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Applying for a joint certificate of inheritance for prior or subsequent heirs

Heruntergeladen am 12.07.2025 https://fimportal.de/xzufi-services/393977329/L100008

Modul	Sachverhalt
Leistungsschlüssel	99046068001010, 99046068001010
Leistungsbezeichnung I	Applying for a joint certificate of inheritance for prior or subsequent heirs
Leistungsbezeichnung II	
Typisierung	2/3 - Bund: Regelung (2 oder 3), Land/Kommune: Vollzug
Quellredaktion	Sachsen-Anhalt
Freigabestatus Katalog	unbestimmter Freigabestatus
Freigabestatus Bibliothek	fachlich freigegeben (silber)
Begriffe im Kontext	
Leistungstyp	Leistungsobjekt mit Verrichtung
Leistungsgruppierung	Gerichtliche Leistungen (046)
Verrichtungskennung	Erteilung (001)
SDG-Informationsbereich	Erbansprüche und -pflichten in einem anderen





Mi	tgliedstaat, einschließlich Steuervorschriften
•	kunden und Bescheinigungen (1070200), Erbschaft, ichlass und Testament (1190200)
Einheitlicher Ne Ansprechpartner	in
Fachlich freigegeben am 23.	.06.2021
Fachlich freigegen durch Mi	nistry of Justice of Lower Saxony
htt htt 96 htt htt htt	cps://www.gesetze-im-internet.de/famfg/352b.html cps://www.gesetze-im-internet.de/bgb/2100.html cps://www.gesetze-im-internet.de/bgb/BJNR0019508 .html#BJNR001950896BJNG020002377 cps://www.gesetze-im-internet.de/famfg/352b.html cps://www.gesetze-im-internet.de/bgb/2100.html cps://www.gesetze-im-internet.de/bgb/BJNR0019508 .html#BJNR001950896BJNG020002377
сеі саі а р	e probate court can also issue a so-called joint rtificate of inheritance for several heirs. Each co-heir n apply for a joint certificate of inheritance. If there is prior and subsequent inheritance, this is indicated on a certificate of inheritance.
on so- est acc ha:	nen a testator dies, they usually leave behind not just e heir, but several. These become part of the called community of heirs upon inheritance. The tate is only divided among the individual heirs in cordance with the agreements made once the estate is been settled. principle, each individual co-heir can apply for a retificate of inheritance with which they can identify
the Ho an joi Th de sul ap	emselves to third parties as the rightful heir. weever, if the community of heirs wishes to act jointly d deal with banks, insurers and the land registry, a nt certificate of inheritance is often required. e order and duration of use of the estate is termined by the arrangement of a prior and bsequent inheritance in the will. The testator points a person as a prior heir who can use the neritance for a certain period of time. The





Modul	Sachverhalt
	subsequent heir only becomes the testator's heir when the prior inheritance ends.
	The certificate of inheritance issued to the prior heirs must state that a subsequent heir has been appointed, the conditions under which this occurs and who the subsequent heir is.
Erforderliche Unterlagen	 Your identity card or passport, the death certificate of the deceased person (testator), the family register to document the relationship, Information on whether there is a lawsuit concerning your inheritance rights, Names and addresses of the co-heirs, Proof of the reason why certain persons who would actually inherit are no longer heirs, e.g. their death certificates, declarations of inheritance or waivers of inheritance, wills or inheritance contracts, if applicable, the matrimonial property regime (in the case of married couples) or the asset status (in the case of registered civil partnerships).
Voraussetzungen	There are co-heirs and they would like to apply for a joint certificate of inheritance and the testator has stipulated a prior and subsequent inheritance in a testamentary disposition.
Kosten	 The fees for a certificate of inheritance are regulated in the German Court and Notary Fees Act (GNotKG) and are based on the estate value after deduction of debts. In addition to the fee for issuing a certificate of inheritance, there may be costs for declarations in lieu of an oath and notary fees - plus statutory VAT.
Verfahrensablauf	After you have applied for the certificate of inheritance, the local court will check your entitlement and issue the certificate of inheritance.
Bearbeitungsdauer	The processing time depends on the complexity of the inheritance case.
Frist	none





Modul	Sachverhalt

weiterführende Informationen

https://www.bmj.de/SharedDocs/Publikationen/DE/Bro schueren/Erben_Vererben.html https://www.bmj.de/SharedDocs/Publikationen/DE/Bro schueren/Erben_Vererben.html

Hinweise

Rechtsbehelf

Appeal

If there are conflicting interests in the certificate of inheritance proceedings before the probate court, the probate court may not issue the certificate of inheritance immediately. The local court issues an order in which it states that it considers the facts required to justify the application for a certificate of inheritance to have been established.

Pursuant to Sections 58 and 63 FamFG, the parties involved then have the opportunity to lodge an appeal against this decision within a period of one month.

The certificate of inheritance is only issued if no one has lodged an appeal against the probate court's decision after the one-month period has expired and the decision has thus become legally binding.

In addition, pursuant to Section 59 FamFG, a person who was unable to convince the probate court with their arguments in the certificate of inheritance proceedings and whose rights have been impaired as a result can lodge an appeal.

Contestation

By applying for a certificate of inheritance, the inheritance is automatically deemed to have been accepted - it is then no longer possible to contest the inheritance.

Heirs can then only avoid the inheritance by contesting the certificate of inheritance. However, a reason for contesting must be proven. In principle, only the person who would benefit from a contestation may contest a certificate of inheritance. It is recommended





Modul	Sachverhalt
	that you seek legal advice from a lawyer.
	Sole heir certificates: These can only be contested by sole heirs.
	Partial certificates of inheritance and joint certificates of inheritance: Every heir within the community of heirs is entitled to contest the certificate.
Kurztext	 A prior and subsequent inheritance is arranged in the will If there are co-heirs, they can apply to the probate court for a joint certificate of inheritance The certificate of inheritance is an official certificate issued by the probate court that provides information about the inheritance rights of certain persons
Ansprechpunkt	This is either the local court in whose district the deceased had his/her last habitual residence or the local court in whose district the deceased has his/her habitual residence.
Zuständige Stelle	
Formulare	Forms are not required.
Ursprungsportal	Gemeinschaftlichen Erbschein Vor- bzw. Nacherbe beantragen, Applying for a joint certificate of inheritance for prior or subsequent heirs