



99046010001002, 99046010001002

Applying for a certificate of sole inheritance on the basis of a will

Heruntergeladen am 08.06.2025 https://fimportal.de/xzufi-services/109520465/L100041

Modul	Sachverhalt
Leistungsschlüssel	99046010001002, 99046010001002
Leistungsbezeichnung I	Applying for a certificate of sole inheritance on the basis of a will
Leistungsbezeichnung II	Applying for a certificate of sole inheritance on the basis of a will
Typisierung	2/3 - Bund: Regelung (2 oder 3), Land/Kommune: Vollzug
Quellredaktion	Brandenburg
Freigabestatus Katalog	unbestimmter Freigabestatus
Freigabestatus Bibliothek	fachlich freigegeben (gold)
Begriffe im Kontext	
Leistungstyp	Leistungsobjekt mit Verrichtung
Leistungsgruppierung	Gerichtliche Leistungen (046)
Verrichtungskennung	Erteilung (001)
SDG-Informationsbereich	Erbansprüche und -pflichten in einem anderen Mitgliedstaat, einschließlich Steuervorschriften





Modul	Sachverhalt
Lagen Portalverbund	Urkunden und Bescheinigungen (1070200), Erbschaft, Nachlass und Testament (1190200)
Einheitlicher Ansprechpartner	Nein
Fachlich freigegeben am	15.11.2021
Fachlich freigegen durch	Federal Ministry of Justice and Consumer Protection
Handlungsgrundlage	https://www.gesetze-im-internet.de/bgb/2353.html https://www.gesetze-im-internet.de/famfg/352.html
Teaser	If you have accepted your inheritance, you will often need proof of your status as an heir. If you are the sole heir according to a will or inheritance contract, you can apply for a sole heir certificate.
Volltext	The certificate of sole inheritance is issued by the probate court. It certifies that you are the only heir, i.e. that you are the sole legal successor to the deceased. This is the case if the deceased person has appointed you as sole or universal heir in the will or inheritance contract. The certificate of inheritance gives you access to the deceased person's bank accounts, for example, or you
Erforderliche Unterlagen	 can apply for entries in the land register. Identity card or passport Death certificate of the deceased person, i.e. the testator Information on whether there is a lawsuit regarding your inheritance rights Proof of why certain persons who would actually be (co-)heirs are not heirs, for example: Death certificates Declarations of inheritance Wills or inheritance contracts or at least the details thereof, for example in the case of special official safekeeping for married couples: proof of matrimonial property regime, if applicable in the case of registered civil partnerships: proof of assets, if applicable





VoraussetzungenYou can only apply for a sole heir certificate if you are the sole heir.Kosten• The amount of the fees depends on the value of the estate after deduction of the deceased's debts. • The issuing of a sole certificate of inheritance by the probate court costs, for example • for an estate value of EUR 30,000 EUR 125.00, • EUR 273.00 for an estate value of EUR 100,000 and • EUR 935.00 for an estate value of EUR 500,000. • In addition, you must pay fees of the same amount for the notarization of an affidavit at the probate court or with a notary. You must pay fees of the same amount for the notarization of an affidavit at the probate court or with a notary. You must pay fees of the same amount for the notarization of a certificate of sole inheritance at the competent probate court (local court):VerfahrensablaufYou must apply for a certificate of sole inheritance at the competent probate court (local court): • Submit an informal application for a certificate of sole inheritance there and attach all the necessary documents to your letter. • Alternatively, you can submit the application via an authorized person, such as a notary public or a lawyer, or make a statement to the court for the record. • Make an affidavit in person before the local court or before a notary. I doing so, you confirm that you are not aware of anything that contradicts the accuracy of the information you have provided in the application for a certificate of inheritance. • This is not necessary if the local court waives this requirement. • If a notary notarizes the declaration in lieu of an ooth, this person can also notarize the application for a certificate of inheritance. • The local court will check your entitlement and issue the cord court will check your entitlement and issue the certificate of inheritance. • Th	Modul	Sachverhalt
estate after deduction of the deceased's debts. • The issuing of a sole certificate of inheritance by the probate court costs, for example • for an estate value of EUR 30,000 EUR 125.00, • EUR 273.00 for an estate value of EUR 500,000. • EUR 935.00 for an estate value of EUR 500,000. • In addition, you must pay fees of the same amount for the notarization of an affidavit at the probate court or with a notary. You may also have to pay writing expenses and VAT.VerfahrensablaufYou must apply for a certificate of sole inheritance at the competent probate court (local court): • Submit an informal application for a certificate of sole inheritance there and attach all the necessary documents to your letter. • Alternatively, you can submit the application via an authorized person, such as a notary public or a lawyer, or make a statement to the court for the record. • Make an affidavit in person before the local court or before a notary. In doing so, you confirm that you are not aware of anything that contradicts the accuracy of the information you have provided in the application for a certificate of inheritance. • This is no tne cessary if the local court waives this requirement. • If a notary notarizes the declaration in lieu of an oath, this person can also notarize the application for a certificate of inheritance. • The local court will check your entitlement and issue the certificate of inheritance.BearbeitungsdauerYou do not have to meet any deadlines.weiterführende InformationenYou do not have to meet any deadlines.	Voraussetzungen	
the competent probate court (local court):• Submit an informal application for a certificate of sole inheritance there and attach all the necessary documents to your letter.• Alternatively, you can submit the application via an authorized person, such as a notary public or a lawyer, or make a statement to the court for the record. • Make an affidavit in person before the local court or before a notary. In doing so, you confirm that you are not aware of anything that contradicts the accuracy of the information you have provided in the application for a certificate of inheritance. • This is not necessary if the local court waives this requirement. • If a notary notarizes the declaration in lieu of an oath, this person can also notarize the application for a certificate of inheritance. • The local court will check your entitlement and issue the certificate of inheritance.BearbeitungsdauerYou do not have to meet any deadlines.Weiterführende InformationenYou do not have to meet any deadlines.	Kosten	 estate after deduction of the deceased's debts. The issuing of a sole certificate of inheritance by the probate court costs, for example for an estate value of EUR 30,000 EUR 125.00, EUR 273.00 for an estate value of EUR 100,000 and EUR 935.00 for an estate value of EUR 500,000. In addition, you must pay fees of the same amount for the notarization of an affidavit at the probate court or with a notary. You may also have to pay writing
sole inheritance there and attach all the necessary documents to your letter. • Alternatively, you can submit the application via an authorized person, such as a notary public or a lawyer, or make a statement to the court for the record. • Make an affidavit in person before the local court or before a notary. In doing so, you confirm that you are not aware of anything that contradicts the accuracy of the information you have provided in the application for a certificate of inheritance. • This is not necessary if the local court waives this requirement. • If a notary notarizes the declaration in lieu of an oath, this person can also notarize the application for a certificate of inheritance. • The local court will check your entitlement and issue the certificate of inheritance.BearbeitungsdauerYou do not have to meet any deadlines.	Verfahrensablauf	
Frist You do not have to meet any deadlines. weiterführende Informationen Vou do not have to meet any deadlines.		 sole inheritance there and attach all the necessary documents to your letter. Alternatively, you can submit the application via an authorized person, such as a notary public or a lawyer, or make a statement to the court for the record. Make an affidavit in person before the local court or before a notary. In doing so, you confirm that you are not aware of anything that contradicts the accuracy of the information you have provided in the application for a certificate of inheritance. This is not necessary if the local court waives this requirement. If a notary notarizes the declaration in lieu of an oath, this person can also notarize the application for a certificate of inheritance. The local court will check your entitlement and issue
weiterführende Informationen	Bearbeitungsdauer	
Informationen	Frist	You do not have to meet any deadlines.
Hinweise		
	Hinweise	





Modul	Sachverhalt
Rechtsbehelf	 Appeal Application for revocation of the certificate of inheritance
Kurztext	 Granting a certificate of sole inheritance by reason of death A sole heir can apply to the probate court for a sole certificate of inheritance a certificate of inheritance is an official certificate issued by the probate court that provides information about the inheritance rights of a specific person someone can be designated as sole heir on the basis of a will or inheritance contract responsible: Probate court (local court) at the last place of residence of the deceased person
Ansprechpunkt	The locally competent district court.
Zuständige Stelle	The local court (probate court) in whose district the deceased had their last habitual residence at the time of death has jurisdiction. In addition, any local court in whose district the applicant had his/her habitual residence may be responsible for filing the application by way of legal assistance. https://www.justizadressen.nrw.de/de/justiz/suche https://www.justizadressen.nrw.de/de/justiz/suche
Formulare	Forms: Online procedure possible: Written form required: no Personal appearance required: • for application: no • for declaration in lieu of an oath: yes
Ursprungsportal	Alleinerbschein aufgrund eines Testaments beantragen, Applying for a certificate of sole inheritance on the basis of a will