

Apostille on the certificates of confirmation of residence

Fill a 3 personal income tax tax residence Status of the SRO Declaration KIK Letter of the FTS of Russia from 10.01.2014 N OA-4-13101 Article 1 of the Hague Convention of 05.10.1961 abolishing the requirement of legalization for foreign public documents and introducing them in the apostille member of which is Russia established that such documents are considered documents issued by a body or official under the jurisdiction of the state. The mentioned functions may not be required if the laws regulations or practices in force in the state in which the document or agreement between the States cancel the procedure. Provisions abolishing the apostille foreign public documents, the legislation of the Russian Federation does not contain. International treaties of the Russian Federation on legal assistance in civil, family and criminal matters do not apply to administrative including tax matters. Therefore, the certificates confirming the status of the taxpayer as a resident of the respective country shall be apostille unless otherwise provided in an international agreement regulating taxation issues. Most of the existing international treaties of the Russian Federation on avoidance of double taxation of such provisions does not contain. Interagency agreement not subject to ratification cannot cancel or modify the provisions of the international Treaty on the accession to which has occurred with the use of such a procedure. In this regard, in recent years, the draft protocols to the international treaties of the Russian Federation on avoidance of double taxation usually included a clause stating that a certificate of residency issued by a competent authority of a Contracting state or his authorized representative does not require an apostille for the purposes of applying in the other Contracting state. Currently, these provisions apply in relations with Latvia minutes dated 20.12.2010 Switzerland Protocol dated 24.09.2011 Luxemburg Protocol of 21.11.2011 and also not yet in force Protocol with Malta from 24.04.2013. In accordance with the order of the Ministry of justice of the Russian Federation dated 03.07.2012 N 130 On approval of Administrative regulations of provision by the Ministry of justice of the Russian Federation of the state service of apostille on official documents subject to export abroad next Order of duty for apostille on such documents is vested in the Ministry of justice of Russia and its territorial bodies. In paragraph 19 of the decree States that the Ministry of justice of Russia stamp apostille on official documents coming from the Federal bodies of state power except when they

Link to article:: [Apostille on the certificates of confirmation of residence](#)