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Landgericht [regional court] Berlin

Case no.: 61 O 104/24



Decision

In RE:

Sebastian Steck,

- Plaintiff –

Attorney of Record:

JBB Jaschinski Biere Brexl Part mbB, Christinenstrasse 18/19, 10119 Berlin, File no.: 22-1485

v.

AVM Computersysteme Vertriebs GmbH, represented by its managing directors Johannes Nill, Peter Faxel, Ulrich Müller-Albring, Alt-Moabit 95, 10559 Berlin - Defendant –

<u>Attorney of Record:</u> **CMS Hasche Sigle**, Nymphenburger Strasse 12, 80335 Munich, File no.: 2023-12333

The honorable Judge Everling as the single judge of the Berlin II Regional Court - Civil Chamber 61 - decreed the following on June 24, 2024:

- 1. The defendant must bear the costs of the legal dispute.
- 2. The amount in dispute is set at ξ 7,500.00.

Reasons [for the decision]:

The cost decision is based on Section 91a, Para. 1 ZPO.

The defendant must bear the costs of the legal dispute because it has agreed to cover the costs.

Legal Remedies:

An appeal can be lodged against the decision by which the amount in dispute was determined if the value of the subject matter of the complaint exceeds €200 or the court has admitted the complaint.

The appeal must be submitted to the Berlin II Regional Court within six months:

Landgericht Berlin II Littenstrasse 12-17 10179 Berlin.

The period begins when the decision on the main issue becomes final, or the proceedings are otherwise completed. If the amount in dispute was determined later than one month before the expiry of the six-month period, the appeal can still be filed within one month of service or informal notification of the decision. In the case of an informal notification, the decision is deemed to have been made known on the third day after the envelope containing the decision was mailed.

The appeal must be filed in writing or by means of an oral statement recorded by the clerk's office of the abovementioned court. It may also be recorded by the clerk's office of any other district court; however, the deadline is only met if the transcript of the recorded appeal is received by the above-mentioned court on time. You do not need a lawyer to do so.

Appeals can also be submitted as an **electronic document**. However, a simple email does not meet the legal requirements.

Appeals submitted by a lawyer, by an authority, or by a legal entity under public law, including the associations formed by it to fulfill its public tasks, must be filed as an **electronic document** unless this is temporarily impossible due to technical reasons. In this case, filing in accordance with the general regulations is permissible, although the reasons for this must be substantiated at the time of filing or immediately thereafter. The electronic document must be submitted at a later time upon request.

Electronic documents must

- be provided with a qualified electronic signature of the responsible person or
- signed by the responsible person and submitted via a secure transmission channel.

An electronic document bearing a qualified electronic signature of the responsible person may be transmitted as follows: - via a secure transmission method or

- via the court's Electronic Court and Administrative Mailbox ("EGVP"), which is set up to receive electronic documents.

Concerning secure transmission channels, reference is made to Section 130a, Para. 4 of the Code of Civil Procedure. With regard to the further requirements for electronic communication with the courts, please refer to the ordinance on the technical framework conditions for electronic legal transactions and on the special electronic authority mailbox (Electronic Legal Transactions Ordinance – "ERVV") as amended. We also encourage you to visit the website www.justiz.de.

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Everling Regional Court Judge

> True copy of the original. Berlin, 07/17/2024

Yagci, court employee Certifying official of the Clerk's Office