

STAND BOOKING DETAILS

| | | | | | | |
|----------------------------|--|--------------------------|------------------------|--------------------------|------------------------|--|
| EVENT | Floating Offshore Wind 2025, 12 – 13 November, P&J Live, Aberdeen | | | | | |
| EXHIBITION STAND NUMBER | 1 ST OPTION | | 2 ND OPTION | | 3 RD OPTION | |
| EXHIBITION STAND SIZE (m2) | | | | | | |
| EXHIBITION STAND TYPE | Shell Scheme | <input type="checkbox"/> | Space only | <input type="checkbox"/> | | |
| MEMBER / NON-MEMBER | <i>RenewableUK or Scottish Renewables Member – please where delete if not applicable</i> | | | | | |
| AMOUNT (see rates on pg 2) | | | | | | |

EXHIBITION MANAGEMENT CONTACT DETAILS

This contact will receive all event login's and information and is essential for all event communication

| | |
|-----------|--|
| NAME | |
| EMAIL | |
| TELEPHONE | |

COMPANY INFORMATION

| | |
|--------------|--|
| COMPANY NAME | |
| TELEPHONE | |
| EMAIL | |
| ADDRESS | |
| TOWN/CITY | |
| POST CODE | |
| COUNTRY | |

INVOICE DETAILS (if different from above)

| | |
|---------------------------|--|
| CONTACT NAME | |
| COMPANY NAME | |
| TELEPHONE | |
| EMAIL | |
| ADDRESS | |
| TOWN/CITY | |
| POST CODE | |
| COUNTRY | |
| VAT NO | |
| *PURCHASE ORDER REQUIRED? | |
| PURCHASE ORDER | |
| *TAX INVOICE REQUIRED | |

SIGNITURE

| | | | |
|------------|--|-----------|--|
| DATE | | SIGNATURE | |
| PRINT NAME | | COMPANY | |

PAYMENT SCHEDULE

On receipt of an invoice from RenewableUK, payment can be made by cheque, credit card or bank transfer. Please refer to the invoice for details. By signing, I confirm I agree with the exhibition and payment policies as outlined here, overleaf and online at RenewableUK.com.

IMPORTANT NOTES

- All prices per square metre and exclude VAT.
- All stands must be fully paid within 30 days of the invoice date, or a 10% surcharge will apply. In the case of non-payment by the date specified, RenewableUK reserves the right to reallocate the reserved stand.
- For detailed terms and conditions of booking and payment, please refer to RenewableUK's terms and conditions, outlined overleaf.
- Location of stands is strictly on a first-come first-served basis on receipt of a signed Exhibition Contract and payment within 30 days of invoice, according to availability.

Floating Offshore Wind 2025 Exhibition Rates

(all rates per sqm + VAT)

| | Shell Scheme | Space Only |
|---|--------------|------------|
| RenewableUK & Scottish Renewables Members | £350.00 | £335.00 |
| Non-Members | £460.00 | £430.00 |

KEY INFORMATION

All exhibitors are entitled to:

- 1 complimentary company description on the RenewableUK event website – including company logo, bio & direct link to the exhibitors' websites
- 1 x exhibitor pass and 1 x conference pass included per 9m2 booked

EXHIBITION STAND TYPE INFORMATION

0-9sqm shell scheme booking includes:

- Back and side walls
 - *Subject to placement in the hall*
 - *Branding not included and can be purchased separately after the point of booking*
- 1 Company name board
- 1 Table and 2 chairs
- 1 Electric point
- 2 Spotlights
- Carpeting
- Cleaning service

NB: any stands bookings over 9sqm

Space Only bookings includes:

- Space only. No walling, electrics, lighting or furniture is included in the booking. These items must be arranged at the expense of the exhibiting company (the "Exhibitor"). Venue is carpeted.
- *Space only stands must be booked at least 90 days before event.*

GENERAL REGULATIONS

RenewableUK is the organiser of the event ("Organiser") and alone is empowered to accept or reject applications and to allocate stands. Its decisions are final. The signed Exhibition Contract constitutes a legally binding contract for the Exhibitor. All stands are confirmed in writing and the position allocated is definitive. The Organiser reserves the right to change the allocation of any stand in case of unforeseen and/or unavoidable circumstances, beyond its reasonable control. Exhibitors must comply with the relevant venue terms and conditions (a copy of which are found attached to this Exhibition Contract or online at www.events.renewableuk.com), along with the Privacy Policy (available online at <https://events.renewableuk.com>) and are hereby incorporated into this agreement. The burden of any obligations placed on the Organiser (or any of its affiliates) under those venue terms and conditions shall apply to the Exhibitor mutatis mutandis. The Exhibitor indemnifies the Organiser for any loss or damage the Organiser suffers as a result of the Exhibitor's failure to comply with the terms of the venue terms and conditions.

1. PAYMENT TERMS AND CONDITIONS

- i. All stands must be fully paid within 30 days of the invoice date or 90 days before the event opens, whichever is sooner, or a 10% surcharge will apply.
- ii. In addition, the Organiser reserves the right to claim statutory interest on any unpaid amount at the rate of 5% above the Bank of England base rate for any late payment in accordance with the Late Payment of Commercial Debts (Interest) Act 1998 from due date until payment in full.
- iii. The reduced rates for Sponsoring and Company level members apply to those organisations who have paid a direct membership fee to the Organiser to be a fully paid member at Sponsoring or Company level up to and including 31st December in the year the event takes place. Companies booking stands at Sponsoring or Company level rates that do not renew their membership agree to be charged at the non-member rate. Further details on membership are available at RenewableUK.com.
- iv. In the case of non-payment by the date specified, the Organiser reserves the right to reallocate the reserved stand and refuse entry. The Exhibitor, however, remains bound by the Exhibition Contract and will have to pay the full amount, as per the signed contract, plus any surcharge and interest that applies. Stands will only be placed at the disposal of Exhibitors as soon as they have fulfilled all obligations as stipulated in the Exhibition Contract.

2. REDUCTION OR CANCELLATION OF SPACE

- i. Reduction of reserved space – exhibitors reducing the size of their stand will automatically be charged £50 per m2 of the difference between the reserved space and the reduced space in addition to the cost of the reduced space. No reduction of space will be accepted within 90 days of the event opening date and the totality of the price of the reserved is due.
- ii. Cancellation – For cancellations made before 90 days of the event opening date, 50% of the invoiced amount for the stand will be payable. Cancellations made within 90 days of the event date will be charged at 100% of the invoiced amount. These cancellation policies will come into effect in all cases and whatever the reason for the withdrawal may be.
- iii. Cancellation due to Force Majeure – the Organiser recognises that the global pandemic / COVID-19 circumstances have created uncertainty. If cancellation is required due to COVID-19, the Organiser will work with the Exhibitor to transfer the booking and any monies paid or owed to a virtual stand, which will be provided in the event of a physical event not being possible. See also clauses 5(vi) to 5(ix) below.
- iv. Exhibitors requiring a change from a Shell Scheme stand to a Space Only stand will be refunded 50% of the difference between the Shell Scheme stand and the Space Only cost. There is no refund if the change is made less than 90 days before the event.

3. JOINT EXHIBITION STANDS

Companies, associations, governments or agencies can organise joint stands (the "Primary Exhibitor"). The following rules apply:

- i. The Primary Exhibitor is responsible for organising the stand e.g. payment, stand construction, correspondence with its co-exhibitors etc.
- ii. The Primary Exhibitor will be charged an additional £350 for each co-exhibitor to cover the administration costs and the upload onto the digital systems.
- iii. A single invoice will be sent to the Primary Exhibitor for the total space rented by all co-exhibitors upon receipt of the Exhibition Contract.
- iv. A separate invoice will be sent to the Primary Exhibitor for all co-exhibitors' fees as noted in clause 3(ii) above.
- v. The resale price charged by the Primary Exhibitor of a pavilion, stand or other exhibition space must in no way exceed the prices offered by the Organiser. The Primary Exhibitor shall inform the Organiser of the identity of any joint exhibitor and shall ensure that any joint exhibitor is bound by terms no less onerous than those of this Exhibition Contract.

4. EXHIBITION RULES

- i. Advertising on site is only possible through the channels offered by the Organiser.
- ii. All information relating to the constructing, fitting and dismantling of stands will be sent to each Exhibitor in the form of an Exhibitors' Manual, together with order forms for technical installations (e.g. water, telephone, electricity, furniture) to be sent to any sub-contractor nominated by the Exhibitor and notified to RenewableUK in writing. These installations are at the expense of the Exhibitor as are the related costs for consumption and use.
- iii. Each Space Only Exhibitor is responsible for passing the information requested in the exhibition manual to the stand constructor.
- iv. The exact timetable of move-in/move-out days will be given in the Exhibitors' Manual. The Exhibitor must follow these instructions. Prolongation of move-in/move-out days above the days fixed by the Organiser are at the Exhibitor's cost and depend on the availability of the venue.
- v. The set-up of stands (including both the structure and design) must be pre-approved by the Exhibition architect who ensures that all local rules and regulations are respected. The setting-up of stands (structure and decoration) must be executed with materials that are not easily flammable and which do not give off harmful gases under the effect of heat. Any fittings of decoration inside the stand should not exceed the height of the stand walls, as outlined in the Exhibitors' Manual. Any

Installations or decorative elements that could affect another exhibitor in any way are prohibited. For complex storey stands please refer to the Exhibitors' Manual.

- vi. All Exhibitors agree to complete a Risk Assessment and must be insured by a reputable insurance company with sufficient cover for all such risks as would be identified by the prudent business person, including for civil liability, stand material and the goods exhibited, whether these goods or material be their own or a third party's property.
- vii. Noisy publicity of any kind, in particular the use of loudspeakers, is prohibited.
- viii. Publicity material may only be handed out on the Exhibitor's own stand.
- ix. No part of the stand may exceed the given stand limits. The Exhibitor is responsible for organising its stand so that all exhibits can be examined and demonstrated within the stand limits as specified in the Exhibition Contract.
- x. Parts or exhibits exceeding the dimensions or the stand limits may be removed from the Exhibition area by the Organisers at the expense of the Exhibitor.
- xi. Exhibitors undertake to keep their stand open throughout the duration of the Exhibition. They also undertake not to remove any exhibits or dismantle their stand before the end of the Exhibition. Failure to comply will result in a penalty charge of £500.00.

Exhibition Policies:

- xii. Subject to clause 5 below, by way of their participation, Exhibitors automatically relinquish all claims in the event of an accident or damage against: the Organiser, the venue, the Exhibitors at the Exhibition, the Exhibition visitors and the Conference participants, the directors, representatives, managers and officials appointed by these persons or bodies.
- xiii. The Organiser's decision is final.

5. LIABILITY

- i. Nothing in this agreement shall limit or exclude a party's liability:
 - a) for death or personal injury caused by its negligence, or that of its employees, agents or sub-contractors;
 - b) for fraud or fraudulent misrepresentation;
 - c) for breach of any obligation as to title or quiet possession implied by statute;
 - d) or any other act, omission, or liability which may not be limited or excluded by law.
- ii. Subject to Clause 5(i) above, neither party shall have any liability to the other party, whether in contract, tort (including negligence), breach of statutory duty, or otherwise, for any:
 - a) loss of profit;
 - b) damage to goodwill reputation or loss of data;
 - c) for any indirect or consequential loss,
- iii. Subject to Clause 5(i) above, a party's total liability to the other party, whether in contract, tort (including negligence), breach of statutory duty, or otherwise, arising under or in connection with this agreement shall be limited to the total value of contracted exhibition space.
- iv. For the avoidance of doubt, the Exhibitor accepts that it shall be responsible for any loss or damaged suffered by the Organiser or any third party caused by the Exhibitor or any of its employees, agents or sub-contractors (or those of its co-exhibitors).
- v. The Exhibitor accepts that, in its capacity as owner of the premises and of fixed or temporary installations used for the Exhibition, (as well as for the management of the concerns and handling of the activities it administers) the venue is directly responsible for any loss or damage caused to the Exhibitor. As such, the Exhibitor agrees to bring any relevant claim against the venue owner and not against the Organiser.
- vi. The Exhibitor shall not be entitled to any compensation should acts, events, omissions or accidents beyond the Organiser's reasonable control (a "Force Majeure Event") prevent or delay the Exhibition from being held, limit its size, modify its nature or otherwise cause the Organiser to fail to comply with its obligations under this Exhibition Contract. A Force Majeure Event shall include but not be limited to any of the following: acts of God (including floods and serious inclement weather), fire, industrial action, labour disputes, civil commotion, political or economic circumstances, voluntary or mandatory compliance with any law, non-performance by third parties, unavailability of supplies, accidental damage, failure of technology, and interruption or failure of a utility service, including but not limited to electric power, water and gas.
- vii. In recognition of the challenges posed by COVID-19, the Organiser has a contingency plan that any event it plans to hold can be virtual if the ongoing global pandemic makes this necessary. In this case, the Exhibitor agrees that the booking will be transferred to a virtual booking, and that any monies owed or paid will be allocated to a virtual stand, with any difference in credit being refundable or re-allocated to a different event.
- viii. The Organiser reserves the right to modify or complete at any time the provisions of the present regulations.
- ix. The Organiser reserves the right to assign the Exhibition Contract to any third party, including virtual / digital event platform providers, and to subcontract any or all of its rights and obligations under the Exhibition Contract to any third party.

6. LAW AND JURISDICTION

The Exhibition Contract shall be governed by and construed in accordance with the law of England and Wales and the courts of England and Wales shall have non-exclusive jurisdiction to determine any disputes, which may arise out of, under, or in connection with this agreement.

All disputes arising from this contract must seek resolution in a first instance through mediation, then arbitration, before a route to litigation is sought.

The Licensor will ensure that personal data processed and stored for the purpose of delivering their obligations relating to this Contract and the wider event shall be compliant with General Data Protection Regulations (GDPR). This includes relevant data collected from the Licensee. These responsibilities and actions undertaken by the Licensor are set out in the relevant event Privacy Notice. The Licensee is responsible for ensuring that personal data they process and store as part of their event participation is compliant with GDPR.