



# PURCHASE AND INFORMATION QUESTIONNAIRE FOR FOREIGN CLIENTS

### Why this questionnaire?

The law and case law imposes on the seller of a property an obligation to respect the principle of transparency and to provide certain information and guarantees to the buyer of their property.

This questionnaire will enable us to foresee potential difficulties that might arise in order to ensure that your purchase goes smoothly, and to optimally advise you by drawing your attention to an aspect of your transaction, thereby ensuring that you are better protected.

### **IDENTITY AND PERSONAL SITUATION OF THE BUYER**

- if a legal entity, see overleaf -

BUYER WHO IS AN INDIVIDUAL	BUYER WHO IS AN INDIVIDUAL
Surname:	Surname:
Surname used:	Surname used:
First name(s):	First name(s):
Occupation:	Occupation:
Date and place of birth:	Date and place of birth:
(Please enclose a copy of your birth certificate translated into French)	(Please enclose a copy of your birth certificate translated into French)
Nationality/ies:	Nationality/ies:
Address:	Address:
Phone:	Phone:
Email:	Email:
Check the box(es) corresponding to your situation:  I am unmarried.  I am married.  date and place of marriage:	Check the box(es) corresponding to your situation:   I am unmarried.  I am married.  date and place of marriage:
<ul> <li>Please enclose a copy of your marriage contract and/or the declaration of choice of governing law applicable to your matrimonial regime, where applicable.</li> </ul>	- Please enclose a copy of your marriage contract and/or the declaration of choice of governing law applicable to your matrimonial regime, where applicable.
☐ I have entered into a French civil solidarity pact (PACS) or a similar agreement (e.g. civil union).	I have entered into a French civil solidarity pact (PACS) or a similar agreement (e.g. civil union).
□ I am the widow(er) of Mr / Mrs	☐ I am the widow(er) of Mr / Mrs
<ul> <li>I am resident abroad for tax purposes</li> <li>If yes: since when:</li> <li>Country:</li> </ul>	☐ I am resident abroad for tax purposes  ○ If yes: since when:
☐ I am a shopkeeper or trader, self-employed	☐ I am a shopkeeper or trader, self-employed
tradesperson or company manager.	tradesperson or company manager.
☐ I am the subject of a court-supervised turnaround	☐ I am the subject of a court-supervised turnaround
procedure, in liquidation, or in a state of	procedure, in liquidation, or in a state of
insolvency.	insolvency.
☐ I am in a state of over-indebtedness.	☐ I am in a state of over-indebtedness.

		THE BUYER	R IS A LEGA	AL ENTITY	
_	ame:				
_					
-	he registered office:				
Registration	number in the Trade and Co	mpanies Regis	ter:		
	ontact details of legal represe				
	of the legal entity: Personal ide us with a copy of the up-to				we copy by the legal
	ve and the decision to appoin				
		PURCHASE	DATE AN	D TERMS	
On what	date would you like to sign t	ne definitive de	eed of sale?		
□ At t	he earliest on				
□ At a	t the latest on				•
Have-yo	u agreed with your sellers:				
	the premises will be vacated mises on a deferred basis?	l after the sign	ing of the d	eed of sale, and you	will enjoy possession of the
-	gn the deed of sale at a speci	ic time?			
_	State				
$\Box$ on $\Box$	other special terms or agreem				
_	State				•••••
What is	the agreed sale price?			€	
The price	ce including any furniture	•••••		€.	
D. 1					
	estate agency intervene in the	sale of the prop	perty?		
□ NO					
□ YES				c: c	
	me of the agency:		Amount	of its fees:	€
	ount payable by the SELLER				
AIII	ount payable by the BUYER	Δ			
Do vou	plan to buy the property via a	company?			
□ NO		1 3			
		REASONS F	OR THE P	URCHASE	
In order	that we can provide you with	the best possil	ole assistance	and advice for your p	roject, please state:
>	The intended use of the pro-	perty you are b	uying:		
	Private $\Delta$		Mixed	Δ	
	Professional $\Delta$		Letting	Δ	
	Other:				
>	What are your reasons for n	aking this pure	chase:		
	Family event $\Delta$				
	Job mobility $\Delta$				
	Other reasons:	•••••			•••••

In the light of the reasons and objectives expressed, the firm of notaries may advise you on solutions tailored to your needs, and carry out analyses and simulations for you. Without the following list being limitative, this may concern purchase with an indivision agreement, division of the property, or purchase via a company to be created....

## DESCRIPTION OF THE PROPERTY BEING PURCHASED

•••••		
n addi	tion to the property, does the purchase include any appurtenances or outbuildings?	
0	a cellar	
0	a parking space	
0	other:	
Is the p	roperty being sold with furniture?	
0	NO	
0	YES	

#### TAXATION AND PROBLEMS RELATING TO AN INTERNATIONAL SITUATION

Purchasing a property in France while resident for tax purposes in another country or domiciled in another State may have civil and tax consequences, both during the period of ownership of the property, and at the time of its resale or the settlement of your estate.

Certain situations must be planned for, and we will discuss the various issues with you.

In particular, issues that may need to be discussed are:

- The taxation of rental income deriving from the property,
- Placing the property at the disposal of a shareholder in the case of ownership via a company,
- The annual 3% tax on the market value of properties and property rights owned in France,
- Taxation of the capital gain realised at the time of resale,
- Estate planning linked to the international situation (in particular the choice of governing law applicable to the settlement of the estate)

ould be aware of, with a view to our analysing it. We will inform you of any points that we consider should be the st rticular vigilance.
MISCELLANEOUS INFORMATION AND SPECIFICITIES
In this section please let us know of any other information that you think it would be of utility to inform the firm of notaries of, in order to ensure that your purchase goes smoothly and is optimally managed:
]

Article 1112-1 of the Civil Code: "If one of the parties is aware of information whose importance makes it a determining factor for the consent of the other party they must inform them of it if, legitimately, the latter is unaware of this information or trusts the other party they are contracting with. Nonetheless, this duty to provide information does not concern estimation of the value of the service. Information that is of determining importance is information which has a direct and necessary link to the content of the contract or the capacity of the parties. It is incumbent on the party that claims that they should have been informed of an item of information to prove that the other party was under an obligation to inform them of it, it being the responsibility of this other party to prove that it provided it. The parties cannot either limit or exclude this duty. In addition to the liability of the party that was under an obligation to provide the information, failure to fulfil this duty to provide information may lead to cancellation of the contract under the conditions provided for in Articles 1130 et seq."

Signed in	
On	
Signature	