



99083001011005

Heruntergeladen am 28.06.2025 https://fimportal.de/xzufi-services/S1000030000799430/S100003

Modul	Sachverhalt
Leistungsschlüssel	99083001011005
Leistungsbezeichnung I	
Leistungsbezeichnung II	Wiederannahme eines früheren Namens nach Auflösung der Ehe / Bremerhaven
Typisierung	2/3 - Bund: Regelung (2 oder 3), Land/Kommune: Vollzug
Quellredaktion	Bremen
Freigabestatus Katalog	unbestimmter Freigabestatus
Freigabestatus Bibliothek	unbestimmter Freigabestatus
Begriffe im Kontext	Marriage, Divorce, Office Brhv, Registry office Bremerhaven, Marriage names, Name, Last name, Naming, Marriage name, Name at birth, Maiden name
Leistungstyp	
Leistungsgruppierung	
Verrichtungskennung	
SDG-Informationsbereich	
Lagen Portalverbund	Urkunden und Bescheinigungen (1070200), Eheschließung (1020300)





Modul	Sachverhalt
Einheitlicher Ansprechpartner	
Fachlich freigegeben am	31.01.2025
Fachlich freigegen durch	
Handlungsgrundlage	
Teaser	I want to take my birth name back.
Volltext	A spouse who carries a married name may, after the marriage has been legally dissolved, reassume his or her maiden name or the surname carried until the determination of the married name. Children from this marriage who bear the married name as their maiden name cannot join the name change.
Erforderliche Unterlagen	 Valid identity card or passport Current certified copy of the marriage register, if the register is not kept at the registry office where the declaration is made Final divorce decree or death certificate
Voraussetzungen	Declarations on the naming of spouses are regulated in Section 41 of the Personal Status Act. The registry office which has to notarise the marriage or keeps the marriage register in which the marriage is notarised, alternatively the registry office of residence, is competent to receive the declaration. The declaration is subject to official receipt and becomes effective when it reaches the competent registry office. A widowed or divorced spouse can declare that he or she will take back his or her birth name instead of the married name. However, he or she may also reassume the surname which he or she had used until the determination of the married name. After dissolution of the marriage, the spouse who at or after the marriage made a choice of law in favour of another law may again choose the law of the country to which he or she belonged at the time of dissolution of the marriage as the law applicable to his or her name.





Modul	Sachverhalt
Kosten	Gebühr: 32€ Notarisation of the names of spouses (§41 Paragraph 1 PStG) or life partners (§ 42 Paragraph 1 PStG), if only German law is to be taken into account Gebühr: 13€ Certificate on the use of the name (duplicate, replacement exhibition, additional claim) Gebühr: 65€ Notarisation of the names of spouses (§41 Paragraph 1 PStG) or life partners (§ 42 Paragraph 1 PStG), if foreign law must also be taken into account Gebühr: 108€ Notarisation of the names of spouses (§41 Paragraph 1 PStG) or life partners (§ 42 Paragraph 1 PStG), if foreign law must also be taken into account and documents require a substantive review by the German mission abroad Certificates on declarations of name in accordance with § 46 PStV, if the certificate is issued for the first time at or after the notarisation of the declaration of name
Verfahrensablauf	The relevant declarations must be made in person at the registry office.
Bearbeitungsdauer	The re-acceptance can take place after the appointment has been made or during the opening hours. Condition: the marriage has been legally dissolved.
Frist	
weiterführende Informationen	
Hinweise	
Rechtsbehelf	
Kurztext	
Ansprechpunkt	
Zuständige Stelle	
Formulare	https://buergerservice.bremen.de/sixcms/media.php/5





Modul	Sachverhalt
	/Datenerhebungsbogen%20-%20Stand%2022.47023.p df https://buergerservice.bremen.de/sixcms/media.php/5/Datenerhebungsbogen%20-%20Stand%2022.47027.p df
Ursprungsportal	Bremerhaven.de, Bremerhaven.de