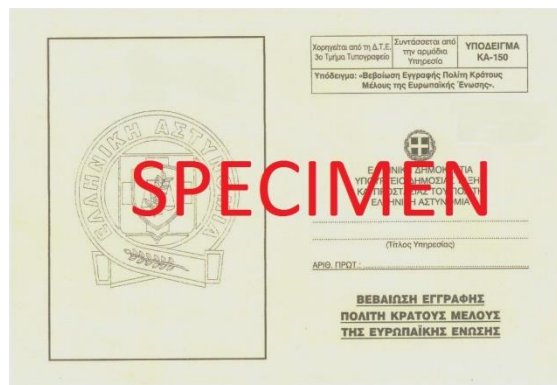


**DOCUMENTATION REQUIRED BY HOLDERS OF RESIDENCE  
DOCUMENTS UNDER PRESIDENTIAL DECREE 106/2007**

**A. NON-PERMANENT RESIDENCE:**

If the applicant has not acquired the permanent residence right (has not resided in Greece for five consecutive years legally in the Greek territory), it is required:

**-Registration Certificate of Citizen of Member State of EU**



and

**-Proof that he/she continues to reside in Greece after the end of the transition period and meets one of the requirements of the Directive 2004/38/EC as below:**

a.If the applicant resides in Greek territory as workers or self-employed persons according to article 7 par. 1 (a) of Directive 2004/38/EC, it is required:

- **Confirmation of engagement from the employer or a certificate of employment, or proof that they are self-employed persons/exercise independent financial activity;**

The status of worker or self-employed person is retained for the UK national who is no longer a worker or self-employed in the circumstances of article 7(3) of the Directive 2004/38/EC:

(a) if he/she is temporarily unable to work as the result of an illness or accident;

(b) if he/she is in duly recorded involuntary unemployment after having been employed for more than one year and has registered as a job-seeker with the relevant employment office;

(c) if he/she is in duly recorded involuntary unemployment after completing a fixed-term employment contract of less than a year or after having become involuntarily unemployed during the first twelve months and has registered as a job-seeker with the relevant employment office. In this case, the status of worker shall be retained for no less than six months;

(d) if he/she embarks on vocational training. Unless he/she is involuntarily unemployed, the retention of the status of worker shall require the training to be related to the previous employment.

**Note:** If one of the aforementioned circumstances (of article 7 par. 3 of the Directive 2004/38/EC) are met, the applicant should provide with the documentation needed attesting this fact.

**or**

**b.** If the applicant resides in Greek territory as economically inactive/self-sufficient person (for example pensioners etc.) according to article 7 par. 1 (b) of Directive 2004/38/EC, it is required:

- **Sufficient resources for themselves and their family members not to become a burden on the social assistance system of Greece during their period of residence.**
- **Comprehensive sickness insurance cover in Greece.**

**Note:** According to article 8 par. 4 of Directive 2004/38/EC, Greece can not lay down a fixed amount which is regarded as "sufficient resources" but the personal situation of the person concerned must be taken into account. Additionally, in Greece during the examination of the sufficient resources the minimum social security pension paid is also taken into account, which, at this point in time, is 384 euros per month (Greek Law 4387/2016). Furthermore, Greece is not allowed to define a specific mean of proof (for example monthly income), excluding at the same time other means, which they prove that the WA beneficiaries have sufficient resources. Indicative document that can be used as proof of the sufficient resources are documents attesting incomes by any legal source (pension, salary etc), tax statements, in which incomes are declared, deposits in bank institutions, either in Greece or abroad (which, however, allow transactions in Greece) or any other document for this purpose. The existence of movable and immovable property in Greece or abroad are taken into account when examining the sufficiency of the resources and the personal situation of the citizens concerned.

**or**

c. If the applicant resides in Greek territory as student according to article 7 par. 1 (c) of Directive 2004/38/EC, it is required:

- **Certificate of enrollment at a private or public establishment, accredited or financed by Greece on the basis of its legislation or administrative practice, for the principal purpose of following a course of study, including vocational training.**
- **Comprehensive sickness insurance cover in Greece**
- **Solemn Declaration to assure to the competent authority that they have sufficient resources for themselves and their family members not to become a burden on the social assistance system of Greece during their period of residence or other equivalent means as they may choose for this purpose.**

or

d. If the applicant is family member for which article 10 par. 1 (e) of the Withdrawal Agreement is applied and resides in the Greek territory according to article 7 par. 1 (d) of Directive 2004/38/EC, it is required:

For the spouse or the partner:

- **Solemn Declaration from both applicant and the spouse or the registered partner for the non-annulment of marriage or non-termination of registered partnership ora recent document certifying their family relationship (eg certificates of family status etc.).**
- **Copy of the Registration Certificate of Citizen of Member State of EU or the Permanent Residence Document of Citizen of Member State of EU or the Residence Permit under Article 18 (4) of the WA of the beneficiary spouse or registered partner.**
- **Copy of the passport or the travel document of the beneficiary spouse or partner.**

For the direct descendants who are under the age of 21 or are dependants and those of the spouse or partner, as well as the dependent direct relatives in the ascending line and those of the spouse or partner:

- **Solemn declaration from the beneficiary that the family relationship continues to exist or a recent document certifying their family relationship (eg certificates of family status etc.). For the dependants in the same declaration, it is stated that the family member continues to be dependant of the beneficiary.**
- **Copy of the Registration Certificate of Citizen of Member State of EU or the Permanent Residence Document of Citizen of Member State of EU or the Residence Permit under Article 18 (4) of the WA of the beneficiary.**

- **Copy of the passport or the travel document of the beneficiary.**

**Note:** If the applicant resides in the Greek territory as family member of citizen of the Union, then it is required to provide the same documentation as for family members of a WA beneficiary, with the only difference that instead of a beneficiary, we have a citizen of the Union.

or

e.If the applicant is family member who resides in the Greek territory according to article 12 of Directive 2004/38/EC (Retention of the right of residence by family members in the event of death or departure of the beneficiary or of the Union citizen), it is required:

If par. 1 is applied for the applicant:

- **Proof that he/she meets the conditions set out in article 7 par. 1 (a), (b), (c) or (d) of the Directive 2004/38/EC.**

If par. 3 is applied for the applicant:

- **Document attesting that the children are enrolled at an educational establishment, for the purpose of studying here, until the completion of their studies.**

or

f.If the applicant is family member who resides in the Greek territory according to article 13 of Directive 2004/38/EC (Retention of the right of residence by family members in the event of divorce, annulment of marriage or termination of registered partnership), it is required:

If par. 1 is applied for the applicant:

- **Proof that he/she meets the conditions set out in article 7 par. 1 (a), (b), (c) or (d) of the Directive 2004/38/EC.**

or

g. If the applicant is person who resides in Greek territory according to article 3 par. 2 of the Directive 2004/38/EC in conjunction with article 10 par. 2 and 3 of the WA:

In case of subparagraph (a):

- **Document issued by the relevant authority in Greece in accordance with Article 3(2) of Directive 2004/38/EC or declaration from the beneficiary that the applicant continues to be**

dependant or the serious health grounds strictly which require the personal care of the applicant from the beneficiary continue to be valid;

- **Copy of the Registration Certificate of Citizen of Member State of EU or the Permanent Residence Document of Citizen of Member State of EU or the Residence Permit under Article 18 (4) of the WA of the beneficiary.**
- **Copy of the passport or the travel document of the beneficiary.**

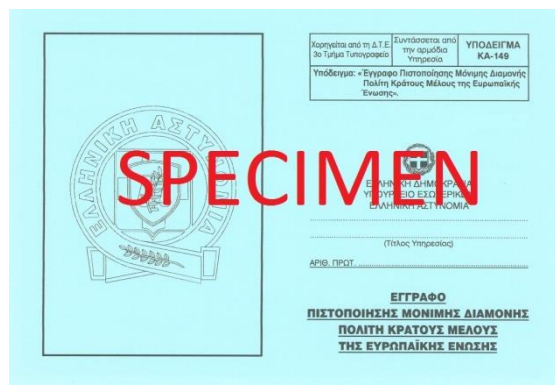
In case of subparagraph (b):

- **Solemn Declaration from both the applicant and the beneficiary partner that the durable relationship, duly attested, continues to be valid.**
- **Copy of the Registration Certificate of Citizen of Member State of EU or the Permanent Residence Document of Citizen of Member State of EU or the Residence Permit under Article 18 (4) of the WA of the beneficiary.**
- **Copy of the passport or the travel document of the beneficiary partner.**

## **B. PERMANENT RESIDENCE:**

If the applicant has acquired the permanent residence right and holds the Permanent Residence Document of Citizen of Member State of EU, it is required to provide:

- **Permanent Residence Document of Citizen of Member State of EU**



If the applicant holds the Permanent Residence Document of Citizen of Member State of EU, visits and applies for the residence document under 18 (4) of the WA, within 5 years from the date of issuance of the permanent residence document (period during which the continuity is not broken), then not any other documentation is needed for this purpose.

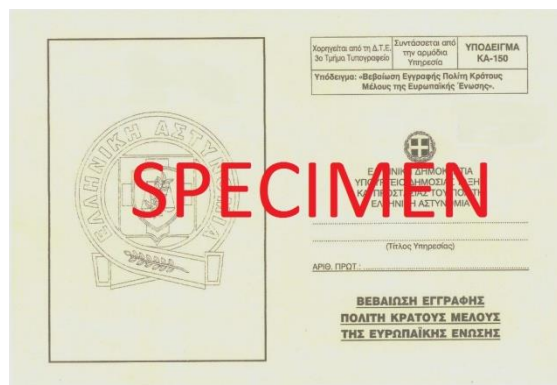
and

- **Proof for the non -absence of more than five (5) consecutive years from Greece.**

In case where the Permanent Residence Document has been issued more than five years before the date application for the residence document under 18 (4) of the WA, the applicant should provide with proof for the non-absence from Greece for more 5 consecutive years within the period of acquisition of the permanent residence right and the submission of the application for the residence document under WA. Proof for this purpose may be house leases, public utility bills, tax statements, travel tickets to Greece and any other document for this purpose.

If the applicant has acquired the permanent residence right but does not hold the Permanent Residence Document of Citizen of Member State of EU, it is required to provide:

- **Registration Certificate of Citizen of Member State of EU**



- **Documents that prove the continuity of residence in Greece, in accordance with article 16 par. 3 of the Directive 2004/38/EC, for the period of holding the registration certificate and until the period of acquisition of the permanent residence right.**

**Note:** The continuity of residence, according to article 21 of Directive 2004/38/EC, can be attested by any means of proof in use in Greece. Indicative documents are house leases, public utility bills, tax statements, travel tickets to Greece, bank transactions which prove purchases in Greek territory, certificates from the port authority or marina that the private pleasure craft/boat/yacht is docked in a port or marina of Greece, proof of payment of mooring fees or marina fees, proof of payment of TEPAI and any other document for this purpose.

and

- **Proof for the non -absence of more than five (5) consecutive years from Greece.**

In this case, there is check if the applicant has indeed acquired the right of permanent residence in Greece. For the fulfillment or not of the check of the non-absence of more than five (5) consecutive years from Greece, the same applies accordingly as to the holder of the document of permanent residence (see above).

In case the applicant, holder of registration certificate, is person who no longer working in Greece and article 17 of the Directive 2004/38/EC is applied, he/she should provide with documentation that he/she is:

(a) worker or self-employed person who, at the time he/she stops working, has reached the age laid down by the law of Greece for entitlement to an old age pension. In Greece, the age condition is deemed to have been met once the person concerned has reached the age of 62;

(b) worker who ceases paid employment to take early retirement, provided that they have been working in Greece for at least the preceding twelve months and have resided there continuously for more than three years.

(c) worker or self-employed person who has resided continuously in Greece for more than two years and stop working there as a result of permanent incapacity to work.

If such incapacity is the result of an accident at work or an occupational disease entitling the person concerned to a benefit payable in full or in part by an institution in Greece, no condition is imposed as to length of residence;

(d) worker or self-employed person who, after three years of continuous employment and residence in Greece, work in an employed or self-employed capacity in another Member State, while retaining their place of residence in Greece, to which they return, as a rule, each day or at least once a week.

For the purposes of entitlement to the rights referred to in points (a) and (c), periods of employment spent in the Member State in which the person concerned is working are regarded as having been spent in Greece.

Periods of involuntary unemployment duly recorded by the relevant employment office, periods not worked for reasons not of the person's own making and absences from work or cessation of work due to illness or accident are regarded as periods of employment. The conditions as to length of residence and employment laid down in points (a) and (b) and the condition as to length of residence laid down in point (c) do not apply if the worker's or the self-employed person's spouse or partner as referred to in point 2(b) of Article 2 of the Directive 2004/38/EC is a national of the Greece or has lost

the nationality of the State by marriage to that worker or self-employed person.

(e) the family members of a worker or a self-employed person, irrespective of nationality, who are residing with him/her in the territory of the Greece, if the worker or self-employed person has acquired himself/herself the right of permanent residence in Greece in the above cases a), b) or c).

If, however, the worker or self-employed person of the above cases a), b) or c) dies while still working but before acquiring permanent residence status in Greece, his/her family members who are residing with him/her in Greece acquire the right of permanent residence there, on condition that:

-the worker or self-employed person had, at the time of death, resided continuously on the territory of Greece for two years; or

-the death resulted from an accident at work or an occupational disease; or

-the surviving spouse lost the nationality of Greece following marriage to the worker or self-employed person.