

# Power of Attorney

## **Mauel and Colleagues Solicitors**

P. Mauel, J. Kinzel\*, H. Schieberle, Dr. T. Hulzer\*,  
A. Schmidt, A. Cornelsen, S. Goretzki\*  
Altstadtstr. 176a, 51379 Leverkusen  
Eisenbahnstr. 13, 16225 Eberswalde\*

Will be granted power of attorney

in the case of \_\_\_\_\_

due to \_\_\_\_\_

- 1) to handle a case (according to §§ 81FF. ZPO among others) including the authority to investigate and revoke counterclaims.
- 2) to claim in divorce and post-divorce proceedings, in the settling of agreements about post-divorce matters as well as the placing of claims for the granting of information about pensions and other such provision.
- 3) to represent and defend in criminal cases and civil fine proceedings (§§ 302, 374 StPO) Including preliminary proceedings as well as, (in case of absence), representation according to § 411 II StPO, with express empowerment according to § 233 I, 234 StPO, as well as express empowerment to receive summons according to § 145a II StPO; to place criminal claims and other authorised claims following the code of criminal procedure, also claims according to the law concerning compensation for prosecutory action, in particular for the settlement procedure.
- 4) to represent in other procedures, also in out of court hearings of all types ( in particular in accident cases, to make claims valid against the tortfeasor, car owner and their insurers.
- 5) to justify and rescind business relations and to submit and accept all unilateral professions of intention (e.g. notice to quit).

The power of attorney is valid for all instances and extends to all types of subsidiary and resulting proceedings (e.g. custody; injunctions; proceedings in the assessment of costs, law enforcement, intervention, compulsory auction, receivership and bailing as well as bankruptcy and settlement proceedings). It includes in particular the acceptance and bringing about of investigations and servicing of writs; the transference of the power of attorney, either completely or partially, to another (sub-proxy); lodging, repealing or relinquishing appeals; settling law suits or out of court hearings by settlement or cognovit; to take money, valuable property and certification in relation to the matter in dispute and accept sums from the opponent, court coffers or other places, as well as inspect records.

\_\_\_\_\_  
(Date, Signature)