













RENTAL SPACE RESERVATION FORM/CONTRACT MONTREAL 2024

Reservation (person in	charge of the show) *Mandatory f	fields		
*First & last name:			*Address:	
*Company:			*City:	
*Email:			*Postal code:	Province:
Website:			*Mobile:	
*Company name to be	printed (plans, app, etc.):		1	
* Products and servi	ices displayed ★ Pleas	se provide a detailed description of	the products and services	offered at your booth.
Notes :				
	INCLUDING BLACK DI	RAPES: \$15.50 per square foot + taxe	s	
Important: Electricity and fi ★ A 5% discount will be gra	umiture are not included in the anted to ACVRQ members, who urnitures (enclosed)	20x10 or other size : erental price ich will be applied to the invoice. Package \$325 = 1 counter	[□ I don't want a package
(313\$ value)	2 chairs	(445\$ value) 2 stools		
	1 wastebasket	1 wastebas	sket	
Deposits All exhibitors must include a deposit – which must accompany this form – upon the signature of the contract according to the payment terms and conditions described succeeding page. Payment terms				
☐ Cheque (Please make the cheque payable to the ACVRQ and mail it to: 655, boul. Pierre-Bertrand, #500, Québec (Québec) G1M 2E4				
□ Bank transfer (ACVRQ, Caisse populaire Desjardins, bank # : 815, transit # : 20030, account # : 2173763)				
☐ Credit card : ☐ Visa	or 🛘 Mastercard		Exp	CVC :
☐ I authorize the ACVRQ to take the final payment for the remaining balance of the invoice on this credit card on January 8th, 2024				
We agree to pay the Association des commerçants de véhicules récréatifs du Québec (ACVRQ) (the "licensor") the space rental at the specified price, plus GST and HST. WE READ AND UNDERSTOOD THE TERMS AND CONDITIONS OF THE RESERVATION FORM AND RENTAL CONTRACT ON THE SUCCEEDING PAGE AND AGREE TO RESPECT THEM. If the reservation form and space rental contract are sent to the ACVRQ by fax, we authorize the licensor to treat them as if they were original documents. The signature below is a consent that a verbal authorization is obtained to use the credit card indicated for payment.				
Authorized exhibitor si	ignature		Date	
	Upon acceptance of this contract by the licensor, an invoice will be s			

Organisé par



























RULES MONTREAL RV SHOW

SPACE RENTAL RESERVATION FORM

A reservation form does not garantee a right to the allocation of a space. The licensor can, at his sole discretion, deny the reservation form, allocate a smaller space area than the one requested and modify the allocated space or cancel the allocation of a space without compensation to the participant.

RENTAL AND TERMS OF PAYMENT

- A) Terms of payment upon signature **before December 1**st, **2023**:
- Space from 50 sq. ft. to 499 sq. ft.: \$800 + tx upon signature.
- Space of 500 sq. ft. and more: \$3 000 + tx upon signature.

 Final balance payable on or before January 8th, 2024
- B) Any contract signed after December 1st, 2023
 - Space from 50 sq. ft. to 200 sq. ft.: total amount + tx upon signature.
 - Space of 201 sq. ft. and more: 50% upon signature.

 Final balance payable (if applicable) on or before January 8th, 2024

Please make the cheque payable to: ASSOCIATION DES COMMERÇANTS DE VÉHICULES RÉCRÉATIFS DU QUÉBEC

USE OF SPACE

Each exhibitor is only authorized to display the products described in this contract and must limit the products and services displayed to the space rented. Without limiting the generality of the foregoing, the exhibitor is not authorized to distribute coupons, samples or other merchandise belonging to third parties or to promote the products and services of third parties. Moreover, the use of the space is strictly reserved to the exhibitor and the exhibitor cannot transfer, in whole or in part, activities or exhibitions taking place in the rented space to a third party, or otherwise allow the participation of a third party in such activities without a prior expressed and written authorization from the licensor. If the exhibitor does not use the totality of the space to the satisfaction of the licensor, the latter can, at all times after the Show opens, allocate any vacant space to another exhibitor, as deemed appropriate and to the sole discretion of the licensor, for the benefit of the exhibition. The licensor reserves the right to relocate the rented space, as deemed appropriate and to the sole discretion of the licensor, for the benefit of the exhibition. The use of this space is subject to the terms and conditions herein, and the rules described in the "Exhibitor's Manual" and the rules and regulations of the RV Shows currently in effect or that could be subsequently adopted for this exhibition and considered as an integral part of this contract, and the exhibitor agrees to strictly comply with these rules. Furthermore, the exhibitor recognizes that the licensor is bound by an occupancy agreement governing the use and occupancy of the building by the licensor and all exhibitors. The exhibitor agrees to be bound by the terms, conditions and rules described in the occupancy agreement.

NATURE OF THE PRODUCT DISPLAYED AND ACTIVITIES

The licensor reserves the right, at his sole discretion, to deny, prohibit or remove any product displayed or offered for the purpose of the exhibition and to deny, prohibit or cancel the participation of an exhibitor, or to allow only the activities approved. The aforementioned restriction applies to products and activities that could hinder the proper operation of the exhibition, in the opinion of the licensor.

Risk

The exhibitor assumes all risk related to goods used or displayed, and the licensor shall not be responsible in any way for the security of objects displayed in case of theft, fire, accident or any other event, of any nature, or in case of bodily harm or damages to goods or persons caused by the activities of the exhibitor. The exhibitor recognizes and agrees that the licensor shall not be held responsible for statements or guarantees given by the exhibitor to attendees regarding the products and services or the operations or contracts entered into between the exhibitor and attendees or losses or damages resulting from the aforementioned.

INSURANCE

The exhibitor undertakes to hold harmless the licensor from any damages, fees and responsibilities towards a person, of any nature, resulting from the occupancy of the space rented by the exhibitor or any product displayed, equipment and accessories related to this occupancy or activities of the exhibitor, representatives or employees within the scope of this occupancy, whether these activities take place in the rented space, the building or elsewhere. Before the beginning of the exhibition, the exhibitor must take out a commercial civil liability insurance including a limit of liability of at least \$2 000 000,00 per event and containing a remedy clause between co-insured, and provide a thirty (30) day prior notice to the licensor of the cancellation of, or important changes to, the insurance policy. The licensor shall be designated as additional insured for all activities resulting from the participation of the exhibitor within the scope of the exhibition. The exhibitor must submit a certificate to the licensor confirming the insurance at the latest thirty (30) days prior to the beginning of the exhibition.

REMOVAL OF MATERIAL

A part of a product displayed cannot, at any time, be removed from the rented space during the course of the exhibition without prior written authorization from the licensor. The exhibitor must remove any product displayed, equipment and accessories from the premises at the date and time specified in the section "Tear Down" of the "Exhibitor's Manual". The licensor has the right to remove any product displayed, equipment and accessories belonging to the exhibitor and store them if the exhibitor fails to remove such items at the specified date. The exhibitor shall be responsible for removal or storage fees and any other additional fees incurred by the licensor or damages sustained by the latter resulting from the fact that the material remained on or around the premises of the exhibition after the specified date.

Organisé par



























IMPOSSIBLE OR INTERRUPTED USE OF THE PREMISES

The licensor reserves the right, at his sole discretion, to modify the date(s) that the exhibition is expected to take place and cannot be held responsible for any damages resulting from such a modification. In the event that the exhibition is cancelled for reasons beyond the control of the licensor, space rental fees and deposits already paid will be proportionally reimbursed to exhibitors, with deductions of related fees incurred by the licensor up to the cancellation date of the exhibition, and the licensor will be free from any and all resulting claims for damages.

COLLECTIVE AGREEMENTS

The exhibitor undertakes to respect all collective agreements and work relation agreements in effect, agreements between the licensor, companies acting as official contractors and persons in charge of the building in which the exhibition takes place, as well as all labour laws in effect for the jurisdiction in which the building is located.

CANCELLATION POLICY

No amount paid or payable by the exhibitor under the terms of this contract will be reimbursed if the exhibitor fails to use the rented space. The licensor has complete power regarding the interpretation and application of all the rules contained herein or elsewhere, and is authorized to modify such rules and establish any subsequent rule governing the participation to the exhibition, in accordance with what the licensor deems appropriate to ensure the proper operation of the exhibition. If the exhibitor fails to make the payments at the date specified herein, all the rights of the exhibitor under the terms of this contract will be terminated and any payment made by the exhibitor under the terms of this contract, and the licensor will subsequently have the right to grant the rented space to a third party. The licensor can, each time the exhibitor fails to pay any debt owed, and after submitting a request, seize and sell any item belonging to the exhibitor located on or around the premises of the exhibition, through a public or private sale, and apply the proceeds of such a sale to reduce the debt, including its fees, without infringing any other right of the licensor; the exhibitor will be liable for any shortfall or loss incurred by the licensor. This contract can be cancelled by the licensor at any time should the exhibitor fail to respect any term or condition herein and, at such time, all of the rights of the exhibitor under the terms of this contract will be terminated, and any payment made by the exhibitor under the terms of this contract before such a cancellation will be held by the licensor as agreed damages for the breach of this contract, and the licensor will subsequently have the right to grant the rented space to a third party. As long as the reservation form is not accepted by the licensor, the exhibitor has the right to be reimbursed for the rent paid by sending a prior written notice to that effect to the licensor.

GENERAL POINTS

In the event that any provision of these terms, conditions and rules is deemed illegal or otherwise non-regulatory, the other terms, conditions and rules will be interpreted as if such an illegal or non-regulatory provision was not contained herein. The exhibitor authorizes the licensor to use any picture or image for the purposes of promoting future events or any other event promoted by the latter. There is no statement, guarantee or condition made by the licensor or binding the licensor within the scope of this contract and the rental of the space other than the statements, guarantees and conditions stated herein, in the "Exhibitor's Manual", in the rules of the RV Show or within a document signed by the licensor. No provision of this contract can be interpreted in such a manner as to designate the exhibitor and the licensor as associates, co-contractors or representatives for one another. The exhibitor states having read and understood the "Exhibitor's Manual" and rules of the RV Shows and recognizes that this reservation form and the resulting contract are subject to the aforementioned. The licensor reserves the right to determine the eligibility and the appropriate nature of the products displayed before accepting this contract. This contract and any dispute that could result from it will be interpreted and governed in accordance with Quebec laws and any legal dispute will fall under the jurisdiction of the courts of the province of Quebec.

GST: R135085397 HST: 1015463364TV0001

Association des commerçants de véhicules récréatifs du Québec (ACVRQ)

655, bld Pierre-Bertrand, # 500, Québec (Québec) G1M 2E4 - Mobile 418 564-4688

Email: jdupuis@acvrq.com









