

September 8 – 11, 2025 McCormick Place | Chicago, IL USA fabtechexpo.com

2025 EXHIBIT SPA	CE PRICING
Up to 299 sq. ft.	\$41.00
300 – 999 sq. ft	\$40.00
1.000 – 1.999 sa. ft.	\$38.00

300 – 999 sq. ft \$40.00 1,000 – 1,999 sq. ft. \$38.00 2,000 – 4,999 sq. ft. \$37.00 5,000 – 9,999 sq. ft. \$35.00 10,000 – 14,999 sq. ft. \$32.00 15,000 sq. ft. & more \$29.00

## **EXHIBIT SPACE REQUEST FORM - Submit by September 20**

Company Name					
Please select the to	echnology area o	or areas in which	you wish to di	splay your products:	
☐ Form & Fab ☐	☐ Tube & Pipe ☐ Fi	nishing 🗆 Metalfor	m 🗆 Welding	☐ 3D/Additive Manufacturing	☐ Automation
priority/seniority statu	s. If your selections ropriate space base	are taken by higher of the on the information	ranked exhibitor: ı you provide bel	ement will assign space based or s, Show Management will assign ow. Show Management also res	your company to
Booth Number	Dimensions	Square Feet	Comments		
1	x				
2	x				
3	x				
4	x				
spaces are not availa	ING SPECIAL PRI				
	grade our compar RA PACKAGE \$1,8			rectories now and SAVE up to REMIUM PACKAGE \$830 (S	
May	TECH Mexico 16-18, 2025 terrey, Mexico	YI	ES Sponsorsh	nip Opportunities	
Name		Title_		Phone	
Signature				Date	

IMPORTANT! - Submit completed form and contract by Friday, September 20 to

Fabtech.contracts@sme.org

## **Exhibit Space Contract**





## Pavilion/Technology

FABTECH | September 8-11, 2025 McCormick Place Chicago, Illinois USA

	Form & Fab	☐ Tube & Pipe	□ Finishing
☐ Metalform	□ Welding	□ 3D/AM □ Aut	omation

	Company/	Organization Information	
· ·			
"Exhibiting As" Company Na	ame		
Address			
Address 2		Company Phone	
City	State/Province	Company Email	
Zip/Postal Code	Country	Company URL	
	·	• •	
		•	ooth Package \$
Privacy Policy Consent:	Aut	norized Signature	
I consent to FABTECH's collection a that I can withdraw consent at any time Exhibitor understands and agrees	e. that the Exposition Terms and Condition	ns stated on both pages of this form, th	cy Policy available at <a href="https://www.fabtechexpo.com">www.fabtechexpo.com</a> . I understand  The Exposition Rules and Regulations (contained on the Contract. Exhibitor boroby agrees to all such towns.
conditions, rules and regulations.		nding. Each exhibit shall be pertinent to	Contract, Exhibitor hereby agrees to all such term of the technical area of the Exposition. Exhibits having discretion, may not be permitted.
	E RETURNED TO RECEIVE SPACE		
Space availability, size and location	n will be determined at the sole discretion of SI at (800) 733-3976 with any questions regarding		
		_	
Authorized Representative Signatur	e and Date	Print Name and Title	
	Con	tact Information	
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## **EXHIBITION TERMS AND CONDITIONS**

- 1. APPROVED EXHIBITORS Only Exhibitors that have contracted with "SME" (collectively "Show Management") for the specific Show identified on side one of this document will be permitted to display or to demonstrate its products, processes, or services at the Show.
- 2. **DEFINITIONS** As used herein:

The "Contract" means the Exhibit Space Contract including the exhibit space application form, the terms and conditions contained herein, the Exhibition Rules and Regulations (contained on the event website) and the provisions incorporated in the initial payment invoice

"Exhibitor" means any person or company exhibiting in the Show, its representatives, agents, employees and contractors at the Show.

The "Rules" means any and all provisions contained herein, the Exhibition Rules and Regulations and the payment terms stated on the initial invoice.

The "Show" means the event described on side one of this document.

The "Venue" means the facility where the Show will be held.

- 3. RESTRICTIONS Show Management may, at its sole discretion, prohibit, restrict and/or evict exhibits which are, in the opinion of Show Management, objectionable for any reason including, but not limited to, danger, noise, vibration, glaring or flashing lights, safety and method of operation, objects on display and/or method of display. Show Management may also prohibit, restrict, and/or evict any exhibit which may detract from the general character of the show or which violates any term of this Contract. Show Management may further restrict, prohibit and/or evict any exhibit with objectionable persons, things, conduct, printed matter or anything else Show Management judges to be objectionable including, but not limited to: balloons, peanuts, popcorn, coffee, or anything taken beyond the confines of Exhibitor's assigned space. In the event of such prohibition, restriction, or eviction, Show Management shall not be liable for any refunds of rental or other expenses. If Exhibitor fails to comply in any respect with the terms and conditions of this Contract, including the Exhibition Rules and Regulations, Show Management shall have the right, without notice to Exhibitor, to rent or offer for rent Exhibitor's space, or to use such space in any other manner. Exhibitor shall remain liable for the full amount specified by this Contract.
- 4. ASSIGNMENT OF SPACE Show Management reserves the right to assign space, to rearrange the floor plan and/or to relocate any exhibit to further the best interest of the Show. Show Management will assign space guided by Exhibitors' priorities, by the exhibit's requirements and by the choice of locations. If Show Management should relocate Exhibitor, any lower space rate difference shall be refunded but higher rate differences shall not be imposed. Within seven (7) days of official notice of space reassignment and/or relocation by Show Management, it is the duty of the Exhibitor to notify Show Management in writing if the reassigned/relocated space is not acceptable for any reason.
- 5. RENTAL OF SPACE Rented space includes an 8' high drape backwall and 36" high drape side rails (excluding island exhibits). Any and all other equipment or materials required by Exhibitor must be provided by Exhibitor at Exhibitor's own expense.
- 6. PAYMENT AND CANCELLATION BY EXHIBITOR Make all checks payable in U.S. currency to "SME." Transfer of funds is available through: Bank of America, 500 Griswold Street, Guardian Building BC, Detroit, MI 48226, USA, ABA: 026009593, Account #: 6810-83728-3. Transfers of funds from foreign companies must include the following Swift code: BOFAUS3N.

Exhibit space payments shall be made as below and will be reflected in the schedule set forth in the initial invoice sent by Show Management:

Payment Charge

Payment Due 25% of total space rental (non-refundable) 25% of total space rental (50% of total) 50% of total space rental (100% of total)

210 Days in advance of the Show 150 Days in advance of the Show 90 Days in advance of the Show

Show Management reserves the right, in its sole discretion, to reassign or cancel contracted exhibit space if Exhibitor fails to adhere to the payment schedule set forth in the initial invoice. 100% forfeiture will be assessed on rental fees or deposits that were made prior to the reassignment or cancellation.

In order to cover work and service performed and as payment of liquidated damages, Exhibitor agrees that if it cancels or reduces its exhibit space hereunder, it shall pay a percentage of the total invoice as follows:

Cancellation Charge

25% of total space rental 50% of total space rental 100% of total space rental Date of Cancellation/Reduction 210 Days in advance of the Show

150 Days in advance of the Show 90 Days in advance of the Show

If Exhibitor fails to cancel but does not use its assigned space, Show Management shall have the right to use Exhibitor's space as Show Management determines in its sole discretion, including selling the space to another exhibitor, without any rebate or allowance to Exhibitor. Show Management will not be responsible for having included the name of Exhibitor or descriptions of Exhibitor's products in the Show catalog, brochures, news releases or other materials. If, at any time, an Exhibitor determines not to use some or all of the space for which it has contracted, it shall give prompt written notice to Show Management of its change in plans, so that Show Management may reallocate the unused space pursuant to the Rules. Failure to furnish the notice required by this paragraph shall subject Exhibitor to a surcharge of twenty-five percent (25%) of cost of the space not used, in addition to other Cancellation Charges detailed herein. Transfer of funds between Show Management exhibitions is prohibited.

- $\textbf{7. USE OF EXHIBIT SPACE} \textbf{Exhibitor shall not assign, sublet, or share any part of its space. However, and the term of the space is the space of the space$ Exhibitor may use its space to exhibit any eligible products: (1) manufactured or sold in its own name, (ii) manufactured or sold by any company controlled by or under common control with Exhibitor, (iii) manufactured by a joint venture in which Exhibitor participates, or (iv) produced pursuant to Exhibitor's manufacturing license. Exhibitor shall not exhibit, offer for sale, give as a premium, or furnish literature about any other products or services except where Show Management determines that such activities are required for the proper demonstration or operation of Exhibitor's displays. In any case, identification of such articles or services shall be limited to the regular nameplate, imprint, or other identification, which in standard practice appears normally on the articles or in connection with the services. Exhibitor shall not permit persons other than its own representatives (including those of any corporate affiliate, joint venture partner or licensee), representatives of Show Management, or of officially designated labor or service sources to use its booth for any purpose.
- 8. USE OF COMMON/PUBLIC SPACE No demonstration, promotion, or advertising shall be permitted outside of Exhibitor's assigned exhibit space. Exhibitor shall not distribute any materials, including but not limited to, samples, souvenirs, or advertising materials outside of the Exhibitor's contracted-for exhibit space. No Exhibitor shall, in any other way, occupy or use the facilities for any purpose inconsistent with this Contract.

- 9. LOSS, THEFT OR DAMAGE Show Management provides limited perimeter guard security but shall not be liable or responsible for any loss, theft or damage to the property of Exhibitor, its employees or representatives. Further, Show Management will not be liable for damage or injury to persons or property from any cause whatsoever, by reason of the use or occupancy of the exhibit space by Exhibitor, its employees, representatives or assigns. Exhibitor acknowledges that certain activities at the Show, especially during set-up and tear-down of the show, can be dangerous, and Exhibitor, on behalf of itself and each member of its exhibit staff, assumes such risk and waives any liability on the part of Show Management and assumes all liability for such risk. If Exhibitor's materials fail to arrive, or if for causes beyond its control, Exhibitor is prevented from using its space, Exhibitor is nevertheless responsible for its space rental. Exhibitor shall carry special insurance to protect all exhibit materials against damage, theft or other loss, and liability insurance against injury to persons and the property of others, including, but not limited to, Show
- 10. COMPLIANCE WITH LAWS Exhibitor assumes all responsibility for compliance with all pertinent laws, ordinances, regulations and codes of duly authorized local, state and federal governing bodies including, but not limited to, fire, safety, environmental and health laws, regulations, ordinances or codes, together with the rules and regulations of Show Management and the operators and/or owners of the property wherein the Show is held.
- 11. THE AMERICANS WITH DISABILITIES ACT (ADA) Exhibitor is required to comply with all provisions of the ADA, including, without limitation, arranging Exhibitor's exhibit so as to be accessible to all persons covered by the ADA.
- 12. UNIONS AND CONTRACTORS Exhibitor shall employ labor only from sources officially designated by Show Management for the installation, maintenance and dismantling of its exhibit, and shall use only the service organizations officially designated by Show Management for all services in connection with the installation, maintenance, cleaning and dismantling of exhibits and in connection with the operation of projection devices. Exhibitor agrees to abide by and comply with all rules and regulations imposed by local unions having arrangements with the Venue or with authorized contractors engaged by Show Management. Exhibitor must request Show Management's authorization to use an Exhibitor-appointed contractor no later than forty-five (45) days prior to the first scheduled installation date for the Show. Show Management shall have the right, but not the obligation, to resolve disputes or disagreements between Exhibitor(s), or between Exhibitor(s) and official contractors or labor organizations. In the event of such dispute, any action or decision by Show Management intended to resolve the dispute shall be binding on the Exhibitor(s).
- 13. COPYRIGHTS, LICENSED AND PATENTED MATERIAL Exhibitor assumes all responsibility for the use of any and all copyrighted, licensed, or patented materials including, but not limited to, music, video, or printed matter which may be protected under the laws of the United States of America. Exhibitor is solely responsible for securing any and all appropriate rights to use such materials and for the payment of any and all royalties, license fees or other amounts associated with the use of such materials.
- 14. ADVERTISING AND PROMOTION Show Management reserves the right to use Exhibitor's name in any advertising, promotion or marketing associated with the exhibition. Show Management does not, however, guarantee Exhibitor inclusion in such materials. Show Management shall also have the right to take photographs of Exhibitor's booth space, exhibit and personnel during, before or after the open hours of the Show and use such photographs for any legal purpose.
- 15. RIGHT TO CHANGE LOCATION, DATES, AND/OR RULES Show Management retains the right to change the Exhibition location, dates, duration and/or rules upon notice to Exhibitor. Any such change shall be incorporated and made part of this Contract.
- 16. CANCELLATION BY MANAGEMENT Show Management retains the rights to cancel the Show and/or the Exhibit with no liability to Exhibitor other than a refund of any paid space rental fees, for any reason beyond its control including, but not limited to, flood, fire, earthquake, terroristic threats or acts, riot or other civil unrest, national or regional emergencies, labor disputes, acts of government, outbreaks of disease, or acts of God.
- 17. INDEMNIFICATION Exhibitor agrees to indemnify and hold and save Show Management whole and harmless from and against any and all claims, charges, complaints, liability, losses, demands, actions, damages, expenses, fines, judgments, settlements and/or costs of any nature whatsoever which shall result, directly or indirectly, wholly or in part, by any act, omission, negligence, or conduct of Exhibitor or Exhibitor's employees, representatives, agents, servants, contractors, patrons, guests, licensees, invitees, or assigns, at or related to the Show, including, but not limited to, any such costs in connection with a violation of any laws or regulations, any off-site activities, any dangerous or hazardous materials, any damage, injury, or loss to persons and/or property and any costs, including attorneys' fees, incurred by Show Management in connection with the enforcement of this Contract. Exhibitor covenants and agrees that if Show Management is made a party to any litigation commenced by or against Exhibitor or relating to this Contract or the exhibit space rented hereunder, then Exhibitor shall pay all costs and expenses, including attorneys' fees and court costs, incurred by or imposed upon Show Management.
- 18. GOVERNING LAW This Contract shall be construed in accordance with and governed by the internal laws of the State of Michigan, not including the laws applied to conflicts of laws.
- 19. SEVERABILITY If any provision of this Contract (or any portion thereof) or the application of any such provision (or any portion thereof) to any party or circumstance shall be held invalid, illegal or unenforceable in any respect by a court of competent jurisdiction, such invalidity, illegality or unenforceability shall not affect any other provision hereof (or the remaining portion thereof) or the application of such provision to any other persons or circumstances.
- 20. NO REPRESENTATIONS OR WARRANTIES; ENTIRE AGREEMENT Show Management makes no representations or warranties, express or implied, regarding the number, quality or character of persons who will attend the Show or regarding any other matters. This Contract, specifically incorporating the initial invoice and Exhibition Rules and Regulations referenced herein, embodies the entire agreement and understanding of the parties hereto in respect of the subject matter contained herein. Exhibitor agrees to comply with all provisions incorporated in this Contract including the Exhibition Rules and Regulations and provisions of the initial invoice. This Contract supersedes all prior agreements and understandings between the parties with respect to the subject matter. Please contact Show Management at (800) 733-3976 with any questions regarding this agreement.

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