

EXHIBITION REGULATIONS

1 • Organisers

GIE Objectif transport public
48 avenue du Général Leclerc – 75014 Paris – France
Tel +33 (0)1 48 74 04 82
email: salon@gietransport.com
Siret company number 483 192 340 000 22 – APE 8230Z

2 • Commercial services

GIE Objectif transport public
48 avenue du Général Leclerc – 75014 Paris – France
Tel +33 (0)1 48 74 04 82

3 • Event duration and venue

Paris Expo – Porte de Versailles
- Set-up: June 8-11 2018 (to be confirmed)
- Exhibition: June 12-14 2018
- Break-down: June 15-16 2018

4 • Registration and terms of payment

Registration is possible only using the appropriate form (the "Order Form"). By registering, exhibitors acknowledge that they are aware of and agree with these regulations. They must comply with the technical guide available on the event's website. The version of the regulations shown on the exhibition website shall take precedence over any other version.

No conditions or reservations expressed by exhibitors on registration shall be taken into consideration. Specific location requests shall be taken into account whenever possible. However, such requests shall not be considered to constitute a condition of participation.

Registration commits participants. Registration shall be deemed to have been recorded only on receipt of the Order Form, accompanied by payment of 50% of the total cost of participation including tax, as a down payment, by GIE Objectif transport public. The location booked by the exhibitor is guaranteed in the form of an option. This option shall automatically be waived if the down payment is not banked within 15 days. In this event, the location may be offered to other exhibitors.

The outstanding 50% (i.e. the balance) shall be paid on receipt of invoice, and in any event no later than **March 26, 2018**. The organisers shall reject any exhibitor that has not paid its invoice in full.

Exhibitors that have not paid the full amount due for their space rental as of March 26, 2018 shall incur charges equal to 0.5% of the balance payable including tax per week of delay, plus a €40 administrative fee.

Registration

The completed and signed Order Form must be sent to the following address:

GIE Objectif transport public

48 avenue du Général Leclerc – 75014 Paris – France
Tel +33 (0)1 48 74 04 82
email: commercial@gietransport.com

Payments

Payments shall specify the invoice number and be made to:
GIE Objectif transport public

• Either by bank transfer:

Bank: BPRIVES – Banque Populaire Rives de Paris
IBAN: FR76 1020 7004 2620 2134 0355 593
SWIFT/BIC: CCBPFRPPMTG

• Or by cheque:

Made payable to GIE Objectif transport public/Salon
To be sent to the following address:
GIE Objectif transport public
48 avenue du Général Leclerc – 75014 Paris

SIRET company number: 48319234000022
APE/NAF code: 8230Z
EU VAT number: FR11483192340

5 • Terms of withdrawal / non-participation

In the event of abandonment by an exhibitor for any reason whatsoever, all monies paid shall be forfeit to the organisers, and 100% of the space rental amount due shall be payable as of March 26, 2018.

6 • Co-exhibitors

Any enterprise or brand present on an exhibitor's stand, other than the brand of the exhibitor itself, that presents products, services or documentation shall be deemed to constitute a co-exhibitor. It shall be required to pay the co-exhibitor fee to be present on the stand. Provided it has done so, it shall benefit from the same entitlements as exhibitors (catalogue listing, access to Experts' Forums, etc.). It shall be required to fulfil the same obligations as any other exhibitor.

7 • Mandatory insurance

Exhibitors are liable for all damage (bodily injury, material and non-material damage) to themselves and to third parties, including their agents, and to equipment, fittings or merchandise belonging to or entrusted to them. They are required to take out comprehensive insurance and civil liability insurance, at their own expense, for the entire duration of the event. The insurance certificate must be returned to the organisers (see the technical guide).

These mandatory insurance policies must cover the following: items on display; samples and accessories, stand fittings and installations, and packaging; exhibitors' civil liability with respect to third parties.

The organisers may not be held liable for any loss, anomaly, or any other damage to items or exhibition materials, for any reason whatsoever.

8 • Exhibition advertising

Only media provided by the organisers may contain on-site advertising. Visual, mobile and audio product presentations are permitted provided that they do not interfere with the activity of other exhibitors or with messages broadcast in the exhibition venue. The organisers are entitled to require any violators to comply with this principle.

9 • Regulations governing the distribution of newspapers and magazines to exhibition exhibitors and visitors

To be distributed, any newspaper or magazine must either have its own stand or, following discussions, be the subject of a specific agreement with the organisers.

Distribution of the magazines or documents in question may take place only on the stand of the title in question or on presentation stands assigned by the organisers. All other forms of distribution are prohibited.

10 • Technical considerations

Each exhibitor shall be supplied with the exhibition's technical file, put together by the organisers. This specifies all the requirements with which exhibitors are required to comply, in particular safety instructions and respect for other exhibitors. Exhibitors undertake not to breach these obligations in any manner whatsoever.

11 • Holding of the exhibition

The exhibition organisers reserve the right to alter the opening date and/ or duration of the exhibition, and to decide on its extension, postponement or advance closure; exhibitors shall not be entitled to any compensation in any such event. If the exhibition does not take place due to force majeure circumstances or circumstances beyond the control of the organisers, monies paid by exhibitors shall be reimbursed to them, less their proportional share in preparation expenses.

12 • Settlement of disputes

In the event of any disagreement or dispute regarding the performance or interpretation of these regulations, the parties undertake to seek an amicable solution. Failing this, the disagreement or dispute shall be governed by French law and the Paris Courts shall have jurisdiction in the matter.