

Japan International **Welding Show 2022**

Due Date

February 25, 2022

%Please keep a copy for your records.

APPLICATION FORM

To: JIWS 2022 Management Office/ Sanpo Publications, Inc. Please complete and return to Sanpo Sakuma Bldg., 1-11 Kanda Sakumacho, Chiyoda-ku, Tokyo 101-0025, Japar The Management Office will mail out an invoice after receiving and approving the exhibit application form.

The exhibition booth fee is to be paid by the stated due date. Bank transfer fees are the

Fax: +81-3-3258-6430

Exhibitor				E-maii:	weidingsnow@s	anpo-pub.co.j
Name of Compan	ny:					
Address:						
Telephone:		Fax:			E-mail:	
URL:		Name of President:			Person in Charge:	
Department in Ch	narge and Address: (P	Is fill in the addre	ess, if it is different from	the above head	ffice.)	
Exhibit Fee (Tax Included)					
Shell Scheme F	Package Booth (1		(W)×3 m(D)×2.7 m(H) o booths:¥85	_	Three booths	s:¥1,252,020
Basic Unit S Space and Partir	tion Donala Only	booth size: 3 m	(W)×3 m(D)×2.7 m(H)	ooth(s)=¥	Total Amount	
Exhibit Area						
General [Laser Processing	Smart Proces	ssing Steel Fal	orication	Non-Destructive Insp	ection Coating
Booth Space	Types					
(A) Lined booth (3 booths or less)	booth(s)	(B) Blocke		booths	(C) Island booth (more than 8 booths)	booth
Demonstration	on of Exhibits *:	Required	'	'		1
Yes (Type of Demonstration :) No	
Utilities (Det	ails of request sh	nall be info	ormed later)			
-	ctricity		Water		High-Pressure Gases	
Requested	Not Requested	Requested · Not Requested		Requested · Not Requested		
Exhibits					• Are you going to demonstrate using fire?	
					Yes · No	
comply with th application for	this exhibition applicate Exhibition Agreement and other regulation elines) concerning the	nt stated in t ns (exhibit gu	his	ature)		
(Date) (Company)						
For Secretariat	Date Rcvd.	Sanpo Invoice Payme		Remarks		

Japan International Welding Show 2022 Exhibition Agreement

The exhibition applicant (hereafter "Exhibitor") for the Japan International Welding Show 2022 (hereafter "Exhibition") shall exhibit in compliance with the stipulations stated in this Exhibition Agreement (hereafter "Agreement") and other regulations concerning the Exhibition (hereafter referred to as the exhibition guidelines, operating guidelines, and regulations for operating the Exhibition).

(1) Management Office

Management Office as stated here refers to the organization established by the organizer to hold, organize, and manage the Exhibition.

(2) Effectuation of Exhibition Contract and Agreement

The necessary items for the application to exhibit at the Exhibition are stated in the designated application form, which must be submitted to the Management Office with the corporate seal and seal of the person in charge applied. The exhibition contract is established as of the day that the Management Office receives and approves the application. At such time, the Exhibitor is deemed to consent to the Agreement, and the Agreement takes effect and the Exhibitor is under obligation to comply with the Agreement.

The organizer has the right to determine whether the Exhibitor is in keeping with the purport and purpose of holding the Exhibition. If it is determined that the Exhibitor does not satisfy the purport and purpose, then the organizer will refuse to accept the exhibition application or will rescind the exhibition contract. At such time, the judgment criteria, grounds, or reasons for the decision will not be disclosed. Furthermore, the organizer bears no responsibility whatsoever for costs or other incurred up to that point by the Exhibitor.

(3) Exhibit Items

Exhibit items shall be items that are in keeping with the purport and purpose of holding the Exhibition and which have been approved by the organizer in advance.

Should the Exhibitor exhibit an item that is in violation, the Management Office has the right to demand that the Exhibitor immediately remove the item. In that event, the Exhibitor must immediately remove the exhibit item. If the Exhibitor does not immediately remove the exhibit item, then the Management Office has the right to decide to remove the exhibit item or take other appropriate measures. The Management Office has the right to demand payment from the Exhibitor for costs incurred. The Exhibitor may not make any demand for payment or file any appeal regarding this matter against the Management Office. The Management Office bears no responsibility whatsoever regarding damages incurred by the Exhibitor as a result of this matter.

(4) Included and Not Included in Exhibition Fee

The following costs are included in the exhibition fee:

Hall rental fee, hall lighting fee, and air-conditioning fee for the assigned time

Fabrication, construction, and maintenance costs for shared facilities and Management Office facilities

Public relations and advertising costs (some fees are payable for advertising by organizer, posters, information materials, email marketing, and website development and operation) Costs related to attendee marketing activities (costs for preparing venue information, guidebooks, etc.)

Costs for planning and operation by Management Office, fabrication, safety and health management, and security

The following costs are not included in the exhibition fee:

Move-in and move-out costs for own booth decorations and exhibits, customs clearance costs, and operating costs

Electricity costs, and primary and secondary electrical work

High-pressure gas use

Construction costs and usage fees for water supply and drainage, air, gas piping, grounding, and antenna

Flooring construction

Tow truck and forklift use

Installation costs and communications fees for temporary phone line, Internet connection, or Wi-Fi networking

Costs related to disposal of trash from own booth

Venue fees for outside of assigned time

Other costs deemed not to be included in the standard exhibition fee

(5) Payment of Exhibition Fee

The Management Office will mail out an invoice after receiving and approving the exhibit application form. Fifty percent (50%) of the exhibition booth fee is to be paid by the stated due date, as an application fee. The balance is to be paid in full by Friday, February 25, 2022. Bank transfer fees are the responsibility of the Exhibitor.

In the event that the Exhibitor fails to pay the exhibition fee in full by the due date on the invoice, the Management Office reserves the right to deem the exhibition contract to have been canceled. In that event, the Management Office has the right to demand that the Exhibitor pay a cancellation fee in accordance with Section (6) Exhibiting Change or Cancellation of the Agreement.

(6) Exhibiting Change or Cancellation (Including Partial

Unless the Management Office consents to it, full or partial rescinding or cancellation of the Exhibitor's exhibition application shall not be recognized. If it is desired to change or cancel the Agreement, the Exhibitor must apply to the Management Office in writing and obtain approval.

If the application to exhibit is cancelled (including partial

continued overleaf

cancellation) by Friday, February 25, 2022, fifty percent (50%) of the cancelled portion will be accepted as a cancellation fee. If cancelled (including partial cancellation) on or after Saturday. February 26, 2022, the full amount will be accepted. However, if the Exhibition cannot be held for compelling reasons, including a natural disaster or other force majeure (social disorder, action by governmental authority, infectious or communicable disease, public infrastructure accident, shortage of materials or resources) for which the Management Office cannot be held responsible, the Management Office has the right to cancel the exhibition application that was already received. If there is a surplus after subtracting necessary expenses from the exhibition fees that were already paid, the balance shall be returned to the Exhibitor prorated against the full application amount. The Management Office will not pay compensation for expenses and damages incurred by the Exhibitor as a result of cancellation.

(7) Procedures for Entering Japan

If the Exhibitor needs to conduct procedures for entering Japan in order to exhibit at the Exhibition, this is the responsibility of the Exhibitor. The Management Office and organizer bear no responsibility whatsoever concerning any procedures and costs related to immigration inspections. If, for any reason, it is not possible to enter Japan and the exhibition contract is canceled, then the Exhibitor must pay to the organizer the cancellation fee per Section (6) Exhibiting Change or Cancellation of the Agreement.

(8) Booth Space and Restoration to Original Condition

The Exhibitor or its representative must not sub-lease, sell, exchange or transfer to another company or individual the entire booth space or any part of it without the approval of the Management Office. The Exhibitor must restore the booth space to its original condition at its own expense after the exhibition ends.

(9) Decision on Booth Location

The Management Office decides on the allocation of Exhibitor booth locations, prepares booth layout plans, and notifies each Exhibitor.

The Exhibitor consents in advance to changes in the Exhibitor's booth location in accordance with changes to the exhibition status, even if these changes occur after the Management Office has decided the allocation.

The right to use the exhibiting booth does not arise until the Exhibitor pays the full amount of the exhibition fee in accordance with Section (5) Payment of Exhibition Fee of the Agreement, which must be performed by the designated time stated in the invoice.

(10) Exhibition Operations

In order to facilitate the work of the Exhibition, the Management Office has the right to institute, revise, or append various regulations, such as those concerning the installation of decorations. In the event that the Exhibitor or its representative violates the stipulations of the Agreement or other regulations concerning the Exhibition, the Management Office has the right to demand immediate modifications or other appropriate measures. In the event that these instructions are not heeded, the Management Office has the right to take the measure of suspending the Exhibitor's booth. In that event, the Management Office has the right to dispose of the exhibit space, in which case it will demand that the Exhibitor or its representative pay for the costs incurred. Handling of exhibition fees shall conform with Section (6) Exhibiting Change or Cancellation of the Agreement, Through the entire period from preparation through to dismantling, the Management Office shall contract an operating company to make venue arrangements; however, security for within the Exhibitor's booth is not provided.

(11) Measure to Suspend Exhibiting

In the event that the Management Office deems that there is a significant disturbance or obstruction to other Exhibitors or attendees or a risk thereof, or deems that the exhibiting content is inappropriate for the Exhibition, the Management Office has the right to take measures by suspending the exhibiting. In that event, handling of exhibition fees shall conform with Section (6) Exhibiting Change or Cancellation of

If the Exhibitor fails to use the allocated booth by Tuesday, July 12, 2022, then the Exhibitor loses the right to the booth. In that event, exhibition fees that were already paid will not be

(12) Prohibition on Display of Copy Goods and Fake Goods

It is forbidden to display, distribute, or sell imitation or counterfeit goods that infringe on intellectual property (IP) rights. In the event that an exhibit item is found to be an imitation or counterfeit good, the Management Office will at its discretion take the measure of dismantling the exhibit item. The Exhibitor may not object to the measure. The Exhibitor shall cooperate with the Management Office's investigation of applicability, and disputes concerning IP rights for the exhibit item shall be resolved between the Exhibitors under their responsibility, with the organizer and Management Office bearing no responsibility whatsoever.

(13) Fire Suppression and Safety

The Exhibitor must comply with all laws, regulations, and quidelines concerning fire suppression and safety that apply to

(14) Management and Liability for Exhibit Items and

The Exhibitor is responsible for managing the exhibit items and exhibiting booth. The organizer and Management Office bear no responsibility whatsoever for damages, theft, loss, or destruction arising in exhibit items or decorative items or to the Exhibitor or attendees for reasons that are not attributable to the organizer and Management Office, such as a natural disaster or other force majeure.

The organizer and Management Office bear no responsibility whatsoever for accidental misspellings or omissions that accidentally arise in any fabricated item in the Exhibition.

(15) Insurance

Each Exhibitor must enroll in non-life and accident insurance considered necessary from move-in of exhibit items to the venue through to during the Exhibition and dismantling. The organizer and Management Office bear no responsibility whatsoever

(16) Compensation

In the event that the Exhibitor or its representative damages the booth of another Exhibitor or the operations facilities of the Management Office, or causes harm to an individual, the Exhibitor is responsible for providing compensation. The organizer and Management Office bear no responsibility whatsoever.

(17) Move-In, Move-Out, and Dismantling of Exhibit Items

Detailed information about the move-in period for exhibit items to the venue and the setup and construction period at the venue is in the Appendix: Exhibiting Requirements. Carrying in, carrying out, dismantling, and moving of exhibit items during the Exhibition are forbidden without the approval of the Management Office. It is each Exhibitor's responsibility to conduct maintenance and cleaning for exhibit items and inside of exhibiting booths. Exhibit items that are not removed by the date and time designated by the Management Office will be removed by the Management Office. The Management Office will invoice the Exhibitor for the actual disposal costs after the Exhibition. The Exhibitor is to immediately issue payment after receiving the invoice.

(18) Conducting Sales at Exhibiting Booth

The Exhibitor must apply to the Management Office in advance of conducting sales within the exhibiting booth. If booth sales are conducted without the approval of the Management Office, then the Management Office has the right to take the measure of stopping the sales and exhibiting in accordance with Section (10) Operation of Exhibition of the Agreement.

(19) Suspending, Shortening, or Delaying Exhibition

If it becomes difficult to hold the Exhibition for compelling reasons including a natural disaster or other force majeure (social disorder, action by governmental authority, infectious or communicable disease, public infrastructure accident, shortage of materials or resources) for which the Management

Office cannot be held responsible, and if it is deemed to be difficult to achieve the purport and purpose of holding the Exhibition after projecting the scale of the event, exhibiting contents, and visitor attendance either prior to holding the exhibition or during the Exhibition, then the organizer and Management Office may suspend, shorten, or delay the Exhibition period or change the venue.

In that event, the organizer and Management Office have the right to change or cancel the exhibition contract without any notice. The Exhibitor may not cancel or change the exhibition contract using this as a reason. The organizer and Management Office will not compensate for expenses and damages incurred by the Exhibitor as a result of such cancellation.

(20) Photography and Videography

The right to permit photography and videography at the Exhibition and all other image rights belong to the organizer and Management Office. This shall not apply to photography and videography inside the Exhibitor's booth.

(21) Protection of Personal Information

The Management Office is responsible for ensuring that personal information handled in the Exhibition is managed and administered based on the privacy policy (policy for protecting personal information).

An Exhibitor that collects personal information through the Exhibition must clearly state the purpose and intended use and obtain the consent of the individual. The Exhibitor must appropriately handle personal information in compliance with the Act on the Protection of Personal Information.

(22) Consent to the "Exhibition Agreement" and Competent Court

Upon completing the exhibition application, the Exhibitor or its representative is deemed to have consented to the Agreement and other regulations concerning the Exhibition. In the event that an unresolvable dispute arises between the Management Office and Exhibitor, an attendee, or other related party, the matter will be settled in accordance with Japanese law, with the Tokyo District Court serving as the highest competent judicial authority. All rules and regulations will be interpreted in accordance with Japanese-language laws and regulations and the laws and regulations of Japan.

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