

SPONSORSHIP RESERVATION FORM

Return to sales@epca.eu

Sponsor hereby agrees to be a sponsor of the EPCA 56th Annual Meeting to be held from 4 October 2022 to 6 October 2022 (hereafter: "56th Annual Meeting", "AM", or "Event"). All opportunities are sold on a first come first served basis (receipt of this reservation form). Please select from the following options:

GOLD Sponsorship

limited to one (1) per day

SOLD OUT

SILVER Sponsorship limited to five (5)

EUR 17,500.00

BRONZE Sponsorship limited to fifteen (15)

EUR 9,500.00

Merchandising

I'm a **Gold** (per item add EUR 2,000 + item cost) Qty ___ x EUR 2,000.00 = Total EUR _____
 Silver (per item add EUR 3,000 + item cost) Qty ___ x EUR 3,000.00 = Total EUR _____
 Bronze (per item add EUR 5,000 + item cost) Qty ___ x EUR 5,000.00 = Total EUR _____

Lounge:

Important! Strictly one lounge option available per sponsor

Lounge 47m² EUR 20,000.00

Food & Beverage

Important! Strictly one F&B option available per sponsor

SOLD **'DAY 0' walking registration cocktail**

Welcome **'DAY 1' walking dinner** EUR 40,000.00

SOLD **coffee breaks & standing breakfasts** for all three days

Sponsored **standing lunches for DAY 1 and DAY 2**, for two days: EUR 25,000.00

Closing **'DAY 3' standing lunch** EUR 15,000.00

The Sponsor agrees to pay the amount of **Total EUR** _____

All prices are excluding VAT. 1) An invoice will be issued by EPCA upon acceptance of the Sponsor by EPCA; the invoice has to be paid upon receipt; 2) The benefits provided by EPCA will only be provided, as per the present offer, upon receipt of the payment of the invoice; 3) In particular, the trademark and/or logo of the Sponsor will only be integrated, as per the present offer, upon receipt of the payment of the invoice.

COMPANY / ORGANISATION DETAILS

Company name: _____ Legal form (e.g. Ltd., S.A.): _____

Marketing name ⁽¹⁾: _____ Abbreviation: _____

Address street: _____

Postcode: _____ City: _____ Country: _____

Website: _____

VAT no. (for EU countries) ⁽²⁾: _____ Company tax/fiscal no.: _____

Purchase Order no.: _____ not applicable _____

Billing address (if different from above): _____

Sponsorship contact: Salutation: Mr. Ms. Mrs. Other: _____

First-: _____ Last name: _____ Position: _____

Phone: _____ Mobile: _____ Email: _____

(1) To be used in EPCA's communication materials | (2) EU companies must mention a VAT number that must be validated by VIES. Otherwise, VAT will be applicable www.ec.europa.eu/taxation_customs/vies | (3) Non-EU companies will be charged Belgian VAT should the organisation be unable to provide its fiscal number.

By signing, I confirm that I agree with the terms and conditions, as outlined in this form, the following pages, the sponsorship package, the guidelines on competition law as well as the health/safety and technical directives of the AM Venue(s). In any disputes that may arise concerning the execution or interpretation of this contract, both parties agree that they will be subject to Belgian law and that the French speaking commercial courts of Brussels will be competent.

○ I hereby declare that I have read and I accept the privacy policy of EPCA (<https://epca.eu/privacy-policy>). I hereby give my fully informed and specific consent to EPCA to process my personal data in accordance with the aforementioned privacy policy and to receive all sponsorship-related services. I am aware that I have several rights regarding my personal data, i.e. the right of information, access and copy, rectification, erasure, restriction of processing, data portability, objection, withdrawal of consent and complaint. To exercise any of these rights, I can contact privacy@epca.eu. Furthermore, I am entitled to pass the personal data on from other employees, subordinates and bodies and that I will indemnify and safeguard EPCA for any claim in this respect.

Name of the person signing: _____

Date (DD/MM/YYYY): _____

Position: _____

Signature: _____

Additional terms and conditions governing the sponsorship

As outlined on and referred hereto:

- 1) Sponsorship Package Policy: [EPCA56 Sponsorship Opportunities](#)
- 2) Guidelines regarding competition law: <https://epca.eu/dos-donts>

1. Trademark, logos, texts, sounds, images, videos and other material provided by the Sponsor to EPCA must be in a quality sufficient to be used for the purpose intended in the exact format communicated by EPCA upon the signing of this agreement and to the address indicated by EPCA. Images and video may be subject to additional technical requirements, as will be communicated by EPCA as well.
2. EPCA is granted a limited authorization to use the Sponsor's trademark, logo and image, thought marketing, marketing material, and other elements provided by the Sponsor to EPCA, for the performance of EPCA's obligations in relation with the sponsorship.
3. The Sponsor guarantees that any material and content provided to EPCA (such as, but not limited to, logos, images, content of posts, downloads, promotional videos, content of tailored promotion, etc.) is accurate, correct and complete and that the publication of such material and content does not infringe third party's rights, such as for instance the reputation of third parties or their intellectual property rights. Among other things, the Sponsor will clear all IP-rights necessary for the use of the content contemplated in the agreement, including but not limited to all copyright and neighboring rights, and hereby grants a free, non-exclusive and worldwide license to EPCA on all content provided by the Sponsor, for the duration of copyright and for use on EPCA's communication channels such as website, in emails and in all social media, as well on all printed mediums and at EPCA's events; the Sponsor will ensure that the authors of the content provided to EPCA have waived their right to be indicated as authors and do not oppose to editing of their content by EPCA, insofar as legally permitted and to the extent necessary.
The Sponsor will equally collect and provide all authorizations needed to use personal data processed in such material, insofar as necessary. The Sponsor holds EPCA harmless against any recourse of third party claiming that the use of material or content provided by the Sponsor infringes third party's rights. EPCA can refuse to publish any material and can delete at any time material already published, if it can be reasonably considered that some material may infringe third party rights, is not relevant (anymore), may be detrimental to EPCA or infringes any other provision of the present terms and conditions. EPCA can also elect to delete any material after the end of the agreement but is not under an obligation to do so.
Content provided by the Sponsor will always be clearly and prominently labelled as content provided by external sources and will be accompanied by a disclaimer indicating that (i) the contribution expresses only the views of the author, (ii) does not represent the views of EPCA or its members and (iii) EPCA bears no responsibility for the content of the published article nor for the content of external websites linked to from EPCA's website or other media channels.
4. Unless agreed otherwise in writing with EPCA, EPCA grants no exclusivity to the Sponsor: other Sponsors may be mentioned as sponsors as well;
5. Compliance with competition law is one of EPCA's core values. Compliance must be ensured at all times during the duration of the sponsorship agreement, including any one-to-one meetings or events in which the sponsor may participate in the context of the Annual Meeting. In all its communications and activities under the present agreement, the sponsor must refrain from addressing sensitive market information (unless it is legitimately in the public domain) and topics such as quantitative market analysis and projections, in particular where this includes forward-looking data and projections on prices, costs, production capacity, demand, margins, promotion of a company, etc. Topics that can be addressed are general topics of interest to the industry on climate change, emission reduction targets, CO₂ emissions reduction, CCS and other decarbonizing technologies, circular economy, etc., global events and their socio-economic impact (e.g. Covid-19), regulatory and legislative developments and government initiatives, Diversity and Inclusion, Leadership programmes, promotion

of STEM to the younger generations, Digitisation as an enabler of greater sustainability, etc.

Also, the content and information provided by the Sponsor should focus only on facts and events in the public domain and report on historic and aggregated data. In compliance with the EPCA guidelines regarding competition law, content may not reveal individual company positions, strategies or future market conduct. It should be informative and provide added value for EPCA members.

If the Sponsor participates to a panel or is involved in the organisation of an event and is requested to make a presentation, the topic will have to be submitted to EPCA for consideration and approval in advance with a presentation of the topic, the main initiative and how the Sponsor wants to present this.

The Sponsor will always abide to all rules regarding competition law and also follow EPCA guidelines regarding competition law as outlined on <https://epca.eu/dos-donts> (and as may be amended from time to time by EPCA).

6. Sponsorship is not refundable, even in case some of the benefits foreseen cannot be granted to the Sponsor (including if the Annual Meeting is cancelled or is postponed, or the format of the Annual Meeting, its duration or its content are changed), provided (i) the reasons for which the benefits cannot be granted are outside of the reasonable control of EPCA or (ii) the granting of the benefit would require more than reasonable commercial efforts on the side of EPCA.
7. EPCA's obligations under the present agreement are all obligations of reasonable efforts only. Among others, EPCA will undertake commercially acceptable efforts to detect, prevent and remedy problems:
 - in the performance of this agreement;
 - in the organization and the conduct of the Annual Meeting.EPCA can however never be held liable for technical issues (such as problems of downtime of website, the event app or other communication channels, problems of display of images on screen, connection issues, computer viruses, interventions of third parties, etc.) and for possible problems of image rendering on screen or on printed media. Also, EPCA can never be held liable for the content of the speeches and opinion expressed by third parties, including the speakers at the Annual Meeting
The liability of EPCA in relation with this agreement is in any case limited to the amount paid by the Sponsor under this agreement.
8. EPCA is entitled to terminate the agreement without judicial intervention in case the Sponsor's reputation and good standing would be under discussion and EPCA has reasonable reasons to believe that the use of the Sponsor's trademark or logo, image or other elements could affect EPCA's own reputation or the attractiveness of EPCA's in general and of its events. In such case, the amount to be paid by the Sponsor for the sponsorship will still be due.
9. Any party can terminate the agreement if the other party seriously breaches one of its obligations under this agreement, provided that breach is not remedied within a period of fourteen (14) days after date of sending of a registered letter to the party in breach (accompanied by an email to the address indicated in the heading of this agreement - or to caroline.ciuciu@epca.eu if the letter is addressed to EPCA), which contains a description of the breach and a reference to this provision. If the breach cannot be remedied, the agreement can be terminated immediately with a registered letter (accompanied by an email to the address indicated in the heading of this agreement - or to caroline.ciuciu@epca.eu if the letter is addressed to EPCA), without notice and without judicial intervention. Any breach of the obligations of the Sponsor under provisions 3 or 5 of the agreement will be considered as a serious breach. The parties expressly agree that in case of a termination on the basis of this provision 9, no termination compensation whatsoever shall be due to the party in breach of its obligations.

Want a personalised guide through our benefits or process:



Speak to Jamie Nuttall
Membership & Stakeholder Engagement Manager
+32 2 741 86 66 or email sales@epca.eu