



## **Summer School of Ivoclar Vivadent AG (Ivoclar) Terms and Conditions of Participation**

### **1. Scope of Application**

The following General Terms and Conditions of Participation apply to the participation in training events of the Summer School of Ivoclar Vivadent AG, Bendererstrasse 2, 9494 Schaan, Liechtenstein and its affiliated companies - hereinafter referred to as Ivoclar - and the Participant - hereinafter referred to as Participant.

### **2. General Provisions**

Participation in the educational programmes and training opportunities offered within the framework of the Ivoclar Summer School is granted solely to students of dentistry. Insofar as further admission requirements apply to an educational programme or a training opportunity, the fulfilment of such requirements shall be a prerequisite for participation. There shall be no entitlement to participate. The Summer School offer is aimed at students from the third semester onwards.

### **3. Registration**

- A registration form must be completed for each educational and training programme offered within the framework of the Ivoclar Summer School - Registration can solely be made online on the landing page of the Ivoclar Summer School <https://www.ivoclar.com/summerschool>. In registering for the Ivoclar Summer School, Participants accept and agree to these Terms and Conditions of Participation.
- Registrations will be considered in the order in which they are received. Registering online shall constitute a binding registration for the offered educational or training programme. The confirmation of receipt will be sent via e-mail immediately after sending the registration and shall not constitute acceptance of the contract. After Ivoclar's receipt of the registration, fulfilment of the admission requirements for the selected educational or training programme will be examined. Fulfilment of the admission requirements shall be a prerequisite for participation.
- The contract shall be concluded upon registration and receipt of the confirmation of registration from Ivoclar. The confirmation of registration will be sent via e-mail to the e-mail address provided by the Participants. In the event a registration cannot be considered or confirmed by Ivoclar, this will be communicated without undue delay.
- The number of Participants is limited, depending on the location of the educational or training programme.

### **4. Due Date and Payment**

- The participation fee for educational and training programmes offered within the framework of the Ivoclar Summer School shall be due prior to the start of the event with invoicing. The fee due must be paid via bank

transfer, quoting the invoice number. In case of late payment, Ivoclar shall be entitled to exclude Participants from participation.

- Costs for working utensils and learning materials are not included in the event fees, unless otherwise expressly agreed.
- The costs for refreshments (beverages) - and lunch, if applicable - are included in the participation fee.
- Travelling and accommodation costs shall be borne by the Participants.

## **5. Withdrawal**

Participants may withdraw from the contract in writing up to four weeks prior to the start of the event. In this case, any fees already paid will be refunded.

In the event of withdrawal by Participants - regardless of the reason for withdrawal - the following amounts will be due as participation fees:

- 50% in the event of a withdrawal less than 4 weeks prior to the start of the event,
- 100% in the event of a withdrawal less than 2 weeks prior to the start of the event or in default of appearance.

Note: the registration shall be transferable to a substitute Participant.

Ivoclar reserves the right to request Participants leave the event in whole or in part if they intentionally or grossly negligently disrupt the event and/or the course of operations. Ivoclar shall have a unilateral right of termination if the participation fee has not been paid on time or if Participants exceed an absence rate of 50%. In these cases, there shall be no entitlement to a refund of fees already paid.

## **6. Changes and Cancellation of Events by Ivoclar**

Lessons will be given within the framework of the schedule valid at the start of the event. Ivoclar reserves the right to change the schedule of events, in particular to replace or cancel individual lectures of an event. Insofar as material changes become necessary before or during the event, these must be notified to the Participants. The change of speakers shall not constitute a material change in this sense and shall not entitle the Participants to withdraw from the contract or to reduce the fee. Ivoclar reserves the right to cancel events due to an insufficient number of Participants, the sudden cancellation of speakers, as well as other disruptions in business operations for which Ivoclar is not responsible. In this case, any fees already paid will be refunded. A refund of booking or cancellation fees for accommodation and/or arrival and departure as well as further claims of the Participants, in particular claims for damages in case of material changes or cancellation of an event, are excluded. This shall also apply in the event of cancellations at short notice or a cancellation of the event, even if prior notification of the Participants should no longer be possible. There shall be no legal entitlement to repeat the event.

## **7. Use of Event Documents**

For the benefit of their authors, lectures and event documents are protected by copyright. Use of lectures and event documents by third parties, in particular Participants, may be made solely for private or scientific purposes. Any other use, in particular commercial use, shall require the written consent of Ivoclar. Copying or passing on to third parties shall be permitted solely with the prior consent of Ivoclar. Audio and video recordings of the event are prohibited.

## **8. Data Protection**

Participants' data will be electronically stored and automatically processed by the organiser and its affiliated companies exclusively for the purpose of realization of the event, unless express consent is given for other use and/or utilisation of the data as specified in the respective consent. The use also includes the forwarding of the data to third parties covered by the consent. The data will not be passed on to unauthorised third parties.

## **9. Publication of Media Content**

During the events, media content may be produced by the organiser (quotes, interviews, images and/or audio and video material). Participants agree that the media content as well as the first and last name may be made available to the general public (media such as newspapers, radio and TV stations, Internet, social media, etc.) as well as internally to all employees of Ivoclar Vivadent AG and its affiliated companies (intranet, employee magazine) for further use and may be published. Participants may withdraw their consent at any time. The withdrawal of consent shall be effective from the date of receipt and solely for the future. The withdrawal of consent shall not affect the lawfulness of processing based on consent before its withdrawal.

The corporate communication of Ivoclar Vivadent AG comprises external and internal communication, corporate brochures, online communication and social media activities. The media content can be combined, modified, scaled or cut together with other materials such as visuals, graphics or text.

Participants waive any claim to royalties or other compensation arising from or related to the use of the media content. Participants shall grant use worldwide without time restriction - including reprinting and passing on the rights of use to third parties.

## **10. Severability Clause**

Should any provision of these Terms and Conditions of Participation be or become invalid, this shall not affect the validity of all other provisions or agreements. The invalid provision shall be replaced by the dispositive law. This shall also apply in the event of a loophole.

## **11. Place of Jurisdiction, Applicable Law**

Should any disagreement in the interpretation of this Agreement arise between the contracting parties, the contracting parties shall first use their best efforts to settle the disagreement amicably. Disputes that cannot be settled amicably shall be governed by Swiss law, excluding conflict of laws provisions; the place of jurisdiction shall be Zurich.

Schaan, March 2022 - V.1.0