拋棄繼承權聲明書

Disclaimer of Right to Inheritance



- 備註:依據中華民國民法第1174 條及第1176 條條文,拋棄繼承應於繼承人知悉其得繼承之時起三個月內 以書面向法院為之。拋棄繼承後,應以書面通知因其拋棄而應為繼承之人。但不能通知者,不在此 限。因他人拋棄繼承而應為繼承之人,為拋棄繼承時,應於知悉其得繼承之日起三個月內為之。
- Note: Pursuant to Article 1174 of the Civil Code of the Republic of China (Taiwan), "an heir may waive his or her right to an inheritance. Such waiver . . . must be asserted by a written declaration to the court within three months after becoming aware of his or her right to the inheritance. After the waiver of inheritance, he or she shall notify in writing the person who is entitled to succeed the inheritance due to his or her waiver unless such a notification is impractical." In addition, pursuant to Article 1176 of the Civil Code, "where a person, who becomes an heir due to the waiver of other heirs, waives his or her right to the inheritance, such waiver must be conducted within three months after becoming aware of his or her right to the inheritance."