









**SIAL Canada 2015 Order Form - April 28 - 30, 2015**

Fill in all ORANGE highlighted sections

Product Description	Qty	Full Period 3 Days - Per Unit	Total
 Basic Laptop - Core i5, 4gb, 1600gb HD, DVDRW, Wireless N, 14.1" Screen, Windows 7 Pro-64bit*		\$85.00	
High End Laptop - Core i7, 4gb, 500gb HD, DVDRW, Wireless N, 15.6" Screen, Windows 7 Pro-64bit*		\$125.00	
* Includes all Windows 7 updates, Internet Explorer, Microsoft Security Essentials (Antivirus), Quick Time, Flash, Adobe Reader, FireFox			
 Basic Desktop - Core i3, 4gb, 80gb HD, DVD, Gigabit NIC, Windows 7 Pro-64bit*		\$85.00	
High End Desktop - Core i7, 4gb, 250gb HD, DVDRW, Gigabit NIC, Windows 7 Pro-64bit*		\$125.00	
* Includes all Windows 7 updates, Internet Explorer, Microsoft Security Essentials (Antivirus), Quick Time, Flash, Adobe Reader, FireFox			
 Microsoft Office 2010 Pro-64bit*		\$25.00	
* MS Office will be preloaded prior to delivery			
 19" LCD Monitor (with PC rental)		\$10.00	
19" LCD Monitor (without PC rental)		\$35.00	
24" LCD Monitor (with PC Rental)		\$19.00	
 HP B&W LaserJet P4014N - 45ppm, 500 Sheet Tray, Network*		\$149.00	
Brother B&W Laser Multifunton Printer - 21ppm - Print, Copy, Scan and Fax		\$129.00	
HP Colour LaserJet M451NW - 21ppm, 500 Sheet Tray, Network*		\$225.00	
* Pages printed will be billed \$0.15/CLR and \$0.05/B&W page upon return OR Customer will be responsible for all consumables			
 Network Switch - 16 Ports		\$25.00	
Router - 4 Ports		\$25.00	
 Rogers USB Mobile Internet - includes up to 2gb usage*		\$95.00	
Rogers Mobile Internet HotSpot - supports up to 10 users*		\$175.00	
* Mobile Internet includes 2gb usage. Add \$45.00 for 2-5gb. Plus \$15.00 for every 1gb over 5gb. Additional usage fees will be billed at the end of each rental period.			
 iMac 27" - Core i5, 8gb, 1tb HD, DVDRW, Gigabit NIC, Wireless N, Keyboard & Mouse, MAC OS 10.9		\$219.00	
MacBook Pro - Corei7, 4gb, 500gb HD, DVDRW, Gigabit NIC, Wireless N, 15" Screen, Mac OS 10.9		\$145.00	
<b>Sub-Total:</b>			
<b>5% Damage Insurance:</b>			
<b>Delivery Fee:</b>			TBD
<b>Pick Up Fee:</b>			TBD
<b>On-Site Installation:</b>			TBD
<b>On-Site De-Installation (Tear Down):</b>			TBD
All rentals include 24/7 Technical Support			
Please call 1-877-752-0916, press 2 for technical support			
- During business hours - Immediate to 2 hour response			
- After hours and weekends - Leave a message and it will automatically page the on-call tech			
with a response time within 4 hours.			

**Billing Information:**

Campaign Name:

Address / Suite:

City / Province:

Postal Code:

Contact Name:

Telephone:

E-Mail:

**Delivery Information:**

Campaign Name:

Address / Suite:

City / Province:

Postal Code:

Contact Name:

Telephone:

E-Mail:

Delivery Date / Time:

Pick Up Date / Time:

**Credit Card Payment:**

Card Number:

Expiry Date:

Name On Card:



Print Name:

Authorized Signature:

I have read and agreed to the attached Terms and Conditions of the Rental Agreement.

Return by fax to: 905-752-0920

**VERNON TECHNOLOGY SOLUTIONS (A Division of the CDI Group of Companies)**

**MASTER EQUIPMENT RENTAL AGREEMENT: The rental of the equipment described on the attached Rental Contract and on all Rental Contracts subsequently attached hereto or which refer to this Agreement shall be governed by this Master Equipment Rental Agreement.**

**SERVICE & SUPPORT**

Vernon Technology Solutions – A Division of the CDI Group of Companies (VTS) will replace any equipment that fails to operate through no fault of the customer (YOU). YOU will be responsible to return faulty equipment and for all time and material costs if the product has been damaged by accident, abuse, misuse, misapplication or as a result of repair or reconfiguration by someone other than VTS. Failure to notify VTS of equipment failure will constitute acceptance and all rental charges will be due.

**COMPUTER VIRUSES**

VTS shall take all precaution to provide all systems free and clear of viruses. The systems do not include virus-scanning software to detect viruses that may be introduced by media such as tapes, CD, DVD etc. or any network or Internet communication. Under no circumstance, including negligence or the use of virus scanning software, shall VTS be liable for any direct, indirect, incidental, special, punitive or consequential damages that may result from the use or inability to use the system, data corruption, file deletions, disclosure of information or any other failure of performance due to viral infections. YOU hereby release and waiver any and all claims and/or liabilities against VTS. YOU agree to defend, indemnify and hold harmless VTS from and against any and all claims or liability, including costs and attorney's fees.

**RENEWAL**

It is your responsibility to return the equipment at the end of the minimum rental/lease period included in your agreement. Once the term of the rental has passed the minimum period, this Agreement shall automatically renew at the same rental rate and billing frequency.

**RETURN OF EQUIPMENT**

At the end of the rental term it is YOUR responsibility to return the equipment, at YOUR expense, to a VTS Rental Inventory Centre unless other arrangements have been agreed upon. YOU understand and agree that any equipment rented/leased to YOU by VTS is to be returned in the same condition in which it was received including all software, documentation, cabling and other accessories. All items not returned will be billed to YOU at replacement cost or \$100, whichever is greater. It is further YOUR responsibility to remove any data from the internal hard drive or other data storage devices as VTS assumes no obligation to do so.

**PAYMENTS**

VTS shall bill YOU at the beginning of each period specified by the billing frequency. YOU agree to pay to VTS all rental amounts in accordance with the payment terms on the attached Rental Contract(s). Unless otherwise specified,

YOU agree to pay to VTS all other amounts due under this Agreement upon demand therefore.

**CREDIT APPROVAL**

VTS will not be obligated to deliver or release any equipment unless and until YOUR credit is approved by VTS's credit department.

**LATE CHARGE**

YOU understand that any security deposit or credit card number given can be debited for the amount of any overdue or unpaid invoices. YOU agree to pay all overdue charges. YOU will be charged one and one-half percent (1.5%) of the invoice amount per month for all overdue invoices.

**BUYOUT**

VTS may agree to sell the equipment to YOU, but only if a buyout has been agreed to and the buyout payment has been received by VTS, this Agreement will continue, including the rental of the equipment at the stated rate.

**CANCELLATION**

YOU understand that in event of early cancellation or termination of this Agreement by YOU or VTS following a default, YOU will pay to VTS a cancellation fee equal to 25% of aggregate rental/lease amounts due during the rental period.

**OWNERSHIP OF EQUIPMENT**

VTS is the sole owner of the equipment and has full title to the equipment. VTS is renting the equipment to YOU and remains the owner of the equipment. YOU will grant access to the equipment to VTS, its designee or the manufacturer during normal working hours for inspection, repair, maintenance, installation of engineering changes and for any other reasonable purpose. The equipment shall be operated in a careful and proper manner by competent persons only and in accordance with the manufacturer's operating instructions. Under no circumstances is the equipment to be opened, repaired or replaced without written authorization of VTS. In the event that this Agreement is breached, YOU will be liable to VTS for cost of the replacement of the equipment and/or repair thereof.

**LOCATION OF EQUIPMENT**

YOU agree to keep and use the equipment only at the address shown in this Agreement. YOU agree that the equipment will not be moved from the address unless YOU get our written permission in advance to move it (or, the equipment has been specially designated as portable). In the event that the equipment or any part thereof, is located at or relocated to, a place owned, leased or controlled by someone other than YOU (hereafter called the "Host"), VTS may enter such place and inspect, repair, maintain or remove the equipment in accordance with the terms of this Agreement and YOU hereby authorize the Host to provide VTS with such

access and rights with respect to the equipment, without notice to YOU.

**ACCEPTANCE OF EQUIPMENT**

Acceptance of delivery of equipment by YOU, your employees or persons acting as agent on your behalf, will be conclusive evidence that the equipment has been examined and found to be in complete accordance with the description of the equipment set forth in this Agreement or in any attached schedule. The rental shall commence on the day the equipment is delivered to YOU and shall continue until the equipment and all accessories are returned to a VTS Rental Inventory Centre. If any data is discovered on the applicable storage device(s) by you, you must notify VTS immediately and YOU will be liable for its unauthorized use or transfer of this data.

**RISK**

YOU agree to keep the equipment fully insured during the entire rental period by an all-risk policy, including theft or mysterious disappearances, naming Vernon Technology Solutions as loss payee and additional insured until this Agreement has expired or is terminated by VTS and all sums under this Agreement are paid in full and the Equipment is either returned to VTS or purchased by YOU. VTS shall not be obligated to deliver or release any equipment until YOU have provided satisfactory evidence of such insurance coverage.

**DAMAGE INSURANCE**

VTS will relieve YOU of your obligation under the above RISK clause (other than for theft, misuse or abuse) in consideration of your acceptance and payment of an additional fee equivalent to 5% of the aggregate rental charges. There is a \$250.00 deductible except for the following items; \$500.00 for large flat screens, servers and storage arrays, and \$1000.00 for the Hard Drive Crusher..

**DEFAULT**

If YOU commit any breach of this Agreement or if the equipment is, in the opinion of VTS, in danger of being confiscated or damaged, VTS may terminate this Agreement. VTS will be entitled to repossess the equipment without notice to YOU and without liability for any injuries or loss suffered by YOU by reason of such repossession. YOU confess and authorize entry of a judgment awarding VTS immediate possession of its equipment, such confession of judgment being for a debt acknowledged justly to have become due and YOU are deemed to have given permission to your landlord to allow VTS access to the equipment. YOU will pay VTS all rental amounts for the entire rental term. YOU shall also be liable for all damages, costs and expenses, which VTS has sustained, including, but not

limited to, reasonable attorney's fees and any other costs of collection.

**GOVERNING LAW**

This Agreement will be interpreted and enforced according to laws of the Personal Property Securities Act (PPSA) of the Province or state in which the equipment is located. YOU hereby consent and submit to those jurisdictions for the purposes of any suit, action or other proceeding arising out of your obligations hereunder and you expressly waive any objections that YOU may have to the venue of such Courts.

**TAXES**

YOU understand and agree that YOU will be responsible for payment of all taxes related to this transaction, including, but not limited to any and all local sales, use and personal property taxes levied now or in the future.

**CONSUMABLES**

In those cases where certain items required for the proper operation of the equipment are consumables, VTS will supply an initial set of such items. If additional consumable items are required by YOU during the rental term, said consumables can be purchased outright from an authorized distributor and/or may also be available from VTS. Color and laser printer toner are not included in the rental unit cost.

**SOFTWARE**

If YOU want your application software installed, VTS will bill extra for this service at a rate to be determined by the complexity of the installation.

**SHIPMENT**

The F.O.B. point is the VTS Rental Inventory Centre from which the shipment is made. Shipment will be made via means specified by YOU and billed at VTS's standard freight and handling rates at your expense. VTS shall not be liable for transportation delays.

**ENTIRE AGREEMENT**

This Agreement and the attached Rental Contract(s) constitutes the entire agreement and understanding between us. We must both agree in writing to any changes or modifications.

**ACCEPTANCE**

YOU, with full knowledge and understanding of its rights pursuant to Personal Property Securities Act (PPSA) of the Province in which the equipment is located, as now constituted or hereafter amended. Lessee agrees that the Lessor may invoke any remedy available to it or its successors or assigns, against Lessee, including, but not limited to, garnishment, attachment, foreign attachment and replevin, WITHOUT NOTICE TO LESSEE AND WITHOUT A HEARING. Lessee hereby acknowledges and agrees to the guidelines set forth by the PPSA of the Province in which the equipment is located.

Company Name: \_\_\_\_\_  
Authorized By (Print Name): \_\_\_\_\_  
Authorized Signature: \_\_\_\_\_

Date: \_\_\_\_\_  
By: \_\_\_\_\_  
Vernon Technology Solutions  
(A Division of the CDI Group of Companies)