

EXHIBITION CONTRACT

I wish to participate as a Exhibitor at the SPRINT Robotics World Conference for Inspection & Maintenance Robotics 2025 on October 20-22, 2025.

Select an Exhibition Package

Basic Kiosk

9m² Booth **

Standard Kiosk

12m² Booth **

6m² Booth **

Space Only **

(minimum 12m²; maximum 36m²)

** Preference

Booth and space only exhibitors may indicate their activity preference.

Industry	5-minute Pitches
Speed	October 21
Dating	October 22

Company Name

Company Address

Project Reference

Company VAT Number

Contact Person

Telephone

E-mail address

I confirm that I have read and accept the Exhibitor Terms and Conditions for the SPRINT Robotics World Conference for Inspection & Maintenance Robotics 2025 on October 20-22, 2025 (see following pages).

I confirm that I have read and accept the the [Terms and Conditions of RAI Amsterdam](#).

Name

Date

Signature

Company

CONFERENCE EXHIBITOR TERMS & CONDITIONS

The following conditions apply for companies and individuals exhibiting and/or visiting and/or participating and/or cooperating in the 10-year anniversary edition of the SPRINT Robotics World Conference for Inspection and Maintenance Robotics 2025, held at RAI Amsterdam, The Netherlands (hereafter referred to as the “Conference Venue”).

I. General

SPRINT Robotics shall use commercially reasonable efforts to provide the Exhibitor with the sponsorship rights, benefits, and services as outlined in the selected Exhibition Package.

II. Liability

a. The Exhibitor is responsible for all damages caused by Exhibitor or their representatives. The Exhibitor must report all damages to SPRINT Robotics and the Conference Venue. In no event shall SPRINT Robotics, or its directors, officers, employees, or agents, be liable for any consequential, incidental, special, punitive, exemplary or indirect damages, including but not limited to any damages for lost profits, loss of anticipated savings, loss of business opportunity, loss or damage resulting from third party claims or for the consequences of defects. In no event shall the total liability of SPRINT Robotics exceed the amounts paid by the Exhibitor or the representative(s) , if any, for the services.

b. Exhibitors’ personnel or third parties engaged by or on behalf of Exhibitor, and any other users of the hired premises, as well as their property, are in the hired premises at their own risk, or, as the case may be, at the risk of these parties, the Conference Venue and/or SPRINT Robotics are not required to insure these risks.

c. Exhibitors and guests will not hold the Conference Venue and/or SPRINT Robotics accountable against any claim and/ or any damage that may occur during the conference or associated events. The Exhibitor is required to provide - at the first request of the Conference Venue and/or SPRINT Robotics proof that he has taken out an insurance policy covering his civil liability vis-à-vis third parties for up to 2 million for during the event including set-up and demobilization, in addition to a fully comprehensive insurance policy covering the goods belonging to him or conferred upon him. The insurances taken out should include a waiver of recourse against the Conference Venue and/or SPRINT Robotics and its insurers.

d. The Conference Venue and/or SPRINT Robotics are not liable for any damage(s) suffered by Exhibitors as a consequence of the activities of other Exhibitors or of obstacles to the use of the hired premises which are caused by third parties. The Exhibitor shall fully indemnify the Conference Venue and/or SPRINT Robotics against all claims which third parties may be able to enforce against the Conference Venue and/or SPRINT Robotics in connection with acts and omissions on the part of Exhibitors and/or persons for whom Exhibitor is liable or who are present in the premises on account of the event.

e. The Conference Venue and/or SPRINT Robotics will not be responsible for any loss or damage(s) of merchandise, equipment or valuables left in the Conference Venue’s premises prior, during or after a function. Items of value should be insured by the Exhibitor.

III. Payment and Cancellation

a. Cancellation by the Exhibitor

1. The Exhibitor may cancel with immediate effect without the obligation for Exhibitor to pay any compensation to SPRINT Robotics in the event of SPRINT Robotics' bankruptcy, suspension payments or other inability to perform its obligations.
2. Cancellations by the Exhibitor are possible up to 60 days before the Conference. A refund may be granted only if the invoice has already been paid in full before the 60 days and the cancellation is submitted in writing. If a cancellation notification is received 60 days or less before the Conference begins, the exhibition fee is non-refundable; and if not yet paid, the full amount of the exhibition fee must still be paid by the Exhibitor within ultimately two weeks to SPRINT Robotics.
3. In the event of cancellation by the Exhibitor of one or more exhibition places 60 days or less before the Conference begins, the Exhibitor shall be obliged to pay SPRINT Robotics all direct costs associated with Exhibitor's participation in the Conference, including taxes.

b. **Cancellation by SPRINT Robotics:**

1. SPRINT Robotics may cancel exhibition space for the Exhibition with immediate effect without the obligation for SPRINT Robotics to pay any compensation to the Exhibitor:
 - a. in the event of the Exhibitors' bankruptcy, suspension of payments or other inability to fulfill its obligations (financial and otherwise)
 - b. in the event the Exhibitor has not paid the invoice for the exhibition space in full 14 days before the start of the Conference. In case exhibitors register within 14 days of the Conference SPRINT Robotics will not guarantee participation in that short term and the Exhibitors are required to pay the invoice (plus extra costs for administration) immediately and completely.
 - c. if material property of the Exhibitor is seized or becomes subject to similar measures ordered by a court
 - d. in case of a change of control over the Exhibitors' company
 - e. on the instructions of the authorities, for example where there is a breach or threat of a breach to public order, or,
 - f. if the Exhibitor fails to perform its material obligations after being given written notice of default (in so far as this is reasonably feasible in relation to the event)
 - g. Cancellation by SPRINT Robotics on one of the grounds set out above, is deemed a cancellation at the expense and risk of the Exhibitor. In all cases, the Exhibitor shall be obliged to pay SPRINT Robotics all direct costs associated with Exhibitor's participation in the conference, including taxes (i.e. the full amount of the invoice or amount to be invoiced based on reservations made).
 - h. Exhibition space (kiosks, booths, lightboxes, space only) is allocated for the exclusive use of the Exhibitor and may not be used and/or shared with other parties and/or brand names, without the prior written consent of SPRINT Robotics, which may attach additional conditions to its approval.

IV. Postponement

In the unfortunate event of postponement of the SPRINT Robotics World Conference for Inspection and Maintenance Robotics 2025, SPRINT Robotics will not be liable to the Exhibitor (company and/or individual) for any expenditure, damage or loss incurred by you as a result of the postponement. This includes but is not limited to any travel costs such bus, car, tram, train, or plane tickets, as well as any bookings for accommodation.

The purchase of exhibition space (a kiosk, booth, lightbox or space only) and additional products or services are non-refundable in their entirety. If the World Conference for Inspection and Maintenance Robotics is postponed, exhibition space (a kiosk, booth, lightbox or space only) and additional products or services that have already been purchased will be transferable to the new dates of the World Conference for Inspection and Maintenance Robotics.

V. Conference Venue Rules & Regulations

Exhibitors agree to abide by the terms and conditions of the Conference Venue.

VI. Allocation of Exhibition Space

- a. Allocation of booth space will be executed on a first come first served basis (earlier signed Exhibition Contracts before later signed Exhibition Contracts), and only when the related invoice for exhibition space has been paid in full.
- b. World Conference Sponsors who also exhibit, will have first choice, on a first come first served basis (earlier signed Sponsor Contracts before later signed Sponsor Contracts), but only when the related invoice for exhibition space has been paid.
- c. Booth allocation starts in March 2025.

VII. Other Requirements

The Exhibitor agrees to fully comply with all applicable intellectual property laws, regulations, ordinances, rules, and requirements, including but not limited to those of the relevant province, foreign jurisdictions, local municipalities, the European Union, and any other applicable regulatory authority, with respect to any Event held at the Conference Venue. The Exhibitor shall ensure that its activities at the Conference Venue do not infringe upon the intellectual property rights or any other proprietary rights of third parties. This includes, without limitation, securing the necessary licenses, permissions, or approvals for the use of musical works, copyrighted materials, and other intellectual property that may be protected by the rights of others.

The Exhibitor acknowledges that the specified rent does not include any copyright, royalty, or intellectual property fees owed to third parties. The Exhibitor shall bear full responsibility for the reporting, payment, and remittance of such fees to the appropriate licensing bodies, and shall indemnify, defend, and hold harmless SPRINT Robotics, its affiliates, officers, employees, and

agents from any and all claims, damages, liabilities, costs, and expenses arising from the Exhibitor's failure to comply with these obligations.

SPRINT Robotics shall not be held liable for any infringement of intellectual property rights, or any claims, actions, or consequences related to the Exhibitor's use of intellectual property at the Conference Venue. The Exhibitor further agrees that SPRINT Robotics' liability for any damages, losses, or expenses arising from the Exhibitor's activities at the Event, including but not limited to the use of intellectual property, shall be expressly excluded, to the fullest extent permitted by law.

VIII. Applicable Law

Dutch law is applicable for all possible disputes and/or claims between SPRINT Robotics and the Exhibitor. Any dispute or difference or controversy arising out of relating to or in connection with any Provision of this Agreement shall be settled by the SPRINT Robotics and the Exhibitor amicably by negotiations. If such negotiations fail, any such dispute or difference shall be finally settled by the competent judge in Amsterdam, the Netherlands.