

POWER OF ATTORNEY

SERVICE IS REQUESTED TO THE
AUTHORISED REPRESENTATIVES ONLY!

LAW FIRM
DENZLINGER
LAWYER
SCHEFFELSTRASSE 30, D-79102 FREIBURG

is hereby granted power of attorney + authorisation to represent

in the matter

regarding
to

1. conduct a court case (inter alia in accordance with Section 81 et seq. ZPO (German Code of Civil Procedure) including the authority to bring and revoke cross-suits;
2. provide representation in tax and criminal tax matters, in particular with express authorisation including filing reports to the tax authorities of false or incomplete tax declaration in accordance with Sections 371 et seq. AO (German Tax Code);
3. to provide representation and defence in criminal matters and administrative fines (Sections 302, 374 StPO (German Code of Criminal Procedure) including the preliminary proceedings and (in the event of absence) to provide representation in accordance with Section 411(2) StPO and with express authorisation including in accordance with Sections 233(1), 234 StPO, to initiate criminal and other complaints permitted in accordance with the German Code of Criminal Procedure and file applications in accordance with the German law on compensation for criminal prosecution measures, in particular for the proceedings concerning amounts;
4. to file applications in divorce cases/cases involving legal consequences of divorce, enter into agreements on legal consequences of divorce/file applications to furnish pension/other information;
5. to provide representation in other proceedings and in the case of out-of-court negotiations of any kind (in particular in matters involving accidents to assert claims against damaging parties, vehicle holders and insurers);
6. to establish and rescind contractual relationships and to issue and accept unilateral declaration of intent (e.g. terminations) in conjunction with the above-mentioned matter.

The power of attorney applies to all instances and subsidiary and follow-up proceedings of any kind (e.g. arrest and injunctions; proceedings for specifying costs, compulsory execution, intervention, compulsory sale, compulsory administration and deposit proceedings as well as insolvency proceedings regarding the opposing party's assets). It comprises, in particular, the authority to bring about and accept service; assign the power of attorney in full or in part to others (substitute power of attorney), enter into, withdraw or waive an appeal; deal with the legal dispute or out-of-court negotiations by way of composition, waiver or acknowledgement; accept money, valuables and documents, in particular those that apply to the matter in dispute and the amounts to be reimbursed by the opposing party, the court cashier or other departments, and to view files.

The Principal assigns to the retained lawyer all claims to which the Principal is entitled from the above-mentioned authorisation against the government treasury in the sum of the fee claims that arise in this matter. The retained lawyer accepts this assignment.

Freiburg, dated

Place, date

Signature