

Registration form

Business Mission "Electronic Based Systems / Silicon Alps Region"

Overall goals

- ▶ Demonstration of best practices through visits to companies and R&D facilities
- ▶ Networking with industry representatives and experts
- ▶ Establishing new co-operations
- ▶ Insights into research and development, knowledge transfer
- ▶ Developing ideas and exploring possible synergies

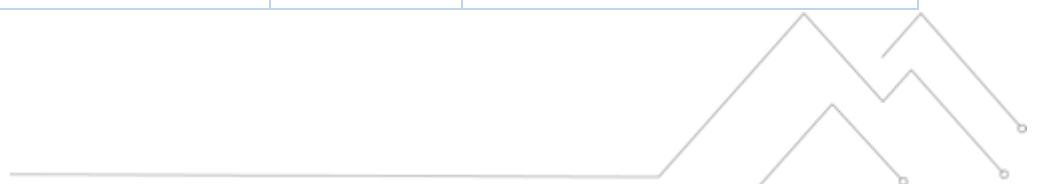
Overview of services

- ▶ Participatiion at EBSCON conferenc on 2nd October 2024
- ▶ Business Mission to selected Silicon Alps members on 3rd & 4th October 2024
- ▶ Lunch (2nd, 3rd, 4th October 2024)
- ▶ Dinner (2nd & 3rd October 2024)
- ▶ Bus transfer to visit Silicon Alps members (3rd & 4th October 2024)

Further detail information can be found within document „Business Mission Silicon Alps“.

We hereby register for this offer at a **price of EUR 250,-- (plus 20% VAT)** per person and accept the conditions of participation and cancellation:

Company info:			
Company:			
Address (Street & ZIP-Code & Location):			
Invoicing address (if different):			
VAT-Nummer:			
Info participant:			
Name:			
Surname:			
E-Mail:			
Phone Number:			
Location, Date		Stamp, Signature	



CANCELLATION CONDITIONS:

You must register for our event using the registration form by 6th September 2024 at the latest. Your registration is only binding once your booking has been confirmed by the Silicon Alps Cluster; you will receive this confirmation by 9th September 2024 at the latest. Your registration can no longer be cancelled free of charge after this date, as we use your participation fee to finance parts of the Business Mission. If you are unable to attend, you are free to nominate a substitute participant. In the event of cancellation or non-participation, a cancellation fee of EUR 250 (plus 20% VAT) will be charged.

CONDITIONS OF PARTICIPATION:

The conditions of participation of the Silicon Alps Cluster (hereinafter referred to as SAC) apply to all legal relationships between the SAC and the company, which are mutual business transactions within the meaning of the Austrian Commercial Code (UGB). Any deviations from these conditions of participation shall only apply if they have been confirmed in writing by the SAC. The General Terms and Conditions of the SAC apply: [SAC_AGBs](#). Austrian law shall apply exclusively. The UN Convention on Contracts for the International Sale of Goods is expressly excluded. For any disputes arising from this legal relationship, including those concerning the existence or non-existence of this legal relationship, the competent court in Villach, Austria, is agreed.

By registering, you expressly acknowledge that the data you provide will be processed by the SAC for the purpose of administering and organising the event. In the event that you register third parties for this event, you expressly declare that you are authorised to make this registration and to pass on the data of the third party and that the SAC may process this data for the purpose of holding this event. You indemnify and hold the SAC completely harmless in this respect.

Registrations will be processed according to the number of places available and will be ranked according to the time of receipt by the SAC. The number of **participants is limited**. The date and time of the e-mail or the receipt stamp of the registration form are decisive. If a registration can no longer be considered due to the limited number of participants, the respective company will be informed of this by the SAC. The company is no longer bound by its registration as soon as the SAC becomes aware that the registration has been cancelled. The company shall be bound by its registration from the date of receipt of the registration form by the SAC up to and including 13 October 2023. If the company withdraws its registration, it is obliged to fulfil the above-mentioned **cancellation conditions** of the SAC. Receipt of the registration form by the SAC does not constitute a contract. The contract is only validly concluded when the SAC confirms the registration form in writing and recognises these conditions of participation.

The amount to be paid by the company is due for payment within 30 days of receipt of the invoice issued by the SAC. The SAC reserves the right to withdraw from the contract for any reason whatsoever. Cancellation of the contract shall not give rise to any warranty claims or claims for damages. Any transfer of rights arising from this contract to third parties, in particular the transfer of participation authorisation to other companies, is not permitted without the consent of the SAC.

Our liability for damage, loss or theft of items and valuables brought by you is excluded to the extent permitted by law. Furthermore, to the extent permitted by law, we accept no liability for personal injury occurring on our event premises, in the break rooms, corridors and ancillary rooms, or on third-party premises used by us for event purposes. We accept no liability or guarantee for the accuracy and completeness of the statements made by trainers and speakers at the events. The event documents used are protected by copyright and may not be reproduced (even in part) or used commercially without our consent and the consent of the respective speaker. Insofar as the event is not significantly changed/impaired, you are not entitled to any claims in the event of a change of speakers, changes to the programme, etc.. Cancellation of the contract or a reduction of the fee is therefore not possible.

Photographs and/or video recordings may be made at this event in which you are recognisable and which could be used for the public relations work of the Silicon Alps Cluster for an unlimited period of time. By participating in this event, you expressly agree to the photo and/or video recordings and consent to the distribution of the photo and/or video recordings for the above-mentioned purposes. You can revoke this declaration at any time. This cancellation applies to all future publications, but not to publications already made.

All contractual agreements, including collateral agreements, must be in writing in order to be valid. Should individual provisions of this contract be invalid, this shall not affect the validity of the remaining provisions. The invalid provision shall be replaced by a valid provision that comes as close as possible to the intended purpose.

