

POWER OF ATTORNEY



Legal orders are requested only to be given to the authorised representative(s)

SEDLATZEK Rechtsanwälte

are granted in the matter _____

with regard to _____

power of attorney.

1. Conducting case proceedings (inter alia under §§ 81 et seq. of the Code of Civil Procedure) including the power to bring and withdraw counterclaims;
2. For filing applications in divorce and post-divorce cases for the conclusion of agreements on the consequences of divorce and for filing applications for pension and other benefit information;
3. For representation and defence in criminal and fine cases (§§ 302, 374 StPO) including preliminary proceedings and (in case of absence) for representation in accordance with § 411 II StPO, with express authorisation, also in accordance with §§ 233 I, 234 StPO, as well as with express authorisation to receive summonses in accordance with § 145 a II StPO, to file criminal and other applications permitted under the Code of Criminal Procedure and applications in accordance with the Law on Compensation for Criminal Prosecution, in particular also for the disbursement proceedings;
4. For representation in other proceedings, including out-of-court negotiations of all kinds (in particular in cases in which claims are asserted against injuring parties, vehicle owners and their representatives);
5. For the establishment and termination of contractual relationships and for the submission and receipt of unilateral declarations of intent (e.g. notices of termination) in connection with the above-mentioned matter "with regard to...".

The power of attorney applies to all instances and extends to ancillary and subsequent proceedings of all kinds (e.g. arrest and preliminary injunction, cost assessment proceedings, enforcement proceedings, intervention proceedings, forced sale proceedings, forced administration and deposit proceedings, as well as insolvency proceedings. It includes in particular the authority to effect and receive legal orders, to transfer the power of attorney in whole or in part to others (substitute power of attorney), to lodge, withdraw or waive legal remedies, to finalise the legal dispute or out-of-court negotiations by means of settlement, waiver or acknowledgement, to take receipt of money, valuables and documents, in particular also of the subject of the litigation and the amounts to be reimbursed by the opponent, by the court cashier or other authorities, and to inspect the files.

Place, date

Client signature