INVITATION TO SPONSORSHIP & EXHIBITION BOOKING FORM

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Company :
Signatory :
Organisation contact :
Invoicing address :
Intracommunity VAT number :
Tel : Email :

1.	Major sponsor packages	Price [net]	Put "X"
a)	Platinum Sponsor Included: • 1 advertising speech at a conference [30 min] • 1 booth [12 sq m] • 4 persons [as a delegate] • Logo [in mono color] on the conference bag • Logo on the conference program • 4 rollups in the conference area • Logo on the Organizers rollups	15 000 €	
	 Logo on social media and the conference website 2 Gala Dinner Invitations 		
b)	Gold Sponsor Included: 1 booth [9 sq m] 3 persons Logo [in mono color] on the conference bag Logo on the conference program 3 rollups in the conference area Logo on the Organizers rollups Logo on social media and the conference website 1 Gala Dinner Invitation	10 000 €	
c)	Silver Sponsor Included: 1 booth [6 sq m] 2 persons Logo [in mono color] on the conference bag Logo on the conference program 2 rollups in the conference area Logo on the Organizers rollups Logo on social media and the conference website	7 500 €	
d)	 Bronze Sponsor Included: 1 booth [6 sq m] 1 person Logo [in mono color] on the conference bag Logo on the conference program 2 rollups in the conference area Logo on the Organizers rollups Logo on social media and the conference website 	5 000 €	

2.	Opportunity of advertising on congress materials		
a)	Logo on pocket agenda	2 000 €	
b)	Logo on badge lanyards	2 000 €	
c)	Company Pens	2 000 €	
d)	Logo on Notepads	2 000 €	
e)	Gifts for attendees	1 500 €	
f)	Staff T-shirts	3 000 €	
3.	Opportunity to Sponsor Conference information materials		
a)	Mobile Phone Application	4 000 €	
b)	Memory stick with abstracts	5 000 €	
4.	Exclusive opportunities to sponsor Congress events		
a)	Gala dinner	5 000 €	
b)	Coffee break (one day)	3 000 €	
c)	Welcome party	3 000 €	
d)	Lunches (one day)	3 000 €	
5.	EXHIBITION [6 sq. meter booth]		
a)	OPTION 1	1800€	
	2 persons representing the company at the stand	1500.0	
b)	OPTION 2 1 person representing the company at the stand	1500€	

Grand total :

Let us know your special request	

GENERAL TERMS AND CONDITIONS

These General Terms and Conditions shall apply to **SPONSORS** participating in the PractiCORR 2025 Conference organised by the Polish Corrosion Society (PSK, Host Society). These General Terms and Conditions constitute an integral part of the agreement between the **HOST SOCIETY** and the **SPONSOR**.

Art. 1 – Definitions

For the purpose here of the terms listed below shall have the following wording:

- a) **PractiCORR 2025 Conference** the first corrosion conference organizing by the PSK on June 10-13, 2025 in Warsaw, Poland at Conference Centre at the Copernicus Science Centre;
- b) **Polish Corrosion Society** registered in Gdańsk (ul. Elbląska 133a, 80-718 Gdańsk) entered into the entrepreneurs' register of the National Court Register under KRS no. 0000053936; Vat no. (NIP): 525-192-01-08 HOST SOCIETY;
- c) SPONSOR legal person or organization conducting business or research activity, which acquired at least one sponsor package the SPONSOR is entitled to participate in the PractiCORR 2025 Conference on the terms and conditions indicated in the "Invitation for Sponsorship" available on the website www.practicorr.org;
- d) **BOOTH** an exhibition space for the exclusive use of the **SPONSOR**.

Art. 2 – SPONSORS' Admissions

Any **SPONSOR**, who acquired a sponsor package, is entitled to reserve the **BOOTH** according to the **SPONSOR** package and select particular **BOOTH** among those available for reservation. The reservation request shall be drawn up on the official reservation form, signed by person(s) authorized to represent the **SPONSOR**. The **SPONSOR** shall accept these General Terms and Conditions and submit signed reservation form to the **HOST** by post or by e-mail to practicorr@practicorr.org

The **HOST** shall confirm the reservation of the indicated **BOOTH** or inform the **SPONSOR**, that the chosen **BOOTH** is not available. In such a case the **SPONSOR** shall choose other **BOOTH** within those available and inform the **HOST** within 5 days in writing. The **SPONSOR** has a priority of choosing the **BOOTH** among those available.

Art. 3 – Conclusion of Agreement

Filling in and signing the reservation form by authorized representative, acceptance of these General Terms and Conditions and submission of the reservation form by the **SPONSOR** to the **HOST** and confirming the reservation by the **HOST** shall be deemed as a conclusion of the agreement for one or more **BOOTH** during the **PractiCORR 2025 Conference**.

Art. 4 – Payment

The **HOST** shall issue a proforma invoice (the **HOST** is subject to VAT exemption) and send it to the **SPONSOR** within 5 working days after confirmation of the reservation by the **HOST**. The total remuneration shall be paid within 14 days after the receipt of the proforma invoice from the **HOST**. The payment is deemed to be made on the day the amount is credited to the **HOST's** bank account. The full remuneration is due even if the **SPONSOR** has not used the **STAND** or has used it in a shorter period. In case of delay in payment the **HOST** is entitled to charge due interest for delay in the statutory rate. In case the **SPONSOR** is in delay with the payment of the remuneration or its part for more than 14 days, the **HOST** may terminate the agreement without notice (with immediate effect).

Art. 5 – Resignation

In case the **SPONSOR** resigns from participation in the **PractiCORR 2025** Conference before 31st January 2025, the **HOST** will retain 40% of the total amount of the remuneration.

In case the **SPONSOR** resigns from participation in the **PractiCORR 2025** Conference from 1st February 2025 until 1st April 2025, the **HOST** will retain 80% of the total amount of the remuneration.

In case the **SPONSOR** resigns from the participation in the **PractiCORR 2025** Conference after 2nd April 2018 the **HOST** will retain 100% of the total amount of the remuneration.

The above-mentioned amounts will be retained by the **HOST** as contractual penalty for resignation by the **SPONSOR** from the participation in the **PractiCORR 2025 Conference**. The resignation shall be prepared in writing, signed by a person authorized to represent the **SPONSOR** and delivered to the **HOST** in writing by letter sent by post and/or by e-mail to practicorr@practicorr.org.

Art. 6 – Dismantling of the BOOTH

The **SPONSORS** remove its own equipment from the **BOOTH's** immediately after the end of the **PractiCORR 2025 Conference** at its expense. The detailed deadline for dismantling of the **BOOTH** will be communicated to the Sponsor until 1st March 2025.

Any and all objects brought by the **SPONSOR** shall be removed from the **PractiCORR 2025 Conference** site on 13^{rd} June 2025 until 12 p.m. at the very latest. In case this obligation is breached by the **SPONSOR**, the **HOST** may remove such objects and store at the cost and risk of the **SPONSOR**.

Art. 7 – Rules and safety instructions

A technical file for the **SPONSOR** shall be distributed at a later date, the file will also be available for review on the website <u>www.practicorr.org</u>.

The file will include the **BOOTHS**' layout and furniture renting rules as well as the safety regulations and information on all necessary services (telephone, maintenance, storage, customs clearance, etc.).

The **SPONSORS**, their employees and subcontractors shall observe any and all rules of the **PractiCORR 2025 Conference** including binding legal provisions, the Conference Centre at the Copernicus Science Centre Functioning Principles and Rules (available for review), other regulations and safety instructions, as well as instructions specified in the technical file.

The **SPONSORS** are liable for the materials they exhibit as well as the ones they will rent or set up at their **BOOTH**. The **HOST** recommends the **SPONSOR** to conclude relevant insurance agreements regarding participation in the **PractiCORR 2025 Conference** (i.e. civil liability insurance, property insurance).

Art. 8 – Exclusivity

The reservation of the **BOOTH** compels the **SPONSOR** not to organise or privilege, any meetings or gatherings during the **PractiCORR 2025** Conference topics that had not been declared or authorized by the **HOST** in advance in writing. The **SPONSOR** declares that was informed that **PractiCORR 2025** Conference is accessible only for registered participants.

Art. 9 – Use of the BOOTH, Distribution of Materials

The **BOOTH** is appropriated for sole use of the **SPONSOR** indicated in the reservation form, and may not be rendered for use against payment and/or gratuity, to any third party. Distribution of promotion, advertisement, marketing materials and/or similar materials is permitted only on the **BOOTH**.

Art. 10 – Rights and liabilities of the HOST

The **HOST** is entitled to decide on all unforeseen matters in these General Terms and Conditions. All its decisions will be taken with no possible recourse and shall be immediately implemented. A breach of any clause here of shall give rise to immediate, temporary or definitive exclusion of the **SPONSOR** from the **PractiCORR 2025 Conference** with no possibility for the latter to claim any refund or compensation. The **HOST** shall be free to decide accordingly. The **HOST** shall not be held liable for a small number of registered delegates or any lack of interests for the whole **PractiCORR 2025 Conference**. The **HOST** shall bear no liability for things left on the **BOOTH**, which have been destroyed or damaged, elements of the **BOOTH** that have been destroyed or damaged and damages caused to the **SPONSOR** by other Exhibitors, **SPONSORS**, participants and/or any other third party. The **HOST** shall only be liable for damages caused to the **SPONSOR** willfully by the **HOST** or its representative. The **HOST's** liability is limited to the amount of actual damage sustained by the **SPONSOR**.

Art. 11 – Cancellation of the event

In case of force majeure, the dates of the **PractiCORR 2025** Conference and the exhibition could be changed or simply cancelled. In this case the available amounts after payment of the expenses incurred will be shared between the **SPONSORS** on a pro rata basis with no possibility of recourse against the **HOST**.

Art. 12 – Disputes

Any dispute arising from these General Terms and Conditions shall be settled by the common court competent for the **HOST's** registered office.

Art. 13 – Applicable Law

In all matters not regulated herein Polish law shall apply.

Art. 14 – Language

These General Terms and Conditions have been prepared in English language versions. In case of any discrepancies the Polish language version shall prevail.

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