

Open-Minded

UNIVERSITÄT

Declaration in lieu of an oath

I hereby solemnly declare that I have independently completed this work or, in the case of group work, the part of the work that I have marked accordingly. I have not made use of the unauthorised assistance of third parties. Furthermore, I have used only the stated sources or aids and I have referenced all statements (particularly quotations) that I have adopted from the sources I have used verbatim or in essence.

I declare that the version of the work I have submitted in digital form is identical to the printed copies submitted.

I am aware that, in the case of an examination offence, the relevant assessment will be marked as 'insufficient' (5.0). In addition, an examination offence may be punishable as an administrative offence (*Ordnungswidrigkeit*) with a fine of up to €50,000. In cases of multiple or otherwise serious examination offences, I may also be removed from the register of students.

I am aware that the examiner and/or the Examination Board may use relevant software or other electronic aids in order to establish an examination offence has occurred.

I solemnly declare that I have made the previous statements to the best of my knowledge and belief and that these statements are true and I have not concealed anything.

I am aware of the potential punishments for a false declaration in lieu of oath and in particular of the penalties set out in Sections 156 and 161 of the German Criminal Code (*Strafgesetzbuch*; StGB), which I have been specifically referred to.

Section 156 False declaration in lieu of an oath

Whoever falsely makes a declaration in lieu of an oath before an authority which is competent to administer such declarations or falsely testifies whilst referring to such a declaration incurs a penalty of imprisonment for a term not exceeding three years or a fine.

Section 161 Negligent false oath; negligent false declaration in lieu of oath

(1) Whoever commits one of the offences referred to in Sections 154 to 156 by negligence incurs a penalty of imprisonment for a term not exceeding one year or a fine.

(2) No penalty is incurred if the offender corrects the false statement in time. The provisions of Section 158 (2) and (3) apply accordingly.

Place, date

Signature