DEPARTMENT OF THE ARMY



HEADQUARTERS, UNITED STATES ARMY RECRUITING COMMAND 1307 THIRD AVENUE FORT KNOX, KENTUCKY 40121-2725

VENDOR VISIT AND BRIEFING AGREEMENT

The parties to this document agree as follows:

- 1. The primary purpose is to provide the Vendor with an opportunity to explain their product or service and shall not be used as an attempt to seek procurement sensitive information.
- a. The Vendor acknowledges USAREC Employees' obligation not to release nonpublic information under DoD 5500.07R, The Joint Ethics Regulation. This authority also requires all USAREC Employees to "act impartially and not give preferential treatment to any private organization or individual."
- b. The Vendor acknowledges USAREC employees' obligation to protect procurement information under Title 41, U.S. Code Chapter 21—Restrictions on Obtaining and Disclosing Certain Information, formerly the Procurement Integrity Act, 41 U.S.C. § 2101 *et seq*.
- 2. Demonstrations, product displays, and briefings will be conducted for the sole purpose of demonstrating or displaying the capability of a particular item(s) or service and not for fulfilling mission requirements for an interim time frame. The demonstration, product display, or briefing will in no way, expressed or implied, obligate the U.S. Army Recruiting Command to purchase, rent, or otherwise acquire the item(s) or service demonstrated, displayed, or briefed. The Vendor has sole responsibility for furnishing all supplies and equipment necessary to accomplish the demonstration, product display, or briefing.
- a. Demonstrations, product displays, or briefings will be conducted by an authorized representative of the Vendor furnishing the item(s) or services; no U.S.

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military or civilian employee of the Department of Defense will demonstrate or display item(s) or services on behalf of a Vendor. The U.S. Army Recruiting Command shall not assume the costs of or obligation for, expressed or implied, damages to, destruction of, or loss of a Vendor's equipment.

b. The Sponsor Lead is the duly authorized	representative of the U.S.
Government for the purpose of this agreement and is	
The Sponsor Lead will work with	
demonstration, product display, or briefing, and coor nformation technology requirements. The Sponsor L	•
commit the U.S. Government to any agreements or	
o make any contact with the Vendor's organization in	
contacted the Office of the Staff Judge Advocate, U.	
3. The Vendor will not file any claim against the U	
compensation for any information or services provide	ed under this agreement.
4. Nothing in a meeting with, or demonstration by	the Vendor shall be construed as
an obligation on behalf of the U.S. Government. The	
and the Department of Defense are not bound, nor c	
ecommendations by the Vendor. The U.S. Governr	
any way to give any special consideration to the Ver	
JSAREC does not seek their services or goods,Ven contact MICC-Fort Knox, Bldg. 1109B, Ste. 250, 199	•
40121-5720, Comm. (502) 624-8043, to pursue their	
with FAR Subpart 15.6.	unconcitod proposal in decordance
5. No U.S. Government services or U.S. Government services or U.S. Government	nent-owned supplies will be provided
or use by the Vendor.	
Vendor Company Name / Vendor Title	<i>J</i>
vendor company warner vendor ritte	
	<i>J</i>
Signature of Vendor / Date of Signature	
	/
Signature of Sponsor Lead / Date of Signature	-