

GENERAL REGULATION BHARAT TEX 2025

(Enclosure to application form)

Article 1. Name and Organizers

The name of the exhibition is Bharat Tex 2025 (hereinafter referred to as “exhibition”) and is organized by Bharat Tex Trade Federation (hereinafter referred to as the “organizer”) having its registered office at K-53, Connaught Place, Outer Circle, New Delhi 110001

Article 2. Location, dates and timings

The exhibition will be held at Bharat Mandapam from 14th to 17th February 2025 and India Expo Centre & Mart, Greater Noida in the National Capital Region from 12th to 15th February 2025 and will remain open to visitors from 09:00 hrs. to 18:00 hrs. every day.

The organizer reserves the right to change the venue as well as the dates, timings, suspend the entry of visitors for certain periods or for special organizational requirements. The organizer also reserves the right to introduce an entry ticket, which will be required to be purchased by the visitors or by the exhibitors on behalf of the visitors.

Article 3. Permitted categories of exhibitors, goods and services

To safeguard the specialist nature of the exhibition, only the following categories of exhibitors, goods and services will be admitted:

Section 3.01 Permitted Goods and services

Fabrics, Yarns, Readymade garments, Apparels, Fashion related products and accessories, handloom products, carpets, rugs, textile products, textile manufacturing technology, textile and garment machinery, textile chemical and dyes, handicrafts, handmade textile products, embroidery, labels

The organizer reserves the right to amend, delete, modify, and substitute in part or in full the list of exhibits presented above.

Section 3.02 Permitted Exhibitors categories

All producers, traders, associations, institutions, or consortia dealing in goods & services indicated in article 3.01 above.

Representatives/agents/distributors/importers may take part in the exhibition and display the products of the companies represented. However, they must provide details of the company represented and their products in the directory entry form as well as a letter of authorization from the principals.

Section 3.03 Permitted Visitor categories

Entrance to the Exhibition is open to trade representatives and to those other categories that the organizer may decide to invite. Entrance is strictly upon invitation by the organizer. The organizer reserves the right to admit or refuse entry to any visitor for any reason and its decision will be final and binding on all parties.

Article 4. Registration procedure, exhibition fees and essential services, allotment

Section 4.01 Registration procedure

In order to register as exhibitor, the following documents must be submitted to the organizer latest by 15th January 2025.

- a). Application form for participation. It can be submitted online from our website <https://www.bharat-tex.com/>
- b). The general regulation duly signed in the space provided.
- c). A confirming deposit or receipt of payment made equal to 25% of the total amount due on account of space rent. The organizer reserves the right to modify the last date of submission or any other conditions hereof.

Section 4.02 Points to remember for registration

While submitting the application, the exhibitor must take note of the following:

- a). The organizer reserves the right to reject any application, which is not in accordance with articles 3.01, 3.02 and 4.01 of the general regulation.
- b). Submission of the application form by any means is an irrevocable & binding undertaking to take part in the exhibition.
- c). Submission of the application form by any means shall bind the applicant to the general regulation, to the technical regulation contained in the exhibitor's handbook and to any subsequent forms of regulation laid down for the proper functioning and organization of the exhibition.
- d). The organizer reserves the right to reject or accept any application at any point of time. Its decision is final.
- e). The management reserves the right to request further documentation from the exhibitor with regard to products / services displayed or promoted.
- f). Exhibitors shall display / promote only those products or services, which are specified in their "application form" and are in accordance with article 3.01 above. Display and promotion of these products should be confined only within the perimeter of the allotted stand.
- g). It is forbidden to display second-hand, re-built or re-conditioned goods and services without prior written permission of the organizer.
- h). The organizer declines any liability arising from events attributable to the exhibitors even if they are in accordance with the provisions of the regulation governing the exhibition.
- i). The exhibitor must ensure that its staff wears exhibitor badges provided by the organizer at all times during the show.
- j). Failure to observe the above regulation will lead to expulsion from the exhibition, closure of the stand and termination of the agreement with the exhibitor. Furthermore, the organizer also reserves the right to lay claim for further damages.

Section 4.03 Participation charges

The charges for participation in Bharat Tex 2025 are as follows:

Participation Charges: Valid up to 10 November 2024 – Early Bird

AMOUNT IN LAKHS	40	32	24	16	8	4	3	2	1.5
AREA IN SQ. MTR.	500	400	300	200	100	50	36	24	18

Section 4.04 Premium Location Charges

Note: Subject to availability of stall

- Premium Location Charges (2/3 Sides open): 10% extra on the total space
- Prime Premium Location Charges on specified Aisles: 20% extra on layout
- Prime Premium Location Charges on specified Aisles and (2/3 Sides open): 30% extra on layout

The spaces at premium locations such as on Red Carpet or 2/3 side open shall be charged additionally. Such charges shall be levied only after allocation of spaces and issuance of allotment letter.

Applicant shall pay such charges only after allotment letter is issued to the applicant. The requests in online application forms demanding such spaces are to be entertained subject to availability.

In case any such space is allocated to an exhibitor even if he has not requested for the same in application form, the same if allotted shall be charged at the rate of premium charges as decided by the organizer.

Please note that the exhibitor's request Premium Location (2/3 Sides open), Prime Premium Location on specified Aisles and Prime Premium Location on specified Aisles and (2/3 Sides open) stands is only indicative and not binding on the organizer.

Section 4.05 Allotment of Spaces

The requests of applicants received with application money for specific size or premium spaces shall be entertained subject to the category for which they have applied. In case the spaces are not available in full or part, the application money shall be adjusted or refunded accordingly without taking any interest charges. The charges of premium spaces shall be demanded only after allotment of such spaces.

Article 5. Payments

Section 5.01 Mode of payments

All the payments related to participation in the exhibition must be made favoring "Bharat Tex Trade Federation" in one of the following ways:

(a). By Online Payment Gateway/NEFT/RTGS to our current account number **50100760494691** with **HDFC Bank, H-69, OUTER CIRCLE, CONNAUGHT CIRCUS, NEW DELHI 110001 IFSC: HD FC0000313, Swift Code: HDFCINBB**

(b). By cheque favoring "**Bharat Tex Trade Federation**" and payable at Par.

Section 5.02 Exhibitors must note the following

- a). Payments must clearly indicate the name of the exhibitor.
- b). In case of telegraphic transmissions, it is mandatory to indicate the name of the beneficiary; it's bank account number and the bank's name and address.
- c). No payment is valid unless it is made directly to "Bharat Tex Trade Federation" (The organizer).

Section 5.03 Payment schedule

The payments pertaining to participation in the exhibition should be made as following:

- (a). Application money due against the built-up stand or bare space as the case may be + premium space charges + applicable government taxes shall be payable as per following payment terms:
 - (i). 50 % of the built-up stand or bare space as the case may be + premium space charges + applicable government taxes at the time of application on or before 10th November 2024
 - (ii). Remaining 50% on or before 15th December 2024
 - (iii). Balance payment, if any towards premium location or otherwise within 7 days of the allotment.

Section 5.04 Proof of payment

In order to be able to take possession of the stand, the exhibitor will have to contact the organizer's office located at the exhibition venue and show the receipt for full settlement of the charges due against participation. The exhibitor who is unable to show a proof of payment made in full will not be allowed to take possession of the stand.

Article 6. Refund Policy

After submission of the "application form" as per article 4 above, any exhibitor who is unable to take part in the exhibition or who wishes to reduce the stand space allocated to him, must immediately notify the organizer in writing followed by registered letter with advice of receipt. In such cases, the organizer shall withhold the advance payment made as per article 4.01 above, such cancellation being a breach of contract by the exhibitor. Refund Policy for cancellation shall be levied as follows:

Date of cancellation	Refund Policy
Upto 10 th November 2024	25% of the participation charges
Upto 31 st December 2024	50% of the participation charges
After 31 st December 2024	No refund

Article 7. Allocation of stands

Section 7.01

Acceptance of “application form” and subsequent allocation of stands is the exclusive right of the organizer who shall allocate stands according to its own organizational requirements and in view of the following:

- a). conformity of the “application form” to general regulation and payment of the required deposit as per schedule mentioned above in Section 5.03
- b). date of submission of the “application form”
- c). availability of space requested as per application
- d). technical feasibility/ Merits

The organizer reserves the right to modify, change layout of the show owing to technical, commercial requirements or otherwise.

Section 7.02 Exhibitor’s requests

All requests put forward by the exhibitor on submission of the application are merely indications. They are not binding on the organizer and the exhibitor’s participation is not conditional to the fulfilment of these requests.

Section 7.03 Change in the allocated space

For technical and organizational reasons, the organizer reserves the right to change the allocated stand area and also to shift it to another part of the exhibition centre. In such cases, the exhibitor shall have no right to indemnity or compensation and will be required to pay the difference in costs, if any.

Section 7.04 Right to allot bigger booth

The organizer reserves the right to allot the large booth in the Expo to any specific product category/group with a view to give inputs to newly developed products in the Bharat tex 2025, also larger booth may be allowed for making proper setting up of a section-wise display or to give exposure to less represented products.

Section 7.05 No sharing or sub-letting

Space will be allocated to exhibitors/companies by the name of the organisation and sharing or sub-letting will not be allowed under any circumstances.

Section 7.06 Handling complaints and disqualification in case of fault

In case the organizer receives any complaint from the buyers about the quality /delivery or any other issue related with a shipment or order booked by any exhibitor, the organizer shall examine the complaint and take necessary action to resolve the issue. However, if the exhibitor is found to be at fault, they may be disqualified from participating in future fairs as per the General Exhibitor Rules.

Article 8. Data

The exhibitor expressly authorizes the organizer to communicate the data that it provides on its company, activities and products & services, to the persons and for purposes indicated here below:

Section 8.01

To third parties including, subsidiaries, associates, consultants and suppliers of the organizer to journalists, P.R. agencies and to all such persons who, in the organizer's opinion, will use the data in order to facilitate the execution of a successful promotional campaign of the exhibition.

Section 8.02

To specialized agencies for carrying out market research and customer satisfaction surveys.

Section 8.03

To potential visitors and exhibitors through promotional material of the exhibitions organized or marketed by the organizer.

Section 8.04

To different government agencies under requirements of law.

Section 8.05

Dissemination through the official catalogue or through any other print or electronic medium during the normal course of the organizer's activities.

Article 9. Force majeure

The organizer shall not be liable or considered in default and will be under no obligation to perform under this Agreement in case the exhibition has to be abandoned, cancelled, or suspended either fully or partially due to any reason beyond its reasonable control and occurring without its fault or negligence.

These reasons include, but are not limited to, failure of suppliers, sub-contractors, and carriers, change in government policies or regulation governing exhibition organization, acts of civil or military authorities, national emergencies, fire, flood, acts of God, insurrection, and war.

In such cases, the organizer will not be under any obligation to repay the amounts received from exhibitors on account of their participation in the exhibition. The organizer may, at its own absolute discretion, decide to repay any part of the amounts received and will not be liable to any claims, liability or action.

For all disputed matters, the decision of the organizer Expo Committee shall be final and binding on the applicant/participant. The interpretation to any of the above Articles by the organizer Expo Committee shall be final & binding.

Article 10. Governing law: Resolution of disputes

In the event of any disputes between the ORGANIZER and the exhibitor remaining unresolved, the same will be settled by arbitration in accordance with the law of the Republic of India which law shall be the only applicable.

All disputes are subjected to the jurisdiction of Delhi court only.