Sole broker agreement

Broker agreement pursuant to Section 14 Maklergesetz (Austrian Broker Act)

		(Adstrian broker Act)
		Sale / Renting / Lease
Client(s)		
NAME(S) / COMPANY		
ADDRESS(ES)		
PHONE		E-MAIL
DATE OF BIRTH		The client is a consumer?
The client is entitled to dispose of the property as	Owner	
		Authorized representative ttorney from the authorized representative and as such is liable for the binding but in this agreement.
☐ The client (Landlord) is the first client pursuant to Artic rental contracts). The Broker/Agent acts solely on beha		
☐ In accordance with existing business practice, the Brok	er/Agent may be	a Dual Agent and may act in this capacity.
The client agrees that the Broker/Agent may broker the	e property in a joi	nt transaction with other brokers.
Terms and conditions of the order		
The Sole Broker Agreement is valid untilthat can be cancelled at any time.	after which	it will change into an indefinite Standard Broker Agreement
The real estate broker is instructed to seconditions agreed.	ell 🗌 to	o rent
Property		
TYPE OF PROPERTY		EZ [[folio number]
GST. [PLOT]		KG [cadastral district]
ADDRESS		
Basis for negotiation		
Purchase price incl. debts and other liabilities: Euro		plus. 20 % VAT
Gross monthly rent (incl. BK and VAT.): Euro		Net monthly rent: Euro
Contract conditions (Description see "Objektdatenblatt")	:	
Commission agreements		
		ney enter into the transaction mentioned above with the party identified by the me active for the client in any other way. The payment is due when the broker
Commission rates:		
% of the purchase price incl. debts and other li	abilities plus VAT	,,
monthly gross rents (total rent excluding VAT)	plus VAT.,	
of the gross rent payable during the term of co	ontract plus VAT,	



 $_$ % of special considerations (for investments, furniture, granting of rights), **plus VAT.**

In the event that the prospective client enters into a legal transaction of equivalent purpose (e.g. purchase instead of rent) s/he undertakes to pay to the real estate broker a commission which shall be calculated pursuant to the respective maximum amounts for commissions as laid down in the Immobilienmaklerverordnung [Real Estate Broker Regulation] 1996. A supplementary commission in accordance with the respective maximum commission fees defined in the Real Estate Brokers Act (IMV) 1996 is agreed upon in the event that once a legal transaction has been concluded (e.g. initial lease) an additional transaction is agreed with regard to the same property (e.g. purchase following the lease).

Special commission agreements (§ 15 MaklerG)

The payment of the commission rate agreed above plus statutory VAT on the basis of the purchase price/total rent/lease (or a commission in the amount of plus statutory VAT) specified in the Sole Broker Contract is also agreed for the case that:

- the transaction described in the broker agreement is not entered into contrary to good faith (because the client contrary to the course of the negotiations up to that point - fails to take any action that would be required for the conclusion of the deal without notable reason),
- a different transaction is entered into the purpose of which is not equivalent to the original transaction, however, only if the brokerage of the subject transaction is within the scope of a broker's license. The calculation of the broker's commission is limited to the commission ceilings defined in the Brokerage Ordinance of 1996 (Immobilienmaklerverordnung).
- either the client or the third party identified by the broker passes on the business opportunity proposed by the real estate broker to a different person with whom the transaction is then entered into
- or that any statutory or contractual right of first refusal, repurchase or right to succeed has been exercised (section 15 para 1 Maklergesetz (Austrian Broker Statute))

In these cases the commission is calculated pursuant to the purchase price/monthly gross rent given in the broker agreement.

For the term of the sole broker agreement the following additional facts entitling the broker to a commission are agreed upon:

The client is obliged to pay the commission statet above if

- the sole broker agreement is terminated early by the client in violation of the contract and without important reason;
- the transaction was entered into during the term of the sole broker agreement in violation of the contract through the activities of a different broker instructed by the client or in a way other than by the activities of a different broker instructed by the client (eg. if the client sells the property by himself).

Mutual support and obligation to share information

The client is obliged to support the broker honestly in carrying out their brokerage activities and to refrain from passing on business opportunities that have been communicated to him. Broker and client are obliged to share necessary information, in particular the client must inform the real estate agent immediately of any change in the sale/rental/intention to lease. Furthermore, the client undertakes to disclose those persons who have contacted them directly during the period of the Sole Broker Contract. The broker undertakes to act to the best of their ability.

Presentation of the Energy Performance Certificate

The client must present the buyer or lessee with an energy certificate not of over no later than 14 days after the contract has been signed.	lder than 10 years old before submitting the contract declaration and hand it
☐ The client has an energy certificate drawn up at his own expense and inst	tructs the Broker to obtain it.
Despite being informed and despite a possible administrative penalty (up	to EUR 1,450.00), the client fails to provide an energy certificate.
Right to withdraw from distance and off-premises cont	racts and client information of such right
was concluded outside the real estate agent's premises (off-premises contra	ight to withdraw from an agency agreement within 14 days, if such agreemen ct) or exclusively as a result of distance selling. The 14-day withdrawal period hdrawal does not require any specific format, it may be made by means of the
	nation, fixing an appointment for the viewing of a property) before the 14-day In such case the client loses its right to withdraw, provided the agreement has
The prospective client understands that it will lose its right to withdr	od (e.g. by sending detailed information, agreeing on a viewing appointment) raw from the agency agreement if the agent completely fulfills the contraction arises after the brokered transaction (purchase or lease agreement) has
☐ The client does not want the agent to take early action.	
In the event of withdrawal pursuant to Sec. 11 FAGG, the client undertakes to	refrain from using the information received.
The prospective client receives a copy of the agency agreement on a copy of the agency agreement of the agency agreement of the copy of the agency agreement of the copy of the agency agreement of the agency agreement of the agency agreement of the agency agreement of the copy of the agency agreement of the agen	durable medium and withdrawal rights including withdrawal form on a durable medium
PLACE OF JURISDICTION (FOR ENTREPENEURS)	
VENUE & DATE	REAL ESTATE BROKER
If applicable:	
Estate agent's premises.	CLIENT

This form was created on the basis of the current legal texts and case law and made available to the member companies of the ÖVI and WKO. A possible liability, in particular a possible protective effect in favor of third parties, is expressly excluded.

Media holder: Austrian Real Estate Association, 1070 Vienna, Mariahilfer Strasse 116/2.OG/2, www.ovi.at