

2022 SVIN ANNUAL MEETING

NOVEMBER 16-19, 2022 WESTIN BONAVENTURE HOTEL & SUITES LOS ANGELES. CA

☐ Diamond Level Sponsorship	\$150,000+
☐ Platinum Level Sponsorship	\$115,000+
☐ Gold Level Sponsorship	\$55,000+
☐ Silver Level Sponsorship	\$25,000+
☐ Bronze Level Sponsorship	\$10,000+
☐ Single Booth (Early Bird)	\$4,000
☐ Double Booth (Early Bird)	\$7,000
☐ Triple Booth (Early Bird)	\$10,000
☐ Single Booth (after August 20)	\$5,000
☐ Double Booth (after August 20)	\$8,000
☐ Support of Welcome Reception	\$35,000
☐ One 20-minute Lunch Symposium*	\$35,000=
☐ One Table at the Fellows Course*	\$30,000
☐ Meeting Room or Tech Suite (per day)*	\$20,000
☐ Support of WIN or MIT Reception	\$10,000
☐ Support of Breakfast or Lunch	\$10,000
☐ Support of Coffee Break	\$5,000
☐ Branded Charging Station	\$4,000
☐ (1) Item at Materials Table	\$1,000
☐ Full Page Program Ad	\$1,500
☐ Half Page Program Ad	\$1,000

PLEASE RETURN COMPLETED FORM TO:

Jim Conlon– Director of Meetings and Strategic Partnerships

Tel: (312) 673-4865 jconlon@svin.org

330 N. Wabash Ave., Suite 2000 Chicago, IL 60611

Authorized Signature:	Printed Name:
Company:	
Contact Name:	Title:
Address:	
City:	State: Zip/Postal Code:
Phone:	Fax:
F-mail:	

By signing this form, I confirm I have read and understand SVIN's policies, including butnot limitedtotheRulesand Regulations, fees, and cancellation policies as outlined at www.svin.org and in the prospectus. Ido hereby certify that I am a duly authorized agent oftheSponsor/ Exhibitor and that I am authorized tomakeandexecuteanAgreement for Sponsorship/exhibition spaceinitsbehalf.

^{*}Based on availability. Priority is given to supporters based on tier of sponsorship.



Rules and Regulations

1. CONTRACT FOR SPACE AND ELIGIBILITY

These Rules and Regulations constitute as part of the Contract for Exhibit Space ("Contract") between Exhibitor and Society of Vascular and Interventional Neurology (SVIN).

2. USE OF EXHIBIT SPACE

- A. ASSIGNMENT AND SUBLEASE—Exhibitors may not assign, sublet, or share the whole or part of their exhibit space with another exhibitor, sponsor, or organization without written consent of SVIN. No person, firm or organization that has not contracted with SVIN for space will be permitted to display or demonstrate any products, processes or services, to solicit orders, wear identification, or hold log-in information, other than that of the contracting exhibitor without SVINs prior written consent, or to distribute advertising or other materials at the Show. Any infringement of this regulation will result in prompt removal of the offending person from the Show.
- B. PROHIBITED ACTIVITIES—No activities are permitted in any exhibit spaces that are contrary to law or the rules of the Platform, or which will disturb exhibitors participating in the Space.

3. VIOLATIONS

Any Exhibitor who fails to comply with the Exposition Rules and Regulations is subject to immediate cancellation/dismissal by SVIN.

4. INDEMNIFICATION

Exhibitor hereby agrees to indemnify, defend and hold SVIN harmless from and against any and all claims, demands, causes of action, suits, losses, costs, expenses, liabilities and obligations (including attorney's fees and costs) of any nature whatsoever arising out of, incurred in connection with, or relating to the actions or inactions by or participation of Exhibitor in the show. This includes, but is not limited to suits for libel, plagiarism, copyright, infringement, and unauthorized use of a person's name or photograph.

5. LIABILITY & CANCELLATION

Organizer shall not be liable to Sponsor/Exhibitor nor shall Organizer be deemed to be in default of its obligations hereunder if such default or damage is the result of war, hostiles, revolution, civil commotion, strike, epidemic, pandemic, accident, fire, natural disasters, terrorist activity, union actions, riots, wind, flood or because of any act of God or other cause beyond the reasonable control of Organizer (a "Force Majeure Event").

In the event that the Annual Meeting is delayed as a result of the Force Majeure Event then Sponsor/Exhibitor may choose, by written notice to Organizer within 21 days of its receipt of notification of the Force Majeure Event to either:

- A. Apply the contribution to the delayed Annual Meeting conducted by Organizer, and Sponsor/Exhibitor shall have the same rights in respect of such delayed Annual Meeting as detailed in the Sponsorship Agreement; or
- B. Not to apply the contribution to the delayed Annual Meeting but rather terminate the Sponsorship Agreement, in which case Organizer shall refund an amount equal to 50% of the Contribution already paid to Organizer by Sponsor/Exhibitor, within 30 days of the completion of the delayed Annual Meeting, and the balance will be retained by Organizer as a handling fee.

Should Sponsor fail to notify Organizer of its choice within said 21 days, then Organizer will implement option 1 as default, regardless if the exhibitor/sponsor chooses to attend the delayed Annual Meeting.

In the event that the Annual Meeting is cancelled as a result of the Force Majeure Event then Sponsor may choose, by written notice to Organizer within 21 days of its receipt of notification of the Force Majeure Event to either:

- scheduled by Organizer, and Sponsor/Exhibitor shall have the same rights in respect of such subsequent Annual Meeting as detailed in the Sponsorship Agreement; or
- B. Not to apply the Contribution to the next Annual Meeting but rather terminate the Sponsorship Agreement, in which case Organizer shall refund an amount equal to 90% of the Contribution already paid to Organizer by Sponsor/Exhibitor, within 30 days of the originally scheduled date for the Annual Meeting, and the balance will be retained by Organizer as a handling fee.

Should Sponsor fail to notify Organizer of its choice within said 21 days, then Organizer will implement option 1 as default, regardless if the exhibitor/sponsor chooses to attend the next scheduled Annual Meeting.

In the event that the Annual Meeting is turned into a virtual event as a result of the Force Majeure Event then Sponsor may choose, by written notice to Organizer within 21 days of its receipt of notification of the Force Majeure Event to either:

- A. Apply the Contribution to the next live / in-person Annual Meeting scheduled by Organizer, and Sponsor/Exhibitor shall have the same rights in respect of such subsequent Annual Meeting as detailed in the Sponsorship Agreement; or
- B. Not to apply the Contribution to the next Annual Meeting but rather terminate the Sponsorship Agreement, in which case Organizer shall refund an amount equal to 90% of the Contribution already paid to Organizer by Sponsor/Exhibitor, within 30 days of the originally scheduled date for the Annual Meeting, and the balance will be retained by Organizer as a handling fee.

Should Sponsor fail to notify Organizer of its choice within said 21 days, then Organizer will implement option 1 as default, regardless if the exhibitor/sponsor chooses to attend the next scheduled Annual Meeting.

6. BILLING

Exhibitor agrees to pay total amount for all services provided by SVIN. If delinquent accounts are referred for collection, the Exhibitor agrees to pay reasonable fees for such collection, including reasonable attorney's fees in addition to the full price of the booth plus service charges and court costs. In the event payment is not made, SVIN reserves the right to hold Exhibitor and/or its agency jointly and separately liable for such monies as are due and payable to SVIN.

7. PLATFORM POLICIES and STANDARDS

Exhibitor will abide by all codes of conduct and standards required by the Sheraton Grand at Wild Horse Pass.

This Agreement represents the entire understanding and agreement between the parties with respect to the subject matter and supersedes all other negotiations, understanding and representations (if any) made by and between such parties. This Agreement may not be amended, supplemented, waived, or changed verbally, but only in writing signed by the Executive Office of SVIN.

Initial:		