

Binding Application for Participation

DEADLINE 30. 9. 2026

After deadline the prices are higher.

Date
Reg. number
To be filled out by Organizer

Client – Invoice address

Company name	
Street	
City	ZIP Code
ID	Country
VAT	Phone
Www	
Contact person	
Phone	
E-mail	

Exhibitor – Fill in only if you are represented by an agency

Company name	
Street	
City	ZIP Code
ID	Phone
E-mail	
Contact person	

Co-exhibitor – more co-exhibitors attach to separate document

Company name	
Street	
City	ZIP Code
Www	

Company will be presented by: own personal
 own products/services

Client – Postal address (if different from invoice address)

Company name	
Street	
City	ZIP Code

Exhibition area

We are placing order of exhibition area of m² width × depth m × m

Full meters. Up to 30. 9. 2026 From 1. 10. 2026

<input type="checkbox"/>	Terraced, with free front wall	min. 6 m ²	99 EUR / m ²	110 EUR / m ²
<input type="checkbox"/>	Corner, with two open sides	12–29 m ²	118 EUR / m ²	127 EUR / m ²
<input type="checkbox"/>		30 m ² and more	110 EUR / m ²	119 EUR / m ²
<input type="checkbox"/>	U-shaped, with three open sides	40–59 m ²	119 EUR / m ²	128 EUR / m ²
<input type="checkbox"/>		60 m ² and more	112 EUR / m ²	121 EUR / m ²
<input type="checkbox"/>	Island, with four open sides	80–99 m ²	120 EUR / m ²	130 EUR / m ²
<input type="checkbox"/>		100 m ² and more	114 EUR / m ²	124 EUR / m ²
<input type="checkbox"/>	Outdoor		40 EUR / m ²	50 EUR / m ²
<input type="checkbox"/>	<i>Extra for placing the exposition on main corridor 10 % (min. 25 m², to fill)</i>			
<input type="checkbox"/>	We demand type stand	<input type="text"/>		
<input type="checkbox"/>	We require construction proposal	<input type="text"/>		

We will have the stand erected by the company

Contact person, tel.

- Registration fee – 210 EUR
- Co-exhibitors registration fee – 210 EUR
- Registration fee 250 EUR (for application forms received after 15. 12. 2026)
- Discount price for applications and payment of 50 % of the rental price received by 30. 9. 2026.
- The deposit invoice will be sent to you immediately after receiving your application.
- Mark required with cros.
- All prices do not include sales tax / VAT.

Client hereby confirms to agree with the "General Conditions of Participation" forming part of this "Binding Application for Participation".

Place	Name and surname of client's statutory representative:	Signature of client's statutory representative, seal:
Date		

General conditions of participation

I. General information

1. Organizer: Střechy Praha s.r.o., Durychova 101/66, 142 00 Praha 4 - Lhotka, ID No.: 26447126, VAT No.: CZ26447126, Municipal Court in Prague, OR Section C, Insert 82829.
2. Exhibitors: legal or natural persons whose participation in the fair is confirmed by the organizer
3. The opening of the fair is the first day of the fair date indicated on the application form. The date of the fair as stated on the application form is the time when the fair is open to the public.
4. The location of the fair is indicated on the application form.

II. Application for the fair and allocation of space

1. You can only register for the fair by sending a completed „Binding Application for Participation“ to the address of the organizer, by signing which the client (hereinafter also referred to as the exhibitor) accepts these „General Conditions of Participation“ and the conditions set out in the other accompanying materials, which are an integral part of the application form. The application is binding on the exhibitor even if the organizer cannot meet all the exhibitor's requirements (size, location, type of space, etc.).
2. The organizer reserves the right to accept or reject an entry.
3. Upon receipt of a binding application, the organizer will send the exhibitor a written confirmation of its receipt and a deposit slip electronically. This establishes a contractual relationship between the organizer and the exhibitor.
4. After the final processing of the applications and after payment of the advance invoice, the exhibitor will be assigned an exhibition space.

III. Registration fee and rent

1. The registration fee and basic rental price includes:
 - a. rent for the area during the assembly, during the fair and dismantling; promotion of the fair; basic lighting; heating; fire protection; toilets, cleaning in the fair area outside the stands; assistance of professional staff and technical assistance,
 - b. inclusion in the orientation system of the fair
 - c. one exhibitor's pass per 5 m² of ordered space up to 30 m² and one pass for every additional 10 m² of space, 6 assembly passes, 15 honorary tickets.
2. The amount of rent is calculated according to the area price per 1 m² of the final area, i.e., the area indicated in the application form, if the area has changed, the new area. Each m² commenced is counted as a whole.
3. The basic rental price and registration fee does not include: the perimeter walls of the stand or its equipment, nor the walls of neighbouring stands.
4. For each additional company that the exhibitor will present in its stand (by presenting exhibits, panel, company logo, company name, brochures, video projection, etc.), the exhibitor is obliged to pay the co-exhibitor registration fee. A company duly registered in this way will be fully listed as an exhibitor in the trade fair catalogue. In case of violation of this principle, the exhibitor will be obliged to pay the co-exhibitor's registration fee in double amount during the fair.
5. The Exhibitor is not entitled to sublet the leased area to a third party.

IV. Payment terms

1. All prices are exclusive of VAT.
2. Upon receipt of the duly completed application form, the organizer will send the exhibitor an advance invoice in the amount of 50% of the price of the ordered space and 100% of the registration fee incl. A second advance invoice will be sent within 30 days before the opening of the trade fair (additional payment of the price for the rental of the area and for the services ordered, incl. VAT). After payment of all advance invoices within the due dates specified therein, the exhibitor is entitled to the implementation of the exhibition stand at the trade fair. In case of ordering additional services after this deadline, the organizer will issue another advance invoice to the exhibitor.
3. If the exhibitor fails to pay all advance invoices in full by the due date, the organizer has the right to offer the confirmed exhibition space to another interested party without the original client being able to claim any costs incurred from the organizer.
4. The payment of the registration fee, the full amount for the rental of the exhibition space and the ordered services including VAT on the basis of the issued invoices are a condition for the handover of the exhibition space on the due date, whereby the failure to handover the exhibition space does not affect the obligation to make payments according to the advance invoices. If the first advance invoice is not paid on time and properly, the organizer is entitled to unilaterally change the location of the exhibitor's exhibition area, which the organizer will notify the exhibitor immediately via the exhibitor's email contact

specified in the application form. This does not affect the agreed price.

5. If the exhibitor cancels its participation in the fair, this shall constitute a breach of contract on the part of the exhibitor, which shall not affect the obligation to make payments under the contract and these terms and conditions, and the exhibitor shall be obliged to:
 - in the event of cancellation of participation more than 60 days before the opening of the fair, to pay to the organizer a pro rata part of the payments according to Article III. of these conditions, in the amount corresponding to the entire registration fee + 50% of the rental price for the ordered exhibition space, and an amount representing other costs incurred by the organizer based on the exhibitor's request.
 - in the event of cancellation of participation less than 60 days before the opening of the fair, to pay all payments according to Article III. of these conditions, in the amount corresponding to the entire registration fee + 100% of the price of the rental price for the exhibition space and the price of the services ordered, and the amount representing other costs incurred by the organizer based on the exhibitor's request.

Cancellation of participation must be in writing and demonstrably delivered to the organizer.

If the exhibitor does not participate in the fair without prior cancellation (does not occupy the exhibition space), he is obliged to pay all payments under this contract as if he had participated in the fair.

6. In the period of 14 days prior to the opening of the fair, it is possible to arrange the participation of the exhibitor, but the exhibitor is obliged to pay all payments according to these conditions with a 20% surcharge.
7. After the end of the fair or after the cancellation of the exhibitor's participation according to point 5 of this article, the exhibitor will be sent a final invoice with the deduction of the deposits paid. The exhibitor undertakes to pay the organizer for all services provided or secured no later than the due date of the duly invoiced service. If the Exhibitor fails to pay the invoiced amount by the due date stated on the invoice, the Exhibitor will be charged a contractual penalty of 0.1% for each day of delay on the unpaid amount.

V. Safety and insurance

1. Exhibitors are bound by the „General Conditions of Participation“, the instructions in the „Binding Application for Participation“ and related materials, safety and fire safety regulations and the relevant legal standards applicable in the Czech Republic.
2. The organizer is not liable for loss or any damage to exhibits, stand equipment and facilities, goods, packaging, packaging material, items left at the stand, regardless of whether the above happened during assembly, dismantling or during the fair.
3. Insurance is arranged by the exhibitor.

VI. Implementation of exhibitions and presentation of the exhibitor

1. The construction of the stand is offered and implemented by the organizer. The exhibitor who does not take advantage of this offer and builds the stand himself or through his agency is obliged to submit a floor plan and a front view of the stand with the height landmarks marked and the location of the electricity and water supply for the approval of the organizer and to notify the realization company.
2. The exhibitor is responsible for the construction and technical design of the stand and is thus liable for any damage to property and health caused by improper design of the stand.
3. If the exhibitor does not secure a stand or does not order one from the organizer, he will have only an unlimited ordered exhibition area at his disposal.
4. It is not allowed to enlarge or modify the allocated area in any way, even in the case of protruding height landmarks (e.g., roof). The exhibitor may not make any interventions in the floor.
5. The decorative height of 3 m can be exceeded only after agreement with the organizer.
6. The architectural design and operation of the exhibition must not disturb or restrict the surrounding exhibitions. Where the perimeter walls of the stand exceed 250 cm in height and are adjacent to the rear or side walls of surrounding stands, the areas above 250 cm in height must be finished in a smooth white surface so as not to aesthetically disturb neighbouring stands. The use of these raised areas for advertising purposes is not permitted. Graphic areas of the stand must not be closer than 2 m to the boundary of the adjacent stand (not applicable to collars around the perimeter of the stand where graphics face the aisles).
7. The maximum height of exhibits for transport to the halls is 3 m. The floor of the halls has a slope of 1/140. If the load exceeds 800 kg/m², this must be discussed with the organizer.
8. The exhibitor shall order the electricity and water supply exclusively from the organizer on the specified

date.

9. The exhibitor shall order the electricity and water supply exclusively from the organizer on the specified date.
10. The Exhibitor is obliged to hand over the completely empty and clean rented area in the condition in which it was taken over, i.e., to remove the floor coverings, remove the adhesive carpet tapes, return all movable items rented from the Organizer in an undamaged condition by the end of the dismantling period. In the event of damage or soiling of the exhibition area or rented items, the exhibitor is obliged to pay for the damage in full.
11. Exhibitors are obliged to observe the time of arrival and departure from the exhibition space. The organizer determines the start and end date of all activities related to the fair. If the deadlines are not met, the damage incurred shall be borne by the exhibitor.

It is not permitted to remove exhibits, booth and its equipment before the time for visitors is over.

11. In the event of failure to meet the final deadline for vacating the exhibition space, a contractual penalty of 50 CZK/m²/hour of the vacated area will be charged. In the extreme case, the stand will be cleared by the organizer at the exhibitor's expense. The exhibitor bears the risks associated with the evacuation.
12. All productions causing excessive noise, dust, fumes, shocks, endangering the safety of visitors or other exhibitors or disturbing the trade fair operation shall be prohibited by the organizer and shall be entitled to demand a contractual fine of CZK 5,000 for each individual case.
13. Any changes to service orders requested by the exhibitor after the start date of installation will be processed only after the duly ordered work and services have been fulfilled with respect to other exhibitors. For additional orders, the organizer will charge a surcharge of 50% of the regular price.
14. The exhibitor may only advertise its products in its own stand. In agreement with the organizer, he may place his promotional materials in places designated by the organizer for a special fee.

VII. Technical services for stalls

The organizer will provide electricity, water and wastewater supply, internet connection, cleaning and other services to the stand in the indoor and outdoor area based on the exhibitor's order. Detailed information on technical services is provided in a separate document.

VIII. Technical-fire and safety regulations, temporary wiring

1. The exhibitor is obliged to comply with the safety, hygiene, fire protection, environmental and other generally binding legal regulations and internal standards in force at PVA Letňany and the principles of handling all technical equipment and flammable substances during assembly, throughout the fair and dismantling. Furthermore, he is obliged to respect the relevant fire safety regulations applicable to the individual exhibition spaces and the instructions of the responsible fire assistance personnel and the organizers and is obliged to ensure compliance with them by all persons staying with his knowledge on the leased premises, including subcontractors. The exhibitor accepts all liability for personal injury and damage to property caused to himself and others by his employees and those of his subcontractors.
2. The exhibitor shall not store or use any flammable or radioactive substances, explosives, acids, poisons, or other harmful substances in his stand or in the exhibition area.
3. During the fair, during assembly and disassembly, smoking and handling of open flames are prohibited in all covered areas of the fairgrounds. Failure to comply with this prohibition shall be punishable by a contractual fine of CZK 5,000 payable immediately in cash.
4. The exhibitor is responsible for the condition of the electrical installation of the stand (stand), including the condition of electrical appliances. Wiring work may only be carried out by a person with a valid authorization for this activity.
5. The exhibitor is obliged to use designated paths and roads for walking. The exhibitor is obliged to keep the escape routes, areas near electrical switchboards, water shut-offs, internal consumption points (hydrants) clear.
6. Electrical appliances must be used properly in accordance with the instructions for use and for the purpose for which they were manufactured. The exhibitor is responsible for ensuring that all electrical equipment, except refrigerators and freezers, are disconnected from the mains during periods when the exhibition stands are not in use (after the exhibitor has left the stand). No electrical appliance shall be left unattended.
7. Storage of any material in the technical aisles (especially behind the back wall of the stand) is not

permitted for fire, safety and operational reasons. The storage of packaging, including its removal and return to the stand, can be ordered from a contracted freight forwarder.

8. It is forbidden to dispose of building materials used in the construction of the stand in containers (except for small waste).
9. It is forbidden to pour paint residues and other toxic substances into drains and sinks. The exhibitor is obliged to remove and dispose of such substances.

IX. Technical and operating conditions

1. Except for handling trolleys, all transport mechanisms and cars are prohibited from entering the indoor exhibition area. In case of damage to the floor of the hall, the exhibitor is obliged to pay for the damage in full. When demonstrating motor vehicles, the exhibitor is only allowed to keep in the vehicle's tank as much fuel as is necessary to leave the exhibition area. The vehicle battery must be disconnected in the exhibition area.
2. Exhibits that will be shown in operation may only be operated by persons authorized to do so. The exhibits to be displayed must be secured by the exhibitor in such a way that they cannot be tampered with by unauthorized persons.
3. It is forbidden to hang any banners on the structure of the halls except in cases discussed with the organizer for a fee.
4. During assembly, cutting and grinding of building elements that cause excessive pollution and dust is prohibited in indoor exhibition halls.
5. No part of the stand may touch the structure, walls, or roof of the hall. The highest point of the stand must be at least 70 cm from the roof of the hall.
6. For the installation of carpets in the exhibition halls, it is necessary to follow the following procedure: first stick masking-paper tape on the concrete floor and then any double-sided carpet tape. The masking tape can be purchased on site.

X. Final Provisions

1. Unless otherwise specified, the organizer is entitled to exclude the exhibitor from participation in the fair in the event of a breach of any provision in these „General Conditions of Participation“. In this case, the Exhibitor shall not be entitled to any compensation for damages and to the refund of invoices paid and the Exhibitor shall be obliged to make all payments under the contract and these Terms and Conditions as if his participation had been duly made.
2. The place of fulfilment of the mutual obligations of the exhibitor and the organizer is the venue of the fair.
3. The Privacy Policy is published at www.strechy-praha.cz.
4. The exhibitor agrees to the processing, storage and publication of photographic and video documentation taken at the fair and related events.
5. All complaints and claims by the exhibitor against the organizer during the assembly, dismantling and the whole fair must be submitted in writing to the authorized representative of the organizer by the end of the last day of the fair at the latest, otherwise his right is extinguished.
6. All changes and amendments to the contractual relationship set out in these Conditions of Participation may only be made in writing.
7. If the organizer, due to circumstances beyond its control (vis maior), is unable to open the fair on the date specified on the application form or is unable to arrange the fair at the fair venue specified on the application form, it shall immediately inform the exhibitor. The exhibitor is not entitled to compensation for damages. The organizer is entitled to retain a reasonable portion of the payments made by the exhibitor in the meantime and is entitled to reimbursement of the actual costs incurred against the exhibitor. A change of venue or time shall not affect the exhibitor's obligation to fulfil the obligations arising from the contract and the exhibitor shall not be entitled to cancel its participation for this reason.
8. Force majeure (vis maior) or impossibility of performance is in particular: natural calamity, unsuitable and unfavourable weather, war, civil unrest, legal prohibitions, fires, strikes, outbreaks of epidemics or pandemics, or limitations of operations due to regulations of public institutions, quarantine of employees, limitations of energy supply, etc.). The Organizer shall immediately notify the Client of this fact, specifying the nature of the obstacle that prevents or will prevent it from fulfilling its obligations, the expected duration of the obstacle and its consequences, and shall take all available measures to mitigate the consequences of the non-fulfilment of the contractual obligations, unless it proceeds to withdraw from the contract for this reason. Upon withdrawal from the contract, the Exhibitor shall be obliged to pay a pro rata portion of the price for the services already rendered and to reimburse the Organizer for other reasonable costs demonstrably incurred by the Organizer in connection with this contract.