

# V O L L M A C H T

(including power of attorney for litigation)

The undersigned hereby gives the following

**MGM Rechtsanwälte**

**Müller Goll-Müller Partnerschaftsgesellschaft, Pienzenauerstr. 10, 81679 München**

**AUTHORISATION** in the matter: \_\_\_\_\_

Subject of the mandate: \_\_\_\_\_

The power of attorney includes in particular the authority to

1. to **conduct litigation** (inter alia under §§ 81 et seq. ZPO) including the authority to bring and withdraw counterclaims;
2. for filing applications in **divorce and divorce consequence cases**, for concluding agreements on divorce consequences and for filing applications for the provision of pension and other pension information;
3. to represent and defend in **criminal and fine cases** (§§ 302, 374 StPO) including preliminary proceedings and (in case of absence) to represent pursuant to § 411 para. 2 StPO, with express authorization also pursuant to §§ 233 para. 1, 234 StPO as well as with express authorization to receive summonses according to § 145a para. 2 StPO, to file criminal and other applications permitted under the Code of Criminal Procedure and applications according to the law on compensation for criminal prosecution measures, in particular also for the amount proceedings;
4. for representation in **other proceedings and in out-of-court negotiations** of all kinds (in particular in accident cases for asserting claims against injuring parties, vehicle owners and their insurers);
5. to establish and terminate **contractual relationships** and to make and receive unilateral declarations of intent (e.g. notices of termination).

The power of attorney is valid for all instances and also covers all kinds of **ancillary and subsequent proceedings** (e.g. **arrest and preliminary injunction, cost assessment, execution, intervention, foreclosure sale, forced administration and deposit proceedings** as well as **insolvency proceedings** concerning the assets of the opponent). It includes in particular the authority to effect and receive service, to transfer the power of attorney in whole or in part to others (sub-authorization), to lodge, withdraw or waive an appeal, to settle the legal dispute or out-of-court negotiations by means of settlement, waiver or acknowledgement, to receive money, valuables and documents, in particular also the object in dispute and the amounts to be reimbursed by the opponent, by the court cashier or by other authorities (power of attorney to receive money) as well as to inspect files.

The client was informed before the assignment was given about the expected amount of the legal fees and that, should no separate remuneration agreement be concluded, the lawyer's fees will be charged according to the value of the subject matter.

....., the .....

.....  
Signature