



Please return this form to:
 Nihalani Events Management, P.O.Box 424, Dubai, United Arab Emirates
 Tel: +971 55 884 6186, Email: bhavna@internationaltextilefair.com
 Website: www.internationalappareltextilefair.com

Please type in block letters
 (HANDWRITTEN forms will not be accepted)

Select your Choice (please tick a box):

- Booth Space including Shell Scheme Booth No.....
- 12 sqm 24 sqm 36 sqm Other.....
- Space No. Booth Space Only
 (Minimum space 48 sqm.) (For organizers use only)



SHELL SCHEME BOOTHS

NOTE: PRICES ARE CALCULATED PER SQUARE METER

<input type="checkbox"/> Standard Booth (sqm)	Total	<input type="checkbox"/> Corner Booth (sqm)	Total
..... X \$410(Per Sqm) X \$435(Per Sqm)
	+5% VAT		+5% VAT
Grand Total: \$.....		Grand Total: \$.....	
<input type="checkbox"/> Premium Booth (sqm)	Total	<input type="checkbox"/> Premium Corner Booth (sqm)	Total
..... X \$460(Per Sqm) X \$470(Per Sqm)
	+5% VAT		+5% VAT
Grand Total: \$.....		Grand Total: \$.....	

PRODUCT CATEGORY

- Fibers, Filaments & Yarn Home Textiles Textile Machinery Apparel and Garments Accessories & Trimmings
- Textile Related Products & Services Apparel Textiles Industrial Textiles Prints & Style
- Footwear Handbags Mannequins Packaging Display Solutions Others



Do you offer any sustainable or eco-friendly products? Yes No

BUYER CONNECT DINNER (Optional Add-On)

Date: 16th November 2026 | Time: 6.30 p.m. to 8.30 p.m. | Location: Near the exhibition halls

A premium networking dinner with VVIP Hosted Buyers. A direct first introduction on Day 1 and added visibility during the fair.

Reserve seats

_____ seat(s) at 100 US\$ per person

Dinner and soft beverages included. Limited seats. Prepaid and added to your booth invoice.

Attendees

Names and contact numbers
 (Can be shared later.)

Important Notes:

- * Entry only for prepaid seats
- * Seats booked under the exhibiting company
- * Agents attend only if booked under their own company
- * Prepaid service, no refunds for no-shows
- * Price includes all taxes

EXTRA BRANDING OPTIONS (This is an optional service, please ignore if not required)

3500 US\$ - Lanyard sponsorship

3250 US\$ - Bag sponsorship

750 US\$ - Full page advert

2500 US\$ - Flyer/ Catalog on Registration Desk

* For more options, refer to Catalog Advertisement form.

1000 US\$ - Additional Exclusive Marketing (Social / Digital Media & Email Campaigns)

750 US\$ - Hostess for 3 days

300 US\$ - Helper for 3 days



Standard Booth is 12 sqm Shell Scheme which includes- 1 Table, 3 Chairs, 4 Spot Lights (100 watts each), Name fascia, Catalogue Entry, 13 Amps Power socket , Waste Bin, Carpet, 4 Exhibitor Badges

EXHIBITING COMPANY NAME :

(Please insert name here)

*The above Name shall be used for Fascia Name and details for Official Show Catalog Entry.

Contact Name: Designation:

Address..... P.O.Box:

City: Country:

Tel: Mobile: Fax:

Email: Website:

For cancellation or withdrawal, please refer to Clause 5 (Points 5.1 to 5.7) of the Terms & Conditions, which define the cancellation procedure and financial liability.

Credit Card Payment

Visa MasterCard

Credit Card No.

CW Code Expiry Date

Name on Card: Signature:

Payment can be made by Direct Bank Transfer to
ACCOUNT NAME: NIHALANI EVENTS MANAGEMENT
BANK: MASHREQ BANK
OR IBAN NUMBER: AE420330000019101495867
SWIFT CODE: BOMLAEAD
BRANCH: SHINDAGHA CITY CENTRE BRANCH
ACCOUNT TYPE: CURRENT AND SAVINGS A/C
ACCOUNT CURRENCY: USD

We acknowledge that booth allocation follows a first-come, first-served basis, with reservation confirmed upon payment. We agree to abide by all contract provisions, rules, and regulations.

Name..... Date..... Signature: Company Stamp:

Email: bhavna@internationaltextilefair.com Website: www.internationalappareltextilefair.com

TERMS & CONDITIONS

1. Definitions

1.1 The term **Organizer** shall mean Nihalani Events Management (NEM) or any affiliated or successor company within the same ownership or corporate group which may be appointed to organize, manage, operate, administer, or receive payments in relation to the International Apparel & Textile Fair (IATF). The Organizer shall have the right at any time to transfer or assign the organization and management of the Exhibition to such affiliated or successor company, and in such event this Contract shall remain fully valid and binding upon the Exhibitor without the need for re-execution. Participation fees may be invoiced and collected by such affiliated or successor company as designated in the official Exhibition Stand Contract or invoice. Payments made to any other party shall not constitute valid payment under this Contract.

1.2 The term **Exhibition** shall mean the International Apparel & Textile Fair (IATF), including all related events, programs, networking activities, and associated services organized by NEM.

1.2A "Edition" shall mean the specific scheduled cycle of the Exhibition contracted by the Exhibitor, including any postponed, rescheduled, relocated, extended, reduced, suspended, hybrid, digital, or otherwise revised continuation of that same cycle as determined by the Organizer.

1.3 The term **Exhibitor** shall mean the company, individual, partnership, association, or entity signing the Exhibition Stand Contract, and shall include its employees, agents, representatives, contractors, subsidiaries, affiliates, and any party acting on its behalf.

1.4 The term **Contract** shall mean the Exhibition Stand Contract together with these Terms and Conditions, the Exhibitor Manual, and any written instructions issued by the Organizer.

1.5 The term **Venue** or **Hall** shall mean the premises in which the Exhibition is held, including any alternative venue, hall, or location used by the Organizer.

1.6 Where the Contract is co-signed by an agent, representative, consultant, or third party on behalf of the Exhibitor, such person shall be deemed to have full authority to bind the Exhibitor, and both the Exhibitor and such signatory shall be jointly and severally liable for all obligations arising under this Contract. The involvement of an agent or intermediary shall not reduce or limit the Exhibitor's liability under this Contract.

2. Application and Formation of Contract

2.1 Application for participation shall be made on the official Exhibition Stand Contract form.

2.2 Submission of the signed Contract shall constitute an offer by the Exhibitor, and the Contract shall become binding only upon written acceptance by the Organizer.

2.3 Upon acceptance, the Exhibitor shall be legally bound by these Terms and Conditions, whether or not the Exhibitor has read them.

2.4 The Organizer reserves the right to refuse any application without assigning any reason.

2.5 In the case of joint participation, group participation, or representation of multiple companies, the signatory shall be deemed to have obtained consent from all participating parties, and all such parties shall be jointly and severally liable.

3. Allocation of Space

3.1 The Organizer shall have full authority to determine the allocation, size, position, hall, pavilion, layout, and location of all stands.

3.2 The Organizer reserves the right at any time to change the stand position, stand size, hall allocation, floor plan, layout, or configuration of the Exhibition if deemed necessary in the interest of the Exhibition.

3.3 The Exhibitor agrees to accept any such change without claiming compensation, refund, or damages.

3.4 The Organizer does not guarantee stand position, neighboring exhibitors, separation from competitors, or exclusivity of product category.

3.5 The Organizer may reallocate or reassign space where required for operational, safety, commercial, or organizational reasons.

3.6 Any reallocation, relocation, adjustment, or reassignment of stand space made by the Organizer shall not affect the contracted participation fees and shall not entitle the Exhibitor to renegotiate pricing, request reduction of fees, cancellation, refund, or any form of compensation.

4. Payment Terms

4.1 The Exhibitor shall pay all charges stated in the Exhibition Stand Contract in accordance with the payment schedule specified therein.

4.2 All payments must be completed no later than sixty (60) days prior to the commencement of the Exhibition, unless otherwise stated in writing by the Organizer.

4.3 The payment schedule stated in the Contract shall prevail over any verbal communication, email correspondence, or informal agreement.

4.4 All payments shall be made free of bank charges, transfer fees, currency differences, or deductions of any kind.

4.5 Payment shall be considered received only when the full invoiced amount has been credited to the Organizer's bank account.

4.6 Delay due to bank transfer, intermediary bank, internal approval, or currency conversion shall not extend payment deadlines.

4.7 If the Exhibitor fails to make any payment by the due date, the Organizer shall have the right, without prior notice, to cancel the Exhibitor's participation, withhold stand construction or any related services, revoke or reassign the allocated stand space, retain all monies previously paid, resell or otherwise reallocate the stand to another participant, and claim the balance of the total contract amount as liquidated damages.

4.8 Failure to pay shall constitute a material breach of the Contract.

4.9 The Exhibitor acknowledges that cyber fraud, email impersonation, invoice manipulation, hacking, phishing attacks, or unauthorized communications by third parties may occur in international commercial transactions. The Exhibitor shall exercise full due diligence when making any payment to the Organizer. This includes verifying the Organizer's official bank account details as stated on the official invoice, Exhibition Stand Contract, or through direct written and verbal confirmation from authorized representatives of the Organizer.

The Organizer shall not be responsible or liable for any financial loss arising from payments made by the Exhibitor to an incorrect, fraudulent, or unauthorized bank account due to cyber fraud, impersonation, invoice alteration, or similar criminal activity. Payment obligations shall be deemed fulfilled only when cleared funds are received in the official bank account of the Organizer as specified on the Organizer's official invoice.

Any payment made to an incorrect account shall not constitute payment under the Contract and shall not confirm participation in the Exhibition. The Exhibitor shall remain fully liable to make payment of all participation fees in accordance with the Contract notwithstanding any loss suffered due to fraudulent transfer.

4.10 Full payment of all participation fees is a fundamental condition for participation in the Exhibition. The Organizer shall have no obligation to provide stand possession, exhibitor badges, access passes, construction services, marketing benefits, hosted buyer meetings, or any participation rights until all outstanding amounts have been received in cleared funds. Failure by the Organizer to provide such services prior to receipt of full payment shall not constitute breach of Contract. Any delay in payment by the Exhibitor shall not affect the Organizer's right to claim the full contracted amount. The Exhibitor shall not link or condition payment obligations to the provision of services, commercial outcomes, visitor attendance, stand location, or any other performance factor.

5. Cancellation, Withdrawal and Financial Liability

5.1 Any request by the Exhibitor to cancel, withdraw, reduce, postpone, or otherwise terminate participation after acceptance of the Contract shall be treated as cancellation by the Exhibitor, regardless of the reason.

5.2 Cancellation shall be valid only if confirmed in writing by the Organizer, and acceptance of such cancellation shall not release the Exhibitor from any financial obligation under the Contract.

5.3 In the event of cancellation by the Exhibitor, the Exhibitor shall remain liable for one hundred percent (100%) of the total contracted participation charges, and all payments made shall be strictly non-refundable under any circumstances whatsoever, including change of business decision, internal company reasons, financial difficulty, inability to travel, visa refusal, shipping or freight delay, customs issues, political or economic conditions, government restrictions, travel advisories, market conditions, force majeure affecting the Exhibitor, change of management decision, failure to obtain approvals, or any other reason beyond the control of the Organizer.

5.4 The Exhibitor acknowledges that participation fees represent a genuine pre-estimate of loss and agreed liquidated damages, including venue commitments, marketing expenditure, promotion costs, floor planning, administrative expenses, staffing, contractor obligations, and overall organizational costs incurred by the Organizer, and such amounts shall be payable in full and shall not be treated as a penalty.

5.5 The Organizer shall have the right to reallocate, resell, or otherwise use the cancelled stand space without affecting the Exhibitor's financial liability, and such resale shall not create any right to refund, credit, reduction, or compensation.

5.6 Cancellation by the Exhibitor shall not affect any payment already due or becoming due under the Contract, and the Organizer shall have the right to claim the full contract value as liquidated damages.

5.7 The Exhibitor agrees that no cancellation, withdrawal, or reduction shall be effective unless accepted in writing by the Organizer, and the Organizer shall have sole discretion to determine the financial consequences of any such request.

6. Reduction, Downgrade, or Change of Participation

6.1 After acceptance of the Contract, the Exhibitor shall not reduce the size of the stand, downgrade the stand type, or reduce participation without the prior written approval of the Organizer.

6.2 Any approved reduction shall not affect the Exhibitor's financial liability, and the Organizer reserves the right to charge the full contracted amount.

6.3 Failure to occupy the full space booked shall not entitle the Exhibitor to any refund or credit.

6.4 Participation may not be transferred to another company without written approval of the Organizer.

6.5 Payments may not be transferred to another edition of the Exhibition unless expressly approved in writing by the Organizer.

7. Participation and Conduct

7.1 The Exhibitor shall ensure that its participation in the Exhibition is consistent with the subject matter, standards, and professional nature of the Exhibition.

7.2 The Organizer reserves the right to refuse, restrict, or terminate participation of any Exhibitor whose exhibits, conduct, or activities are considered unsuitable, unsafe, unlawful, or inconsistent with the objectives of the Exhibition.

7.3 The Exhibitor shall comply with all instructions issued by the Organizer regarding the conduct of the Exhibition.

7.4 The Organizer reserves the right to remove any exhibit, display, or material which in its opinion does not conform to the requirements of the Exhibition, without liability.

8. Use of Stand Space

8.1 The stand shall be used only for the purpose stated in the application form.

8.2 Only the products, services, and companies declared in the application shall be exhibited.

8.3 The Exhibitor shall not assign, sublet, share, or allow any other company to use the stand without the prior written consent of the Organizer.

8.4 The Exhibitor shall occupy the stand at the time specified by the Organizer.

8.5 If the Exhibitor fails to construct, occupy, staff, or commence use of the stand by the deadline specified by the Organizer, the stand shall be deemed abandoned. The Organizer may reallocate, redesign, resell, or otherwise utilize the space without liability and without releasing the Exhibitor from full financial obligations under the Contract.

9. Stand Construction and Alterations

9.1 The Exhibitor shall comply with all rules relating to stand construction, decoration, electrical installations, and safety requirements as stated in the Exhibitor Manual.

9.2 No alteration to the stand structure shall be made without approval of the Organizer.

9.3 The Exhibitor shall be responsible for any damage caused to the stand, hall, or venue.

9.4 The Organizer reserves the right to require alteration or removal of any stand that does not comply with regulations.

10. Prohibited and Dangerous Materials

10.1 The Exhibitor shall not bring into the Venue any explosive, flammable, hazardous, illegal, or dangerous material.

10.2 The Exhibitor shall not use any equipment or substance which may endanger the safety of persons or property.

10.3 The Organizer may remove such material without liability.

10.4 The Exhibitor shall indemnify the Organizer against all claims arising from breach of this clause.

11. Compliance with Laws and Regulations

11.1 The Exhibitor shall comply with all applicable laws and regulations of the United Arab Emirates.

11.2 The Exhibitor shall comply with all rules of the Venue, safety regulations, fire regulations, and instructions issued by the Organizer.

11.3 Failure to comply may result in removal from the Exhibition without refund.

12. Liability and Indemnity

12.1 The Exhibitor shall be responsible for all loss, damage, or injury caused by the Exhibitor, its employees, agents, contractors, or exhibits.

12.2 The Organizer shall not be responsible for loss or damage to the Exhibitor's property from any cause whatsoever, including theft, fire, accident, storm, defect, or any cause beyond its control.

12.3 The Exhibitor shall indemnify and hold harmless the Organizer, the Venue, and their employees against all claims arising from the Exhibitor's participation.

12.4 Under no circumstances shall the Organizer be liable for any indirect, consequential, incidental, special, or economic loss suffered by the Exhibitor, including but not limited to loss of profit, loss of business opportunity, loss of contracts, loss of market value, loss of goodwill, loss of reputation, or anticipated savings. The total aggregate liability of the Organizer arising out of or in connection with the Exhibition or this Contract shall not exceed the total stand charges actually paid by the Exhibitor.

13. Insurance

The Exhibitor shall obtain and maintain adequate insurance coverage for its exhibits, equipment, stand construction, personnel, public liability, and any third-party risks arising from participation in the Exhibition.

The Organizer may request proof of such insurance at any time.

Participation in the Exhibition without adequate insurance shall be entirely at the Exhibitor's own risk, and the Organizer shall not be liable for any loss or damage that would ordinarily be covered by insurance.

14. Shipping, Freight, and Customs

14.1 The Organizer shall not be responsible for delay, loss, damage, customs issues, freight problems, or transport failure affecting the Exhibitor's goods.

14.2 Such circumstances shall not entitle the Exhibitor to cancellation, refund, or compensation.

14.3 The Exhibitor shall be responsible for all customs clearance, freight arrangements, and shipping costs.

15. Visitors, Buyers, and Promotion

15.1 The Organizer shall use reasonable efforts to promote the Exhibition and attract visitors, buyers, and industry professionals.

15.2 Participation in the Exhibition constitutes an opportunity for promotion and lead generation only.

15.3 The Organizer does not guarantee visitor numbers, buyer attendance, meetings, orders, or commercial success.

15.4 The Exhibitor shall be responsible for its own marketing, presentation, negotiations, and follow-up.

15.5 The Organizer shall use reasonable and commercially appropriate efforts to promote the Exhibition, attract visitors, buyers, media representatives, and industry professionals, and to provide participating exhibitors with opportunities for networking, brand visibility, and business development. However, the Exhibitor acknowledges that participation in the Exhibition constitutes a marketing and business opportunity only, and the Organizer does not guarantee any specific level of visitor attendance, buyer engagement, meetings, sales results, brand exposure, media coverage, digital reach, or commercial return on investment.

The Organizer shall not be liable for any loss of business, loss of profit, loss of opportunity, perceived lack of exposure, reputational impact, or any other commercial outcome arising from the Exhibitor's participation in the Exhibition.

16. Hosted Buyer and Networking Programs

16.1 Any hosted buyer program, matchmaking session, or networking activity shall be subject to availability and operational conditions.

16.2 The Organizer shall use reasonable efforts to facilitate such programs but does not guarantee the number of buyers, meetings, or results.

16.3 No refund or compensation shall be payable in relation to such programs.

17. Promotional Materials and Catalogue

17.1 The Organizer shall use reasonable efforts to include the Exhibitor in catalogues, directories, websites, and promotional materials.

17.2 Omission, delay, or error in such materials shall not give rise to any claim for refund or compensation.

18. Photography, Filming, and Media Rights

18.1 The Organizer may photograph, film, record, or reproduce the Exhibition, including stands, products, personnel, and visitors.

18.2 Such material may be used for marketing, promotional, or archival purposes without compensation to the Exhibitor.

18.3 The Exhibitor consents to such use.

19. Changes to the Exhibition

19.1 The Organizer reserves the right, at its sole discretion, to change the dates, duration, venue, hall, layout, floor plan, format, scale, or structure of the Exhibition if such change is considered necessary in the interest of the Exhibition.

19.2 The Organizer may also change stand locations, hall assignments, or pavilion arrangements at any time.

19.3 Such changes shall not entitle the Exhibitor to cancel the Contract, request a refund, or claim compensation.

20. Postponement, Relocation, or Cancellation

20.1 The Organizer reserves the right to postpone, relocate, reduce, extend, or cancel the Exhibition if circumstances require such action.

20.2 In such case, the Contract shall remain valid for the revised dates or location.

20.3 The Exhibitor shall not be entitled to any refund, compensation, or damages arising from such change.

20.4 The Organizer may apply payments received toward the same edition on revised dates or toward a rescheduled edition of the Exhibition.

20.5 This Contract shall automatically remain valid and binding in respect of any revised dates, venue, duration, scale, or format of the Exhibition unless expressly agreed otherwise in writing by the Organizer.

20.6 Participation and all payments under this Contract are strictly tied to the contracted Edition of the Exhibition. If such Edition is postponed, rescheduled, relocated, extended, reduced, suspended, or otherwise revised, participation and payments shall automatically remain tied to that same Edition as determined by the Organizer.

The Exhibitor shall have no independent right to transfer, defer, allocate, or elect participation, payments, credits, or space into any other Edition unless expressly approved in writing by the Organizer.

21. Force Majeure and Commercial Impracticability

21.1 For the purposes of this Contract, Force Majeure shall mean any event or circumstance beyond the reasonable control of the Organizer which prevents, restricts, delays, makes impracticable, or materially affects the planning, organization, staging, operation, attendance, safety, or commercial viability of the Exhibition.

21.2 Such events shall include, but shall not be limited to, war, armed conflict, threat of war, military action, terrorism or threat of terrorism, civil unrest, riots, political instability, strikes, lockouts, labor disputes, fire, flood, earthquake, storm, natural disaster, epidemic, pandemic, public health emergency, government restriction, travel advisory, border closure, airspace restriction, sanctions, embargo, trade restriction, currency or banking restriction, visa limitation, supply chain disruption, infrastructure failure, utility interruption, cyber incidents, venue closure, authority instruction, or any similar circumstance.

21.3 Force Majeure shall also be deemed to exist where, in the reasonable and good faith commercial judgment of the Organizer, the Exhibition cannot be conducted under conditions that allow it to operate at a normal, safe, internationally representative, operationally viable, or commercially sustainable level, including but not limited to significant reduction in exhibitor participation, visitor attendance, international travel ability, withdrawal of key industry participants, security concerns, economic instability, or government advisories affecting the feasibility or success of the Exhibition.

21.4 In the event of Force Majeure, the Organizer shall have the right, without liability, to postpone, reschedule, relocate, reduce the scale or duration, extend, suspend, cancel, or otherwise modify the Exhibition in whole or in part. Such modification may include changing the venue, halls, layout, participation format, including conversion to hybrid or digital format, or any other operational adjustment reasonably required.

21.5 The Organizer may also revise stand locations, hall assignments, floor plans, space allocations, hosted buyer programs, networking activities, marketing initiatives, or other Exhibition arrangements as necessary.

21.6 The Exhibitor acknowledges that participation fees contribute toward venue commitments, marketing expenditure, operational costs, and overall event preparation. Accordingly, the Exhibitor shall not be entitled to any refund, compensation, damages, or financial claim of any nature arising from Force Majeure measures or resulting operational changes.

21.7 All monies paid may be retained and applied toward the same contracted Edition on revised dates or toward a revised continuation of that same Edition.

Any transfer, rollover, credit, or participation allocation into another Edition shall remain solely at the Organizer's discretion and subject to prior written approval.

21.8 The determination by the Organizer, acting reasonably and in good faith, that a Force Majeure situation exists, and the measures required in response thereto shall be final and binding.

21.9 The Exhibitor expressly waives any right to claim loss of profit, loss of business opportunity, loss of marketing value, loss of participation benefit, reputational loss, or any indirect or consequential damages arising from the occurrence of a Force Majeure event or the actions taken by the Organizer in response.

21.10 Compliance with any instruction, regulation, directive, or order issued by government authorities, venue management, security agencies, or public health bodies shall take precedence over this Contract, and any resulting operational change shall not give rise to claims against the Organizer.

22. Visa, Travel, and Participation Restrictions

22.1 The Organizer shall not be responsible for visa refusal, travel restrictions, flight cancellation, freight delay, customs delay, political conditions, or any circumstance preventing the Exhibitor from attending the Exhibition.

22.2 Such circumstances shall not entitle the Exhibitor to cancellation, refund, or compensation.

23. Legal Compliance and Sanctions

23.1 The Organizer reserves the right to refuse, cancel, or restrict participation of any Exhibitor where such participation would violate any law, regulation, sanction, embargo, or government instruction applicable in the United Arab Emirates or internationally.

23.2 Such action shall not entitle the Exhibitor to any refund or claim.

23.3 The Organizer reserves the right to cancel or restrict participation without refund if the Exhibitor becomes insolvent, enters liquidation, administration, bankruptcy, or any similar financial distress situation that may affect its ability to fulfill contractual obligations.

24. Organizer's Authority

24.1 The decision of the Organizer shall be final in all matters relating to the Exhibition, including allocation of space, interpretation of rules, participation, and operational matters.

24.2 The Exhibitor agrees to comply with all instructions issued by the Organizer.

24.3 The Organizer shall have the right at any time to assign, transfer, delegate, license, subcontract, or otherwise vest the organization, management, operation, or promotion of the Exhibition, in whole or in part, to any affiliated entity, partner organization, venue authority, governmental body, joint venture company, or third-party event organizer. In such circumstances, all rights and obligations of the Organizer under this Contract may be exercised by such appointed or successor organizer, and this Contract shall remain fully valid and binding upon the Exhibitor without the need for further consent, amendment, or re-execution. The Exhibitor agrees that such assignment or operational change shall not constitute grounds for cancellation, refund, compensation, or termination of participation.

25. Confidentiality and Databases

25.1 All visitor, buyer, and attendee databases related to the Exhibition shall remain the sole and exclusive property of NEM (Nihalani Events Management). In accordance with the applicable laws of the United Arab Emirates, NEM is strictly prohibited from disclosing, sharing, or distributing any such database, in order to protect the privacy and confidentiality of all participants.

25.2 The Exhibitor acknowledges this legal restriction and agrees not to request, solicit, demand, or attempt to obtain any visitor, buyer, or attendee database from NEM under any circumstances. Any such request shall be considered a breach of these Terms and Conditions.

26. Financial Obligations

26.1 All bank charges, transfer fees, currency conversion costs, and intermediary charges shall be borne by the Exhibitor.

26.2 Payment shall be considered valid only when received in the Organizer's bank account.

27. Entire Agreement

27.1 These Terms and Conditions, together with the Exhibition Stand Contract and Exhibitor Manual, constitute the entire agreement between the parties.

27.2 No verbal agreement, informal understanding, or prior communication shall modify these terms unless confirmed in writing by the Organizer.

27.3 No verbal discussion, WhatsApp message, WeChat message, informal communication, operational discussion, or representation by any employee, consultant, representative, or agent of the Organizer shall amend, waive, or vary this Contract unless confirmed in writing by an authorized director of the Organizer.

28. Survival of Obligations

28.1 All payment obligations, indemnities, and liability provisions shall survive cancellation, postponement, termination, or completion of the Exhibition.

29. Governing Law

29.1 This Contract shall be governed by the laws of the Emirate of Dubai and the United Arab Emirates.

29.2 All disputes shall be subject to the jurisdiction of the courts of Dubai.

30. Final Provision

30.1 The Organizer reserves the right to amend these Terms and Conditions where necessary for the proper conduct of the Exhibition.

30.2 The interpretation of these Terms and Conditions by the Organizer shall prevail, subject to applicable law.

30.3 If any provision of these Terms and Conditions is found to be invalid or unenforceable by a competent authority, such provision shall be severed, and the remaining provisions shall remain in full force and effect.

30.4 Failure by the Organizer at any time to enforce any provision of this Contract shall not be deemed a waiver of its rights or affect the validity of the Contract.

30.5 In the event of translation of this Contract into any other language, the English version shall prevail.

30.6 No waiver, concession, rollover, transfer, accommodation, exception, or operational adjustment granted by the Organizer to any party shall create precedent or oblige the Organizer to grant similar treatment to others.

All communications should be addressed to:

Nihalani Events Management

P.O.Box 424, Dubai, United Arab Emirates

Tel: +971 55 884 6186, Email: bhavna@internationaltextilefair.com

Website: www.internationalapparelandtextilefair.com



FOR EXHIBITORS

We have read all the above terms and conditions of this form and we undertake to observe and to be bound by them

Signature & Company Stamp:

FOR EXHIBITOR'S AGENTS (IF ANY)

We have read all the above terms and conditions of this form and we undertake to observe and to be bound by them

Signature & Company Stamp: