

- Terms of Exhibition Booth -

Definition of the terms

These Terms specify types, contents, application inviting periods, payment terms, and terms and conditions for the exhibition Booth in the “Global Offshore Wind Summit-Japan 2026” (hereinafter, the “Event”) organized by the Japan Wind Power Association (hereinafter, “JWPA”) and the Global Wind Energy Council (hereinafter, “GWEC”) to be held in Nagasaki City, Japan on October 13th – 15th, 2026. An organization that submits an application for Exhibition Booth of the Event (hereinafter, “Applicant”) is deemed to have consented to these Terms in submitting its application. An Applicant approved by JWPA and GWEC (hereinafter, collectively, the “Organizers”) following Exhibition Booth application shall be called a “Exhibitor” of the Event.

Types and Contents of Exhibition Booth

The types and contents of the Exhibition Booth shall be as follows:

1. Exhibition Booth by Company or Local Public Entity
 - The Exhibition Booth by company or local public entity (hereinafter, “Company (Local Public Entity) Booth”) signifies the right to exhibit at one of the booths in the Venue (Dejima Messe Nagasaki Event and Exhibition Hall) for the period during which the Event is held. The fee for the “Company (Local Public Entity) Booth” is 385,000 yen per booth (including consumption tax) and the number of booths being invited for application is up to 40.
 - Each of the platinum, gold, and silver ranks of Main Sponsorship of the Event is granted with the right to exhibit at the “Company (or Local Public Entity) Booth” as an attached benefit. Priority shall be given to these companies and local public entities in exhibiting at the “Company (Local Public Entity) Booth.”
 - The “Company (Local Public Entity) Booth” is offered with setup of booth (size: 4,000 x 3,000 mm), a table, and an Exhibitor’s nameboard. The actual costs for fixtures other than these initial attachments, equipment rental, and electricity charge shall be borne by the Exhibitor.
2. Exhibition Booth by the Unit of Embassy (International Booth)
 - The Exhibition Booth by the unit of embassy (hereinafter, “International Booth”) signifies the right to exhibit at one of the booths in the Venue (Dejima Messe Nagasaki Event and Exhibition Hall) for the period during which the Event is held. The fee for the “International Booth” is 770,000 yen per booth (including consumption tax) and the number of booths being invited for application is up to six. Applications will be considered on a first-come-first-served basis.
 - The application for exhibition at an “International Booth” shall be submitted by each foreign embassy (or an organization similar thereto) in Japan as a representative of the companies or organizations in its own country that may exhibit jointly. There is no limit on the number of companies or organizations for the joint exhibition.
 - The “International Booth” is offered with setup of booth (size: 4,000 x 6,000 mm, two tables, and a nameboard of the exhibiting embassy). The actual costs for fixtures other than these initial attachments, equipment rental, and electricity charge shall be borne by the Exhibitor.
3. Common Matters
 - In the “Company (Local Public Entity) Booth” and “International Booth” tables and chairs for business matching may be rented and set up in its booth space, and the common seats for business matching for free and private rooms for business matching for a fee are prepared and available in the venue. The seats for business matching for free may be freely used when unoccupied, and the private rooms for business matching for a fee will be available upon application for reservation on the dedicated website (33,000 yen (including consumption tax)/hour).
 - The Exhibitors of the “International Booth” may hold a “Networking Session” as an option. The Networking Session costs 275,000 yen (including consumption tax) for 90 minutes including a seminar room (catering will be separately arranged for actual cost). During the event period, four slots will be available at Convention Hall No.1, and applications will be accepted on a first-come, first-served basis.

Application Inviting Period

1. The application inviting period for the “Company (Local Public Entity) Booth” shall be from June 1, 2026 through August 31, 2026. However, each of the platinum, gold, and silver ranks of Main Sponsorship of the Event is granted with the right to exhibit at the “Company (Local Public Entity) Booth” as an attached benefit and priority shall be given to these companies in exhibiting at the “Company (Local Public Entity) Booth.” Consequently, applications for the “Company (Local Public Entity) Booth” will be invited as long as there is a remaining number of vacancy and will be considered on a first-come-first-served basis. Invitation will be closed when applications reach the scheduled number of booths invited for application and yet additional invitation may commence due to cancellation of an earlier Applicant.
2. The application inviting period for the “International Booth” and “Networking Session” which is the option for those Booths, shall be from April 1, 2026 through August 31, 2026 and applications will be considered on a first-come-first-served basis. Invitation will be closed when applications reach the scheduled number of booths and sessions invited for application and yet additional invitation may commence due to cancellation of an earlier Applicant.
3. JWPA shall have the rights and obligations for the execution of agreement with the Exhibitors, billing and receiving of the exhibition fees, and all other administrative procedures with the Exhibitors under the entrustment of GWEC.

Matters concerning Application and Payment for Exhibition Booth

1. An Applicant wishing to apply for a “Company (Local Public Entity) Booth,” “International Booth,” or “Cluster Booth” shall make an application directly to JWPA. Upon receipt of the Applicant’s intention to apply, JWPA will send an application for each booth and these Terms. The Applicant is requested to fill out necessary items in the application upon confirming the Terms and submit the completed application. The Applicant also applies for a “Networking Session” as an option of the application.
2. JWPA shall send a response of approval by email within 7 days, in principle, after receipt of the application if booths to be desired by the Exhibitors are still available and except when the Applicant’s application for exhibition is disapproved. An exhibition contract shall be deemed to have been concluded between the Applicant and the Organizer upon notification of approval by JWPA. Further, a pro forma invoice of the exhibition fees at the “Company (Local Public Entity) Booth,” “International Booth,” or “Cluster Booth” shall be concurrently issued to the Applicant.
3. With respect to the pro forma invoice in the preceding paragraph, the Applicant shall pay the invoiced amount in full to JWPA within 60 days after receipt of the invoice.
4. The Applicant approved for an Exhibition Booth is not permitted to cancel its application unless there is a written consent of JWPA.
5. Where a cancellation is based on the consent defined in the preceding paragraph, the cancelling Applicant shall pay to JWPA a cancellation fee to compensate JWPA for all losses incurred as a result of the cancellation, as follows:
 - (i) 0% of the total contract price for a written request for cancellation by Applicant within 30 days from the date of JWPA’s approval stated in 2. above;
 - (ii) 80% of the total contract price for cancellation made more than one month prior to the start date of the Event; or
 - (iii) 100% of the total contract price for cancellation made one month or less prior to the start date of the Event.
6. If JWPA cancels all the events or if providing Exhibition Booths becomes difficult for a reason not attributable to Applicants, the total contract price (100%) will be refunded to each Applicant. In this case, JWPA shall not be liable for compensating Applicants and Exhibitors for any damage that might be incurred by the cancellation of the events.

Terms and Conditions of Exhibition Booth

1. The company or organization that exhibits at the “Company (Local Public Entity) Booth,” “International Booth,” or “Cluster Booth” in the Event shall be referred to as the “Exhibitor.” The Exhibitor shall support interaction activities among participants in the Event, such as business matching, through the Exhibition Booth. The Organizer and the Exhibitor shall be hereinafter individually referred to as the “Party.”
 - 1.1 Applicants who wish to apply to exhibit at the “Company Booth,” “Embassy Booth” or “Cluster Booth” should apply directly to JWPA. In response to the applicant’s intention to apply, JWPA will send an application form for each booth and these terms and conditions. “Networking” will be applied as an option on the application form.
 - 1.2 The Organizer shall respond to the Applicant within 7 days, in principle, from the date of receipt of the Application by email stating that the Application for the Exhibition Booth has been approved, unless there is a special reason to the contrary. The right to exhibit at the Exhibition Booth shall be established as from the date of approval by the Organizer responding to the Applicant. These Terms and Conditions shall constitute details of the contract pertaining to the exhibition at the “Company (Local Public Entity) Booth,” “International Booth” or “Cluster Booth” (hereinafter, “Exhibition Booth Contract”), and the Exhibition Booth Contract is deemed to have been concluded by and between the Parties upon the Applicant’s submitting the Application and the Organizer’s approving the Application.
 - 1.3 The Exhibition Booth and Cluster Booth price shall include the right to exhibit, booth set-up costs, one table for Company Booth or two tables each for International Booth, and an Exhibitor’s nameboard. The actual costs for fixtures other than these initial attachments, equipment (rental), and electricity charge shall be borne by the Exhibitor. Further, the amount of the Exhibition Booth price shall include consumption tax, but not any other costs which are not under the Organizer’s control. The Exhibition Booth price may not be changed without the Organizer’s written consent.
 - 1.4 If the Organizer is unable to deliver the agreed right to exhibit at an Exhibition Booth, the Organizer will inform the Exhibitor to that effect as soon as reasonably practicable. The Organizer may substitute alternative benefits in respect of the same event, which have an equivalent value of the right to exhibit at such Booth, or refund the already-paid exhibition fee in full, without any liability to the Exhibitor, except for the case defined in 1.12.3.
 - 1.5 The Exhibitor agrees that it shall be solely responsible for all costs incurred relating to the attendance to the Event (including, without limitation, any travel costs, transportation costs, the costs of any temporary staff, and any costs relating to the stand the Exhibitor erects at the Event).
 - 1.6 The Exhibitor shall promptly comply with all reasonable instructions and directions issued by or on behalf of the Organizer in connection with the Event and its promotion (including, without limitation, any instructions or directions given in relation to the use of the venue at which the Event is being held). The Organizer shall not be responsible for any failure or delay in providing any of the Exhibitor’s rights where such a failure or delay occurs as a result of the Exhibitor’s failure in promptly complying with any of the reasonable instructions or directions.
 - 1.7 The Exhibitor shall undertake that any Exhibitor materials (regardless of whether they are in the venue) will:
 - 1.7.1 comply with all relevant laws and regulations in force that relate to the promotion of the Event;
 - 1.7.2 comply with any instructions or directions issued by or on behalf of the Organizer;
 - 1.7.3 not violate any applicable law, not infringe the rights of any third party, and not contain any inaccuracies of fact; and
 - 1.7.4 include any legal or good practice notices as required by the Organizer from time to time.
 - 1.8 The Exhibitor and the Organizer shall use all reasonable endeavours not to do and shall procure that none of their employees, agents, and contractors shall do, anything which may:
 - 1.8.1 bring the Event or the other Party into disrepute;

- 1.8.2 disparage the Event or the other Party;
 - 1.8.3 damage the goodwill of the Event; or
 - 1.8.4 be prejudicial to the image or reputation of the Event or that of the other Party.
- 1.9** The Exhibitor shall not engage in joint promotions with any third party in relation to the Event without the Organizer's prior written permission.
- 1.10** The Exhibitor warrants that it will comply with all relevant laws and regulations relating to data protection, the Event, and its promotion and will indemnify and keep indemnified and defend (at its own expense) the Organizer against all costs, claims, damages, or expenses incurred by the Exhibitor's breach of the warranty details. The first sentence of this paragraph shall also apply to the costs, claims, damages, or expenses borne by the Organizer due to any failure by the Exhibitor's employees or agents to comply with any of its obligations under the Exhibition Booth Contract or any applicable laws and regulations.
- 1.11 Payment**
- 1.11.1 The Exhibition Booth fee shall be payable within 60 days after receipt of a pro forma invoice issued by the Organizer. Payment after the start date of the Event is not permitted for any reason.
 - 1.11.2 If the full amount of the invoice is not paid within due date, the Organizer may, without prior notice, charge interest at the rate of 1% per month on the outstanding amount and an administrative fee of 10,000 yen per unpaid invoice. The Organizer may take alternative recourse of action to recover any amount owing to it. The interest and administrative fee are levied without compromising the Organizer's alternative recourse of action to recover any amount owing to it. The cost incurred in relation of the interest and administrative fee shall be borne by the Exhibitor.
- 1.12 Term and Termination**
- 1.12.1 Either Party has the right to terminate the Exhibition Booth Contract immediately by giving written notice to the other Party in the event that the other Party:
 - 1.12.1.1 has committed a material breach of any of its obligations under the Exhibition Booth Contract (including failure to pay any amounts due under the Exhibition Booth Contract) and has not remedied any such breach within 15 days of being required to do so by written notice; or
 - 1.12.1.2 dissolves its company, or in the event that bankruptcy proceedings, rehabilitation proceedings, reorganization proceedings, special liquidation proceedings, or any other bankruptcy proceedings similar thereto (including the same proceedings outside Japan) are initiated by or against the other Party, or in the event that continuation of its business is suspended or threatened to be suspended due to the failure to pay its debts due for payment.
 - 1.12.2 Termination of the Exhibition Booth Contract by either Party for any reason shall be without prejudice to any rights or obligations that may have accrued to each Party as of the date of such termination and shall not limit either Party's exercise of the right for claiming compensation for any damages suffered.
 - 1.12.3 Upon termination of the Exhibition Booth Contract by the Organizer in accordance with Article 1.12, all outstanding sums owing to the Organizer shall become due and payable without deduction or set-off. Where termination occurs before the Exhibitor has received its right to exhibit at a booth, the Organizer shall return a reasonable rate of the Exhibition Booth fee (calculated in good faith) to the Exhibitor.
 - 1.12.4 In regard to the handling upon expiry or termination of the Exhibition Booth Contract, the Parties agree that:
 - 1.12.4.1 the Organizer's obligation to provide the right to exhibit at a booth shall cease;
 - 1.12.4.2 any license granted pursuant to the Exhibition Booth Contract shall immediately cease; and
 - 1.12.4.3 the Exhibitor shall destroy any materials relating to the right to exhibit at the booth and remove the Event brand (trademark) from any other materials in possession.
- 1.13 Liability** – The Exhibitor shall indemnify the Organizer and hold it harmless from all losses and damages arising out of the negligence or breach of the Exhibition Booth Contract by the Exhibitor itself and its employees or subcontractors.
- 1.14 Force Majeure** – No Party shall be liable for any delay or failure to perform under the Exhibition Booth Contract if such delay or failure is due to causes beyond its reasonable control ("Force Majeure"), such as earthquake, typhoon, fire, flood, strikes, labour disputes, war, blockades, riots, acts and/or threats of terrorism, and the unavailability of means of transport, it being understood, however, that a delay or failure to perform following a delay or failure to perform by a third party, or a subcontractor or supplier of a Party shall not relieve that Party from liability for the delay or failure to perform unless the delay or failure by the third party, subcontractor, or supplier is itself caused by Force Majeure.
- 1.15 Confidentiality** – The Exhibitor shall keep strictly confidential the existence and content of the Exhibition Booth Contract and all information which is marked as confidential out of the information disclosed from the other Party in the course of concluding the contract. The Exhibitor shall not disclose the same to any third party except for the Exhibitor's officers and employees, external experts such as advisors, certified public accountant, attorneys-at-law, and licensed tax accountants, and subcontractors. The Exhibitor shall impose the same confidentiality obligations on its subcontractors. However, this shall not apply to the following cases, and the Exhibitor may disclose even confidential information (to the extent permissible by law) if it has notified the Organizer in advance and agreed the scope of the disclosure with the Organizer:
- 1.15.1 If there is a written approval of the Organizer that has disclosed the confidential information;
 - 1.15.2 if the confidential information is already in the public domain when disclosed, or if it is made publicly known after disclosed through no fault of the Exhibitor that has received the confidential information;
 - 1.15.3 if the confidential information is already possessed when disclosed;
 - 1.15.4 if information is independently developed without using the confidential information;
 - 1.15.5 if information is lawfully obtained from a third party having the legitimate authority without any confidentiality obligations being imposed; and
 - 1.15.6 in the case of disclosing any confidential information to the extent necessary in submitting, notifying, or reporting based on any applicable law or regulation, or the request of a court of law, regulatory authorities, tax office, or any other administrative organs or the like, or the rules of any financial instruments exchange.
- 1.16 Intellectual Property Rights (IPRs)** – The Parties acknowledge that:
- 1.16.1 all IPRs in the Exhibitor brand shall be solely and exclusively owned by the Exhibitor, together with any goodwill therein, and the Organizer shall not acquire any rights therein, including any developments or variations;

- 1.16.2 all IPRs in the Event brand shall be solely and exclusively owned by the Organizer, together with any goodwill therein, and the Exhibitor shall not acquire any rights therein, including any developments or variations;
 - 1.16.3 all IPRs in or arising in connection with the Event (including but not limited to any rights accruing in the Event brand) shall be owned by the Organizer;
 - 1.16.4 both Parties shall indemnify and keep the other Party indemnified from and against all claims, damages, losses, costs (including all reasonable attorney's fees), demands, or liabilities arising out of the other Party's use of its own IPRs in accordance with the Exhibition Booth Contract and resulting in infringing any IPRs of any third party;
 - 1.16.5 neither Party shall knowingly do, or permit anything to be done, anything that may prejudice or harm or has the potential to prejudice or harm the distinctiveness or reputation of the other Party's brand or anything which will or may affect any registration of the other Party's brand;
 - 1.16.6 the Exhibitor agrees that it shall not use the Event brand in any way that connotes that the Parties are forming a partnership or any trading arrangement (other than the right to exhibit at a booth of the Event), or that the Organizer endorses the Exhibitor's business, trademark, or style; and
 - 1.16.7 if during the term of the Exhibition Booth Contract, either Party becomes aware of any threatened or actual unauthorised use or misuse of the other Party's IPRs, then it shall promptly notify the finding to the other Party in writing. The non-owner Party of the IPRs will, at the owning Party's reasonable request and cost, provide all reasonable co-operation (including, without limitation, the provision or completion of any documentation) in any action, claim, or proceedings brought or threatened in respect of such IPRs, but shall not be obliged to take any further action.
- 1.17 Transfer of Rights** – The Exhibitor shall not assign or transfer any of its rights under the Exhibition Booth Contract, in whole or in part, to any third party without the prior written consent of the Organizer.

2. General Provisions

- 2.1** These Terms and Conditions shall prevail over any other terms and conditions that may be contradictory to these, which may be found on brochures, websites, notices, and other relevant materials.
- 2.2** The Exhibition Booth Contract and these Terms and Conditions shall be governed by and interpreted in accordance with the laws of Japan. Any disputes in connection with the Exhibition Booth Contract and/or these Terms and Conditions shall be brought before the Tokyo District Court as the first instance exclusive agreed-upon court with jurisdiction.
- 2.3 Severability** – If any provision of the Exhibition Booth Contract turns out to be unlawful, invalid, or unenforceable, the validity, effectiveness, and enforceability of the other provisions shall not be undermined in any sense and shall remain in full force and effect.
- 2.4 Data Protection** – In order for the Parties to be able to fulfil the Exhibition Booth Contract fully and in good faith, it is understood by both Parties that certain data may be required to be shared with the exclusive suppliers of the Exhibitor. These data will only be used for the fulfilment of this contract as shown in the non-exhaustive list below: i.e., publication in the exhibition catalogue, freight forwarding, stand build-up/break-down, direct links to the venue for logistical purposes, registration, security, and health & safety. Any personal data will be used solely in accordance with the applicable relevant laws and regulations and will not be disclosed to any third party (except for what is required for the conclusion of the Exhibition Booth Contract) without the Exhibitor's written prior consent.

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