

INHERITANCE LAW

You are a testator or heir, but do not know ...
How to execute or receive inheritance?
Or how to come into inheritance?
Or
How to dispose of it?

We have the answers to your questions,
Be aware that all these matters
are legally regulated. Particularly, the Civil
Code of the Republic of Uzbekistan says:

Article 1112. Bases for inheritance

Inheritance is conducted by will and by operation of law. Inheritance by operation of law takes place when and to the extent that is not changed by will and also in other cases established by the present Code.

Article 1118. Heirs

Heirs under will or a Law may be citizens who are among the living on the day of opening of the inheritance and also children conceived during the life of the deceased and born alive after the opening of the inheritance. Heirs under will may be also legal entities who were created at the day of opening of inheritance, a state and institutions of local governing.

Article 1116. Opening of the inheritance

An inheritance shall be opened upon the death of a citizen or declaration by a court of him as dead. The day of opening of the inheritance is recognized as the day (necessarily and moment) of death of the deceased and in the case of declaration him as dead - the day of entry into legal force of a decision of a court declaring the citizen as dead, unless another day indicated in the decision of the court.

If, within a calendar day (twenty four hours), persons who have the right to inherit one after another have died, they are recognized as dead simultaneously, the inheritance shall be opened after each of them and heirs of each of them may be called to inheritance.

WE WILL ASSIST YOU IN RESOLVING ALL OF YOUR ISSUES RELATED TO ACCESSION TO THE HEIRSHIP OR DISPUTES OVER INHERITANCE!

