EAL ESTATE BROKER	(COMPANY / ADDRESS / PHONE / E-MAIL)	

## ACENCY ACREEMENT

	With the (prospective) client(s)
	(except for the brokering of residential rental contracts)
(Prospective) Client(s)	
NAME(S) / COMPANY NAME	
ADDRESS(ES)	
PHONE	E-MAIL
OCCUPATION	DATE OF BIRTH
concrete request and additional future requests, the f This agency agreement is concluded for an indefinite	the action supporting the client's search for a property. Referring to the possibility of a collowing agreement is made covering the brokerage services of our company:  The period and may be terminated by both parties with immediate effect and without does not affect those transactions for which the agent has been active prior to the ll finally materialize (also after the termination).
$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $	agent acts / may act as a dual agent.
Our company is authorized to present properties sub	ject to withdrawal.
Comission Agreements	
	pased on the agreed services of the agent, the client undertakes to pay to the agent a gation to pay the commission arises if a transaction materializes and the payment is
Comission Amount	
% of the purchase price incl. debts and oth	ier liabilities, plus VAT,
BMM = gross monthly rent (total rent min	us VAT), plus statutory VAT.

 % of the purchase price incl. debts and other liabilities, plus VAT,
 BMM = gross monthly rent (total rent minus VAT), plus statutory VAT,
 % of the total lease agreed for the duration of the leasehold plus statutory VAT

In the event that the prospective client enters into a legal transaction of equivalent purpose (e.g. purchase instead of rent) they undertake 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 Act] 1996.

In case a limited tenancy agreement is concluded an additional commission (supplementary commission) is hereby agreed upon in proportion to such renewal in case such tenancy agreement is renewed or converted into an unlimited tenancy agreement (see information overleaf) in an amount of monthly gross rent plus VAT, respectively. A supplementary commission in accordance with the respective maximum commission fees defined in the Real Estate Brokers Act (ImmMV) 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)

Payment of the commission agreed upon above (or a commission in the amount of EURO plus 20% VAT) is also agreed upon if

- the transaction described in the broker agreement is not entered into contrary to good faith (because the client fails to take action required for the conclusion of the deal without a valid reason),
- the client (prospective client) discloses the business opportunity (identified by the agent) to a third person with whom the transaction is then concluded.



## Right to withdraw from distance and off-premises contracts and client information of such right

The prospective client is informed that pursuant to Sec. 11 FAGG, it has the right to withdraw from an agency agreement within 14 days, if such agreement was concluded outside the real estate agent's premises (off-premises contract) or exclusively as a result of distance selling. The 14-day withdrawal period commences on the day the agreement is concluded. While the notice of withdrawal does not require any specific format, it may be made by means of the model form provided.

If the client wants the agent to take action (e.g. by providing detailed information, fixing an appointment for the viewing of a property) before the 14-day withdrawal period has expired, the client must explicitly instruct the agent. In such case the client loses its right to withdraw, provided the agreement has been "completely fulfilled" during that period.

Based on common business practice, "complete fulfillment" means the agent's identification of a business opportunity, in particular if the client does not desire or enable any further action by the agent. In such situation the agency agreement can no longer be cancelled and is the basis for the agent's entitlement to commission, provided the agent's identification of a business opportunity ultimately leads to the

conclusion of a business transaction.	
In the event of withdrawal pursuant to Sec. 11 FAGG, the client unde	ertakes to refrain from using the information received.
appointment). The prospective client understands that it will	val period (e.g. by sending detailed information, agreeing on a viewing lose its right to withdraw from the agency agreement if the agent The obligation to pay the commission only arises after the brokered s a result of the agent's efforts.
☐ The client does not want the agent to take early action.	
The prospective client receives  a copy of the agency agreement  a list of ancillary costs ÖVI form medium	on a durable medium n 13 M and withdrawal rights including withdrawal form on a durable
PLACE OF JURISDICTION (FOR ENTREPRENEURS)  VENUE & DATE	REAL ESTATE BROKE
If applicable:	