

German Acoustical Society (DEGA)

General Terms and Conditions for Participation in DAGA Conference

Berlin, July 2015



1. Registration and invoice

Registration for the German Annual Conference on Acoustics (DAGA) must be made via internet or registration form. The registration is binding and the general terms and conditions are hereby accepted by the participant. After having registered, the participant receives a confirmation and the invoice. The invoice is made out by the German Acoustical Society (DEGA), being financially responsible for the DAGA conference.

2. Payment

The conference fees must be paid immediately upon receipt of the invoice. Attendance at the conference is only possible upon receipt of the fee by DEGA. Should the conference fee not be credited to the DEGA bank account prior to the conference opening, an on-site payment needs to be made, either by debit-note, credit card or cash payment. This regulation also applies to on-site registrations.

3. Cancellation of participation

The participation can be cancelled in writing directly addressed to DEGA (preferably via e-mail to tagungen@dega-akustik.de). Before the opening of the conference a cancellation is free of charge. For a cancellation after the conference opening an administrative charge of 20% of the invoiced amount is levied and will be collected or deducted from the refundable conference fee. Cancellation after the end of the conference does not involve any refund.

A change in participation is not possible. However, the participation of one person can be cancelled (see above), and a new participant registered at the usual terms.

4. Miscellaneous

DEGA excludes liability for any program changes or cancellations. Should the conference need to be cancelled completely, already paid conference fees will be refunded.

The correctness of the information stated on the DAGA website and within the program announcements is not warranted.

The participant recognizes and accepts that DEGA processes and stores the personal data according to § 28 of the Federal Data Protection Act (German BDSG).

The law of the Federal Republic of Germany is applied. The place of jurisdiction is Berlin.