TERMS AND CONDITIONS FOR CONDUCTING E-EXHIBITION

1. **DEFINITIONS: -**

In these terms and conditions, the following definitions apply: -

"the exhibition space contract" means the organizers form of agreement for the allotment of the stall at the exhibition.

"the Authorities" means the relevant local, public authorities and bodies relevant to the exhibition.

"the Contract" means the Exhibition space contract, these terms and conditions and the Exhibitors Manual.

"the Exhibitor" means the person, firm or company agreeing to take a stall at the exhibition under the exhibition space contract.

"the Exhibitors Manual" means the manual produced by the organizers in relation to the Exhibition.

"the Organizers" Means AMALTAS

2. RULES AND REGULATIONS: -

The exhibitor undertakes to comply with the obligations and duties contained or referred to in the contract those contained or to be contained in the Exhibitors' Manual. Exemptions from any of these obligations and duties granted at the organizer's discretion. No exemption given by the Organizer's will be effective unless it through mail conversation from the Organizer. The Exhibitors must comply with requirement of Authorities and where all the rules and regulation issued by the E-commerce portal.

3. STALL ALLOTMENT: -

(a). The stall will be allotted to allottee only after making payment to the Organizers within time bound. The payment should be made only through online mode. If the signed exhibition space contract together with the interest with the deposit is not received by the organizers within that period, the organizers may allocate the stall elsewhere without notice to the Exhibitors.

- (b). The Contract constitutes a license to exhibit and not a tenancy. The organizer's reserve the right at any time to make such alterations in the plan of the exhibition as may be in their opinion be necessary in the best interest of the Exhibition as a whole and to alter either or both of the shape and size of the stall allotted to the Exhibitors.
- (c) the Organizer's further reserve the right at any time to substitute for the space allotted to the exhibitors.
- (d) the organizer's reserve the right to exclude and/or require to remove any exhibit which in their opinion is not apropos to the exhibition. The decision of the organizer's as to the eligibility of the exhibits will be absolutely final and binding on the exhibitors.
- (e) the contract is personal to the exhibitor and may not be assigned, sub-contracted or sublet by him.
- (f) Notwithstanding the allocation of a space to the exhibitor, the organizer's reserve the right to forbid the Exhibitor to occupy that or any other stall if, on the opening of the E-Exhibition, there is subsisting any material breach of the obligations of the Exhibitor under the contract.

4. CANCELLATION OF CONTRACT: -

- (a) The organizers may at any point of time cancel the contract with the Exhibitors, if they acted against the norms and regulation of the terms and conditions and against the Exhibitor's Manual.
- (b) The Exhibitors may cancel the contract with the organizers at any point of time but by giving prior intimation to the organizers. And the amount deposited for registration is non-refunded by the organizers.

5. ALTERATION OF EXHIBITION DATES: -

The organizers reserve their right to alter the E-Exhibition date on the occurrence of any unforeseen circumstances or by the Act of god.

6. BREACH OF CONTRACT: -

(a) Without prejudice to their rights, the organizer's may terminate the contract forthwith by the notice to the exhibitor.

- (i) If the exhibitors shall in opinion of the organizers become threaten or become insolvent or commencement of any proceedings against it by reason of insolvency.
- (ii) If the exhibitor fails to make payment of any instalment on or before the due date for payment.
- (b) If the contract is terminated by the organizers, the organizers shall be eligible to entitled for
 - (i) To remove such property from the Exhibition space contract.
 - (ii) Erect on the stall a board or device carrying the name, title and/or marks of the Exhibitors.

7. CANCELLATION OF EXHIBITION: -

If the exhibition is abandoned, cancelled or suspended in whole or part by reason of fire, national emergency, lockdown, inevitable accident or any other cause not within the control of the organizers whether ejusdem generis or not, the organizers shall be under no obligation to repay the whole or part of the registration fee.

8. AMENDMENTS, APPLICATIONS AND INTERPRETATION OF THE TERMS AND CONDITIONS: -

The organizers reserve their right to add to, alter or expunge any of these Terms and Conditions at any time.

9. DATA PROTECTION: -

All data regarding all the exhibitors will be processed in accordance with our privacy policy.

10. GOVERNING LAW AND JURISDICTION: -

The terms and conditions are subject to Indian Law. Any dispute arising in connection with the terms and conditions shall be settled by the courts in Chennai. And any dispute between the parties are settled through by way of Arbitration.

11. EXHIBITORS LIABILITY: -

(i) the exhibitors are liable for any defect in their product and not the organizers who conduct the event. The organizers just paved the way as

platform to showcase their products/things, so the organizers are not liable for any of the act of the exhibitors.

- (ii) the organizers are not liable for any sale guarantee to the Exhibitors.
- (iii) If there is any dispute between the buyers and the exhibitors, the organizers are not liable for that event.
- (iv) The organizers do not take any guarantee for any quality or delivery or payment between the exhibitor and the buyers.