Athens,	/	/	

REQUEST FOR INVESTIGATION OF/ SEARCH FOR ASSETS - DUES OF DECEASED

Dear Sirs,				
Please inform me, after carrying out a relevant investigation:				
☐ In the specific Branches:				
☐ In all NBG Branches in Greece				
whether the deceased (date of death):				
SURNAME:				
NAME:				
FATHER'S NAME:				
MOTHER'S NAME:				
SPOUSE'S FULL NAME: OCCUPATION:				
ADDRESS:				
T.I.N. :				
ID PARTICULARS or PASSPORT No.				
possessed/ held on the aforementioned date of death:				
☐ Deposit Accounts of any type in Euro & FX				
□ Bonds - Dematerialized securities				
☐ Mutual Funds				
☐ Safe deposit boxes				
□ Shares				
□ Dues				
☐ Other/ Comments/ Notes:				
Particulars of the applicant heir:				
FULL NAME:				
	The Applicant			
FATHER'S NAME: ADDRESS:	heir			
E-MAIL:				
TELEPHONE:				
ID No.	Signature			
T.I.N.				
Particulars of the proxy/ authorized per	rson:			
	3011.			
FULL NAME:	The Applicant			
FATHER'S NAME:	proxy/authorized person			
ADDRESS:	of the heir			
E-MAIL:				
TELEPHONE:				
ID No.	Signature			

HEIR LEGALIZATION DOCUMENTS (Originals or duly certified copies)

☐ Death certificate of the deposit beneficiary.

Decision on the appointment of the vacant succession administrator and its acceptance.

A.	INTESTATE SUCCESSION
	Death certificate of the deposit beneficiary.
	Certificate of next of kin, issued by the Municipality where the deceased was registered.
	Recent Certificate issued by the Justice of the Peace (Eirinodikeio) having jurisdiction over the deceased's last place of residence, to the effect that no will of the deceased has been published;
	Recent Certificate issued by the Court of First Instance (Protodikeio) of Athens to the effect that no will was published.
	Certificate issued by the Justice of the Peace (Eirinodikeio) having jurisdiction over the deceased's last place of residence, to the effect that the heir(s) has(ve) not renounced their right of inheritance.
В.	TESTATE SUCCESSION
	Death certificate of the deposit beneficiary.
	Certificate of next of kin, issued by the Municipality where the deceased was registered.
	Certified copy of the will that has been published, and the minutes of publication by the competent Justice of Peace or First Instance, if the will has been published by the latter.
will is no will mus	ill is holographic, it must have been declared as the main will, while if the exclusive heir designated by the holographic of a spouse or up to a 4th degree relative of the deceased, the court order declaring the holographic will as the main t state that a graphological analysis indicates that the writing and the signature of the deceased are indeed authentic, with the procedure specified in article 808 of the Greek Code of Civil Procedure.
	Recent Certificate issued by the Justice of the Peace (Eirinodikeio) having jurisdiction over the will publication, to the effect that no other will was published by the deceased;
	Recent Certificate issued by the Justice of the Peace (Eirinodikeio) having jurisdiction over the deceased's last place of residence, if different from the previous, to the effect that no other will was published by the deceased.
	Recent Certificate issued by the Court of First Instance (Protodikeio) of Athens to the effect that no other will was published by the deceased;
	Certificate issued by the Justice of the Peace (Eirinodikeio) having jurisdiction over the deceased's last place of residence, to the effect that the heir(s) has(ve) not renounced their right of inheritance.
submiss	When recent Certificates are required, the date of their issuance should not be more than 3 months prior to the sion date of the application reinvestigation and provision of information, while at the same time they should be issued an 30 days after the death date.
jurisdict	In the event that the death occurred before 1.3.2013, a Certificate issued by the Court of First Instance having ion over the deceased's last place of residence, to the effect that no will was published and that there is no ation of the right of inheritance, is required.
of the de	If a Certificate of Inheritance has already been issued, the information can be provided by virtue of a Death certificate eposit beneficiary, a Certificate of next of kin issued by the Municipality where the deceased was registered, a duly copy of the Certificate of Inheritance and a recent Certificate confirming non-revocation thereof and the aforesaid alization documents do not need to be presented.
C. VAC	ANT SUCCESSION