

Exhibit Package Cost:

\$3750, USD, per booth (\$3500, USD if deposit before March 2nd)

Fee Includes:

- Special luncheon to present product/service overview
- Sunday registration reception
- HVIS website link (early registration only)
- Internet Access (wireless)
- Society membership, list of attendee contacts
- Two tickets providing access to historic area museums and trade sites for the duration of the conference
- One 10' x 10' booth area
- Two Chairs
- One 6' draped table
- Conference registration for two representatives-includes all events
- Two copies of conference proceedings

Exhibit Bookings:

To reserve your booth, please return the contract for exhibit space *before* June 1st, 2007. Receive official HVIS 2007 web site recognition with early registration by March 2nd, 2007. VISA/MasterCard will be accepted.



HYPERVELOCITY IMPACT SOCIETY

Exhibitor's Prospectus

The HVIS Organizing Committee cordially invites your organization to exhibit its products and or sponsor an event at the 10th Hypervelocity Impact Symposium (HVIS) 2007 which will be held at the Williamsburg Lodge Conference Center, September 23 - 27th, 2007, Williamsburg Virginia. This international event is dedicated to enabling and advancements in basic promoting the understanding of hypervelocity impact physics related phenomenology, and engineering applications.

This Symposia venue is expected to be dynamic and exciting with all attendees being given ample time to visit and speak with exhibit representatives.

Each exhibitor is invited to present an overview of their product at a special session during the conference venue. Additionally, each exhibitor will be encouraged to supply a one page flyer to be included in the registration packet of all attendees.

Please accept our invitation and take this opportunity to participate in HVIS 2007.

Exhibit Chairs:

Masahide Katayama ITOCHU Techno-Solutions Corp. masahide.katayama@ctc-g.co.jp

Bill Reinhart Sandia National Laboratories (505) 284-3185





Images courtesy of: Colonial Williamsburg, Busch Gardens Williamsburg and Jamestown Settlement





CONTRACT FOR EXHIBIT SPACE

COMPANY NAME			
CONTACT NAME		TELEPHONE	
ADDRESS (please, no PO Box #)			
City	State	Postal Code	_ Country
Booth Fee includes registration	on for two (2) represe	entatives:	
Rep. 1 (print name as it should appea	ar on name badge)		
Rep. 2 (print name as it should appea	r on name badge)		
Product / Service to be exhibited:			

NOTE: Additional booth items will be available for additional cost. Contact exhibitor chairmen for information.

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		<u>Booth Fees:</u>	
Cost	Deposit	Total Cost of this Transaction	Date
\$3750.00			

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Payment:

- A 50% deposit of the full price of exhibit space must be received by June 1st, 2007 along with your signed Contract in order to assign a booth; the remaining balance is due by August 24th, 2007. All payments must be made in U.S. funds
- Deposits made prior to March 2nd, 2007, will receive a \$250 discount in total exhibitor package cost with signed contract.

_____Check made payable to: HYPERVELOCITY IMPACT SOCIETY (check must be drawn in U.S. dollars on U.S. bank. Personal checks not accepted)

MasterCard VISA:	Account Number		Security Code	_ Exp. Date
Name as it appears on Card_		Total:		

I am authorized by my company to contract for exhibit space at the 2007 Hypervelocity Impact Symposium as indicated above. I have carefully read and accept the information and conditions contained herein.

Printed Name: _____

Date:

Signature:

PLEASE RETURN COMPLETED FORM TO:

William Reinhart Sandia National Laboratories PO Box 5800 Albuquerque, NM. 87185-1181 Dept. 1647 MS-1181 Phone: 505-284-3185 FAX: 505-845-3412

REGULATIONS AND CONDITIONS OF CONTRACT

1. PURPOSE AND ARRANGEMENT OF EXHIBITS

Exhibits are to educate an audience by dramatic demonstrations and presentations. They shall be so arranged as not to obstruct the general view or hide the Exhibits of others. Plans for specially built displays not in accordance with regulations should be submitted to the Exhibit Coordinator before construction is ordered.

Finished surfaces. All exposed areas of the Exhibit must be finished or draped surfaces, including the back and sides. No graphics, logos, or print facing into another booth will be allowed. All such material must face into the aisle or into the Exhibitor's own booth.

2. INSTALLATION AND DISMANTLING OF EXHIBITS

Information for installation and dismantling of exhibits will be sent to you via comprehensive instruction bulletins in ample time to prepare for these activities.

3. FIRE, SAFETY, AND HEALTH

The Exhibitor assumes all responsibility for compliance with local, City, and State ordinances and regulations covering fire, safety, and health. All exhibit equipment and materials will be reasonably located within the booth and protected by safety guards and devices where necessary. Only fireproof materials should be used in displays, and the necessary fire precautions will be taken by the Exhibitor.

4. FILM, SOUND DEVICES, AND LIGHTING

Sound movies will be permitted if tuned to conversational level and if not objectionable to neighboring exhibitors. If loudspeakers or sound devices are used, they should be tuned to conversational level and must not be objectionable to neighboring exhibitors. Operating equipment that emits excessive noise must be run before or after exhibit hours for specific demonstrations only. The Management reserves the right to restrict or prohibit the use of glaring lights, objectionable lighting effects, excessive or bothersome noise, or other effects that are offensive or otherwise distract from the exposition as a whole.

5. SUBLETTING OF SPACE

The Exhibitor shall not assign, sublet, or apportion the whole or any part of the space assigned or have representatives, equipment, or materials from other firms than the Exhibitor's own in the exhibit space without written consent of the Management. Only one company shall be considered as the Exhibitor; any other company or unit in the space shall be considered a subsidiary or affiliate.

6. ADVERTISING MATTER AND OTHER CONSIDERATIONS

Distribution of advertising matter and souvenirs must be confined to Exhibitor's space. Undignified methods of attracting attention will not be permitted. The Management does not permit any sales or order-taking on the Exhibit floor. The Management reserves the right to prohibit an exhibit or part of an exhibit that in its judgment may detract from the character of or may be considered objectionable to the exposition as a whole. The use and distribution of balloons of any type are prohibited in the Exhibit Hall.

7. OFFICIAL CONTRACTORS

An official Contractor has been designated to perform services for an exhibitor such as the rental of furniture, erection of exhibit back and side walls, electrical work, labor, or any other service. No exhibitor or representative shall contract for such services without the express written consent of the Management, which, for reasons of security, in its sole discretion can deny such permission.

8. LIABILITY AND INSURANCE

The Exhibitor assumes entire responsibility and hereby agrees to protect, indemnify, and defend the Management, its employees and agents, and the Hypervelocity Impact Society harmless against all claims, losses, and damages to persons or property, governmental charges or fines, and attorney's fees arising out of or caused by exhibitor installation, removal, maintenance, occupancy, or use of exhibit premises or a part thereof. In addition, Exhibitors acknowledge that the Management does not maintain insurance covering exhibit property and that it is the responsibility of the Exhibitor to obtain business interruption and property damage insurance covering such losses sustained through exhibition.

9. STORAGE

Included in space rental is the storage of packaging boxes and crates during the Exhibit; wherever possible, crates and boxes will be stored under cover. If outside storage is necessary, the Management will endeavor to cover the packing boxes and crates with a tarpaulin or other material. However, the Management assumes no responsibility for damage or loss of boxes or crates.

10. UNOCCUPIED SPACE

The Management reserves the right, should any rented exhibitor's space remain unoccupied on the opening day or should any space be forfeited due to failure to make proper payment, to rent any space to any other exhibitor, or use said space in any other manner, but this clause shall not be construed as affecting the obligation of the Exhibitor to pay the full amount specified in the Exhibitor's invoice for space rental under the terms of the contract.

11. INABILITY TO PERFORM

If the Management should be prevented from holding the exposition by any cause beyond its control (such as fires, strikes, Acts of God, etc.) or if it cannot permit the Exhibitor to occupy the Exhibitor's space due to circumstances beyond its control, the Management will refund to the Exhibitor the amount of the rental paid by the Exhibitor, less a proportionate share of the exposition expenses, and the Management shall have mo further obligation or liability to the Exhibitor. If the Exhibitor shall have made no rental payment, the Exhibitor nevertheless shall be obligated to pay the Exhibitor's proportionate share of such expenses.

12. OBSERVANCE OF LAWS

Exhibitor shall abide by and observe all laws, regulations and ordinances of any applicable government authority and all rules of Virginia.

13. ASSIGNMENT OF EXHIBIT SPACE

The Management shall assign the Exhibit Space to the Exhibitor for the period of the Exhibit (provided the Exhibit Building is made available to the Management) in priority order based on the priority rules and/or receipt of contract. Such assignment is made for the period of this Exhibit only and does not imply that the same or similar space be held or offered for future exhibits. Every effort will be made to respect the Exhibitor's space choices whenever possible, but the Management's decision will be final. The Management reserves the right to transfer assignments, or to modify the floor plan where such action is deemed to be in the best interest of the total exhibition. The Management reserves the right to withdraw its acceptance of this Application/Contract if it determines in its sole discretion that the Exhibitor is not eligible to participate or the Exhibitor's product or service is not eligible to be displayed in this Exhibit.

14. AMENDMENTS

The regulations have been formulated for the best interest of the Exhibitors as well as this Exposition and the Management. All matters and questions not covered by these regulations are subject to the decisions of the Management. The regulations may be amended at any time by the Management and all amendments that may be so made shall be equally binding on all parties affected by them as the original regulations.

15. PAYMENT

A 50% deposit of the full price of space contracted must be received by June 1st, 2007 along with the signed Contract in order to assign a booth; the remaining balance is due by August 24th, 2007. Full payment is required for all applications received after June 1st, 2007. All payments must be made in US funds. Cancellations must be made in writing and will be based on the following schedule of refunds: On or before June 1st, 2007 a 50% of total booth cost will be refunded; On or after June 1st, 2007 no refund will be permitted. No show exhibitors will receive any refund.

16. MISCELLANEOUS

This contract shall be subject to interpretation by Virginia law. The venue for all legal proceedings involving or arising from this contract shall be in Virginia. No waiver of any term or condition of this contract by either party shall be deemed to imply or constitute a further waiver of the same term or condition or any other terms or condition of this contract