

SPONSOR CONTRACT

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

Select a Sponsor Package

CONFERENCE SPONSOR PACKAGES

Conference Sponsor

Silver Sponsor*

Tech Demo Sponsor*

RISE Challenge Sponsor

Gold Sponsor*

WIFI Sponsor*

Coffee Station Sponsor*

Icebreaker Sponsor

OTHER SPONSORSHIP OPPORTUNITIES

10TH ANNIVERSARY PARTY SPONSOR PACKAGES

* Once your contract is sent in, we will contact you about (potential) exhibition space.

Company Name

Company Address

Project Reference

Company VAT Number

Contact Person

Telephone

E-mail address

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

Name

Date

Signature

Company

CONFERENCE SPONSORSHIP TERMS

The following conditions apply to companies and individuals sponsoring the 10-year anniversary edition of the SPRINT Robotics World Conference for Inspection and Maintenance Robotics 2025, held at RAI Amsterdam, The Netherlands (hereafter: “**Conference Venue**”).

I. General

- a. SPRINT Robotics shall use commercially reasonable efforts to provide the Sponsor with the sponsorship rights, benefits, and services as outlined in the selected Sponsor Package.
- b. SPRINT Robotics will make good faith efforts to receive and process Sponsor materials in a timely manner. The Sponsor is responsible for delivering all conference materials, including but not limited to reference materials, digital content, display materials, and collaterals, to SPRINT Robotics’ designated delivery site or address. The Sponsor assumes full responsibility for ensuring the quality, quantity, and protection of such materials.
- c. Sponsorship materials must meet the specifications required by SPRINT Robotics and be provided no later than the mutual specified deadline.
- d. While SPRINT Robotics will make every effort to position sponsorship components to the Sponsor’s satisfaction, the time, dates, and placement of such components remain at the sole discretion of SPRINT Robotics. However, SPRINT Robotics will use commercially reasonable efforts to accommodate the Sponsor’s preferences.

II. Liability

- a. The Sponsor assumes full responsibility for any damages caused by themselves or their representatives. The Sponsor must report all damages immediately to SPRINT Robotics and the Conference Venue. In no event shall SPRINT Robotics, its directors, officers, employees, or agents, be liable for consequential, incidental, special, punitive, exemplary, or indirect damages, including but not limited to lost profits, anticipated savings, or third-party claims. The total liability shall not exceed the amounts paid by the Sponsor for the services. ¹The liability is capped at the amount paid out by the insurance company.
- b. The Sponsor and their guests agree not to hold the Conference Venue and/or SPRINT Robotics accountable for any claims or damages incurred during the conference or associated events.
- c. SPRINT Robotics and the Conference Venue are not responsible for the loss or damage of merchandise, equipment, or valuables of the Sponsor left at the venue before, during, or after the event. Sponsors are advised to insure valuable items.

III. Cancellation

- a. **Cancellation by the Sponsor:**

1. The Sponsor may cancel without obligation to pay compensation if SPRINT Robotics declares bankruptcy, suspends payments, or is otherwise unable to perform its obligations, unless SPRINT Robotics is not responsible for its inability to comply, such as but not limited to cases of force majeure and/or government decisions
2. If the Sponsor cancels their Sponsor Package, they shall pay SPRINT Robotics all direct costs associated with their participation, including taxes

b. Cancellation by SPRINT Robotics:

1. SPRINT Robotics may cancel a Sponsor Package without obligation to compensate the Sponsor if:
 - I. the Sponsor declares bankruptcy, suspends payments, or cannot fulfill obligations;
 - II. material property of the Sponsor is seized;
 - III. there is a change of control in the Sponsor's company;
 - IV. authorities instruct cancellation due to public order issues;
 - V. in case of force majeure and/or government decisions.
2. Cancellation by SPRINT Robotics under these conditions shall be at the Sponsor's expense. The Sponsor remains liable for all direct costs associated with their participation, including taxes.

c. Postponement Disclaimer:

1. In the event of postponement, SPRINT Robotics will not be liable for any costs or damages incurred by the Sponsor (e.g., travel or accommodation expenses). Sponsor Packages and related services are non-refundable but transferable to the new event dates of SPRINT Robotics World Conference.

IV. Conference Venue Rules & Regulations

Sponsors agree to abide by the terms and conditions of the Conference Venue

V. Allocation of Exhibition Space in relationship to the Sponsor Package

- a. Exhibition space is included in selected Sponsor Packages. If not included, an Exhibition Contract must be completed and signed separately.
- b. Allocation of booth space is on a first-come, first-served basis, contingent upon payment of related invoices.
- c. Sponsors with both a Sponsor Package and Exhibition Package receive priority in booth allocation, based on the order of signed contracts that SPRINT Robotics has received.
- d. Booth allocation begins in March 2025.

VI. Other Requirements

The Sponsor 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 Sponsor 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 Sponsor acknowledges that the specified rent does not include any copyright, royalty, or intellectual property fees owed to third parties. The Sponsor 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 Sponsor'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 Sponsor's use of intellectual property at the Conference Venue. The Sponsor further agrees that SPRINT Robotics' liability for any damages, losses, or expenses arising from the Sponsor'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.

VII. Confidentiality

Both the Sponsor and SPRINT Robotics agree to maintain the confidentiality of proprietary or sensitive information disclosed.

VIII. Applicable Law

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