

Power of Attorney

Hereby are granted full power of attorney from

regarding the following matters:

1. to conduct litigation (acc. to §§ 81 et seq. ZPO) including the authority to file and the withdraw counterclaims;
2. to file a divorce petition and a petition regarding ancillary consequential matters of a divorce, to conclude settlement of a legal consequences of divorce, as well as to apply for information regarding pensions and other forms of provision or support;
3. to represent and defend in criminal case and summary offences (§§ 302, 374 StPO) including preliminary proceedings and to represent (in case of absence) according to § 411 II StPO, when specifically authorized also according to §§ 233 I, 234 StPO. Further, to receive summons to § 145 a II StPO, when specifically authorized, to initiate prosecution and to file other petitions that are permitted under the Code of Criminal Procedure; also to file petitions in accordance with the law governing compensation for prosecution, in particular as regards separate proceedings concerning the amount of a claim.
4. to represent in other proceedings and in all kind of extrajudicial settlements (particularly in matters arising from accidents to assert claim against the damaging party, the registered users of motor vehicles and their insurers).

This power of attorney applies to all levels of the proceedings and covers all collateral and ancillary proceedings (e.g. seizure and preliminary injunction, proceedings concerning the determination of costs, execution proceedings, Intervention, compulsory auction ordered by the court, sequestration, as well as deposit proceedings, bankruptcy and arrangement proceedings concerning the opponent's property). It comprises in particular authorization to act unilaterally (i.e. the external manifestation of intent), and to receive such declarations of intent (e.g. notices of termination); further to effect and accept service, to delegate power of attorney, either completely or partially (substitute power of attorney), to file or withdraw an appeal, or to waiver the right to appeal, to terminate the lawsuit or extrajudicial negotiations by settlement, renunciation or acknowledgement, to receive money, valuables and documents, in particular the object at issue and the costs to be reimbursed by the adversary, the court cashier or third parties or inspect files.

The place of performance and the legal venue for all claims arising from the legal relationship on which the Power of Attorney is based, is the location of the office of the Attorneys at Law.

Place

Date

(Signature)