

## Legalization of documents.

Legalization of documents what is it and why do it Legalization of a document is committing a number of specific formal procedures to make the document legal force on the territory of another state. The ultimate goal of the procedure of legalization of document issued in the territory of one state is the possibility of its presentation in official bodies of another state. The document legalization is almost always required when it must be submitted to official authorities of another state. This means that the document issued, for example in Russia has legal effect only in the territory of the Russian Federation where it is possible to fully use but for submission to official authorities of another country legalization will be required. The exception to this rule are certain types of documents which cannot be legalized as well as some countries with which Russia has concluded a bilateral agreement abolishing the requirement of legalization for a list of such countries You will find in Appendix 2 to this document. Legalization of a document is always carried out only in the territory of the country in which it was issued and / or decorated. In some cases, legalization is not required Legalization of a document is not required only in three cases - when the institution in which You submit the document does not require its legalization - when the Russia government on the territory of which You plan to use the document was signed a bilateral Treaty abolishing the requirement of legalization - when legalization of the document is impossible because of uidatepicker. In all other cases, the legalization of the document for sending it abroad is required. Types and characteristics of documents legalization There are two main types of legalization of documents apostilization and consular legalization. The choice of the legalization type in every case depends on the destination country of the document i.e. the country to which authorities it will be subsequently produced. The apostilization sometimes this procedure is also called simplified legalization or apostilirovaniyu used to send the document to the countries acceded to the Hague Convention of 5 October 1961 abolishing the requirement of consular legalization and deceptive simplified procedure of legalization, the Apostille documents. A simplified such a procedure is called that because on the one hand apostilirovaniyu is performed quite quickly and by only one competent authority and on the other hand, the document acquires legal force on the territory of all countries joined the Hague Convention. If the country in which You are preparing a document is not a party to

Link to article:: [Legalization of documents.](#)