

QUOTE NO: D23241
DATE: 5/13/2026

Total Rep

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Organization Information

Bagley School District

Bagley School District
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 Bagley, MN 56621
 United States

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Quantity	Description	Unit Rate	Total
38	A2270SPG-A-32GB 2020 Apple iPad 8 10.2" Display 32GB Storage WiFi Only MYL92LL/A - Space Gray	\$85.00	\$3,230.00
560	A2602SPG-A-64GB 2021 Apple iPad 9 10.2" Display 64GB Storage WiFi Only MK2K3LL/A - Space Gray	\$136.00	\$76,160.00
10	MRT32LLA-A-I336-8-H1000 2019 Apple iMac 21.5" Core i3 3.6GHz 8GB RAM 1TB HDD MRT32LL/A	\$30.00	\$300.00
30	MJVE2LLA-A-I516-4-S128 2015 Apple MacBook Air 13.3" Core i5 1.6GHz 4GB RAM 128GB SSD MJVE2LL/A	\$15.00	\$450.00
250	RUGGEDCOMBO3 Logitech Rugged Combo 3 Keyboard Case for iPad 7th, 8th, and 9th Gen	\$0.50	\$125.00

Est. Total \$80,265.00

Offer Description

Valid Through: 6/5/2026

Type: Graded

Expected Release Date: 6/19/2026

A minimum guarantee of 70% is agreed to based on the Terms and Conditions on Page 2 of this agreement.

- Complimentary White Glove pick-up and haul away
- No deductions for missing/broken chargers
- No deductions for asset tag, case, or sticker removal
- R2v3 Certified facility

Deductions Schedule

Quote is for Grade A Material.

- Deductions may be applied for defective items and/or cosmetic flaws.
- Apple Deductions: A Grade-0%, B Grade-15%, C Grade-30%, D Grade-60%, F Grade-95%.
- Non Apple Deductions: A Grade-0%, B Grade-20%, C Grade-40%, D Grade-80%, F Grade-95%.

The terms and conditions (the "**Terms**") set forth herein are binding upon the "**Customer**," which has acknowledged and agreed to the Terms by electing to accept the same via signature, email, electronic, or other means. Total Technology (the "**Company**"), in its sole discretion, reserves the right at any time to change these Terms. Customer and Company may herein be referred to individually as a "**Party**" or collectively as the "**Parties**."

Terms & Conditions

(1) QUOTE

- A. Company has or will purchase used Apple and other products and Devices (the "Devices") from Customer as set forth in a quote or purchase order (the "Quote"). Quotes are valid for 30 days.
- B. The Quote is based upon Device model specifications with the assumption that the Devices are in Grade A condition. Pricing may be revised if Devices differ from specifications, are missing components, or contain non-OEM parts.
- C. Devices with negative value are deemed "Disposition Devices" and will be charged a disposition fee.

(2) PICKUP / MAIL-IN

- A. Company will provide single-location pickup or mail-in service depending on Device quantities. Additional costs may apply for multi-location pickup or changes in logistics outside the original Quote.
- B. Risk of loss transfers to Company once Devices are loaded onto the freight carrier or delivery service. Title transfers to Company upon arrival at Company's facility. Devices will not be returned once ownership transfers.
- C. Any return of Devices to the Customer or school will be shipped at the Customer's expense, including any handling or processing costs.
- D. Devices must be received at Company's facility on or before any applicable pickup/mail-in expiration date. Pricing may be revised at Company's sole discretion for Devices received after that date.
- E. If Company performs services in advance of, or in anticipation of, receiving Devices (including but not limited to disposition preparation, tagging, asset labeling, packaging, case installation, or other related services), and the quantity of Devices ultimately received is materially less than anticipated or represented by the Customer, Company reserves the right to assess a service fee. Any such fee shall be determined by Company based on the scope, complexity, and volume of work performed, and shall be the responsibility of the Customer.

(3) EVALUATION AND FINAL REPORT

- A. Customer shall remove all Locks and Restrictions prior to pickup or mail-in. Failure to do so will be resolved pursuant to Exhibit A.
- B. Company will evaluate and grade Devices, inspect accessories, and apply deductions where necessary. Non-functional Devices will be recycled to R2v3 standards and/or through industry-accepted downstreams.
- C. Upon completion of the evaluation, Company will provide the Customer an Evaluation Report (the "Report") which will include Device serial numbers, grades, and applicable deductions.

(4) PAYMENT

- A. Company will pay Customer the final amount set forth in the Report within the net terms stated in the Quote, beginning on the later of (i) the date Devices are received or (ii) the date all Locks/Restrictions are resolved.
- B. Payment may be delayed due to untimely responses or actions by Customer.

(5) CUSTOMER REPRESENTATIONS AND WARRANTIES

Customer represents and warrants:

- A. It has full power and authority to sell the Devices, with good and marketable title, free and clear of all liens or encumbrances.
- B. The individual signing or agreeing has full authority to bind Customer.
- C. The transaction does not violate any agreements to which Customer is a party.
- D. There are no known violations of any laws relating to the Devices.
- E. No claims or investigations exist affecting ownership of the Devices.
- F. No party holds any right of first refusal or option to acquire the Devices.

(6) DISCLAIMER OF WARRANTIES

All services provided by Company are provided "AS IS," without warranties — express or implied. Company does not guarantee that services will meet Customer's requirements. Customer may have additional rights depending on state law.

(7) LIMITATION OF LIABILITY

To the extent permitted by law, Company is not liable for incidental, indirect, punitive, exemplary, or consequential damages, including lost profits, business interruption, or loss of data.

(8) COMPLIANCE

Company reserves the right to take steps it deems necessary to ensure compliance with these Terms, including disclosure of information to law enforcement or regulatory authorities as required.

(9) INDEMNIFICATION

Customer shall indemnify, defend, and hold Company harmless from all losses, claims, damages, and expenses arising out of Customer's breach of these Terms or obligations hereunder.

(10) ENTIRE AGREEMENT

These Terms, together with all related Quotes and Exhibits, constitute the entire agreement between the Parties.

(11) SURVIVAL

Any provisions intended to survive termination — including indemnification, warranties, and obligations relating to Device returns — shall survive indefinitely.

(12) SEVERABILITY

If any provision is deemed invalid, the remaining provisions remain enforceable.

(13) WAIVER

No waiver is valid unless in writing. A delay in exercising a right does not constitute a waiver.

(14) CUMULATIVE REMEDIES

All rights and remedies provided herein are cumulative and not exclusive.

(15) SUCCESSORS AND ASSIGNS

These Terms bind the Parties and their permitted successors and assigns.

(16) NO THIRD-PARTY BENEFICIARIES

Nothing herein confers rights upon any third party.

(17) CHOICE OF LAW; VENUE

These Terms are governed by and construed in accordance with the laws of the State of California, without regard to conflict-of-law principles. All disputes or proceedings arising out of or relating to these Terms shall be brought exclusively in the state or federal courts located in the county of San Diego, California, and each Party hereby submits to the jurisdiction of such courts.

(18) COSTS OF COLLECTION

The prevailing Party in any enforcement action shall be entitled to reasonable attorneys' fees and costs.

Exhibit A - Deductions & Locks / Restrictions

1. Locked Devices / Restrictions – Policy

Devices must arrive free of all Locks and Restrictions. Devices not unlocked after two retest attempts will be graded F and valued at \$0.

2. Deductions & Fees – Schedule

Accessory Deductions

- | | |
|--|--|
| <ul style="list-style-type: none"> • \$70 Missing/damaged iMac AC adapter (M1+) • \$5 iPad/iPhone charger • \$20-\$40 MacBook charger • \$5 Desktop / AIO power cord | <ul style="list-style-type: none"> • \$10 Apple keyboard • \$5 Apple mouse • \$10-\$15 Windows laptop charger • \$40-\$50 Laptop battery replacement |
|--|--|

Engraving / Etching Deductions

- | | |
|--|--|
| <ul style="list-style-type: none"> • \$10 Apple engraving removal • \$25 Non-Apple engraving removal | <ul style="list-style-type: none"> • Any engraved Device defaults to Grade B or lower |
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Lock & Restriction Fees

- | | |
|--|--|
| <ul style="list-style-type: none"> • \$5 per Device to provide a pre-audit serial number list • \$5 per Device service disruption • \$5 per Device retest (first audit) | <ul style="list-style-type: none"> • \$10 per Device retest after 5 business days • \$40 SIM/Carrier lock unresolved after 30 days |
|--|--|

Disposition Fees

- | | |
|--|--|
| <ul style="list-style-type: none"> • \$15 Tablet/Phone • \$20 Laptop | <ul style="list-style-type: none"> • \$20 Desktop / AIO |
|--|--|

Exhibit B - Minimum Guarantee Terms and Conditions

If Company provides a Minimum Guarantee in the Quote, the following apply:

1. Actual Devices Received

Minimum Guarantee is based on the models and quantities listed in the Quote. Adjustments occur if actual devices received differ from quoted models or quantities.

2. Variance Threshold

If more than 10% variance exists between quoted and received quantities, the Minimum Guarantee may be adjusted.

3. Defective or Non-OEM Devices

If more than 10% of Devices are defective, broken, missing components, or non-OEM, Company may adjust the Minimum Guarantee.

4. Locks and Restrictions

Devices must arrive free of all Locks and Restrictions. Locked devices may void or reduce the Minimum Guarantee.

5. Other Deductions

Accessory, engraving, lock, and disposition fees apply after the Minimum Guarantee unless otherwise stated.

Signatory Authorization

The undersigned represents and warrants that they have full legal authority to execute agreements, quotes, purchase documents, or other binding commitments on behalf of the Customer named below. By signing this page, the signatory affirms that the individual signing below is duly authorized to bind the Customer to contractual terms, financial commitments, device sale agreements, or any related documentation provided by Cal State Electronics, Inc., dba Total Technology.

Customer Legal Entity Name: _____

Authorized Signatory Name: _____

Title: _____

Email: _____

Phone: _____

Signature: _____

Date: _____