



**wohllebenundpartner**  
KANZLEI FÜR WIRTSCHAFTSRECHT

# POWER OF ATTORNEY



**IAT-Tower  
Zurmaiener Straße 164  
54292 Trier**

**Schlossstraße 7  
56856 Zell/Mosel**

**Simmerner Str. 20  
55481 Kirchberg**

Service of documents should  
be made to the legal  
representative

Shall herewith be granted  
power of attorney

in the matter of

1. To conduct a case (e.g. according to §§ 81 ZPO) including the right to initiate and withdraw counterclaims;
2. To submit petition for divorce and conduct divorce proceedings for the conclusion of agreements about divorce matters as well as filing applications for the right of information on pensions or any other benefits;
3. To represent and legally defend in criminal matters and administrative matters and fines (§§ 302,374 StPO) including pretrial procedures and (in case of absence) representation according to §§ 411 II StPO with explicit authorization for the receipt of summons according to §§ 145 a II StPO; as well as filing formal criminal complaints or any other applications within the Code of Criminal Procedure; and filing applications according to the law referring to compensation for prosecution measures especially also for monetary proceedings;
4. To represent in any other procedure including out-of-court negotiations of all kinds (especially in matters concerning accidents with enforcement of claims against any party causing damage, vehicle owners and insurers thereof);
5. To establish and dissolve any contractual relationships; and submission and receipt of ex parte declarations of intent (e.g. notice of termination) in connection with anything in the above-mentioned matter named under "in the matter of...".

The power of attorney shall be valid for all stages and shall cover all subsidiary and consequential procedures of all kinds (e.g. Detention and temporary restraining orders, any procedures concerning awarding of costs, enforcement orders, intervention, compulsory auctions, receivership, court deposits and insolvency). It shall also cover the authorization to serve or receive public notices; to transfer the power of attorney in part or in whole to any other person (substitute power of attorney); to initiate, revoke or waive legal remedies; to carry out the legal dispute or out-of-court negotiation through settlement, waiver, or admission; to accept any money, valuables and documents or any amounts to be reimbursed, in particular concerning the matter in dispute or that of the opponent, from the judiciary treasury or any other office; and to have access to official files.

- I have been instructed by my legal representative according to § 49 b section 5 BRAO that neither the sum of the amount nor the fixed fees shall be based on the legal counsel fee calculation; on the contrary the fees shall be calculated according to the value of the matter in dispute. \*)

Zell, Date \_\_\_\_\_

\_\_\_\_\_  
Signature

\*) delete when not applicable