

## **Wesch & Buchenroth**

### **General Terms and Conditions of Legal Consultation and Representation**

Wesch & Buchenroth Rechtsanwaelte Partnerschaftsgesellschaft mbB (Wesch & Buchenroth) will act on behalf of clients under the following conditions, unless otherwise agreed to in writing:

1. Wesch & Buchenroth is only liable to the client below, not to third parties, especially neither directors nor shareholders of the client – these are not protected under this contract.
2. Wesch & Buchenroth are only obliged to lodge an appeal or file for any other legal remedy if they have received and accepted instructions to do so.
3. All claims that the client may have against the opponent, the judicial authority, or any other third party with a duty to reimburse, will be assigned to Wesch & Buchenroth up to the amount of Wesch & Buchenroth's legally-defined lawyer's fees, and Wesch & Buchenroth will be empowered, in the name of the client to notify the debtor of such assignment.
4. The client is not permitted to pass on written observations and comments, including draft contracts or expert opinions, from Wesch & Buchenroth – and to use such material other than within the scope of the attorney-client relationship – without express consent from Wesch & Buchenroth.
5. Wesch & Buchenroth are not in any case liable for advice regarding Non-German law.
6. The attorney-client relationship will be governed by German law. If the client does not have a place of general jurisdiction in Germany, then the competent court of the first instance will be determined by the location of the registered office of the law firm Wesch & Buchenroth.

\_\_\_\_\_  
(Place, date)

\_\_\_\_\_  
(Client)

\_\_\_\_\_  
(Place, date)

\_\_\_\_\_  
(Wesch & Buchenroth Rechtsanwaelte Partnerschaftsgesellschaft mbB)