

**Westfälische Wilhelms-Universität Münster**  
**JurGrad gGmbH**  
Picassoplatz 3  
48143 Münster

# REGISTRATION FORM

## Online Course Post-Merger Integration

FAX: + 49 251 620 77 17  
E-Mail: info@jurgrad.de

Gender  Mr  Ms

First Name(s)

Last Name

Address

City

ZIP Code

Country

E-Mail

Phone (incl. country code)

Other Address for Invoice (optionally):

Contact Person

Business Name

Address

City

ZIP Code

Country

## DATA PROTECTION

The protection of your personal data is very important to us. Please read our "Legal Notice" on our website and our "General Conditions of Participation" to inform yourself about our approach.

- Yes, I consent to the collection and processing of my data by JurGrad gGmbH for the purpose of registration.
- Yes, I agree to the "General Conditions of Participation" and the "Payment Terms" (page 2).
- Yes, I have been informed about my "Right of Revocation" (page 2).

## REGISTRATION

- I herewith register for the Online Course Post-Merger Integration.

**YOUR REGISTRATION IS VALID WITHOUT SIGNATURE.**

# GENERAL CONDITIONS OF PARTICIPATION

## 1. Application

1.1 These general conditions apply to the entire business relationship between the participant of the Online Course Post-Merger Integration and the JurGrad gemeinnützige GmbH (referred to as "JurGrad gGmbH", county court Münster – HRB 6350, Picassoplatz 3, D-48143 Münster – represented by its directors Mrs Kirsten Schoofs and Mrs Nina Israel) on the conclusion of a contract in relation to the Online Course Post-Merger Integration. The contract ends upon receiving the certificate of completion.

1.2 JurGrad gGmbH cooperates with InnoCorp. GmbH (licenser) in offering and executing the Online Course Post-Merger Integration.

## 2. Tuition Fee

Alumni and participants of our master programs are entitled to a discount of 20% of the tuition fee.

## 3. Payment

3.1 Payment is considered as received when it is credited to the account of JurGrad gGmbH.

3.2 Fees do not include value added tax. JurGrad gGmbH is a nonprofit company exempt from turnover tax whose means serve the (advanced and postgraduate) education of the Westfälische Wilhelms-Universität Münster (WWU).

3.3 Failure to commence or continue the course of studies shall not excuse payment unless JurGrad gGmbH has caused the failure by negligence.

3.4 JurGrad gGmbH is not responsible for any bank charges incurred in the transfer of fees. All bank charges are the responsibility of the person making the payment.

## 4. Scope of Service

4.1 The scope of service of the course results from the website as well as from details specified in the respective registration form.

4.2 Access data for the course will be provided upon payment (3.1) and is valid for a period of six months from the date of issue.

4.3 The access data is provided to the participant solely for the purposes of the course of studies and for personal use only. Unless otherwise agreed or indicated, all rights are retained by the licensor. Any dissemination, reproduction or processing of the program or its contents or excerpts from it, regardless of the procedure used, is prohibited without prior written permission of JurGrad gGmbH and the licensor.

## 5. Change of Service

5.1 JurGrad gGmbH reserves the right to cancel or modify the courses due to organizational or other reasons under the conditions mentioned beneath:

5.2 Cancellation can only take place when it is in the legitimate interest on the part of JurGrad gGmbH. The impossibility to render contractual services due to force majeure will lead to cancellation. Participants will be informed without delay and the total sum of rendered payments will be refunded. Further claims cannot be asserted unless there is damage to physical integrity caused by negligence or malice of JurGrad gGmbH.

5.3. JurGrad gGmbH reserves the right to modify the course as long as essential contents are not concerned, and the modification is within an acceptable scope.

# PAYMENT TERMS

A tuition fee applies for participating in the Online Course Post-Merger Integration.

Fees are payable on receipt of the invoice within the stated period. Payment is to be effected to

JurGrad gGmbH  
IBAN: DE10 4005 0150 0000 3895 28  
SWIFT-BIC: WELADED1MST

## Right of Revocation

You are entitled to revoke your registration within two weeks without reason and in writing (letter, fax, e-mail). The period of two weeks starts upon receipt of this statement. To comply with the revocation period, it shall be sufficient for the revocation to have been posted within this period. The revocation must be addressed to JurGrad gGmbH, Mrs Kirsten Schoofs or Mrs Nina Israel (directors), Picassoplatz 3, D-48143 Münster, info@jurgrad.de, fax + 49 251 6207717. This right of revocation shall prematurely expire if the contract has been fulfilled by both sides with your expressed consent before the right of revocation has been utilised.

## 6. Liability

All liability shall be excluded unless agreed otherwise in the following. JurGrad shall be fully liable for intent and gross negligence as well as for damages resulting from injury to life, body or health or of fundamental breach of contract. To the extent permitted by law: (i) no party shall be liable for any lack of commercial success, lost profits and indirect damages and (ii) liability in accordance with the above clauses shall be limited to the typical, foreseeable damages.

## 7. Final Clauses

7.1 German law is applicable to the business relationship between the participant and JurGrad gGmbH.

7.2 If the participant is a business, a public law body corporate or entity, the courts of the seat of JurGrad gGmbH shall have exclusive jurisdiction in all disputes arising from the contractual relationship between the participant and JurGrad gGmbH.

7.3 JurGrad gGmbH is not participating in dispute resolution proceedings of the General Consumer Center for Conciliation/Allgemeine Verbraucherschlichtungsstelle.

7.4 Accessory agreements must be in writing to be effective. Unilateral reservations or conditions do not become subject of contract. This applies also to deviation from requirement of written form.

7.4 If any provision of these General Conditions of participation is found to be void, validity of the remaining provisions of this agreement shall be unaffected. The void clause shall be substituted by an article that approximates in a legally recognized manner the economic objective of the provision to be replaced. In the case that these conditions of participation bear a gap, both parties will define or deem valid a provision corresponding to what they would have agreed upon taking the open aspect into consideration.

## 8. Information to be provided where personal data are collected from the data subject, Art. 13 GDPR

8.1 Your personal data is collected and stored by JurGrad gGmbH for the purpose of contract processing. We process and store your data only for the duration of the contract.

8.2 In order to execute the Online Course Post-Merger Integration JurGrad gGmbH cooperates with a licensor (InnoCorp.GmbH). The licensor is obliged to comply with the statutory data protection provisions to the same extent as JurGrad gGmbH and handles all personal data confidentially.

8.3. You have the right, at any time, to demand information about your personal data stored by us or to make corrections. You may also withdraw your consent to the storage and processing of your personal data unless it is required for the fulfilment of the contract. If you have a complaint concerning our data protection you have the right to contact the respective supervisory authority. Please note that in case of complete or extensive deletion of your data, our services may be limited or may be impossible to provide.

Tuition fee:

Regular tuition fee:	EUR 1800
JurGrad participants:	EUR 1440

Fees do not include value added tax. JurGrad gGmbH is a nonprofit company exempt from turnover tax whose means serve the (advanced and postgraduate) education of the Westfälische Wilhelms-Universität Münster (WWU).

## Consequences of Revocation

In case of exercising your right of revocation, we will refund all payments which we have received immediately, not later than within fourteen days from the date on which the notice of your revocation of the contract has been received by us. For this repayment, we use the same method of payment that you used for the initial transaction, unless we explicitly agreed otherwise. Possible fees for bank transfers must be paid by the participant. A refund is excluded should you have already received the access data to the online course Post-Merger Integration.