

**Doctoral Degree Regulations
of the Faculty of Law and Economics
Governing the Awarding of the Doctor of Law Degree
dated March 12, 2012**

Amended document for 2025

By virtue of § 2, para. 4 and § 29, para 3 of the Higher Education Act of North Rhine-Westphalia (*Hochschulgesetz, HG*) in the version of the NRW Higher Education Autonomy Act (*Hochschulfreiheitsgesetz, HFG*) of October 31, 2006 (Legal and Regulatory Gazette of North Rhine-Westphalia (GV NRW) p. 474), last amended by Article 1 of the Act for Amending the Higher Education Act, the Arts Higher Education Act and Other Provisions (*Gesetz zur Änderung des Hochschulgesetzes, des Kunsthochschulgesetzes und weiterer Vorschriften*) dated January 31, 2012 (GV NRW p. 90), the Faculty of Law and Economics issued the following Doctoral Degree Regulations including the following amendments:

Amendment to the Doctoral Degree Regulations of the University of Bonn Faculty of Law and Economics Governing the Awarding of the Doctor of Law Degree dated June 23, 2016, in the version promulgated in the University of Bonn's Official Announcements on January 30, 2016, 46th year, no. 27.

Second Amendment to the Doctoral Degree Regulations of the University of Bonn Faculty of Law and Economics Governing the Awarding of the Doctor of Law Degree dated June 18, 2024, in the version promulgated in the University of Bonn's Official Announcements on July 23, 2024, 54th year, no. 42.

Third Amendment to the Doctoral Degree Regulations of the University of Bonn Faculty of Law and Economics Governing the Awarding of the Doctor of Law Degree dated August 7, 2025, in the version promulgated in the University of Bonn's Official Announcements on August 13, 2025, 55th year, no. 49.

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§ 1

The University of Bonn Faculty of Law and Economics confers the degree Doctor of Law (Dr. iuris) based on a doctoral thesis (dissertation) and an oral academic examination (doctoral defense).

I. Requirements for admission to a doctorate

§ 2

(1) Applicants with a completed university degree (paras. 2 through 8) are admitted to a doctorate according to the provisions of § 67, para. 4 HG; applicants with a degree from a university of applied sciences (*Diplom FH* or master's degree) in a degree program with a focus on law are admitted if they have proven their aptitude for continued academic education (§ 3). Applicants who have already earned a doctoral degree in law from this Faculty or another German faculty cannot be admitted.

(2) Admission to doctoral studies with a completed university degree in law is subject to the following provisions:

1. The applicant has completed the first examination or second state law examination with high distinction (at least “fully satisfactory” (“*vollbefriedigend*”)) or an examination that is equivalent in terms of type and distinction
2. At least two semesters of studying law at the University of Bonn, which can include doctoral studies (§ 5)
3. At the start of the doctoral studies, acceptance from a university professor in the Department of Law to supervise the doctoral thesis
4. Successful participation in a legal seminar with a seminar paper at this or another faculty of law

(3) The doctoral board decides whether an examination is equivalent according to para. 2, no. 1.

(4) Applicants who have completed an examination equivalent to the first examination in law at a foreign university can only be admitted if they passed this examination with high distinction or earned it at the University of Bonn Faculty of Law and Economics with the degree of Master of German Law with high distinction (at least “*magna cum laude*”). Equivalence agreements approved by the Standing Conference of the Ministers of Education and Cultural Affairs of the Länder of the Federal Republic of Germany and the German Rectors' Conference as well as agreements under university partnerships shall be observed when determining equivalence. If there are doubts about the equivalency of examinations completed abroad, the Central Office for Foreign Education (ZAB) can be consulted, or aptitude tests can be carried out at least in the field of the doctoral thesis and one additional field of law; the doctoral board decides on the number, subject and form of the examinations and appoints the respective examiners.

(5) Applicants who have completed an examination equivalent to the first examination in another degree program at a university can only be admitted if they have completed three course assessments at a German university that are equivalent to the course assessments in the exercises in the fields of civil law, criminal law and public law.

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(6) With a justified request from the supervisor, the doctoral board can waive the requirement to complete the first examination with high distinction (para. 2, no. 1) if the applicant completed the first or second state law examination with a grade of “satisfactory” (at least 7.5 points) and completed a specialization seminar at the Faculty of Law and Economics with a grade of at least “fully satisfactory” or another law seminar with a grade of at least “good” or if the applicant has earned a *Magister legum* degree. The waiver request with justifications must be received by the members of the doctoral board at least one week before the decision is to be made.

(7) The doctoral board can allow courses taken as an auditor to count for the two semesters of studies (para. 2, no. 2). In exceptional cases, it can completely waive this requirement.

(8) In other cases, individual admission requirements can be waived upon a decision by the doctoral board. It is not possible to waive the requirement for a distinction beyond the exception provided in para. 6. The supervisor is to provide reasons for the request for an exception, and the request is to be made before the applicant is accepted (para. 2, no. 3). If circumstances arise that made an exception according to this paragraph necessary only after the applicant has been accepted, or if these circumstances do not become known until after the applicant has been accepted and the applicant is not at fault for this, then the request for an exception is to be submitted without undue delay.

(9) Applicants who have already unsuccessfully attempted a doctoral examination procedure or who meet the requirements for having an academic degree revoked shall not be admitted to a doctorate according to § 2, para. 1.

§ 3

(1) Applicants from universities of applied sciences can be admitted to doctoral studies and to a doctorate only after successfully completing a six-semester degree program in a subject with a focus on law; the degree program must have been completed with the best grade possible according to the respective examination regulations. Applicants with a master’s degree must also include with their application any research work done, which can also consist of work done in seminars with a research focus.

(2) Applicants from universities of applied sciences with a first higher education degree are initially admitted to three semesters of doctoral studies. After three semesters, the applicant is to complete the examinations that are part of the interim examinations in the three compulsory subjects as described in § 5, paragraph 1 of the Interim Examination Regulations of May 11, 2023, and in a seminar in the field of the doctoral thesis. The applicant may extend the doctoral studies by one semester. Admission to the doctoral studies requires a declaration from a university professor in the Department of Law that he or she will supervise the applicant.

(3) The course assessments from the doctoral studies must be completed with an average grade of at least 10 points in the exercises; the term paper and the (best) written examination are weighted 3:1. The seminar must be assessed with at least the grade “good.” If the supervising university professor supports admission to a doctorate after these course assessments have been submitted, the applicant is to be admitted.

(4) The application for admission to doctoral studies and to a doctorate (para. 1) is to be sent to the doctoral board.

II. Admission to a doctorate

§ 4

- (1) The application for admission to a doctorate is to be submitted to the Dean of the Faculty in writing.
- (2) The following are to be included with the application for admission:
1. A curriculum vitae in German that also includes the applicant's educational history
 2. The officially certified copies of previous education and studies, in particular
 - a) proof of an '*Abitur*' general university entrance qualification or an equivalent certificate;
 - b) the certificate that the examination in the specialization area was passed;
 - c) the certificate for the first examination and, if applicable, the second state law examination
 3. A certificate of good conduct
 4. An affirmation in lieu of an oath as to whether, when, where and with what result the applicant has already gone through other doctoral examinations and whether the submitted doctoral thesis has already been submitted to another faculty or one of its members, if applicable the examination certificates are to be included
 5. An affirmation in lieu of an oath that the applicant is the independent and sole author of the work, that aids other than those stated in the work were not used and that any passages taken word-for-word from other sources have been marked as such
 6. An affirmation in lieu of an oath that the applicant did not use the paid services of third parties to create the content of the work and that neither the supervisor nor third parties were given or promised benefits for placement services for the opportunity to work on the doctorate nor were such benefits requested by the supervisor or third parties
 7. Two copies of the doctoral thesis that include the name of the university professor who accepted and supervised the applicant for the doctorate and an electronic version of the doctoral thesis as a PDF text file with the declaration that the hard copies submitted are identical to the electronic version
 8. Any of the applicant's academic works that have already been published

§ 5

If an application was submitted to be admitted to doctoral studies, this can be granted at the same time as admission to a doctorate is granted. The doctoral studies are carried out alongside the doctoral thesis and prepare participants for the doctoral examination. They convey advanced academic expertise and the ability to plan and carry out research independently, present the results to an expert audience, defend the results and prepare the results for publication.

§ 6

(1) The doctoral thesis must focus on an object from a field of law and represent a noteworthy academic achievement on the part of the applicant that proves his or her ability to carry out independent academic work.

(2) The doctoral thesis is to be submitted in a publishable form. With the approval of the doctoral board, the applicant can also submit a work that is in publication as the doctoral thesis.

§ 7

The doctoral thesis is to be prepared in German. Deviations from this are permissible in individual cases and must be approved by the doctoral board. In this case, a German summary is to be included with the doctoral thesis written in a foreign language. § 2, para. 8, sentences 3 and 4 HG apply *mutatis mutandis*.

§ 8

The Dean decides on admission to a doctorate if a decision from the doctoral board is not required.

§ 9

After admission to a doctorate, the applicant can only withdraw the application if no review of the doctoral thesis recommending its rejection has been submitted or if the oral examination has not yet begun.

III. Examination procedure

A. Assessment of the doctoral thesis

§ 10

(1) When the doctoral student is admitted to the examination procedure, the Dean appoints two reviewers for the doctoral thesis from among the Department's university professors including the honorary professors, adjunct professors and *Privatdozenten*.

(2) The Dean appoints as the first reviewer the university professor who accepted and supervised the applicant's doctorate. If the first reviewer is not a full-time university professor, the second reviewer is to be appointed from among the full-time university professors.

(3) If it is deemed necessary due to the unique topic of the doctoral thesis, especially if the thesis deals with a topic involving two faculties or subjects, the Dean can appoint one of the reviewers or an additional reviewer from the other faculty or the other subject or a member of a faculty from another university who has a *Habilitation*.

(4) The Dean can appoint a university professor as a reviewer who is no longer a member of the Department and who supervised the doctoral thesis before leaving the Department.

(5) In cases of doubt, the doctoral board can decide to obtain a review from a member of a faculty of law from another university for the doctoral thesis.

(6) If the final assessments of the first and second reviewers deviate by more than one grade, the Dean appoints another member of the Department as a third reviewer. If this third review does not lead to the assessments being revised so that they are within one grade of one another, the doctoral board decides on the assessment of the doctoral thesis based on the reviews.

§ 11

(1) The reviewers each submit a review of the doctoral thesis with reasoning and recommend accepting or rejecting the doctoral thesis. If the doctoral thesis is accepted, one of the distinctions stated in § 12 is to be recommended as the grade for the thesis. The reviewers submit their reviews within three months of being appointed as reviewers. This deadline can be extended by an additional three months by the Dean for an important reason.

(2) If a reviewer finds the content of the doctoral thesis questionable, the reviewer can withhold an assessment until the applicant has revised the doctoral thesis—with the exception of minor improvements—such that it is in a publishable form that can be accepted.

(3) The reviewers can include conditions for publication with the review. The conditions must be identified as such.

§ 12

Written doctoral achievements are to be assessed with one of the following grades:

summa cum laude (excellent)

magna cum laude (very good)

cum laude (good)

satis bene (satisfactory)

rite (sufficient)

Fractional grades are permitted in increments of one-fourths. If the grades of the reviews differ, the average is used as the grade.

§ 13

Once the reviewers have submitted their reviews, the Dean informs the Faculty's university professors of the author and title of the doctoral thesis as well as the grades suggested by the reviewers and provides the doctoral thesis for viewing in the Dean's Office for two weeks. Notice is given in electronic form. Reviewers who are not members of the Faculty are to be informed of the suggestions of the other reviewers.

§ 14

The doctoral thesis that has been recommended for acceptance by the reviewers is accepted by the Faculty if none of the Faculty's university professors makes a reasoned objection within the two-week period during which the thesis can be viewed. Each of the Faculty's university professors has the right to include with the doctoral thesis his or her own vote with a grade. The examination board is to consider this vote when deciding on the overall grade. For this purpose, the Dean invites the member of the Faculty who submitted such a vote to take part in the examination with voting rights.

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(1) If one of the reviewers or one of the Faculty's university professors has recommended rejecting the thesis, the Faculty Council decides on the result.

(2) If the doctoral thesis is rejected by the reviewers or by a decision by the Faculty Council, the examination is failed.

(3) The other German faculties of law are informed by the Dean that the doctoral thesis was rejected. In individual cases, faculties at foreign universities or faculties other than faculties of law can be informed. In all other cases, the provisions of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data (OJ EU L119 p. 1) and the Data Protection Act for the state of North Rhine-Westphalia (DSG NRW) of May 17, 2018 (GV NRW p. 244).

§ 16

After the doctoral thesis has been accepted, the Dean informs the applicant and sends him or her the reviews.

B. Oral examination and overall result

§ 17

(1) The oral examination is made up of a defense of the fundamental theses in the doctoral thesis (*disputatio*).

(2) The fundamental theses in the doctoral thesis are to be submitted to the Dean at the latest two weeks before the oral examination. The Dean appoints an examination committee of three members, one of whom must be the first reviewer. When selecting the members, the second reviewer is also to be included if possible, and the subject of the presentation is otherwise to be considered. If another reviewer suggested a grade for the doctoral thesis that differs from that of the first reviewer, he or she is to be appointed as an examiner.

(3) The examination is chaired by the Dean as a member of the examination committee or a member of the committee as determined by the Dean. The language of examination is German. If the doctoral thesis according to § 7, sentence 2 was written in a foreign language, the doctoral board may permit the doctoral defense to take place in that foreign language. Minutes are to be taken of the examination. (4) The oral examination is open to the public. It lasts approximately 45 minutes. At the beginning, the applicant presents the fundamental theses of the doctoral thesis; the presentation should not last longer than 20 minutes; an academic discussion immediately follows the presentation. Members of the Faculty with a *Habilitation* can participate in the discussion.

§ 18

(1) Immediately following the oral examination, the examination committee decides whether the applicant has passed the examination and determines the overall grade based on the grade for the doctoral thesis and the oral examination with one of the grades according to § 12. The overall grade can deviate from the grade of the written work by one grade. The examination committee can obtain

a statement from the doctoral board. It should obtain a statement from the doctoral board if this serves to ensure that the quality standards within the Faculty are upheld in a general and uniform way.

(2) If the applicant misses the oral examination without sufficient justification, it is considered to be failed.

(3) If the examination is failed, the applicant may repeat the oral examination one time. In this case, the examination committee sets a deadline for repeating the oral examination; the deadline is to be between a minimum of 6 months and maximum of 2 years after the first oral examination.

(4) The other faculties of law at German universities are informed if the applicant fails the final attempt at the examination.

IV. Completing the doctorate

§ 19

(1) The doctoral thesis is to be published in a version approved by the Dean. The publication is either to be done in a publication series from a publishing house or on the University of Bonn's publication server bonndoc. In justified cases, the doctoral board can approve another form of publication. The doctoral board can also approve partial publication.

(2) The requirement to publish is to be fulfilled within one year after the oral examination has been passed. In cases with exceptional justification, the Dean can extend the deadline by a maximum of one year. If that deadline is missed, all rights acquired by completing the examinations automatically expire. § 32 of the Administrative Procedure Act for the state of North Rhine-Westphalia of November 12, 1999 (*Verwaltungsverfahrensgesetz NRW*, VwVfG NRW) (GV NRW p. 602), as amended, remains unaffected.

§ 20

(1) If a doctoral thesis is published in a publication series by a publishing house, then after publication 15 copies are to be submitted to the Faculty of Law and Economics free of charge. This applies regardless of whether there is a print run or whether copies are printed on demand. The requirement to submit copies is not affected by a simultaneous publication and sales of the doctoral thesis as an e-book. If the contract with the publisher is for sole publication of the doctoral thesis as an e-book, then the publishing house is still to print 10 copies in a format suitable for archiving (in octavo format, age-resistant paper, two-sided printing, binding with glue or thread stitching, cover with title). If the doctoral thesis is published from the outset as an Open Access publication, then only five copies must be submitted regardless of whether or not a print edition is published at the same time.

(2) If the doctoral thesis is published on the University of Bonn's publication server bonndoc, the University of Bonn is to be granted the permanent, unlimited and irrevocable right to make the work publicly accessible. Additional rights are also to be granted that are requested by the bonndoc administrators as a standard at the time of publication; the doctoral board decides on exceptions to this requirement. Five copies in a format suitable for archiving (paragraph 1, sentence 4) are also to be submitted to the Faculty of Law and Economics.

(3) The copies to be submitted according to paragraphs 1 and 2 are to include the following designation on the title page: *“Inauguraldissertation zur Erlangung des Grades eines Doktors des Rechts durch die Rechts- und Staatswissenschaftliche Fakultät der Rheinischen Friedrich-Wilhelms-Universität Bonn”* (“Inaugural doctoral thesis to obtain the Doctor of Law degree from the University of Bonn Faculty of Law and Economics”). The names of the Dean, the two reviewers and the date of the oral examination must be written on the reverse of the title page. A brief curriculum vitae for the author is to be included with the thesis. The manuscript of the doctoral thesis is to be returned to the Faculty’s files after publication.

§ 21

(1) If the applicant has fulfilled all requirements, the doctorate is completed by presentation of the doctoral diploma executed by the Dean on behalf of the Faculty. The diploma is to be presented as part of a doctoral graduation ceremony.

(2) The diploma includes the title of the thesis, the day of the oral examination as the date of the doctorate, and the overall grade. It is issued by the Dean and includes the Faculty seal; a duplicate of the diploma is to be added to the Faculty’s files. The Dean enters the name of the doctoral graduate and a report on the doctorate in the doctoral album.

(3) If the doctoral thesis is to be published by a publishing house, and if it appears to be clear that the mandatory copies will be submitted, then upon request the Dean can complete the doctorate before the copies from the publishing house have been submitted.

(4) The doctoral graduate is not authorized to use the doctoral title until the doctoral diploma has been presented.

§ 22

If it becomes known before the doctoral diploma has been presented that the applicant is guilty of deception in his or her doctoral achievements or in the documentation required according to § 4 or that essential requirements for a doctorate were incorrectly assumed to have been fulfilled, then the Faculty Council can declare the doctoral achievements to be invalid in whole or in part. § 15, paras. 3 and 4 apply *mutatis mutandis*.

V. Doctoral board

§ 23

(1) The doctoral board is made up of one of the Faculty’s university professors from each of the following fields: private law, criminal law and public law.

(2) The members of the doctoral board are selected by the Faculty Council. A deputy is to be elected for each member.

(3) The doctoral board passes a resolution to select the chair from among its members according to para. 1.

(4) The doctoral board passes decisions with a majority of votes of the members present. In the event of a tie, the chair’s vote decides. The doctoral board can pass decisions by way of circular letter if the

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decision to be made does not require a discussion due to its fundamental significance and if no member objects.

VI. Joint doctorate with a foreign university

§ 24

(1) A doctoral examination procedure can also be carried out together with another faculty of law or a university abroad if

1. the other faculty or university abroad also requires a doctoral thesis to be submitted and an oral examination to be carried out to earn a doctorate; and
2. a general framework agreement or an agreement in the individual case has been reached with provisions on joint supervision of the doctoral student and on the joint examination procedure.

The joint doctoral examination procedure serves to demonstrate in-depth understanding of the law and culture of the foreign country. It typically requires the doctoral student to spend at least two semesters of doctoral studies at each of the participating institutions; the doctoral studies are supervised by a university professor at each of the partner universities who is authorized to supervise doctorates. The agreement is made at the Dean's discretion upon the supervisor's request and after the doctoral board has given a statement.

(2) If a doctoral student wishes to be admitted to a joint doctoral examination procedure with an institution abroad, the student must fulfill both the admission requirements according to § 2, para. 2 or 4 and the admission requirements of the other faculty or university.

(3) In a joint doctoral examination procedure with a partner university from a country with a different national language, the doctoral thesis can be submitted either in German or in the national language of the partner institution. A summary in the other language must be included.

(4) One supervisor from each of the participating institutions is appointed for the doctoral student.

(5) The examination procedure is to be carried out with equal participation from the two institutions. In the agreement, provisions on appointing examiners that deviate from §§ 10, 14, 17, paras. 2 and 3 of these Regulations can be agreed on. In cases of para. 3, half of the oral examination is to be carried out in German and the other half in the other national language. The examination can be extended by a reasonable amount and include additional areas if so stipulated by the examination regulations of the partner institution.

(6) The examination achievements are assessed both in accordance with these Regulations and in accordance with the laws applicable to the foreign institution involved.

(7) The doctoral diploma is issued together with the foreign faculty or university. It attests that the doctoral degree has been conferred in the version stipulated in these Regulations and in the version stipulated by the foreign partner institution. The diploma can include the grades of the examination procedure to the extent stipulated according to the laws that apply to the foreign partner institution and must state that both partner institutions jointly determined that the requirements for conferring the doctoral degree were fulfilled. The agreement according to para. 1 must set down the language or languages in which the diploma is to be issued. The doctoral diploma is signed by the Dean and those

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at the foreign partner institution with the authority to sign such documents, and the seals of both institutions are affixed. The diploma must state that the doctoral degree can only be held as one academic title by the doctoral graduate.

(7a) If it is not possible to hand out a joint diploma according to paragraph 7, sentence 1 due to laws that apply to the participating foreign faculty, then

1. it must be clear on both certificates that it is not permitted to use both doctoral degrees according to sentence 1 as separate titles; and
2. in each of the doctoral diplomas, it must be stated in the respective national language that the doctoral degree is being conferred based on a joint doctoral examination procedure carried out by the University of Bonn Faculty of Law and Economics with the foreign faculty.

(8) Publication of the doctoral thesis and the number of obligatory copies to be submitted must correspond to the provisions of these Regulations and those of the foreign partner institution.

(9) The doctoral board decides at its discretion on individual exceptions from the procedure described in paragraphs 3 to 7. It must be ensured that the procedure remains equivalent with the doctoral examination procedure described in these Regulations.

VII. Honorary doctorate, renewing the diploma

§ 25

(1) The Faculty awards the honorary degree of Doctor of Law *honoris causa* (Dr. iuris h.c.) for outstanding academic achievements or other outstanding achievements of an intellectual nature in the academic disciplines assigned to the Faculty.

(2) Such a decision requires a two-thirds majority vote by the Faculty Council and the approval of two thirds of the group of university professors of the Faculty.

(3) The honorary doctorate is awarded by presentation of a diploma executed by the Dean in recognition of the achievements of the recipient.

§ 26

Upon a decision by the Faculty Council, the Dean can renew the doctoral degree with a celebration on the 50th anniversary of the doctorate or if it is deemed appropriate due to the person's extraordinary achievements for science or public life or due to the person's particularly close connection with the University.

VIII. Subsequent decisions in the doctoral examination procedure; revocation of the doctoral degree

§ 27

(1) If the doctoral student carried out deception, threats or bribery for the doctoral achievements, the Faculty Council can retroactively change the grade of the doctoral achievements, require a new oral

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examination to take place or revoke the doctoral degree. This applies in particular to deception about the circumstances described in § 4, para. 2, no. 6.

(2) If the doctoral student was able to secure admission to the doctorate in a way described in para. 1, the Faculty Council can retroactively revoke the doctoral degree.

(3) If the doctoral degree is revoked according to para. 1 or para. 2, or if the grade of the doctorate has changed according to para. 1, then the Dean must withdraw the doctoral diploma and issue a new doctoral diploma if applicable.

(4) The doctoral degree—including the honorary doctorate—can be revoked by the Faculty Council if the doctoral graduate is sentenced to imprisonment of at least one year with a final legal judgment due to a willful criminal act, if the doctoral graduate is sentenced with a final legal judgment due to a willful criminal act in which the doctoral degree was used to prepare or carry out the act, or if the doctoral graduate proves to be unworthy of carrying the title of the doctoral degree due to other behavior.

(5) Prior to making a decision, the doctoral graduate concerned is to be given an opportunity to state his or her case.

(6) Otherwise, in cases of paras. 1 and 2, § 48 VwVfG applies *mutatis mutandis*.

(7) § 15, paras. 3 and 4 apply *mutatis mutandis*.

§ 28 Transitional regulations

Applicants for doctorates who were already admitted to the doctorate by a decision from the doctoral board or the Faculty Council when these Regulations enter into force or who were granted a necessary dispensation are to continue their procedure according to the provisions of the doctoral degree regulations valid before these Regulations entered into force.

§ 29 Entry into force and publication

These Doctoral Degree Regulations shall enter into force on the day after their publication in the Official Announcements of the University of Bonn.

§ 30 Expiration of the old doctoral degree regulations

Subject to § 28, when these Doctoral Degree Regulations enter into force, the Legal Doctoral Degree Regulations (*Juristische Promotionsordnung*) dated February 27, 2009 (Official Announcements of the University of Bonn, 39th year, no. 17 dated March 3, 2009) expire.

K. Sandmann
The Dean
of the Faculty of Law and Economics
at the University of Bonn
University Professor Dr. Klaus Sandmann

Executed pursuant to the resolution adopted by the Faculty Council of the Faculty of Law and Economics on January 23, 2012 and the resolution passed by the Rectorate on February 28, 2012.

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Bonn, March 12, 2012

J. Fohrmann
The Rector
of the University of Bonn
University Professor Dr. Jürgen Fohrmann

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