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Bundesministerium	Finanzen
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To this Receipt note Finanzamt Österreich, Postfach 260, 1000 Wien Finanzamt für Großbetriebe, Postfach 251, 1000 Wien Please fill in in CAPITAL LETTERS and only in black or blue colour. Amounts in euros and cents (right-aligned). In any case, the fields with a strong border must be filled out. In this statement, the use of a recognised ethnic group language is also permissible. Tax number IDENTIFICATION OF PARTNERSHIPS OR ASSOCIATION Attachment to the declaration of determination (E 6) 2023 for income from renting and leasing of developed and undeveloped properties If reference is made to legal provisions without further specification, this means the Austrian Income Tax Act 1988. Earnings from the granting of management rights (Section 107) is not to be recorded in this attachment, but rather in the party's tax return if the party exercises the standard taxation option (attachment F 11, K 11). Please note the fill-in help (E 6-Erl). This attachment must be completed for all those involved. Please check the relevant box **Property** Postcode

Street, square House number Staircase Door number State 1) **Built lot** Unit value file number (EWAZ) Undeveloped lot Landlord is (civil law) owner Lessor is other beneficial owner VAT gross system 1 VAT net system 1

Note on completing this attachment:

All amounts that are to be taken into account for the determination of the total income must be entered in the total column. If these amounts in the noted participation ratio (form Verf 60) are divided among the individual parties, no further entries are required. The allocation is automatic. If the amounts must be divided deviating from the noted participation ratio, all parties must state their name and tax office.no./tax no. must be quoted. The respective (partial) amounts of the code(s) to be broken down separately must be given to the affected party(s).

1) Only to be filled out if the property is not located in Austria. Please enter the international motor vehicle registration number.

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27,525	ν

		Name	Name	Name	Name	
	Total column	Tax number	Tax number	Tax number	Tax number	
A: General remarks 3						
In the year of clarification, a previously unlet property was	let for the first time: 4					
The rented property was not subject to tax on 31.03.2012 ("old assets" , Section 30 Para. 4)				T-GCIGI		
Amount of the fictitious acquisition costs of the building ²⁾ 9407				Official		
The rented property was subject to tax on 31.03.2012 ("new_assets") or was subsequently acquired for a fee			- he			
Total actual acquisition costs (land and buildings) 6 9409				e		
a) The share of the total acquisition costs attributable to the building was determined in accordance with the Land Share Ordinance 2016 and amounts to		Vi0	n . Lain			
60% 70% 80% 7			GP			
b) The share of the total acquisition costs attributable to the building was determined according to a different distribution ratio. This is a percentage:		Orgina	132			
The building (excluding land) accounts for the total acquisition costs 9410		130				
In the year of the declaration, the continuation or resumption of letting of a property that had already been let took place						
a) Continuation of a rental of the legal predecessor without interruption	n of letting of a property					
The rented property was acquired free of charge in the year of declaration. The depreciation for wear of the legal predecessor is continued (depreciation	401					
for wear continuation, 16 paragraph 1 line 8 letter b) Deductions of tenths/fifteenths from the legal predecessor were adopted						
b) Resumption of rental after interruption						
Letting was resumed in the year of declaration after an interruption. The depreciation for wear is continued (depreciation for wear continuation, 16 para. 1 item 8 litera b)						
The original tax base is 9 9416						

²⁾ In the case of a gratuitous acquisition, there is a period of more than ten years between the termination of the lease by the legal predecessor or the termination of the tenancy in the course of a gratuitous acquisition and the renewed start of the lease by the taxpayer, the fictitious acquisition costs can be used (margin no. 6432 Austrian Income Tax Guidelines 2000).



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		Name	Name	Name	Name
	Total column				
	Total Column	Tax number	Tax number	Tax number	Tax number
The original depreciation basis was the actual acquisition					
or production costs and the interruption took place before 01/01/2016.					Y
An adjustment to the depreciation due to a changed				20	
proportion of the total acquisition costs attributable to					
the building was made (Section 16 para. 1 item 8 in	<u> </u>	L L	<u> </u>		L
conjunction with Section 124b item 284: 10	Yes No	Yes No	Yes No	Yes No	Yes No
In the reporting year, the first rental took place after a withdr	rawal from business asset	S			1
The property was removed from business assets and rented out as a private asset for the first time in the year of the			M		
declaration				20,	
Amount of the withdrawal value					
(depreciation for wear tax base) 11 9417					
In the year of the declaration, the source of income was trans	ferred or the rental was t	erminated	1. 260		
The source of income was transferred in whole or in part					
free of charge			45		
The source of income has been sold in whole or in part					
The rental was terminated without the source of income		0, 100			
being disposed of or transferred free of charge		10°			
An application for distribution of expenses according to		120			
Section 28 paragraph 2 will be submitted.	1.00	510			
Amount of the total expenses to be apportioned in					
accordance with Section 28 Para. 2, which must be taken into account via application or must be apportioned	n. rico.				
An application for distribution of expenses according to					
Section 28 paragraph 3 will be submitted.	10,				
.46					
Amount of the production expenses to be distributed 9440	7				
Distribution period (at least 10, at most 15 years)	number of years	number of years	number of years	number of years	number of years
An application for distribution of expenses according to Section 28 paragraph 4 will be submitted. 14					
Amount of the expenses to be distributed according to Section 10 Austrian Tenancy Law 9450					
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			Name	Name	Name	Name	
		Total column	Tax number	Tax number	Tax number	Tax number	
B: Income determination 15							
Revenue	16 9460						
Income-related expenses: Expenses to be taken into account according to Section 28 paragraph 2	12 9470				ceicla		
Expenses to be taken into account according to Section 28 paragraph 3	13 9480				0,11		
Expenses to be taken into account according to Section 28 paragraph 4	14 9490			*he	OUL		
Depreciation for wear (AfA) if not recorded under code $\bf 9134$ and/or $\bf 9135$	17 9500				e		
Digressive depreciation for wear (Section 16 Para. 1 item 8 in conjunction with Section 7 Para. 1a)	18 9134		0	U ** SU			
Accelerated building depreciation (Section 16 para. 1 item 8 lit. e)	19 9135		acio	6515			
Payment for income compensation in the case of reserved usufruct	20 9505			3.3			
Financing costs	21 9510		*101				
Maintenance and/or repair costs deducted immediately	9520	ed "	elac				
Other income-related expenses	9530	111					
Total income-related expenses (does not have to be filled in)							
Income from participations that are not to be distribute according to the noted participation ratio	d 22 9540	10.					
Surplus/Loss (Please enter this total in the form E 6)	23 otal		Total ³⁾	Total ³⁾	Total ³⁾	Total ³⁾	

³⁾ Do not have to fill in, the entry is for information. The official distribution of the surplus/loss is based on the entry under the codes **9460 to 9540**.

It is even easier to submit this paperless declaration via bmf.gv.at (FinanzOnline). FinanzOnline is available to you free of charge and around the clock and does not require any special software.

Tax representative (name, address, telephone number)

I certify that the above information is **correct** and **complete** to the best of my knowledge and belief.

IMPORTANT NOTE: Please do not send **any original documents/receipts**, as all documents arriving at the tax office will be destroyed after electronic recording in accordance with data protection. Keep this for at least **7 years** for possible verification. Records and documents relating to properties within the meaning of Section 6 (1) 9 litera a Austrian Value Added Tax Act 1994 must be retained for twenty-two years (Section 18 (10) Austrian Value Added Tax Act 1994).

