

Power of Attorney

Lawyer Christian Krauß, LL.M. Eur., Westtorgraben 1, 90429 Nuremberg, Telephone 0911- 999 396-0, Fax 0911-999 396-16

is given the power of attorney

in the matter of

1. To represent and defend in criminal cases, adhesive procedures and matters regarding civil fines (§§ 302, 374 German Criminal Procedure Code (StPO)) including the preliminary proceedings as well as to represent in the case of absence according to § 411 para 2 StPO and with express empowerment also according to §§ 233 I, 234 StPO, to file criminal complaints and other complaints permissible according to criminal procedure in line with the law on indemnification for law enforcement measures, in particular also for proceedings for the stipulation of indemnification amounts;

The power of attorney applies to all levels of jurisdiction and also extends to ancillary suits, private suits and counter claim proceedings. It particularly comprises the capacity to issue and accept legal documents, transfer the power of attorney in full or in part to other parties (substitute power of attorney), to appeal, withdraw or waive an appeal, to receive and sign for money, valuables, documents, deposits and payments for fines as well as access records.

2. To conduct cases (inter alia according to §§ 81 ff. German Code of Civil Procedure (ZPO)) including the authority to lodge and withdraw counter claims;

3. To represent in other proceedings (e.g. representation at the tax office and administrative authorities) and at extrajudicial negotiations of any kind;

4. To establish and cancel contractual relationships and to submit and receive unilateral declarations of intent (e.g. cancellations) in the context of the matters mentioned above under “in the matter of”.

The power of attorney applies to all levels of jurisdiction and also extends to ancillary proceedings and subsequent proceedings of any kind (e.g. arrest and preliminary injunctions, proceedings concerning the determination of costs, enforcement by judgement, intervention, sale by court order, sequestration and lodgement as well as bankruptcy and settlement over the assets of the counter party).

It particularly comprises the power to transfer the power of attorney in full or in part to other parties (substitute power of attorney), to appeal, to withdraw or waive an appeal, to settle a law suit or extrajudicial negotiations by means of a settlement, waiver or acknowledgement, to receive money, valuables and documents, in particular also the matter in dispute and the amounts to be reimbursed by the counter party, from the court cashier or from other bodies as well as to access records.

place

date

signature