

# SPONSORING FORM To be returned to <u>congres@see.asso.fr</u>



All rates are VAT excl. \*Additional Information (Compulsory) - a: Your company is registered in France, so French VAT 20% is due - b: Your company belongs to European Union, and is outside France, VAT is not applicable (you will have to auto declare your VAT to your own fiscal authorities). Please indicate hereafter the VAT number of the entity which will be billed - c: Your company is outside Europe, VAT is not applicable.

# PAYMENT

Bank transfer in Euros made payable to "SEE / GSI 2025" with no charge for the beneficiary Bank Address:

BNP PARISBAS 37-39 rue d'Anjou – 75008 Paris – France / Bank # 00274, Bank code # 30004, Account # 00010336242, RIB code 58, IBAN code : FR76 3000 4002 7400 01033624258, BIC : BNPAFRPPPAA







Credit card number:

Expiration date:

Cardholder's name:

# Date:

Signature & company stamp

# **COMPANY DETAILS & BILLING INFORMATION**

Organization (for billing purpose): Organization (To be used for GSI 2025): Contact person: Phone number: Zip code: City: VAT number (if applicable):

Email address: Billing address:

Country:



# **GENERAL TERMS & CONDITIONS OF GSI 2025** 29<sup>th</sup> to 31<sup>st</sup> october 2025, Saint-Malo, France

#### **1. ORGANIZATION**

The Event is organized by SEE – Société de l'Electricité et de l'Electronique, an association law 1901 whose registered head office is located at 11/17 rue de l'Amiral Hamelin 75783 Paris cedex 16 - France, hereafter referred to as the Organizer.

#### 2. PURPOSE

These regulations stipulate the terms and conditions according to which the Organizer sets up and runs the Event. They detail the respective rights and obligations of the Organizer and the signing company, hereafter referred to as the participant. The participant formally undertakes to abide by these regulations.

### **3. PLACE AND DATE**

The Event will be held at the Place and dates indicated here above. The Organizer is free to change the Place or Date of the Event in case the Place is rendered unavailable or in case of force majeure, in which case no compensation shall be due to the participant. The Organizer is free to cancel the Event further to expressly notifying the participant, in which case ongoing registration applications shall be cancelled ipso jure, without any compensation due to the participant.

# 4. REGISTRATION, CANCELLATION, PAYMENT

The participant may cancel their registration by email only to <u>congres@see.asso.fr</u>. In case of cancellation before before August 15<sup>th</sup> 2025 the deposit received will be refund. All booth must be totally paid on April 30<sup>th</sup>, 2025. After this date no refund can be applied and payment will be due in full. The organiser reserves the right to deny access to the participant to the event if their accounts are not settled before the 1<sup>st</sup> day of the conference.

#### **5. SERVICES INCLUDED IN THE OVERALL PARTICIPATION FEE**

The Organizer shall deliver the services and products as explicitly described in the booking form attached to this agreement.

# **6. OBLIGATION TO PRODUCE A RESULT**

The Organizer undertakes to diligently use the resources available to it without being subject to an obligation to produce any results.

I hereby agree with SEE terms and conditions

Date & place

#### **7. INSURANCE**

The Organizer is the sole legal responsible for the Event. However the Organizer's responsibility shall not be engaged for any damage caused to the Participant by a third party. The Place is the sole legal responsible for the facility and premises, permanent or temporary, used for the Event, as well as all companies and activities operating and running under their direct request. The Participant must hold an insurance policy that covers all damages caused by them, their staff or their belongings to a third party. The Participant must hold an insurance policy that covers all damages caused to their equipment and materials brought to the Event.

## 8. APPLICABLE AMENDMENTS

The Organizer reserves the right to bring additional amendments to this agreement to deal with any matters not initially mentioned in the agreement. Such amendments shall be notified and diligently sent to the participant and come into force immediately. Any infringement of this agreement by the participant can lead to their expulsion from the Event provided the Organizer explicitly notifies it. In this case no refund or compensation of any kind shall be due to the participant.

### 9. USE OF PARTICIPANT LOGO

The Organizer reserves the right to retrieve and use the participant's company logo in marketing materials designed to promote the event by showing a list of registered companies, called participants. If the Participant disagrees and wishes their logo to be removed from such marketing materials, they must explicitly address their request in a written form.

#### **10. SETTLEMENT**

The Participant agrees with these terms and conditions by signing this agreement. In the event of disagreement the Participant agrees to first submit their query to the Organizer and seek amiable settlement. If no amiable settlement is found the tribunal of Paris, France, shall be the sole competent tribunal to handle the case.

# Signature & Company stamp