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Acquiring a property in the Costa del Sol MARBELLA - FUENGIROLA - ESTEPONA - BENALMADENA - MANILVA - SOTOGRANDE



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Luxury Real Estate on Costa del Sol. We source the best investment, from the first contact through all administrative procedures to the final steps we are a reliable partner on the side of our clients. Our English, German, Russian, French and Spanish speaking experts have many years of market knowledge in the real easter americal of Sol and globally.

We collaborate with the best lawyers in Costa del Sol and after many years experience we choose Martinez Echevarria law firm and recommend them.

About us

Martinez-Echevarria is an international law firm that provides a host of first class legal services. Established in 1983 on the Costa del Sol, the firm has become a reference point in the local legal community in our areas of operation as per its specialization in multidisciplinary legal advice to both companies and enume includicular.

We know the area, and we know that a first class service means not only giving expert advice and assistance but also ensuring that our clients have continual access to up to date information on issues that may affect them and/or their herdiners.

Martinez-Echevarria counts on a team of 150 legal professionals working in 20 offices located in 3 countries. We pride ourselves in being a firm of international lawyers specialized in providing bespoke legal services to a discerning international clientele.

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Acquiring a property in the Costa del Sol

As specialists in the real estate field, the highly renowned law firm Martinez-Echevarria, acts as an independent legal advisor to buyers immerses in the process of purchasing a proper ty in Spain

Be aware that when deciding to purchase a property in Spain, the logical first step is to choose a reliable real estate agency that can help you to find a property which beat suits your needs. Herewith there is a basic guideline to the steps involved when purchasing a property in Spain.





The reservation deposit

In order for a property to be removed from the market, it is customary for the potential buyer to place a deposit of between 6,000 - 10,000 Euros (this amount warks depending on the property purchase price). This deposit can be paid to the Real Estate agency or to our clients account, as the buyer's legal representative.

Due Diligence / Searches

Once the deposit has been paid, we will request the real estate agency to provide us with the contact details of the vendors lawyer to notify them our representation and to request from them the necessary documentation in order to carry out the appropriate due disigence in which we will verify all relevant aspects related to the property, such as:

Purchase from a developper (Off plan or new properties)

- The legal identity of the owner/the seller of the immovable property you intend to buy;
- That the property under construction is legall istered in the corresponding Land Registry;
 - 3. That the property is free from charges (mortgages, librar, encumbrances, etc.) It is customary for the developer to have finance to build which may take the shape of a mortgage. Should the buyer not be interested in taking over the proportional part of said finance in the way of a mortgage on the property, then it will need to be cancelled prior to completion, with all the cancellation costs call by the developer.
 - That the property has been granted the corresponding municipal building permit and habitation Iicence (where applicable) by the Town Hall in question, and respects local urban planning rules.

- That the construction specification or quality specifications are made available to the buyer and included in annex to the purchase agreement.
- That there is a Bank Guarantee or Insurance Policy in place in order to provide guarantee for all monies paid to the developer during the construction process.
- Confirm and check the content of the mandatory 10 year insurance guarantee (Seguro Decenal) that will provide
 - Revision of the purchase contract drafted by the developer in order to assure that its content respects the buyers rights and that it is fully understood by the buyer and to ensure that this document respects the buyers rights.

Purchase from an individual (Resale or second transfer)

- The legal identity of the owner/the seller of the immovable property you intend to have
 - That the property is legally registered the corresponding Land Registry.
 - 3. That the property is free from charges (mort
 - . That the property has been granted the corresponding municipal building permit and habitation licence by the Town Hall in question, and respects local urban planning rules.
 - 5. The study preparation and signing of whatever private contracts (reservation agreement, option contract, sale contract) or public, notarial, documents (purchase) sale contract) or public, notarial, documents (purchase) purchase operation. The standard procedure is to first sign a private contract normally with the payment of 10% of the purchase price, and after a reasonable liquid.

Our services will also cover the following important aspects:

- Obtaining your NET number. The NIE number is a tax number in Spoin for foreigners. You need this number in confer to be able to register your purchase in the land registry office and pay your trass. This number is also needed to arrange your contract with service suppliers such as water, electricity, fisiephone, and other services. Verification of esting debts on the property, such as Council Tax Rates (IBI), horizontal property for community charges, outstanding utility build, and calculations.

 Payment of the corresponding expenses and taxes arising from the public deed of sale/purchase and the registration thereof in the corresponding Land Registry.

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Taxes and expenses

The expenses and taxes arising from the execution before a Notary Public of the corresponding deed of purchase are as following:

In the case of first transmission: . Stamp Duty (for Andalucia) 1.2%

- · VAT 10% for residential properties. | VAT 21% on plots, garages and storage rooms.
- · Notary fee: notary fees are calculated according to a scale agreed by the authorities and is dependent on
- · Land Registry fee: land registry fees are calculated according to a scale agreed by the authorities. Normally, the

In the case of a second transmission / resale:

- · Notary fee: notary fees are calculated according to
- · Land Registry fee: land registry fees are calculated according to a scale agreed by the authorities. Normally, the
- . Legal fees 1% of the property purchase price plus 21% VAT

Private contracts

Once we complete our disselfagence, and providing that everything is in order in a period of 23 weeks from the signing of the reservation deposit, we will proceed with the propagation and subsequent digning of the provide profitsives contract with the payment. Use the signing of the provide profitsives contract with the payment of the provide profitsives contract with the payment is its customary for the buyer to pay to the cover an amount equivalent to 10% of the provides protos in the case of off plan properties.

The private contract is a very important step, as herein we will set out the terms and conditions of the purchase; therefore we will carry out all the necessary negotiations with the vendor's legal representatives in order to defend the client's best interests. Power of attorney, Many of our clients choose to grant power of attorney in our favour in order to act on their behalf in Spain during the buying process. This will enable us to sign the relevant spaperwork related to the purchase and the mertigage, if necessary. The power of attorney can be granted in Spain by a public notary, which is the easiest way, with an externated cost of 70 Euros, or at the Spanish Consulate in your country of residence.

Furthermore, it can also be granted in your country of residence before a public notary, but in this case it should then be legalized with the Apostille of the Hague Edmination or through Consular legalization for it to have legal value in Spain. In any event, we will also assist you during this process should your choose to grant power of storney, here in Spain or abroad

Public deed of purchase

After the signing of the private contract, in a period of 4-6 weeks, depending on the conditions agreed with the vendors, the public deed of purchase will be signed by the client with our assistance of by us with the afformationed power of attorney. At this manner the balance of the purchase price must be paid to the seller, with the buyer taking physical possession of the property.

Utilities, rates, grabage collection, comunity fess and taxes

Our office will take care of contracting and/or changing the title of all the contracts with supply companies as well as the relevant taxes concerning the property, and if you so wish we can arrange the direct debiting of those bills (direct payment made by your people in Stock).

A bank account in Spain will be needed in order to set up the direct debit for the utilis rates, household waste collection and community fees. We can also assist you in the opening the Spanish bank account.

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Other cost you should bear in mind

The non-resident income tax

Law 38/2022, from the 27th Docember creates the Temporary Solidarity Tax on Large Fortune, possible on access from the tax year 2022. It is set as a complementary tax of the wealth Tax, currently honfield by Andalusia, its a State Tax, and is not subjected to transfer to the Autonomous Communities, and will be levied with an additional quota con the assets on the private individuals on amounts superior to 3,000.000 Euro.

In case of residents there is a minium exempt for taxation of 700,000 euros, and to this amount we should add 300,000 euros for main residential property. For this reason, the tax will be required on superior assets between 3,700,000 Euros to 4,000,000 Euros.

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- From 3.000.000 to 5.347.998,02 the 1,7 per cent.
- From 5.347.998,03 to 10.695.996,06 the 2,1 per cent.
- Regardless of whether your property is rented or not, yo will always have to pay income tax as per the following rules:

If you do not reet out your property, the Spanish authorities will assume that you have what is called "Deemed Bental Income" which is assighed to Non-resident Income" such its subject to Non-resident Income Tax. This legal must is obtained by applying the percentage of 1.1 on the cadestral value glassible value) of the property, or this base amount the rate of 1.9 % a applied for European Union This cadestral value is lated on the IRI of the council rate of 1.9 % and the cadestral value is lated on the IRI out council rate of 1.9 % on the cadestral value is lated on the IRI out council rate of 1.9 % on the cadestral value is lated on the IRI out council rate of 1.9 % on the IRI of 1.9 % on the IRI of 1.9 % of 1.9 % on the IRI of 1.9 % of 1.9 % on the IRI of 1.9 % of

- If the property is remaind out, the leas applicable is based on the net rest obtained by the landbord of the property and is 10% for European Union Diszersa European Union Diszersa 24% for the non-European Union Diszersa According to the Landbord of the Landbord Order of the Committee of the Landbord Order of Landbord Order Order of Landbord Order of Landbord Order Order of Landbord Order Order

 In this case, a Tax Residence Certificate, issued by the tax authority of the country where you reside, must be submitted together with the tax forms (one for each tax payer).

The wealth tax

Community fees Council Tax Rates (IBI) and household waste

collection

Electricity, water, gas, telephone...

Home insurance.

The community will have its own insurance for the common elements, but we suggest you to have your own home insurance for building and content.

Our office has at your disposal the relevant qualified staff in order to take care of the alculation and payment of your years hips-feedent income Tax.



Granting a will in Spain

When you have purchased a property in Spain, or you are the holder of spain, such as bank, and the holder of spain, such as bank, and the holder of spain, such as bank, and the holder of spains, such as bank, as counting, like insurance politices, sharters or any other type of financial producing, guesting a set with and testament in Spains and the spain and the s

In the last will and testament the testator may choose the law of his/her nationally as the law that govern his/her succession. This choice of the applicable law allows the testator to freely dispose of his properties and assets in Spain always according to the limitations established by the legislation of his country of nationally, but in any avoiding forced inharitance rules applicable under Spanish law in that regard, the testator shall appoint his inharitors. and legatees and will determine the percentages allocated o each of the heirs and the specific assets to be transerred to the legatees.

Otherwise, i.e., not having a Spanish will means expending time and incurring costs associated with the process of giving validity in Spain to a foreign last will and testament. Not having any will and testament at all means that for the distribution of the Spanish assets, it will be necessary to strictly follow what it is stated in the intestacy laws of the country of the last habitual residence of the deceased.



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