

## LEGAL DUE DILIGENCE FOR REAL ESTATE IN GREECE

## When acquiring a property, the buyer's lawyer is required:

- ✓ to conduct the legal review of the title deeds of both the seller and the pre- owners of the property for a period at least twenty (20) years before and
- ✓ to check whether there are encumbrances (pre-notations of mortgage, mortgages, seizures, claims) on the property.

The check is carried out at the competent land registry / cadastral office in the relevant books (general indexes and afterwards in the share books and in books of mortgages, seizures, and claims) and in cadastral sheets.

Apart from the above check, which is carried out by a lawyer, the notary public is obliged to check also all documents required by law to be presented and attached to the notarial deed on a case-by-case basis (such as seller's tax and insurance clearance proof, property tax certificates, engineer certificates, etc.)



In case of encumbrances on the property due to debts either to creditors or to the State, relevant certificates and consents should be obtained, in order to confirm that the agreed purchase price is sufficient for the payment of the debt and that the creditors will consent to the elimination and removal of the encumbrances under the condition that the debt will be paid off by the purchase amount.

If the seller is a legal entity, relevant legal documentation and certificates should be provided, to prove the legal capacity of the legal representative and to confirm the legal entity's status (that the company is active, has not gone bankrupt, has not been liquidated and is not under compulsory management).

In case the seller or the pre-owners have acquired the property by inheritance, their legal status as heirs must be verified for a period for at least ten years (10) before.

## Legal issues cannot be covered by usual legal due diligence

Legal due diligence cannot cover Planning/Land Use and Forestry issues. However, this check is covered by the legal obligation of the seller to provide the notary public with all relevant Certificates and Solemn Declarations issued by Engineers and Surveyors, regarding the nonexistence of any Urban Planning arbitrariness or their settlement and regarding the nonforestry character of the property, as well as with an Energy Performance Certificate. Furthermore, in case the property for sale is leased, the seller should present all relevant lease documentation so that the buyer's lawyer can check the terms of the lease.

> Neoklis Neokleous Legal Deputy Manager Head of Real Estate Department

Αθήνα

Νέου Φαλήρου 6<sup>Α</sup> Αγ. Ι. Ρέντη, 182 33 τηλ: +30 210 3673000 fax: +30 210 3673070 email: info@sioufaslaw.gr website: www.sioufaslaw.gr

## Θεσσαλονίκη . Νικηφόρου Ουρανού 3 Θεσσαλονίκη, 546 27 τηλ: +30 231 6005800

fax: +30 231 6005899

Πάτοα . Λεωφόρος Όθωνος-Αμαλίας 65 Πάτρα, 262 22 τηλ: +30 261 0226549 fax: +30 261 0242971

Ρουμανία 76 Splaiul Unirii, River Plaza Tower A 7<sup>th</sup> floor Bucharest, District 4, P.C.040037 τηλ: +40 372 171778 fax: +40 372 171779 email: info@sioufaslaw.ro website: www.sioufaslaw.ro

