



Order

Order Number Q-1468138-1

Expiration Date 6/12/2026

Billing Entity Hudl, Inc.
600 P Street, Suite 400
Lincoln, NE 68508

Address Information

Customer Name	Sapulpa High School	Ship To	Sapulpa High School
Bill To Email	mrose@sapulpaps.org		Michael Rose
Bill To	3 S Mission St		mrose@sapulpaps.org
	Sapulpa, Oklahoma 74066-4698		9182243400
	United States		3 S MISSION ST
			SAPULPA, OK 74066-4698
			US

Terms

Contract Start Date	10/15/2026	Billing Frequency	Annual
Contract End Date	10/14/2027	Payment Terms	Net 30
		Payment Method	Wire Transfer

Fan Experience

Revenue Share %	60
Ticketing Rebate %	30

Product and Services

- 1 - Hudl Package - Level 3
 - 1 - Hudl Gold+ Org Access
 - 2 - FastScout and FastDraw Basketball
 - 1 - Playtools
 - 5 - Titan
 - 5 - Titan Software
 - 5 - Titan Device
 - 5 - Titan USB Cables
 - 5 - Titan Vest
 - 1 - Titan USB Charging Hub
 - 1 - Focus Exchange Network
 - 1 - Registration

- 1 - Hudl Tickets
- 1 - Focus Indoor Software
- 1 - Focus Outdoor Software
- 1 - Hudl Focus Point MA200 - Software
- 1 - Hudl Sideline Premium
 - 1 - Hudl Sideline Premium Software
 - 1 - Hudl Sideline Premium Hardware Kit
- 1 - Hudl Streaming Premium
- 1 - Hudl Platinum+
- 1 - 4G
- 1 - Focus Flex Software
- 1 - Hudl Focus Point MA200 - Software

Total Price: USD 18,500.00

Authorized Signature

Signature:	Signature:
Name:	Name:
Title:	Title:
Date:	Date:

Do you require a Reference Number on the Invoice?

Do you need to reference a specific number on the invoice for payment processing (such as a purchase order number)? If you know you will need something referenced, but do not have the specific answer yet, please fill in the letters TBD.

Reference Number

Terms and Services

- 1 This Order and Organization’s purchase and use of the Products described on this Order are governed by the signed agreement in place between the parties, or, if no such agreement exists, the Hudl Organization Terms of Service found at www.hudl.com/eula
- 2 The Invoice will be sent to Organization either 30 days before the start date indicated above or once the Order is executed by both parties (whichever is later).
- 3 Prices shown above do not include applicable taxes; Organization is responsible for the payment of applicable taxes. A tax-exempt organization should submit a copy of its tax-exemption certificate to Hudl. This is not an invoice.
- 4 If this Order is returned to Hudl after the start date indicated above, Hudl may adjust the start and end dates to reflect the actual dates of service without changing the total days of service or price. Any Hudl products currently used or purchased by Organization, including those listed above, will remain effective for the remainder of the current Subscription Term.
- 5 Organization's access to or use of the Hudl Registration Services is subject to the Hudl Registration Terms, available at <https://www.hudl.com/legal/agreements/registration-terms>
- 6 Organization's use of the Hudl Ticket Services is governed by the Hudl Ticket Terms, found at <https://www.hudl.com/legal/agreements/hudl-ticket-terms>

7 The following provisions relate to the purchase or use of any Wearable Hardware and supplement the signed agreement in place between the parties, or, if no such agreement exists, the Organization Terms of Service found at www.hudl.com/eula (in either case, the “Organization Terms”):

1. Definitions: “Hardware User” means the individual whose data and information are being recorded and measured by Wearable Hardware and related Products. “Performance Data” means the data and information recorded and measured by Wearable Hardware and related Products that is related to Hardware Users, including athlete tracking data and performance analysis data. Private Content includes Performance Data. “Wearable Hardware” means Hardware intended to be worn by an individual to record and measure data related to such individual.
2. Anonymized Data: Hudl may aggregate or anonymize any Performance Data such that no individual can be identified (“Anonymized Data”). Organization hereby grants to Hudl and its Affiliates a non-exclusive, worldwide, irrevocable, royalty-free, sublicensable, non-transferable (except pursuant to Section 16.4 of the Organization Terms), and perpetual license and right to use, modify, reproduce, perform, display, transmit, distribute, aggregate, translate, generate data from, and create derivative works of the Anonymized Data, including any Intellectual Property Rights therein, (i) for the internal business purposes of Hudl or its Affiliates, including the development and improvement of Hudl’s or its Affiliates’ products, and (ii) provided that Organization is not identified in the Anonymized Data, for any and all purposes, in any and all media, whether now or hereafter known or devised, and by any and all technologies and means of delivery, whether now or hereafter known or devised. This license shall survive the termination or expiration of this Agreement.
3. Acknowledgement: Organization acknowledges that Wearable Hardware and any related Products and data are not intended to be used for medical or health care purposes or by health care professionals. Organization represents that it and its Authorized Users are not health care professionals and are not using the Products for health care purposes. With respect to Performance Data, Organization agrees that it has obtained written consent, in accordance with applicable privacy law, from any Hardware Users whose personal data is collected, stored, or processed in accordance with the Organization Terms.
4. Prior Agreement: If Organization previously purchased, used, or had access to any wearable technologies and related software pursuant to the End User License Agreement between it and Integrated Bionics, Inc. (dba Titan Sports) (“Titan Agreement”), the parties agree that the Titan Agreement is hereby terminated and further that title to any physical equipment or accessories (not including any intellectual property rights therein) previously provided by Titan Sports to Organization is assigned to Organization and shall be deemed to be Hardware under the Organization Terms and subject to any warranties therein. For clarity, the Organization Terms do not include the Titan Agreement, and in the event the only signed agreement between the parties is the Titan Agreement, then the Organization Terms means the Organization Terms of Service found at www.hudl.com/eula