

刑事個案 Criminal case

收賄代洽減租 Accepting bribes for assisting in negotiation for rental reduction

引言

地產代理從業員須以誠實的態度執業,以保 障客戶的最佳利益。在提供地產代理服務時 要緊記時刻遵守法例,切勿作出貪污及其他 舞弊行為,否則可能會觸犯罪行。

個案經過

一名地產代理在促成物業租賃交易後,同意 為租戶提供後續服務,包括協助租戶洽商調 整租金及續租。由於疫情影響,一名租戶要 求涉案地產代理協助與業主洽商減租及續 組。業主多次同意減收租金,由每月減收10 天租金至寬免一半租金不等。然而該名代理 在沒有取得其地產代理公司僱主的同意下, 每次在業主同意減租及續租時,均向租戶索 取報酬,並接受賄款,更向租戶提供虛假收 據及煽惑對方使用虛假收據記賬,以掩飾賄 款支出。

Introduction

Estate agency practitioners should provide services to clients with integrity and protect clients' best interest. During their practice, practitioners should observe and comply with the law, and avoid corruption and other malpractices at all times, or else they may be committing an offence.

Case

An estate agent of an estate agency procured a lease transaction and agreed to provide post-transaction services to the tenant, including assisting in negotiation of rental concession and lease renewal. In view of the pandemic situation, the tenant had requested the estate agent concerned to negotiate with the landlord on rental reduction and renewal of lease. On various occasions, the landlord had agreed to reduce the monthly rental, each ranging from a rental of 10 days to half of its monthly rental. When the landlord acceded to the rental reductions and the lease renewal, the estate agent solicited a bribe from the tenant on each occasion and accepted bribes without the consent of the employer estate agency. The estate agent even gave false receipts to the tenant and incited the tenant to use them for accounting purposes so as to cover up the bribe payments.

裁決

個案中的地產代理作為代理人(即地產代理 公司僱員),在未有其主事人(即地產代理 公司)的許可下,向租戶索取及接受賄款作 為替對方與業主洽商減租及續租的報酬,觸 犯《防止賄賂條例》第9條。該名代理亦就 煽惑他人提供虛假資料,違反普通法及《盜 竊罪條例》第19條。法官判刑時批評被告自 編自導自演整個勾當,以不同藉口向租戶收 取賄款,罪行性質嚴重,須判以相稱刑罰。 該名物業代理最終被判入獄七個月,並須向 所屬物業代理公司歸還涉案賄款。

Result

In this case, the estate agent, as an agent (i.e. employee of the estate agency), without the approval of his principal (i.e. the estate agency), solicited and accepted advantages from the tenant as a reward for assisting in the negotiation of rental concession and lease renewal. The estate agent contravened section 9 of the Prevention of Bribery Ordinance, whilst he also contravened the Common Law and section 19 of the Theft Ordinance for incitement to furnish false information. In sentencing, the Judge reprimanded the defendant for orchestrating a scam to collect bribes from the tenant on different pretexts, adding that a sentence proportionate to the seriousness of the offences should be imposed on the defendant. The estate agent was sentenced to imprisonment for seven months and was ordered to repay the bribes to the former employer as restitution.

廉政公署意見



如遇到任何懷疑貪污的 情況,應立即向廉署舉 報。

ICAC's Advice

The ICAC reminds estate agency practitioners not to solicit or accept any advantages when conducting their principal's affairs or business without the approval of their principal (which may include their employer, clients), otherwise both the offeror and solicitor/recipient of the advantage may breach the Prevention of Bribery Ordinance. Any conviction of bribery offences will render estate agents not considered by the EAA as fit and proper persons to hold their licences, which may in turn inhibit them from participating in estate agency work. An estate agency's reputation could be damaged in the case of corruption. Therefore, estate agencies should foster good governance and put in place sound measures to uphold staff's integrity. Please scan the QR code below for details of the measures as recommended in the "Best Practice Checklist - Governance and Internal Control of Estate Agencies" jointly compiled by the ICAC and the EAA.



Should anyone come across any suspected corruption, they should report it to the ICAC immediately.