



rentacomputer.com

## Rental Proposal

Your Technology Travel Agent  
Randy Moore  
Office: 800-736-8772 Ext. 225  
Fax: 800-440-1662  
After Hours Cell: 513-520-1495  
rmoore@rentacomputer.com  
www.rentacomputer.com

Quote Date: 2/7/2013

Quote #: 1687841

### Company Information

Company: Museum of Design Atlanta  
Name: Daniel Lewandowski  
Address: 1315 Peachtree St NE  
Atlanta, GA 30309  
Phone: 203-610-4201  
Fax:  
Email: dlewandowski38@yahoo.com

### Delivery Information

Company: Museum of Design Atlanta  
Contact Name: SHIP TO: Daniel Lewandowski  
Address: 1315 Peachtree St NE  
Atlanta, GA 30309  
Contact Phone: 203-610-4201  
Alt. Contact/Phone:  
Notes:

### Payment/Rental Information

Rental Period: Monthly Delivery Date: 2/15/2013 Received By

Pickup Date: OPEN

Pay Method: ☒ Credit Card ☐ Net Terms ☐ Prepay Check

FRP Points: 8

Quan.	Equipment Description	Unit Price	Total
6	Apple iPad3 16GB, Black (3rd Generation) iOS 6.0 / WIFI / Dual Camera / 9.7" Built In Speaker / Mic / 3.5mm Headphone Port USB Power Adapter (No 3G Service Requested)	\$130.00	\$780.00
	**Monthly Pricing Billed Monthly, Final Month Pro-Rated Daily**		
1	ROUND TRIP GROUND SHIPPING - Return Label Provided (Client responsible for pick up by shipper, late fees may apply if not returned on designated date.)  *ADVANCE RESERVATIONS REQUIRED* 5 Business Day Notice Required to Guarantee Terms of Proposal	\$75.00	\$75.00
		Sub Total:	\$855.00
		Delivery & Pickup:	\$0.00
		Tax (0%):	\$0.00
		Total (USD):	\$855.00



rentacomputer.com

## Rental Proposal

Your Technology Travel Agent  
Randy Moore  
Office: 800-736-8772 Ext. 225  
Fax: 800-440-1662  
After Hours Cell: 513-520-1495  
rmoore@rentacomputer.com  
www.rentacomputer.com

Quote Date: 2/7/2013

Quote #: 1687841

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 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: \_\_\_\_\_

Date: \_\_\_\_\_

### Billing Information

Type: MasterCard Visa Discover Amer Ex.

Name on Card: \_\_\_\_\_

Address: \_\_\_\_\_

Card #: \_\_\_\_\_

V-Code: \_\_\_\_\_

Exp. Date: \_\_\_\_\_

# Rentacomputer.com - Terms And Conditions

1. Equipment. All equipment including accessories and software rented by Lessee is and shall remain the Lessor's property. Lessee shall not remove, alter or efface any stencil, 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, by the date and form indicated. Late charges may apply if agreement is not met. 3. Rental period. The rental period begins on the date and time of delivery until the scheduled date and time of pick up. For shipped orders refer to date picked up by shipper to date returned by shipper. The rental may be extended by Lessor upon notification at the rate determined by the Lessor. If Lessee holds the equipment beyond the term of this agreement or any agreed extension, Lessee shall be liable for rent and/or fees determined by Lessor. 4. Adjustments in rental period. Rental rates are based on the length of the rental period indicated in this agreement. Rates will not be adjusted if the Lessee terminates this agreement prior to the expiration of the term indicated and Lessor may adjust the rent for any uncompleted term previously agreed upon. 5. Use and storage of equipment. Lessee is responsible for providing safeguards against damage, loss or theft. Lessee shall not permit the equipment to be used in connection with any activity, legal or illegal, which could result in confiscation, attachment or removal of equipment by any authorities. 6. Additional equipment or services. Lessor may request additional equipment/services at any time. The Lessee is responsible for all costs of additional equipment service provided that are outside of this agreement. The equipment/services may be added to the current agreement or a new agreement may be issued based on the request. Lessor has approval to amend this agreement with written approval from the Lessee. 7. Repairs and service. Lessee are required and shall promptly notify Lessor of any malfunction of the equipment. Repair or replacement will be made in a timely manner at the cost of Lessor. Lessee shall bear the cost of service and repairs made necessary by Lessee's fault or negligence. 8. Return of equipment. Lessee shall make all equipment available at the location, date and time indicated in this agreement. Lessee is responsible all fees associate in the equipment not being available as agreed. 9. Right of entry for repossession. If Lessee fails to make the equipment available or return as agreed Lessee unconditionally authorizes Lessor to obtain entry of its premises where the equipment may reasonably be expected to be found, 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. 10. Loss or damage. Lessee agrees to return the equipment in the same condition as upon receipt, 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 any fees resulting in repair or replacement. Rental fees shall continue to be due and payable until any such loss or damage has been adjusted with Lessor. 11. Termination by Lessor. 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 terminate this agreement without penalty. 12. Governing Law. This agreement shall be interpreted under and governed by 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. 13. Repossession and Collection fees. Lessee is responsible for all costs and expenses incurred by Lessor in repossessing equipment or collecting any sums owing by lessee, which may include, but are not limited to, recovery agency, collection agency and reasonable attorney fees. 14. Employees. The employees providing services are the employees of Rentacomputer.com. By acceptance of this contract the customer agrees that in the event it hires any of the employees of Rentacomputer.com, or contracts with them as independent contractor for services, within (12) months of receiving its most recent service from Rentacomputer.com, the customer shall pay to RENTACOMPUTER.COM the sum of \$50,000 for the loss of said individual as an employee of Rentacomputer.com. 15. Disputes. Any present 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.

REVISED September 1, 2012

Rentacomputer.com, CSN1, CSN1 Technologies, Computer Service Now, CameraSecurityNow.com are trade names of CFR, Inc. Federal ID #31-1201317