



99119004060002

Register of associations, registration in the event of dissolution and liquidation of an association

Heruntergeladen am 10.07.2025 https://fimportal.de/xzufi-services/6000550-99119004060002/L100009

Modul	Sachverhalt
Leistungsschlüssel	99119004060002
Leistungsbezeichnung I	Register of associations, registration in the event of dissolution and liquidation of an association
Leistungsbezeichnung II	Register of associations, registration in the event of dissolution and liquidation of an association
Typisierung	2/3 - Bund: Regelung (2 oder 3), Land/Kommune: Vollzug
Quellredaktion	Sachsen
Freigabestatus Katalog	unbestimmter Freigabestatus
Freigabestatus Bibliothek	unbestimmter Freigabestatus
Begriffe im Kontext	
Leistungstyp	
Leistungsgruppierung	





Modul	Sachverhalt
Verrichtungskennung	
SDG-Informationsbereich	
Lagen Portalverbund	
Einheitlicher Ansprechpartner	
Fachlich freigegeben am	
Fachlich freigegen durch	
Handlungsgrundlage	 § 74 Bürgerliches Gesetzbuch (BGB) – Auflösung § 76 BGB – Eintragung bei Liquidation § 77 BGB – Anmeldepflichtige und Form der Anmeldungen § 40a Beurkundungsgesetz (BeurkG) - Beglaubigung einer qualifizierten elektronischen Signatur Vereinsregisterverordnung (VRV) Gesetz über die Vergütung der Rechtsanwältinnen und Rechtsanwälte (RVG) Gesetz über Kosten der freiwilligen Gerichtsbarkeit für Gerichte und Notare (GNotKG), Anlage 1 (zu § 3 Absatz 2) Kostenverzeichnis, Nummer 21100 folgende Notargebühren
Teaser	If an association or its members no longer see themselves in a position to realise the purpose of the association (for example, in the case of a decline in membership), the dissolution and, as a rule, the subsequent liquidation of the association may be necessary. The dissolution and the liquidators as well as their power of representation must be filed for registration with the registry court. The declaration on the dissolution of the association must be certified by a notary.
Volltext	If an association or its members no longer see themselves in a position to realise the purpose of the association (for example, in the case of a decline in membership), the dissolution and, as a rule, the subsequent liquidation of the association may be necessary. The dissolution and the liquidators as well as their power of representation must be filed for registration with the registry court. The declaration on





Modul	Sachverhalt
	the dissolution of the association must be certified by a notary.
Erforderliche Unterlagen	 Copy of the resolution of dissolution in the case of liquidators appointed by resolution of the general meeting: Copy of the resolution appointing the liquidators in the case of powers of representation of the liquidators which deviate from the statutory provisions: Copy of the deed containing this provision
Voraussetzungen	To be enquired about in individual cases.
Kosten	The costs for an application for entry in the register of associations vary depending on the individual case: • Fee for entry in the register of associations and publication costs • if applicable, costs for preparing the application • further costs (depending on the value of the object) if the notary's office is also commissioned with the transmission of the certified documents to the registry court
Verfahrensablauf	The declaration of dissolution of the association must be in writing and the signatures of the board members must be certified by a notary. • Arrange an appointment with a notary's office at which all authorised representatives are present. • At your request, the notary will advise you on the wording of the declarations and the application. • The notary takes the declarations of the authorised representatives for the application for entry in the register and certifies them. Certification by means of video communication is permissible. • The notary's office submits the certified declarations on your behalf to the competent register court for registration. • You can also submit the notarised declarations with the other documents to the registry court yourself.
Bearbeitungsdauer	
Frist	none





Modul	Sachverhalt
weiterführende Informationen	
Hinweise	
Rechtsbehelf	If the registry court refuses to delete the association from the register of associations, an appeal pursuant to section 382 (4) sentence 2 FamFG or, if necessary, an appeal on a point of law pursuant to section 70 (1) FamFG may be filed. It should be noted that within the framework of the simple appeal only those persons are entitled to appeal who have had their rights violated by the order not to cancel, section 59 (1) FamFG. This violation must be proven. Members of the association are also not entitled to appeal per se.
Kurztext	
Ansprechpunkt	
Zuständige Stelle	
Formulare	
Ursprungsportal	