



**The Las Vegas Coin, Stamp & Collectibles Show Application Contract
Sponsored by the ANA again!**

October 26-29, 2006 at the Riviera Hotel & Casino

3rd Annual Coins, Collectibles & Antique Arms Convention

For info call (866) 362-6642 • fax (949) 252-0541 • lasvegascollectibles.com

Please Reserve: Regular Table @ \$650 Corner Table @ \$900

Firm Name _____

Applicant Name _____

Address _____

City _____ **State** _____ **Zip** _____ **Country** _____

Telephone _____ **Fax** _____ **E-mail** _____

My sign will read _____ / _____
(Company/Individual) (City/State or Country)

Fifty percent (50%) non-refundable deposit must accompany this application/contract. Final payment is due no later than September 1, 2006. A signed bourse application/contract must be on file in order for your table to be set up.

Name of dealer or company representative

Signature Date

By signing this application/contract, you have agreed to exhibit under the terms and conditions printed on the reverse side of this document. I/we agree that any facsimile transmission of this application/contract shall constitute a binding agreement.

Office Use Only

NGC Sponsor & Grading On-Site

**Mail to: Las Vegas Trade & Grade
18022 Cowan • Suite 107 • Irvine • CA • 92614**

<i>Deposit</i>	<i>Approval</i>

Terms and Conditions of Exhibitor Agreement

This agreement is made between the Las Vegas Coin, Stamp & Collectibles Show (hereinafter referred to as LVCSCS) and the Exhibitor, whose authorized signature appears on the application, agreeing to all the terms and conditions as stated herein. Whereas, (A) The LVCSCS will conduct its Convention during the periods set forth on this application. (B) The Exhibitor desires to maintain an exhibit at such convention.

NOW THEREFORE, in consideration of the mutual promises and representations contained herein, the parties hereto agree as follows:

1. The LVCSCS will provide one Regular or Corner space to the exhibitor at the Convention site, to accommodate one front table (two for Corner tables), one back-up table, an electrical outlet, four chairs (six for Corner tables), a Dealer sign and two standard size display cases with locks (four for Corner tables). In consideration therefore the Exhibitor will pay the LVCSCS, the amount set forth in the accompanying application.
2. The Exhibitor will not be entitled to any refund in the event it cancels this Agreement and LVCSCS is under no obligation to re-let the space covered hereunder.
3. The Exhibitor may display any numismatic-associated merchandise on its Bourse Table. No counterfeits shall be exhibited or sold except those which are of recognizable historical importance and if properly identified as counterfeits.
4. No sharing of table space, unless prearranged, is permitted and the Exhibitor may not transfer Table I.D.s.
5. Any material subject to U.S. import restrictions, and any counterfeits shall be subject to seizure by appropriate authorities or by members of the Convention staff. No Exhibitor shall have any recourse in such an occurrence.
6. A security room with armed guards will be available to Bourse Table holders and Exhibitors during announced days and times. Those using this service shall abide by the directives of the guards as to registry and handling of property to be secured. Use of this room is encouraged.
7. In the event the Exhibitor violates any provision of this agreement, a Complaint or Petition seeking relief under the U.S. Bankruptcy Code is filed by or against Exhibitor or a petition or action taking advantage of any insolvency law is filed by or against Exhibitor, and document presented to the LVCSCS shall have been determined to be false or misleading or in the event the LVCSCS in its sole discretion deems Exhibitor's actions or displays to be not suitable to or in keeping with the character of the Convention, the LVCSCS shall have the right to cancel this Agreement or to prohibit, close, correct, remove, or eliminate any exhibit, part of exhibit, sign, card, printed matter, souvenir, catalog, or other thing, circumstance, conduct or action.
8. Neither the LVCSCS, nor the exhibition site, nor the Security Firm, shall be responsible for Exhibitor's property. Exhibitor assumes any and all liability for any loss, damage, or destruction to the property of Exhibitor or that of the Exhibitor, or in his behalf. Exhibitor also assumes sole liability for any other property lost, damaged or destroyed, or for any injury to any and all persons, whether to himself, his representatives, employees, guests or the public in general caused by Exhibitor, his agents or employees, whether by commission or omission, or by his occupation or use of any portion of the exhibition site or participation in the trade show. The LVCSCS provides no insurance on account of, or for the benefit of Exhibitor or his exhibits. Exhibitor shall indemnify and save harmless the LVCSCS, the exhibition site and the Security Firm against any loss, liability, actions or causes of action or damages for injury to persons or property sustained by reason of its occupation or use of any portion of the exhibition site or its facilities or participation in the Convention or acts done or performed by the Exhibitor, its agents or employees. Exhibitor agrees to make no claim against the LVCSCS, the exhibition site, or the Security Firm for loss by theft, damage or destruction of goods, or injury to Exhibitor, its agents or employees and by these promises does hereby release the LVCSCS, the exhibition site and the Security Firm from any and all debts, claims, demands, actions or causes of action, which it now has or may hereafter have arising from any loss, theft, or damage of any kind occurring to any property of the Exhibitor and any other claim arising out its use and occupation of the space covered hereunder of the exhibition site.
9. The LVCSCS shall not be responsible for failure to provide any space contracted for because of any reason beyond its control, including, but not limited to, failure by the exhibition site to make available any space, government regulation or controls, strikes, the occupation of any space by any government or governmental authority, or act of God, a public enemy or terrorist attacks.
 - (a) In the event of such advance failure or such cause, the LVCSCS may cancel this contract by refunding the Exhibitor 70% of the Rental Price paid by the Exhibitor and the parties hereto shall be released from any and all further obligation under this agreement, or
 - (b) The LVCSCS shall have the right to substitute other available space or to change the date when, and place where, the Convention shall be held by giving the Exhibitor written notice thereof by mail addressed to the address given by the Exhibitor on the applicable application, at the earliest date as may be practical, and all the terms and conditions hereof shall apply with force and effect as if said new space, time and place had been originally specified herein.
 - (c) In the event of a partial or total evacuation of the exhibition site for less than five (5) hours, caused by reasons beyond the control of the LVCSCS, there will be no abatement or reduction of the Rental Price.
 - (d) In the event of a partial or total evacuation of the exhibition site premised which extends beyond the period of five (5) hours, or for all the period covered by this Agreement, the liability of the LVCSCS is limited to the Rental Price specified on the application, that the period of evacuation bears to the period covered by this agreement, and in no event shall the liability of the LVCSCS exceed the Rental Price, less room fees.
10. Aisle space, or other unused space in the exhibit areas, as shown on the official floor plans, shall not be used for exhibit purposes, or any purpose whatsoever by Exhibitor.
11. Exhibitor agrees to comply fully, at its own cost and expense, with governmental, state and local license and tax regulations.
12. Exhibitor shall abide by all union labor requirements prevailing in the city of the Convention at the time of the scheduled Convention, and Exhibitor and its employees or agents shall not violate existing agreements with respect to the use of union labor in erecting or dismantling of exhibits or displays. In the event of any labor disputes affecting the transportation, erection, installation, operation or dismantling of any exhibit, Exhibitor will promptly take any and all action and to do any and all things that the LVCSCS shall direct in order to achieve immediate settlement of such dispute. The LVCSCS will not be responsible for delays or extra expense incurred because of strikes, labor disputes or any other cause beyond its control.
13. Exhibitor must relinquish possession of its exhibit spaces or display rooms no later than 7:00 p.m. on the day of the closing of the Convention, except where earlier time has been designated by the LVCSCS. Exhibitor will not be permitted to dismantle displays, wherever located, before the official closing hour designated for all exhibits. Exhibitor agrees not to disturb or begin packing exhibits or parts of its display prior to the official closing hour.
14. All designs for displays must be submitted to the LVCSCS for approval prior to placement. No exhibit shall obstruct the view of other tables or aisles, nor create lack of uniformity or harmony in the general appearance of the Convention.
15. No Exhibitor shall have or operate any display which, in the opinion of the LVCSCS is the source of objectionable noises or odors or has decorations of other aspects which are deemed objectionable, including signs, lights and costuming of attendants. Audio and musical devices are expressly prohibited by the LVCSCS.
16. All charges for rental of equipment or for labor from the exhibition site or any other party will be billed directly to the Exhibitor concerned, and in no circumstances, will these charges be borne by the LVCSCS. All questions concerning such charges will be taken by the Convention site, and the LVCSCS cannot assume responsibility for charges made by the exhibition site to the Exhibitor. Payments for such charges are to be made directly to the exhibition site and not to the LVCSCS.
17. LVCSCS is warranted to each Hotel to make appropriate disclosure to attendees in a sufficient and timely fashion (prior to their booking rooms with the Hotels) of the fact that some portion of the convention room rate paid by attendees is being paid to the Hotels for other convention expenses such as transportation, food and beverage, etc., and LVCSCS will indemnify and hold each Hotel harmless from any liabilities, costs or fees each Hotel might suffer as a result of a breach of the obligation.

Dated 3/13/06