Table of contents

| Foreword | VII |
|------------------------------------|-----|
| Our Sponsors and donors | X |
| Preface to this volume | Xii |
| | |
| Text of Articles | |
| English Mandate Contracts | 3 |
| Dutch Lastgevingsovereenkomsten | 14 |
| Finnish Toimeksiantosopimukset | 27 |
| French Contrats de mandat | 38 |
| German Auftragsverträge | 50 |
| Italian Il Contratto di Mandato | 62 |
| Slovak Príkazné zmluvy | 73 |
| Spanish Contratos de Mandato | 83 |
| Swedish Fullmaktsavtal | 95 |

Principles of European Law on Mandate Contracts

General Introduction

| I. | General | 109 |
|------|------------------------------------------------------------------------------|------------|
| II. | Relation to General Contract Law (PECL) and the Principles | |
| | of European Law on Service Contracts (PEL SC) | 109 |
| III. | Relation to Draft Common Frame of Reference (DCFR) | 112 |
| IV. | Mainly Default Rules: Some Mandatory Protection | 113 |
| V. | Structure of these Principles | 114 |
| VI. | External Relationship not Dealt with | 116 |
| VII | . Terminology | 117 |
| VII | I. Member States Investigated | 118 |
| Cha | apter 1: General provisions | |
| Art | icle 1:101: Scope | |
| | nments | |
| | General idea | 119 |
| | Representation and mandate | 122 |
| | External relationship not covered | 122 |
| | Authorisation and instruction | 122 |
| | Application to certain intermediation contracts | 123 |
| F. | Application to contracts without obligation to act | 125 |
| | Application to remunerated and gratuitous contracts | 125 |
| _ | Prospective contract or other legal effects | 126 |
| I. | Investment services and activities not covered | 126 |
| • | Contracts for the administration of affairs not covered as such | 126 |
| | Terminology Relation to the Principles of European Law and the DCFR | 128 128 |
| | Character of the Rule | 120 |
| | Remedies | 129 |
| TA. | remedies | 123 |
| Cor | nparative Notes | |
| 1 | Rules applicable to mandate contracts for direct and indirect representation | 129 |
| 2. | Rules applicable with regard to the performance of other juridical acts | 122 |
| | and mixed contracts | 130 |
| 3. | Application to gratuitous mandate contracts | 130 |
| 4. | Application to 'general mandate contracts' or 'contracts for the | |
| | administration of affairs' and authority to dispose of the principal's goods | |
| | in the performance of such contract | 131 |
| 5. | Application to intermediation contracts | 131 |

| Na | tional Notes | |
|----|-------------------------------------------------------------------------|-----|
| 1. | Rules applicable to mandate contracts for direct representation | 131 |
| 2. | Rules applicable to mandate contracts for indirect representation | 136 |
| 3. | Rules applicable with regard to the performance of other juridical acts | |
| | and mixed contracts | 140 |
| 4. | Application to gratuitous mandate contracts | 143 |
| 5. | Application to 'general mandate contracts' or 'contracts for the | |
| | administration of affairs' and authority to dispose of the principal's | |
| | goods in the performance of such contract | 146 |
| 6. | Application to intermediation contracts | 150 |
| | | |
| Ar | ticle 1:102: Definitions | 153 |
| | mments | |
| | General idea | 154 |
| | No definition of 'agent' | 154 |
| | Relation to the Principles of European Law and the DCFR | 154 |
| | Character of the Rule | 154 |
| E. | Remedies | 154 |
| No | ites | |
| 1. | General remarks | 155 |
| | | |
| Ar | ticle 1:103: Duration of the mandate contract | |
| Co | mments | |
| A. | General idea | 155 |
| B. | Relevance of classification | 155 |
| C. | Types of mandate contracts | 156 |
| D. | Completion of a mandate contract for a particular task | 158 |
| E. | Conclusion of prospective contract by principal or another agent | 158 |
| F. | Expiry of fixed period | 158 |
| G. | Relation to the Principles of European Law and the DCFR | 159 |
| H. | Character of the Rule | 159 |
| I. | Remedies | 159 |
| Co | mparative Notes | |
| 1. | General remarks | 159 |
| 2. | Completion of the particular task terminates the mandate contract | 159 |
| | Termination of a mandate contract for a fixed period | 160 |
| 4. | Tacit prolongation of a mandate contract for a fixed period | 160 |

| National No | tes | |
|-----------------|--------------------------------------------------------------------|--------|
| 1. Complet | ion of the particular task terminates the mandate contract | 160 |
| 2. Terminat | tion of a mandate contract for a fixed period | 161 |
| 3. Tacit pro | longation of a mandate contract for a fixed period | 162 |
| | | |
| Articlo 1.10 | 4: Revocation of the mandate | |
| Aiticle 1.10 | T. Nevocation of the mandate | |
| Comments | | |
| A. General | idea | 164 |
| B. Revocabi | lity of mandate at will | 164 |
| C. No form | requirement | 165 |
| D. When th | e revocation becomes effective | 165 |
| E. Revocation | on of mandate of the agent and termination of the mandate contract | 166 |
| F. Revocation | on is not a breach of the principal's obligation to co-operate | 166 |
| G. Conclusi | on of prospective contract by principal or another agent | 166 |
| H. Consequ | ences of revocation of mandate | 167 |
| I. Relation | to the Principles of European Law and the DCFR | 167 |
| J. Characte | r of the rule | 167 |
| K. Remedie | S | 167 |
| | | |
| Comparativ | | |
| | on of mandate | 168 |
| 2. Conclusi | on of mandate contract by principal or another agent | |
| is revoca | tion of mandate | 168 |
| NI - 4.2 I NI - | | |
| National No | | 1.00 |
| | on of mandate | 168 |
| | on of mandate contract by principal or another agent | 4 77 4 |
| is revoca | tion of mandate | 171 |
| | | |
| Article 1:10 | 5: Irrevocable mandate | 172 |
| | | |
| Comments | | |
| A. General | idea | 173 |
| B. Need for | the possibility of irrevocable mandate | 173 |
| C. Mandate | given in the interest of the other party | 174 |
| D. Mandate | given in the interest of several 'principals' | 174 |
| E. Exceptio | ns to irrevocability | 175 |
| F. No maxi | mum period for irrevocability | 177 |
| G. Consequ | ences of irrevocability | 177 |
| H. Terminat | tion under Chapter 7 (Other grounds for termination) leads | |
| to revoca | ation of mandate | 177 |

| I. | Relation to the Principles of European Law and the DCFR | 178 |
|---------------|-----------------------------------------------------------------------------|-----|
| J. | Character of the Rule | 178 |
| K. | Remedies | 178 |
| | | |
| Co | mparative Notes | |
| 1. | Irrevocability of mandate | 178 |
| | | |
| Na | tional Notes | |
| 1. | Irrevocability of mandate | 179 |
| | | |
| | | |
| Ch | napter 2: Main obligations of the principal | |
| Λ | L'ala 2.101. Obligation to so exercis | |
| Ar | ticle 2:101: Obligation to co-operate | |
| Co | mments | |
| | General idea | 183 |
| 724 (214 (214 | Reasonable requests by agent for information | 183 |
| | Failure to provide answers to request for information by agent | 184 |
| | Obligation to give directions | 185 |
| | Relation to the Principles of European Law and the DCFR | 185 |
| | Character of the Rule | 185 |
| G. | Remedies | 185 |
| | | |
| | mparative Notes | |
| 1. | Duty to inform agent when asked | 186 |
| 2. | Consequences of failure to inform agent | 186 |
| NI- | tional Notae | |
| | tional Notes Duty to inform agent when calcad | 107 |
| | Duty to inform agent when asked | 187 |
| 4. | Consequences of failure to inform agent | 190 |
| | | |
| Ar | ticle 2:102: Price | |
| | | |
| Co | mments | |
| | General idea | 193 |
| | Price for professional party | 194 |
| | Unless principal may reasonably expect no charge | 194 |
| | Calculation of price | 195 |
| | When the price is payable | 195 |
| | When the price is payable for services rendered in case of termination | 196 |
| | Price when prospective contract is not concluded by agent | 197 |
| H. | Price if prospective contract is concluded after termination, but is mainly | |
| | the result of the efforts of the agent | 198 |

| I. | Relation with exclusivity | 199 |
|----|-----------------------------------------------------------------------------|-----|
| J. | Grossly unreasonable prices: No intervention by the court | 200 |
| K. | Relation to the Principles of European Law and the DCFR | 201 |
| L. | Character of the rule | 201 |
| M. | Remedies | 201 |
| | | |
| Co | mparative Notes | |
| 1. | Professional agent entitled to price | 202 |
| 2. | When payment is due | 202 |
| 4. | 'No result, no fee' generally allowed | 202 |
| 5. | Payment if principal concluded prospective contract himself | 203 |
| 6. | Price in case prospective contract is concluded after termination | |
| | of mandate relationship | 203 |
| | | |
| Na | tional Notes | |
| 1. | Professional agent entitled to price | 203 |
| 2. | When payment is due | 207 |
| 3. | Adjustment of excessive price by court | 209 |
| 4. | No result, no fee ('contingency fee') allowed | 212 |
| 5. | Payment if principal concluded prospective contract himself | 213 |
| 6. | Price in case prospective contract concluded after termination of | |
| | mandate relationship | 216 |
| | | |
| | | |
| Ar | ticle 2:103: Expenses incurred by the agent | 218 |
| | | |
| | mments | |
| | General idea | 218 |
| | Expenses included in the agreed price | 219 |
| | Reasonable expenses only | 219 |
| | When expenses payable | 220 |
| | Expenses still due when no entitlement to price because result not achieved | 220 |
| | Damage sustained by agent during performance of the mandate contract | 221 |
| | Relation to the Principles of European Law and the DCFR | 224 |
| | Character of the rule | 224 |
| 1. | Remedies | 224 |
| | | |
| | mparative Notes | 224 |
| | Right to reimbursement of expenses | 224 |
| | Expenses presumed to be included in price | 224 |
| | Reasonable expenses only | 225 |
| | Time when reimbursement of expenses is due and right to advances | 225 |
| | Right to advance for expenses | 225 |
| 6. | Compensation of damage sustained | 226 |

| National Notes | |
|------------------------------------------------------------------------------------------------------------------|------------|
| 1. Right to reimbursement of expenses if no price or not included in price | 226 |
| 2. Expenses presumed to be included in price | 229 |
| 3. Reasonable expenses only | 231 |
| 4. Time when reimbursement of expenses due | 233 |
| 5. Right to advance for expenses | 234 |
| 6. Compensation of damage sustained | 236 |
| | * |
| Chapter 3: Performance by the agent | |
| Section 1: Main obligations of the agent | |
| Article 3:101: Obligation to act in accordance with mandate | |
| Comments | |
| A. General idea | 239 |
| B. Authorisation, instruction, and subsequent directions | 239 |
| C. Act in name of principal or in own name | 240 |
| D. Acting beyond mandate E. Deletion to the Dringiples of European Levy and the DCED | 240 |
| E. Relation to the Principles of European Law and the DCFR | 240 |
| F. Character of the rule G. Remedies | 240 241 |
| | 241 |
| Comparative Notes | |
| 1. Act in accordance with mandate | 241 |
| 2. Liability of agent acting in own name or in name of principal in | 244 |
| breach of contract | 241 |
| National Notes | |
| 1. Act in accordance with mandate | 241 |
| 2. Liability of agent acting in own name or in name of principal in | |
| breach of contract | 242 |
| | |
| Article 3:102: Obligation to act in interests of the principal | |
| Comments | |
| A. General idea | 245 |
| B. Obligation to act in interests of principal | 246 |
| C. Agent's obligation to obtain necessary information | 246 |
| D. Professional insurance required | 247 |
| E. Relation to other provisions in these Principles E. Deletion to the Dringiples of European Laws and the DCED | 247 |
| F. Relation to the Principles of European Law and the DCFR Character of the rule | 248 |
| G. Character of the rule H. Remedies | 248 |
| 11. ICHICUICS | 248 |

| Co | mparative Notes | |
|-----|-------------------------------------------------------------------------|-----|
| 1. | Act in accordance with interests of principal and obligation to inquire | |
| | about principal's interests | 249 |
| 2. | Professional insurance required? | 249 |
| Na | tional Notes | |
| 1. | Act in accordance with communicated interests of principal | 249 |
| 2. | Agent's obligation to inquire about interests of principal | 252 |
| 3. | Professional insurance required? | 254 |
| Art | ticle 3:103: Obligation of skill and care | 256 |
| Co | mments | |
| | General idea | 256 |
| | Determination of standard of care for agents | 257 |
| | Specific standard of care | 257 |
| | Relation to the Principles of European Law and the DCFR | 258 |
| | Character of the rule | 258 |
| | Remedies | 258 |
| Co | mparative Notes | |
| 1. | Standard of care for agents | 258 |
| Na | tional Notes | |
| 1. | Standard of care for agents | 259 |
| _ | | |
| >e | ction 2: Consequences of acting beyond mandate | |
| Art | ticle 3:201: Acting beyond mandate | |
| Co | mments | |
| | General idea | 263 |
| | Acting beyond mandate allowed? | 263 |
| | Conditions for acting beyond mandate | 265 |
| | Obligation to act beyond mandate not regulated | 266 |
| | Consequences of a permitted excess of mandate | 267 |
| | Relation to other provisions in these Principles | 267 |
| G. | Relation to the Principles of European Law and the DCFR | 267 |
| I. | Character of the rule | 268 |
| J. | Remedies | 268 |
| | mparative Notes | |
| 1. | Exceeding mandate allowed in certain circumstances? | 269 |

| National Notes | | |
|------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------|
| | ved in certain circumstances? | 269 |
| | | |
| Article 3:202: Consequen | ices of ratification | |
| C - 100 100 0 10 +c | | |
| Comments A. General idea | | 274 |
| B. Consequences of unjustif | fied acting beyond mandate | 275 |
| C. Consequences of ratificat | | 275 |
| D. Retention of remedies | The state of the s | 277 |
| | s of European Law and the DCFR | 277 |
| F. Character of the rule | | 278 |
| G. Remedies | | 278 |
| Commontivo Notos | | |
| Comparative Notes 1 Consequences of ratificat | tion of prospective contract for liability of agent | 278 |
| 1. Combequences of ruented. | tron or prospective continue for machine, or agent | _, _ |
| National Notes | | |
| 1. Consequences of ratificat | tion of prospective contract for liability of agent | 279 |
| | | |
| Section 3: Mandate norn | nally not exclusive | |
| | | |
| Article 3:301: Exclusivity | not presumed | |
| Comments | | |
| A. General idea | | 281 |
| B. Exclusivity not presumed | 1 | 281 |
| C. Exclusivity clause | | 281 |
| D. Interpretation of exclusiv | vity clause | 282 |
| E. Consequences of breach | of agreed exclusivity | 283 |
| | re contract by principal in case of irrevocable mandate | 283 |
| | s of European Law and the DCFR | 284 |
| H. Character of the rule | | 284 |
| I. Remedies | | 284 |
| Comparative Notes | | |
| 1. Exclusivity: no other age | nts to be appointed? | 285 |
| 2. Principal entitled to cond | clude prospective contract himself and | |
| consequences of breach of | of exclusivity clause | 285 |
| National Notes | | |
| 1. Exclusivity: no other age | nts to be appointed? | 285 |
| | clude prospective contract himself and | 200 |
| consequences of breach of | * * | 287 |
| | | |

| Article 3:302: Subcontracting | 290 |
|------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------|
| Comments | 201 |
| A. General idea D. Cub contraction allowed in animainle | 291 |
| B. Subcontracting allowed in principle | 291 |
| C. Liability of agent for performance by subcontractor | 292 |
| D. No direct claims of principal and subagent | 293 |
| E. Nomination of designated person performing the mandate | 293 |
| F. Nominated person not personally liable except for tort law | 294 |
| G. Assistance and temporary substitution | 295 |
| H. Death of the agent or the nominated person L. Deletion to the Dringiples of European Law and the DCED | 295 |
| I. Relation to the Principles of European Law and the DCFR Character of the rule | 296 297 |
| J. Character of the rule | 297 |
| K. Remedies | 297 |
| Comparative Notes | 200 |
| Subcontracting allowed but agent liable for performance by subcontractor Nomination by principal of specific person designated to perform | 297 |
| the contract | 298 |
| 3. Subcontracting if specific person was designated to perform the | |
| mandate contract | 298 |
| National Notes | |
| 1. Subcontracting allowed but agent liable for performance by subcontractor | 298 |
| 2. Nomination by principal of specific person designated to perform the contract | 305 |
| 3. Subcontracting if specific person was designated to perform the | |
| mandate contract | 307 |
| | |
| Section 4: Obligation to inform principal | |
| Article 2.401. Information about progress of parformance | |
| Article 3:401: Information about progress of performance | |
| Comments | |
| A. General idea | 310 |
| B. Exchange of information | 310 |
| C. Information about progress in performance of mandate contract | 311 |
| D. Volunteer information only in so far as is reasonable | 312 |
| E. Relation to the Principles of European Law and the DCFR | 313 |
| F. Character of the rule | 313 |
| G. Remedies | 313 |
| Comparative Notes | |
| 1. Duty to inform about progress of performance | 313 |
| 1. Duty to inform about progress of performance | 313 |

| Na | tional Notes | |
|-----|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------|
| 1. | Duty to inform about progress of performance | 313 |
| Ar | ticle 3:402: Accounting to the principal | |
| Co | mments | |
| | General idea | 317 |
| | Information about completion of task 'without undue delay' | 317 |
| | Information about manner of performance | 318 |
| | Giving account of money received and spent | 318 |
| E. | Giving account if mandate relationship is terminated before tasks | 210 |
| T | have been completed Palation to the Principles of Furancen Law and the DCEP | 319 |
| | Relation to the Principles of European Law and the DCFR Character of the rule | 319 319 |
| | Remedies | 319 |
| 11. | remedica | 517 |
| Co | mparative Notes | |
| | Duty to inform about completion of task | 320 |
| 2. | Duty to give account of performance of obligations under mandate contract | 320 |
| 3. | Duty to give account of money spent or received in performance of | |
| | obligations under mandate contract | 320 |
| | | |
| | tional Notes | |
| | Duty to inform about completion of task | 321 |
| | Duty to give account of performance of obligations under mandate contract | 323 |
| 3. | Duty to give account of money spent or received in performance of | |
| | obligations under mandate contract | 326 |
| | | |
| Ar | ticle 3:403: Communication of identity of third party | 329 |
| | cicle 5. 105. Committed of the circle of circl | 222 |
| Co | mments | |
| A. | General idea | 329 |
| B. | Disclosure of identity of third party in case of direct representation | 329 |
| C. | No general obligation to disclose third party's identity in case | |
| | of indirect representation | 329 |
| D. | Limited obligation to communicate third party's identity in case | |
| - | of indirect representation | 330 |
| | Relation to other provisions in these Principles | 331 |
| | Relation to the Principles of European Law and the DCFR | 331 |
| - | Character of the rule | 331 |
| П. | Remedies | 331 |

| Co | mparative Notes | |
|------|--------------------------------------------------------------------|-----|
| 1. | Obligation to inform about identity of third party in case of | |
| | direct representation | 331 |
| 2. | Limited obligation to inform about identity of third party in case | |
| | of indirect representation | 332 |
| Ma | tional Notes | |
| | Obligation to inform about identity of third party in case of | |
| 1. | direct representation | 332 |
| 2. | Limited obligation to inform about identity of third party in case | |
| 2.00 | of indirect representation | 333 |
| | | |
| Ch | apter 4: Directions and changes | |
| CI | iapter 4. Directions and changes | |
| Se | ction 1: Directions | |
| Ar | ticle 4:101: Directions given by the principal | |
| Co | mments | |
| | General idea | 337 |
| | Principal's right to give a direction | 337 |
| | Agent's obligation to follow a direction | 338 |
| | Obligation to warn in case of possibly bad directions | 339 |
| | Upholding a bad direction leads to change in the contract | 339 |
| F. | Nomination of designated person performing the mandate | 340 |
| | Revocation without undue delay | 340 |
| H. | No obligation to give a direction | 340 |
| I. | Relation to the Principles of European Law and the DCFR | 341 |
| J. | Character of the rule | 341 |
| K. | Remedies | 341 |
| Co | mparative Notes | |
| | Right for principal to give direction | 341 |
| | Obligation for agent to follow direction | 341 |
| | Duty to warn for bad direction | 342 |
| | Revocation of direction | 342 |
| Na | tional Notes | |
| | Right for principal to give direction | 342 |
| | Obligation for agent to follow direction | 343 |
| | Duty to warn for bad direction | 347 |
| | Revocation of direction | 350 |

Article 4:102: Request for a direction

| Comments | |
|--------------------------------------------------------------------------|-----|
| A. General idea | 352 |
| B. Direction as to performance of obligations or as to contents of | |
| prospective contract | 353 |
| C. Direct or indirect representation | 354 |
| D. Relation to other provisions of these Principles | 355 |
| E. Relation to the Principles of European Law and the DCFR | 355 |
| F. Character of the rule | 355 |
| G. Remedies | 356 |
| | |
| Comparative Notes | |
| 1. Agent's obligation to ask for direction if needed for performance | 356 |
| 2. Agent's obligation to ask for direction whether to act in own name or | |
| in name of principal | 356 |
| | |
| National Notes | |
| 1. Agent's obligation to ask for direction if needed for performance | 357 |
| 2. Agent's obligation to ask for direction whether to act in own name or | |
| in name of principal | 359 |
| | |
| Autiala 1.100. Compositiones of failures to mirro o direction | |
| Article 4:103: Consequences of failure to give a direction | |
| Comments | |
| A. General idea | 361 |
| B. Choice of remedies if direction is needed for further performance | 362 |
| C. Choice of remedies if direction is needed between direct and | 302 |
| indirect representation | 363 |
| D. Relation to Article 4:104 (No time to ask or wait for direction) | 364 |
| E. Relation to the Principles of European Law and the DCFR | 364 |
| F. Character of the rule | 365 |
| G. Remedies | 365 |
| | 303 |
| Comparative Notes | |
| 1. Remedies for failure to give direction | 365 |
| 2. Remedy for failure to indicate whether to act in own name or | |
| in name of principal | 365 |
| | |
| National Notes | |
| 1. Remedies for failure to give direction | 366 |
| 2. Remedy for failure to indicate whether to act in own name or | |
| in name of principal | 367 |
| | |

Article 4:104: No time to ask or wait for direction

| Co | mments | |
|----|--------------------------------------------------------------------------|-----|
| A. | General idea | 369 |
| B. | No time to wait: what then? | 369 |
| C. | Amendment of price and time for performance | 371 |
| D. | Relation to other provisions in these Principles | 371 |
| E. | Relation to the Principles of European Law and the DCFR | 371 |
| F. | Character of the rule | 372 |
| G. | Remedies | 372 |
| | mparative Notes | |
| 1. | Agent's right to act if no time to ask or wait for direction | 372 |
| | tional Notes | |
| 1. | Agent's right to act if no time to ask or wait for direction | 372 |
| Se | ction 2: Changes of the mandate contract | |
| | ction 2. Changes of the inaliance continue | |
| Ar | ticle 4:201: Changes of the mandate contract | |
| Co | mments | |
| | General idea | 375 |
| | Significant change in mandate | 376 |
| | Consequences when unreasonable direction is not revoked | 376 |
| | Proportionate adjustment of price and time of performance or damages | 377 |
| | Termination for extraordinary and serious reason | 378 |
| | No entitlement to termination if change is minor or to agent's advantage | 378 |
| | Relation to other provisions in these Principles | 379 |
| | Relation to the Principles of European Law and the DCFR | 379 |
| | Character of the rule | 379 |
| J. | Remedies | 379 |
| | mparative Notes | |
| | Unilateral change of mandate contract by principal via direction | 380 |
| 2. | Consequences of unilateral change of mandate contract | 380 |
| | tional Notes | |
| | Unilateral change of mandate contract by principal via direction | 380 |
| 2. | Consequences of unilateral change of mandate contract | 382 |

Chapter 5: Conflicts of interests

Article 5:101: Self-contracting

| Co | mments | |
|------|---------------------------------------------------------------------------------|-----|
| A. | General idea | 385 |
| B. | Main rule: agent may not act as third party | 386 |
| C. | Self-contracting if agreed in mandate contract | 386 |
| D. | Self-contracting if agent discloses intention to become counterparty | 386 |
| E. | Self-contracting if intention not disclosed | 387 |
| F. | Self-contracting if content of the prospective contract excludes | |
| | risk of conflict of interests | 388 |
| G. | Self-contracting if principal is consumer | 388 |
| H. | Validity of prospective contract when agent has wrongfully acted as third party | 389 |
| I. | No price if agent becomes the third party | 389 |
| J. | Relationship with the Principles of European Law and the DCFR | 389 |
| K. | Character of the rule | 390 |
| L. | Remedies | 390 |
| | | |
| Co | mparative Notes | |
| | Main rule: self-contracting not allowed | 390 |
| 2. | Conditions under which self-contracting is allowed | 390 |
| 3. | No price in case of self-contracting | 391 |
| | | |
| | itional Notes | |
| | Main rule: self-contracting not allowed | 391 |
| | Conditions under which self-contracting is allowed | 393 |
| 3. | No price in case of self-contracting | 396 |
| | | |
| A r | ticle 5:102: Double mandate | |
| 1-11 | ticle 5.102. Double mandate | |
| Co | mments | |
| | General idea | 398 |
| | Main rule: double mandate not allowed | 399 |
| | Exceptions to general rule if conflict excluded | 399 |
| | Double mandate if principal consumer | 400 |
| | Payment in case of permitted double mandate | 400 |
| | Validity of prospective contract when agent has wrongfully acted | ,00 |
| | as agent to third party | 400 |
| G. | Relationship with the Principles of European Law and the DCFR | 401 |
| 2000 | Character of the rule | 401 |
| | Remedies | 401 |

| 1. | mparative Notes Main rule: double mandate not allowed Double mandate allowed if agreed by or disclosed to principal | 401 402 |
|-----|------------------------------------------------------------------------------------------------------------------------------|----------------|
| | Right to price if double mandate allowed | 402 |
| | | |
| | ational Notes | 400 |
| | Main rule: double mandate not allowed Double mandate allowed if agreed by or disclosed to principal | 402 404 |
| | Right to price if double mandate allowed | 404 |
| ٠. | ragine to price il double illustrate allowed | ,,,, |
| Ch | napter 6: Termination by notice other than for non-performance | |
| Ar | ticle 6:101: Termination by notice in general | |
| Co | mments | |
| | General idea | 409 |
| В. | Notice of termination effective | 410 |
| | Termination not effective if mandate irrevocable | 411 |
| D. | Non-compliance with requirements for termination only relevant to | |
| 177 | liability in damages | 412 |
| | Revocation of mandate of the agent implies termination of mandate relationship Calculation of damages | 413 414 |
| | Restitutionary effects of termination | 414 |
| | Relationship with the Principles of European Law and the DCFR | 415 |
| | Character of the rule | 416 |
| J. | Remedies | 416 |
| Co | mparative Notes | |
| | Termination by notice | 416 |
| 2. | Revocation of mandate is considered to be termination | 416 |
| | Notice of termination always brings about termination | 417 |
| | Consequences of termination for payment of the agent | 417 |
| | No justification to terminate: right to damages for breach | 417 |
| 0. | Notice period not observed: right to damages in lieu of notice | 417 |
| Na | ational Notes | |
| 1. | Termination by notice | 418 |
| | Revocation of mandate is considered to be termination | 418 |
| | Notice of termination always brings about termination | 419 |
| | Consequences of termination for payment of the agent | 421 |
| | No justification to terminate: right to damages for breach Notice period not observed: right to damages in lieu of notice | <i>423 423</i> |
| U. | rivince period from observed. Figure to damages in field of fioties | 725 |

| | ticle 6:102: Termination by the principal when relationship is last for indefinite period or when mandate is for a particular task | 424 |
|---------|------------------------------------------------------------------------------------------------------------------------------------|------------|
| Co | mments | |
| | General idea Termination by notice of reasonable length when contract for an | 425 |
| | indefinite period | 425 |
| C. | Termination by notice of reasonable length when contracting for a | |
| | particular task | 426 |
| - | No termination if irrevocable mandate | 427 |
| | Relationship with the Principles of European Law and the DCFR | 427 |
| | Character of the rule Remedies | 428 428 |
| G. | Remedies | 420 |
| Co | mparative Notes | |
| | Termination by principal by giving notice of reasonable length | 428 |
| | No termination if mandate irrevocable | 429 |
| | | |
| - 10,00 | tional Notes | |
| | Termination by principal by giving notice of reasonable length | 429 |
| 2. | No termination if mandate is irrevocable | 433 |
| | | |
| Δri | ticle 6:103: Termination by the principal for extraordinary | |
| | d serious reason | |
| | | |
| Co | mments | |
| A. | General idea | 434 |
| B. | No exhaustive list of extraordinary and serious reasons | 434 |
| | Loss of confidence and trust in the agent | 434 |
| | Conclusion of prospective contract by the principal or by another agent | 435 |
| | No notice period | 436 |
| | Termination also if mandate irrevocable | 436 |
| | Death of the principal | 436 |
| П. | No provision on automatic termination in case of incapacity | 127 |
| T | of principal or agent No provision on termination in case of bankruptcy | 437 437 |
| | Relation to termination for non-performance | 437 |
| | Relationship with the Principles of European Law and the DCFR | 438 |
| | Character of the rule | 438 |
| | Remedies | 438 |
| | | |

| Co | mparative Notes | |
|-----|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----|
| 1. | Termination by principal for extraordinary and serious reason | 439 |
| 2. | No notice period required | 439 |
| 3. | Specific cases of extraordinary and serious reason | 439 |
| 4. | Conclusion of prospective contract by the principal or by another agent | 439 |
| 5. | Termination of irrevocable mandate in case of fundamental non-performance | 439 |
| 6. | Incapacity of the parties | 440 |
| 7. | Insolvency of the parties | 441 |
| Na | tional Notes | |
| | Termination by principal for extraordinary and serious reason | 441 |
| | No notice period required | 443 |
| | Specific cases of extraordinary and serious reason | 443 |
| | Conclusion of prospective contract by principal or by another agent | 444 |
| | Termination of irrevocable mandate in case of fundamental non-performance | 445 |
| | Termination in case of incapacity of the agent | 447 |
| | Termination in case of incapacity of the principal | 449 |
| | Termination in case of insolvency or bankruptcy of agent | 451 |
| 9. | Termination in case of insolvency or bankruptcy of principal | 453 |
| las | ticle 6:104: Termination by the agent when relationship is to st for indefinite period or when it is gratuitous st for indefinite period or when it is gratuitous states and the states are states as a second or when it is gratuitous are states as a second or when it is gratuitous are states as a second or when it is gratuitous are states as a second or when it is gratuitous are states as a second or when it is gratuitous are states as a second or when it is gratuitous are states as a second or when it is gratuitous are states as a second or when it is gratuitous are states as a second or when it is gratuitous are states as a second or when it is gratuitous are states as a second or when it is gratuitous are states as a second or when it is gratuitous are states as a second or when it is gratuitous are states as a second or when it is gratuitous are states as a second or when it is gratuitous are states as a second or when it is gratuitous are states as a second or when it is gratuitous are states as a second or when it is gratuitous are states as a second or when it is gratuitous. | |
| | General idea | 456 |
| | Termination by notice when mandate contract concluded for | 750 |
| D. | indefinite period | 456 |
| C. | Termination by notice when agent not entitled to remuneration | 457 |
| | Relation to Principles of European Law and to DCFR | 458 |
| | Character of the rule | 459 |
| | Remedies | 459 |
| Co | mparative Notes | |
| 1. | Termination by agent of mandate relationship entered into | |
| | for indefinite period | 459 |
| 2. | Termination by agent of mandate relationship entered into for definite period | 460 |
| 3. | Termination by agent in case of a gratuitous mandate contract | 460 |
| Na | tional Notes | |
| | Termination by agent of mandate relationship entered into for indefinite period | 460 |
| | Termination by agent of mandate relationship entered into for definite period | 463 |
| 3. | Termination by agent in case of a gratuitous mandate contract | 465 |

| Article 6:105: Termination by the agent for extraordinary | |
|-------------------------------------------------------------------------------------|------------|
| and serious reason | 465 |
| Comments | |
| A. General idea | 466 |
| B. No exhaustive list of extraordinary and serious reasons | 466 |
| C. Changes of the mandate | 466 |
| D. Death or incapacity of principal or agent | 467 |
| E. Death or incapacity of designated person to perform the mandate contract | 467 |
| F. Loss of confidence and trust in the principal | 468 |
| G. No notice period | 468 |
| H. No provision on termination in case of bankruptcy | 469 |
| I. Relation to Principles of European Law and to DCFR | 469 |
| J. Character of the rule | 469 |
| K. Remedies | 470 |
| | |
| Comparative Notes | |
| 1. Termination by agent for extraordinary and serious reason | 470 |
| 2. No notice period required | 470 |
| 3. Specific cases of extraordinary and serious reason | 470 |
| 4. Incapacity of the parties5. Insolvency of the parties | 470 471 |
| 6. Mandatory rule | 471 |
| o. Walldatory ruic | 7/2 |
| National Notes | |
| 1. Termination by agent for extraordinary and serious reason | 472 |
| 2. No notice period required | 474 |
| 3. Specific cases of extraordinary and serious reason | 474 |
| 4. Incapacity of the parties | 475 |
| 5. Insolvency of the parties | 475 |
| 6. Mandatory rule | 475 |
| | |
| Chanter 7. Other average for termination | |
| Chapter 7: Other grounds for termination | |
| Article 7:101: Death of the principal | |
| Comments | |
| A. General idea | 477 |
| B. Conclusion of the prospective contract after termination of mandate | 4// |
| relationship due to the death of the principal | 478 |
| C. Relationship with the Principles of European Law and the DCFR | 479 |
| D. Character of the rule | 479 |
| E. Remedies | 479 |

| Comparative Notes | |
|----------------------------------------------------------------------------|------|
| 1. Death of principal | 479 |
| | |
| National Notes | |
| 1. Death of principal | 480 |
| | |
| Article 7:102: Death of the agent | |
| Therefore the control of the organis | |
| Comments | |
| A. General idea | 485 |
| B. Obligation to pay remains | 486 |
| C. Contract may provide otherwise | 486 |
| D. Death of the designated person | 487 |
| E. Relationship with the Principles of European Law and the DCFR | 487 |
| F. Character of the rule | 487 |
| G. Remedies | 488 |
| Comparative Notes | |
| 1. Mandate relationship ends automatically on death of agent | 488 |
| 2. Termination of mandate relationship in case of death of specific person | ,,,, |
| designated to perform the mandate contract | 488 |
| | |
| National Notes | |
| 1. Mandate relationship ends automatically on death of agent | 488 |
| 2. Termination of mandate relationship in case of death of specific person | |
| designated to perform the mandate contract | 492 |
| | |
| | |
| Annexes | |
| | |
| Table of Abbreviations | 497 |
| | |
| Table of legislation, cases and literature | 503 |
| Index | 545 |