■ honert + partner

20. December 2018

REDEMPTION OF GMBH SHARES - BGH PASSES JUDGMENT AFTER 18 YEARS!

IF A GMBH [LIMITED LIABILITY COMPANY] SHARE IS TO BE REDEEMED AGAINST THE WILL OF THE PERSON CONCERNED, IT IS NECESSARY TO SET AN IMPORTANT COURSE ALREADY IN STATUTES BUT ALSO WHILE DRAWING UP A REDEMPTION RESOLUTION. THE FEDERAL COURT OF JUSTICE [BGH] HAS FOUND IN ITS DECISION OF 26 JUNE 2018 THE NULLITY OF A REDEMPTION RESOLUTION OF 26 JUNE 2000 - THE FINDINGS MADE ARE OF CONSIDERABLE IMPORTANCE FOR THE CONSULTING PRACTICE BEYOND THE INDIVIDUAL CASE. (more...)