



Tualatin Valley Fire & Rescue
11945 SW 70th Avenue, Tigard, OR 97223
Phone: 503-259-1157, Fax: 503-649-5347

Request for Quote (RFQ)

**DRONE INFRASTRUCTURE INSTALLATION
FOR FIRE STATIONS 51, 61 AND 69**

Quote Number: 26-17

Issue Date: July 7, 2026

Quote Deadline: August 5, 2026 @ 8:00 AM

The purpose of this Request For Quote (RFQ) is to obtain competitive quotes from qualified contractors interested in providing infrastructure installation for drone docking stations on the roof of Tualatin Valley Fire & Rescue's Fire Stations 51, 61 and 69. (TVF&R).

Quotes will be evaluated on unit pricing and product specifications as detailed in Section 8: Scope of Work. Contracts will be awarded to the most responsive and lowest-priced contractor that meets all technical specifications.

A MANDATORY site walk will be held on Tuesday, July 14, 2026 @ 1:00-5:00 PM (ending time approximate). Prospective bidders must attend all three sites.

In this Order, starting @ 1:00 PM

**Fire Station 61
13730 SW Butner Road, Beaverton 97005-0837**

Travel to:

**Fire Station 69
9940 SW 175th Avenue, Aloha 97007-9726**

Travel to:

**Fire Station 51
8935 SW Burnham Street, Tigard 97223-6102**

Quotes will only be accepted from Contractors who have attended the site walk.

RFQ Documents:

EXHIBIT 1: Scope of Work

Attachment A: Contractor Information Form/Certifications

Attachment B: Quote Form

Attachment C: References

Attachment D: Form of Proposed Trade Service Contract

Attachment E: Skydio Site Information

1. Contractors will submit their Quote pursuant to the instructions of this document.

Quotes Due:	QUOTE due date: August 5, 2026 @ 8:00 AM Late quotes will not be accepted or considered.
Submit quotes to:	Trisha.Schultz@tvfr.com
Direct Questions to:	Trisha.Schultz@tvfr.com
Question Deadline	Questions must be in writing before August 3, 2026 @ 8:00 AM

CONTRACTORS ARE SOLELY RESPONSIBLE FOR ENSURING THAT TVF&R RECEIVES ITS QUOTE. LATE QUOTES WILL NOT BE ACCEPTED.

2. **QUOTE REVIEW.** Contractors must carefully review this document and are responsible for knowing and understanding the terms, conditions, and specifications.
3. **CONTRACT.** The purpose of this Quote is to establish a Trade Service Contract between the selected Contractor and TVF&R to provide the required goods and/or services specified. A sample Trade Service Contract is attached, and its terms and conditions are incorporated by reference.
4. **TIME FOR ACCEPTANCE/CONTINGENT OFFER.**
 - a. Offer and acceptance. The submitted quote is an offer to enter into a contract. The offer shall be held open by the contractor for TVF&R's acceptance for a period of sixty (60) calendar days, unless extended in writing. TVF&R's award of a Contract constitutes acceptance of the offer.
 - b. Contingent offer. A contractor shall not make its offer contingent upon TVF&R's acceptance of any terms and conditions (including specifications) other than those contained in this Quote.
5. **QUOTE EVALUATION AND AWARD.**
 - a. Evaluation. TVF&R will evaluate all responsive Quotes based on the submittals enclosed.
 - b. Clarification of Quotes. After quotes are received TVF&R may conduct discussions with any contractor for the purpose of clarification to assure full understanding of their quote.
 - c. Award. TVF&R shall award a Trade Service Contract to the contractor whose quote will best serve the interests for TVF&R, taking into account price as well as considerations including, but not limited to experience, expertise, product functionality, suitability for a particular purpose and contractor responsibility under ORS 279B.110 and the submittal information.
7. **CONTRACTOR'S RESPONSIBILITIES.**
 - a. **General.**
 - i. Contractor must assign a single staff person as project manager to work with TVF&R. This person is responsible for assuring that the services provided as outlined in this request for quotes are performed properly.
 - ii. The selected Contractor shall furnish and assume full responsibility for everything required for the orderly progress and proper execution and completion of the work required under the resulting Contract, including the necessary materials, equipment, labor, transportation, facilities, and incidentals.
 - iii. The selected Contractor shall not have any public or private interest and shall not acquire directly or indirectly any such interest which conflicts in any manner with the performance under the resulting Contract.
 - iv. The selected Contractor shall employ only persons duly licensed by the State of Oregon to perform the work required under this Contract for which applicable Oregon Law requires a license.
 - v. Oregon BOLI/PWR Requirements. If a quote exceeds \$50,000, as a Public Works project, it is subject to Oregon BOLI Prevailing Wage Rate Laws ORS 279C.800 to 279C.870; Contractor is subject to the rules under Section 8.
 - vi. Public Works Bond.

- A. Contractors who work on public works projects, subject to the PWR law, are required to file a \$30,000 Public Works Bond to be used exclusively for unpaid wages determined to be due by BOLI. Proof of this bond in effect shall be provided to TVF&R prior to Task Order signing, after the award of this quote.
- B. General Contractors are required to verify that subcontractors have filed a public works bond before permitting a subcontractor to start work on a project.
- C. ORS 279C.836(7) provides exemptions from the bond requirements for certified disadvantaged, minority, women or emerging small business enterprises. It is the Contractors responsibility to notify TVF&R if an exemption applies to the Contractor.
- D. The Public Works Bond shall be furnished by a surety company authorized to do business in Oregon.

8. **Scope:** See Exhibit 1 Scope of Work.

9. **Enclosures**

The following are to be returned as the Contractors response by the deadline listed above :

ATTACHMENT A: Contractor Certification – Complete all spaces.

ATTACHMENT B: Quote Form – Complete all spaces.

ATTACHMENT C: References

EXHIBIT 1: SCOPE OF WORK

Tualatin Valley Fire & Rescue is partnering with Washington County Sheriff Office to install drone docking stations as part of a pilot program to use drones to assist with responding to emergency calls. As part of this work, TVF&R is planning to install drone docking stations from Skydio at the following stations:

- Station 51, 8935 SW Burnham St, Tigard, OR 97223.
- Station 61, 13730 SW Butner Rd, Beaverton, OR 97005
- Station 69, 9940 SW 175th Ave, Aloha, OR 97007

Tualatin Valley Fire & Rescue is soliciting bids to install the drone docking stations and provide necessary infrastructure to support the installation. Anticipated Notice to Proceed is 8/25/26, with substantial completion by 10/30/26, final completion by 11/30/26. Contractors will plan to work normal working hours 8:00 – 4:30 M-F, unless there are wildfire or conflagration responses, which may limit station access on a case by case basis. Contractor to install infrastructure for 3 drone docking stations at each Station, but not all drone docking stations will be installed at this time.

Scope of services being requested are as follows:

- Roofing work to open and re-seal roofing membrane at three locations. Roofing work to comply with Roofing manufacturer's warranty where applicable.
 - Installation of 3 ea. new curbs to support drone docks with 8" minimum above finished roof surfaces.
 - Mounting of new drone docks when delivered from Skydio.
 - Sta 51 – 2 Drones
 - Sta 61 – 2 Drones
 - Sta 69 – 1 Drone
- Installation of 3 each 200v 20a dedicated circuits from nearest available electrical panel to roof location, including conduits, supports, roof penetrations.
 - Contractor to make final electrical connection to drone docks. On stations where less than 3 drones are to be installed on this project, contractor to pull wire for new drones, but terminate in waterproof J-Box at unused locations.
 - Owner proposes the following panels for each station:
 - Sta 51: Panel C – Located in dorm area. – Current estimated load 46A
 - Sta 61: Panel S2 – located on S Wall of App Bay. – Current estimated load 140A
 - Sta 69: Panel SB Sec 2 – Located in Electrical room 126. – Current estimated load 95A
- Installation of 6 total cat 6e cables (2 ea., 3 locations) from data closet to roof location, including new conduit, supports, and roof penetrations. Contractor to terminate and patch. Data closets are in following locations:
 - Sta 51: Closet 123
 - Sta 61: Closet 109
 - Sta 69: Room 129
- Provide and install 2" galvanized pipe, 10' in length for Skydio antennae. Pipe to be wall or parapet-mounted, contractor to provide structural attachment detail.
 - Provide grounding for Skydio antennae to existing ground bar in station.
- Structural engineering of roof connections/support.
- Trade permits.

ATTACHMENT A: Contractor Certification

Legal Name of Contractor: _____

Mailing Address:

The Contractor certifies and agrees:

The prices in this Quote have been arrived at independently, without, for the purpose of restricting competition, any consultation, communication, or Contract with any other Quoter relating to the intention to submit a Quote, or the methods or factors used to calculate the prices.

The Contractor has read and understands the Contractors Responsibilities and the Contract including the insurance requirements.

The Contractor has, or has available, the equipment, personnel, materials, equipment, facilities, and equipment as well as the technical and financial ability necessary to complete and execute all Work in a sound and suitable manner for the use specified and intended.

The Contractor agrees to execute the formal Contract within ten (10) days from date of notice of award.

The Contractor acknowledges that the signer on this Quote is fully authorized to sign on behalf of the firm listed and to fully bind the firm listed to all conditions and provisions thereof.

The Contractor will comply with all requirements of local, state, and national laws, and that no legal requirement has been or will be violated in making or accepting this Quote.

The Contractor is registered with the Construction Contractors Board: License Number _____.

The Contractor certifies that it has not discriminated and will not discriminate, in violation of ORS 279A.110, against any minority, women or emerging small business enterprise in obtaining any required subcontract.

The Contractor agrees to comply with Oregon tax laws in accordance with ORS 305.385.

Respectfully submitted this _____ day of _____, 20__.

Signature: _____

Name: _____
(print)

Title: _____
_____ Fax: _____

Phone:

Employer Identification Number: _____

Construction Contractors Board: License Number _____.

ATTACHMENT C: REFERENCES

Name of Contractor: _____

The information provided in this form is part of TVF&R’s inquiry concerning Contractor responsibility. Please print clearly or type. Submit completed form with your response.

DECLARATION: The Contractor hereby declares that the statements contained herein are true and correct.

Complete for similar projects contractor has completed (or in progress) in the last five years

ITEM	CONTRACT 1	CONTRACT 2
Description of Work:		
Est Contract Amount	\$	\$
Owners Name		
Owner Contact		
Contact Telephone Or E-mail address		
ITEM	CONTRACT 3	CONTRACT 4
Description of Work:		
Est Contract Amount	\$	\$
Owners Name		
Owner Contact		
Contact Telephone Or E-mail address		

SURETY INFORMATION		
Company Name		
Contact Name		
Telephone	()	
Indicate the amount of bonding coverage for the Contractor*: \$	Has Contractors application for surety bond ever been declined? <input type="checkbox"/> NO <input type="checkbox"/> YES <i>(If Yes, please provide details)</i>	During the past 2 years, has Contractor failed to meet the claims of your subcontractors or suppliers? <input type="checkbox"/> NO <input type="checkbox"/> YES <i>(If Yes, please provide details)</i>

RELIABILITY

Has your company ever been declared in breach of any contract for unperformed or defective work?
 No Yes *(If Yes, please provide details)*

Has any employee or agent of your company ever been convicted of a criminal offense arising out of obtaining, attempting to obtain, or performing a public or private contract or subcontract?
 No Yes *(If Yes, please provide details)*

Has any Officer or Partner of your organization ever been an Officer or Partner of another Organization that failed to complete a construction contract? Has any Officer or Partner of your organization ever been an Officer or Partner of another Organization that failed to complete a construction contract?
 No Yes *(If Yes, please provide details)*

Has your firm ever been at any time in the last ten years the debtor in a bankruptcy case?
 No Yes *(If Yes, please provide details)*



Tualatin Valley Fire & Rescue
 11945 SW 70th Ave., Tigard, OR 97223
 503-649-8577

Trade Services
 Contract #: 26-17

This document sets forth the covenants, conditions and promises between Tualatin Valley Fire & Rescue (“TVF&R”) and XXXXXXX (“Contractor”) to provide XXXXXXXXXX (“Services”) at XXXXXXXXXXXXXXXXXXXXXXX (“Project Site”); including the general terms and conditions (Exhibit A attached), the Trade Service Quote (statement of work, incorporated by reference), and the Contractors proposal (Exhibit B), collectively the “Contract”. All specifications, drawings, and data of the statement of work and any submitted by the Consultant are hereby incorporated and made a part of this Contract.

CONTRACT PERIOD. This Contract is effective upon the last signature date below and shall expire when the project is complete and accepted by the TVF&R Representative, unless terminated earlier or extended as allowed in Exhibit A. Contract termination or completion shall not extinguish or prejudice either party’s right to enforce this Contract with respect to any default by the other party that has not been cured.

CONSIDERATION. TVF&R shall pay the Contractor for the Services performed in a satisfactory manner as specified in Exhibit B / not to exceed \$

CERTIFICATION. In consideration of the mutual covenants, stipulations and agreements, the Parties hereto do contract and acknowledge that they have read and understand this contract and agree to be bound by its terms and conditions:

Contractor:	TVF&R: Tualatin Valley Fire & Rescue 11945 SW 70 th Ave. Tigard, OR 97223
Name/Title	Valeri Colgrove, Chief Financial Officer Name/Title
Signature	Signature
Date	Date
Email:	TVF&R Representative:
Phone:	TVF&R Representative Email
Employer Id Number:	TVF&R Representative Phone
Any notice required or permitted by this Contract shall be in writing and shall be delivered to the parties listed above. The Contractor shall not commence work or provide goods under this contract until this contract is signed by both parties.	

Exhibit A - General Terms and Conditions

1. **ACCEPTANCE.** This Contract is TVF&R's agreement to purchase the Services. Issuance of this Contract is expressly conditioned upon the Contractors acceptance of these terms and conditions.
2. **ASSIGNMENT.** The Contractor may not assign this Contract, either in whole or in part, without TVF&R's prior written consent.
3. **AUTHORITY.** The Contractor represents and warrants that it has the power and authority to enter into and perform the Contract and that the signer of this Contract has the authority to bind and obligate the Contractor.
4. **CHANGES.** TVF&R may change (amend) this Contract if TVF&R, in its sole discretion, determines that the amendment is within the scope of the original Contract. Amendments to this Contract must be in writing and must be signed by an authorized representative of the Consultant and TVF&R.
5. **CLEAN UP.** The Contractor shall keep the work area free from accumulation of waste materials rubbish caused by work operations under this contract. At completion of the work, the Contractor shall clean work area, remove all tools, equipment, waste/surplus and clean all surfaces. If Contractor fails to perform this cleanup TVF&R, after 24-hour notice to the Contractor, will self-perform (or hire a third Party) the cleanup. The cost of which shall be borne by the Contractor and TVF&R will deduct the amount due from monies owed the Contractor.
6. **COMPLIANCE WITH LAWS.**
 - a) The laws of the State of Oregon shall govern this contract. Any action or suit commenced in connection with this contract shall be in the Circuit Court of Washington County Oregon or the Federal District Court for Oregon. The prevailing Party shall be entitled to reasonable attorney fees and costs as awarded by the Court, including any appeal. All rights and remedies of TVF&R and Contractor shall be cumulative and may be exercised successively or concurrently.
 - b) The Contractor agrees to comply with all applicable federal, state and local laws, regulations, executive orders, rules and ordinances. Failure or neglect on the part of the Contractor to comply with any or all such laws, regulations, executive orders, rules and ordinances, shall not relieve the Contractor of these obligations nor of the requirements of this Contract. All laws, regulations, executive orders, rules and ordinances applicable to this Contract are incorporated by reference where so required by law.
 - c) Contractor, its subcontractors, if any, and all employers providing work, labor or materials under this contract are subject employers under the Oregon workers' compensation law and shall comply with ORS 656.017, which requires them to provide Oregon workers' compensation coverage that satisfies Oregon law for all their subject workers. Contractor shall be responsible for all federal or state taxes applicable to compensation or payments paid to Contractor under this contract. Contractor certifies that (i) it is not an employee of TVF&R; (ii) if Contractor is currently performing work for TVF&R or the federal government, Contractor's work to be performed under this contract creates no potential or actual conflict of interest as defined by ORS 244; and (iii) if this payment is to be charged against federal funds, it is not currently employed by the federal government.
 - d) If the Contractor fails to comply with the laws TVF&R shall have the right to terminate this contract.
7. **CONTINUING OBLIGATION.** Notwithstanding the expiration date or completion of this contract, the Contractor is obligated to fulfill his responsibilities until warranty, guarantee, maintenance, and parts availability requirements have completely expired.
8. **CUTTING AND PATCHING.** Contractor shall be responsible for coordinating all cutting, fitting, or patching of the work to make all parts come together properly and fit to receive or be received by work of other contractors, subcontractors, or TVF&R. Contractor shall be responsible for restoring all cut, fitted, or patched surfaces to an original condition; provided however, that if a different condition is specified in the contract Documents, then the Contractor shall be responsible for restoring such surfaces to the condition specified.
9. **DAMAGE.** The Contractor is responsible for damage to any property, TVF&R owned or otherwise, that is a result of Contractor or subcontractor negligence while work under this contract is in progress. The Contractor shall be responsible

Exhibit A - General Terms and Conditions

for repairing and replacing anything damaged by its operations, within thirty (30) days after notification by TVF&R. Should any of the work, and such goods, materials, equipment and furnishings, be destroyed, mutilated, defaced or otherwise damaged prior to the time the risk of loss has shifted to TVF&R, the Contractor shall repair or replace the same at no additional cost to TVF&R.

10. **DELAYS IN DELIVERY/FORCE MAJEURE.** Neither TVF&R nor Contractor shall be held responsible for delay or default caused by any contingency beyond their control, including, but not limited to war or insurrection, strikes or lockouts by the Parties' own employees, walkouts by the Parties' own employees, fires, natural calamities, riots or demands or requirements of governmental agencies other than TVF&R.
11. **DISCRIMINATION.** The Contractor shall comply with all Federal, State, and local laws, rules, ordinances, and regulations and shall not discriminate based on gender, or gender orientation, sexual orientation, age, race, creed, color, religion, marital status, familial status, mental or physical disability status, source of income, national origin or political affiliation in programs, activities, services, benefits, or employment. Contractor shall not discriminate against minority-owned, women-owned, or emerging small businesses.
12. **DRUG STATEMENT.** The use of drugs, alcohol, or any tobacco products is prohibited on TVF&R property.
13. **ELECTRONIC EXCHANGE.** The Parties agree either may conduct transactions, including any contract changes, by electronic means (via email or fax).
14. **EXTENSION.** TVF&R reserves the right to extend this Contract beyond any termination date upon agreement of the Parties, and only when the scope of the additional Services is substantially similar to the original scope. TVF&R will provide written notice to the Consultant of its intent to extend this Contract within a reasonable time prior to the scheduled termination date.
15. **FOB POINT.** Delivery of all goods or services shall be priced FOB Destination to the Project Site(s).
16. **IDENTIFICATION OF EMPLOYEES.** Contractor shall ensure that its employees have identifying uniforms or other designation of identity (ID badge, hat, coat with company logo/name) while on TVF&R property.
17. **INDEMNIFICATION.** Subject to the conditions and limitations of the Oregon Constitution and Oregon Tort Claims Act, ORS 30.260 through 30.300, and to the fullest extent permitted by law, the Contractor shall fully indemnify, defend and save and hold harmless TVF&R, its officers, board members, agents, employees, volunteers, affiliates, and all other persons acting on behalf of the indemnified party, from and against any and all claims, demands, suites, actions, damages, losses, costs and expenses, direct and indirect or consequential of any nature whatsoever, including reasonable attorneys' fees, and any other costs of defense, settlement payments and court costs, and liability of personal injuries (including death), property loss, and all other legally cognizable harm caused by, arising from, in whole in part, or in connection with, any act or omission involving this Contract. The duty of defense shall arise immediately upon assertion of any claim that may be covered by this indemnification provision, and, to the fullest extent allowed by law, shall be independent of any duty of indemnification. Such limitation does not apply to the Consultant's failure to comply with the RESPONSIBILITY FOR TAXES LAW COMPLIANCE AND WITHHOLDING paragraph herein.
18. **INDEPENDENT CONTRACTOR.** Services provided under this Contract are those of an independent contractor. Contractor is not an officer, employee or agent of TVF&R. Contractor represents and warrants that it is an independently established business which meets all the requirements of ORS 670.600(2)(a-d), and meets three or more of the requirements of ORS 670.600(3). Although TVF&R reserves the right (i) to determine (and modify) the delivery schedule for the work to be performed and (ii) to evaluate the quality of the completed performance, TVF&R cannot and will not control the means or manner of Contractor's performance.
19. **INSPECTION AND ACCEPTANCE.**
 - a. All goods and services are subject to final inspection and acceptance after delivery at TVF&R.

Exhibit A - General Terms and Conditions

- b. TVF&R shall have ten (10) calendar Days from date of delivery of the entire order within which to inspect and accept or reject the goods and services.
 - c. At no additional cost, TVF&R shall have the right to require correction of services or replacement of goods discovered defective in workmanship, material or otherwise not in conformance with this Contract.
 - d. Failure: If Contractor fails to correct defects TVF&R shall have the right to carry out the work as stipulated in paragraph 32.
20. **INSURANCE.** Contractor shall purchase and maintain the following insurance:
- a. WORKER'S COMPENSATION as required by law ORS 656.
 - b. EMPLOYER'S LIABILITY in the minimum amount of \$500,000 when the Contractor has employees performing services under the contract.
 - c. COMPREHENSIVE AUTOMOBILE LIABILITY including owned, non-owned and hired vehicles: \$2,000,000 Combined Single Limit Bodily Injury and Property Damage any one occurrence and a minimum of \$4,000,000 in the aggregate.
 - d. COMPREHENSIVE GENERAL LIABILITY to include premises/operations, independent providers, products/completed operations, and blanket contractual: \$2,000,000 Combined Single Limit Bodily Injury, Property Damage, and personal injury any one occurrence and \$4,000,000 in the aggregate.
 - e. TVF&R shall be included as an additional insured on the policies and shall be provided a copy of the blanket additional insured endorsement. Certificates shall be submitted to Tualatin Valley Fire & Rescue, Attn: Finance, 11945 SW 70th Ave. Tigard, OR 97223 prior to the commencement of the Contract work. The Contractor agrees to pay for the insurance specified and agrees to provide TVF&R with a 30 days' notice of cancellation if non-renewal occurs during the Contract period.
 - f. This insurance shall be considered as primary insurance and exclusive of any insurance carried by Tualatin Valley Fire & Rescue, and the insurance evidenced by the required certificates shall be exhausted first, notwithstanding the fact that Tualatin Valley Fire & Rescue may have other valid and collectible insurance covering the same risk.
21. **INVOICING AND PAYMENT(S).** Contractor shall issue invoice(s) when the project is complete, or for each work segment (progress payment) as acceptable to TVF&R. Payment shall not be made prior to receipt of a valid invoice. Credit and discount periods will be computed from the date of receipt of the invoice to the date TVF&R's check is mailed. Payment will be made within thirty (30) days after the acceptance of a proper invoice. Invoice(s) shall be submitted to Tualatin Valley Fire & Rescue, Attn Accounts Payable, 11945 SW 70th Ave. Tigard, OR 97223 or via email AccountsPayable@tvfr.com. TVF&R WILL NOT PAY ANY ADDITIONAL CHARGES INCLUDING SURCHARGES, STATE/LOCAL TAXES, INTEREST, LATE CHARGES, OR EXTRA CHARGES FOR BOXING, PACKING, OR CARTAGE UNLESS SPECIFICALLY AGREED TO IN WRITING BY TVF&R.
22. **LICENSES AND PERMITS.** Unless otherwise agreed in writing by TVF&R, without additional expense to TVF&R, the Contractor shall be responsible for maintaining any licenses and permits necessary for the performance of this Contract.
23. **MANUFACTURE WARRANTIES.** All materials provided unless otherwise specified shall be new. Manufacture warranties received by the Contractor which are applicable to any material equipment, parts, property and services furnished by the Contractor under this contract shall survive acceptance and payment, and shall run to TVF&R, its successors and assigns, and shall not be deemed to be exclusive.
24. **NOTICE.** Any notice required or permitted by this Contract shall be in writing and shall be delivered to the Parties.
25. **ORDER OF PRECEDENCE.** In the event of any inconsistent or incompatible contract provisions, Exhibit A shall take precedence over the terms of Exhibit B.
26. **OTHER CONTRACTS.** TVF&R may undertake or award other contracts for additional work, and the Contractor shall fully cooperate with such other Contractors and TVF&R's employees and carefully fit its own work to such additional work as may be contracted for by TVF&R provided such other work does not unduly interfere with Contractor's work. The Contractor shall strive to avoid any act which will interfere with the performance of work by any other Contractor or by TVF&R employees.

27. PERFORMANCE STANDARD.

- a. The Contractor shall furnish and assume full responsibility for everything required for the orderly progress and proper execution and completion of the assigned work including, but not limited to, materials, equipment, labor including subcontractor, transportation, equipment, machinery, tools, facilities and incidentals.
- b. The Contractor shall perform at the highest standards prevalent and in a workmanlike manner consistent with industry practices.
- c. Contractor and its employees shall act in a professional manner, shall enforce proper discipline and decorum while performing the Services and shall control, among other reasonable things: a) noise, including music; b) the use of offensive language; c) smoking or drinking of alcoholic beverages, or use of illegal substances; d) physical violence; e) riding in the passenger elevators; f) thievery; and/or g) the transportation of materials deemed hazardous.
- d. Contractor shall, at all times during the term of this Contract, provide qualified, and professionally competent workers, who shall be duly licensed, if required, to perform under this Contract.

28. PERMITS, LICENSE AND FEES. The Contractor shall employ only persons duly licensed by the State of Oregon to perform the Services required under this Contract for which applicable Oregon Law requires a license. Without additional expense to TVF&R, the Contractor shall be responsible for maintaining any necessary licenses and obtaining building permit(s) and securing all inspections necessary for proper execution and completion of the Services that are customarily secured.

29. PROTECTION OF PERSONS AND PROPERTY. The Contractor shall be responsible for all aspects of safety and safety precautions and programs in connection with the work. TVF&R shall have no responsibility for the loss, theft, mysterious disappearance of or damage to equipment, tools, materials, supplies, and other personal property of the Contractor or its employees, subcontractors or agents stored on TVF&R premises.

30. PUBLIC CONTRACTS This Contract includes, and the Consultant, by entering into this Contract, certifies to abide by, the following terms and conditions prescribed by Oregon Revised Statutes as applicable: a. ORS 279B.220, **Conditions concerning payment, contributions, liens, withholding;** b. ORS 279B.225, **Conditions concerning salvaging, recycling, composting or mulching yard waste material;** c. ORS 279B.230, **Conditions concerning payment for medical care and providing workers' compensation;** d. ORS 279B.325, **Conditions concerning hours of labor;** e. ORS 279B.240 **Exclusion of recycled oils prohibited.**

31. PUBLICITY. The Contractor shall not advertise, market, or use other promotional efforts, data, pictures, or other representations of TVF&R except on prior written authorization by the TVF&R representative.

32. RIGHT TO CARRY OUT THE WORK. If the Contractor defaults or persistently fails or neglects to carry out the work or portions of the work in accordance with the Contract, or fails to perform a provision of the contract, TVF&R, after 10 days' written notice to the Contractor and without prejudice to any other remedy TVF&R may have, may make good such deficiencies and may deduct the reasonable cost thereof, made necessary thereby, from the payment then or thereafter due the Contractor. If payments then or thereafter due the Contractor are not sufficient to cover such amounts, the Contractor shall pay the difference to TVF&R. The right of TVF&R to carry out the work shall not give rise to any duty on the part of TVF&R to exercise this right for the benefit of the Contractor or any other person or entity.

33. RIGHT TO STOP THE WORK. If the Contractor fails to correct work performed which is not in accordance with the requirements of the Contract, TVF&R may issue a written order to the Contractor to stop the Services, or any portion thereof, until the cause of such order is eliminated.

34. SAFETY/ CROWD CONTROL. The Contractor shall adhere to all OSHA safety rules while the performing the Services. The Contractor is responsible to ensure that its employees, TVF&R employees, and the public are not exposed to hazardous conditions during the work. The Contractor shall ensure that all containment equipment and exposure safeguards are installed and functioning properly at all times. Contractor shall provide, erect, and maintain all planking, shoring, barricades, and adequate warning signage.

Exhibit A - General Terms and Conditions

35. **SECURITY CHECK.** For public safety, the Contractor shall perform background checks and screening of its employees, and to the extent allowed or required by law, shall provide such checks or screening results to TVF&R upon written request. TVF&R retains the option to require the immediate removal of any employee or agent that does not pass a background check or screening.
36. **SEVERABILITY.** If any provision of this contract is declared by a court of competent jurisdiction to be illegal or in conflict with any law, the validity of the remaining terms and provisions shall be construed and enforced as if the contract did not contain the particular provision held to be invalid.
37. **SUPERSEDING EFFECT.** There are no covenants, promises, agreements, conditions or understandings between the Parties, either oral or written, other than those contained in this contract.
38. **TAX LAW COMPLIANCE AND WITHHOLDING.**
- a. During the work of this Contract, the Contractor hereby certifies, represents and warrants that the Contractor has complied with, and shall continue to comply with, the tax laws of the state of Oregon or a political subdivision of this state; ORS 305.620 and ORS chapters 316, 317 and 318. Failure to comply is a default which may be cause to terminate this Contract and TVF&R or state officials may seek damages and other relief available under the applicable law.
 - b. Contractor shall be responsible for all federal or state taxes applicable to compensation paid to the Contractor under this Contract. TVF&R will not withhold from such compensation any amount(s) to cover Contractor's federal or state tax obligations. The Contractor, and its employees, are not eligible for Social Security benefits, unemployment insurance or workers' compensation benefits, Public Employees' Retirement System benefits, or any other benefits provided by TVF&R to its employees from compensation paid to Contractor under this Contract.
 - c. TVF&R is tax exempt from paying Federal, State and Local taxes.
39. **TERMINATION.**
- a. This contract shall terminate naturally on the date the work is accepted by TVF&R, unless extended as allowed.
 - b. Termination for Convenience.
 - i. This Contract may be terminated at any time by mutual written consent of the Parties.
 - ii. In the public's best interest and for any reasonable reason, including breach, TVF&R may terminate this Contract in whole or in part upon 30 days' notice to the Contractor. The right to cure any deficiency may be initiated by TVF&R to Contractor.
 - iii. If this contract is so terminated Contractor shall be paid in accordance with the terms of the contract for work rendered and accepted.
 - c. TVF&R's Right to Terminate Services For Cause. TVF&R may terminate this Contract, in whole or in part, immediately upon notice to Contractor, or at such later date as TVF&R may establish in such notice, upon the occurrence of any of the following events:
 - i. TVF&R fails to receive funding, or appropriations, limitations or other expenditure authority at levels sufficient to pay for Contractor's Services;
 - ii. Federal or state laws, regulations or guidelines are modified or interpreted in such a way that either the Services under this Contract is prohibited or TVF&R is prohibited from paying for such Services from the planned funding source;
 - iii. Contractor no longer holds any license or certificate that is required to perform the Services; or
 - iv. Contractor commits any material breach or default of any covenant, warranty, obligation or agreement under this Contract, fails to perform the Services under this Contract within the time specified herein or any extension thereof, or so fails to pursue the Services as to endanger Contractor's performance under this Contract in accordance with its terms, and such breach, default or failure is not cured within 10 business days after delivery of TVF&R's notice, or such period as TVF&R may specify in such notice.
 - d. Contractor's Right to Terminate Services for Cause. Contractor may terminate its obligation to provide Services under this Contract upon 30 days' notice to TVF&R if TVF&R fails to pay Contractor pursuant to the terms of this Contract and TVF&R fails to cure within 30 business days after receipt of Contractor's notice.
 - e. Enforcement. Termination under any provision of this contract shall not extinguish or prejudice any Party's right to enforce this Contract with respect to any breach that has not been cured.
 - f. Remedies. In the event of termination pursuant to above, Contractor's sole remedy shall be a claim for the sum designated for accomplishing the work multiplied by the percentage of work completed and accepted by TVF&R,

Exhibit A - General Terms and Conditions

less previous amounts paid. If previous amounts paid to Contractor exceed the amount due to Contractor under this subsection, Contractor shall pay any excess to TVF&R upon demand.

- g. Contractor's Tender upon Termination. Upon receiving a notice of termination of this contract, Contractor shall immediately cease all activities under this contract, unless TVF&R expressly directs otherwise in such notice of termination. Upon termination of this contract, Contractor shall, to the extent permissible under applicable law, deliver to TVF&R all documents, information, works-in-progress and other property that are or would be deliverables had the contract been completed.
- h. Limitation of Liabilities. Neither Party shall be liable for (i) any indirect, incidental, consequential or special damages under the contract or (ii) any damages of any sort arising solely from the termination of this contract in accordance with its terms.

40. **TIME IS OF THE ESSENCE.** The Contractor shall achieve Completion of the work within the time provided on the first page of the contract. Completion shall mean the work shall be fully complete, including all punch lists items, and all documentation, drawings and warranties required under the contract Documents shall have been delivered to TVF&R, and all required inspections, permits and approvals for use and occupancy of the work shall have been procured and delivered. The Contractor shall at all times carry on the work diligently, without delay and punctually fulfill all requirements of the work.

41. **TRANSPORTATION.** The Contractor is responsible for transportation of its employees, tools, equipment, construction materials, etc., to and from any project site(s).

42. **USE OF FACILITIES.**

- a. Contractor and its employees or agents shall have the right to use only those facilities and utilities of TVF&R that are necessary to perform the work under this contract and shall have no right of access to any facility of TVF&R without prior approval of a TVF&R representative.
- b. TVF&R shall have no responsibility for the loss, theft mysterious disappearance of, or damage to, equipment, tools, materials, supplies and other personal property of the Contractor or its employees, subcontractors, or agents that may be stored on TVF&R premises and utilities that are necessary to perform the work.
- c. The Contractor shall provide, at its own expense and by licensed personnel, all tie-ins and extensions to electrical, water, and waste connections, etc. All connections must be approved in advance by TVF&R and all work relative to the utilities must be in accordance with the applicable building codes.
- d. All water connections shall include reduced pressure backflow protection or double check and double gate valves. All water must be shut off at the end of each shift. Contractor must ensure that all applicable electrical usage is in compliance with all UL and NFPA guidelines.
- e. Contractor shall not interfere with any daily on-going facility/building operations in areas that are scheduled for work.
- f. All deliveries, storage of equipment or materials shall be coordinated with TVF&R Representative.
- g. Contractor shall confine its apparatus, the storage of materials and operation of its staff to limits established by law, ordinances, permits or directions of TVF&R.
- h. The work site shall be kept in an orderly and safe fashion so as not to interfere with the progress of the work or the work of any other Contractor or TVF&R staff.

43) **WAIVER OF CONDITIONS.** The failure of either Party to enforce any provision of this contract shall not constitute a waiver by that Party of that or any other provision of this contract.

44) **WAIVER OF SUBROGATION.** To the extent permitted by law, TVF&R and Contractor waive all against; each other and any of their subcontractors, agents and employees, each of the other; and Separate Contractors, if any, and any of their subcontracts, agent and employees, for damages caused by fire, or other causes of loss, to the extent those losses are covered by property insurance required by their Agreement or other property insurance applicable to the project, except such rights as they have to proceeds of such insurance.

45) **WARRANTY.**

Exhibit A - General Terms and Conditions

- a) The Contractor warrants to TVF&R that materials and equipment furnished under the contract will be of good quality and new unless otherwise required or permitted by the contract Documents, that the work will be performed in a skillful and workmanlike manner, that the work will be free from defects not inherent in the quality required or permitted, and that the work will conform with the requirements of the contract Documents. Work not conforming to these requirements, including substitutions not properly approved and authorized, may be considered defective. The Contractor's warranty excludes remedy for damage or defect caused by abuse, modifications not executed by the Contractor, improper or insufficient maintenance, improper operation or normal wear and tear or normal usage.
- b) If, within one year after the date of Final Completion of all the work or by terms of an applicable special warranty required by the contract Documents, any of the work is found to be not in accordance with the requirements of the contract Documents, the Contractor shall correct it according to the requirements of this subparagraph with no additional cost promptly after receipt of written notice from TVF&R to do so. If the Contractor does not promptly initiate work to correct the work designated in the notice, TVF&R may proceed to correct the work, TVF&R may dispose of materials and equipment as it sees fit, and the Contractor will be liable for all costs. This obligation shall survive acceptance of the work under the contract and termination of the contract, is in addition to other warranties provided by contract or law, and does not establish a time limit for damages.
- c) All implied warranties recognized by the Uniform Commercial Code apply to this contract and the Contractor shall not issue any disclaimer to the UCC.

46. **DISPUTE RESOLUTION.** The Parties desire to provide for a fair, cost-effective, and expedient forum for the resolution of any and all disputes. Accordingly, the Parties agree to comply with the following two-step dispute resolution process; provided, however, that breach of the provisions regarding Ownership of work Product are not subject to the provisions of this paragraph, and TVF&R may proceed directly to court, or pursue the dispute resolution alternative of this paragraph, in its discretion.

- a. **Mediation.** The Parties mutually agree that any dispute that may arise under this contract will be submitted to a mediator agreed to by both Parties as soon as reasonable after such dispute arises; prior to the commencement of arbitration or litigation. Such mediation shall occur in the Portland, Oregon metropolitan area and the mediation fees and mediator's expenses shall be shared equally by the Parties. The Parties agree to exercise their best efforts in good faith to resolve all disputes in mediation. Either Party may terminate the mediation at any time after the first session.
 - i. **Notice of Mediation.** Prior to submitting a dispute to mediation, the Parties shall attempt in good faith to settle the dispute themselves. In the event mediation is necessary, the aggrieved Party must deliver to the other Party written notice of its intent to submit the dispute to mediation within 90 calendar days of the date when the dispute first arose, or the termination of the contract, whichever is later. "The date when the dispute first arose" is defined to mean when a Party discovered, or should have discovered with reasonable diligence, the facts on which the dispute is based. A Party's failure to timely request mediation hereunder shall constitute an irrevocable waiver of that Party's right to raise any claims in any forum, including arbitration as set forth below, arising out of the dispute. The limitations period set forth herein is mandatory, does not operate to lengthen any applicable state or federal statute of limitations, and is not subject to any tolling, equitable or otherwise.
- b. **Arbitration.** In the event the dispute is not successfully resolved through mediation, the Parties agree that such dispute will be resolved exclusively through final and binding arbitration in the Portland, Oregon metropolitan area., through a mutually agreed upon arbitration service or, if no agreement can be reached, through the arbitration services of the Arbitration Service of Portland in accordance with its then effective commercial arbitration rules, except as such rules are modified herein.
 - i. **Notice of Arbitration.** To initiate the arbitration process, the aggrieved Party must deliver to the other Party written notice of its intent to submit the dispute to arbitration.
 - ii. **Selection of Arbitrator(s).** One arbitrator will decide the dispute unless a Party requests in writing a panel of three arbitrators. When a sole arbitrator presides, the arbitrator will be selected by mutual agreement of the Parties, or absent agreement, in accordance with the then effective Arbitration Service of Portland commercial arbitration rules. For a three-arbitrator panel, each Party will select one arbitrator at which point those two arbitrators will mutually select a third arbitrator. If the third arbitrator cannot be mutually agreed upon, the third arbitrator will be selected in accordance with the then effective Arbitration Service of Portland rules.

Exhibit A - General Terms and Conditions

- iii. **Permissible Discovery.** The Parties shall cooperate to the fullest extent practicable in the voluntary exchange of documents and information to expedite the arbitration. The Parties agree to limit discovery as determined by the arbitrator[s] for the expedient resolution of the dispute in accordance with the Oregon Rules of Civil Procedure (“ORCP”). All discovery must be completed within 30 calendar days prior to the date set for the arbitration hearing.
- iv. **Power of Arbitrator(s); Applicable Law.** The arbitrator(s) shall have the same authority to award remedies and damages as provided to a judge and jury under applicable law. The arbitrator(s) shall not have the power to alter, amend, or modify any provision of this contract. The arbitrator(s) shall have the power to decide only the dispute submitted to the arbitrator(s). It is the intention of the Parties to this contract that this contract and the performance under this contract, and all suits, actions, and proceedings under this contract, be construed in accordance with and under and pursuant to the laws of the State of Oregon (without regard to the law of conflict of laws), and that, in any suit, action, or proceeding that may be brought arising out of, in connection with, or by reason of this contract, the laws of the State of Oregon shall be applicable and shall govern to the exclusion of the law of any other forum, without regard to the jurisdiction in which any suit, action, or proceeding may be instituted.
- v. **Opinion and Award.** The arbitrator(s) shall issue a written opinion and award within 30 calendar days of closing arguments or the receipt of post-hearing briefs, whichever is later. The opinion and award must be signed and dated and decide all disputes and related issues submitted by the Parties. The arbitrator(s) shall award only those remedies in law or equity that is requested by a Party which the arbitrator(s) determines to be supported by credible, relevant evidence. Judgment on the award may be entered in any court having jurisdiction thereof.
- c. **Attorneys’ Fees/Expenses.** In the event suit or action is instituted in connection with any of the terms of this contract, the prevailing Party shall be entitled to its reasonable attorneys’ fees, expert fees, and other expenses and costs it incurs in enforcing this contract or pursuing damages for breach of this contract, whether incurred prior to filing suit, in arbitration or mediation, in trial, or on appeal.

END



Skydio Hive Installation Configurations

This document provides comprehensive guidelines for installing multiple Skydio X10 Dock “Hives”—groups of three or four docks that operate continuously to support drone operations. It outlines the recommended layouts, spacing requirements, and infrastructure considerations that ensure safe, efficient, and cost-effective deployments.

Dock Dimensions

Length	Width	Width (Door Closed)	Width (Door Open)
~3.2 ft	~3 ft	~3 ft	~5ft

Design Callouts

- Open Dock Width: ~5 ft (includes clearance for the weather station).
- Perimeter Buffer: +3 ft around each Dock for maintenance and safe installation. This does not include the 10’-12’ needed to stay away from tall structures like trees, antennas etc.
- Rear Clearance: At least 6’-8’ from the rear of the Dock to any nearby objects when closed.

Cost Callout



Based on recent deployments, **infrastructure costs for 3–4 Skydio X10 Docks (Most Popular configs)** (covering networking and electrical work) typically range **between \$30,000 and \$60,000**. This estimate does **not** include the expense of building additional platforms or modifying existing structures. Actual costs may vary depending on site conditions, regional labor rates, and specific project requirements.

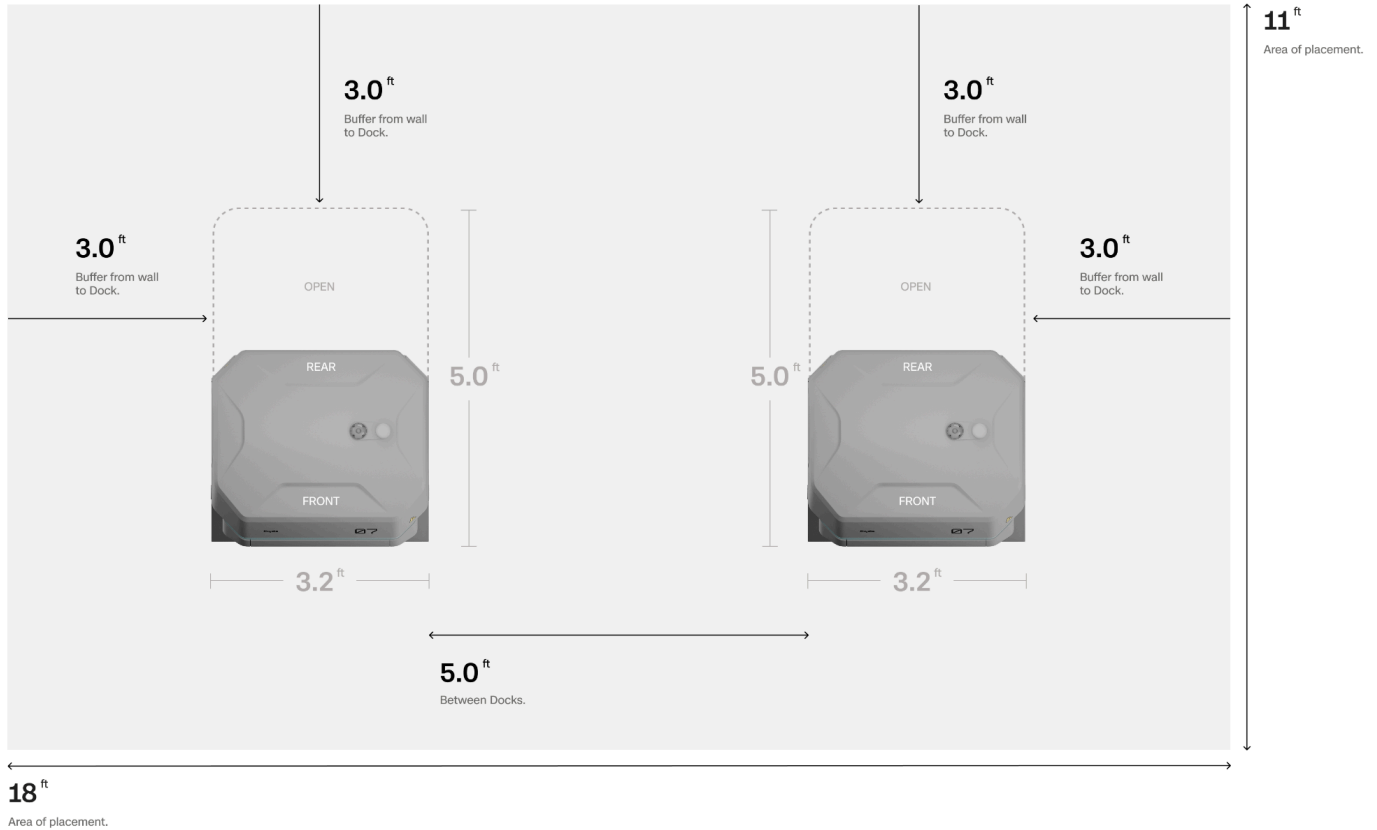
Concrete Pad Dimensions

It is recommended that all installations on concrete pads follow the same footprint as current standard designs: Pad size will be larger than needed to allow for fenced in areas. 3-5ft buffer around docks for room to walk around and perform maintenance

Qty of Docks	Pad Size
1 Dock	4'x4'
2 Docks	18' x 11'
3 Docks	26' x 11' or 18' x 21' Δ
4 Docks	34' x 11 or 18' x 21' \square

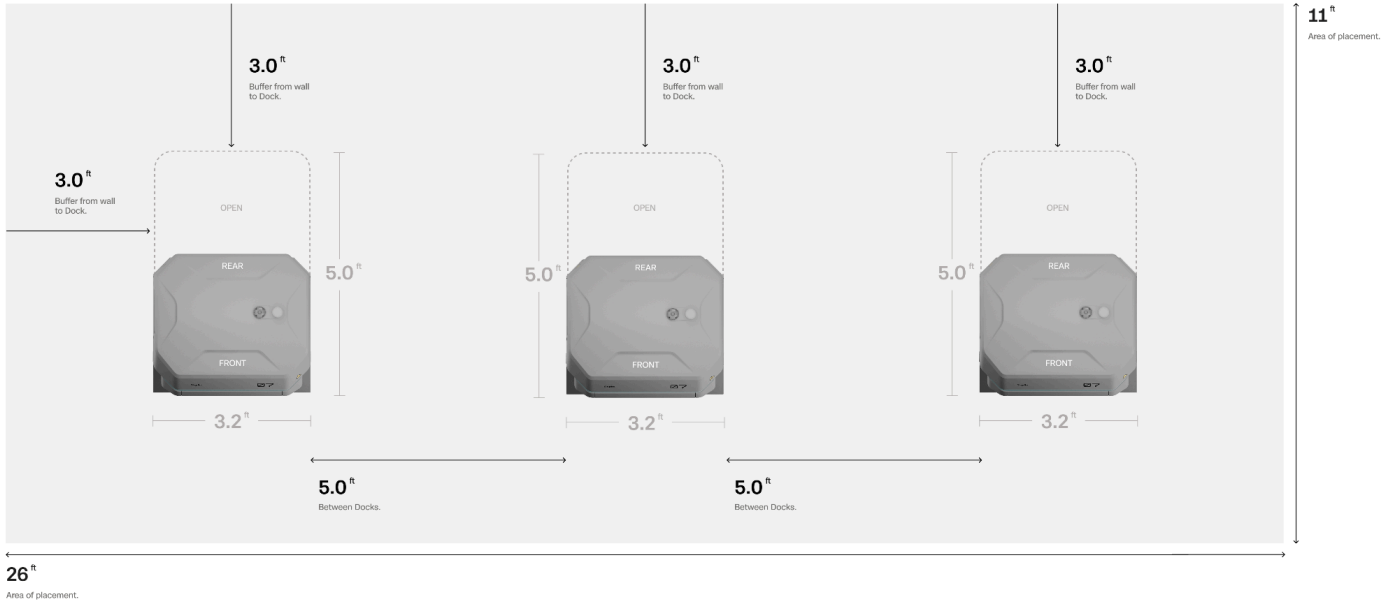
2-Dock Configuration

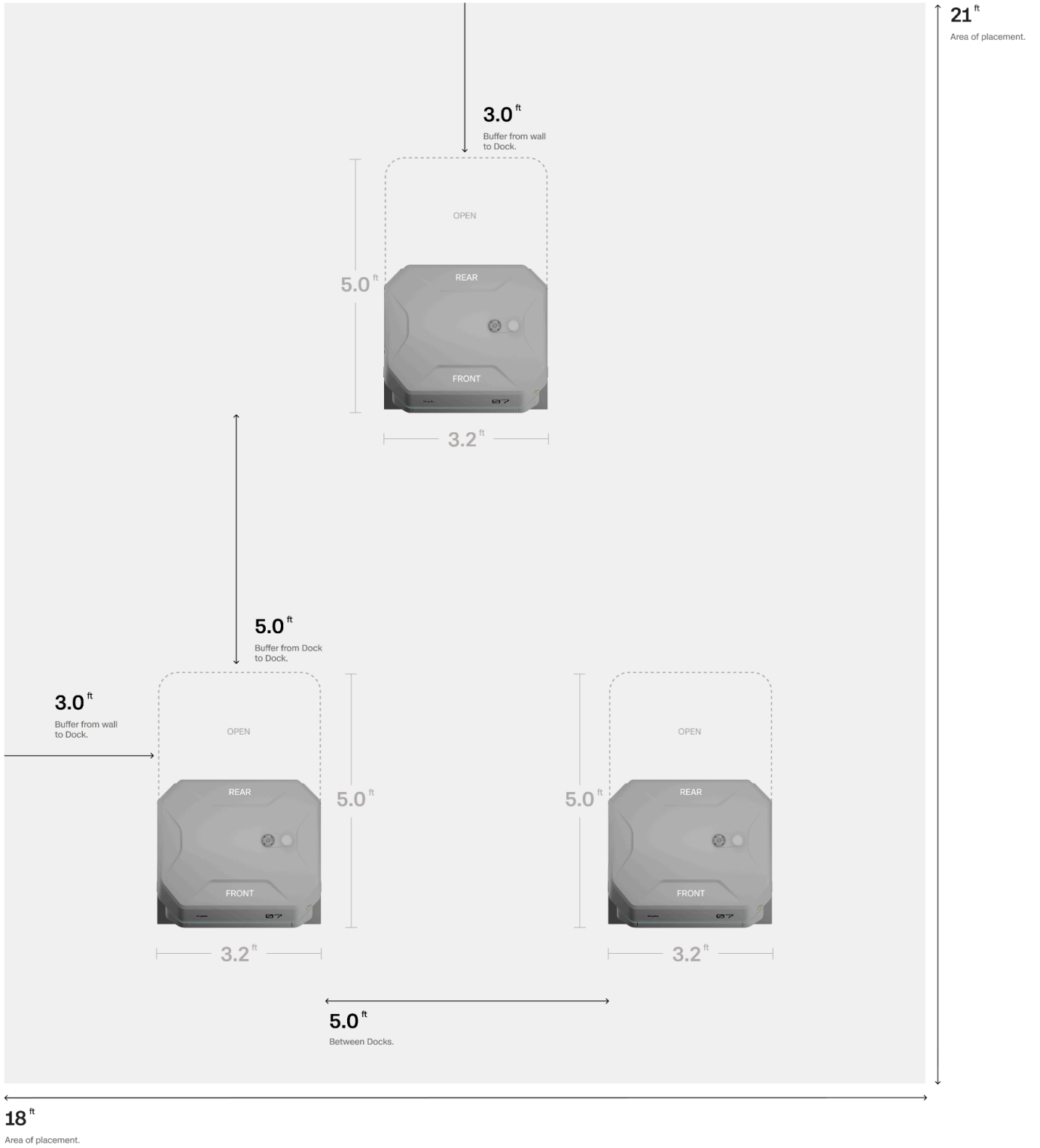
For operations requiring only two Skydio X10 Docks, the installation can be streamlined while still maintaining essential buffer distances. Whether placed side by side or spaced slightly apart to accommodate local site conditions, this setup simplifies infrastructure needs while providing sufficient space for charging and safe maintenance access.



3-Dock Configuration

When installing a Hive of three Skydio X10 Docks, the goal is to find a balance between sufficient maintenance space and minimal total footprint. Whether arranged in a single row or Triangle shaped layout, these guidelines help operators achieve efficient docking and charging while maintaining the required safety buffers and equipment access

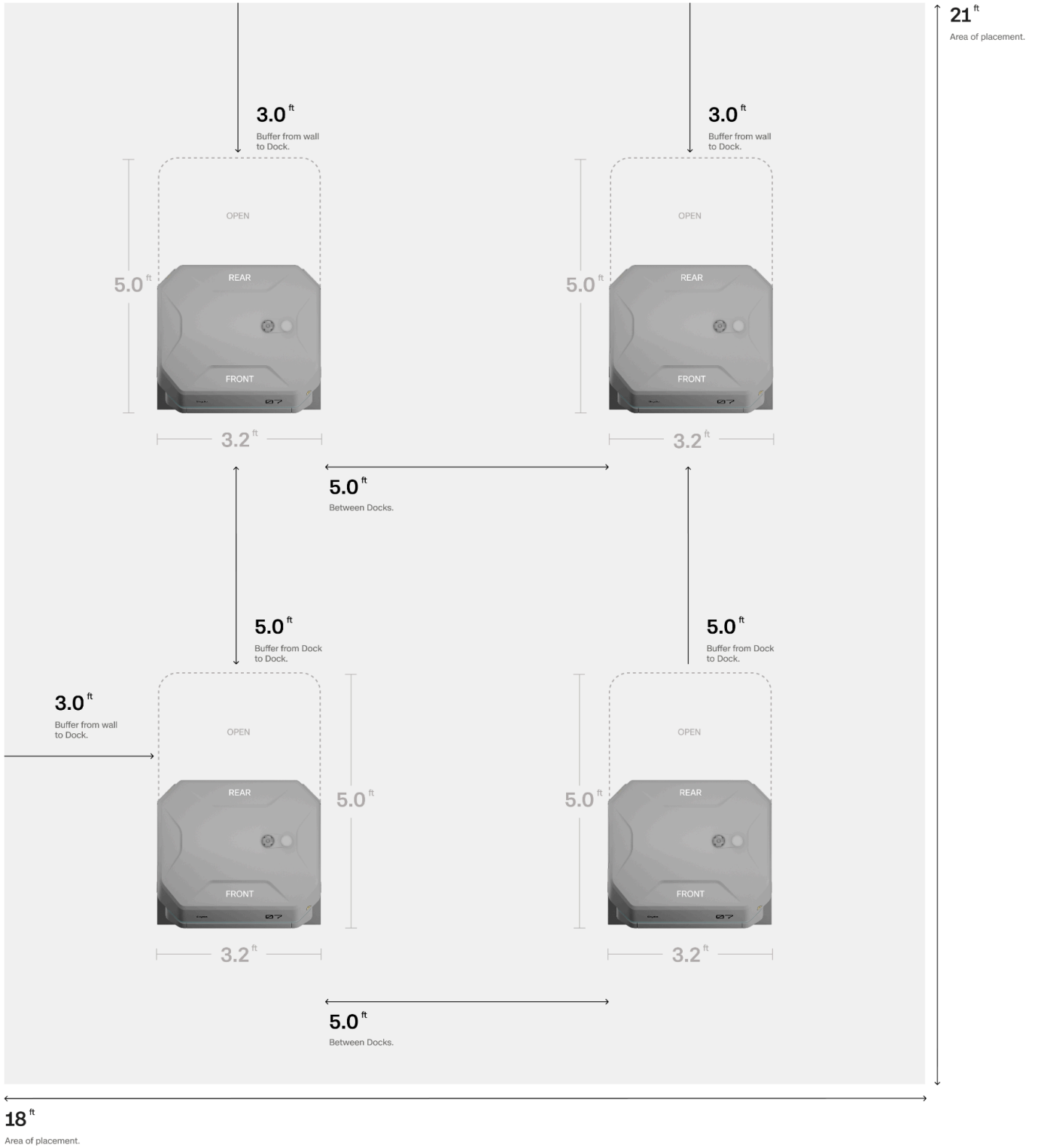




4-Dock Configuration

For organizations requiring higher-capacity Hive operations, a four-dock arrangement offers robust continuous coverage with multiple drones. This can be set up in a single-row (linear) layout for straightforward maintenance access or in a compact two-by-two configuration to reduce the span of the installation.





Skydio Dock for X10: Operational readiness overview

Choosing the right site is one of the most important steps in getting your DFR program off the ground.

In this document, system requirements for the Dock for X10 Flight System are provided to guide the selection of safe and operationally viable installation locations. These system requirements are critical to reliable system performance.

Timely achievement of system requirements generally expedites system installation, initialization and operational use of the flight system.

For any questions related to custom installation configurations that may impede the achievement of any system requirements listed below, please contact the **Skydio DFR Launch Team** at LaunchTeam@Skydio.com.

Role of Skydio's DFR Launch Team

Skydio's DFR Launch Team is composed of project managers, network specialists, and deployment engineers. The team serves as a dedicated project partner to ensure that all system requirements are achieved prior to installation, and that all programmatic requirements of an agency's DFR program are met as flight system installation activities are conducted.

Skydio-authorized and certified personnel will survey installation sites, conduct installations of hardware and networking, and provide field services and system maintenance once the flight system is operational.

Skydio's DFR Launch Team may be contacted via Skydio Account Executives or Solutions Engineers. It is recommended to engage with the Launch Team as early in a project as possible.



Services provided:

- Installation site surveys
- Project management for flight system installation and initial deployment
- Communications with organizational stakeholders (Facilities, IT, Networking, etc.)

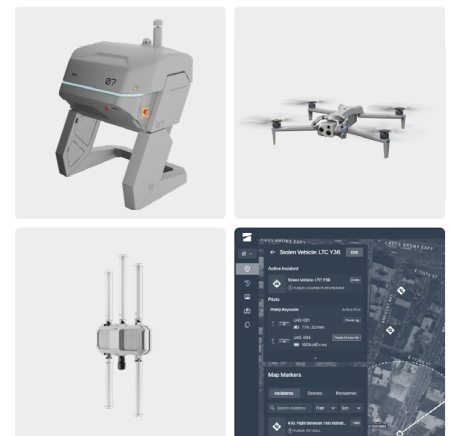
WARNING: The information provided in this overview is intended for use by technicians and project managers overseeing equipment installation. It is critical that all system requirements and system limitations be understood by parties working on-site. A lack of adherence to these requirements may lead to degraded system performance or inoperability, potential leading to serious bodily injury, property damage or loss of flight system components if operated outside the guidelines stated. Refer to Skydio's Safety Guidelines for additional information.

The Skydio Dock for X10 Flight System is the foundation of Skydio's Drone as First Responder (DFR) solution.

Each full Flight System consists of:

- (1) Skydio X10 Drone
- (1) Skydio Dock for X10
- (1) Skydio Connect External Radio
- (1) Skydio Cloud Organization* for the agency, which integrates with CAD, DEMS, and other tools used to maintain DFR operations

*All physical hardware purchased by an agency should be operated under the same Skydio Cloud organization for optimal operations and support



NOTE: Specifications, component details, and system configurations presented here reflect the latest version of the product at the time of publication which is subject to change. Refer to the official documentation and support resources for the most up-to-date guidance. It is the responsibility of the installer to ensure compliance with all applicable regulations, site requirements, and manufacturer instructions. Consult with the product team for clarification if any installation conditions fall outside standard use cases.

Power requirements

Circuit

15 A dedicated

Voltage

110-240 V AC (50–60 Hz)
Use 200-240 V for freezing sites

Power Draw

Up to 2200 W peak

Disconnect

Local switch accessible to Skydio and site personnel

Conduit

1" run to the right side of the Dock with a 4 ft tail for the junction box

Tip: End conduit ~6.5" above ground to protect cabling

Power load

2200W for operations below 32°F / 0°C

20A breaker for 200-240 V

1200 W for operations above 32°F / 0°C

15A breaker for 110 V

Why it matters:

Dedicated and appropriately sized power ensures stable charging, safe heating, and maximum uptime during cold-weather operations.

Network requirements

Each Dock requires a reliable data connection for communication and video backhaul.

Connection

Outdoor Cat6/6A shielded cable to both the Dock and the external radio

Firewall

Complete Skydio Cloud connectivity test before installation

Recommended bandwidth (single Dock):

Minimum 20 Mbps upload/ 20 Mbps download per Dock

Preferred 100 Mbps upload/ 100 Mbps download for smooth video streaming and software updates

Upload priority

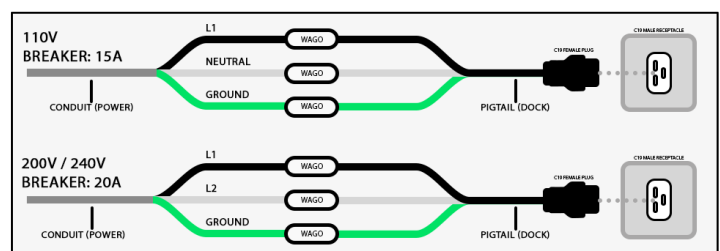
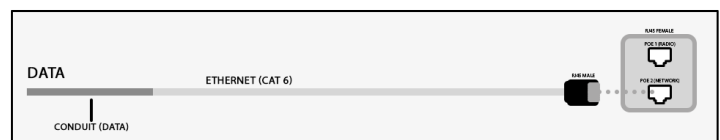
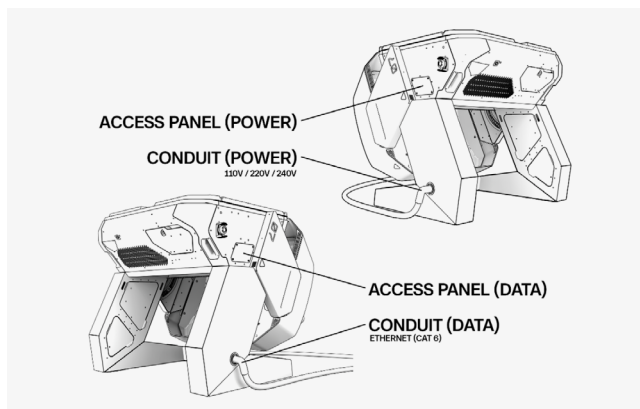
Upload bandwidth is the critical factor for streaming video to Skydio Cloud

Latency

<100 ms

External radio

Mount ~5 ft above nearby obstructions with a clear line of sight in all directions



WARNING: The information in this resource is provided for reference only and is subject to change without notice based on ongoing updates to the X10 and Dock systems and its associated hardware, software, and installation protocols. Follow all official safety guidelines (as published in the Skydio Dock for X10 Operator Manual) and installation procedures when handling or deploying the Dock as improper installation may result in serious bodily harm and/or damage.

Space and placement

Clearance

For Obstacles Within 12' of the Dock, the Distance to Dock Must be 1.2x the Height of the Obstacle

Sky visibility

Ensure a clear line of sight within a 40° elevation angle from the platform

Secure mounting

May be freestanding or bolted to a permanent structure

Bolting is recommended for hurricane or tornado-prone areas

Skydio offers large Dock feet that will secure the Dock in up to 80mph winds

Surface leveling

Landing surface must be within $\pm 3^\circ$ of level

Grounding is recommended for the external radio mast to the existing lightning protection hardware

Example:

A typical rooftop setup groups 3–4 Docks in a line with at least 12 ft clearance all around and external radios mounted ~17 ft away, elevated above nearby structures for a clear signal.

Why it matters:

Open, level, and unobstructed placement ensures safe, repeatable launches and landings in all conditions.

Environmental considerations

Operating

-4°F to 122°F
(-20°C to 50°C)

Standby

-40°F to 140°F
(-40°C to 60°C)

Weather protection

IPX6 (roof closed)
IPX5 (roof open)

Cold weather power

Use 200-240 V power for any site that experiences temperatures below 32°F

Dock for X10 wind tolerance

X10 Drone can launch in winds up to 27 mph; secured standby up to 100 mph

Bolted to Permanent Structure:
Up to 160 mph (257 kph)

Skydio Dock Feet (Available late 2025):
80 mph (128 kph)

Non-Bolted: 40 mph (64 kph)

Why it matters:

Proper power and site preparation keep the Dock operational through extreme weather by keeping critical systems above freezing and the battery within charging temperatures.

Common site readiness items (avoid delays)

Roof access

Arrange keys, escorts, and safe working hours before installation

Crane or lift

Schedule with Facilities 2-3 weeks before install

Facilities/IT approvals

Identify and loop in all approvers early to avoid last-minute surprises

Firewall configuration

Complete network testing with Skydio before Docks ship

Cold-weather sites

Specify 200-24 V in procurement for reliable winter operations

Why it matters:

Early coordination prevents scheduling delays, repeat site visits, and time for both your team and the Skydio Launch team.

Questions?

Your Skydio representative will review every site detail and share diagrams during the pre-survey phase—this overview just helps you get started.

Once your readiness checklist is green, your DFR Launch Team will schedule installation, commission the system, and get you flying. Together, we'll make sure you're responding to calls faster—with zero wasted time, effort, or resources.