

# Power of Attorney

## ZIEGENHAGEN

Rechtsanwälte

Rechtsanwälte Ivailo Ziegenhagen, Nikolai Rupay Dahm, Moritz Till Borchert

Friedrichstraße 185/186, 10117 Berlin,  
Tel.: +49-(0)30-28 87 86 00, Fax.: +49-(0)30-28 87 86 01,  
eMail: buero@wz-anwaelte.de

With this, Power of Attorney (according to §§ 81 ff. ZPO, 302, 374 StPO) is conferred on the above mentioned law firm and each of the above mentioned attorneys in respect to the matter/law suit/legal affair/out of court representation

regarding

In particular, the Power of Attorney comprises, but is not limited to, the following authorities:

1. to file a lawsuit, to put up defense, to perform all procedural acts for all levels of judicial proceedings and all jurisdictions and branches of the courts, including the filing and withdrawal of counterclaims, the resumption of proceedings and the execution of compulsory enforcement;
2. to perform, effect and receive delivery, notification, service of process;
3. to file and withdraw appeals and legal remedies as well as to declare a waiver thereof;
4. elimination of the case by way of amicable settlement or compromise, renunciation or waiver, acknowledgement or recognition;
5. to accept and receive the sums of money that must be compensated or refunded by the opposing party, the treasury, legal administrative bodies or other authorities;
6. to accept and receive money, valuables, and documents, in particular the subject matter of the litigation;
7. to establish and to cancel contractual relationships, to declare and receive declarations of intention both mutual and one-sided (e. g. notices of termination) in connection with the above mentioned matters;
8. representation before the family courts according to § 78 ZPO, to set up requests for divorce and for other matters which may result from the divorce proceeding, including agreements concerning the consequences of marriage and divorce; also to apply for information regarding pensions, annuities and other provisions;
9. access to and inspection of official records;
10. representation and defense in criminal cases, summary proceedings, administrative offenses and matters punishable by fines, including preliminary proceedings, proceedings according to § 403 StPO; expressly including representation in case of absence according to §§ 233 I, 234, 329 I, 350 II 1, 411 II StPO; to lodge complaints and to file and withdraw all motions permissible by the code of criminal procedure, the law concerning administrative offenses and the compensation for criminal prosecution statute, including the procedure regarding the sum of compensation;
11. initiation of and representation in all accompanying and other legal proceedings, concerning e. g. arrest in rem, injunctions and provisional measures, court and legal fees, compulsory enforcement, auctions and administration, interventions, escrow, insolvency.
12. complete or partial transfer of the Power of Attorney to another delegated authority;
13. extra judicial affairs and negotiations of all kinds.

---

Place, Date

---

Signet/Signature