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 info@hobis.gr,  [www.hobis.gr](http://www.hobis.gr)

**COMPLAINT FORM**

**TO THE HELLENIC FINANCIAL OMBUDSMAN (H.F.O.)**

**1. PERSONAL DETAILS (***Please write in BLOCK LETTERS)*

Name Surname Father’s Name

ID Number/Passport Number Tax Registration Number

Address (street number, city, postcode, country.)

Telephone number Fax number e-mail

**1a. BUSINESS DETAILS** (*Please write in BLOCK LETTERS)*

Company’s Name

General Commercial Registry Number. Tax Registration Number

Address (street number, city, postcode, country.)

Telephone number Fax number e-mail

Is your company’s annual turnover less than 1.000.000 euro? YES ⬜ NO ⬜

*Please fill in the legal representative’s details in field 1. PERSONAL DETAILS above. Also, please attach the representative’s legalization documents and proof of the annual turnover for last financial year.*

**2. PERSONAL DETAILS OF AUTHORIZED REPRESENTATIVE** *(Please write in BLOCK LETTERS) (Please also attach a written authorization, with your signature certified by a public authority. A printable authorization form is found on* [*www.hobis.gr*](http://www.hobis.gr)*).*

Name Surname Father’s Name

ID Number/Passport Number Tax Registration Number

Address (street number, city, postcode, country.)

Telephone number Fax number e-mail

**3. DETAILS OF THE BANK OR INVESTMENT COMPANY YOUR COMPLAINT IS ABOUT**

|  |
| --- |
| Name:Branch: |

**4. OTHER DETAILS *(****Please tick the appropriate box)*

|  |  |  |  |
| --- | --- | --- | --- |
|  |  | **YES** | **NO** |
| 1 | Have you taken up your complaint with the bank or investment company? If yes, when? …… /……/…….. |  |  |
| 2 | Did you receive a written reply? If yes, please attach*.* |  |  |
| 3 | Has the complaint in question been subject to judicial proceedings? |  |  |
| 4 | Have you contacted another ADR scheme in order to resolve your complaint? If yes, which one? ……………………………………………………………………… |  |  |

**5. COMPLAINT DESCRIPTION** *(If you need more space to describe your complaint, continue on another sheet of paper and attach it to this Complaint Form.)*

**6. YOUR REQUEST TO H.F.O./ PROPOSAL FOR DISPUTE RESOLUTION**

**7. ATTACHED DOCUMENTS in copy - CHECK LIST**

|  |  |  |
| --- | --- | --- |
|  | **DOCUMENT TYPE** | ***Please tick the box*** |
| 1 | I.D. card or valid passport |  |
| 2 | If you are a company, the legal representative’s legalization documents and proof of the annual turnover for last financial year. |  |
| 3 | If you have authorized a third party to represent you, a written authorization with your signature certified by a public authority. (A printable authorization form is found on www.hobis.gr)  |  |
| 4 | Written bank or investment company reply and relevant correspondence |  |
| 5 | Relevant documents (contracts, account statements, transaction documents, etc.) |  |
| 6 | Other proof of your claim |  |

**8. HOW DID YOU FIND OUT ABOUT H.F.O..?………………..………………………………………………………..**

**9. DECLARATION / AUTHORIZATION**

 **-** I declare that the content of this Complaint Form and of the submitted documents is true and that I agree to receive information on any of the addresses stated above (1, 1a & 2) (postal, e-mail or fax).

- I concent to HFO handling this dispute according to the procedure described on the website www.hobis.gr, of which I am informed.

-I authorize the HFO, in the course of the examination of the dispute, to request and receive from the financial service providers mentioned the necessary personal data concerning me such as, copies of contracts, account statements, transactions, for the grant of which I expressly provide my consent. I also authorize the HFO to provide the relevant information and documents relating to my case to the above-mentioned providers.

* **10. INSTRUCTIONS - CLARIFICATIONS**

* Please print this Complaint Form, fill it in and sign it.
* It is necessary to provide the above documents (CHECK LIST).
* If the complaint concerns more than one person (e.g. joint account, co-debtors) they also must fill in their personal details and sign the Complaint Form.
* Before submitting this Complaint Form, you must carefully study the "Update for the Processing of Personal Data" below (paragraph 11). For your consent or non-consent to the processing of your personal information under the terms specified in the Update, please select the relevant field in paragraph 12 "Applicant's Statement".

**Please be advised that if you do not consent, your case can not be examined and your personal data provided with this application shall be erased after notification.**

* Detailed information on the HFO procedure can be found at [www.hobis.gr](http://www.hobis.gr).
* If you have any questions, please call us on 10440 (local charge) or +30 210 3376700
* The attached documents must be photocopied and not original
* You can submit the Complaint Form and the attached documents to HFO:

|  |  |  |  |
| --- | --- | --- | --- |
| **by e-mail,** **images.png as scanned documents,** info@hobis.gr | **by fax****iFax.png 210 3238821** | **by post:**   **1, Massalias Street 106 80 Athens, Greece or P.O. Box 9166, 100 32 Athens, Greece** | **by visiting our office:**  **1, Massalias Street**  |

# 11. INFORMATION ABOUT THE PERSONAL DATA PROCESSING

The following information applies to all of you who, **as natural persons, use the Ombudsman's services to resolve your disputes with the Bank, the Investment Company or another financial services provider**, or to answer your questions and includes the terms, rights, and how they are exercised, with regards to the processing of your personal information.

The entity under the name "Hellenic Financial Ombudsman - Non-Profit Alternative Dispute Resolution Organization (HFO-ADRO)" former HOBIS based in Athens (1, Massalias Street, 10680), Tax Code 999119797, Tel. 210-3676700 [www.hobis.gr](http://www.hobis.gr). and in particular the sector of the Greek Financial Ombudsman (hereinafter referred to as the "Financial Ombudsman"), processes Personal Data of Individuals as a **Controller** to examine, mediate and ultimately facilitate the out-of-court settlement of disputes with financial service providers, in accordance with the detailed provisions of the Statute and its Rules of Procedure and the legal framework governing its establishment and operation.

The Financial Ombudsman, consistent with its institutional role as an Alternative Dispute Resolution entity, defends the principle of respect for privacy, including the protection of personal data. Regarding its operation, it is generally bound to observe confidentiality with regard to the information brought to its knowledge and in particular compliance with the provisions of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, as applicable to any other more specific legislation. For that reason, it implements internal procedures, adopts policies and uses appropriate technical and organizational measures to ensure the lawful processing and security of the personal data granted to it in the course of its work.

1. What is personal data and what is its processing?

The term **personal data** means any information relating to you as a natural person, the "data subject", such as your full name, postal address, electronic address, mobile and telephone number, email, ID, tax code which identify alone or in combination your identity, hereinafter "Personal Data".

**Personal data processing** is any operation or set of operations which is performed on personal data, whether or not by automated means, such as collecting, registering, organizing, structuring, storing, altering, retrieving, searching for information, use, transmission, limitation, erasure or destruction.

1. What personal data we collect and from which sources?

We collect and maintain in a physical and electronic file your personal data that you declare in the "COMPLAINT FORM" (name, surname, fathers name, ID number, Passport number, Tax Code, postal and e-mail address, telephone number, fax number) when submitting your complaint, as well as the corresponding details of the authorized person. Other personal data, such as the transaction data for which you are submitting the complaint, will be transmitted to us either by you or by your authorized financial service provider.

1. For what purpose do we process - legal base

The above data is processed for the examination of your complaint, in order to mediate the dispute with your provider and also to identify you in our necessary communications. Therefore, the above processing is done in assurance of the legitimate interest that you individually seek and after you have agreed in advance, granting us your own data on your own initiative. You have the right to revoke your above consent, without prejudice to the legitimacy of the processing of your data based on it. In this case, we will not be able to continue our actions to fulfill the purpose for which you have granted us.

The above processing is also carried out in order to fulfill the tasks that we have undertaken under our statutes and our Rules of Procedure, as an Alternative Dispute Resolution entity (ADR) registered under the number 70330/2015 of the Joint Ministerial Decision (Government Gazette 1421 B'), Directive 2013/11/EU and Regulation (EU) No 524/2013 of the European Parliament and of the Council in order to contribute to the proper functioning of the internal market for financial services through the achievement of a high level of consumer protection.

Some of your data are also processed for statistical purposes, without any correlation to you, as they are subject to pseudonymisation.

Your data may also be processed for the purpose of establishing, pursuing or supporting legal claims or for reasons of public interest.

1. Who are the recipients of your data?

Your personal data is received and processed by our staff within their sphere of competence. Your personal data may also be accessible by third parties, technology service providers contracted by us in the framework of service provision that meets stringent data processing and data security standards. The above persons and providers are committed to maintaining the security of your data, complying with the legal framework for their processing and protection, and being subject to controls to effectively comply with the above commitments. Your data may also be forwarded to competent Judicial, Prosecutor and other Public and/or Independent Authorities, as long as we are dictated by our legal obligations or rights.

1. Time of retaining your data

We process your personal data for as long as it is required according to the purpose for which you gave it to us as stated in point 3. In any case, your data will be retained for a period of twelve (12) years from the last day of the year of its completion request you have submitted to us. If your request is beyond our competence, that period is limited to one (1) month from the last day of the month in which you submitted your request.

The time periods mentioned above may be extended if requested by any judicial or other public authority and in any case if there are legitimate reasons for maintaining the above data, such as the foundation, exercise, support or defense of legal claims or reasons of public interest.

Also, some of your data may be kept for a longer period of time as we process them for statistical purposes, but without any correlation to you, as they are subject to pseudonymisation.

1. Your rights

You can always contact us (see paragraph 8) to exercise your legal rights.

To protect your rights, you will also need to provide us with your identification (copy of your identity card or passport).

You have the following rights:

* **The right to receive information and have access to** your personal data held by us.
* **The right to rectification** of any inaccurate data and fill in incomplete information by submitting relevant documents proving this correction.
* **The right to erasure ("the right to be forgotten"),** provided that there is no reasonable, legitimate reason or obligation to maintain them.
* **The right to restriction of processing** of your data**,**in cases where their accuracy or lawfulness of processing is questioned, or the data are no longer necessary for the purpose for which they were granted.
* **The right to data portability**, i.e. transferring your data to another controller, provided that the processing is carried out by automated means (the portability does not include data in printed form) and the exercise of the above right does not adversely affect the rights and freedoms of others.
* **The right to object**tothe processing of your personal data, provided that there are no compelling and legitimate reasons which override your interests, rights and freedoms, such as the foundation, exercise or support of legal claims or public interest grounds.
1. Competent Authority

If you consider that your rights, regarding the protection of your personal data, have been violated in any way, you have the right to file a complaint with the Personal Data Protection Authority (1-3 Kifissias Avenue, 115 23, Athens, tel. 210 6475600, e-mail contact@dpa.gr).

1. Contact

If you wish to receive more information and clarifications regarding the processing of your personal data, to submit any comments or complaints or to exercise any of your rights, you can contact the data protection officer dpo@hobis.gr.

This update may be supplemented or amended in accordance with the applicable legal and regulatory framework as well as after each update of our internal data protection procedures and practices. The updated version is always posted on our web site (www.hobis.gr) and is also available at our offices in 1, Massalias Street, Athens.

**12. DECLARATION OF APPLICANT**

I, who signs this Application/Complaint Form, having read the above information for the processing of my personal data, declare that I:

Consent

|  |
| --- |
|  |

Do not consent\*

|  |
| --- |
|  |

to their processing by H.F.O./ A.D.R.O.

**CITY:** …………………………..

**DATE:** …..…/………/………..

**SIGNATURE(S):**

\* **Please be advised that if you do not consent, your case can not be examined and your personal data provided with this application shall be erased after notification.**