

Power of Attorney

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In the case

on behalf of

power of attorney is granted

1. to conduct a lawsuit (among others, pursuant to Sections 81 ff. German Code of Civil Procedure), including the authority to put forward and withdraw counterclaims;
2. for representation and defense in criminal cases and administrative fine matters (Sections 302, 374 German Code of Criminal Procedure), including preliminary proceedings, as well as (in the case of absence) for representation pursuant to Section 411 II German Code of Criminal Procedure and, with express authorization, also pursuant to Sections 233 I, 234 German Code of Criminal Procedure, to file demands for prosecution and any other motions provided by the code of Criminal Procedure and motions pursuant to the Law on Compensation for Wrongful Prosecution, in particular also in the proceeding related to the compensation amount;
3. for representation in any other proceedings and extrajudicial negotiations of any kind (in particular in accident cases for the enforcement of claims against the party causing the damage, the owner or other person entitled to use the vehicle and their insurers with exception of the receipt of residual value offers for damaged motor vehicles);
4. to establish and terminate contractual relationships and to make an accept unilateral declarations of intent (e.g. notice of termination) in relation with the matter mentioned above under "on account of ...".

The power of attorney applies to any accessory and subsequent proceedings (e.g. attachment and temporary injunction, proceedings related to decision fixing costs, execution, intervention and deposit as well as bankruptcy and settlement proceedings with respect to the opposing party's property).

The said power of attorney comprises in particular the authority to effect and accept notifications, to transfer this power of attorney in whole or in part to other parties (substitute power of attorney), to file, withdraw or waive appeals, to settle the lawsuit or extrajudicial negotiation by means of compromise, waiver or acknowledgment, to accept valuables and documents, in particular also the matter in dispute, as well as amounts reimbursed by the opposing party, the judicial cashier or any other authorities and inspect the files.

(place) (date)

(signature)