

Power of attorney

In the case of the power of attorney
is given to the **Law Firm Prof. Dr. Ekey & Kollegen, Ebertplatz 10, 50668 Köln**

- for reasoning and annulment of contracts of all kinds as well as for submission and receipt of unilateral declarations of intent linked to the above mentioned case;
- for legal proceedings including the authority to issue and withdraw counterclaims;
- for application of divorce procedures and their subsequent procedures including agreements dealing with the consequences of divorces, for obtaining information about pension and benefit matters, and for submitting the necessary forms for it;
- for representation and defence in criminal cases and fine proceedings (para 302, 374, Criminal Procedure Order), including preliminary proceedings and – in case of absence – representation according to para 411 article 2 Criminal Procedure Order; for receipt of summons according to para 145a Criminal Procedure Order; for submitting of applications according to the Criminal Procedure Order and according to the Act of Compensation for Prosecution Action, and in particular payment procedures;
- for representation at extra judicial negotiations of any kind and in particular in matters involving accidents, asserting claims against the wrongdoer, the registered keeper of the vehicle and their insurer.

The lawyers are authorised

- to undertake and receive the service of documents;
- to lodge, withdraw or waive appeals;
- to transfer this power of attorney or parts of it to others;
- to solve the legal dispute, other proceedings or extra judicial negotiations by ways of agreement, renunciation or acknowledgement;
- to receive money, valuables and documents, in particular the object in dispute and payments, due to be reimbursed by the opponent or by the judiciary pay office or from any other agency and to be at the lawyers' disposal;
- to inspect files.

This power of attorney is valid for all courts and applies also to represent in collateral and subsequent procedures of all kind as for example for arrest and injunction, fixing of costs, enforcement, intervention, sale by court order, receivership, deposition and insolvency.

.....

(Place, Date)

.....

(Signature)