



99013007026000

Erklärung, durch die der Vater auf die Übertragung der Sorge verzichtet Beurkundung

Heruntergeladen am 26.06.2025 https://fimportal.de/xzufi-services/S1000030002124183/S100003

Modul	Sachverhalt
Leistungsschlüssel	99013007026000
Leistungsbezeichnung I	Erklärung, durch die der Vater auf die Übertragung der Sorge verzichtet Beurkundung
Leistungsbezeichnung II	Consent of the father to the adoption of a child / Bremerhaven
Typisierung	3b - Bundesaufsichtsverwaltung: Regelung, Land: Ausführungsvorschriften, Kommune: Vollzug
Quellredaktion	Bremen
Freigabestatus Katalog	unbestimmter Freigabestatus
Freigabestatus Bibliothek	unbestimmter Freigabestatus
Begriffe im Kontext	Brhv
Leistungstyp	
Leistungsgruppierung	
Verrichtungskennung	





Modul	Sachverhalt
SDG-Informationsbereich	
Lagen Portalverbund	Adoption und Pflegekinder (1020100)
Einheitlicher Ansprechpartner	
Fachlich freigegeben am	12.01.2023
Fachlich freigegen durch	
Handlungsgrundlage	https://dejure.org/gesetze/BGB/1747.html
Teaser	If you wish to give your child up for adoption and are not married to the mother, you can refrain from applying for parental custody to be transferred to you after the child is born.
Volltext	In order for a child to be given up for adoption, the consent of both parents is required. This consent can usually only be given eight weeks after the birth of the child.
	If the mother is not married, you as the father can give your consent to the adoption before the child is born if you are not entitled to custody. This consent must be notarized. Consent to an adoption cannot be notarized at a youth welfare office.
	The father can also make a declaration that he will not apply for parental custody of the child. This declaration, which supplements the consent, must be notarized "publicly". "Public" means that the declaration can also be notarized. However, the declaration can also be notarized (in this case free of charge) at a youth welfare office, for example.
	Both when notarizing the consent to an adoption and when notarizing the declaration of relinquishment, you will be informed of the legal consequences and effects of the notarization prior to notarization.
Erforderliche Unterlagen	• Proof of identity Identity must be proven for the certification. You must therefore be able to identify yourself with an ID card, passport or comparable documents.





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	 Proof of paternity Birth certificate of the child, either with father's entry or father's acknowledgment plus mother's confirmation of paternity.
Voraussetzungen	You must be the father of the child. If paternity has not yet been legally established, you must be able to credibly prove that you are the child's father. For example, the mother could confirm that you are the only possible father of the child.
Kosten	Costs are incurred for notarization in accordance with the applicable scale of fees. The notary's office can inform you of the exact amount of the costs before the notarization. The public notarization of the declaration of renunciation before the notary of a youth welfare office is free of charge.
Verfahrensablauf	You must prove that you are the father of the child. A birth certificate of the child in which you are registered as the father can serve as proof. If the child has not yet been born, you must provide credible evidence that you are the child's father (see requirements). The same applies if your paternity has not yet been legally established after the birth of the child.
	The person who records the certificate will inform you about the legal effect of the certificate.
	An appointment must be made for the certification at the Youth Welfare Office.
	The certificate will then be sent to the family court. The consent or waiver becomes effective as soon as the deed has been received by the family court. Both the consent and the waiver are irrevocable. This means that even if you change your mind, you cannot withdraw from the notarized declarations.
Bearbeitungsdauer	The necessary legal instructions and questions that you may wish to clarify before the notarization require a certain amount of time, which is different in each individual case. In addition, there may be a waiting time on site. It is advisable to make an appointment for the notarization.
Frist	A father who is not married to the mother can only





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	have a waiver of the transfer of custody notarized after the birth of the child. However, a father who is not married to the mother and does not have custody of the child can have his consent to the adoption notarized before the child is born. Otherwise, the mother and father - separately or jointly - can give their notarized consent to the adoption of their child eight weeks after the birth at the earliest.
weiterführende Informationen	https://familienportal.de/familienportal/lebenslagen/ki nderwunsch-adoption/adoption https://www.adoption-und-pflegekinderwesen.de https://buergerservice.bremen.de/sixcms/media.php/9 /DSE_Adoption_BHV.pdf
Hinweise	Consent to the adoption must be notarized (i.e. by a notary). The declaration of relinquishment must be publicly notarized. This is also possible at a notary's office, but also at a youth welfare office, for example.
Rechtsbehelf	
Kurztext	
Ansprechpunkt	
Zuständige Stelle	
Formulare	
Ursprungsportal	Bremerhaven.de, Bremerhaven.de