

99013006026000, 99013006026000

Revoke consent to adoption by children over the age of 14

Heruntergeladen am 21.06.2025

<https://fimportal.de/xzufi-services/392975240/L100008>

Modul	Sachverhalt
Leistungsschlüssel	99013006026000, 99013006026000
Leistungsbezeichnung I	Revoke consent to adoption by children over the age of 14
Leistungsbezeichnung II	
Typisierung	2/3 - Bund: Regelung (2 oder 3), Land/Kommune: Vollzug
Quellredaktion	Sachsen-Anhalt
Freigabestatus Katalog	unbestimmter Freigabestatus
Freigabestatus Bibliothek	unbestimmter Freigabestatus
Begriffe im Kontext	
Leistungstyp	Leistungsobjekt mit Verrichtung
Leistungsgruppierung	Adoption (013)
Verrichtungskennung	Beurkundung (026)
SDG-Informationsbereich	
Lagen Portalverbund	Adoption und Pflegekinder (1020100)

Modul	Sachverhalt
Einheitlicher Ansprechpartner	Nein
Fachlich freigegeben am	05.02.2021
Fachlich freigegeben durch	The Senator for Social Affairs, Youth, Integration and Sport of the Free Hanseatic City of Bremen
Handlungsgrundlage	<p>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.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.</p>
Teaser	If an adoption (including a stepchild adoption) has been consented to for or through a child, this consent may be revoked by the child if he or she is 14 years of age or older. A revocation must be publicly notarized.
Volltext	<p>In principle, the consent of the mother, father and child is required for adoption. Here it is irrelevant whether it is an adoption by a new family (external adoption) or by a stepparent (stepchild adoption).</p> <p>For children under the age of 14, only the person (or can only the persons) who legally represents (or represents) can give consent. For older children, as a rule, only the child himself can declare consent. However, it then requires the consent of the person(s) legally representing it.</p> <p>As long as the court has not yet ruled on the adoption, a child who is 14 years of age or older can revoke his consent to his adoption. This is also possible if the legal representative has given consent for the child and the child has later turned 14 years old, but only if the adoption has not yet been completed. The child can withdraw consent on his or her own. No permission is</p>

Modul
Sachverhalt

required for this. Why the child wants to revoke the consent does not matter.

A form is required for the revocation of consent. The revocation must be "publicly notarized". This notarization can be done in a notary's office or in a youth welfare office. The notarization in the Youth Welfare Office is free of charge. There are costs for notarization in a notary's office.

Erforderliche Unterlagen

For the notarization, the identity must be proven so that it is clear that the child should be adopted and not someone else revokes the consent. A child who is 16 years of age or older can present their identity card. A child who is younger should clarify with the place where the certificate is to be recorded how he can prove his identity.

Voraussetzungen

The legal representative or the child at least 14 years old himself has consented to an adoption in the prescribed form.

The child is at least 14 years old and has legal capacity.

Kosten

Notarial certification costs are incurred in accordance with the applicable fee schedule. The exact amount of the costs can be communicated by the notary's office before notarization.

The public certification of the revocation before the notary of a youth welfare office is free of charge.

Verfahrensablauf

- It is most advantageous if an appointment is made with the body that is to take up the certificate. Before notarization, the person who takes up the document informs about the legal consequences of the notarization.
- An appointment is required for notarization in the Youth Welfare Office.
- The certificate is sent to the family court.
- The revocation of consent becomes effective as soon as the document has been received by the family court. If the document is received by the family court before it has finally decided on the adoption, the adoption can no longer take place.

Modul	Sachverhalt
Bearbeitungsdauer	The necessary legal instructions and questions, which may be asked before the notarization, require a time expenditure. 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 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	<ul style="list-style-type: none"> • Declaration of revocation of the child's consent to acceptance as a child Notarization • Children over the age of 14 can withdraw their consent to adoption • This applies in particular to children with a stepchild adoption • The declaration of revocation must be notarized • The adoption agency in the locally responsible youth welfare office is responsible
Ansprechpunkt	Contact the Youth Welfare Office.
Zuständige Stelle	
Formulare	None
Ursprungsportal	Einwilligung in die Adoption durch Kinder über 14 Jahre widerrufen, Revoke consent to adoption by children over the age of 14