

TEAM ORLANDO
Vendor Demonstration Agreement

The "vendor," is authorized to conduct a demonstration and/or product display of materials, as herein described, for authorized personnel of Team Orlando (subject to terms of this agreement).

The parties to this document agree to the following:

1. The National Center for Simulation (NCS) is the duly authorized representative of Team Orlando for purpose of this agreement.
2. Vendor demonstrations and product displays are conducted for the sole purpose of demonstrating the capability of particular item(s), and not for fulfilling mission requirements for an interim time frame. The examination and demonstration of item(s) or service(s) will in no way, expressed or implied, obligate any Team Orlando members to purchase, rent, or otherwise acquire the item(s) or service(s) demonstrated.
3. Demonstrations are conducted by an authorized representative of the vendor furnishing the item(s) for demonstration. Team Orlando personnel will not demonstrate nor endorse the vendor's product.
4. Team Orlando will exercise due care in handling item(s) on demonstration. Team Orlando assumes no cost or obligation, expressed or implied, for damage, destruction of, or loss of such equipment, or for damage or injuries resulting from the submission of defective item(s) for demonstration.
5. The vendor will not file any claim against NCS, Team Orlando, or its' members, or otherwise seek compensation for any information or services provided.
6. The vendor agrees that the demonstration will not be used by the vendor to imply or suggest that Team Orlando or NCS endorses its products.
7. Team Orlando, or its' members, is not bound, or obligated to follow, any recommendations of the vendor or give any special consideration to the vendor.
8. Team Orlando does not, by entering into this agreement, agree to purchase now or at any time in the future, the products sold by this vendor.
9. The vendor will not ask Team Orlando, NCS or any individual attendee to sign a hold harmless or indemnification agreement of those participating or attending the vendor demonstration.
10. Vendors will normally have sole responsibility for furnishing all supplies, equipment, etc., necessary to accomplish the demonstration. On occasion, it may be desirable for Team Orlando to furnish certain supplies and/or equipment from Team Orlando assets to support vendor demonstrations. These supplies and/or equipment will not be furnished unless approved by Team Orlando. The vendor agrees to repair, replace or fully reimburse Team Orlando for any damage or loss incurred while those supplies and/or equipment are in his/her possession or use. Manufacture, transportation, maintenance, and demonstration of item(s) are accomplished without cost to Team Orlando.
11. In the event Team Orlando agrees to provide any supplies for use by the vendor, the following statement becomes part of the agreement:

"Title to Team Orlando-Furnished Property shall remain with Team Orlando. The vendor shall maintain adequate control of the property in accordance with sound practice. Unless otherwise provided in this agreement, the vendor, upon delivery of any Team Orlando-Furnished Property, assumes the risk of, and shall be responsible for, any loss thereof or damage hereto, and any property consumed in the performance of this agreement, is reimbursable to Team Orlando. Team Orlando will deliver to the vendor, for use only in connection with this agreement the property described below:"

Property description (include nomenclature and serial number if applicable):

TEAM ORLANDO
Vendor Demonstration Agreement

1. POC: (Name, phone and email)	
2. Product Title:	
3. Vendor Name:	
4. Executive Summary:	
5. Exhibitors:	
6. Footprint:	
7. Furniture Needed:	
8. Storage Requirements:	
9. Power Requirements:	
10. Network/Internet:	
11. A/V Requirements:	
12. Estimated Set-up Time:	

By: _____ (Signature) _____ (Date)

_____ (Type or print name and title of signatory)