

International Poultry & Pig Show Japan 2022

To IPPS Japan Secretariat

I/we agree with the rules for exhibiting and would like to apply as follow.

Application Form for Exhibitors

Application opens: April 1 (Thu.), 2021

Application closes: September 30 (Thu.), 2021

[1] Applicant

Date of application	/ / 2021		*Please fill-in the date of submission.	
Name of exhibitor/ organization <small>[to be on the company name board, printings and website]</small>				Company seal
Person in-charge	Company/ organization :	Department/ designation :	Name :	
	Address: Postal code			
	Tel :		Fax :	
	E-mail :		URL :	
Billing Information <small>*To be filled only if the information differs from the details provided for person in-charge.</small>	Company/ organization :	Department/ designation :	Name :	
	Address: Postal code			
	Tel :		Fax :	
	E-mail :			

[2] Exhibition Charges (A separate application for decoration package is necessary if you are applying for 1-3 booths.)

Booth	Charges		
Basic booth: Space only (W3m×D3m=9m ²)	<input type="checkbox"/> General	booths ×	yen = yen (including tax)
	<input type="checkbox"/> Members	booths ×	yen = yen (including tax)
Start-up Booth with Decoration Package (W2m×D2m=4m ²)		booths × 132,000yen =	yen (including tax)

Members: Supporting members of Japan Livestock Industry Association (JLIA)

[3] Layout (Select the layout of your choice)

Single row (Lined side by side) Multiple row (Two rows) Others

Please specify:

[4] Exhibit Category (Select the applicable category. You may select more than one.)

1.Poultry 2.Pig 3.Feed 4.Medical products 5.Poultry/pig breeding
 6. Environment 7.Related services/systems 8.Others

Please specify main exhibit items.

*Applications will be accepted only until slots are available.

Submit to: IPPS Japan Secretariat (in Congrès Inc.)

Onward Park Building, 3-10-5 Nihonbashi, Chuo-ku, Tokyo 103-8276 Tel: 03-3510-3734 Fax: 03-3510-3728 E-mail: ipps2022@congre.co.jp

[1] Execution of rules

1-1. The Exhibitor (including Joint Exhibitor, the same shall apply hereinafter) shall comply with all of the rules stated below as well as all provisions (stated in part in the Rules for Exhibiting explained below) in the "Information about Exhibiting" and the "Exhibitors' Manual" provided by the Organizer. Any Exhibitor the Organizer deems to have violated these may have its Exhibit Application rejected, its exhibit canceled, or may be ordered to remove or change its booth, display or decorations by the Organizer, irrespective of the timing. In such case, the Organizer shall not make public the grounds for its decision. Moreover, the Organizer shall not refund any payment made by the Exhibitor beforehand or compensate for any losses incurred by the Exhibitor or a related party due to removal of or changes to a booth, display, or decorations.

[2] Eligibility for Exhibitors

2-1. The Exhibitor shall be a company or organization that is consistent with the purpose of the exhibition as specified by the Organizer. Moreover, the Organizer shall possess the right to conduct screening based on the exhibition standards set by the secretariat and determine whether or not the applicant satisfies the standards.

2-2. Only domestic and overseas manufacturers, importers, wholesalers, agents, publishers and others who provide products that can be categorized into the prescribed product groups, or related services, shall be permitted as Exhibitors. All exhibit items must be specified in detail in the application form. Products or services that violate intellectual property rights (patent rights, trademark rights, etc.) or other domestic laws may not be exhibited.

[3] Application for exhibition and payment of exhibition charges

3-1. Exhibitors shall correctly fill-in all the necessary information in the official "Application Form" and submit the document with their signature or seal. Submission of the form shall be deemed as the applicant's agreement to conform to the terms and conditions of the exhibition. Exhibitors shall keep with them a copy of the application form, the rules for exhibiting and all other submitted documents. Submitted documents shall not be returned.

3-2. The application shall be formalized upon confirming the receipt of exhibition charges by the Organizer based on the invoice sent by the Organizer after receiving the necessary documents.

3-3. Exhibitors shall transfer the exhibition charges by the due date prescribed by the Organizer. The Organizer shall possess the right to cancel the application on non-receipt of payment.

[4] Cancellation/termination of exhibition

4-1. Exhibitors may not cancel or terminate their exhibition after the receipt of the application form. In the event that all or part of the exhibition must be cancelled or terminated due to unavoidable circumstances, the Exhibitor shall notify the Organizer of the same in writing. Cancellation or termination shall come into effect upon receipt of such notification by the Organizer and the Exhibitor shall pay the stipulated cancellation charges to the Organizer.

4-2. Cancellation charges

•From the receipt of the application to February 25 (Thurs.), 2021 – 50% of the billing amount

•After February 26 (Fri.), 2021 – 100% of the billing amount

4-3. The Organizer shall possess the right to cancel the exhibition even after formally accepting the application, when the Organizer judges that the Exhibitor has violated the "rules for exhibiting" or any other law.

4-4. The Organizer shall possess the right to cancel the exhibition even after confirming the receipt of payment, when the Exhibitor cannot be contacted, or the Organizer judges that the Exhibitor does not have the willingness to participate in the exhibition.

[5] Allocation of exhibit space

5-1. The Organizer shall decide on exhibit spaces based on the layout and shape of the booths determined by the Organizer according to prescribed procedures. The Exhibitor shall comply with the Organizer's decision.

5-2. The Exhibitor may not, under any circumstances, exchange, assign, or lease the exhibit space in whole or in part to another party.

5-3. The Organizer has the right to amend booth arrangements already announced when there is a cancellation of an Exhibit Application.

[6] Submission of documents

6-1. After the Organizer's formal acceptance of the Exhibit Application, the Exhibitor shall deliver all documents the Organizer requests for submission by the specified date. If delivery is later than the specified date, the Organizer has the right to decide whether or not to proceed with execution of the Exhibit Application particulars.

[7] Rules for exhibiting

7-1. Only companies, organizations, products and services, etc. stated in the Exhibit Application may be exhibited. The Exhibitor must notify the Organizer immediately if there is any amendment to details of the company/organization, products or services, etc. stated in the Exhibit Application.

7-2. Procedures for bringing in and taking out decorations and exhibit materials and for displaying these are stated in the "Exhibitors' Manual" provided by the Organizer, and the Exhibitor must comply with these.

7-3. The Exhibitor may not engage in display, advertising, and sales activities in passageways or locations other than its company's booth.

7-4. The Exhibitor is prohibited from engaging in conduct that may inconvenience other companies or nearby exhibits including but not limited to demonstrations that emit strong light, heat, odors or loud noise. The Organizer shall be the judge in regard to the presence of any interference or whether a demonstration, etc. is causing significant inconvenience to other companies, and may order its discontinuation or modification. The Exhibitor shall comply with any such instructions from the Organizer.

7-5. The Organizer has the right to cancel the Exhibitor's exhibit or reject a future Exhibit Application from the Exhibitor when the Organizer deems the Exhibitor has engaged in conduct that inconvenienced visitors or other Exhibitors (including aggressive sales, soliciting, defamation, obstruction of business or other similar conduct) during the exhibition period or thereafter.

7-6. The Exhibitor shall comply with all fire prevention procedures as well as safety rules and administrative guidance applicable to the exhibition venue.

7-7. The Organizer shall not assume any responsibility for the provision of product services (spot transactions) involving the exchange of cash between Exhibitor companies and exhibition visitors, business discussions, or contract details, etc. during the exhibition period or thereafter.

7-8. In the event of any discrepancy in the invitation cards, exhibition guidelines or any other materials relating to this exhibition, corrections shall be posted on the official website and the relevant material shall not be reprinted.

[8] Liability for damages

8-1. The Organizer shall bear no responsibility under any circumstances for any damage to the equipment or bodily injury to persons resulting from the use of exhibition space by the Exhibitors and their employees or related people. Furthermore, the Organizer shall also assume no responsibility for any damage to the equipment or bodily injury to persons resulting from the carelessness or other conduct of the Exhibitors and their related people.

8-2. The Exhibitor shall compensate for all damages to the exhibition venue equipment or exhibition building or bodily injury to persons resulting from the carelessness or other conduct of the Exhibitor itself or its agent.

8-3. The Organizer has the right to change the date, shorten the period of, or cancel the holding of the exhibition in the event it deems the holding of the exhibition is difficult due to a force majeure including but not limited to a natural disaster, strike, terrorism, or control of an epidemic. In such case, the Organizer shall not assume any obligation for repayment or compensation of exhibit charges or costs required by the Exhibitor to exhibit. However, in case of canceling the exhibition under the guidance of the government and related organizations, a portion of the exhibition charges may be refunded in accordance with rules separately stipulated by the Organizer.

[9] Elimination of anti-social forces

9-1. The Exhibitor shall affirm that the Exhibitor or its agent or broker is not currently an organized crime group, an organized crime group member, a former member of any organized crime group within the past five years, an associate member of any organized crime group, a company affiliated with an organized crime group, a corporate racketeer, a social activities advocating racketeer, an organized crime syndicate or any other associated group (hereinafter, collectively referred to as "organized crime group members"), and represent and warrant that it does not and will not fall under any of the following categories.

(1) Possess any relationship showing that its management is governed by organized crime group members

(2) Possess any relationship that shows substantial involvement of organized crime group members in its management

(3) Possess any relationship that shows reliance on organized crime group members for obtaining unjustifiable profits for the Exhibitor or a third party, or for causing damage to a third party

(4) Possess any relationship that shows providing funds to organized crime group members or being involved in providing convenience to such group members

(5) Possess any socially condemnable relationship between its officers or the person who substantially involves in its management and organized crime group members

9-2. The Organizer may cancel exhibition without any notice if it is clarified that the Exhibitor, its agent or broker is part of organized crime group members or falls under any of the items in the previous paragraph in spite of the affirmation by the Exhibitor in the same paragraph.

9-3. The Organizer may request the Exhibitor to take necessary measures such as termination of subcontracts or outsourcing contracts related to the exhibition with a third party (hereinafter referred to as the "related contracts"), if it is clarified that, for conclusion of the related contracts between the Exhibitor and the third party, the third party, its agent or broker is part of organized crime group members or falls under any of the items in the previous paragraph.

9-4. The Organizer may cancel exhibition if the party who concluded the related contracts does not follow any measures requested by the Exhibitor according to the provision as stipulated in the previous paragraph.

[10] Handling of private information

10-1. The collected private information shall be possessed by the IPPS secretariat (hereinafter referred to as the "secretariat"). The private information obtained may be used and supplied or disclosed to a third party for the following purposes.

● For various notices from the secretariat to the Exhibitor

● For sharing information with or substitute sending for a partner or an outsourcing company that concludes a non-disclosure agreement with the Organizer

● For disclosure in various published materials (information of the exhibition, invitation card, exhibition guide, official website, official Facebook, etc.) and posting result reports

● For registration to newsletter service

● For sharing information with exhibition visitors and mass media

● For statistical data

● For conforming to legal requirements

10-2. In the event of obtaining "private information" through the exhibition, etc., the Exhibitor shall adhere to the Act on the Protection of Personal Information and other related laws to obtain such information legally and appropriately. The Exhibitor shall announce or notify the purpose of use and use the information within the scope thereof. The Exhibitor is required to obtain the "agreement" from the information subject of the "private information" particularly in the event of providing the information to a third party.

10-3. The Exhibitor shall adhere to the "security management" of the "private information" obtained through the exhibition, etc. as specified in the law to manage and handle it appropriately.