# **ENERGY PROJECTS CONFERENCE & EXHIBITION CONTRACT**

AFM Bull ltd, 6 Buttercup Crescent, Aylesbury, United Kingdom, HP170BF

CLIENT DETAILS	
Company Name	
Principal Contact	Position
Tel Number	Mobile
Email	
Fulfilment Contact	Position
Tel Number	Mobile
Email	
Address	
	Zip Code

### Each exhibit space comes with:

- Two Sponsor Delegate Passes with:
  - Premium Matchmaking concierge service
  - Access to Exhibition Lounges, Refreshments, Drinks Reception & Conference Tracks
  - Lead Capture Functionality
  - Standard Pipe & Drape

### Does not include:

- Furniture (tables, chairs etc..), Carpet, Power, Wired Internet, AV equipment
- Lunch



17-18 June, 2026 · George R Brown Convention Center, Houston

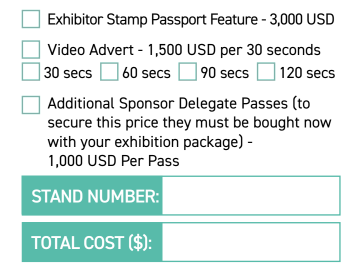
## **BOOKING DETAILS**

- ] 10 x 10 7,000 USD
- 20 x 10 14,000 USD (Add-on Silver Sponsor branding for 1,000 USD more)
- 20 x 20 28,000 USD (Add-on Gold Sponsor branding for 2,000 USD more)
- 30 x 20 42,000 USD (Add-on Platinum Sponsor branding for 3,000 USD more)
- 40 x 20 56,000 USD (Add-on Diamond Sponsor branding for 4,000 USD more)

Would you like to add the additional sponsor level branding for the rate listed above?

No

### Add-Ons



# **ENERGY PROJECTS CONFERENCE & EXHIBITION CONTRACT**

AFM Bull ltd, 6 Buttercup Crescent, Aylesbury, United Kingdom, HP170BF

BILLING DETAILS			
Company Name (invoice)			
Company Name (promotic	onal use)		
Your Ref/PO No		Your Name	
Billing Address (if different from above)		Zip Code	
AUTHORISED SIGNATURE			

Name	
Date	

ACCEPTED ON BEHALF OF ORGANISER	
Name	
Date	



17-18 June, 2026 · George R Brown Convention Center, Houston

## **PAYMENT TERMS**

This contract is subject to a **14-day** cool-off period up to and including **June 27**<sup>th</sup> **2025**. You may cancel your booking without any financial penalty during this time. After **June 27**<sup>th</sup> **2025**, our standard cancellation terms apply, see attached Terms and Conditions.



# **ENERGY PROJECTS CONFERENCE & EXHIBITION CONTRACT**

# AFM Bull ltd, 6 Buttercup Crescent, Aylesbury, United Kingdom, HP170BF

6

## NOTES

1 All booth/display installations must comply with all state and federal laws and/or regulations and must comply with any/all laws, rules, or regulations related to booth installation/dismantling. Exhibitors must have a commercial general liability policy of not less than 2,000,000USD for each and every occurrence, unlimited in the aggregates that will be in force for the duration of the event. Evidence of this cover must be provided to AFM Bull in advance of the exhibition in the form of a Public Liability Certificate.

#### 2 Promotion of the Events

2.1 The Organizer will promote the conference via email, web, and direct marketing.

2.2 THE SPONSOR agrees to provide its logos – for brochures, adverts, website, attendee packs or on-screen display - via e-mail in .EPS format to THE ORGANISER

#### 3 Sponsorship Monies

3.1 THE SPONSOR agrees to pay The Organizer the amount listed in the proposal in Clause 1 payable as per the terms outlined in Clause 1. NOTE: VAT will be applied in applicable countries.

3.2 The Organizer's fulfilment of its agreed sponsorship responsibilities is dependent upon timely receipt of payment from THE SPONSOR

#### 4 Mutual Obligation

The Sponsor and The Organiser undertake that for the duration of this Agreement neither will act in a manner which in the reasonable opinion of the other party is prejudicial to that party's image.

#### 5 Waiver

5.1 Neither party will be liable for their non-fulfillment of any part of this contract if it arises as a direct result of non-fulfillment by the other.

5.2 If a party waives any breach by the other party, then that will not be deemed to be a waiver of any other breach whether or not it is of a similar nature. For the purposes of this clause a party will be deemed to have waived a breach if in the full knowledge thereof no action is taken against the breaching party in respect thereof within four [4] weeks after becoming aware of the breach.

#### Confidentiality

6.1 The parties agree that they will at all times (both during the term of this Agreement and after its termination) keep confidential, and will not use the other party's Confidential Information (other than strictly for the purposes of this Agreement and enforcing it) and will not without the prior written consent of the other disclose to any third party any Confidential Information belonging to the other unless the information:

6.1.1 Was public knowledge or already known at the time of disclosure; or

6.1.2 Subsequently becomes public knowledge other than by breach of this Agreement; or

6.1.3 Subsequently comes lawfully into the possession of that party from a third party

6.2 To the extent necessary to implement the provisions of this Agreement (but not further or otherwise) each party may not disclose Confidential Information to customers or prospective customers, to any relevant governmental or other authority or regulatory body, and to the member of the same group of companies, and to any employees of either party or any of the above.

#### Termination

7

Either party may terminate this Agreement with immediate effect if the other party:

7.1 Commits any serious breach of this Agreement and that breach (if capable of remedy) is not remedied within 28 days of notice being given by the other party requiring the breach to be remedied

7.2 An order is made or a resolution is passed for the windingup of the other party or an order is made for the appointment of an administrator to manage the affairs, business or property of the other party or a receiver and/or manager or administrative receiver is appointed, or

7.3 The other party ceases to carry on business

7.4 Notwithstanding any payment schedule, The Organizer may terminate this agreement at short notice if agreed payment has not been received the day before the event.

#### 8 Effects of Termination

8.1 Termination of this Agreement however caused shall be



17-18 June, 2026 · George R Brown Convention Center, Houston

without prejudice to any rights or liabilities accrued at the date of termination.

8.2 Upon termination of this Agreement for any reason The Sponsor shall cease to be Sponsor of the Event and The Organizer shall cease to provide the Sponsorship Rights to The Sponsor.

Subject as provided above and to any rights or obligations accrued prior to the termination, neither party shall have any further obligation to the other under this Agreement.

#### Liability

9

The Organizer will accept liability for any material loss or claim suffered by The Sponsor arising from The Organizer's non-performance of the terms of this contract or for negligence, provided that any liability does not exceed the total value of this contract. The Organizer does not accept liability for any indirect or consequential losses resulting from actions taken in organizing the event and fulfilling this agreement.

#### 10 Force Majeure

In the event either party is unable to perform its obligations under the terms of this Agreement because of acts of God, strikes, failure of carrier or utilities, equipment or transmission failure or damage that is reasonably beyond its control, such party shall not be liable for damages to the other for any damages resulting from such failure to perform or otherwise from such causes. Performance under this Agreement shall resume when the affected party or parties are able to perform substantially that party's duties

**11** Any additional Event Sponsorship privileges or services requested by The Sponsor and not specifically included in this contract will be quoted for separately.

**12** The Organizer retains the right to make changes to the conference program where necessary, provided that such changes do not materially change the overall focus of the event

#### 13 Entire Agreement

This Agreement constitutes the entire understanding between the parties with respect to the subject matter of this Agreement.

In witness where of the hands of the parties have been hereunto affixed the day and year first written above.