

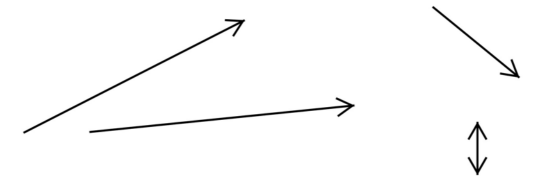
Date of birth

Education





For your spouse please use the additional sheet in the appendix



Digital rosters in the original (not scanned). LH / Condor: digital flight hour overviews **AND** digital "Streckeneinsatzabrechnung"

^{*}all work-related flights, ticket purchase lists and ticket refunds





own apartment parental home



INCOME:	
EXPENSES:	
If the property was purchased in the assessment period the following documents:	, we also need





POWER OF ATTORNEY

Deliveries are requested to the authorized person only!

is hereby granted unrestricted power of attorney in all tax related matters with tax authorities, courts, other authorities and agencies to represent the client extrajudicially or procedurally with anyone, in particular with all courts and authorities. This power of attorney authorizes procedurally in particular

- 1. for representation in opposition proceedings and in extrajudicial negotiations of all kinds with the tax authorities;
- 2. to conduct litigation, including the power to file and withdraw counterclaims after unsuccessful opposition proceedings.

This power of attorney applies to all instances and also extends to ancillary and subsequent proceedings of all kinds. It includes in particular the power to effect and receive services.

To grant and assign sub-authorisation for all activities necessary for the execution of the mandate with the exception of procedural measures (lawsuits, legal remedies, etc.).

The power of attorney justifies the filing, withdrawel or waiver of appeals, the settlement of the legal dispute or out-of-court negotiations by way of settlement, waiver or acknowledgement, to receive and dispose money, valuables and documents, in particular also the object of dispute and the amount to be refunded by the opponent, courtcashier's office or by other bodies and to inspect files; the restriction of § 181 BGB is waived.

Á

The power of attorney is valid until you revoke it in writing.

If a spouse is indicated, his or her signature is also required on this power of attorney.

Á		
∰First name	<u>Á</u> Surname	
,		
,		(Signature)





Principal ¹						
IdNr. ^{2, 3}						
Date of birth Power of attorney ⁴ for tax representation						
10. 60% 100%						
	5					
Authorised represented in these proceedings by the profess	sentative / law office ionals authorised to do so by civil law,					
is hereby authorised to represent the principal in a	all tax and other matters within the meaning of § 1 o					
the StBerG ⁶						
The authorised representative is entitled to gr	rant and revoke sub-authorisations.					
The power of attorney does not apply to:						
Income tax.	Income tax reduction procedure.					
Sales tax.	Investment allowance.					
Business tax.	Assessment procedure.					
Declaratory proceedings acc. § 180 Abs. 1 Satz 1 Nr. 2, Abs. 2 AO.	Collection procedure (incluing the enforcement procedure).					
Corporate tax.	Representation in out-of-court legal remedy					
Wage tax.	proceedings.					
Property tax.	Representation in proceedings of the fiscal					
Real estate transfer tax.	jurisdiction.					
☐ Heritage/gift tax. ☐ Turnover tax advance return.	Representation in criminal and					
	administrative fine proceedings (tax).					
Power of attorney of disclosure ⁷ :						
The power of attorney also extends to the recading administrative acts.	eipt of tax assessments and other					
The power of attorney also extends to the reco	eint of enforcement notices and reminders					
rise points of alternary also obtained to the res	opt of official and remindere.					
The power of attorney is generally valid for an						
unlimited period of time, but						
not for assessment periods or assessment da	ite(s) prior to					
only for the assessment period(s) or assessm	nent date(s)					
The power of attorney shall remain in force as long	g as the parties to the proceedings have not					
been notified of its revocation ⁹ .						
Previously granted powers of attorney expire. ¹⁰						
or Only powers of attorney previously granted to	the above-mentioned attorney expire.					
	of tax data stored by the tax authorities ¹¹					
The power of attorney from lines 7 to 15 and from	lines 21 to 28 also extends to the electronic					
retrieval of data with regard to tax data stored by t the tax authorities have opened the way for this.	the tax authorities on or for the principal, in so far a					
, 13.12 113, 111 4.10						
This authorisation of retrieval shall not be grain	nted					

35 36 37	In case of a factual or temporary restriction of the authorisation and the retrieval allowance cannot be restricted due to technical reasons, data retrieval is excluded (in so far as the retrieval allowance is not subsequently extended).					
38 39	Regardless of the limitation of the power of attorney, an unlimited allowance of retrieval is granted to the above-named authorized representative(s).					
40 41	to the control of the terror o					
42 43	Place,	Date		Signature of the principal ¹³		

In case of married couples or civil partnerships, two copies of the powers of attorney must be filled out and signed.

- In case of corporations, estates and partnerships/associations, the currently valid tax number must be stated in the supplement to the power of attorney and in the data set to be transmitted to the tax authorities until the W-IdNr. is issued (cf. footnote 3). In this case, it is not necessary to specify a tax number in the power of attorney itself (exception: the power of attorney is to be submitted to the tax office in paper form).
- ³ The tax number(s) of the principal(s) must be entered in the supplement to the power of attorney and in the power of attorney database. In the power of attorney itself it is not necessary to specify a tax number at this point. (exception: the power of attorney is to be submitted to the tax office in paper form)
- ⁴ This power of attorney regulates the external relationship with the tax authorities and applies to the contractual relationship between the authorized representative(s) and the client, unless otherwise stipulated.
- ⁵ Person or company authorised to provide unrestricted assistance in tax matters acc. § 3 StBerG.
- 6 The power of attorney includes in particular the authorisation
 - to file and receive declarations of any kind,
 - to file claims in main, ancillary and subsequent proceedings,
 - to file and withdraw any out-of-court appeal and to waive any right to appeal,
 - to extrajudicial negotiations of any kind.

The authorisation to receive tax assessments and other administrative acts in the tax debt obligation is generally given only if the principal has authorized this particularly (reference to § 122 Abs. 1 Satz 3 AO).

- ⁷ Factual and/or temporary limitations on the power of attorney relating lines 15 and 21 to 28 also apply to the power of attorney of disclosure.
- If a general extension of the filing deadlines is to be used for a future assessment period/deadline, this is only possible if a person authorised to provide assistance in tax matters (§§ 3, 4 StBerG) is again commissioned (and, if necessary, authorised).
- A revocation of the power of attorney granted only becomes effective to the tax authority once it is received by it (cf. § 80 Abs. 1 Satz 4 AO).
- The expiry of powers of attorney which have not been transmitted electronically via the officially specified interfaces in accordance with the officially specified form using the officially specified data record must be notified separately. Deviating from this, previously granted powers of attorney of disclosure shall expire in any case upon notification of a new power of attorney of disclosure.
- Due to technical limitations in relation to the authorisation of retrieval in case of factual and /or temporary authorisation, refer to lines 35 39.
- ¹² An exclusion of the authorisation in line 15 for representation
 - in fiscal court proceedings and
 - in criminal and administrative penalty proceedings in tax matters
 - is irrelevant for the scope of the data retrieval authorisation of the authorised representative(s). Entries in lines 35 39 are not required in this case.
- 13 In case of corporations, estates and partnerships/associations, the power of attorney must be signed by the legal representative.



Please use this additional sheet for your spouse in case of joint assessment:

