



99013006026000

Heruntergeladen am 15.06.2025 https://fimportal.de/services/99013006026000

Modul	Sachverhalt
Leistungsschlüssel	99013006026000
Leistungsbezeichnung I	
Leistungsbezeichnung II	Revocation of consent to adoption by children over 14 years of age
Typisierung	2/3 - Bund: Regelung (2 oder 3), Land/Kommune: Vollzug
Quellredaktion	Baustein Leistungen
Freigabestatus Katalog	fachlich freigegeben (gold)
Freigabestatus Bibliothek	fachlich freigegeben (silber)
Begriffe im Kontext	
Leistungstyp	Leistungsobjekt mit Verrichtung
Leistungsgruppierung	Adoption (individuell, 013)
Verrichtungskennung	Beurkundung (026)
SDG-Informationsbereich	Geburt, Sorgerecht für Minderjährige, elterliche Pflichten, Vorschriften für Leihmutterschaft und Adoption, einschließlich Stiefkindadoption, Unterhaltspflichten für Kinder bei grenzüberschreitenden familiären Gegebenheiten





Modul	Sachverhalt
Lagen Portalverbund	Adoption und Pflegekinder (1020100)
Einheitlicher Ansprechpartner	Nein
Fachlich freigegeben am	05.02.2021
Fachlich freigegen durch	The Senator for Social Affairs, Youth, Integration and Sports of the Free Hanseatic City of Bremen
Handlungsgrundlage	https://www.gesetze-im-internet.de/bgb/1746.html#: ~:text=B%C3%BCrgerliches%20Gesetzbuch%20(BGB),% C2%A7%201746%20Einwilligung%20des%20Kindes&text=F%C3%BCr%20ein%20Kind,%20das%20gesch%C3% A4ftsunf%C3%A4hig,der%20Zustimmung%20seines%20gesetzlichen%20Vertreters.
Teaser	If consent to an adoption (including a stepchild adoption) has been given for or by a child, that consent may be revoked by the child when he or she is 14 years of age or older A revocation must be publicly notarized.
Volltext	In principle, the consent of the mother, father and child is required for an adoption. It is irrelevant whether the adoption is by a new family (third-party adoption) or by a stepparent (stepchild adoption). For children younger than 14 years of age, only the person (or persons) legally representing the child can give consent. For older children, usually only the child itself can give consent. However, it then needs the consent of the person(s) legally representing it. As long as the court has not yet decided on the adoption, a child who is 14 or older can revoke his or her consent to the adoption. This is also possible if the legal representative has given consent on behalf of the child and the child has subsequently turned 14, but only if the adoption has not yet been finalized. The child can revoke consent on its own. It does not need permission to do so. Why the child wants to revoke consent does not matter. A form is required for revoking consent. The revocation must be "publicly notarized." This certification can take





Modul	Sachverhalt
	place in a notary's office or in a youth welfare office. The certification in the youth welfare office is free of charge. Costs are incurred for certification in a notary's office.
Erforderliche Unterlagen	For the certification, the identity must be proven so that it is clear that the child who is to be adopted and not someone else revokes the consent. A child who is 16 years of age or older can present his or her identity card for this purpose. A child who is younger should clarify with the office where the document is to be recorded how he or she can prove his or her identity.
Voraussetzungen	The legal guardian or the child himself or herself, who is at least 14 years old, has consented to adoption in the prescribed form. The child is at least 14 years old and has legal capacity.
Kosten	Notarial certification incurs costs in accordance with the applicable schedule of fees. The notary's office can inform you of the exact amount of the costs before notarization. The public notarization of the revocation before the notary of a youth welfare office is free of charge.
Verfahrensablauf	 The most convenient way is to make an appointment with the person who will record the document. Before the notarization, the person recording the document informs about the legal consequences of the notarization. An appointment is required for the notarization at the Youth Welfare Office. The deed is sent to the family court. The revocation of consent becomes effective as soon as the deed is received by the family court. If the deed is received by the family court before it has made a final decision on the adoption, the adoption can no longer take place.
Bearbeitungsdauer	The required legal briefings and questions that may need to be asked prior to notarization require a time commitment. The time required is different in each individual case. In addition, there is a possible waiting time on site. It is advisable to make an appointment for





Modul	Sachverhalt
	the notarization.
Frist	There are no deadlines to be observed.
weiterführende Informationen	
Hinweise	The revocation of consent must be publicly notarized. This is possible in a notary's office and in a youth welfare office.
Rechtsbehelf	None
Kurztext	 Declaration of revocation of the child's consent to adoption as a child Notarization Children over 14 years of age may revoke their consent to adoption This applies in particular to children in the case of a stepchild adoption. The declaration of revocation must be notarized The adoption agency in the locally responsible youth welfare office is responsible for this
Ansprechpunkt	The central adoption agency of the youth welfare office locally responsible for you.
Zuständige Stelle	The revocation of consent can be notarized in a youth welfare office or in a notary's office.
Formulare	None
Ursprungsportal	