

Full power of attorney

in the matter of

relating to

is hereby issued to the solicitors Rapps, Brückner, Ahegger, Wöhrle Partnerschaftsgesellschaft, Grosser Kornhausplatz 3, 87439 Kempten for both out of court representation of all kinds and also for all court proceedings in all instances.

This full power of attorney particularly includes the following authorities:

1. Out of court representation, lodging claims against wrongdoers, vehicle keepers and their insurers and inspecting files.
2. Concluding and cancelling contracts and the submission and receipt of unilateral declarations of intent (for example notices of termination).
3. Representation in private and statutory conciliation proceedings.
4. Conducting court proceedings (including those pursuant to §§ 81 ff. of the Code of Civil Procedure).
5. Submitting petitions in divorce suits and suits consequential to divorce, conclusion of agreements for the consequences of divorce and the submission of applications for the provision of pension and other benefit information.
6. Conducting out of court negotiations of all kinds and concluding agreements to avoid a lawsuit, in particular in accident cases for lodging claims against wrongdoers, vehicle keepers and their insurers and concluding agreements in marital lawsuits relating to the consequences of divorce.
7. Submission and rescinding of criminal petitions, to provide representation in the role of co-complainant in a criminal lawsuit.
8. Representation before administrative, social and finance authorities and courts.
9. Representation before labour courts
10. Ending lawsuits or out of court negotiations by means of settlement, other agreement, waiver or acknowledgement.
11. Submission and retraction of appeals and redress as well as the waiver of these.
12. Receipt and execution of served documents and other notifications.
13. Receipt of payments, valuables, documents and securities, of security deposits, compensation from the opposing party, from the court accounts office or other costs for reimbursements and necessary expenses and disposing of them without being subject to the restrictions of § 181 of the Civil Code.
14. All secondary and consequential proceedings, for example arrest and temporary injunction, fixing of costs, enforcement including the special proceedings resulting from this, insolvency, compulsory auction, receivership and depositing.
15. Receipt of costs and necessary expenses to be reimbursed by the opposing party, the court accounts office or other bodies.
16. Transfer of full power of attorney in full or in part to others.

The undersigned hereby declares his consent to the following agreements:

- The liability of the solicitors shall be limited to € 1,000,000.00 as long as it is not due to gross negligence or malice pursuant to § 51 a Para. 1 No. 2 together with § 51 Para. 4 of the German Federal Rules and Regulations for Solicitors. This shall not include claims relating to the death, physical injury and health impairment of the client.
- Electronic storage and processing of the client's data in the solicitors' offices.
- The undersigned confirms by his signature that pursuant to § 49 b Para. 5 of the German Federal Rules and Regulations for Solicitors he was notified before becoming a client that the fees payable are dependent on the value of the lawsuit and that in labour law matters for which a verdict is issued by the first instance, he shall not be entitled to compensation for time wasting and for the reimbursement of costs for consulting legal counsel or legal adviser even in the event that the suit is won pursuant to § 12 a of the Labour Court Law.

.....
Place, date

.....
Signature