

19. December 2019

BASIC PRINCIPLES OF DEFECTIVE EMPLOYMENT RELATIONSHIP APPLICABLE TO AN EMPLOYMENT CONTRACT OF A MANAGING DIRECTOR OF A GMBH

OUR LAST NEWSLETTER (EDITION 2019|Q3) HAD ALREADY ADDRESSED TWO SUPREME COURT DECISIONS CONCERNING THE EMPLOYMENT OF AN EXTERNALLY HIRED MANAGING DIRECTOR OF A LIMITED LIABILITY COMPANY [*GESELLSCHAFT MIT BESCHRÄNKTER HAFTUNG - GMBH*]. THIS ARTICLE SUPPLEMENTS THE THEMATIC COMPLEX, BECAUSE IN ITS RULING OF 20 AUGUST 2019 (CASE NO. II ZR 121/16), THE FEDERAL COURT OF JUSTICE [*BUNDESGERICHTSHOF - BGH*] DECIDED WHAT CONSEQUENCES WOULD ARISE IF AN EMPLOYMENT CONTRACT WITH A MANAGING DIRECTOR OF A GMBH WAS NOT EFFECTIVELY CONCLUDED. ([more...](#))

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