



DRONE
**NATIONAL
ROUNDTABLE**
CONFERENCE 2025

PARTNERSHIP PACKAGE



DRONE NATIONAL ROUNDTABLE CONFERENCE 2025

BHARAT MANDAPAM, NEW DELHI
SATURDAY | 12th April 2025

POLICY AND ADVOCACY

- Showcase your Innovation: Captivate thousands with your groundbreaking product or service.
- Forge partnerships: Network with industry leaders, potential partners, and fellow change makers.
- Receive valuable feedback: Learn from experts and refine your offering for success.

POLICY ROUNDTABLE – CONFERENCE – KEYNOTES – SHOWCASE

ROUNDTABLE SPONSORSHIP PACKAGE >>>



Be the Spotlight Sponsor: at **DNRC 2025**

INR 5,00,000 (USD 6000)

- Opportunity to greet Chair and Co-chair
- Exclusive brand opportunity
- Additional brand visibility on all event materials and website
- Opportunity to deliver keynote speech at the roundtable
- Logo on stage backdrop
- Dedicated 3X2 sqm booth
- Access to VIP networking lounge for networking
- 10 complimentary platinum passes
- Social media mentions and featured post

CONFERENCE SPONSORSHIP PACKAGE >>>



Be the Spotlight Sponsor: at **DNRC 2025**

INR 5,00,000 (USD 6000)

- Exclusive brand opportunity
- Additional brand visibility on all event materials and website
- Opportunity to be as panelist at conference.
- Logo on stage backdrop
- Dedicated 3X2 sqm booth
- Access to VIP networking lounge for networking
- 10 complimentary platinum passes
- Social media mentions and featured post



SPEAKING OPPORTUNITIES >>>

AMPLIFY YOUR VOICE **Share Your Vision** **AT DNRC'25 !**

- **INR 250,000 (10 Min Keynote)**
- **INR 100,000 (Panel Discussion)**



GIFT PARTNER (INR 2,00,000)

- Opportunity to offer Gift Hampers to all speakers during conference and panel discussion.
- Participation opportunity in panel discussion
- Rotating banner featured on the GAISA website.
- Display of Company name and logo as "Gift Partner" on Website.

Partnership Application (Exhibit A)

Application and contract for event marketing opportunities: In order to facilitate your sponsorship/ partnership expo package, please complete and submit this application to info@naddso.in by 30 MAR 2025 to guarantee production

Company Name			
Address			
City	State	Zip/PIN	Country
Mobile	Email ID	URL	
Partnership/Logistics Contact			Mobile
Contact Email			

Partnership Description

Description	Price	Total Due
Partnership Fee		
Payment Type		

A pro-forma invoice will be created upon contract signature. Please designate if the invoice address is different from the contract address above.

Payment Terms: The total sponsorship fee is calculated on Exhibitor’s selections above. One-half of the total sponsorship fee is due upon signing of application; 100% of the total sponsorship fee is due by 30th MAR 2025. For application received within 30days of the event, 100% of the total sponsorship fee is due upon application. All fees are deemed fully earned and non-refundable when due, unless application is desired. Agreement is not transferable. Non-compliance with any payment term or cancellation by exhibitor will, among other things, result in loss of space and collection of any fees due. If AICRA accepts this application, it will countersign the application, and the terms and conditions of the agreement will be binding as of the date of the application.

If AICRA accepts this application, they will countersign the application, and the terms and conditions of the agreement will be binding as of the date of the application. By signing below I acknowledge that (i) I am authorised to execute the sponsorship agreement for exhibition: (ii) I have read and agree to the sponsorship benefits, and (iii) exhibitor will pay the total sponsorship fee and abide by the terms and conditions of this sponsorship agreement Please Note: Travel, expenses, and shipping are your responsibility.

Authorised Signature:	Title:
Name (Printed):	Date
For AICRA Use Only:	Date

Terms and Conditions of Agreement

All India Council for Robotics & Automation
225, US Complex, Delhi-Mathura Road,
New Delhi – 110076 (India)

This Sponsorship Contract (the "Contract") is entered into this day ("Effective Date"), by and between IFES and Company. By signing this Contract, Company agrees to comply with the terms and conditions set forth below. This Contract shall become binding upon acceptance by an authorized IFES representative for the eSports Community & Industry Summit 2024

RECITALS

- A. WHEREAS, IFES plans to conduct a Conference in various states' capitals of India, and
- B. WHEREAS, Company desires to sponsor or exhibit at the Users Conference under the sponsorship/ expo package as set forth in Exhibit A on page 7 in exchange for certain promotional consideration,
- C. WHEREAS, IFES desires to accept such sponsorship or partner expo participation. Now, therefore, for good and valuable consideration, the sufficiency of which both parties hereby acknowledge, the parties agree as follows:

1. SPONSORSHIP / PARTNER EXPO PACKAGE

Company hereby elects to be a sponsor / exhibitor of the Conference under the sponsorship / Expo package as set forth in Exhibit A ("Sponsorship / Partner Expo Package").

2. USE OF COMPANY MATERIALS

2.1 License Grant. Company hereby grants to AICRA a nonexclusive, non-transferable, license, solely for the term of this Contract, to use the trademarks, trade names, logos, identifying marks, and URLs as described on pages 4 and 5 (the "Marks"), for use by AICRA in connection with presentation of the Conference, including promotional materials, and in fulfillment of AICRA's obligations hereunder and such right shall automatically terminate upon completion of the Sponsorship of termination of this Contract, whichever is earlier. AICRA shall also comply with Company's logo usage guidelines.

2.2 Reservation of Rights. AICRA acknowledges that Company owns and retains all rights associated with the Marks, and that any and all goodwill derived from the use of the Marks hereunder inures solely to the benefit of the owner of the Marks.

3. OBLIGATIONS OF THE PARTIES

3.1 IFES. IFES hereby agrees to provide Company with the promotional services and materials, consistent with the Company's Sponsorship / Partner Expo Package, as outlined in Exhibit A on page 7)

3.2 Company. In addition to payment obligations hereunder, Company agrees to provide IFES with the Marks listed in Exhibit B. In the format and via media as reasonably requested by IFES.

3.3 Cooperation of the Parties. The parties agree to cooperate and provide reasonable assistance, as requested by the other party. In the performance of the obligations set forth herein.

4. CONFERENCE SCHEDULING

4.1 Schedule Change. If IFES, changes the site, hours or dates of the Conference AICRA will notify Company of any such changes in writing as far in advance as possible.

Cancellation by AICRA: AICRA reserves the right to cancel the Conference, in whole or in part, or to terminate this Contract for any reason, with or without cause, at any time upon written notice to Company. Company shall be entitled to a refund of any Fees already paid by Company under this Contract.

4.3 Cancellation by Company: In the event of cancellation of the Sponsorship through no fault of Company the Company will be entitled to a full refund of the amount paid under this Contract.

5. FEES; PAYMENT

5.1 Fees. Company agrees to pay AICRA the fees specified for Company's Sponsorship / Expo Package, as set forth in Exhibit A ("Fees").

5.2 Payment. Payment of the Company's Sponsorship Fees shall be made in INR preferably by online mode, according to the following schedule: (a) 100% payment is due NET 30 days from receipt of invoice. AICRA may terminate this Contract if Company's Fees are not received by this date.

6. TERMS AND TERMINATION

The term of this Contract shall be from the Effective Date until 01 September 2024 ("Term"). Either party may terminate this Contract and the Conference, with or without cause, at any time upon written notice to the other party. Upon cancellation or termination by AICRA, Company's shall be entitled to a refund of any Fees already paid by Company under this Contract. The provisions of Sections 4, 5, 7, 8 and 9 shall survive any termination or expiration of this Contract.

7. WARRANTY; DISCLAIMER

Company acknowledges that all services and materials provided by IFES in connection with this Contract are being provided "AS IS." IFES DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT, AND ANY WARRANTIES ARISING OUT OF COURSE OF DEALING OR USAGE OF TRADE.

8. LIMITATION OF LIABILITY

IN NO EVENT SHALL AICRA BE LIABLE TO COMPANY OR TO ANY THIRD PARTY FOR DAMAGES OF ANY KIND, INCLUDING, WITHOUT LIMITATION, INDIRECT, SPECIAL, INCIDENTAL, PUNITIVE OR CONSEQUENTIAL DAMAGES (INCLUDING LOSS OF USE, DATA, BUSINESS OR PROFITS) ARISING OUT OF OR IN CONNECTION WITH THIS CONTRACT OR FOR ANY ERROR OR DEFECT IN ANY MATERIALS PROVIDED, WHETHER SUCH LIABILITY ARISES FROM ANY CLAIM BASED UPON CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY OR OTHERWISE, AND WHETHER OR NOT AICRA HAS BEEN ADVISED OR THE POSSIBILITY OF SUCH LOSS OR DAMAGE. THE PARTIES HAVE AGREED THAT THESE LIMITATIONS WILL SURVIVE. AND APPLY EVEN IF ANY LIMITED REMEDY SPECIFIED IN THIS AGREEMENT IS FOUND TO HAVE FAILED OF ITS ESSENTIAL PURPOSE. IN NO EVENT SHALL, IFES'S TOTAL AGGREGATE LIABILITY UNDER THIS CONTRACT EXCEED FEESPAID BY COMPANY TO AICRA UNDER THIS CONTRACT.

Notwithstanding anything state to the contrary, each party shall indemnify and hold each other harmless for direct damage liability or loss resulting from death, personal injury or tangible property damage, negligence or wilful misconduct by its personnel or its subcontractors or agents or any other liability that may not be excluded by law.

9. DATA PROTECTION

Each party warrants that it complies with all applicable laws and regulations when providing services, especially, without limitation all applicable local data protection laws and/or regulations across India.

Each party warrants that during the collection, processing and use of individual personal information, the person to whom the data belongs (the "Data Subject") has been informed of and consented to:

- Its right to object at no cost to the collection, processing and/or use of its data.
- The purpose of the collection, processing and/or use of its data
- Its rights to object at no cost to the use of its data for purposes of canvassing in particular for commercial purposes.
- Its personal data may be exported to others countries, including outside India
- Being contacted by commercial third parties, including AICRA and its affiliates for marketing and other purposes.

Each party warrants that it has the right to grant the licenses and other rights related to the use of personal data, especially without limitation to the extent the processing of personal data has been collected through social public networking platform or others public support.

10. GENERAL

10.1 Force Majeure: AICRA shall not be responsible for any loss or damage resulting from failure to perform under this Contract or failure to present at the Users Conference, in whole or part as a result of it, strike, terrorism, civil disorder, act of war, failure of facilities, earthquakes, storm, fire, flood, or other acts of God, or any reason of any kind whatsoever beyond the reasonable control of AICRA.

10.2 No Assignment. Company may not assign this Contract, in whole or in part, by operation of law or otherwise, without the prior written consent of AICRA which consent shall not be unreasonably withheld. Any attempted assignment without such consent will be null and of no effect.

10.3 Authorisation. Company acknowledges and agrees that, upon execution of this Contract, AICRA is authorised by Company to provide contract information including Company's address, phone number, fax number and name of a contact person to any contractor/ vendor contracted to conduct work for Users Conference.

10.4 Governing Law; Jurisdiction. This Contract shall be governed by and construed in accordance with the laws of India. Any legal action or proceeding arising under this Agreement will be brought exclusively in the jurisdiction of the Indian courts.

10.5 Severability. If any provision of this Contract is held or unenforceable by a court of competent jurisdiction, such provision will be construed so as to be enforceable to the maximum extent permissible by law, and the remaining provisions of the Contract will remain in full force and effect.

10.6 Waiver. The waiver of any breach or default will not constitute a waiver of any other right hereunder or of any subsequent breach or default.

10.7 Entire Agreement. This Contract constitutes the complete agreement between the parties and supersedes all prior or contemporaneous agreements or representations, written or oral, concerning the subject matter hereof. This Contract may not be modified or amended except in a writing signed by a duly authorised representative of each party.

10.8 Counterparts. This Contract may be executed in counterparts, each of which will be deemed an original, but all of which together will constitute one and the same instrument.



**DRONE
NATIONAL
ROUNDTABLE
CONFERENCE 2025**

CONNECT US

For Sponsorship & Speaker Opportunity:

Shikha Sonam
Assistant Director
+91 9818067018
shikha@naddso.in

Showcase Your Vision Unleash Creativity at DNRC'25

EXHIBITING OPPORTUNITIES >>>

* Exhibiting limited to 50 companies

INR 15000/- per SqM Exhibiting Space

Additional Benefits

- 1 Display panel to showcase products and services
- 3 delegate passes for conference and award function.
- Opportunity to distribute literature at the conference near registration desk. Additional at 25% discount
- Business mailer to AICRA membership base and AI companies connect.
- Complementary 1 Year AICRA's Corporate Membership.



**GET IN TOUCH
BEFORE IT'S TOO LATE.
LIMITED OPPORTUNITIES
AVAILABLE.**

Shikha Sonam
Assistant Director

9818067018
shikha@naddso.in

SATURDAY | 12th April 2025