



# **Exhibit Sponsorship Opportunities**

# Asset Integrity Management of Critical Infrastructure (AIM-CI) 2024 February 5-6, 2024 | Orlando, FL

## Why Exhibit

Get the word out about your products and services while gaining access to asset management professionals from industry, government, and academia. Share insights and learn more about your customers' needs with two days to showcase your company's assets and expand your customer base.

The AIM-CI Conference is an intimate gathering of industry professionals, providing more in-depth connections between exhibitors and attendees.

Join us in sunny Orlando and let the "magic" maximize your company's visibility.







# ASME AIM-CI 2024

	Platinum	Gold	Silver	Bronze
SPONSORSHIP AMOUNT	\$4,000	\$3,000	\$2,000	\$1,000
Exclusive sponsorship (Choice of events is by level, then by date payment received.)	Welcome Reception	Lunch (2 Available)	One Networking Refreshment Break (4 Available)	
Logo on welcome slides played prior to general sessions	<			
Company-provided banner stand displayed in conference registration area	~	✓		
Company-provided give away distributed at registration	✓	~	*	
Acknowledgement as a sponsor in the digital program	½ page	¼ page	Recognition	Recognition
Complimentary table-top exhibit at the conference	✓	~	<	~
Company-provided promo video, logo, and link to website featured on the conference website	~	~	~	×
Complimentary full conference registrations	2	1		

**Exhibit Hours\*** - Table top exhibits will be in the pre-function area outside the general session room and include (1) 6 ft. skirted table with (2) chairs.

Sunday, February 4: Set-Up beginning at 3:00pm

Monday, February 5: 8:00 AM – 5:00 PM

Tuesday, February 6: 8:00 AM – conference end

\*\*Times subject to change as the program is finalized



### AIM-CI 2024 EXHIBIT SPONSOR AGREEMENT

Please complete and return via email to <u>SafinaE@asme.org</u>

Institution/Company Name:		
Website:		
Contact Name:		
Title:		
Email (individual to receive al exhibit sponsor information):		
Telephone:		
Billing Address:		
	PLATINUM SPONSOR - \$4,000	
	GOLD SPONSOR - \$3,000	
Package Selection:	SILVER SPONSOR - \$2,000	
	BRONZE - \$1,000	
	Initials:	Date:
I have read the Terms		
& Conditions	Signature:	

#### **PAYMENT**

[] Invoice - Upon receipt of this signed agreement you will be invoiced. Payment is due 30 days from receipt of invoice.

[] Credit Card - If paying by credit card, a secure link will be sent to you.

**PLEASE NOTE**: If your sponsorship includes complimentary registrations, you will receive the codes to register once payment is processed.

Payment Schedule: Due upon receipt of invoice; Payment in full due before exhibit set-up in February.

#### CONTRACT ACCEPTANCE AND AUTHORIZATION

CANCELLATION: Please read the Terms and Conditions on the reverse side.

Please sign and date this Agreement and email to ASME to reserve your space.

#### COMPANY SIGNATURE (Authorized by Company)

By signing this Agreement, the Company agrees to the Terms and Conditions on the reverse side. Any change in the Company's mailing or email address, Exhibition directory information, brand names or product listings must be communicated in writing. By signing this Agreement, the Company hereby affirmatively consents and agrees to receive (I) telephone solicitations initiated by or on behalf of ASME and directed to the telephone number provided above; and (II) commercial electronic mail messages sent by or on behalf of ASME, its affiliates, lines of business and divisions.

ACCEPTED BY ASME:

DATE

#### **TERMS AND CONDITIONS**

The Company hereby agrees to be bound by and to comply with the Terms and Conditions stated below ("Terms and Conditions"), as well as the Exhibition Rules and Regulations and the Exhibitor Services Manual, which are integral to and fully incorporated by reference into this Agreement.

- Defined Terms: The term "Exhibition" refers to the exhibition component of the ASME AIM-CI Conference currently scheduled to be held in Kissimmee, FL February 5-6, 2024, at the Delta Marriott Orlando Celebration. The term "ASME" refers to The American Society of Mechanical Engineers.
- 2 Contract Acceptance: This Agreement shall become effective when it has been submitted by the Company in the manner described in the "Contract Acceptance and Authorization" section above and countersigned by a duly authorized representative of ASME.
- 3. Qualification of Exhibitors: ASME reserves the right to determine the eligibility of the Company for inclusion in the Exhibition prior to, or after, execution of this Agreement. Eligible exhibits include products, components, systems, services, and publications in the turbomachinery industry. Product and services exhibited should be intended for and generally used in a manner that conforms to state, federal, or other applicable laws or regulations. No other products can be displayed. The Company shall not display any product or display or distribute advertisements for a product which infringes upon the registered trademark, copyright, or patent of another company. Product comparisons using product or written materials of companies other than the Company are prohibited. ASME, in its sole discretion, will determine the appropriateness of products exhibited, and reserves the right to prohibit display or advertisement of products which are in violation of these Terms and Conditions or do not meet the Exhibition's objectives.
- 4. Exhibition Assignment and Relocation: The Company understands and agrees that ASME has sole discretion on the assignment of booths and is under no obligation to assign the Company any of the booths preferred by the Company. ASME reserves the right to alter the Company's assigned booth location at any time at its sole discretion if deemed in the best interests of the Exhibition and reserves the right to alter the Exhibition Hall floor plan.
- 5. Payment: Payment by the Company is due as stated on invoice. Prompt payment will guarantee listing in event promotion and secure the Exhibition booth space reservation. Invoices for reserved booth space(s) not paid on schedule may, at the discretion of ASME, result in cancellation of the booth reservation. For reservations received within 30 days of the event, rental must be paid in full upon reservation of booth space. The Company agrees to indemnify and reimburse ASME for all costs and expenses incurred in connection with any collection effort should it be necessary for ASME to engage legal counsel or a collection agency to collect monies due ASME as a result of the Company's failure to pay.
- 6. Cancellation: Cancellations by the Company must be made in writing (email accepted) to ASME and are effective on the day of receipt. Reductions in or downsizing of booth space may be treated as cancellations. Cancellation by the Company will result in the forfeiture of all prepaid rental charges after the cancellation deadline, January 5, 2024. If the Exhibition is cancelled because of a reason beyond the reasonable control of ASME, the Company will receive a refund for any prepaid booth rental fee, or the exhibitor can use the funds toward the future event. The Company will be considered 'no show' if it does not occupy an exhibit in the designated space one hour before the scheduled opening of the Exhibition and has not given ASME the required written notice of cancellation. ASME has the right to use 'no show' exhibit space in such a manner as it may deem in the Exhibition's best interest.
- 7. Rules and Regulations: The Company agrees to comply with all ASME Exhibition rules and regulations and those imposed by the Exhibition venue. The Company shall comply with all health and safety ordinances established by federal, state, or local authorities. The Company agrees that its failure to conform to all such rules, regulations or ordinances may result in penalties imposed by ASME, including closure of its booth.
- 8. Exhibit Move-in and Move-out: The Exhibitor schedule will be sent to you 2 weeks prior to the conference via email. Exhibits not set up at least one hour prior to the opening of the Exhibition will be considered 'no shows' and subject to policies set forth in Section 6 above. Displays must remain fully intact and be fully staffed during all Exhibition hours. Removal of exhibits must be completed by the official move-out time. ASME reserves the right to have the venue remove and store the exhibit until it is taken out by the exhibitor and may incur storage charges set forth by the venue.

- 9. No Assigning or Subletting Space: The Company shall not assign, sublet, or apportion the whole or any part of the booth space allotted to it, or exhibit therein, any other goods, apparatus, etc. than those manufactured or sold by the Company in the regular course of its business.
- 10. Exhibit Design and Inclusions: The Company agrees to abide by exhibit display and guidelines published by ASME. The Company and its employees must remain within the confines of its own space, and the Company will not be permitted to erect signs or display products in such a manner as to obstruct the view, occasion injury, or disadvantageously affect the display of other exhibitors.
- 11. Noise Level and Sound Devices: The use of devices for mechanical reproduction of sound or music is permitted within the Company's booth but must be controlled. Sound of any kind must not be projected outside of the booth. Noise levels must not exceed 85 decibels. ASME reserves the right to require the termination of use of noise making devices, machinery or presentations when determined that the level may infringe upon neighboring exhibitors' ability to conduct business.
- 12. **Copyrighted Materials:** The Company shall not play or permit the playing or performance of, or distribution of any copyrighted materials at the Exhibition unless it has obtained all necessary rights and paid all required royalties, fees, or other payment.
- 13. Character of Displays; Use of Aisles and Common Areas: Distribution of samples and printed matter of any kind, and any promotional material, is restricted to the Company's booth space. Any permitted food and beverage must be procured through the Exhibition venue's exclusive vendor. The Company agrees to exhibit only products which it represents. All exhibits shall display products or services in a tasteful manner as determined by ASME in its sole discretion. The aisles, passageways, and overhead space remain strictly under the control of ASME and no signs, decorations, banners, advertising material or special exhibit will be permitted in the aisles.
- 14. **Conflicting Meetings and Social Activities:** In the interest of all exhibitors, the Company agrees not to extend invitations to meetings, receptions, outings, social events, or otherwise encourage attendee absence from the Exhibition site or Conference during event hours.
- 15. Consent to Use of Photographic Images: The Company consents to ASME's use and distribution (both now and in the future) of the images or voices of the Company's employees in photographs, videotapes, electronic reproductions, or audiotapes of the Exhibition.
- 16. Listing and Promotional Materials: By exhibiting at the Exhibition, the Company grants ASME a fully paid, perpetual non-exclusive license to use, display and reproduce the name, logo and contact information of the Company in any Exhibition directory listing the exhibiting companies at the Exhibition and to use such names and logos in promotional materials. ASME shall not be liable for any errors in any listing or descriptions or for omitting any exhibitor from the Exhibition directory or other materials. The Company may not use the ASME corporate logo but, with ASME's prior written permission, may use the Exhibition logo only to indicate the Company's status as an exhibitor at the Exhibition and not to imply any endorsement by ASME.
- 17. General Liability Insurance: The Company shall provide a Certificate of Insurance evidence of Commercial General Liability insurance. Certificates must be sent to, and received by, ASME 60 days prior to the Exhibition. Failure to provide a Certificate of Insurance will exclude the Company from participating in the Exhibition. Please note that Commercial General Liability Certificates of Insurance must show the following: Combined Single Limit of liability in the amounts of \$1,000,000 per occurrence/\$2,000,000 general aggregate. The certificate holder is ASME. The Additional Insureds are ASME and the Exhibition venue with respect to their vicarious liability arising from the Company's use and occupancy of its booth as described herein. Neither ASME nor the Exhibition venue accepts responsibility for, nor is a bailment created, for property delivered by or to the Company.
- 18. Taxes and Licenses: The Company shall be solely responsible for obtaining any licenses, permits or approvals under federal, state, or local law applicable to its activities at the Exhibition. The Company shall be solely

responsible for obtaining any necessary tax ID numbers and permits and for paying all taxes, license fees, use fees, or other fees, charges or penalties that become due to any governmental authority in connection with its Exhibition activities.

- Observance of Laws: The Company shall abide by and observe all federal, state, and local laws, codes, ordinances, rules, and regulations of Exhibition venue (including any union labor work rules). Without limiting the forgoing:
- 20. **Retail Sales Prohibited:** Retail sales are prohibited during the Exhibition. The Company must not complete sales by receiving payment or delivering its products to the Exhibition venue during the Exhibition. Violation of this rule may result in the Company's booth being repossessed by ASME. Selling, as opposed to order taking, may require payment of state sales tax and could subject the Company to civil or criminal liability for failure to register with State authorities or failure to pay sales tax. The Company agrees to indemnify and hold harmless ASME of and from any liability, cost, damages, and expense arising from retail sales conducted by the Company during the Exhibition.
- 21. Indemnification, Waiver and Release: The Company agrees to indemnify, defend and hold harmless ASME, the Exhibition venue, and their respective members, officers, directors, agents, and employees (together, the "Indemnities") from and against any and all liabilities, damages, actions, costs, losses, claims, and expenses (inclusive of attorney fees) arising out of or resulting, in whole, or in part, from any act, omission, negligence, fault or violation of law or ordinance by the Company or its employees, agents, contractors, patrons, and invitees. The Company hereby waives each claim that arises or may arise in its favor against any one or more of the Indemnities for any and all losses or damage covered by insurance. The Company hereby releases each of ASME, the Exhibition venue and their respective officers, directors, members, employees and agents from any and all liabilities, damages, actions, costs, losses, claims and expenses (inclusive of attorneys' fees) arising out of or resulting, in whole, or in part, from any act, omission, negligence, fault or violation of law by ASME, the Exhibition venue or such other persons.
- 22. Force Majeure: Neither party shall be liable to the other party for any failure to perform its obligations under this Agreement if such performance is prevented or delayed by an "Event of Force Majeure." As used herein, an "Event of Force Majeure" shall mean acts of God, war, rebellion, acts of terrorism, civil unrest, riot, governmental regulations, fire, natural disasters, earthquakes, hurricanes, tornados, floods, labor disruptions or strikes, epidemics, pandemics, quarantines or any other circumstance beyond a party's control which such party cannot overcome through reasonable and diligent efforts which makes it inadvisable, commercially impracticable, illegal or impossible for such party to perform its obligations under this Agreement. Where there is a Force Majeure Event, the party prevented from or delayed in performing its obligations under this Agreement must immediately notify the other party giving full particulars of the Event of Force Majeure and the reasons for the Event of Force Majeure preventing that party from, or delaying that party in performing, its obligations under this Agreement and that party must use its reasonable efforts to mitigate the effect of the Event of Force Majeure upon its performance of the Agreement.
- 23. Enforceability, Severability: If any provision of this Agreement is held invalid or unenforceable under applicable law, such provision shall be ineffective, without invalidating the remaining provisions hereof. The headings of this Agreement are intended for convenience of reference and shall not affect their interpretation.
- 24. Entire Agreement: This Agreement contains the entire understanding of the parties with respect to the subject matter hereof, and there are no representations, warranties, or undertakings with respect to such subject matter other than those expressly set forth herein.
- 25. Amendments: ASME reserves the right to make reasonable changes, amendments, or additions to these Terms and Conditions that it may deem necessary for the proper conduct of the Exhibition. Any such changes shall be binding on the Company equally with the other Terms and Conditions contained herein.
- 26. **Governing Law:** This Agreement and these terms and conditions shall be governed by, construed, and enforced in accordance with their fair meaning and the laws of the State of New York without regard to the choice of law provisions thereof.