

Company Details

Company

Your Brand Name for Booth Sign and Show Guide

Ms. Mr.

Title, First Name, Surname

Street

Postal Code, City (Country)

Phone Number

Whats App

Mobile Phone

E-Mail

Website

Stand Number (Re-Exhibitors)

I am interested in the following position and size of booth

- ADDITIONALS (Ground Floor Halls) / from 20 m²
- BLUEZONE / from 20 m²
- FABRICS (Ground Floor Halls + Atrium 3+4) / from 20 m²
- KEYHOUSE / from 5 m²
- THE SOURCE / from 20 m²

Desired Booth Size

m²

Cost Overview

Booth Costs 275 €/m² + 19% VAT

Included

+ 1 x Shockproof Socket max 100W

+ 1 x Lockable Cabinet

+ Basic Furnishings according to your Booth Size
(see page 6)

Fee for first time participation 295 € + 19% VAT

Liability insurance for exhibitors 40 € + 19% VAT

Marketing Activities 325 € + 19% VAT

Included

+ Free visitor management

+ Free entrance for visitors

+ Free coffee bars

+ Free lunch

+ Online company profile

+ Free WiFi access

+ Social Media Marketing

Please return to
exhibitor@munichfabricstart.com

MUNICH FABRIC START AW27

STAND ORDER 14 – 16 JULY 2026

Application Deadline 31.03.2026

I am a Main Exhibitor

MUNICH FABRIC START reserves the right to alter the assignment of stands, in the event that space constrictions require adjustments of stand sizes and/or positions. The rental price covers the cost of the according basic furnishings.

Notes

I hereby confirm the participation at the upcoming MUNICH FABRIC START for the mentioned price plus additional costs (see page 1).

By signing you accept the exhibition regulations and the terms of the trade fair that you have taken note of.

Signature

I am a Co-Exhibitor

We hereby order a participation as a co-exhibitor for 495€ plus 19% VAT at the booth of the following main exhibitor:

Main Exhibitor / Company

Hall

Booth Number

Notes

I hereby confirm the participation at the upcoming MUNICH FABRIC START for the mentioned price plus additional costs (see page 1).

By signing you accept the exhibition regulations and the terms of the trade fair that you have taken note of.

Signature

Please return to
exhibitor@munichfabricstart.com

Invoicing without VAT

I am an Exhibitor from a
NON-EU-Country

Exhibitor Name

The invoicing of your exhibition costs without VAT is only possible with the certified proof from your tax authority confirming that you are registered as a VAT taxable subject in your country.

The requested Document must include the following Details

- Name and address of the tax authority
- Registered and full name of your company
- Legal form of your company
- VAT identification number and/or tax number of your company
- The statement that your company is registered to pay VAT in your country
- Date and place of issue
- Stamp and signature of the tax authority

The document must be translated into German or English by a registered translator.

Please send us both versions: In your language and the translation.

THE DOCUMENT IS VALID ONLY FOR ONE YEAR.
A NEW PROOF MUST BE PRESENTED AFTER THIS PERIOD.

I am an Exhibitor from the EU

Exhibitor Name

Your below stated data are required for invoicing without VAT. The data must be authorized at the Federal Central Tax Office. Therefore, please provide us with your data which is identical to that you used at your VAT registration. The invoicing without VAT is not possible without the official authorisation.

Information of the Invoice Recipient

VAT Number

Registered and Full Name

Legal Form of the Company

Registered Address, Street and Number

Postal Code and City

Country

Please return to
exhibitor@munichfabricstart.com

Exhibition Rules / Trade Fair Regulations

1. SCOPE

These general regulations are applicable to the contractual relationship between MUNICHFABRICSTART Exhibitions GmbH, represented by the Directors Wolfgang Klinder and Sebastian Klinder, Thomas-Wimmer- Ring 17, 80539 Munich (hereinafter "MUNICHFABRICSTART"), and the natural or legal person or partnership participating in the respective trade fair as exhibitor (hereinafter "Exhibitor").

2. ORGANISER, ORGANISATION

The trade fair will be hosted and organised by MUNICHFABRICSTART. The management of the trade fair will be performed by Wolfgang Klinder and Sebastian Klinder.

3. TRADE-FAIR PARTICIPANTS

As a general rule, only professional visitors (i.e. entrepreneurs as defined in Section 14 BGB (German Civil Code) are eligible to participate in the trade fair (as exhibitors, visitors), for example visitors classified as business customers of the exhibitors who satisfy the corresponding preconditions.

4. EXHIBITORS

As a general rule, only "entrepreneurs", as defined in Section 14 BGB and who satisfy at least one of the two preconditions set out below under letters a) and b), are eligible to participate as exhibitors (i.e. stand tenants and operators):

a) suppliers and manufacturers who are weavers, knitters and suppliers for the clothing industry.

b) commercial agents, as defined in Section 84 HGB (German Commercial Code), working in the specialist area fabrics and constituent items (textiles).

The decision on stand admission and arrangement lies solely with MUNICHFABRICSTART. As soon as all exhibition stands have been allocated to exhibitors already registered, a waiting list will be created. Those who miss one trade fair will be placed at the end of the waiting list. Individual cases shall be decided by MUNICHFABRICSTART. No legal entitlement whatsoever exists to the creation of - or inclusion on - the waiting list.

5. REGISTRATION, CONCLUSION OF CONTRACT

The registration for an exhibition stand must be made by the respective applicant in writing and by the deadline prescribed by MUNICHFABRICSTART. MUNICHFABRICSTART shall decide on admission to the trade fair on the basis of the trade-fair programme, taking account of the other registrations and of the available space allocation, in all cases however at its complete discretion. As a general rule, there is no legal entitlement to admission for a trade-fair stand. The stand admission shall apply solely for the respective trade fair event, the company registered, and the products and services registered. Products and services other than those registered must not be exhibited.

The registration for a trade-fair stand constitutes a binding offer by the respective applicant for conclusion of an exhibitor contract with MUNICHFABRICSTART. The exhibitor contract shall not come about until upon acceptance of the offer - i.e. the written notification concerning stand admission - by MUNICHFABRICSTART. If the content of the admission deviates only immaterially from the content of the registration, the contract shall come about with the content of the admission, provided the exhibitor either expressly consents to the deviating content (email is sufficient) or does not object to it in writing within 5 working days of receipt. The same shall apply if the time or location of the trade-fair event or stand has to be moved. In this case, the notification of admission of the stand shall be replaced by the corresponding alteration notification from MUNICHFABRICSTART, possibly accompanied by a new invoice (i.e. MUNICHFABRICSTART is entitled to adjust the level of

the stand rent to the changed cost situation resulting from the move). If the payment already made by the exhibitor exceeds the new invoice amount, the surplus amount paid shall be reimbursed to the exhibitor after deduction of a lump-sum administration fee of 10%. MUNICHFABRICSTART also reserves the right to cancel the trade-fair event up to four (4) weeks prior to the planned date without stating reasons. In this case, participation fees already paid will be reimbursed with interest. Farther-reaching claims of the exhibitor to damages are excluded.

6. WITHDRAWAL, CANCELLATION

Following the stand allocation by MUNICHFABRICSTART, the exhibitors admitted will receive a stand confirmation and an invoice. The invoice is payable in full within 14 days at the latest. In the event of late payment, MUNICHFABRICSTART reserves the right to cancel the stand order(s) immediately - in addition to the rights stated under Number 10. Withdrawal of an offer or cancellation by the exhibitor must be received by MUNICHFABRICSTART prior to the sending of the corresponding notification of stand admission. If MUNICHFABRICSTART has already accepted the exhibitor's offer (i.e., as of the date of sending the stand admission notification or, in case of deviations, as of the expired deadline for objections), cancellation on the part of the exhibitor is possible by means of a written declaration. A cancellation fee shall be payable in all cases - a) up to 12 weeks prior to the start of the trade fair 30 %, b) up to 4 weeks prior to the start of the trade fair 40 %, c) from 4 weeks prior to the start of the trade fair 60 % and d) from 2 weeks prior to the start of the trade fair 90 % of the stand rental fee will be required from the exhibitor. The exhibitor's liability for catalogue fees and other costs incurred by MUNICHFABRICSTART, in particular through the involvement of third party demands, as well as for any other costs on the part of MUNICHFABRICSTART, remain unaffected. In case of cancellation of the trade fair due to force majeure: If the trade fair cannot take place or has to be cancelled by MUNICHFABRICSTART due to force majeure, 100% of the invoice amount will be refunded.

MUNICHFABRICSTART is entitled to refuse admission of the stand or to withdraw from the exhibitor contract given the presence of an important cause, in particular if an admissible application has been filed for the opening of insolvency proceedings concerning the assets of the exhibitor, or if such an application has been rejected due to a lack of assets. MUNICHFABRICSTART must be informed of this immediately.

7. SUB-LETTING, ASSIGNMENT, TRANSFER

The exhibitor is not permitted to sub-let the stand space. The exhibitor is not permitted to assign or transfer claims under the exhibitor contract to third parties - or can only do so on a case-by-case basis with the prior, written consent of the management of MUNICHFABRICSTART.

8. PROVISION OF THE STAND

The allocation of stand space shall be decided by MUNICHFABRICSTART at its complete discretion. MUNICHFABRICSTART shall take account of the exhibitor's wishes where possible; nevertheless, no entitlement exists to the allocation of a specific stand or exhibition space, or to allocation in a specific hall area.

Given the presence of an important cause, MUNICHFABRICSTART is also entitled to retrospectively allocate the exhibitor stand space that deviates from the notification of admission, to alter the size and/ or dimensions of the stand space already allocated, to move or close entrances and exits, and to carry out structural alterations in the trade-fair halls without the exhibitor being entitled to derive rights from this. If any such retrospective alteration involves a reduction in the stand size, the exhibitor shall be reimbursed for the corresponding difference in the participation fee.

Any complaints concerning the trade-fair stand must be asserted by the exhibitor against MUNICHFABRICSTART immediately and in writing, and in all cases during the trade fair, in order to qualify for corresponding consideration. As a general rule, the stand space will be calculated without consideration for fittings or only immaterial spatial deviations. All square-metre figures are gross dimensions. Each square metre or part thereof will be charged in full.

9. DATA PROCESSING, EXHIBITOR CLOUD

In the event of a successful application for and assurance of a trade-fair stand, MUNICHFABRICSTART shall initially create a public profile (hereinafter "Account") for the exhibitor on the digital online portal (the so-called "Exhibitor Cloud") of MUNICHFABRICSTART (available for call-up at <https://www.munichfabricstart.com/marken-und-aussteller.html> among other places) or have this created by third parties - on the basis of the information provided in the registration. The exhibitor can use the account to edit its master data for its online profile, the trade-fair catalogue ("Showguide") as well as additional print media. The exhibitor can also request personalised exhibitor passes and download a technical order book for the purpose of ordering the stand fixtures.

The exhibitor must automatically indicate at least one contact person, with corresponding email address, who will simultaneously receive authorisation for the further administration of the account, and who will act as Account Administrator for the exhibitor. In case of doubt (e.g. if the exhibitor does not restrict the group of Account Administrators), the contact persons and email addresses, forwarded to MUNICHFABRICSTART by the exhibitor in the registration or in advance of the registration, shall apply as contact persons (or their email addresses) for the administration of the account. MUNICHFABRICSTART is entitled to use the email addresses of all the exhibitor's Account Administrators itself or through third parties (1) for the purpose of contacting and communication within the framework of the contractual relationships, (2) for the purpose of sending newsletters, although this use can be objected to at any time, (3) for the purpose of sending automated emails in connection with the administration of the account, and (4) for the purpose of enabling third parties (i.e. potential business partners of the exhibitor) to establish contact with the exhibitor.

The exhibitor shall transfer to MUNICHFABRICSTART all rights to the content, forwarded to MUNICHFABRICSTART by the exhibitor when registering the stand and administering the account and protected under title, trademark and copyright law or in any other way (hereinafter "Assets"), insofar as these rights are necessary for use of the assets by MUNICHFABRICSTART within the scope of the operation of the Exhibitor Cloud or of the accounts (e.g. the right to make publicly accessible, the right of reproduction and dissemination, in particular by way of online offers).

10. INVOICE, PAYMENT, COLLATERAL

As a general rule, MUNICHFABRICSTART shall provide the exhibition space, and the other services associated with the exhibitor contract, solely following complete and on-time receipt of payment (see also Number 6). The exhibitor must ensure that its invoicing address is stated correctly. Objections concerning the invoice must be notified to MUNICHFABRICSTART in writing within 14 days in order to be given corresponding consideration. MUNICHFABRICSTART shall charge an administration fee of 100.00 EUR for each retrospective alteration to the invoice caused by incorrect or missing information from the exhibitor. This amount shall not apply or will be reduced if the exhibitor demonstrates that MUNICHFABRICSTART has suffered no or less damage as a result of the delayed objection.

Exhibition Rules / Trade Fair Regulations

Bank transfers to MUNICHFABRICSTART must be made to the following account:

BANK: Sparkasse Rottal-Inn
SORT CODE: 74351430
ACCOUNT NUMBER: 28175
SWIFT CODE: BYLADEM 1 EGF
IBAN: DE 407 435 143 000 000 281 75

The invoice must be paid in full, i.e. including any and all applicable transfer charges, within 14 days.

MUNICHFABRICSTART shall also be entitled to the full participation fee even if the exhibitor does not use the rented stand space or uses it in part only. If the exhibitor defaults on payment, MUNICHFABRICSTART shall be entitled in particular to demand interest at the statutory rate of 9% above the base rate of interest (Sections 288, 247 BGB), plus a lump-sum amount of 40.00 EUR. MUNICHFABRICSTART shall also be at liberty to assert further default damage against the exhibitor. The obligation to pay damages shall cease to apply or be reduced, if the exhibitor demonstrates that MUNICHFABRICSTART has suffered no or less damage as a result of the default on payment.

The exhibitor shall grant MUNICHFABRICSTART a lien on the items brought in by it, as collateral for the claims of MUNICHFABRICSTART from the hiring out of the stand space as well as for the other claims under the exhibitor contract. The exhibitor is not entitled to offset own claims against claims of MUNICHFABRICSTART under the contractual relationship or to exercise a right of retention, unless the exhibitor's claims are undisputed or have been established by declaratory judgment, or if MUNICHFABRICSTART has issued its express consent to the offsetting.

11. SETTING-UP AND DISMANTLING OF THE TRADEFAIR STANDS, STAND OPERATION

The exhibitor must respect set-up and dismantling times for the trade-fair stands. These will be notified by MUNICHFABRICSTART in a separate circular. The exhibitor is responsible for setting up the trade-fair stand. When setting up the stand, the exhibitor must in all cases comply with the generally applicable terms and conditions of safety and the other regulations applicable within the scope of participation in the trade fair, in particular:

a) The commissioning of a stand construction company must be notified to MUNICHFABRICSTART before the start of the respective setting-up, and must be approved by MUNICHFABRICSTART in writing.

b) All decoration and panelling must be flame retardant pursuant to DIN 4102 (B1). The B1 certificate must be available on the stand. Electrical hotplates and other sources of heat must only be set up by prior, mutual agreement with MUNICHFABRICSTART, and with the express permission of the fire authorities. The installation of all supply systems (e.g. electricity, water) is only permitted by mutual agreement with MUNICHFABRICSTART, and exclusively by the installers approved by the party hiring out the hall.

c) Under no circumstances must safety devices such as fire extinguishers, hydrants and signs (e.g. escape routes etc.) be concealed or built over. No forms of packing material whatsoever must be stored, stowed or otherwise placed in the exhibition areas.

d) No arbitrary structural changes must be made, no walls stuck over, nailed or treated in any other harmful manner, no pictures or charts mounted, without the prior consent of MUNICHFABRICSTART. All forms of own stand structures as well as decorations that exceed the maximum advertising height of 1.60 metres, must be submitted to MUNICHFABRICSTART for advance approval at least eight (8) weeks prior to the start of setting-up. This procedure must be repeated for each trade fair.

e) The exhibitor is not permitted to add or remove items to/from the trade-fair stand during the exhibition (i.e. in particular during visitor hours). In case of doubt, the prior consent of the trade-fair management must be obtained. The exhibitor is likewise aware of the fact that, for insurance reasons, the stand must not be dismantled before the latest admission time on the final day of the trade fair, and that MUNICHFABRICSTART reserves the right to invoke a contractual penalty of 30% of the gross stand rent for each case of non-compliance (unless a written exemption from MUNICHFABRICSTART is available).

f) The trade-fair stand, including all fittings/extensions and decorations, must comply with applicable law, with good morals and with the exhibition programme applicable to the respective trade fair. The exhibitor must comply with the statutory rulings on unfair competition in all cases.

g) No acoustic advertising of any form (e.g. public address via loudspeakers, playing of music, playing of TV/video content with sound etc.) is permitted within the scope of participation in the trade fair. All forms of decoration outside of the own trade-fair stand and the outer stand walls are prohibited. Advertising for political and ideological purposes is not permitted within the scope of participation in the trade fair.

h) The direct sale of exhibits or samples on the trade fair stand and the public marking of prices on the exhibits are not permitted. No unauthorised commercial activity is permitted on the trade-fair stand, in particular the keeping for sale, distribution or offering of all forms of item or service.

i) The stands must be equipped with the registered and approved exhibits for the entire duration of the trade fair (in particular the visitor hours), and must be sufficiently manned. MUNICHFABRICSTART is entitled to demand the removal by the exhibitor at any time of exhibits that could, through smell, noise or other emissions, or through their appearance, significantly disrupt the trade-fair operations or constitute a risk to the safety of exhibitors and visitors

j) For reasons of liability, exhibitors are advised to arrange suitable insurance for the rented items (value: approx. 600.00 EUR/m²).

12. DOMESTIC AUTHORITY, VIOLATIONS

MUNICHFABRICSTART shall exercise domestic authority within the Exhibition Centre. As a general rule, the instructions of persons acting for MUNICHFABRICSTART within the framework of the trade fair (in particular the security and technical personnel) must be complied with. In the event of or for the purpose of avoiding violations of these exhibition rules, MUNICHFABRICSTART is entitled to take necessary counter-measures, i.e. for example to issue a code of conduct, to discipline the persons concerned and, in the event of material and/or repeat contraventions, to exclude the exhibitor concerned from the trade fair. In this respect, the exhibitor shall, as a general rule, remain obliged to pay all costs/charges for its account under the registration and the exhibitor contract. In the event of serious violations (e.g. unauthorised hiring out or sub-letting of the trade-fair stand to third parties), MUNICHFABRICSTART shall be entitled in particular to close the stand of the exhibitor concerned or to have the stand cleared, without the exhibitor being entitled to assert claims for damages or compensation against MUNICHFABRICSTART in this context.

13. LIABILITY, STATUTE BARRING

Within the scope of its exhibitor contract and its participation in the trade fair (i.e. in particular during the rental period), the exhibitor shall, as a general rule, be liable in accordance with the statutory provisions for all damage caused by the exhibitor's personnel, by vicarious agents or other third parties working for the exhibitor at the Exhibition Centre. During the rental

period (i.e. with effect from handover and up until return of the trade-fair stand), the exhibitor shall bear sole responsibility for the rented item, and shall be liable in full for all damage to items (e.g. trade-fair stand, construction elements, fixtures) and persons (in particular to visitors to its trade-fair stand). The exhibitor shall be liable for missing or damaged items of MUNICHFABRICSTART in the amount of the respective replacement price. MUNICHFABRICSTART shall invoice the exhibitor for the replacement costs of all forms of damage and dirtying occurring (e.g. adhesive residue, holes etc.).

The exhibitor hereby guarantees the correctness of all information provided by it to MUNICHFABRICSTART within the scope of the registration and the execution of the contract. The exhibitor also guarantees the existence of the rights to the assets, transferred to MUNICHFABRICSTART within the scope of the account on the Exhibitor Cloud, and hereby warrants that it is entitled to dispose accordingly of the rights to the assets transferred, and indemnifies MUNICHFABRICSTART against all claims of third parties in this respect.

MUNICHFABRICSTART shall assume no duty of care for exhibits brought in by the exhibitor, for stand equipment and for items that are the property of the persons working on the stand. All liability for damage and loss is excluded insofar as the exhibitor can insure these risks via trade-fair insurance. Notwithstanding the above, MUNICHFABRICSTART shall be liable within the limits of the statutory provisions solely in cases of intent and gross negligence on the part of own employees and vicarious agents, unless the matter involves foreseeable damage, the violation of essential contractual obligations or injury to life, limb or health. As a general rule, the level of liability of MUNICHFABRICSTART is limited to the insured sum under MUNICHFABRICSTART's business liability insurance. Farther-reaching liability is excluded. This applies to all claims that could result on the basis of and in connection with the exhibitor contract.

If MUNICHFABRICSTART is obliged to temporarily or permanently vacate the exhibition area or parts thereof, to cancel, postpone, shorten or extend the exhibition event due to force majeure or other reasons beyond MUNICHFABRICSTART's control, the exhibitor cannot derive any rights from this, in particular no claims for damages against MUNICHFABRICSTART.

Claims against MUNICHFABRICSTART under the contractual relationship and all related legal relationships, shall become statute barred one year after the date on which the exhibitor gains knowledge of the respective claim.

14. CONCLUDING PROVISIONS

By signing the registration form, the exhibitor accepts these general terms and conditions of exhibitions of MUNICHFABRICSTART, as well as all further regulations concerning the contractual relationship, as binding. With regard to the data stated, collected or processed in the stand registration form, on the Exhibitor Cloud and in the account, we also refer to the application of our Data Protection Regulations (available for call-up under URL <https://www.munichfabricstart.com/datenschutz.html>). Any and all conflicting terms and conditions of the exhibitor are hereby expressly rejected.

The cancellation, amendment and extension of the above regulations - as a whole or of individual regulations - will only be valid if made in writing. This shall also apply to waiving of the written-form clause. Adherence to the written form cannot be dispensed with, not even by implication. No verbal subsidiary agreements have been made.

Exhibition Rules / Trade Fair Regulations

Should the present regulations be legally ineffective, in part or in full, or contain loopholes, the validity of the other regulations as well as of the exhibitor contract shall remain unaffected. In this case, the parties undertake to replace the ineffective regulation - or to close the loophole - through a ruling with which the economic purpose, pursued by the parties, can be reached as closely as possible.

German law and the German text of the present terms and conditions of exhibitions are authoritative for all legal relationships between the exhibitor and MUNICHFABRICSTART.

Place of performance is Munich. Place of jurisdiction, including in summary procedures based on documentary evidence, bill of exchange and cheque procedures, is Munich insofar as legally admissible. MUNICHFABRICSTART is also entitled to assert claims through the court at the place at which the exhibitor has its registered office or place of business.

15. POSITION AND SIZE OF BOOTH
MUNICH FABRIC START reserves the right to alter the assignment of stands, in the event that space constrictions require adjustments of stand sizes and/or positions. The rental price covers the cost of the according basic furnishings.

5 m² (KEYHOUSE)
includes the following basic furnishings:
1 x table, 2 x chairs, 1 x clothes rack

12 m² (KEYHOUSE)
includes the following basic furnishings:
1 x table, 4 x chairs, 2 x clothes rack

ca. 20 m²
includes the following basic furnishings:
2 x table, 6 x chair, 4 x clothes rack

ca. 30 m²
including the following basic furnishings:
3 x table, 9 x chair, 5 x clothes rack

ca. 40 m²
including the following basic furnishings:
4 x table, 12 x chair, 6 x clothes rack

ca. 60 m²
including the following basic furnishings:
5 x table, 15 x chair, 7 x clothes rack

LOCATION

MOC Veranstaltungszentrum
Lilienthalallee 40
D - 80939 München

ORGANIZER

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Thomas-Wimmer-Ring 17
D - 80539 München
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CONTACT

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