



99046039221000

Heruntergeladen am 10.06.2025 https://fimportal.de/services/99046039221000

Modul	Sachverhalt
Leistungsschlüssel	99046039221000
Leistungsbezeichnung I	
Leistungsbezeichnung II	Petition for divorce of a marriage
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	Judicial services (individuell, 046)
Verrichtungskennung	Entscheidung (221)
SDG-Informationsbereich	Leben in einer binationalen Partnerschaft, auch einer gleichgeschlechtlichen Partnerschaft (Eheschließung, zivile/eingetragene Partnerschaft, Trennung, Scheidung, Güterrecht, Rechte von Lebenspartnern)
Lagen Portalverbund	Scheidung (1020400)





Modul	Sachverhalt
Einheitlicher Ansprechpartner	Nein
Fachlich freigegeben am	02.10.2020
Fachlich freigegen durch	Senator for Justice and Constitution of the Free Hanseatic City of Bremen
Handlungsgrundlage	https://www.gesetze-im-internet.de/bgb/BJNR0019508 96.html#BJNR001950896BJNG013002377 https://www.gesetze-im-internet.de/famfg/111.html https://www.gesetze-im-internet.de/famfg/113.html https://www.gesetze-im-internet.de/famfg/114.html https://www.gesetze-im-internet.de/famfg/121.html https://www.gesetze-im-internet.de/famfg/133.html https://www.gesetze-im-internet.de/famgkg/43.html
Teaser	If you want to end your marriage, you can file for a divorce of your marriage.
Volltext	In order to end your existing marriage, you must apply for a divorce in the family court. In doing so, you must be represented by a lawyer. There is no obligation to be represented by a lawyer when agreeing to a divorce petition.
	The family court will grant the divorce if the legal requirements are met. If both spouses file for divorce by mutual consent or if the respondent agrees to the divorce, the local court will divorce the marriage, provided that the so-called separation year has been lived through. In the case of contentious proceedings, the court decides in accordance with the law on the basis of the facts of the individual case.
Erforderliche Unterlagen	As a rule, the following must be presented for this purpose: • Your photo ID • the original or certified copy of your marriage certificate • if applicable, the birth certificates of your minor children in the original or as a certified copy





Modul	Sachverhalt
	Please consult a lawyer to find out which documents your lawyer needs from you.
Voraussetzungen	A prerequisite for the divorce of your marriage is that it has failed.
	The marriage has broken down if your cohabitation no longer exists and you and your spouse cannot be expected to restore it.
	By law, this is irrefutably presumed if you and your spouse have been separated for at least three years. In addition, a marriage is presumed to have broken down if you and your spouse have lived apart for one year and you both file for divorce or your spouse consents to the divorce.
	If you and your spouse have been separated for less than three years and your spouse does not consent to the divorce, you must show and prove that the marriage has broken down.
	The court can divorce the marriage regardless of the duration of the separation if the continuation of the marriage would constitute an undue hardship for you for reasons that lie in the person of your spouse.
Kosten	 Court costs Attorney's fees both depend on the value in dispute
Verfahrensablauf	The divorce petition must be filed with the family court by your lawyer, usually after the separation period of at least one year.
	 The court will then serve the petition on the opposing party. There is no attorney requirement for approval of the divorce petition. As a rule, the divorce settlement also includes the equalisation of pensions, i.e. the fair division of the pension rights acquired by the spouses during the marriage. To this end, the Local Court will ex officio request you and your spouse to inform it of their pension providers and then ask the pension providers for information on the pension rights acquired by you





Modul	Sachverhalt
	 and your spouse during the marriage. In addition, you and your spouse can also file other subsequent matters in the divorce proceedings, e.g. the subsequent matters of equalisation of gains or post-marital maintenance. At the hearing on the petition for divorce, you and your spouse will generally be heard in person on the prerequisites for divorce. If the requirements for divorce are met, the family court will pronounce a divorce by order.
Bearbeitungsdauer	Because of the given procedure at least 3 months, depending on the individual case.
Frist	None
weiterführende Informationen	For information on divorce see https://www.bmfsfj.de/
Hinweise	
Rechtsbehelf	 Appeal pursuant to §§ 58 et seq. FamFG against the family court decision within one month by a lawyer.
Kurztext	 Divorce petition decision compulsory representation by a lawyer for the petition for divorce No compulsion to be represented by a lawyer for the approval of the divorce petition Failure of the marriage as a prerequisite for divorce The marriage has broken down if: the spouses have been separated for at least three years, or the spouses have been separated for one year and both spouses apply for divorce or the other spouse consents to the divorce, or the petitioning spouse can prove that the marriage has broken down. The court may divorce the marriage on grounds of hardship regardless of the length of separation. Competent: Local Court - Family Court -
Ansprechpunkt	• Please consult a lawyer.
Zuständige Stelle	• Local Court - Family Court (Sections 23a (1) sentence 1, 23b (1) GVG)





Modul	Sachverhalt
	• The Local Court - Family Court - which is competent for you in accordance with § 122 FamFG, will be determined by the lawyer instructed by you.
Formulare	None
Ursprungsportal	