

TUESDAY OCTOBER 11 2022 GRAND DEBALLAGE DE LYON REGISTRATION FORM

(To be returned duly completed)

French corporation registration certificate (K.bis) dated within the last 3 months must be attached. Exhibitors from the European Union commit to keeping their registration and dues up-to-date in their country of origin and attest to the accuracy of the information provided to the Puces du Canal.

Last Name, First Name, Company Name:

Address:

Tel: Email:

IMPORTANT – REMINDER – IMPORTANT

LOTS SHOULD BE OCCUPIED ONLY BY THE SIGNATORY OF THIS APPLICATION. VENDORS ARRIVING ON THE DAY PRECEDING UNPACKING (FROM 15H TO 19H) ARE ASKED TO KEEP THEIR MERCHANDISE IN THEIR TRAILORS OR VEHICLES (1 VEHICLE PER BOOTH).

Number of vehicles (specify make, PL, Van, etc. Maximum 1 vehicle per booth. **Volume m³ must be specified**):
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.....

Number of lots requested:

40 m² booths Outside x **190 €** = **€ TTC**

Payment must be made in full by bank transfer (bank details attached).

The exhibitor acknowledges the terms and conditions of the by-laws indicated on the back of this page and agrees to comply with all the terms contained therein.

Please email this form completed and signed to:

Read and approved –
Signature:



C.O.P - LES PUCES DU CANAL

1 rue du Canal
69100 VILLEURBANNE – FRANCE
Tél. +33 (0)4 69 85 66 28
RCS LYON 792 848 608
deballagepro@pucesducanal.com - www.pucesducanal.com

Set up on **Tuesday October 11th from 6.30 am**, small breakfast offered to the exhibitors. Open **from 8 am to 3 pm. Important:** your booth will have to be opened for the duration of the event.

GRAND DEBALLAGE DE LYON TUESDAY OCTOBER 11 2022 PUCES DU CANAL 1 RUE DU CANAL - 69100 VILLEURBANNE

ANTIQUITIES - BROCANTE - PROFESSIONAL UNPACKING

TERMS AND CONDITIONS

1. Generals: The company C.O.P. Pucés du Canal, which head office is located 1 Rue du Canal - 69100 Villeurbanne (organizer of the events) organises expositions and different private sells such as antiquities and rare objects, ancient and atypical goods. The general conditions for the stand location are specified by the organizer for every antique dealer (hereafter «exhibitors») for those who would like to participate at an event the information is prementioned (hereafter «The event») The demand admission for the event, in any form, involves the entire adhesion of the exhibitor concerning he present general conditions, which applies in all states in cause and notwithstanding all stipulations opposite to the rules expressed by the organizer.

2. Admission: The registration form must be signed, and payment of the booth rental must be made in full by wire transfer. The organizer receives the registration forms and decides on admissions without being required to justify his decision. The selected exhibitor receives a confirmation email with his invoice and the floor plan showing his space allocated. In case the exhibitor is not selected an email will be sent and if payment was made it will be reimbursed.

3. Withdrawals -Late payments: In case of withdrawals from the exhibitor, whatever the reason, even due to weather condition, and all other factors, the penalty fee will be the full amount of the booth rental. If the organizer does not receive the full payment before the event he has the right to refuse the exhibitor to set up his booth.

4. Duration: The contract is for one participation.

5. Attribution of lots: The organizer establishes the plan of the event and the lot areas, he has also the right to change the disposition if he judges useful for the progress of the event.

6. Installation, occupation of stands: The exhibitors must have finished their installations and product set ups exposed, before the delay held by the organizer, exhibitors must respect the instructions given by the organizer mentioned in the rules, it also concerns authorized vehicles in the event. One vehicle measuring 15m³ maximum is tolerated on the authorized booth, exhibitors will provide themselves with their own goods, transport, parcels which the contents must be recognised and opened at arrival. If the exhibitors are not on the right area, the organizer will make them store, unpack, reship at their own cost and responsibility. The exhibitors that arrive the day before will have to let their belongings on the trailer or in their vehicles, when those are authorized. All stand decoration is done by the exhibitor, the organizer can change or remove if it disturbs the event image. The exhibitors must keep their pathways clean with no obstacles or trespass on other stands, the stands must be spotless, all personal belongings must be hidden from public. The stand has to be looked after by a competent person at all times of the event. It is forbidden to swap or sublease an attributed lot for free or for a fee. The exhibitors can not pack up before the end of the event even if it lasts longer. Exhibitors must leave their lots as found in the best condition, decoration, furniture, floor, walls, building, all damage caused by installations or goods will be judged by the service technicians and paid by the exhibitors concerned. The stand evacuation has to be done by its leaseholder care in the delays, after the delay the organizer can move what he finds into a storage of his choice and will not be responsible of lose or damage.

7. Safety rules: The exhibitors must respect security measure imposed by public power and event location. Fireproofing of stands is binding, the exhibitor must be present when the security technicians will come check the stand.

8. Insurance and responsibility: Insurance and responsibility: the

exhibitors and staff must be covered by insurance at his own costs in case of any issues caused by exhibitor, the organisation will not be responsible especially for theft, damage, looseness. The organizer is protected by civil security article 1382 and others, the exhibitor renounces of prosecuting the event organizer for sinister and engages the insurance to renounce as well, the exhibitor will have respect the law by providing invoice for each good sold.

9. Intellectual property-Communication: The exhibitors are responsible of their own equipment, products and services that are exposed, the organizer is not accepting any responsibilities in this field. The organizer has the exclusive right for writing, publication, and diffusion payable or not for event advertising. The exhibitors renounce of prosecuting the event organizer and subcontractors, for the event needs, in France or abroad, by advertisements, newspaper, posters, television, and all other kinds of supports (books, platelets) on its own image, the stand image, its panel, goods and services also guarantees the organizer from any lawsuit of his staff, subcontractors, contractors, that engage themselves this following obligation. The exhibitors refrain all flyer distribution, posters and all kinds of advertisements in the event such as verbal allurements.

10. Various dispositions: The organiser shall determine the dates and venue of the event. He may change the date and duration of the event at any time. In the event of force majeure or if the number of participants is insufficient, the organiser may also cancel the event or change the venue. In the event of cancellation due to force majeure, the sums remaining available after payment of all expenses incurred will be divided among the exhibitors in proportion to the sums paid by them, without them being able, by express agreement, to exercise any right of recourse. They may not, by express agreement, exercise any recourse on any grounds whatsoever against the organiser. Cases of force majeure include all situations that cannot reasonably be foreseen, beyond the control of the organiser, which make it impossible to carry out the event or which involve risks of disturbances or disorders likely to seriously affect the organisation and smooth running of the event or the safety of goods and persons. In any other case of cancellation by the organiser, the registered exhibitor will be refunded the sums paid. In all cases, the exhibitor assumes all the risks associated with the possible failure to hold the event and in particular the exclusive responsibility for the costs incurred in preparation for the event. Exhibitors accept the rules and regulations of the event as set out herein, as well as any new provisions that may be imposed by circumstances and adopted in the interest of the event by the organiser, who reserves the right to inform them, even verbally. They must comply with the regulations of the venue posted on the premises. Any infringement of these provisions may result in the exclusion of the offending exhibitor. This applies in particular to the lack of insurance, non-conformity of the stand of the stand, failure to comply with safety regulations, failure to occupy the stand, presentation of products that do not comply with the purpose of the event. Compensation at least equal to the rental price is then due to the organiser as compensation for the damage suffered. The exhibitor is solely responsible for the commercial operations carried out on his booth.

11. JURISDICTION: DISPUTES THAT COULD OCCUR AFTER THE INTERPRETATION OF THIS DOCUMENT, AND SPECIAL CONDITIONS, WILL BE ACKNOWLEDGE BY THE COURT OF LYON.