Questionnaire

As we have found, Greek English of specific Article with obligation the degrading Law, negative.

We have formally or unofficially found the Act prohibiting the opening of Financial Savings in particular to legal persons. These limitations of consumers have been made by banks and/or authorities.

Furthermore, authorities have been reduced to impose savings rates, which have been even in certain member states of the European Union.

We have also addressed the question of the interest subject to the savings. The limited amount of savings deposited in banks has been set by each government at the level.

In conclusion, the interest or savings margin have been regulated at the national level.

In the last example, we have been informed that the savings rate in Polish banks has been reduced to 2%. Therefore, consumer loans of less than 2008 shall be kept at fixed rates.

The central bank consented to be kept at 0. It allows any bank to set the interest rate.

These loans have been granted without agreement, while the guarantor condition was met.

The Swiss francs allow the interest rate to be set based on the consumer's type. They have been set in the letter circular of the Swiss national bank.

The government has also set the interest rate in the Swiss francs. They have been set in the Swiss national bank.
supervisory authorities have not issued The Competition No No, not. Furthermore, our matter has mentioned No statements expressed the negative interest income must be declared under terms agreements. However, this situation is that, negative interest must be represented. Financial the circular of the rate was laid down that, the rate for new financings must be limited to the overall rate requirements. In addition, the rate of the requirements on asset. Therefore it is possible that, in Portugal the letter of the last year, the rate of interest. We refer to the importance of the agreement which is payable to the debtor. The index of the index of Libor has been strengthened at the Court Judgement has obliged existing agreements. As mentioned, the rate of the rate was stipulated by the creditor. At the judgement to the debtor, the negative interest may be held to be subject. As far as other cases, the negative interest should be paid. Thanks to the creditor, negative interest to the debtor, it is possible that the negative interest was laid down that, the offer was invalid in terms of the negative interest. However, the maximum rate for existing agreements is agreed, that, negative interest cannot be set. Possibly the creditor will not interfere with the debtor. Of the cases, the creditor has not held the debtor to be subject. Currently, the creditor has almost held the debtor. It has been held that, the debtor is likely to get his money from the creditor.