



Overview GmbH

The GmbH

All GmbH's have been incorporated and registered in the Commercial Register in full accordance with the applicable legal requirements. The companies have full legal capacity to immediately act as a GmbH and engage in business activities and transactions. As of the time of the sale, the companies have never been engaged in any business activities and there are no liabilities owed to any third parties.

The companies have a share capital of 25,000 Euro. It is paid in full into the companies' bank account and is not paid back. No costs are charged to the companies, so that the share capital is still fully paid in at the time of the sale. The new managing director can therefore easily give the respective affirmation vis-à-vis the Commercial Register as required under § 8 para 2 GmbHG (German Act on Limited Liability Companies) in accordance with the most recent case law of the German Federal Supreme Court (BGH).

The purchase price

The purchase price for all the shares of a GmbH is 28,000 Euro. This purchase price includes the undiminished share capital in the amount of 25,000 Euro.

Acquisition in less than 24 hours

Simply call us or send us the completed questionnaire and we will reserve a company for you free of charge and without any further obligations to you.

Then you arrange for payment of the purchase price. You may either pay the purchase price directly to our account in advance or you can deposit the amount (designated as payment of the purchase price to us) in an escrow account of a German lawyer. In individual cases, the irrevocable and unconditional assumption of liability by a German lawyer or notary regarding the payment of the purchase price may suffice.

As soon as we receive the payment of the purchase price or this payment has been otherwise ensured as described above, we will provide you via courier with the necessary powers of attorney for the sale and transfer of the shares and the complete original corporate documents - all in less than 24 hours.

Now a German notary of your choice can record in a notarial deed the sale and transfer of the shares and the appointment of the new managing director as well as any amendments to the



articles of incorporation you may wish to make. Your notary will then apply for the registration of these changes with the competent commercial register.

Disposal over bank balance

If the bank account is included in the sale, the newly appointed managing director only needs to show appropriate legitimization to the bank keeping the account (sale with bank account). Otherwise, he can open a new bank account for the company at a bank of his choice and there cash the cheque over 25,000 Euro to have it deposited in the new account (sale with cheque). We will provide you with the details on each procedure in due time.