Power of Attorney

BRUNNER, LIESENBORGHS & PARTNER GbR

Rechtsanwälte – Steuerberater

The solicitors Otmar Herrgott, Günter Nann, Thomas Schneider, Birgit Schunter, Thomas Morio,

Klaus Makowe, Marc Wernstedt, Barbara Kornmeier

Tobias Ritzenthaler, LL.M., Philipp Nann Stadtstr. 23, 79104 Freiburg i. Br.

are in the matter of

in respect of the issue:

unrestricted power of attorney:

- 1. to represent the Mandator within and outwith legal proceedings anyone, in particular all courts and authorities:
- 2. to undertake legal proceedings (in accordance with §§ 81 ff. ZPO / Code of Civil Procedure, among others), including the authority to raise and withdraw cross actions;
- 3. to submit petitions in divorce affairs and in matters following on from divorce, to enter into agreements on matters following on from divorce, and to submit petitions fort eh provision of information on pensions and other provisional arrangements;
- 4. to represent and defend in criminal matters and non-criminal fines (§§ 302, 374 StPO / Code of Criminal Procedure) including preliminary proceedings and (to cater for absence) to represent him in accordance with §§ 411 II StPO, with express authorisation also in accordance with §§ 233 I, 234 StPO and with express authorisation to accept writs of summons in accordance with § 145 a III StPO, to initiate a criminal complaint or any other complaint permissible in accordance with the Code of Criminal Procedure, and petitions in accordance with the law on compensation for measures of criminal prosecution, also in particular for the separate proceedings concerning the amount of a claim;
- 5. to represent in other proceedings and in out-of-court negotiations of all kinds (in particular in matters related to accidents in applying claims against damaging parties, keepers of a vehicle and their insurers);
- 6. to establish and suspend contractual relationships and to issue and receive unilateral declarations of intent (e.g. notice of termination);
- 7. in insolvency proceedings, in particular fort he purposes of notifying claims to the insolvency table.

The power of attorney is valid for all instances and extends to cover secondary and subsequent proceedings of all kinds (e.g. seizure and temporary injunction, proceeding for fixing costs, execution, intervention, forced sale, depository proceedings, as well as insolvency and compositions proceedings). It includes, in particular, the authority to effect and receive services, to transfer the power of attorney over to others, in whole or in part (substitute power of attorney), to lodge appeals, withdraw them or waive the right of appeal, to settle the legal dispute or out-of-court negotiations by means of settlement, waiver or acknowledgment, to accept cash, valuables and certificates, and also, in particular the item in dispute and the amounts to be restituted by the opponent, the court cashier's office or by other offices, and to proceed to inspect files.

Note on data protection: the mandator issuing the power of attorney gives his consent for his personal and other details to be collated, processed or used, along with other details as required in accordance with the circumstances of the individual case within the context of this order.

place/date	signature