



99050012186000, 99050012186000

Applying for re-authorization of a trade after prohibition

Heruntergeladen am 10.06.2025 https://fimportal.de/xzufi-services/109274217/L100041

Modul	Sachverhalt
Leistungsschlüssel	99050012186000, 99050012186000
Leistungsbezeichnung I	Applying for re-authorization of a trade after prohibition
Leistungsbezeichnung II	Applying for re-authorization of a trade after prohibition
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	Gewerbe (050)
Verrichtungskennung	Wiedergestattung (186)
SDG-Informationsbereich	Erlangung von Lizenzen, Genehmigungen oder Zulassungen im Hinblick auf die Gründung und





Modul	Sachverhalt
	Führung eines Unternehmens
Lagen Portalverbund	Anmeldepflichten (2010100), Erlaubnisse und Genehmigungen (2010400)
Einheitlicher Ansprechpartner	Ja
Fachlich freigegeben am	30.11.2021
Fachlich freigegen durch	Federal Ministry for Economic Affairs and Energy
Handlungsgrundlage	https://www.gesetze-im-internet.de/gewo/35.html
Teaser	Have you been banned from practising your trade due to unreliability? Then you can usually apply for the reinstatement of your commercial activity after 1 year under certain conditions.
Volltext	As a rule, you can apply for the reinstatement of your trade only after 1 year. This period is prescribed by law. It gives you the opportunity to show the authorities that the reasons for unreliability have ceased to exist by changing your lifestyle.
	For overriding reasons - for example, economic or structural policy reasons - you may exceptionally be allowed to exercise your trade again earlier. This applies, for example, in the event that the resumption of the trade
	 creates additional jobs or enables creditors of your business to reduce their debts.
	The mere cessation of the circumstances justifying unreliability is not sufficient to shorten the one-year period. Notice: If you resume the activity after the reinstatement, you must at least file a trade report with the competent authority at the same time. The resumption is to be considered as a new start of the trade.





Modul Sachverhalt

If you have previously had a permit revoked due to unreliability, which is legally required for the exercise of the trade, you must reapply for a permit before resuming your commercial activity that requires a permit. The same applies if a new permit requirement has been introduced in the meantime.

Erforderliche Unterlagen

- Details of the intended activity
- Details of the place where you intend to carry on the trade
- Proof of how you have made a living since your trade was banned and whether you have worked as an employee
 - Certificate of good conduct
 - extract from the central trade register
- Extract from the debtors' register and certificate from the insolvency court (available from the competent local or insolvency court)
- Current certificates: from the trade tax office, tax office and social insurance agency

Special features in the case of payment arrears:

If you had payment arrears at the time of the previous trade ban, then you must submit current certificates from the trade tax office, tax office and social insurance agency. These certificates must contain information on

- the amount of any outstanding arrears, separated into main and secondary claims
- the period from which the main claim, if any, originates
- repayment agreements concluded after the trade ban, their date of conclusion, regulations and compliance with them
- the implementation of compulsory collection measures, their nature and success





Modul	Sachverhalt
	special features in the event of a change of residence: If you have moved after the trade ban at that time, then the certificates from the debtor file of the insolvency court, the tax office and the trade tax office are required from both the current authorities and the authorities responsible at the time of the trade ban.
Voraussetzungen	The reasons that led to the prohibition no longer exist.
	The competent authority must also be able to forecast that you will carry out your trade properly in future on the basis of your behaviour in the meantime.
Kosten	The costs are based on the respective administrative fee regulations of the Land as well as on the fee statutes of the bodies responsible under Land law.
	State of Brandenburg:
	In accordance with Section 2.2.7.3 of the Annex to the Ordinance on Fees in the Division of the Minister for Economic Affairs, Labor and Energy, the fee is between EUR 226.80 and EUR 1,634.40.
Verfahrensablauf	Submit an informal written or electronic (e.g. by e-mail) application to the competent authority for reinstatement of your business activity and the required documents. The competent authority will check whether you can be permitted to carry out your business activity again on the basis of your evidence. For this purpose, it makes a prognosis decision with regard to the future proper exercise of your trade. If the requirements are met, you will receive a positive decision.
Bearbeitungsdauer	
Frist	• Application: at the earliest 1 year after prohibition, in exceptional cases also earlier possible
weiterführende Informationen	
Hinweise	





Modul	Sachverhalt
Rechtsbehelf	OppositionAdministrative court action
Kurztext	 Trade reinstatement One year after the implementation of a trade ban (occupational ban), the trader can apply for the reinstatement of the trade. In exceptional cases, the application may be submitted earlier (for overriding reasons of an economic or structural nature: e.g. contribution to reducing unemployment by creating jobs in the trader's business; creditor's interests: debt reduction, etc.). Prerequisite: Proof that the reasons which led to the prohibition of the trade no longer exist and positive prognosis regarding a future proper exercise of the trade. The trade can also be partially reinstated (if the reliability is restored in relation to parts of the prohibited activity). Resumption of the commercial activity requires a trade notification (new start of the trade). If necessary, permission must be applied for (e.g. if permission has been made compulsory in the meantime, or if permission was revoked before resumption). Responsible: depending on the federal state, local trade or public order office
Ansprechpunkt	
Zuständige Stelle	Pursuant to Section 1 (1) of the Ordinance on Responsibilities in Commercial Law, the local regulatory authorities of the autonomous municipalities, local authorities, association municipalities, co-administered municipalities, co-administering municipalities and independent cities are responsible.
Formulare	\- Forms: no
	\- Written form required: no
	\- Online procedure possible: yes (if offered)





Modul	Sachverhalt
	\- Personal appearance required: no
Ursprungsportal	Wiedergestattung eines Gewerbes nach Untersagung beantragen, Applying for re-authorization of a trade after prohibition