

ADMISSION AND PARTICIPATION AGREEMENT  
AT HAVOC ROBOTICS EVENT

In consideration of your admission, entry and participation in an event by HAVOC ROBOTICS (“the Event”) you agree to abide and be subject to the terms and conditions set forth in this Agreement.

By entering and being admitted into, and participating in, the Event, you are agreeing to these terms, which form a legal contract between HAVOC ROBOTICS LLC (“HAVOC”) and you as an attendee and participant (“You”). If you are registering on behalf of another attendee or participant, it is your responsibility to ensure that the person attending is aware of these terms and accepts them, and by completing the registration you are warranting that you have made the attendee or participant aware of these terms and that they have accepted these terms.

1. Event Admission. You acknowledge and agree to grant HAVOC and its agents the right at the Event to record, film, photograph or capture your likeness in any media, broadcast, recording or filming which HAVOC may cause to be made during or after the Event and to thereafter distribute, broadcast, use or otherwise globally to disseminate, in perpetuity, such media without any further approval from You or any payment to You. This grant to HAVOC includes, but is not limited to, the right to edit such media, the right to use the media alone or together with other information, and the right to allow others to use and/or disseminate the media. Additionally, HAVOC reserves the right, at all times before, during and after the Event, to seek or obtain your removal from any venue where the Event is held or takes place for any reason deemed appropriate in HAVOC’s sole discretion or in instances where HAVOC believes, in its sole discretion, that you pose any potential to cause harm, injury, loss or damage to HAVOC or any other attendee or participant.

2. Waiver of Risk and Loss. You hereby agree to waive and hold harmless HAVOC, its agents, employees, independent contractors, assigns and affiliates from any, foreseeable and unforeseeable, loss, damages, injury, claims, suits, costs or expenses which You may suffer or incur as a result of attending or participating in the Event. By participating in the Event, You acknowledge the inherent risk of such loss, damages, injury, claims, suits, costs or expenses which you may incur by attending the Event and assume all risk associated thereto. HAVOC shall not be liable or responsible to you for any loss, damages, injury, claims, suits, costs or expenses which you may suffer as a result of attending or participating in the Event. HAVOC shall also not be responsible to you for the cancellation, interruption, delay or any changes to the Event.

3. Intellectual Property. You acknowledge that you have no right in any of the intellectual property rights in and to the Event, the Event content and all materials distributed at or in connection with the Event are owned by HAVOC. You may not use or

reproduce or allow anyone to use or reproduce any materials distributed by HAVOC at the Event or owned by HAVOC or any trademarks or other trade names appearing at the Event, in any Event content and/or in any materials distributed at or in connection with the Event for any reason without the prior written permission of HAVOC. Additionally, HAVOC shall not have no rights to any of the designs, marks, technology or intellectual property rights which you may have in any of the equipment, technology or designs which you bring to the event and HAVOC shall not be responsible for any harm, loss, damage, theft, destruction or infringement of any of your designs, marks, technology or intellectual property.

4. Prizes and Awards. You acknowledge that any prizes or awards offered at the Event by HAVOC are done so without any obligation of HAVOC and such prizes and awards may at any time be revised, revoked, rescinded or annulled without any liability by HAVOC. Additionally, any prizes or awards which You may receive while attending the Event may result in tax consequences, obligations or effects to You and You shall be fully responsible for the payment of any tax obligations imposed upon You as a result.

5. Survey. You consent and authorize HAVOC to receive your contact details, including your email address and/or social media identification, which may enable HAVOC, or its agents or third-party contractors, to contact you for the purpose of informing you of any future events, distribute news and information about HAVOC, or to participate in any survey, inquiry or assessment which HAVOC may perform in the future.

6. No Promotion.

You acknowledge that You will disclose to HAVOC any marketing relationships, sponsorships, promotional agreements or arrangements with any other company, brand, organization, entity or event which competes with the event or HAVOC and that you shall not publicly reference, address, identify or mention such other company, brand, organization, entity or event during HAVOC's event. HAVOC retains the right to halt and cease such use, display, promotion or dissemination at any time. Nothing shall prevent You from referencing, addressing, identifying or mentioning any organization, team, institution or club which you represent at HAVOC's event.

7. Claims and Disputes. Any and all claims and disputes which may arise under or relating to this Agreement or related to your attendance or participation at the Event, shall be adjudicated, resolved and settled by binding arbitration, conducted on a confidential basis, pursuant to the Commercial Arbitration Rules of the American Arbitration Association. Any decision or award as a result of any such arbitration proceeding shall be in writing and shall provide an explanation for all conclusions of law and fact and shall include the assessment of costs, expenses, and reasonable attorneys' fees. Any such arbitration shall include a written record of the arbitration hearing and you agree that such record shall remain sealed and confidential and may not be disclosed to any third party. An award of arbitration may be confirmed in a court of competent jurisdiction.

8. Compliance and Laws. You are obligated and responsible to at all times comply with all federal, state, local and municipal laws, statutes, ordinances, orders and requirements while attending or participating in the Event and HAVOC shall have no responsibility to You for your failure to comply with such laws.

By signing below, you agree to all of the terms and conditions set forth hereinabove.

Signature: \_\_\_\_\_

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

Name: \_\_\_\_\_

Phone Number: \_\_\_\_\_

Email: \_\_\_\_\_

Social Media Handles: \_\_\_\_\_