



Application Form

Exhibitor Data

Registration Deadline: 31 March 2024

Company (CN)				Under which letter do you want to be listed	
Company (EN)					
Address				Postal Code	
Phone		Fax			
Email		Website			
Contact Person		Phone		Email	

For list of exhibitors in catalogue and on internet

Please post the invoice to the following address/email (if different from above)

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Information of Additional Represented Company (¥2000 will be charged for each additionally represented company)

Company (CN)		Phone	
Company (EN)		Fax	
Address		Email	
City		Nation	
Website		Contact Person	

Stand Order (Standard booth starting at 9m², Options: 12m², 24m², 27m². Raw space starting at 36m²)

Raw Space (1 side open)		Raw Space (2 sides open)		Raw Space (3 sides open)		Raw Space (4 sides open)		*Second floor
¥1,600/ m ²		¥1,660/ m ²		¥1,680/ m ²		¥1,700/ m ²		¥750/ m ²
Sqm	Length*Width	Sqm	Length*Width	Sqm	Length*Width	Sqm	Length*Width	*The actual second floor size should provide by SNIIEC's drawing approval company
m ²	m	m ²	m	m ²	m	m ²	m	

Standard Booth Package (Standard booth should select both raw space and booth package)

Standard Package A	Advance Package
<input type="checkbox"/> ¥310/ m ²	<input type="checkbox"/> ¥710/ m ² (≥18 m ²)

*Detail Information for the package you can contact with us or find at : www.LogiMAT.cn

Total Amount (Tax included)

Additional exhibitor (¥1750)	<input type="checkbox"/>		Total Amount:	¥
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Positioning NOT close to the following companies

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Preferred Exhibition Area

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|---|---|
| <input type="checkbox"/> Material Handling and Storage Technology | <input type="checkbox"/> Software for Simulation |
| <input type="checkbox"/> Order-picking System | <input type="checkbox"/> Security |
| <input type="checkbox"/> Warehousing and Operational Equipment | <input type="checkbox"/> Labeling and Identification |
| <input type="checkbox"/> Packaging, Weighing, Measuring and Franking | <input type="checkbox"/> Consultation, Planning and Implementation |
| <input type="checkbox"/> Loading Technologies and System/Load Securing | <input type="checkbox"/> Authorities, Organizations, Training and Media |
| <input type="checkbox"/> Ground Conveyors and Accessories | <input type="checkbox"/> Energy, Environmental Technology, Recycling and Waste Disposal |
| <input type="checkbox"/> Information and Communication Technology | <input type="checkbox"/> Order-picking System |
| <input type="checkbox"/> Warehouse and Production Controls/ Robotics | <input type="checkbox"/> Software for Storage Systems |
| <input type="checkbox"/> Software for Stock Management, Inventories and Arching | <input type="checkbox"/> Outsourcing Partners |
| <input type="checkbox"/> Retrofitting | <input type="checkbox"/> Logistics Facilities |

Date

Company Stamp and legally binding signature

Terms of Participation

1 Exhibition and Admittance

1.1 International Trade Fair for Intralogistics Solutions and Process Management – LogiMAT China 2024 will be held at Shenzhen Convention & Exhibition Center from 8 to 10 May 2024. It is hosted by EuroExpo Messe-und Kongress-GmbH and Landesmesse Stuttgart GmbH, organized by Nanjing Stuttgart Joint Exhibition LTD. (Organizers)

1.2 The request for permission to participate in the exhibition is made by sending the legally binding signed and completed Exhibition Registration Form on the front page to the organizer. These terms and conditions for participation of organizers are recognized as obligatory with the signing and return of the Exhibition Registration Form to organizers. The exhibitors are bound to their registration until such time as decision is made by organizers regarding admission. Only registrations received by organizers before the closing day of 31 March 2024 will be taken into consideration for LogiMAT China 2024. Registrations received after the closing day may still be considered if organizers permit in exceptional cases. The decision regarding the admittance of exhibitors and exhibition articles as well as the allocation of space is made by organizers. Organizers reserve the right to accept or refuse any registration regarding admission without giving any reason. Admittance is granted with the written confirmation of organizers. This makes the rental agreement between the exhibitors and organizers legal and binding, if nothing different has been agreed in writing.

1.3 The application and confirmation of its receipt do not constitute grounds for any claim to approval with regards to any specific location or site of stand. In particular, the organizer is entitled to implement reduction in the number of square meters applied for if the exhibition area available is oversubscribed.

1.4 If the contents of the confirmation differ significantly from the contents of the Exhibition Registration Form, then the contract is concluded in accordance with the confirmation, unless the exhibitor objects within two weeks in writing.

1.5 Any exhibitor who wishes to use a company name on its exhibition stand which is different to that stated on its Exhibition Registration Form must submit notice of this change to the organizers at least three months prior to the commencement of the exhibition.

1.6 All domestic and foreign manufacturers or their Chinese subsidiaries, general importers and specialized dealers authorized by the manufacturers as well as organizations and institutions are admitted as exhibitors.

1.7 The organizers reserve the right at their sole discretion to change the location, type, dimensions or size of the exhibition area rented by the exhibitor or to change the opening hours, the dates, the terms of duration of the exhibition from that for which application is made from Exhibition

Registration Form and to undertake any kind of alterations to the exhibition whatsoever. The organizers will provide exhibitor with the notice of the changes as soon as practicable. If the changes are so considerable, that the exhibitor can no longer be reasonably expected to accept the changes, then the exhibitor is entitled to withdraw from the rental contract within one week of receiving written notification of the changes by organizers.

2 Allocation of Exhibition space, Co-exhibitors

2.1 The exhibition space is rented by organizers (and any other official co-organizers or entities authorized by organizers) to the exhibitor only on a non-exclusive basis. The exhibitor is prohibited to sublet the exhibition space allocated to it, either wholly or in part or otherwise part with or share possession of all or any part of exhibition space without the prior written consent of the organizers. The exhibitor shall ensure that any such authorized subletting complies with this contract, terms and conditions for participation, technical guidelines of the Shenzhen Convention & Exhibition Center, and the exhibitor manual. The exhibitor shall be responsible for any fault resulting from such subletting and shall indemnify the organizer in accordance with clause 8. The organizer reserves the right to cancel the participation and contract immediately if stand subletting occurs.

2.2 Co-exhibitors are those who appear at the stand of an exhibitor with their own staff and own offering. These include consolidated companies and subsidiaries. The acceptance of the co-exhibitor must be requested in writing from organizers, stating the full address and contact partner.

3 Terms of Payment

3.1 A non-refundable deposit of 50% of total stand rental charges should be paid within 7 days after the date of the stand confirmation of organizers.

3.2 The balance shall be paid before 31 March 2024.

3.3 If participation application is made after 15 March 2024. The stand rental charge should be paid in full upon receipt of the invoice. If the deposit is not paid on time within 7 days of signing the application form, the organizer will cancel exhibitor's reservation, and the exhibitor shall pay the organizer a penalty of RMB 10,000.00. The exhibitor shall not be entitled to any form of compensation whatsoever, whether for loss of profits or otherwise.

4 Stand Construction and Stand Design

4.1 Stand construction, design and safety are the responsibility of the exhibitor, who is obliged to ensure that all steps are carried out in accordance with all applicable regulations and statutory guidelines as well as the Technical Guidelines of the Shenzhen Convention & Exhibition Center which are also a part of the contract.

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4.2 If presentations are to be held at stands, measures must be taken to ensure that they do not cause any visual or acoustic disturbance to neighboring stands. Moreover, neither common aisles nor floor areas of neighboring stands may be obstructed in any way whatsoever. Sound emissions from the stand must not exceed 70 dB (A) at the presenting stand's boundaries. In case of infringement, the organizer is entitled at its own discretion to prohibit the presentation causing annoyance or obstruction, and in case of repeated infringement to terminate the stand rental contract with immediate effect.

4.3 The stand must be staffed during opening hours and be filled with exhibits. Only brand-new products may be exhibited, unless they are items that are used solely as fittings or for illustrative purposes. Exhibits other than those registered are not permitted.

4.4 Surveys and promotional activity on the part of the exhibitor are permitted only at its own stand and only for the articles they exhibit. This includes, in particular, the distribution of pamphlets.

4.5 The organizers reserve the right at any time to order the alteration or removal of any stand which differs from the approved specifications, or which does not conform to the Technical Guidelines of the Shenzhen Convention & Exhibition Center and the LogiMAT China Exhibitor Manual. The costs of such alteration and removal shall be entirely borne by the exhibitor and any sums of money which may have been paid by the exhibitor for rent and charges shall not be refunded. If any such alterations or removals are not made within the time required by the organizer, then the organizer may undertake the same at the risk and cost of the exhibitor and the exhibitor shall reimburse all costs and expenses incurred in relation thereto by the exhibitor on demand.

5 Stand Set-Up, Stand Dismantling and Opening Hours

5.1 Stand set-up and dismantling can be carried out during the following time:

Stand set-up	6 May 2024, 08:30-17:30
	7 May 2024, 08:30-22:00
Dismantling	10 May 2024, 16:00-20:00

5.2 Outside these times stand set-up and dismantling require prior approval of organizers.

5.3 Set-up of the stands in the halls can only be started on the set-up date stated (see 5.1). All stands must be constructed and equipped by the end set-up date (fixed date see 5.1). The organizers is entitled to dispose of stands that are not occupied and constructed up to this point in time in an alternative manner unless this is due to a fault of organizers. The affected exhibitor cannot make any claims from this-including reimbursement of the rent-against organizers.

5.4 Adherence to the dismantling period in accordance with 5.1 must be explicitly noted. The rental contract terminates when the exhibition is

over. Organizers cannot accept any liability for any articles left remaining in the stand after this date. The stand area must be completely cleared by the exhibitor at the latest by the time stated for dismantling (see 5.5). The exhibition area must be returned by the exhibitor in the state in which it was handed over. The rental contract for rented stands terminates definitively at the end of the trade fair. The rented stands must be completely cleared 4 hours after the end of the trade fair at the latest. The organizers are entitled to remove, at the exhibitor's expense, any objects not removed within the dismantling period. The organizers are not obliged to store these objects and may dispose of them at will.

5.6. Opening hours of the exhibition:

8 May 2024	09:30-17:00
9 May 2024	09:30-17:00
10 May 2024	09:30-16:00

6 Movement of Exhibits

6.1 The exhibitor shall bear the responsibility and expenses for transport of exhibits to and from the exhibition venue.

6.2 The exhibitor shall make their own arrangements for the storage and warehousing of the exhibits, subject to the approval of the organizers.

7 Withdrawals

7.1 A rescission from the rental agreement (exhibition contract) by the exhibitor is not permitted unless they have been faulted with willful intent or gross negligence by organizers or the requirements of a statutory right for rescission apply.

7.2 If organizers permit rescission in exceptional cases (and the requirements of the exceptions of 7.1 do not apply), this may only occur under the condition that the exhibitor is obligated to pay:

7.2.1 50% of the total participation fee more than 2 months prior to the start of the exhibition.

7.2.2 100% of the total participation fee within 2 months prior to the start of the exhibition.

7.3 In all cases, cancellation must be made in written form.

8 Preamble, Limitation of Liability, Compensation for Damages, and Insurance

8.1 Under no circumstances shall the organizers make good or accept any responsibility or liability arising with respect to damage, theft or loss of any property, goods, articles or things however placed, deposited, brought into or left upon the premise either by the exhibitor for his use or purpose or by any other person.

8.2 Organizers are only responsible for damages that can be attributed to the inadequate quality of the rented space and any other articles that have been rented. In the event of the failure of any equipment, breakdowns or other occurrence's impacting the exhibition, organizers are only liable if it can be proved that these events resulted from willful intent

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or gross negligence on their part or on the part of their agents. Organizers only assume liability for articles provided at the exhibition by the exhibitor, its authorized staff or third parties if damage occurs to these articles, which must be proved to have occurred due to willful intent of gross negligence by its legal representative, an employee, or agent. The same applies for claimed damage as a result of actions: organizers are not liable to the exhibitor for loss of profit or other financial loss. Liability by organizers for non-foreseeable damages is excluded. Where liability by the organizers is excluded or restricted, this also applies for the personal liability of their employees, staff, personnel, representatives, and agents. The terms of 8.1 are unaffected.

8.3 The exhibitor shall indemnify and hold the organizer and its employees, staff, personnel, representatives and vicarious agents harmless with respect to all costs, claims, liabilities, losses, demands, proceedings and expenses to which the organizer and its employees, staff, personnel, representatives and vicarious agents may in any way be subjected (including but not limited to members of the public, the staff of the local authorities, or the organizer of exhibitor's staff, agents or contractors) caused as a result of any act of omission of the exhibitor or its co-exhibitors, representatives, employees, agents, contractors or invitees. The terms of 8.1 are unaffected.

8.4 Organizers do not bear any insurance risk for the exhibitor. The exhibitor is explicitly referred to its own insurance options. If the organizer so demands, the exhibitor shall provide proof to the organizers that the exhibitor has adequate insurance coverage. In general, the exhibitor is recommended to appropriately ensure their risks based on the rental contract. Organizers recommend the exhibitor and its contractors to purchase a 3rd party public liability insurance and relevant insurances towards employees and exhibits. Organizers are neither liable for any personal damages or damages for exhibits nor liable for any compensation on lost material, theft and fire. If organizers have to pay compensations due to the events related to the exhibitors' participation during the show; organizers have the right to ask the relevant exhibitors to reimburse the compensation to organizers. Organizers are not liable for any direct or indirect personal injuries and property damages towards exhibitors, their representatives, and employees. If the exhibitor is an entrepreneur, a legal person under public law or a special fund under public law, organizers are under no circumstances liable for damage to or loss of goods brought to the exhibition by the exhibitor or the stand fittings or furnishings. In this case, it is immaterial whether such damage or loss occurs before, during or after the exhibition. For his part, the exhibitor is liable for any culpable damage to persons or property caused by him, his employees, representatives and co-exhibitors and their exhibition articles or exhibition installations and equipment. The terms of 8.1 are unaffected.

9 Force Majeure and Performance of Services

9.1 Cases of Force Majeure, which prevent organizers from fulfilling their obligations either totally or in part, relieve organizers from fulfilling this contract until the case of force majeure is removed. Organizers must inform the exhibitor of this immediately, provided that it is not prevented by force majeure from doing so. The impossibility of a sufficient supply of supplies, such as electricity, heating, etc., as well as strikes and lockouts - provided that they are not only for a short period of time or are caused by organizers - are also equated with a case of force majeure. If costs for the preparation of the exhibition are incurred by organizers in these cases, the exhibitor is obliged to pay these costs.

9.2 The performance of all services is subject to available capacities. The organizer is entitled to postpone, curtail, temporarily close, wholly close, close in part or cancel the event for a substantial reason (e.g. labor dispute, epidemic disease, government limitation, force majeure, inadequate turnout). In the case of complete or partial postponement or curtailing, the contract is considered to apply to the altered period, unless the exhibitor objects in written form within a period of two(2) weeks after being advised of the alteration. Discounts on any agreed fees and reimbursement of any expenses incurred by the exhibitor in regards to the exhibition running as originally planned are hereby expressly excluded.

10 Intellectual Property Rights

10.1 The exhibitor is obliged to strictly observe the industrial property rights of third parties regarding the articles they exhibit. Articles that violate the intellectual property rights, in particular trademark rights, design patent rights, utility patents and/or patents are not permitted as exhibition articles.

10.2 The exhibitor is obliged to remove articles that violate these rights in terms of 10.1 immediately from their stand.

10.3 The exhibitor is liable in the same manner for rights violations through articles of co-exhibitors in terms of 2.2.

10.4 Organizers reserve the explicit right to exclude the exhibitor from the current and/or future event(s) without any compensation, without justification of a respective obligation, if infringement of industrial property rights and/or infringements against the obligations in terms of 10.1 and 10.2 can be substantiated. 10.3 applies accordingly.

10.5 Exhibitors are solely responsible for safeguarding the intellectual property rights of their exhibition articles.

10.6 If organizers exercise the exclusion right in terms of 10.4, based on a judicial decision or on substantiated evidence for the infringement of an industrial property right, the exhibitor concerned is not entitled to any compensation for damages from organizers if the violation of intellectual property rights should prove to be invalid at a later point in time (as the result of an appeal procedure or other legal evidence). This does not apply



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in cases where organizers have acted with willful intent or gross negligence.

11 Storage of Data

11.1 The exhibitor agrees explicitly to the storage, processing and forwarding of person-related data by organizers in accordance with data protection legislation, including the use of automatic data processing, provided this is required solely for business purposes.

12 Applicable Law, Place of Execution and Place of Jurisdiction

12.1 Only the law of the People's Republic of China applies for all the legal relations between organizers, their personnel, agents, and their assistants on the one hand and the exhibitor as well as their personnel, agents and their assistants on the other hand.

12.2 The place of execution is Nanjing.

12.3 In the event of any dispute, controversy, or claim (collectively "dispute") arising out of or relating to this contract, or the breach, termination, or invalidity of this rental contract, then any party may bring an action at the court which has jurisdiction at the registered address of organizers. To exhibitors incorporated or with their principal place of business outside the PR of China any party may submit the dispute to the China International Economic and Trade Arbitration Commission of Shanghai in accordance with its rules of arbitration procedure.

13 Additional Agreements and Severability Clause

13.1 Additional agreements are only legally binding if they are made in writing with organizers and are confirmed in writing by organizers.

13.2 The terms and conditions for participation and this contract will remain valid even if individual conditions should become invalid. The respective condition must then be replaced by a condition that corresponds as far as possible to the original commercial purposes.