

Requisition

Req # 00124476

PO #

Date: 01/08/08

*Regular # 7395
1/14/08*

Bill To: x
x

Vendor: 353558
ICC ENTERPRISES, CORP
2025 GLEN ELLYN ROAD
GLENDALE HEIGHTS IL 60139

Ship To: ELECTIONS
101 S. 10TH AVENUE
EDINBURG TX 78539

Contact: PATTY ZAPATA
956-318-2570

Contract No:
Special Instructions:
REQ# 22

QUANTITY	UOM	DESCRIPTION	UNIT PRICE	AMOUNT
50	EACH	DO NOT DUPLICATE ORDER RENTAL OF LAPTOPS FOR PHONE BANK FOR 2008 ELECTION FROM 2/10/08 FOR 1 MONTH. DELL D610 INTEL MOBILE 2.13 GHZ LAPTOP, 10/100 ETHERNET INSTALLED/56K MDM, WIRELESS G ETHERNET, USB SCROLL MOUSE, A/C ADAPTER WITH POWERCORD, CASE. ALL LAPTOPS HAVE 4 USB PORTS.	110.00	5,500.00
1	EACH	SHIPPING	700.00	700.00
		Account No	Encumbrance	
		8-1100-414-00-130-001-0-442	6,200.00	
			Freight	.00
			Total	6,200.00
		REPORT ROAD HAZARDS 1-866-HCR-SAFE OR 1-866-427-7233		

Authorized By: _____



ICC Computer & Audio-Visual Rentals
 Nationwide Rentals - Any City - Any Time
 24-hour, 7-day a week Tech Support
 Phone: 630.588.0200 Fax: 630.622.0370
 www.iccrents.com

ICC Quote No:

MG010319

Bill To:
Company: HIDALGO COUNTY ELECTIONS
Attention: MIKE RAMIREZ KANTO
Phone: (956) 292-7702
Fax:

Ship To:
Ship To: PHARR, TX.
Attention:
Phone:
Email: mike.kanto@co.hidalgo.tx.us

Sales Person	Date Needed	Date Due Back	Rental Period	Delivery Time	24x7 Tech
MARIA	2/10/08	MONTH	MONTH	BUSINESS HOURS	X

Equipment Detail:

Qty	Category	Model/Processr	Memory	HD	CD	Unit Price	Amount
50	PC Laptops	DELL D610 INTEL MOBILE 2.13 GHZ LAPTOP	2GB	80GB	dvdrw	110.00 ea/	Per Mo
50	Peripherals	10/100 ETHERNET INSTALLED/56K MDM				Included	Included
50	Peripherals	WIRELESS G ETHERNET, USB SCROLL MOUSE				Included	Included
50	Peripherals	A/C ADAPTER WITH POWERCORD, CASE				Included	Included
1	Notes	ONE WAY SHIPPING VIA GROUND				350.00	350.00
	Notes	ALL LAPTOPS HAVE 4 USB PORTS EACH					
		ICC PROVIDES 24/7 TECHNICAL SUPPORT					
		ICC GUARANTEES BEST SERVICE/EQUIPMENT					

O/S: Windows XP SP2 **Software:** Norton Antivirus

Notes: THANK YOU FOR YOUR INQUIRY, PLEASE CALL W/QUESTIONS @ 630.588.0200

Total Rental Estimate:

ICC Provides Nationwide Rentals with 24x7 Technical Support (630) 588.0200

"Just wanted to pass on our sincere appreciation for the attention to detail your team has provided for our Systems Engineering Technical Conference. Working with ICC has made this event go that much smoother! We were able to train over 600 engineers in three weeks. Setup and tear down went smooth and we'll definitely be using your technical team for this service in the future." - Satisfied Client, 2005



Your Technology Travel Agent
 Janine Foster
 Office: 800-736-8772 Ext. 234
 Fax: 800-440-1662
 After Hours Cell: 513-594-6516
 jfoster@rentacomputer.com
 www.rentacomputer.com

Quote Date: 1/3/2008

Quote #: 1560818

Company Information

Company: Hidalgo County Elections Dept.
 Name: Mike Ramirez Kanto
 Address: Pharr, TX
 Phone: (956) 292-7702
 Fax:
 Email: mike.kanto@co.hidalgo.tx.us

Delivery Information

Company: Hidalgo County Elections Dept.
 Contact Name: Mike Ramirez Kanto
 Address: Pharr, TX
 Contact Phone: (956) 292-7702
 Alt. Contact/Phone:
 Notes:

Payment/Rental Information

Rental Period: 1 Month Delivery Date: 2/11/2008 Time TBA Pickup Date: 3/11/2008 Time TBA
 Payment Method: Credit Card Net Terms Prepay Check FRP Points: 90

Quan.	Equipment Description	Unit Price	Total
50	Intel Pentium 4 2-3Ghz Notebook 1GB Ram / 40gb Hard Drive CD-DVD Drive / 10/100 Ethernet / 802.11g Wireless Card Windows XP Pro SP2 / IE 7.0 / Anti-Virus Internal Battery / AC Power Supply Carrying Case / External Mouse w/ Mouse Pad	\$155.00	\$7,750.00
50	Install Software: MS Office XP Pro	\$15.00	\$750.00
3	Spare Notebooks - Same Config as Above	\$.00	\$.00
1	ROUND TRIP SHIPPING - FedEx Freight Return shipping label provided with shipment. (Late fees may apply if not returned on designated date.)	\$580.00	\$580.00
		Sub Total:	\$9,080.00
		Delivery & Pickup:	\$.00
		Tax (0%):	\$.00
		Total (USD):	\$9,080.00

Thank you for your request for quotation! Please review the configuration and pricing for accuracy. To confirm your order, please sign below and return the proposal by email to sales@rentacomputer.com or by fax to 800-440-1662. All Rentals subject to Terms and Conditions attached.

100% cancellation fee for all orders refused at delivery/cancelled same day. 50% cancellation fee for orders cancelled within 24-48 hours of scheduled delivery date. 15% cancellation fee may apply if order is cancelled after reservations. (Shipped orders - refer to date shipped as delivery date.)

Acceptance Signature

Signature: _____
 Printed Name: _____
 Title: _____

Billing Information

Type: MasterCard Visa Amer Ex.
 Name on Card: _____
 Address: _____
 Card #: _____
 3-Digit V-Code: _____
 Exp. Date: _____

rentacomputer.com - TERMS AND CONDITIONS

Equipment. The equipment, accessories and software (the "equipment") rented by Lessee is and shall remain the Lessor's property. Lessee shall not remove, alter or efface any label, plate, label or other indication of Lessor's ownership. Lessee shall have no rights or property interest in the equipment other than as set forth in this agreement. **2. Rent.** Lessee shall pay the rent indicated in this agreement for each and every monthly or other installment period or portion thereof, during which the equipment is rented, and shall pay any additional charges payable under this agreement, which shall be construed as additional rent, when due. Unless otherwise indicated, the initial monthly or other installment of rent and any other charges are due and payable upon delivery of the equipment and subsequent installments and payments shall be due on the same day of each month as the date of delivery. Late charges accrue after 15 days. **3. Rental period.** The rental period begins on the date of delivery if the equipment is delivered by 5:00pm, otherwise it shall begin the following day, and continues through the regular business day that the equipment is made available for pickup, provided notice of availability for pickup is received by Lessor by 11:00am on that day. The rental period may be extended by Lessor, upon at least one week's notice by Lessee of its desire to extend. If Lessee holds the equipment beyond the term of this agreement or any period extension, it shall be liable for rent at twice the rate indicated herein for each installment period or portion thereof that the equipment is retained. **4. Adjustments.** Lessor reserves the right to increase rental rates upon 30 days notice to Lessee. Rental rates are based on the length of the rental period indicated in this agreement. **5. Credit references and other representations.** This agreement is subject to Lessor's approval of appropriate bank, credit and business references and, if requested by Lessor, a current statement of Lessee's financial condition and earnings. If Lessor is unable at any time to verify that Lessee is a satisfactory credit risk or becomes aware of any other circumstance giving rise to insecurity, Lessor may rescind or terminate this agreement for default. **6. Location and inspection of equipment.** The equipment shall remain at the delivery location indicated in this agreement throughout the rental period, or at such other location agreed to in writing by Lessor. Lessor shall have the right to inspect the equipment at the indicated location at any time, with or without cause, during normal business hours and with reasonable advance notice to Lessee. **7. Use and storage of equipment.** The location, use and storage of the equipment shall be such as to provide at all times reasonable safeguards against damage, loss or theft. The equipment shall be operated only under the direct supervision of personnel in a direct employ of Lessor who are familiar with and qualified to operate such equipment. Lessee shall not engage in any activity, or permit the equipment to be used in connection with any activity, legal or illegal, which could result in confiscation, attachment or removal of, or the placing of any lien upon, the equipment. **8. Additional equipment.** If Lessor rents additional equipment under any prior or subsequent agreement, the term of which overlaps the term of this agreement, Lessor may consider all such agreements to be part of a single agreement. Lessee's breach of any such agreements shall be a breach of all of them, and Lessor's rights under any such agreement shall extend to all of them and all of the equipment rented thereunder. **9. Assignment and subletting by Lessee.** Lessee shall not assign this agreement in whole or in part, nor assign any right in or interest in the equipment, nor permit any lien or encumbrance to exist thereon. Subletting of the equipment, or any other transfer of possession or control of the equipment by Lessee is specifically prohibited. **10. Insurance.** Lessor shall have the right to require Lessee to furnish Lessor a certificate of insurance evidencing (1) that the equipment is insured for its full replacement value against damage or loss including theft, (2) that Lessor is a named insured on such insurance policy, and (3) that the Lessor shall be given not less than 30 days notice of cancellation or non-renewal of such policy. The policies, if required, shall be subject to Lessor's approval and shall be kept in force throughout the term of this agreement. **11. Warranty.** Lessor warrants that the equipment is in good and operating condition. LESSOR DOES NOT WARRANT THE MERCHANTABILITY OF THE EQUIPMENT OR ITS FITNESS FOR ANY PARTICULAR PURPOSE OR USE, WHETHER OR NOT SUCH PURPOSE OR USE IS DISCLOSED BY LESSEE. Lessor's liability for any failure of the equipment to operate under normal conditions of use is limited to the repair or replacement of the equipment as provided in this agreement, and Lessor shall not be liable for any other costs or damages, foreseeable or otherwise, resulting from the failure of the equipment to operate, including without limitation, any injuries to persons or property, consequential damages, business interruption or loss of data or profits. **12. Loss or damage.** Lessee promises to return the equipment in the same condition as upon delivery, ordinary wear and tear excepted. Lessee assumes full responsibility for loss, damage or injuries resulting from the use of the equipment and shall be liable to Lessor for loss of or any damage to the equipment to the full replacement value thereof. Rentals shall continue to be due and payable if any such loss or damage has been adjusted with Lessor. **13. Repairs, upgrades and service.** Lessee shall promptly notify Lessor of any malfunction of the equipment. All maintenance, assembly and disassembly, upgrades, servicing and repairs shall be made by Lessor. Lessor shall bear the cost of servicing and repairs, unwarranted service calls, or repairs deemed necessary by Lessee's fault or negligence, in which case Lessee shall pay for such service at the rate of \$85.00 per hour, portal to portal. If Lessor is unable to make required repairs within a reasonable time, it shall promptly replace the equipment. Lessee shall bear the cost of parts and service for upgrading equipment. **14. Authorized representatives.** Lessee represents that it is authorized or qualified to do business in the jurisdiction in which the equipment is to be located. Lessee shall furnish Lessor upon request (1) an appropriate certificate of good standing, current business license, or other evidence of such qualification, (2) a list of names and address of current partners, principal officers, or others authorized to act for or on behalf of Lessee, (3) corporate resolutions or other documentation of authority of Lessee's representatives. The individual executing this agreement for or on behalf of Lessee represents that he or she has all of the necessary authority to bind Lessee to this agreement. **15. Individuals bound.** If Lessee is a sole proprietorship, partnership, unincorporated association or corporation having three or fewer stockholders, or is not in fact qualified, authorized or licensed to do business as required by this agreement, any individual executing this agreement for or on behalf of Lessee shall be personally liable hereunder. This agreement shall be binding, jointly and severally, upon all partners of a partnership and upon all of Lessee's successors and assigns, whether or not any of them are signatories hereto or have notice hereof. **16. Termination by Lessor.** This agreement may be terminated by Lessor at Lessor's option and without prejudice to any other remedy to which Lessor may be entitled at law or in equity or elsewhere under this agreement, by giving written notice of termination to Lessee if Lessee: (1) file or have filed against Lessee a voluntary or involuntary bankruptcy petition under any chapter of the bankruptcy code; (2) institute or suffer to be instituted any proceeding for reorganization or rearrangement of Lessee's affairs; (3) make an assignment for the benefit of Creditors; (4) become insolvent or have a receiver appointed; (5) remain in default in the performance of any obligation or payment of any indebtedness under this agreement for a period of 30 days. **17. Return of equipment.** At the expiration of the rental term, or in receipt of any earlier notice of termination, Lessee shall promptly advise Lessor of the readiness of the equipment for pickup, and make it available at a date and time during regular business hours specified by Lessor. Surrender of the equipment by Lessee shall be made notwithstanding any claim, counterclaim, set-off or defense to termination made by Lessee. **18. Right of entry for inspection and repossession.** If Lessee fails to make the equipment available for inspection, or for pickup upon expiration or termination of this agreement, within a reasonable time after demand, Lessee hereby unconditionally authorizes Lessor to obtain entry of its premises or any other location where the equipment may reasonably be expected to be found for such purposes during regular business hours upon Lessor's demand, with or without legal process and forcibly if necessary, and waives any cause of action it may have in trespass or otherwise on account of such entry. If Lessee occupies leased premises, it represents that its landlord(s) (at all times) have consented to Lessor's entry of the premises for the purpose of inspection or removal of the equipment, and shall furnish Lessor such consent in writing upon request. **19. Governing Law.** This agreement shall be interpreted under the laws of the State of Ohio. Legal jurisdiction for any problem arising out of this contract is located in the City of Middletown, County of Butler, State of Ohio. **20. Interest.** Any amounts due and unpaid under this agreement shall bear interest at the rate of 1.5 percent per month (18% APR). **21. Waiver of breach.** No waiver by either party of any breach of any term or condition of this agreement shall operate as or be construed to be a waiver of any subsequent or continuing breach of, or as a modification or waiver of, this agreement or any such term or condition. **22. Assignment by Lessor.** All of Lessor's rights under this agreement, but none of its obligations hereunder, are subject to assignment by Lessor to First National Bank of Southwest Ohio ("assignee"). Upon notification of such assignment by Assignee, and without notice from or consent by Lessor, Lessee (1) shall pay all amounts then and thereafter owing under this agreement, when and as they are due, directly to Assignee at First National Bank of Southwestern Ohio, Third and High Streets, Hamilton, Ohio 45011, and (2) shall assert no claim, counterclaim, set-off or other defense against Assignee that it may now or hereafter have against Lessor. **23. Employees.** THE EMPLOYEES PROVIDING SERVICES HEREUNDER TO THE CUSTOMER ARE THE EMPLOYEES OF Rentacomputer.com, or its successors and assigns, and the customer acknowledges that said employees of Rentacomputer.com are an invaluable and integral part of the ability of Rentacomputer.com to operate and provide services hereunder to the customer. By acceptance of this contract, the customer hereby agrees that in the event it hires any of the employees of Rentacomputer.com or contracts with them as independent contractors for service to the customer, within 90 days or 90 months of receiving its most recent service from RENTACOMPUTER.COM, Inc, the customer shall pay to RENTACOMPUTER.COM the sum of \$50,000 for the loss of said individual as an employee of Rentacomputer.com. **24. Repossession and Collection Fees.** Lessee is responsible for all costs and expenses incurred by Lessor in repossessing or collecting any sums owing by Lessee, which may include, but are not limited to, recovery agency, collection agency and reasonable attorneys' fees. If Lessor incurs costs repossessing or collecting on any amount arising out of Lessee's breach, Lessee will be responsible for all associated costs and this provision will survive the entry of any such judgment. **25. Disputes.** If any provisions of this Agreement shall be held invalid, illegal or unenforceable, the validity, legality and enforceability of the remaining provisions shall not in any way be affected or impaired. Any dispute or future claims or disputes arising out of or relating to this agreement or the breach thereof by either party shall be decided by arbitration in accordance with the Commercial Arbitration Rules of the American Arbitration Association. The decision of the arbitrator(s) shall be final, and judgment thereon may be entered in any court having jurisdiction thereof. This agreement to arbitrate shall be specifically enforceable under the prevailing arbitration laws. Submission of a claim or dispute to arbitration shall not be a waiver of or limitation on any rights or remedies of Lessor provided for in this agreement or otherwise available by law.

COLLECTION SERVICE AGREEMENT TERMS AND CONDITIONS

1. SERVICES RENDERED; WASTE MATERIALS. Customer grants to Company the exclusive right, and Company shall furnish equipment and services, to collect and dispose of and/or recycle all of Customer's Waste Materials. Customer represents and warrants that the materials to be collected under this Agreement shall be only "waste materials" as defined herein. For purposes of this Agreement, "Waste Materials" means all non-hazardous putrescible and non-putrescible solid waste and recyclable materials generated by Customer at Customer's Service Address. Waste Materials includes contaminated soils, treated/de-characterized wastes, and demolition debris, provided that Customer's completed Waste Profile for such Special Waste has been approved by Company in writing. Waste Materials specifically excludes, and Customer agrees not to deposit or permit the deposit for collection of, any radioactive, volatile, corrosive, flammable, explosive, biomedical, infectious, biohazardous, toxic or hazardous waste or material, or toxic substance, as defined by, characterized or listed under applicable federal, state, or local laws or regulations, or Special Waste not approved in writing by Company (collectively, "Excluded Materials"). Title to and liability for Excluded Material shall remain with Customer at all times.

2. TERM. The initial term ("Term") of this Agreement is thirty-six (36) months from the date of execution of this Agreement. This Agreement shall automatically renew thereafter for additional Terms of three (3) years, unless either party gives to the other party written Notification of termination at least sixty (60) days prior to the expiration of the existing Term.

3. SERVICES GUARANTY. If the Company fails to perform the services described within five (5) business days of its receipt of a written Notification from Customer (See Section 10), Customer may terminate this Agreement with the payment of all monies due through the termination date.

4. CHARGES; PAYMENTS; ADJUSTMENTS. Customer shall pay for the services and/or equipment (including repair and maintenance) furnished by Company in accordance with the charges on the reverse side, as adjusted hereunder, within ten (10) days of the date of Company's invoice. Customer shall pay a service charge on all past due amounts accruing from the date of the invoice at a rate of eighteen percent (18%) per annum or, if less, the maximum rate allowed by law. Company may increase the charges to account for any increase in disposal, fuel or transportation costs; any change in the composition of the Waste Materials or increases in the average weight per container of Waste Materials; increased costs due to the following uncontrollable circumstances: changes in local, state or federal laws or regulations; imposition of taxes, fees or surcharges; the closure or heavy maintenance of roads used to provide service; and acts of God such as floods, fires, etc. Company may also increase the charges to reflect increases in the Consumer Price Index for the municipal or regional area in which the Service Address is located. Increases in charges for reasons other than as provided above require the consent of the parties. Written notice of evidenced verbally, in writing or by the actions and practices of the parties. Written notice of any changes in charges in accordance with this provision will be provided to the Customer either prior to or in conjunction with the first billing statement that reflects the change.

5. CHANGES. Changes in the frequency of collection service, schedule, number, capacity and/or type of equipment may be agreed to orally, in writing, or by the actions and practices of the parties. Written notice of any changes in accordance with this provision will be provided to the Customer either prior to or in conjunction with the first billing statement that reflects the change.

6. EQUIPMENT, ACCESS. All equipment furnished by Company shall remain the property of Company; however, Customer shall have care, custody and control of the equipment and shall bear responsibility and liability for all loss or damage to the equipment and for its contents while at Customer's location. Customer shall not overload, move or alter the equipment and shall use the equipment only for its intended purpose. At the termination of this Agreement, Customer shall return the equipment to Company in the condition in which it was provided, normal wear and tear excepted. Customer shall provide unobstructed access to the equipment on the scheduled collection day. Customer shall pay, if charged by Company, an additional fee for any service modifications caused by or resulting from Customer's failure to provide access. Company shall not be responsible for any damage to Customer's property, including pavement, subsurface or curbing, resulting from Company's provision of services hereunder. Customer warrants that Customer's right of way is sufficient to bear the weight of Company's equipment and vehicles.

7. LIQUIDATED DAMAGES. In the event Customer terminates this Agreement prior to the expiration of the initial Term for any reason other than a default by Company, or in the event Company terminates this Agreement for Customer's default, Customer shall pay the following liquidated damages in addition to the Company's legal fees: 1) if the remaining Term under this Agreement is six or more months, Customer shall pay its most recent full monthly charges multiplied by six; or 2) if the remaining Term under this Agreement is less than six months, Customer shall pay its most recent full monthly charges multiplied by the number of months remaining in the Term. In the event Customer terminates this Agreement prior to the expiration of any renewal Term for any reason other than a default by Company, or in the event Company terminates this Agreement for Customer's default, Customer shall pay the following liquidated damages in addition to the Company's legal fees: 1) if the remaining renewal Term under this Agreement is three or more months, Customer shall pay its most recent full monthly charges multiplied by three; or 2) if the remaining Term under this

Agreement is less than three months, Customer shall pay its most recent full monthly charges multiplied by the number of months remaining in the renewal Term. Customer acknowledges that the actual damage to Company in the event of termination is difficult to fix or prove, and the foregoing liquidated damages amount is reasonable and commensurate with the anticipated loss to Company resulting from such termination and is an agreed upon fee and is not imposed as a penalty. Company shall not be liable under any circumstances for any special, incidental or consequential damages arising out of or in connection with performance or non-performance of this Agreement.

B. INDEMNITY. The Company agrees to indemnify, defend and save Customer harmless from and against any and all liability which you may be responsible for or pay out as a result of bodily injuries (including death), property damage, or any violation or alleged violation of law, to the extent caused by any negligent act, negligent omission or willful misconduct of the Company or its employees, which occurs (1) during the collection or transportation of your waste, or (2) as a result of the disposal of your waste, after the date of this Agreement, in a facility owned by a subsidiary of Waste Management, Inc., provided that our indemnification obligations will not apply to occurrences involving Excluded Materials or caused by your willful or grossly negligent actions.

Customer agrees to indemnify, defend and save the Company harmless from and against any and all liability which we may be responsible for or pay out as a result of bodily injuries (including death), property damage, or any violation or alleged violation of law to the extent caused by your breach of this Agreement, or any negligent act, negligent omission or willful misconduct of the Customer or its employees, agents or contractors, in the performance of this Agreement. Neither party shall be liable to the other for consequential, incidental or punitive damages arising out of or in connection with the performance or non-performance of this Agreement.

9. MISCELLANEOUS. (a) Except for the obligation to make payments hereunder, neither party shall be in default for its failure to perform or delay in performance caused by events beyond its reasonable control, including, but not limited to, strikes, riots, imposition of laws or governmental orders, fires, acts of God, and inability to obtain equipment, and the affected party shall be excused from performance during the occurrence of such events; (b) Neither party shall assign this Agreement without the prior written consent of the other party, except that Company may assign this Agreement to any entity affiliated with Company without Customer's consent. This Agreement shall be binding on and shall inure to the benefit of the parties hereto and their respective successors and assigns; (c) This Agreement represents the entire agreement between the parties and supersedes any and all other agreements, whether written or oral, that may exist between the parties; and (d) This Agreement shall be construed in accordance with the law of the state in which the services are provided. If any provision of this Agreement is declared invalid or unenforceable, then such provision shall be severed from and shall not affect the remainder of this Agreement; however, the parties shall amend this Agreement to give effect to the maximum extent allowed, to the intent and meaning of the severed provision. In the event the Company successfully enforces its rights against Customer hereunder, the Customer shall be required to pay the Company's attorneys' fees.

10. NOTIFICATION. All written notification required by this agreement shall be by Certified Mail, Return Receipt Requested or by facsimile with an automated date and time stamp to the attention of Sales Manager _____ at the facsimile number for the Company on the reverse side.

Customer Signature Date

Print Name

[Signature]
Sales Representative Date

607
Sales ID



Computer & Audio Visual Rentals

Headquarters: TF: (800) 545-2313
 337 Summer Street Fax: (617) 482-9415
 Boston, MA 02210 www.rentex.com

RENTAL ORDER

Order Number: RO43566
 Order Date: 01/03/08
 Page: 1

Bill HIDALGO COUNTY TEXAS
 To: 101 10TH AVENUE
 EDINBURG, TX 78541

Ship HIDALGO COUNTY TEXAS
 To: MIKE RAMIREZ
 1100 E. BUSINESS 83
 SUITE: 158
 PHARR, TX 78577

Customer ID HIDA4
 Ship Via UPS Ground Service
 Terms Net 30 Days

P.O. Number
 P.O. Date 01/03/08
 Salesperson Shiva Rampersad-shiva@rentex.com

Items Rented

Item / Description	Quantity	Rental Term	From / Thru	Unit Price	Total Price
1935 IBM Z61t CORE DUO 1.83GHz 14" Replacement Value = \$1,075.00	50 Each	1 Month	02/05/08 03/04/08	225.00 per Month	11,250.00
2456 MS WINDOWS XP PROFESSIONAL	50 Each	1 Month	02/05/08 03/04/08	0.00 per Month	0.00
2502 MS OFFICE XP PROFESSIONAL	50 Each	1 Month	02/05/08 03/04/08	0.00 per Month	0.00
2440 USB OPTICAL MOUSE Replacement Value = \$25.00	50 Each	1 Month	02/05/08 03/04/08	0.00 per Month	0.00

Items Sold

Item / Description	Quantity	Sale Date	Unit Price	Total Price
SHIP-RENT Shipping-Rentals (Round Trip) SHIPPING 2/5/08 FOR ARRIVAL ON 2/8/08 RETURN SHIPPING LABELS INCLUDED WITH SHIPMENT CUSTOMER TO CALL IF EXTENDING RENTAL FOR AN ADDITIONAL MONTH!	1 Each	02/05/08	695.00	695.00

Credit Card No. Credit Card Holder Expiration Date

Total: 11,945.00

Signature _____ Date: _____

ADDENDUM TO CONTRACT

Company / Customer Name: Hidalgo County Texas

Date: 1/3/08

Rental Order # 43566, consisting of equipment and services detailed on Advance Contract or Invoice.

TERMS & CONDITIONS

1. **GENERAL CONDITIONS.** Renter agrees to rent the equipment specified on the front from Rentex Inc., 337 Summer Street, Boston, MA 02210. The rental fees, the start date and rental term per item shall be as noted on the front. The renter agrees to pay the aforementioned rental fees for the entire rental term specified and to return the equipment in the same condition as received, normal wear and tear excepted. The undersigned also agrees to be responsible for the safe keeping of the equipment and to reimburse Rentex for any loss or damage that might occur. You agree not to disassemble the equipment for any purpose nor will you tamper with its internal components in any way unless given written permission by Rentex. In the event of total equipment loss due to theft, fire, damage, opening or tampering with the equipment, or any other cause, the undersigned agrees to pay Rentex the full replacement value for each piece of equipment noted on the front by the heading titled "Repl. Value". If equipment loss insurance is desired it is the renters responsibility to provide it. Unless canceled by the renter at the end of the contract term this contract automatically renews itself at the same rate and period specified on the front. It is the renter's responsibility to terminate this contract and ensure that the equipment is returned. It is understood that the equipment will be located at one of the renters addresses specified on the front and may not be moved without permission from Rentex Inc.. This contract is non-transferable to any other party, renter without permission from Rentex. Rentex reserves the right to terminate this agreement at any time and retake the equipment.

2. **PAYMENT TERMS.** Rental charges are due in advance on the first rental day of each period. This contract is in itself an invoice from which the renter may pay. The undersigned agrees to pay Rentex's costs and expenses of collection and repossession including the maximum attorney's fees permitted by law, if this contract is breached. In such case, rental charges continue to accrue until full payment is received by Rentex Inc., less ten days. Renter authorizes Rentex to charge any or all of his or her credit card (s) for any over due contract charges. All overdue contract charges are subject to a finance charge of 18% per year. Renter agrees to pay the full rental rate for the entire period contracted even if the equipment is returned early. Rentex does not prorate contract charges in any event. If renter desires to return the equipment early and Rentex at our discretion agrees to release him or her from this contract, renter agrees to pay a \$50.00 escapement fee and retroactively pay Rentex's published rental rate for the period the equipment was in his or her possession. If any rental charges are not paid within (30) days of their due date, we in our discretion may recalculate all charges on a daily rental basis.

3. **RESPONSIBILITY FOR USE.** Renter agrees he is entirely responsible for knowing how to operate and configure all rented equipment and/or software. Rentex is under no obligation to

instruct the renter. Rentex's set-up fee if any covers only physically plugging together the various rental components. Any further configuring, interfacing, switch settings, software manipulating, etc. is the renter's sole responsibility. Renter assumes full responsibility for performing proper and timely backups of his data.

4. **WARRANTY DISCLAIMER.** WE MAKE NO WARRANTY NOR REPRESENTATION, EXPRESSED OR IMPLIED, REGARDING MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, QUALITY, DESIGN, CONDITION, CAPACITY, SUITABILITY, OR PERFORMANCE OF THE EQUIPMENT OR OF ITS MATERIAL OR WORKMANSHIP. You agree that you have selected the equipment based upon your own judgment and knowledge and are aware of possible malfunctions, which are inherent in the operation of such equipment. You assume all risks inherent in the operation and the use of the equipment. You agree to assume the entire responsibility for the defense of, and to pay, indemnify and hold us harmless from and here by release us from any and all claims for damage of any kind resulting from the use, operation or possession of the equipment. You shall be responsible for such damage whether or not be claimed or found that such damage may have resulted in whole or in part from our negligence, from the defective condition of the equipment or from any cause. We shall not be responsible:

- a) Any personal injury or property damage
- b) Any loss or alteration of the data contained on your storage disks or the internal memory of the equipment.
- c) Any incidental or consequential damages, including the loss of anticipatory profits.
- d) The compatibility, unsuitability or incapacity of the equipment or the operating software to perform with any applications software used by you.

5. **EQUIPMENT FAILURE.** Rentex agrees to provide free repair service for normal wear and tear during the rental term. You agree to immediately discontinue any attempt to use the equipment at any time it fails to operate properly and you will immediately (one hour or less) notify us of the problem. We agree in our discretion to make the equipment operable within a reasonable time, within our normal business hours, provide you with replacement if available or adjust the rental charges. This provision does not relieve you from any of the obligations imposed by this lease.

6. **MODIFICATION OF CONTRACT.** This document represents our entire contract, and there are no collateral, oral or, other agreements outstanding. None of our rights may be changed except in writing signed by an officer of Rentex Inc. and made a part of this lease.

I HAVE READ AND UNDERSTAND THE ABOVE.

X

Customer Signature

Shiva Rampersad

Rentex, Inc.

X

Print Name

