



99089036034000, 99089036034006, 99089036034005, 99089036034004, 99089036034003, 99089036034002, 99089036034001

Heruntergeladen am 10.06.2025 https://fimportal.de/xzufi-services/29586/L100042

Modul	Sachverhalt
Leistungsschlüssel	99089036034000, 99089036034006, 99089036034005, 99089036034004, 99089036034003, 99089036034002, 99089036034001
Leistungsbezeichnung I	
Leistungsbezeichnung II	Criminal complaint to the police; reimbursement
Typisierung	2/3 - Bund: Regelung (2 oder 3), Land/Kommune: Vollzug
Quellredaktion	Bayern
Freigabestatus Katalog	unbestimmter Freigabestatus
Freigabestatus Bibliothek	unbestimmter Freigabestatus
Begriffe im Kontext	
Leistungstyp	
Leistungsgruppierung	
Verrichtungskennung	





Modul	Sachverhalt
SDG-Informationsbereich	
Lagen Portalverbund	
Einheitlicher Ansprechpartner	
Fachlich freigegeben am	24.11.2024
Fachlich freigegen durch	Bayerisches Staatsministerium des Innern und für Integration (Bavarian State Ministry of the Interior, for Sport and Integration)
Handlungsgrundlage	http://www.gesetze-im-internet.de/stpo/158.html http://www.gesetze-im-internet.de/stpo/158.html
Teaser	You can file a report if you believe that a criminal offense has been committed. Online reporting is possible for online auction fraud and certain crimes involving bicycles or motor vehicles, among other things.
Volltext	A criminal complaint is the notification of facts to the competent law enforcement authorities which, in the opinion of the person making the complaint, could constitute a criminal offense.
	Filing a report of a suspected criminal offense (e.g. theft or assault, a form of cybercrime or other crimes) triggers a police investigation. In principle, a report cannot be withdrawn.
	Anyone is entitled to file a report, not just an injured party. Anonymous reports can only be made by non-personal means, as every witness is obliged to provide their personal details. A report against persons unknown is permissible. It is also possible to report yourself.
	There is no legal obligation for private individuals to report criminal offenses that have already been committed. Private individuals are only required by law to report the planning of certain criminal offenses listed in Section 138 StGB.
	Legal note: Reporting a crime can have serious





Modul	Sachverhalt
	consequences. Anyone who fakes an unlawful act or wrongly suspects another person by knowingly providing false information is liable to prosecution.
	Furthermore, you are damaging successful police work if the police have to investigate a "faked crime" instead of dealing with actual crime during this time.
Erforderliche Unterlagen	• Depending on the individual case, different documents (e.g. evidence) are necessary.
Voraussetzungen	You can file a complaint if you believe that a criminal offense has been committed.
Kosten	none
Verfahrensablauf	The criminal complaint can be filed with a police authority, a public prosecutor's office or a local court. As the investigation is usually carried out by the police, it is advisable to file a complaint there to speed up the investigation. It can be made verbally or in writing. The verbal report is recorded.
	The police submit the report to the public prosecutor's office by order. Once the investigation has been completed, the public prosecutor's office decides whether charges will be brought against the accused or whether the case will be dropped. In the latter case, the complainant will receive a written notification informing him or her of any appeal options.
	If you file a complaint, the police may ask for various pieces of information:
	 Personal details of the complainant Description of the facts of the case Description of the crime from your point of view Details of the place and time of the crime Information on weapons, tools, motor vehicles or other objects used in the crime If the perpetrator is known: give their personal details If the perpetrator is unknown: give a precise description of the person Information on the motive Details of the injured parties, injured persons or





Modul	Sachverhalt
	property damage causedInformation on the personal details of witnessesDetails of all measures already taken
Bearbeitungsdauer	
Frist	None in principle. However, in the case of certain less serious offenses, prosecution is not possible if the injured party does not declare their interest in prosecution to the authorities within 3 months of becoming aware of the offense and the perpetrator. Otherwise, the general statute of limitations applies.
weiterführende Informationen	
Hinweise	
Rechtsbehelf	
Kurztext	
Ansprechpunkt	
Zuständige Stelle	
Formulare	
Ursprungsportal	BayernPortal, BayernPortal