

P O W E R O F A T T O R N E Y

*I, the undersigned, .....*

*authorise:*

to provide legal assistance in accordance with the regulations governing attorneyship and the general terms and conditions for legal services, in particular to represent me in proceedings before courts and other state bodies, to represent me in matters before legal persons, institutions, institutes, civil legal and natural persons, to reach settlements and conclude contracts on my behalf, to legally bind me and to confirm the settlement of my claims.

This Power of Attorney also includes the receipt of decisions and invitations, the applications of counterparties and other letters after the Power of Attorney is granted and in connection with the matter in which the Power of Attorney is given.

The Power of Attorney also includes the acceptance of money and other valuables on behalf of the client and the express authorisation to represent the client in a settlement hearing and to reach a court or out-of-court settlement.

The Power of Attorney *does not* include the verification of data regarding bankruptcy, composition or liquidation proceedings, unless specifically stated in the Power of Attorney.

I specifically authorise the attorney:

*I confirm* that I am aware that I have to explain all the facts and circumstances in connection with the matter to the attorney and to provide all evidence, upon the signing of the Power of Attorney, that I am familiar with the estimate of the costs of representation and the rough estimate of the outcome of the proceedings and that I have been warned of the consequences if statements and evidence are not presented and submitted by the deadlines defined in regulations or at the request of the attorney.

If I do not present all the facts and provide all the evidence I have within the time limits referred to in the previous paragraph, the attorney is not obliged to represent me or may terminate this Power of Attorney and he/she is not liable for damage caused by my inactivity.

*I undertake* to pay, on request and without any delay, for all legal services according to the attorneys' price list or to a written agreement for legal and business consulting services, as well as for the costs of the work performed.

I accept the charging of services according to a higher or foreign tariff if so defined in the general terms and conditions for legal services or the Attorney Fee Tariff.

Another arrangement for the charging of legal services is only permitted if agreed in writing, in which case, the provisions of this agreement for legal and business consulting services or the latest general terms and conditions for legal services shall apply.

I undertake that in the event of any change to my contact information, I will notify the attorney immediately or within 48 hours of the change about my new data and where to reach me, otherwise the attorney shall not be responsible for damage caused by the submission of incorrect data.

I agree that the attorney sends all his/her correspondence by unregistered mail or to the email address in the statement.

I state that the attorney has familiarised me with the unpredictable outcome of proceedings and that he/she shall only be obliged to provide representation with all professional diligence and does not guarantee success.

In the event of any disputes arising from this Power of Attorney, the authoriser and the authorised person agree that the competent court shall be the court of the registered office of the attorney and that Slovenian law shall be applied.

*Kranj, .....*

*Authoriser:*

*The Power of Attorney and representation accepted by:*