

Sustainability in Automotive Conference 2023

07 December 2023 | 3rd Digital Conference

Information for
partners and sponsors



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About the Event

Automobile manufacturers, their suppliers and engineering service providers are increasingly gearing their business towards sustainability. This is because not only legislators, but also end customers and society are increasingly evaluating companies and their developments, products and services in terms of sustainability.

The entire life cycle of a product, from the extraction of raw materials through production and service life to recycling, is becoming increasingly decisive. The 3rd Sustainability in Automotive Digital Conference will provide you with the current developments in the industry and discuss the next steps.

The Conference „Sustainability in Automotive“ will take place in a virtual format and will be broadcasted in real-time to the participants.

OUR VIRTUAL EVENT PLATFORM OFFERS TO ALL PARTNERS AND SPONSORS:

- ▶ Your company profile in the virtual exhibition
- ▶ Your personal speaker profile incl. contact information
- ▶ Option to place banners and widgets
- ▶ Option to send direct notifications
- ▶ 1:1 chats with participants
- ▶ Option to schedule a 1:1 video call with participants

OUR VIRTUAL EVENT PLATFORM OFFERS TO ALL PARTICIPANTS

- ▶ live stream of the lectures
- ▶ access to the virtual exhibition
- ▶ access to all features from one week before until one week after the conference
- ▶ Q&A feature in the live stream
- ▶ participation possible on all common devices (smartphone, tablet and laptop)
- ▶ 1:1 video chats with attendees, partners, sponsors and speakers
- ▶ live polls
- ▶ your personal program overview
- ▶ all available conference documents in one place for download as well as further useful features

CONFERENCE OVERVIEW PROGRAM

**7th December 2023
9:00 a.m. to 12:30 p.m.**

09:00	Opening
09:15	Overview of the importance of sustainability in the automotive industry (30 min.)
09:45	Sustainability in the powertrain (30 min.)
10:15	Sustainability in the complete vehicle (30 min.)
10:45	Break
11:00	Sustainability in manufacturing (30 min.)
11:30	Sustainability in the supply chain (30 min.)
12:00	Panel discussion: The next sustainability steps in the automotive industry (30 min.)
12:30	Closing words

Speaking Slot

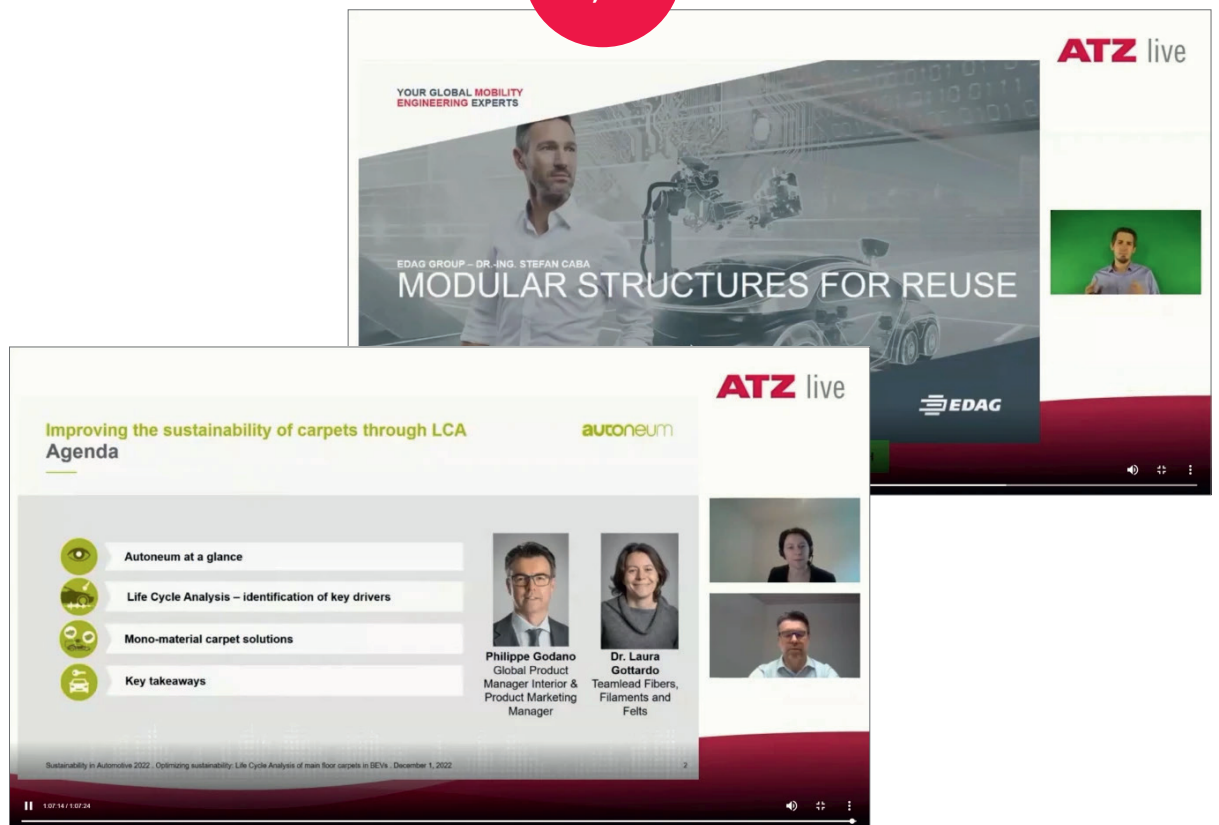
SPEAKING SLOT

Become part of the 3rd Sustainability in Automotive Digital Conference and inspire our participants with your topics.

The Speaking Slot Package includes:

- ▶ Your 30 minute speaking slot
 - ▶ Incl. technical dry run
 - ▶ Incl. introduction from ATZlive moderator
 - ▶ Incl. 5 to 10 minutes Q&A
- ▶ Logo, company profile and a link to your homepage on our website as part of the conference announcement
- ▶ Your virtual company profile at the Event platform incl.:
 - ▶ Your logo, company profile and contact details
 - ▶ Image and/or video embedding
 - ▶ Call to action button
 - ▶ 1:1 Video chat with participants

price:
€ 3,500



All prices plus federal VAT. Our General Terms and Conditions apply; please see the appendix.

Sponsoring



SPONSORSHIP

Interested in presenting your own company, products or services to the participants of the 3rd Sustainability in Automotive Digital Conference in a premium format? We offer a range of attractive options for sponsors. We will be pleased to prepare a tailor-made solution to match your individual preferences.

We look forward to your call or you can contact us by email using the response form below.

**BECOME
A SPONSOR
NOW!**



Contact:

Mr. Alex Woidich, Event- & Salesmanager
phone: +49 (0)611 / 7878-206, alex.woidich@springernature.com

Sponsoring Sustainability in Automotive Digital Conference 2023

- ▶ Your 30 minute speaking slot
 - ▶ Incl. technical dry run
 - ▶ Incl. introduction from ATZlive moderator
 - ▶ Incl. 5 to 10 minutes Q&A
- ▶ Your brochure digitally to all participants
- ▶ Your virtual company profile at the Event platform incl.:
 - ▶ Your logo, company profile and contact details
 - ▶ Image and/or video embedding
 - ▶ Call to action button
 - ▶ 1:1 Video chat with participants
- ▶ Banner advertising in our virtual Event platform:
Display in menu (random rotation with banners of other sponsors)
- ▶ Widget on the home screen of the virtual Event platform
- ▶ 1 Direct notification to all participants
- ▶ Logo, company profile and a link to your homepage on our website as part of the conference announcement
- ▶ Your video in the welcome and break presentation (max. 2 minutes)
- ▶ Mention as sponsor on www.ATZlive.com
- ▶ **NEW** List of participant leads

price:
€ 5,500

All prices plus federal VAT. Our General Terms and Conditions apply; please see the appendix.

Registration



by e-mail to: alex.woidich@springernature.com

YES, WE WANT TO JOIN THE EVENT ON 7TH DECEMBER 2023:

- | | |
|--|---------|
| <input type="checkbox"/> Speaking Slot Package | € 3,500 |
| <input type="checkbox"/> Sponsoring Package | € 5,500 |

Company Information

Title / First name / Surname

Company / Institute

Street

Postal code, city

Country

Phone

Fax

Email

Billing Address (if not the address above)

Company

Street

Postal code, city

Country

By registering, we agree to accept the Conditions for Participation of Springer Fachmedien Wiesbaden GmbH.

City / Date

Signature / Company stamp

Still have questions? We'll be glad to help you!

Mr. Alex Woidich
tel +49 (0) 611 / 78 78 – 206
alex.woidich@springernature.com

Springer Fachmedien Wiesbaden GmbH
Abraham-Lincoln-Straße 46
65189 Wiesbaden

Conditions for Participation



1. CONTRACTUAL STIPULATIONS

1.1 Contractual Partner

The contractual partner (hereafter "Organiser") is Springer Fachmedien Wiesbaden GmbH (ATZlive).

1.2 Eligibility

All companies and institutions whose exhibits would contribute to illustrating or complementing the intended subject matter are eligible. Decisions on the eligibility of individual companies, institutions and exhibits reside in the purview of the Organiser. There is no legal right or claim to eligibility. Participation may not be made contingent on the exclusion of competing companies / institutes as Exhibitors / Sponsors.

1.3 Conclusion of the Contract

Registrations must be in written form, using the registration form (which may be submitted by fax or as a scanned email attachment). Once they have received a confirmation from the Organiser, the contract between the Organiser and Exhibitor / Sponsor has been concluded.

2. CANCELLATION AND FAILURE TO PARTICIPATE

2.1 Cancellation Rights: the Organiser

The Organiser is entitled to withdraw from this contract if it is determined that the other party's right to participate was based on false or incorrect information, or if said party no longer satisfies the conditions for participation.

2.2 Cancellation and Failure to Participate: Sponsors

Sponsors are entitled to withdraw from this contract as long as no services have yet been provided by the Organiser. Should a Sponsor cancel at a later point in time, they must pay the participation fee in full. The same applies if a Sponsor does not make use of services provided in the Sponsoring Package, regardless of the reason.

2.3 Cancellation and Failure to Participate: Exhibitors

Exhibitors may cancel at no cost up to 6 weeks before the start of the event. Should an Exhibitor cancel between 6 and 4 weeks prior to the event, they must pay 50 % of the participation fee. Should they cancel 4 weeks prior to the event or later or fail to participate, regardless of the reason, they must pay the participation fee in full.

3. CONTENT OF THE CONTRACT

3.1 Scope

The services provided by the Organiser and those provided by the Exhibitor / Sponsor are described in detail in the respective Exhibitor Package / Sponsoring Package.

3.2 Exclusivity

The Organiser is entitled to conclude contracts with other Sponsors, unless an exclusive service is explicitly granted to a specific Sponsor as part of their Sponsoring Package.

3.3 Transferability

The services provided by the Organiser and included in the Sponsoring Package may not be transferred to third parties, whether in whole or in part and whether in return for or without remuneration.

4. USE OF BOOTH SPACE

4.1 Assigning and Reassigning Booth Space

Booth spaces are assigned by the Organiser. Requests for specific booth spaces will be taken into consideration by the Organiser; however, event participants have no right or claim to a specific space. If an assigned booth space should subsequently become unavailable due to circumstances beyond the Organiser's control, but another space of equal value can be provided, the Exhibitor is not entitled to a full or partial refund of the participation fee.

4.2 Additional Exhibitors and Joint Booths

Exhibitors are prohibited from transferring or sharing the

booth assigned to them, whether in return for or without remuneration.

4.3 Booth Set-up and Design

With regard to booth set-up and design, the specifications provided to the Exhibitor / Sponsor by the Organiser with regard to booth placement, maximum height, set-up times, etc. must be adhered to. These instructions will be provided ca. 4 to 6 weeks prior to the event and are part of this contract. Exhibitors must adhere to all relevant legal and administrative stipulations.

4.4 Technical Equipment

All technical installations must be approved by the Organiser. Exhibitors / Sponsors are prohibited from using their own technicians to create installations; violators are liable for any and all resultant damages. Any electrical connections, machinery or equipment that are not approved and / or do not fulfil the relevant technical criteria may be removed at the Exhibitor's / Sponsor's expense.

4.5 Set-up and Tear-down

The set-up and tear-down of the booth materials, as well as the booth equipment and design, are – unless indicated otherwise in the information on the event – the responsibility of the Exhibitor. Unless stipulated otherwise in the form of an individual agreement, the Exhibitor must set up, tear down and remove their booth materials by the respective dates laid out in the contract. If need be, the Organiser is entitled to arrange for the booth to be removed and the materials to be put in storage at the Exhibitor's expense and risk. Booths rented from the Organiser must be returned in their original condition.

5. INSURANCE

Insurance policies covering damages to and theft of booth materials must be secured by the Exhibitor.

6. PARTICIPANTS

For the duration of the event, participants may only take part in the event provided they have a valid nametag provided by the Organiser. Once booked, nametags will be created for all registered participants, speakers, booth staff, Sponsors, and accredited members of the press. Any exceptions to this policy require the prior consent of the Organiser and must be requested in writing.

7. PAYMENT CONDITIONS

Invoicing will take place after the event. Invoices must be paid within 14 days after they are received. If not paid by this deadline, the Exhibitor / Sponsor will automatically be in default without the need for a reminder.

8. CANCELLATION OF OR CHANGES TO THE EVENT

8.1 Cancellation

If the Organiser has to cancel the event due to an Act of God or for some other reason, they must promptly inform the Exhibitor / Sponsor. Though the Organiser cannot demand booth rent in such cases, they are entitled to charge the Exhibitor / Sponsor for the work already done in preparation for the event.

8.2 Postponement

If the Organiser can carry out the event at a later point in time, they must promptly inform the Exhibitor / Sponsor of this option. The Exhibitor / Sponsor is entitled to cancel their participation on the new event date, provided they do so no later than one week after receiving notice of the postponement. Should the Exhibitor / Sponsor opt to cancel their participation, they are entitled to receive their booth rent back from the Organiser.

8.3 If the event can be cancelled due to legal/official restrictions in connection with the COVID 19 pandemic or any other pandemic are not or only to a limited extent carried out as face-to-face events, the organizer is entitled to cancel or postpone the event. Sections 8.1 and 8.2 apply accordingly. In addition, the organizer is the event in whole or in part as a hybrid event or as a to conduct an online event.

8.4 If the organizer is unable to perform due to force majeure or in the case of paragraph 8.3 decides to conduct the event entirely as an online event, the same applies as in the case of a cancellation according to clause 8.1.

8.5 If the organizer is unable to perform due to force majeure or in the case of paragraph 8.3 decide to organize the event in whole or in part as a hybrid event, the or in part as a purely online event, the exhibitor shall be obliged to inform the Sponsor immediately. The exhibitor/sponsor is within one week after receipt of this notification, the participant is entitled the changed event; in this case he has the right to cancel for reimbursement of the stand rent.

8.6 Claims for reimbursement of travel and accommodation expenses and loss of working hours are excluded subject to the provision in clause 9.

8.7 Clauses 8.4 and 8.5 shall not apply if an event is from the outset hybrid event was announced and only the number of participants in presence is lower than that of the exhibitor/sponsor at the conclusion of the Contract expected.

9. LIABILITY

9.1 Liability of the Exhibitor / Sponsor

The Exhibitor / Sponsor is liable for any damages to the floor, walls, doors, windows, furniture and other equipment. The use of nails, screws, hooks or other fasteners in or on the buildings and structures of the event venue, as well as applying paint or glue to the floor, doors, windows, walls or columns, is prohibited. Any damages must be completely repaired. If this does not come to pass, the Organiser is entitled to arrange for the necessary repair work at the expense of the Exhibitor / Sponsor. The Organiser reserves the right to claim further damages.

9.2 Liability of the Organiser

The Organiser is liable for damages, including those resulting from the cancellation or premature ending of an event, provided said damages are the result of gross negligence. In the event that the Organiser fails to fulfil one or more of their cardinal obligations (i.e., essential obligations that, if not fulfilled, jeopardize the accomplishment of the contractual goals or make it impossible to fulfil the agreed-upon contractual conditions at all, and the fulfilment of which the Exhibitor / Sponsor should normally be able to expect), then the Organiser is also liable in cases of ordinary negligence; in such cases, however, said liability is restricted to those damages that are foreseeable and typical for this type of contractual agreement. Further, the Organiser is liable for cases of ordinary negligence with regard to loss of life, loss of health, or injury, or when they have issued a guarantee. Liability as delineated in the German Product Liability Act remains unaffected. For the types of liability mentioned above, if the Organiser is wholly or partially exempt, the same applies to the personal liability of its employees, representatives and vicarious agents.

10. CLOSING STIPULATIONS

10.1 Filing Claims

In order to be valid, any and all legal claims from the Exhibitor / Sponsor with regard to the Organiser must be communicated within 3 months after the event and must be filed with a court of law no later than an additional 3 months after the event.

10.2 Written Form

Any and all supplemental agreements, special permissions or exceptions to the stipulations of this contract must be confirmed in writing by the Organiser. A withdrawal from this contract must be declared in writing. Any agreement superseding said need for supplemental agreements to be made in writing requires the express written consent of the Organiser.

10.3 Place of Fulfilment, Court of Jurisdiction and Applicable Law

Provided the Exhibitor / Sponsor is a registered merchant, a corporate entity in the public sector, or a special fund in the public sector, Wiesbaden, Germany is the presiding court with regard to disputes concerning mutual obligations. This contract is exclusively subject to German law.