

**Terms and Conditions for  
for the Workshop on Model-Based Space Systems and  
Software Engineering (MBSE2024)  
28-29 May 2024, Bremen**

- Registration for the Workshop on Model-Based Space Systems and Software Engineering (MBSE2024) in 2024 is possible only online via the website.
- By registering for the Workshop on Model-Based Space Systems and Software Engineering (MBSE2024) on May 28-29, 2024 each participant agrees to the participation terms and conditions. If you are registering on behalf of another individual, it is your responsibility to ensure the person participating is aware of these terms and accepts them. By completing the registration on behalf of other individuals you are warranting that you have made the participants aware of these terms and that they have accepted these terms.
- Once the registration process has been completed, an electronic confirmation of registration is generated by the system and automatically sent to the e-mail address provided by the user.
- Participation fees will be charged for the participation in event “Workshop on Model-Based Space Systems and Software Engineering (MBSE2024)”, May 28-29, 2024, Bremen, Germany
- Your registration entitles you to access to the in-person event. All other costs associated with your participation on site are your sole responsibility and the organizer accepts no liability for these costs.
- The organizer reserves the right to change the event format (to a hybrid or purely virtual event) or to cancel the event altogether for reasons of force majeure (including COVID19). If the event format is changed, all participants will be informed immediately. In the case of the event cancellation, the organizer shall have no further obligations towards the participants. In particular, DLR e.V. will not be reimbursing any travel or accommodation costs.
- The participant warrants that all data provided by him/her during registration is true and complete. The participant is obliged to notify the organizer immediately of any changes to his/her user data for as long as he/she participates in the workshop. Each participant may only register once.
- In case there will be hygiene and safety measures for the in-person event, they will be communicated via the website and hygiene measures will also be pointed out onsite. Each participant onsite agrees to comply with the hygiene and safety measures that will apply.
- The organiser reserves the right to make changes to the program.

- If this event is accompanied by a photographer of the German Aerospace Center (DLR e.V.) and photos as well as audio and video recordings may be intended to be used in part on the organizer's websites, in social networks or for publications of the organizer, we will point this out onsite by a visible notice on site with detailed information (DLR form: Information about data protection in relation to images/sound recordings/video recordings in accordance with the General Data Protection Regulation (GDPR). Every participant has the right to deny the photos as well as audio and video recording. Please inform the organization team and the photographer or other person recording on site accordingly.
- Further photographing and recording of content / presentations on site for professional use is not permitted without the prior consent of the German Aerospace Center (DLR e.V.) organizer.
- Participants are reminded that the material presented at the event is the intellectual property of the respective presenter or his institution. Therefore, all participants are prohibited from recording presentations with the intention of sharing them with third parties.
- In accordance with Art. 12ff of the EU General Data Protection Regulation (GDPR), the German Federal Data Protection Act (Bundesdatenschutzgesetz (BDSG)) the organizer informs you [here](#) about the processing of your personal data.
- All participant (in person event, hybrid or virtual event) are also obliged to observe the applicable laws and all rights of third parties during the workshop. In particular, all participants are prohibited from using legally protected content (protected by copyright, trademark, patent, design or utility model law) without being authorized to do so.

All Participants are reminded that the material presented is the intellectual property of the respective presenter or is. Therefore, participants are prohibited from recording presentations with the intention of sharing them with third parties.

The use of personal smartphones, cameras or video devices should be limited to taking snapshots or clippings for personal use.

- The type and scope of the respective sanction measures against participants are at the discretion of the organizer and are based in particular on the type, severity, duration and number of violations. For example, the organizer may take the following measures, if there are concrete indications that participants are violating legal regulations, the rights of third parties or the conditions stated in this document, or if the organizer has another justified interest:
  - Removal of content presented by the specific participant.
  - Denying access to the event
- The organizer assumes no responsibility for the content, data and/or information provided by participants on site or virtually, or for content on linked external websites. In particular, the organizer does not guarantee that this content is true, fulfils a specific

purpose or can serve such a purpose. The participant is solely responsible for the content he/she presents.

- Each presenter must also independently ensure that he/she does not infringe any third-party rights in the course of his/her presentation and that he/she complies with all contractual and legal obligations (including these conditions of participation). In particular, he/she is obliged to check the information provided by him/her (logos, text and image material, videos, etc.) for their legality, as well as for any existing third-party rights. Special reference is made here to the provisions of the Copyright Act, the Trademark Act and the Unfair Competition Act.
- The organizer will expressly not check the data provided in abstracts and presentations for their legality. Participants shall indemnify the organizer against all claims by third parties that may be asserted against the organizer on the basis of their conduct in violation of the law or the contract. This shall also include the reasonable costs of legal defence, in particular court costs and lawyers' fees in the statutory amount. Sentence two shall not apply, if the participant is not responsible for the infringement. In any case, however, the participant shall be obliged to inform the organizer immediately, completely and truthfully in the workshop of a possible claim by third parties and to provide all information necessary for verification and defence.
- Participants of the international workshop come from different countries, also countries that are subject to very extensive United Nations' embargo regulations which concern even dual use goods. Therefore, we urgently suggest that participants who present new and unpublished scientific results assure that these results are not subject to any applicable embargo regulation. In case they are, all necessary export licenses have to be obtained before presentation. DLR cannot assume any responsibility or liability for compliance with export control laws and regulations by the workshop participants from other institutions and organizations who present their results. They are liable for a presentation in compliance with applicable export control laws themselves.

These terms and conditions and all obligations arising therefrom shall be governed by the laws of the Federal Republic of Germany. The place of jurisdiction for all disputes between a participant and DLR shall be Cologne. Should any provisions of these Conditions of Participation be or become invalid in whole or in part, this shall not affect the remaining provisions.

Cologne, March 2024