Name	of the decea	ised:	

QUESTIONNAIRE TO PREPARE FOR THE ATTESTING OF AN APPLICATION FOR A CERTIFICATE OF INHERITANCE OR A EUROPEAN CERTIFICATE OF SUCCESSION (ECS)

Please type or complete in block capitals.

Any references to one gender in this questionnaire, e.g. the deceased, consular official, heir, etc., include both genders.

Your replies to this questionnaire simplify the process of **applying for a certificate of inheritance or an ECS**. The facts required to substantiate the application for the issuance of a certificate of inheritance or ECS must be supported by evidence or an affirmation in lieu of an oath. Knowingly or negligently giving false information in such an affirmation is a punishable offence. In compensation proceedings, a false affirmation may invalidate all claims to compensation.

Please bring valid photo identification with you.

You should submit the following documents with the application, if they are available:

- 1. Originals or photocopies (certified, if possible) of all wills by the deceased; Testamentary dispositions stipulating which inheritance law should be applied; insofar as judicial proceedings are or have been pending, the documents relating thereto (e.g. probate).
 - If inheritance has already been proven to the satisfaction of a foreign probate authority, please submit the documents obtained.
- 2. The deceased's death certificate.
- **3.** If the deceased's spouse, descendants or other relatives are the heirs, their relationship with the deceased must be proven.

Documents admitted as proof are:

- a) a marriage certificate;
- **b)** a birth certificate or certificate of parentage; or corresponding certified transcripts or extracts from the family book;
- **c)** if the deceased's spouse or the relatives entitled to inherit died before the deceased, their death certificates must be submitted;
- **d)** if the heirs having an entitlement equal or higher-ranking to that of the applicant agreed with the deceased to disclaim their inheritance, this agreement must be submitted or the place where it is deposited specified;
- e) if an advance inheritance payment has been made (permitted under sections 1934 (d) and (e) of the German Civil Code (old version) until 1 April 1998), a certified transcript or copy of the advance inheritance payment agreement must be submitted;
- f) if an agreement was made between a father and his children born out of wedlock prior to 1 July 1949 pursuant to Article 12 (10) (a) of the Act on the Legal Status of Children Born Out of Wedlock, a certified transcript or copy of the agreement must be submitted;
- g) if an heir has disclaimed the inheritance, it is sufficient to refer to the probate records.

Please also submit letters from lawyers, notaries public, German and foreign authorities if available; in some cases, copies will suffice.

It is in the applicant's interest to submit to the consular officer all available documents concerning his/her right of inheritance, thus enabling the latter to carry out his/her duties as efficiently as possible. Gaps in the documentation are to the detriment of the applicant and may subsequently lead to the dismissal of the application for a certificate of inheritance or an ECS by the probate court, which requires all evidence to be submitted.

DETAILS OF THE INHERITANCE

1.

2.

Inf	ormation about the applicant
a)	Surname (and name at birth, if applicable; if divorced or widowed, list surname(s) previously used):
b)	First names:
c)	Marital status: Osingle Omarried Owidowed Odivorced
d)	Date, place and country of birth:
e)	Profession:
f)	Language:
g)	Nationality:
h)	Address:
i)	Phone/mobile number, e-mail:
j)	Identification document (please include a copy; for German nationals, preferably a German
-	passport):
	Type of document: Opassport OID card OOther:
	No.:
	issued on:
	issued by:
k)	Relationship to the deceased:
l)	Purpose for which the certificate of inheritance/ECS is required:
Inf	formation about the deceased:
a)	Surname (and name at birth, if applicable):
b)	First names:
c)	Date, place and country of birth:
d)	Address at the time of death (If the deceased had more than one address, please provide the most
	relevant):
e)	When and where did the deceased die (death certificate)?
f)	Place of habitual abode at the time of death:
	(The deceased's place of habitual abode must be determined by the authorities by means of a general
	assessment of the deceased's circumstances in the years prior to death and at the time of death. This
	assessment will take particular account of the duration and regularity of the deceased's stays in the relevant country, but also of the circumstances surrounding it and the reasons for it. These should show
	evidence of a particularly close and strong link with the relevant country.)
	Administrative area (administrative district, province, etc., federal state):
g)	Where are the deceased's assets for which a formal certificate of inheritance is

	Only to be completed if the deceased is missing
h)	If missing
	If a final declaration of death has been made:
	Please state the time of death established by the court, as well as the date and reference number of the German Local Court's decision:
	If no final declaration of death has been made:
	Please state since when the deceased has been missing, his/her last known domicile, and any additional information to support the presumption of death:
i)	Nationality at the time of death:
•,	The term "German nationality" also applies to persons who, pursuant to Article 116 (1) of the Basic Law
	of the Federal Republic of Germany, have legal status as Germans without possessing German nationality. If the deceased was denaturalised pursuant to the Act of 14 July 1933 (Reich Law Gazette I, p. 480) or the
	ordinance of 25 November 1941 (Reich Law Gazette I, p. 722) and not renaturalised and did not acquire a foreign nationality, enter "stateless".
	Nationality proven by:
	If German by naturalisation or – for women – by marriage to a German (prior to 31
	March 1953) or by declaration following marriage to a German (prior to 31 December 1969), please state previous nationality as well:
	1505), please state previous nationality as well.
	Did the deceased possess any nationality/nationalities other than German at the time of death?
	Only to be completed if the deceased was stateless or denaturalised If stateless:
	Nationality acquired at birth:
	Date of and reason for emigration:
	Date of and reason for emigration.
j)	Was the deceased legally a member or non-member of a church, religious community
•	or philosophical community at the time of death (only applicable if the deceased's last country
	of residence subjects inheritances to religious law):
LA	Manital status at time a of deaths
k)	Marital status at time of death: ○ single ○ married ○ widowed ○ divorced
	Single Sinamed Swidowed Surviveed
	Only to be completed if the deceased was married, divorced or widowed
	formation on marriages of the deceased (for further marriages, please enter the details in the <u>dditional information</u> " section)
a)	1 st spouse:
	a) Date and place of marriage:
	b) Surname (and name at birth, if applicable):
	c) First names:

		d) Date and place of birth:
		e) Nationality at the time of marriage:
		f) First common domicile:
		g) Date and place of Odeath or Odivorce (in the case of a legally binding divorce, state the
		court which pronounced the final decree and the date and reference number of the judgement)?
	P)	2 nd spouse:
	U)	a) Date and place of marriage:
		b) Surname (and name at birth, if applicable):
		c) First names:
		d) Date and place of birth:
		e) Nationality at the time of marriage:
		g) Date and place of \bigcirc death or \bigcirc divorce (in the case of a legally binding divorce, state the court which pronounced the final decree and the date and reference number of the judgement)?
4.	Pre	enuptial agreement
	a)	Was a prenuptial agreement (regulating property rights) concluded before a court or
		notary public? OYes ONo
		If yes, where, when and under what law was it concluded? What provisions does it contain and what is the type of property regime agreed?
		Contain and what is the type of property regime agreed:
	b)	Did the deceased or the deceased's spouse make a unilateral declaration before a
	-,	German notary public, a German court or German mission abroad precluding the
		statutory property regime of a community of accrued gains under the German Civil
		Code? OYes ONo
		If yes, state type and date of declaration and to whom it was made:
	Onl	y to be completed if the deceased had descendants, i.e. children, including from previous
		marriages, adopted children and children born out of wedlock
5.	De	scendants of the deceased
		adopted children, please state the date and place of the adoption and the authority responsible.
		the case of children born out of wedlock, please state whether paternity has been acknowledged or ermined by a final court judgement or whether proceedings to determine paternity are or were pending or
		ether and when an application to determine paternity will be made.
	a)	Surname (and name at birth, if applicable):
		First names:
		Date and place of birth:
		Address:
		Marital status: Osingle Omarried Owidowed Odivorced
		Date and place of death:
	b)	Surname (and name at birth, if applicable):

	First names:
	Date and place of birth:
	Address:
	Marital status: Osingle Omarried Owidowed Odivorced
	Date and place of death:
c)	Surname (and name at birth, if applicable):
-,	First names:
	Date and place of birth:
	Address:
	Marital status: O single O married O widowed O divorced
	Date and place of death:
	For further children, please enter the details in the "Additional information" section.
	rol further chitaren, please enter the details in the <u>Additional mormation</u> section.
	If any of the descendants listed above died before the deceased or disclaimed their
	inheritance, please enter the details (surname, first names, date and place of birth and
	address) of their children by the relevant letters below:
	Children of 5a):
	Children of 5b):
	Children of 5c):
	For further children, please enter the details in the "Additional information" section.
	Only to be completed if the deceased had NO descendants
	rents of the deceased
a)	Father:
	Surname (and name at birth, if applicable):
	First names: Date and place of birth:
	Address:
	Date and place of death:
	Dute and place of death.
b)	Mother:
	Surname (and name at birth, if applicable):
	First names:
	Date and place of birth:
	Address:
	Date and place of death:
c)	Are they adoptive parents? If yes, please also give details of the biological parents:

Only to be completed if the deceased had no descendants and one or both of the parents were already deceased at the time of death 7. Siblings of the deceased **a)** Surname (and name at birth, if applicable): First names: Date and place of birth: Address: Date and place of death: **b)** Surname (and name at birth, if applicable): First names: Date and place of birth: Address: Date and place of death: **c)** Surname (and name at birth, if applicable): First names: Date and place of birth: Address: Date and place of death: For further siblings, please enter the details in the "Additional information" section. Please list below under the relevant letters the children of those siblings who died before the deceased. Children of 7a): Children of 7b): Children of 7c): Only to be completed if the deceased has neither descendants (section 5) nor living parents (section 6) or siblings (section 7) 8. Paternal and maternal grandparents and their descendants (siblings of the deceased's parents and the children of these siblings – if deceased, please state the date and place of death): 9. If no living persons are named in sections 3 and 5 to 8: Which persons related to the deceased are still alive (e.g. descendants of the deceased persons)?

OY	d the deceased make a disposition mortis causa (= testamentary disposition) ? ∕es ○No
	Only to be completed if the deceased has made a disposition mortis ca
a)	Type: O will O joint will O deed of succession
b)	Date and place of execution:
c)	Did the deceased make a choice of law regarding the succession (and the validity his/her will)? If yes, please state choice of law:
d)	Type of testamentary disposition:
	○ Private will:
	O handwritten (wholly in the deceased's own hand)
	O typewritten before witnesses
	O Public will? If yes, before whom was it executed? In countries where Anglo-American law applies, a notary public has no power equivalent to that ur German law to certify documents; if he or she is mentioned in a will governed by Anglo-American the will is not deemed to be a public one.
	○ Special types for certain situations (e.g. mortal danger):
e)	Court or other agency to which the testamentary disposition was submitted, stat reference number and date:
f)	Where is the document now?
g)	Has executorship of the estate been stipulated? If yes, name and address of executor:
h)	Has administration of the estate been stipulated? If yes, name and address of administrator:
i)	Does the will provide for provisional succession or estate in remainder?
j)	Do further dispositions mortis causa exist? If yes, please provide details:
k)	Who are the heirs appointed by the deceased in such dispositions mortis car (surnames, first names, dates and places of birth, addresses)?

13. Es	tate
a)	Does the deceased's estate include land in Germany , where is it located (Please give the most precise information possible, including the specifications contained in the cadastre or land register, if known.) and is a certificate of inheritance/ECS needed for this purpose?
b)	Does the deceased's estate include a company in Germany ? Which one?
c)	Does the estate include other property/assets in Germany? If so, where is it located? Is a certificate of inheritance/ECS needed for this purpose?
d)	Is a lawsuit concerning the right of succession pending? If yes, before which court and what is the reference number?
e)	Has a certificate of inheritance/ECS already been issued for the whole estate or a part thereof or has a final court judgement been handed down (in Germany or abroad)? If yes, by which court, when and what is the reference number?
f)	What other property/assets exist and in which country are they located (please give the most precise information possible)?
g)	What is the estimated market value of
	a) the entire estate, excluding any debts? EUR
	b) the part of the estate located in the Federal Republic of Germany? EUR
-	scellaneous
a)	Do you have an authorised representative (please enclose Power of Attorney)?
	Name:
	Address:
	Phone number, e-mail:
b)	To whom, if not you, should the probate court send the certificate of inheritance/certified copy of the ECS (name & address)?
c)	Did you accept the inheritance (If an inheritance is not disclaimed, it is regarded as having been accepted.)? OYes ONo
d)	Have your co-heirs been informed of the inheritance ? O Yes O No Did they accept the inheritance (If an inheritance is not disclaimed, it is regarded as having been accepted.)? O Yes O No
e)	Are you applying for a joint certificate of inheritance for all heirs or only for a
	certificate for your portion of the estate?
f)	Are you applying for a European Certificate of Succession (ECS)? If yes, for which country?
g)	I enclose the following certificates and documents (see pages 1–2):
h)	I shall submit the following certificates and documents to the probate court in due
11)	I shall submit the following certificates and documents to the probate court in due course:
:1	Tam unable to obtain the following certificates (please give reasons):
i)	I am unable to obtain the following certificates (please give reasons):

German if possible. Do you have an adequate command of German for this? OYes ONo
15. Appointment
\Box I request that a date be fixed for the attesting of the application proceedings for the certificate of inheritance/ECS.
Suggested dates:
$\Box I$ am unable to appear in person because of the distance involved. Please assist me in drawing up a written application.
(Signature of applicant or local authorised representative)
Additional information: