

## **The essentials in brief**

### **1. Membership fee**

The membership fee for private tenants amounts to €90,00 per annum, including a legal protection insurance that rests three months before entering any court case. Business tenants pay a monthly fee of €162,00 excluding legal protection insurance. Free Legal advice is offered by appointment immediately after receiving the declaration of membership and the first contribution.

Visit our homepage for more information

[www.mietverein-aachen.de](http://www.mietverein-aachen.de)

or send us an e-mail

[info@mietverein.de](mailto:info@mietverein.de)

### **2. Admission fee**

At the time of entry we charge a non-recurring admission fee of €15,00 by direct debit or €20,00 for invoicing.

### **3. Membership and termination**

The minimum membership is two full calendar years. A termination of membership must be in writing with a three-month deadline at the end of the year.

### **4. Correspondence Fees**

The consultation in our offices is free. For each letter, we manage on your behalf, we charge a cost sharing fee of €3,00. With a direct debit authorization fees are deducted automatically from your account from €9,00.

### **5. Telephone legal advice**

As a member, we offer you the opportunity to use our telephone consultation for brief legal advice. We are available Mondays to Fridays 09:00 to 11:00 and 16:00 to 17:00 on 0241-94979-30. Please note that this does not replace an extensive legal consultation, as we only answer short questions over the phone. Please have your membership number ready prior to the call.

### **6. Consultation in your area**

For our members in the surrounding areas we offer consultation in Eschweiler, Stolberg, Herzogenrath, Alsdorf, Geilenkirchen and Hückelhofen. Please contact our head office in Aachen to arrange an appointment.

### **7. Promote a new member**

If you are a member already and promote a new member, we will credit your account with three monthly contributions.

### **8. Right of withdrawal**

Since the membership in our house is not a distance selling transaction, there is no right of withdrawal. The membership must be terminated in writing, as specified under point three.