





SEMICON TAIWAN SILICON EUROPE JOINT BOOTH

23 - 25 September 2020

Taipei Nangang Exhibition Center Taipei, Taiwan

Application form 2020

- A Application form joint booth
- **B** Service description
- **C** General terms of participation







Α

Application form joint booth

Deadline: 31 March 2020 (Early Bird) | 31 May 2020 (Deadline)

Contact:

Silicon Saxony Management GmbH Manfred-von-Ardenne-Ring 20 F 01099 Dresden Fax: +49 351 – 8925 889

Contact person:

Isabel Dietrich **Tel.:** +49 351 – 8925 885 **Email:** <u>isabel.dietrich@silicon-saxony.de</u>

Exhibiting Company:	Billing address:
Company name:	Company name:
Street:	Street:
Postal code & city:	Postal code & city:
Telephone:	Contact person:
Fax:	Name:
Email:	Telephone:
Homepage:	Email:
Silicon Europe exhibitor package: (non-members pay a surcharge of 50 %)	
6.300,- EUR* EARLY BIRD (Net prices / excluding VAT) exhibitor terminal (until March, 31 2020) plus SEMI co-exhibitor fees**	
6.900,- EUR* (Net prices / excluding VAT) exhibitor terminal from April, 1 2020) plus SEMI co-exhibitor fees**	

* The participation is only realized if enough participants sign up.

** The fees for co-exhibitors are determined by SEMI Taiwan.

*** This registration becomes effective upon receiving a letter of confirmation via email.

Upon signing this form, I confirm that I have read, understood and accepted the terms & conditions of Silicon Saxony e. V. The company I represent will participate as a co-exhibitor at the Silicon Europe joint booth and will bear the expenses stated in the chosen exhibitor package. ***

Date

Signature & Stamp







В

Service Description

Silicon Saxony organizes on behalf of Silicon Europe a joint booth at SEMICON Taiwan where you can participate with an exhibitor terminal. **The offer includes all costs regarding the booth construction**, **booth rent, organization and all running costs (electricity, water etc.).** It is not allowed to set up own rollups or posters at the joint booth. There will be a central welcome reception at the booth where we inform about the companies exhibiting at the booth. A representative lounge for meetings and talks will be at your disposal during the whole time of the show. Our joint booth will be promoted by us before the show (newsletter, website, press releases etc.).

1. Co-exhibitor offer:

- Exhibition space is 1-2 m² plus shared area (lounge, bar etc.)
- TFT display for the presentation of your company
- Table/ shelf for notebook, material etc.
- Lockable sideboard, 1 brochure rack, 1 bar stool
- Booth furniture (shared by sub-exhibitors) wall-to-wall carpet, standard booth lighting
- Design of exhibitor's flyer with contact information
- Electrical connection/ incl. consumption
- Coffee, tea and water for guests and exhibition personnel, organisation of lunch

2. General Services:

- Conceptual planning, organization and execution of the trade show participation
- Support of the companies involved before and during the show
- Stand area in hall
- Uniform floor cover (carpet), conceptual planning, organization and execution of the trade show participation, general lighting of the booth
- Marketing: production of co-exhibitor booklet specifically for the booth
- Advertisement & presentation on <u>www.silicon-europe.eu</u> & <u>www.silicon-saxony.de</u>; in the Silicon Europe & Silicon Saxony newsletter etc.
- General security service, lighting, waste disposal, fire protection service







3. View of joint booth 2019:



General terms of participation - trade fairs and exhibitions of Silicon Saxony e.V. latest update: February 2013

General terms of participation for participating in the joint booths provided by Silicon Saxony within Germany and across borders

1. Organizer

Silicon Saxony e.V. based at Manfred-von- Ardenne- Ring 20, 01099 Dresden, Germany is the organizer of joint booths at trade fairs and exhibitions.

2. Sign-on

Any member companies and German companies as well as their German and international subsidiaries and their representations with exhibits according to Section 9 of these terms are entitled to sign-on for participation in joint company exhibitions.

3. Sign-on and admission

- 3.1. Sign-on for participation shall be made by filling in the specified registration form provided by Silicon Saxony e.V.. This form needs to be filled in completely and signed in a legally binding way. These General terms of participation shall be accepted therewith. Sign-on cannot be accepted in case of conditions and reservations towards the terms. Sign-on for participation shall be sent in to Silicon Saxony by the deadline specified. The sign-on deadline is specified on the registration form. This sign-on represents an irrevocable offer to Silicon Saxony e.V., which is legally binding to the signee from the registration deadline on.
- 3.2. Sign-on does neither justify a claim for admission nor a certain size and location of the booth. Silicon Saxony is further entitled to reduce the registered square meters if the exhibition space available is overstated.

3.3. The signee is admitted

if the available exhibition space allows him to be considered,
if he meets the requirements of Section 2 and 9 in these General terms,
if their exhibits can be integrated into the scope and concent of the

 $\mbox{-}\xspace$ if their exhibits can be integrated into the scope and concept of the joint company exhibition.

If the number of exhibitor spaces is limited, registrations will be considered in the order of receipt

- 3.4. Enterprises not having fulfilled their financial obligations with regard to earlier kinds of these or similar events may be barred from admission.
- 3.5. Silicon Saxony e.V. decides on the acceptance of the signee's offer in written or electronic form.
- 3.6. In case Silicon Saxony e.V. is forced to reschedule individual booths or entrances, exits or gateways after the signee's admission, for reasons not due to the association, claims cannot be made by the signee.
- 3.7. Booths are turned over to the exhibitor or his representative upon agreement with Silicon Saxony e.V. prior to the event. Booths, not having been taken over as agreed by the exhibitor or his representative, can be used otherwise without the exhibitor being entitled to make claims other then the ones stipulated from Section 7.2. to 7.4.
- 3.8. Silicon Saxony e.V. is entitled to revoke the admission if it had been made on the basis of wrong prerequisites or statements or if the conditions for admission ceased to exist.

4. Sub-exhibitors/exhibitors

- 4.1. Floor space is exclusively left en bloc to one contractual partner only. This partner is entitled to leave that space entirely or parts of it to an sub-exhibitor upon written consent by Silicon Saxony e.V. Prerequisites therefore are the timely naming of the sub-exhibitor prior to the event and the acknowledgement of these General terms by the sub-exhibitor. The Silicon Saxony e.V. as well as the compliance with the admission requirements according to Section 3.3; 3.4 by the sub-exhibitor. The main exhibitor shall impose any obligations on its sub-exhibitor, which have been agreed on by the main exhibitor and Silicon Saxony e.V. or the organizer.
- 4.2 The exhibitor is liable for any its sub-exhibitors' and its vicarious agents' faults as if it had been their own faults and for the faults of their vicarious agents.

5. Terms of payment

5.1. Upon receipt of the admission confirmation, a partial invoice will be issued over 50 per cent of the contribution fee. The remaining amount and any additional services shall be paid after the event by the date defined in the invoice.

- 5.2. If an amount due is not paid despite extension of the payment deadline, Silicon Saxony e.V. is entitled to retreat from the agreement and to make the floor space available otherwise. If the floor space is made available otherwise, Section 7.4 is applicable respectively. Any further claims of damages brought forward by Silicon Saxony e.V. remain unaffected thereby.
- 5.3 The contribution fee and additional services booked, shall be paid in full, regardless of any trade fair subsidies made by third parties.

6. Assignment, setoff, right of retention

The assignment of claims against Silicon Saxony e.V. is only admissible upon the association's approval. § 354 of the HGB (German commercial code) remains unaffected.

Offset of counter-claims against the contribution fee is only permissable with uncontested counterclaims having been recognized by declaratory judgement or which will be adjucated upon, otherwise they are debarred.

The right of retention can only be excecuted when affecting claims within the scope of the same contractual relation.

7. Withdrawal and Renouncement

- 7.1. Silicon Saxony is entitled to withdraw from the contract if the assets of the exhibitor is subject of an insolvency procedure or a similar legal procedure either as being initiated, opened or rejected because of existing assets. In this case, the exhibitor shall inform Silicon Saxony e.V. immediately.
- 7.2. After admission by Silicon Saxony e.V., the payment obligation with regard to the contribution fee and additional services remains legally binding even if the authorities in the exhibitor's import requirements, or if exhibits fail to arrive in time or to arrive at all (e.g. owing to loss, delays in transit or customs) or if entry visa for the exhibitor or his appointee fail to be available in time.
- 7.3. Withdrawal or reduction of the booked floor space prior to the registration deadline is without giving reasons free of cost.
- 7.4. Upon agreement to the contract, a withdrawal or reduction of the floor space by the exhibitor is not admissible after the registration deadline. The statutory right to withdrawal remains unaffected thereby.

Does the exhibitor abstain from using the floor space allocated to him for whatever reason, the contribution fee and additional services booked, shall be paid in full. Silicon Saxony e.V. is entitled but not obliged to rent out this space to other parties. In case of re-rental of the floor space and items not occupied by the exhibitor to other parties, the contribution fee and fee for additional services is reduced to 30 % of the original full price. This applies, unless stated otherwise on the registration form.

In case of withdrawal or renouncement Silicon Saxony e. V. reserves the right to claim higher damages . The exhibitor is at liberty to prove that a damage has not taken place or is substantially lower.

7.5. A justified withdrawal of the exhibitor or the renouncement with regard to the allocated floor space becomes only effective upon the written statement received by Silicon Saxony e.V..

8. Booth equipment, design and lettering

- 8.1 The booth design is created by Silicon Saxony e.V. according to its own corporate design. The exhibitor is not eligible to the use of their own advertising or corporate design.
- 8.2 Equipment and individual design of the booths, when exceeding the service stipulated in Section 8.1, are the exhibitor's lone concern. However, the building and exhibition regulations applicable to the respective venue are binding for the kind of design. The exhibitor is obliged to coordinate their design measures with Silicon Saxony e.V. prior to the event. A booth design not in compliance with the exhibition and building regulations applicable at the venue of thrade fair organizer named by Silicon Saxony e.V. can be changed or removed by Silicon Saxony e.V. with the exhibitor bearing the costs.

9. Exhibits, direct sales, and booth staff

Any individual exhibit shall be defined in the sign-on and named accordingly. Flammable and objects with strong fragrance as well as any exhibits causing a high noise level while being operated need the prior consent by Silicon Saxony e.V. and are otherwise not admissible.

Exhibits are not allowed to be removed in the course of the event. The exhibitor is obliged to provide competent booth staff during the event's opening hours and in the course of the entire event. The exhibitor is not entitled to bring forward any claim to protection of competition.

C

10. Transport, setup and disassembly of the exhibits and booth equipment

The transport of exhibits to the booth and back, storage of empties, use of lifting and transport equipment, employment of staff for packing and unpacking, setup of exhibits and their disassembly as well as repackaging are the lone concern of the exhibitor. A liability of Silicon Saxony e.V. is excluded.

11. Recording of images and sound

Silicon Saxony e.V. retains the right to have photographs, drawings as well as video recordings taken of exhibitors, the event, setups and booths and to use them for advertising purposes for Silicon Saxony e. V., events and exhibitions of Silicon Saxony e. V. or press releases regarding the relevant or similar exhibitions or fairs, e.g. print brochures, web presences of Silicon Saxony e. V. without the exhibitor being able to make claims against it for whatever reasons. This also applies to press and television recordings consented to by Silicon Saxony e.V..

12. Provisions of data protection

Name, address and e-mail of the participant will be processed for the purpose of customer service and information in accordance with the German Federal Data Protection Act (BDSG). Additionally, for every exhibition/fair the organizer will create a participant list containing the following information: Company name, Company headquarter (Postal code, City, Country), name of the participant. The participant list will be available to all participants as well as sponsors and exhibitors of the exhibition/fair who are entitled to use it for postal advertising purposes.

When booking this event the participant consents to his/her personal data beeing collected during this registration and may be stored and used for the above-mentioned purposes.

13. Insurance and liability

- 13.1 It is the exhibitor's lone concern to insure their exhibits against any risks while being transported, during their exhibition, in particular against damages, theft etc.
- 13.2. The exhibitor is held liable for any damage caused to third parties by their participation in the exhibition, including the damage to buildings on the exhibition premise as well as to the exhibition grounds and facilities. The exhibitor shall hold Silicon Saxony e. V. harmless and deprive it of cause of action if third parties file any claims against Silicon Saxony e. V.

14. Newsletter

The exhibitors are informed about issues of preparation and execution of the joint exhibition in written or electronic form upon allocation of the floor space by means of a newsletter. The exhibitor is held responsible for any consequences resulting from the ignorance of this newsletter.

15. Reservations

- 15.1. Any norms and guidelines by the responsible authorities of the host country deviating from these General terms of participation or which cause additional restrictions shall get priority at any time.
- 15.2. Silicon Saxony e. V. retains the right to postpone, shorten or cancel the joint event or to close it temporarily or finally in parts or entirely if force majeure or other unpredictable events require such measures to be taken Silicon Saxony e.V. cannot be held liable for this.

The exhibitor is entitled to retreat from the agreement in these cases; any further claims are excluded. In case of a cancellation of the exhibition or an official termination, Silicon Saxony e.V. cannot be held responsible, Silicon Saxony e.V. cannot be held liable for any damages or other disadvantages that may arise for the exhibitor.

16. Final provisions

- 16.1. The exhibitor is charged for any accruing costs for services against payment which the exhibitor ordered from Silicon Saxony e.V..
- 16.2. The mutual rights and duties arising from this agreement are subject to the law of the Federal Republic of Germany. UN Purchase Act is excluded.
- 16.3. Place of jurisdiction of all claims and legal disputes is the registered office of Silicon Saxony e.V. insofar as the contractual partner is a merchant, a legal entity under public law or a special fund under public law. Other than that, all legal regulations shall apply. The registered office of Silicon Saxony e. V. is place of fulfillment for any financial obligations.
- 16.4 If any of these terms are or become ineffective, the rest of the terms are not affected. The parties of this agreement are obliged to replace any ineffective provision by a provision corresponding to the ineffective provision in a justified way or which comes closest to it.

Silicon Saxony e. V. Dresden