706

(Rev. August 2013)

Department of the Treasury Internal Revenue Service

United States Estate (and Generation-Skipping Transfer) Tax Return

► Estate of a citizen or resident of the United States (see instructions). To be filed for decedents dying after December 31, 2012.

► Information about Form 706 and its separate instructions is at www.irs.gov/form706

OMB No. 1545-0015

IIILEII	1a	Decedent's first name and middle initial (and maiden name, if any)		w.irs.gov/torm/06.	2 Decedent's s	poolel coourity no
	ıa	Decedent's list name and middle linuar (and mader name, if any)	1b Decedent's last name		2 Decedent's s	social security no.
Part 1-Decedent and Executor	3a	City, town, or post office; county; state or province; country; and ZIP or foreign postal code.	3b Year domicile establishe	d 4 Date of birth	5 Date of death	1
			6b Executor's address (nu	 mber and street includ	ding apartment or	suite no.: citv. town.
Ě			or post office; state or p			
anc	6a	Name of executor (see instructions)	phone no.			
ent						
ced	6c	Executor's social security number (see instructions)				
-De				PI	hone no.	
1	6d	If there are multiple executors, check here and attach a list showing		hone numbers, and S	SSNs of the additi	
art	7a	Name and location of court where will was probated or estate administe	ered			7b Case number
_		If decoders died to take about home N			file this Farms 700	ahaalahawa b
	8 10	If decedent died testate, check here ► ☐ and attach a certified confidence of Schedule R-1 is attached, check here ► ☐ 11 If you are estimating the value of assets	· · · · · · · · · · · · · · · · · · ·			
_	1	Total gross estate less exclusion (from Part 5—Recapitulation,			1	a)//)(ii), crieck fiele
	2	Tentative total allowable deductions (from Part 5—Recapitulation,			2	
	- 3а	Tentative taxable estate (subtract line 2 from line 1)			3a	
	b	State death tax deduction			3b	
	С	Taxable estate (subtract line 3b from line 3a)			3c	
	4	Adjusted taxable gifts (see instructions)			4	
	5	Add lines 3c and 4			5	
	6	Tentative tax on the amount on line 5 from Table A in the instru	ictions		6	
	7	Total gift tax paid or payable (see instructions)			7	
_	8	Gross estate tax (subtract line 7 from line 6)			8	
ıtioı	9a	Basic exclusion amount			_	
oute	9b	Deceased spousal unused exclusion (DSUE) amount from predeceased				
mc	•	any (from Section D, Part 6—Portability of Deceased Spousal Unused Exc			-	
Part 2—Tax Computation	9c	Applicable exclusion amount (add lines 9a and 9b)			-	
·Ta)	9d	Applicable credit amount (tentative tax on the amount in 9c fro in the instructions)				
2-	10	Adjustment to applicable credit amount (May not exceed \$6				
art	10	instructions.)	·			
_	11	Allowable applicable credit amount (subtract line 10 from line 9			11	
	12	Subtract line 11 from line 8 (but do not enter less than zero) .			12	
	13	Credit for foreign death taxes (from Schedule P). (Attach Form(s	s) 706-CE.) 13			
	14	Credit for tax on prior transfers (from Schedule Q)	14			
	15	Total credits (add lines 13 and 14)			15	
	16	Net estate tax (subtract line 15 from line 12)			16	
	17	Generation-skipping transfer (GST) taxes payable (from Sched			17	
	18	Total transfer taxes (add lines 16 and 17)			18	
	19	Prior payments (explain in an attached statement)			19	
LInd	20 er nena	Balance due (or overpayment) (subtract line 19 from line 18) . alties of perjury, I declare that I have examined this return, including a			to the best of m	v knowledge and
belie	f, it is t	rue, correct, and complete. Declaration of preparer other than the ex	ecutor is based on all info	rmation of which pre	eparer has any k	nowledge.
Sign Here						
		Signature of executor		Date		
				_		
		Signature of executor		Date		
Pai	id	Print/Type preparer's name Preparer's signate	ure	Date	Check if	PTIN
	pare	er			self-employed	
	e On	ly Firm's name ►			Firm's EIN ▶	
		Firm's address ▶			Phone no.	

Estat	te of:					De	cedent's so	cial secur	ity nun	nber
	3—Elections by the Executor						<u> </u>			
	For information on electing portability o	f the decede	nt's DSUE a	mount, including ho	w to opt out of the	ne electi	on, see Part 6	6 —		
	Portability of Deceased Spousal Unused	d Exclusion.					,			
	Some of the following elections may red								Yes	No
	e check "Yes" or "No" box for each qu			-						
								1 2		
	Do you elect special-use valuation? If				iule A-1			2		
3	Do you elect to pay the taxes in instal If "Yes," you must attach the additional									
	Note. By electing section 6166 insta				nrovide security	v for est	ate tay defe	rred		
	under section 6166 and interest in t					,	ato tax dolo	3		
4	Do you elect to postpone the part of t					ibed in s	ection 61637	. 4		
Part	4—General Information							•	•	
Note.	Please attach the necessary supplement	al documents	s. You must	attach the death ce	ertificate. (See in	struction	ns)			
	ization to receive confidential tax informati presentations on behalf of the estate:	on under Reg	. section 601	.504(b)(2)(i): to act as	the estate's repre	esentativ	e before the IF	RS; and to r	make w	ritten
Name o	of representative (print or type)		State	Address (number, str	eet, and room or su	uite no., c	ity, state, and 2	ZIP code)		
l declar	re that I am the \square attorney/ \square certified pu	blic accountan	t/ anrolled	agent (check the app	licable box) for the	executor	. I am not unde	er suspensio	n or	
	nent from practice before the Internal Revenu	e Service and	am qualified t	Τ'	shown above.					
Signatu	ire			CAF number	Date		Telephone r	number		
1	Death certificate number and issuing	authority (atta	acn a copy o	or the death certifica	te to this return).					
2	Decedent's business or occupation. If	retired, ched	ck here ►	and state dece	dent's former bu	siness o	r occupation.			
3a	Marital status of the decadent at time	of doath:								
Ja	3a Marital status of the decedent at time of death: ☐ Married ☐ Widow/widower ☐ Single ☐ Legally separated ☐ Divorced									
2h			,					_		
3b	For all prior marriages, list the name and SSN of the former spouse, the date the marriage ended, and whether the marriage ended by annulment, divorce, or death. Attach additional statements of the same size if necessary.									
	annument, divorce, or death. Attach additional statements of the same size if necessary.									
4a	Surviving spouse's name		4b Soc	cial security number	4c Amo	ount rece	eived (see inst	tructions)		
5	Individuals (other than the surviving sp	oouse), trusts	, or other es	tates who receive be	enefits from the e	state (do	not include o	charitable b	enefici	aries
	shown in Schedule O) (see instruction	s).			1					
	Name of individual, trust, or estate receiving	\$5,000 or mor	е	Identifying number	Relationsh	nip to dec	edent	Amount (se	e instru	ctions)
All una	ascertainable beneficiaries and those wh	no receive les	s than \$5 0	nn			•			
Total										
If you	answer "Yes" to any of the following	questions, y	ou must at	tach additional info	rmation as des	cribed.			Yes	No
6	Is the estate filing a protective claim for	or refund? .								
	If "Yes," complete and attach two copies of Schedule PC for each claim.									
7										
	(see instructions)									
8a	Have federal gift tax returns ever beer									
	If "Yes," attach copies of the returns,				tion:					
b	Period(s) covered	c Internal F	Revenue offi	ce(s) where filed						
	Was there any insurance on the dans	lent's life the	it is not incl	ided on the return of	e part of the area	e entata	.2			
<u>9a_</u> b							+			

Part 4—General Information (continued)

If you	answer "Yes" to any of the following questions, you must attach additional information as described.	Yes	No
10	Did the decedent at the time of death own any property as a joint tenant with right of survivorship in which (a) one or more of the other joint tenants was someone other than the decedent's spouse, and (b) less than the full value of the property is included on the return as part of the gross estate? If "Yes," you must complete and attach Schedule E		
11a	Did the decedent, at the time of death, own any interest in a partnership (for example, a family limited partnership), an unincorporated business, or a limited liability company; or own any stock in an inactive or closely held corporation?		
b	If "Yes," was the value of any interest owned (from above) discounted on this estate tax return? If "Yes," see the instructions on reporting the total accumulated or effective discounts taken on Schedule F or G		
12	Did the decedent make any transfer described in sections 2035, 2036, 2037, or 2038? (see instructions) If "Yes," you must complete and attach Schedule G		
13a	Were there in existence at the time of the decedent's death any trusts created by the decedent during his or her lifetime?		
b	Were there in existence at the time of the decedent's death any trusts not created by the decedent under which the decedent possessed any power, beneficial interest, or trusteeship?		
С	Was the decedent receiving income from a trust created after October 22, 1986, by a parent or grandparent?		
d	If there was a GST taxable termination (under section 2612), attach a statement to explain. Provide a copy of the trust or will creating the trust, and give the name, address, and phone number of the current trustee(s).		
е	Did the decedent at any time during his or her lifetime transfer or sell an interest in a partnership, limited liability company, or closely held corporation to a trust described in lines 13a or 13b?		
14	Did the decedent ever possess, exercise, or release any general power of appointment? If "Yes," you must complete and attach Schedule H		
15	Did the decedent have an interest in or a signature or other authority over a financial account in a foreign country, such as a bank account, securities account, or other financial account?		
16	Was the decedent, immediately before death, receiving an annuity described in the "General" paragraph of the instructions for Schedule I or a private annuity? If "Yes," you must complete and attach Schedule I		
17	Was the decedent ever the beneficiary of a trust for which a deduction was claimed by the estate of a predeceased spouse under section 2056(b)(7) and which is not reported on this return? If "Yes," attach an explanation		

Part 5—Recapitulation. Note. If estimating the value of one or more assets pursuant to the special rule of Reg. section 20.2010-2T(a)(7)(ii), enter on both lines 10 and 23 the amount noted in the instructions for the corresponding range of values. (See instructions for details.)

Item no.	o. Gross estate Alternate value			€.	Value at date of death	
1	Schedule A—Real Estate	1				
2	Schedule B-Stocks and Bonds	2				
3	Schedule C-Mortgages, Notes, and Cash	3				
4	Schedule D—Insurance on the Decedent's Life (attach Form(s) 712)	4				
5	Schedule E—Jointly Owned Property (attach Form(s) 712 for life insurance) .	5				
6	Schedule F—Other Miscellaneous Property (attach Form(s) 712 for life insurance)	6				
7	Schedule G—Transfers During Decedent's Life (att. Form(s) 712 for life insurance)	7				
8	Schedule H—Powers of Appointment	8				
9	Schedule I-Annuities	9				
10	Estimated value of assets subject to the special rule of Reg. section 20.2010-2T(a)(7)(ii)	10				
11	Total gross estate (add items 1 through 10)	11				
12	Schedule U—Qualified Conservation Easement Exclusion	12				
13	Total gross estate less exclusion (subtract item 12 from item 11). Enter here and					
	on line 1 of Part 2—Tax Computation	13				
Item no.	Deductions				Amount	
14	Schedule J-Funeral Expenses and Expenses Incurred in Administering Property Subject to C			14		
15	Schedule K—Debts of the Decedent			15		
16	Schedule K—Mortgages and Liens			16		
17	Total of items 14 through 16			17 18		
18	Allowable amount of deductions from item 17 (see the instructions for item 18 of the Recapitulation)					
19	Schedule L—Net Losses During Administration					
20	Schedule L—Expenses Incurred in Administering Property Not Subject to Claims			20		
21	Schedule M—Bequests, etc., to Surviving Spouse	Schedule M—Bequests, etc., to Surviving Spouse				
22	Schedule O—Charitable, Public, and Similar Gifts and Bequests					
23	Estimated value of deductible assets subject to the special rule of Reg. section 20.20	010-2	'T(a)(<mark>/</mark>)(ii)	23		
24	Tentative total allowable deductions (add items 18 through 23). Enter here and on line 2 of	of the	Tax Computation	24		

Estate of: Part 6 — Portability of Deceased Spousal Unused Exclusion (DSUE) Portability Election A decedent with a surviving spouse elects portability of the deceased spousal unused exclusion (DSUE) amount, if any, by completing and time the return. No further action is required to elect portability of the DSUE amount to allow the surviving spouse to use the decedent's DSUE and Section A. Opting Out of Portability The estate of a decedent with a surviving spouse may opt out of electing portability of the DSUE amount. Check here and do not complete S and C of Part 8 only if the estate opts NOT to elect portability of the DSUE amount. Check here and do not complete S and C of Part 8 only if the estate opts NOT to elect portability of the DSUE amount. Section B. QDOT Are any assets of the estate obeing transferred to a qualified domestic trust (QDOT)? Yes, "the DSUE amount portable to a surviving spouse (calculated in Section C, Delow) is preliminary and shall be redetermined at the time distribution or other taxable event imposing estate tax under section (256A) see instructions for more details. Section C. DSUE Amount Portable to the Surviving Spouse (To be completed by the estate of a decedent making a poslection.) Complete the following calculation to determine the DSUE amount that can be transferred to the surviving spouse. 1	number
Portability Election A decedent with a surviving spouse elects portability of the deceased spousal unused exclusion (DSUE) amount, if any, by completing and tin this return. No further action is required to elect portability of the DSUE amount to allow the surviving spouse to use the decedent's DSUE amos Section A. Opting Qut of Portability The estate of a decedent with a surviving spouse may opt out of electing portability of the DSUE amount. Check here and do not complete St and C of Part 6 only if the estate opts NOT to elect portability of the DSUE amount. Yes A Portability Portability Portability of the DSUE amount.	
A decedent with a surviving spouse elects portability of the deceased spousal unused exclusion (DSUE) amount, if any, by completing and tin this return. No further action is required to elect portability of the DSUE amount to allow the surviving spouse to use the decedent's DSUE amount Section A. Opting Out of Portability The estate of a decedent with a surviving spouse may opt out of electing portability of the DSUE amount. Check here and do not complete St and C of Part 6 only if the estate opts NOT to elect portability of the DSUE amount. Section B. QDOT Are any assets of the estate being transferred to a qualifiled domestic trust (QDOT)? If "Yes," the DSUE amount portable to a surviving spouse (calculated in Section C, below) is preliminary and shall be redetermined at the tin final distribution or other taxable event imposing estate tax under section (2056A) See instructions for more details. Section C. DSUE Amount Portable to the Surviving Spouse (To be completed by the estate of a decedent making a poelection.) Complete the following calculation to determine the DSUE amount that can be transferred to the surviving spouse. 1 Enter the amount from line 9c, Part 2—Tax Computation 2 Reserved 2 Inter the value of the cumulative lifetime gifts on which tax was paid or payable (see instructions) 3 Enter the value of the cumulative lifetime gifts on which tax was paid or payable (see instructions) 4 Add lines 1 and 3 5 Enter amount from line 10, Part 2—Tax Computation 5 Enter amount from line 10, Part 2—Tax Computation 6 Divide amount on line 5 by 40% (0.40) (do not enter less than zero) 7 Subtract line 6 from line 4 8 Enter the amount from line 5, Part 2—Tax Computation 8 Subtract line 8 from line 7 (do not enter less than zero) 9 Subtract line 8 from line 10, Part 2—Tax Computation 10 DSUE amount portable to surviving spouse (Enter lesser of line 9 or line 9a, Part 2—Tax Computation) 10 DSUE amount from predeceased spouse (s) 11 In "Yes," DSUE Amount Received from Predeceased Spouse (s) 1	
Section A. Opting Out of Portability Section A. Opting Out of Portability The estate of a decedent with a surviving spouse may opt out of electing portability of the DSUE amount. Check here and do not complete S and C of Part 6 only if the estate opts NOT to elect portability of the DSUE amount. Section B. QDOT Yes," the DSUE amount portable to a qualified domestic trust (QDOT)? If "Yes," the DSUE amount portable to a surviving spouse (calculated in Section C, below) is preliminary and shall be redetermined at the fir final distribution or other taxable event imposing estate tax under section (2056A) See instructions for more details. Section C. DSUE Amount Portable to the Surviving Spouse (To be completed by the estate of a decedent making a po election.) Complete the following calculation to determine the DSUE amount that can be transferred to the surviving spouse. 1 Enter the amount from line 9c, Part 2—Tax Computation 2 Reserved 3 Enter the value of the cumulative lifetime gifts on which tax was paid or payable (see instructions) 3 Enter amount from line 10, Part 2—Tax Computation 5 Enter amount from line 10, Part 2—Tax Computation 6 Divide amount on line 5 by 40% (0.40) (do not enter less than zero) 6 Divide amount on line 5 by 40% (0.40) (do not enter less than zero) 7 Subtract line 6 from line 4 8 Enter the amount from line 7 (do not enter less than zero) 9 Subtract line 6 from line 7 (do not enter less than zero) 9 Subtract line 6 from line 7 (do not enter less than zero) 9 Subtract line 6 from line 7 (do not enter less than zero) 9 Subtract line 6 from line 7 (do not enter less than zero) 9 Subtract line 6 from line 7 (do not enter less than zero) 9 Subtract line 6 from line 7 (do not enter less than zero) 9 Subtract line 6 from line 7 (do not enter less than zero) 9 Subtract line 6 from line 7 (do not enter less than zero) 9 Subtract line 6 from line 7 (do not enter less than zero) 10 DSUE amount from line 10 (Part 2—Tax Computation deceased spouses) 11 Section D. DSUE Amount	
The estate of a decedent with a surviving spouse may opt out of electing portability of the DSUE amount. Check here and do not complete Stand C of Part 6 only if the estate opts NOT to elect portability of the DSUE amount. Year any assets of the estate being transferred to a qualified domestic trust (QDOT)? Are any assets of the estate being transferred to a qualified domestic trust (QDOT)? If "Yes," the DSUE amount portable to a surviving spouse (calculated in Section C, below) is preliminary and shall be redetermined at the tird in distribution or other taxable event imposing estate tax under section (2056A) See instructions for more details. Section C. DSUE Amount Portable to the Surviving Spouse (To be completed by the estate of a decedent making a polection.) Complete the following calculation to determine the DSUE amount that can be transferred to the surviving spouse. 1 Enter the amount from line 9c, Part 2—Tax Computation	
Section B. QDOT Are any assets of the estate being transferred to a qualified domestic trust (QDOT)? If "Yes," the DSUE amount portable to a surviving spouse (calculated in Section C, below) is preliminary and shall be redetermined at the fifinal distribution or other taxable event imposing estate tax under section \$\frac{2056A}{2056A}\$ See instructions for more details. Section C. DSUE Amount Portable to the Surviving Spouse (To be completed by the estate of a decedent making a polelection.) Complete the following calculation to determine the DSUE amount that can be transferred to the surviving spouse. 1 Enter the amount from line 9c, Part 2—Tax Computation 2 Reserved 3 Enter the value of the cumulative lifetime gifts on which tax was paid or payable (see instructions) 3 Enter amount from line 10, Part 2—Tax Computation 5 Enter amount from line 10, Part 2—Tax Computation 5 Divide amount on line 5 by 40% (0.40) (do not enter less than zero) 6 Divide amount on line 5 by 40% (0.40) (do not enter less than zero) 7 Subtract line 6 from line 4 8 Enter the amount from line 5, Part 2—Tax Computation 9 Subtract line 8 from line 7 (do not enter less than zero) 9 SUE amount portable to surviving spouse (Enter lesser of line 9 or line 9a, Part 2—Tax Computation) 10 DSUE amount portable to surviving spouse (Enter lesser of line 9 or line 9a, Part 2—Tax Computation) 10 DSUE Amount Received from Predeceased Spouse(s) Provide the following information to determine the DSUE amount received from deceased spouses. A Name of Deceased Spouse (sheath after December 31, 2010, only) Portability Portability	
Are any assets of the estate being transferred to a qualified domestic trust (QDOT)? If "Yes," the DSUE amount portable to a surviving spouse (calculated in Section C, below) is preliminary and shall be redetermined at the tifinal distribution or other taxable event imposing estate tax under section 2056A). See instructions for more details. Section C. DSUE Amount Portable to the Surviving Spouse (To be completed by the estate of a decedent making a polelection.) Complete the following calculation to determine the DSUE amount that can be transferred to the surviving spouse. 1	ections
If "Yes," the DSUE amount portable to a surviving spouse (calculated in Section C, below) is preliminary and shall be redetermined at the final distribution or other taxable event imposing estate tax under section (2056A). See instructions for more details. Section C. DSUE Amount Portable to the Surviving Spouse (To be completed by the estate of a decedent making a polelection). Complete the following calculation to determine the DSUE amount that can be transferred to the surviving spouse. 1 Enter the amount from line 9c, Part 2—Tax Computation	es No
Section C. DSUE Amount Portable to the Surviving Spouse (To be completed by the estate of a decedent making a poelection.) Complete the following calculation to determine the DSUE amount that can be transferred to the surviving spouse. 1	
Complete the following calculation to determine the DSUE amount that can be transferred to the surviving spouse. 1	me of th
1 Enter the amount from line 9c, Part 2—Tax Computation	rtability
2 Reserved	
3 Enter the value of the cumulative lifetime gifts on which tax was paid or payable (see instructions) 4 Add lines 1 and 3	
4 Add lines 1 and 3	
5 Enter amount from line 10, Part 2—Tax Computation	
6 Divide amount on line 5 by 40% (0.40) (do not enter less than zero)	
7 Subtract line 6 from line 4	
8 Enter the amount from line 5, Part 2– Tax Computation	\perp
9 Subtract line 8 from line 7 (do not enter less than zero)	
Section D. DSUE Amount Received from Predeceased Spouse(s) (To be completed by the estate of a deceased state of spouse with DSUE amount from predeceased spouse(s)) Provide the following information to determine the DSUE amount received from deceased spouses. A Name of Deceased Spouse (dates of death after December 31, 2010, only) B Date of Death (enter as mm/dd/yy) B Date o	
Section D. DSUE Amount Received from Predeceased Spouse(s) (To be completed by the estate of a deceased spouse with DSUE amount from predeceased spouse(s)) Provide the following information to determine the DSUE amount received from deceased spouses. A Name of Deceased Spouse (dates of death after December 31, 2010, only) B Date of Death (enter as mm/dd/yy) Election Made? Yes No Part 1 — DSUE RECEIVED FROM LAST DECEASED SPOUSE	
A Name of Deceased Spouse (dates of death after December 31, 2010, only) Yes No B Date of Death (enter as mm/dd/yy) Yes No C Portability Election Made? If "Yes," DSUE Amount Applied by Decedent to Lifetime Gifts F Year of Form 709 Reporting Use of DSUE Amount Listed in col E Yes No Part 1 — DSUE RECEIVED FROM LAST DECEASED SPOUSE	 urviving
Name of Deceased Spouse (dates of death after December 31, 2010, only) Name of Deceased Spouse (dates of death after December 31, 2010, only) Part 1 — DSUE RECEIVED FROM LAST DECEASED SPOUSE Portability Election Made? If "Yes," DSUE Amount Applied by Decedent to Lifetime Gifts Portability Election Amount, If "Yes," DSUE Amount Applied by Decedent to Lifetime Gifts Portability Election Amount Listed in col E Portability Election Made? Portability Election Made? Portability Election Amount Received from Spouse Portability Applied by Decedent to Lifetime Gifts Por	
Part 1 — DSUE RECEIVED FROM LAST DECEASED SPOUSE	any ol. E
Part 2 — DSUE RECEIVED FROM OTHER PREDECEASED SPOUSE(S) AND USED BY DECEDENT	
Part 2 — DSUE RECEIVED FROM OTHER PREDECEASED SPOUSE(S) AND USED BY DECEDENT	
Total (for all DSUE amounts from predeceased spouse(s) applied)	
Add the amount from Part 1, column D and the total from Part 2, column E. Enter the result on line 9b, Part 2—Tax	

SCHEDULE A-Real Estate

- For jointly owned property that must be disclosed on Schedule E, see instructions.
- Real estate that is part of a sole proprietorship should be shown on Schedule F.
- Real estate that is included in the gross estate under sections 2035, 2036, 2037, or 2038 should be shown on Schedule G.
- Real estate that is included in the gross estate under section 2041 should be shown on Schedule H.
- If you elect section 2032A valuation, you must complete Schedule A and Schedule A-1.

Note. If the value of the gross estate, together with the amount of adjusted taxable gifts, is less than the basic exclusion amount and the Form 706 is being filed solely to elect portability of the DSUE amount, consideration should be given as to whether you are required to report the value of assets eligible for the marital or charitable deduction on this schedule. See the instructions and Reg. section 20.2010-2T (a)(7)(ii) for more information. If you are not required to report the value of an asset, identify the property but make no entries in the last three columns.

Item number	Description	Alternate valuation date	Alternate value	Value at date of death			
Tota	l al from continuation schedules or additional statements attached to this so	chedule					
	TOTAL. (Also enter on Part 5—Recapitulation, page 3, at item 1.)						

Esta	te of:								
	SCHEDULE A-1—Section 2032A Valuation								
Part	1. Type of election (Before r	making an election, see the c	hecklist in the instructions):						
☐ Pro	otective election (Regulations sec	tion 20.2032A-8(b)). Complete Part	2, line 1, and column A of lines 3 and	4. (see instructions)					
Re	gular election. Complete all of Part	2 (including line 11, if applicable) an	d Part 3. (see instructions)						
Befor election		the instructions for the informat	ion and documents that must be	included to make a valid					
The e	The election is not valid unless the agreement (that is, Part 3. Agreement to Special Valuation Under Section 2032A):								
• Is si	Is signed by each qualified heir with an interest in the specially valued property and								
	Is attached to this return when it is filed.								
Part	Part 2. Notice of election (Regulations section 20.2032A-8(a)(3))								
Note.	All real property entered on line	es 2 and 3 must also be entered	on Schedules A, E, F, G, or H, a	s applicable.					
1	Qualified use—check one ►	☐ Farm used for farming, or							
		☐ Trade or business other than	n farming						
_ 2	Real property used in a qualific	ed use, passing to qualified heirs	, and to be specially valued on t	his Form 706.					
	A Schedule and item number from Form 706	Full value (without section <u>2032A(b)(3)(B)</u> adjustment)	Adjusted value (with section 2032A (b)(3)(B) adjustment)	Value based on qualified use (without section 2032A(b)(3)(B) adjustment)					
Totals									
	A Schedule and item number from Form 706	B Full value (without section (2032A(b)(3)(B)) adjustment)	C Adjusted value (with section 2032A (b)(3)(B) adjustment)	Value based on qualified use (without section 2032A(b)(3)(B) adjustment)					

If you checked "Regular election," you must attach copies of appraisals showing the column B values for all property listed on line 3. (continued on next page)

Totals .

Decedent's social security number

Form 706 (Rev. 8-2013)

4	Personal property used in	a qualified use and passing to qua	alified heirs.		
	A Schedule and item number from Form 706	Adjusted value (with section 2032A (b)(3)(B) adjustment)	A (continued) Schedule and item number from Form 7	Adjusted va	3 (continued) alue (with section 2032A 3)(B) adjustment)
			"Subtotal" from Col. B, be	low left	
		+			
Subto	otal		Total adjusted value .		
5		gross estate as adjusted under se	_	·	
6	•	he method used to determine th	•	-	_
7		a member of his or her family owning the date of the decedent's dea			
8	•	ring the 8-year period preceding t			
	decedent or a member of	his or her family:		J	Yes No
a		isted on line 2?			
b c		sted on line 2 in a qualified use? pate in the operation of the far			
C	2032A(e)(6)?				
	exceptions of sections 203	any of the above, attach a stateme	ent listing the periods. If ap	olicable, describe v	netner the
9		ing the activities constituting ma	aterial participation and t	he identity and rel	ationship to the
	decedent of the material				
10	property. (Each of the qua	Enter the requested information for alified heirs receiving an interest and the agreement must be filed	t in the property must sig		
	Name		Addres	SS	
A_					
B C					
_ <u>D</u>		-			
Е					
<u>F</u>					
G H					
	Identifying num	ber Relations	hip to decedent	Fair market value	Special-use value
Α	, ,				
<u>B</u>					
C D					
E					
F					
G					
<u>H</u>	<u></u>				,
11		of the GST tax savings attributable to disect here if you wish to make			
• •		nbers from Form 706 of the prope			THE COLL MENT TON LINE
		ning why you are entitled to make	= = = = = = = = = = = = = = = = = = = =	-	nat require more
		e this election. You will be notified			

Part 3. Agreement to Special Valuation Under Section 2032A

Estate of:	Decedent's social security number
There cannot be a valid election unless:	
• The agreement is executed by each one of the qualified heirs and	
• The agreement is included with the estate tax return when the estate tax return is filed. We (list all qualified heirs)	
peing all the qualified heirs and (list all other persons having an interest in the property req	uired to sign this agreement)
being all other parties having interests in the property which is qualified real property and variety	which is valued under section 2032A of the
Executor/Administrator of the estate of	

pursuant to section 2032A to value said property on the basis of the qualified use to which the property is devoted and do hereby enter into this agreement pursuant to section 2032A(d).

The undersigned agree and consent to the application of subsection (c) of section 2032A) with respect to all the property described on Form 706, Schedule A-1, Part 2, line 2, attached to this agreement. More specifically, the undersigned heirs expressly agree and consent to personal liability under subsection (c) of 2032A for the additional estate and GST taxes imposed by that subsection with respect to their respective interests in the above-described property in the event of certain early dispositions of the property or early cessation of the qualified use of the property. It is understood that if a qualified heir disposes of any interest in qualified real property to any member of his or her family, such member may thereafter be treated as the qualified heir with respect to such interest upon filing a Form 706-A, United States Additional Estate Tax Return, and a new agreement.

The undersigned interested parties who are not qualified heirs consent to the collection of any additional estate and GST taxes imposed under section 2032A(c) from the specially valued property.

If there is a disposition of any interest which passes, or has passed to him or her, or if there is a cessation of the qualified use of any specially valued property which passes or passed to him or her, each of the undersigned heirs agrees to file a Form 706-A, and pay any additional estate and GST taxes due within 6 months of the disposition or cessation.

It is understood by all interested parties that this agreement is a condition precedent to the election of special-use valuation under section 2032A and must be executed by every interested party even though that person may not have received the estate (or GST) tax benefits or be in possession of such property.

Each of the undersigned understands that by making this election, a lien will be created and recorded pursuant to section 6324B) of the Code on the property referred to in this agreement for the adjusted tax differences with respect to the estate as defined in section 2032A(c)(2)(C).

As the interested parties, the undersigned designate the following individual as their agent for all dealings with the Internal Revenue Service concerning the continued qualification of the specially valued property under section 2032A and on all issues regarding the special lien under section 6324B. The agent is authorized to act for the parties with respect to all dealings with the Internal Revenue Service on matters affecting the qualified real property described earlier. This includes the authorization:

- To receive confidential information on all matters relating to continued qualification under section 2032A of the specially valued real property and on all matters relating to the special lien arising under section 6324B
- To furnish the Internal Revenue Service with any requested information concerning the property;
- To notify the Internal Revenue Service of any disposition or cessation of qualified use of any part of the property;
- To receive, but not to endorse and collect, checks in payment of any refund of Internal Revenue taxes, penalties, or interest;
- To execute waivers (including offers of waivers) of restrictions on assessment or collection of deficiencies in tax and waivers of notice of disallowance of a claim for credit or refund; and
- To execute closing agreements under section 7121

(continued on next page)

Estate of		Decedent's social security number
Estate of:		
Other acts (specify) ►		
	to provide the Internal Revenue Service with any any disposition or cessation of the qualified use	y requested information concerning this property e of any part of this property.
Name of Agent	Signature	Address
the Notice of Election, along with its fair mark		d Generation-Skipping Transfer) Tax Return, and in e and its special-use value according to section n of the undersigned in this property are as set
IN WITNESS WHEREOF, the undersigned have	ve hereunto set their hands at	,
this day of		
SIGNATURES OF EACH OF THE QUALIFIED	HEIRS:	
Signature of qualified heir	Signature of qualifie	d heir
Signature of qualified heir	Signature of qualifie	d heir
Signature of qualified heir	Signature of qualifie	d heir
Signature of qualified heir	Signature of qualifie	d heir
Signature of qualified heir	Signature of qualifie	d heir
Signature of qualified heir	Signature of qualifie	d heir
Signatures of other interested parties		
Signatures of other interested parties		

Decedent's social security number

Estate of:

SCHEDULE B-Stocks and Bonds

(For jointly owned property that must be disclosed on Schedule E, see instructions.)

Note. If the value of the gross estate, together with the amount of adjusted taxable gifts, is less than the basic exclusion amount and the Form 706 is being filed solely to elect portability of the DSUE amount, consideration should be given as to whether you are required to report the value of assets eligible for the marital or charitable deduction on this schedule. See the instructions and Reg. section 20.2010-2T (a)(7)(ii) for more information. If you are not required to report the value of an asset, identify the property but make no entries in the last four columns.

Item number	Description, including face amount of bonds or number of shares and par value for identification. Give CUSIP number. If trust, partnership, or closely held entity, give EIN.		Unit value	Alternate valuation date	Alternate value	Value at date of death		
		CUSIP number or EIN, where applicable						
T	l otal from continuation schedules (or additional sta	tements) attached	L to this sche	l edule				
	TOTAL. (Also enter on Part 5—Recapitulation, page 3, at item 2.)							

Decedent's social security number

SCHEDULE C-Mortgages, Notes, and Cash

(For jointly owned property that must be disclosed on Schedule E, see instructions.)

Note. If the value of the gross estate, together with the amount of adjusted taxable gifts, is less than the basic exclusion amount and the Form 706 is being filed solely to elect portability of the DSUE amount, consideration should be given as to whether you are required to report the value of assets eligible for the marital or charitable deduction on this schedule. See the instructions and Reg. section 20.2010-2T (a)(7)(ii) for more information. If you are not required to report the value of an asset, identify the property but make no entries in the last three columns.

Item number	Description	Alternate valuation date	Alternate value	Value at date of death			
T	Total from continuation schedules (or additional statements) attached to this schedule						

Decedent's social security number

SCHEDULE D-Insurance on the Decedent's Life

You must list all policies on the life of the decedent and attach a Form 712 for each policy.

Note. If the value of the gross estate, together with the amount of adjusted taxable gifts, is less than the basic exclusion amount and the Form 706 is being filed solely to elect portability of the DSUE amount, consideration should be given as to whether you are required to report the value of assets eligible for the marital or charitable deduction on this schedule. See the instructions and Reg. section 20.2010-2T (a)(7)(ii) for more information. If you are not required to report the value of an asset, identify the property but make no entries in the last three columns.

Item number	Description	Alternate valuation date	Alternate value	Value at date of death
	otal from continuation schedules (or additional statements) attached to this s	chedule		
T	OTAL. (Also enter on Part 5—Recapitulation, page 3, at item 4.)			

	Decedent's social security number
Estate of:	

SCHEDULE E—Jointly Owned Property

(If you elect section 2032A valuation, you must complete Schedule E and Schedule A-1.)

PART 1. Qualified Joint Interests—Interests Held by the Decedent and His or Her Spouse as the Only Joint Tenants (Section 2040(b)(2))

Note. If the value of the gross estate, together with the amount of adjusted taxable gifts, is less than the basic exclusion amount and the Form 706 is being filed solely to elect portability of the DSUE amount, consideration should be given as to whether you are required to report the value of assets eligible for the marital or charitable deduction on this schedule. See the instructions and Reg. section 20.2010-2T (a)(7)(ii) for more information. If you are not required to report the value of an asset, identify the property but make no entries in the last three columns.

Item number	Description. For securities, give CUSIP number. If trust, partnership, of give EIN.	or closely held entity,	Alternate valuation date	Alternate value	Value at date of death
		CUSIP number or EIN, where applicable			
Т	otal from continuation schedules (or additional statements) atta	ched to this schedul	e		
1a T	otals	<u>.</u> .	1a		
	mounts included in gross estate (one-half of line 1a)				

PART 2. All Other Joint Interests

	State the na	me and address of each surviving co-tenant. If there atement.	are more than three	e surviving co-tenants	s, list the additional o	co-tenants on an
		Name	Ado	dress (number and stree	t, city, state, and ZIP c	ode)
Α.						
В.						
C.						
Item numbe	Enter letter for co-tenant	Description (including alternate valuation date if any). For s number. If trust, partnership, or closely held enti		Percentage includible	Includible alternate value	Includible value at date of death
			CUSIP number or EIN, where applicable			
1	otal from c	ontinuation schedules (or additional statements) atta	ched to this schedu	le		
2 b T	otal other j	oint interests		2b		
3 1	Cotal includ	lible joint interests (add lines 1b and 2b). Also enter	on Part 5 - Recapit	ulation page		

Deced	lent's	social	security	number

SCHEDULE F—Other Miscellaneous Property Not Reportable Under Any Other Schedule

(For jointly owned property that must be disclosed on Schedule E, see instructions.) (If you elect section 2032A) valuation, you must complete Schedule F and Schedule A-1.)

Note. If the value of the gross estate, together with the amount of adjusted taxable gifts, is less than the basic exclusion amount and the Form 706 is being filed solely to elect portability of the DSUE amount, consideration should be given as to whether you are required to report the value of assets eligible for the marital or charitable deduction on this schedule. See the instructions and Reg. section 20.2010-2T (a)(7)(ii) for more information. If you are not required to report the value of an asset, identify the property but make no entries in the last three columns.

column	S.						
	id the decedent own any works of art, items, or any collected \$3,000?		stic or collectible v	value at date of de	ath Y	'es I	No
	"Yes," submit full details on this schedule and attach ap						
2 H	as the decedent's estate, spouse, or any other person rule decedent's employment or death?	eceived (or will red					
	"Yes," submit full details on this schedule.						
	id the decedent at the time of death have, or have access	•					
	"Yes," state location, and if held jointly by decedent an any of the contents of the safe deposit box are omitted				- 1		
					- 1		
Item number	Description. For securities, give CUSIP number. If trust, partnership, give EIN	or closely held entity,	Alternate valuation date	Alternate value	Valu date of		
		CUSIP number or EIN, where applicable					
	otal from continuation schedules (or additional statemen		s schedule				
- T(OTAL (Also enter on Part 5—Recapitulation, page 3, at	t Itam 6)		l			

	Decedent's social security number
Estate of:	

SCHEDULE G-Transfers During Decedent's Life

(If you elect section 2032A) valuation, you must complete Schedule G and Schedule A-1.)

Note. If the value of the gross estate, together with the amount of adjusted taxable gifts, is less than the basic exclusion amount and the Form 706 is being filed solely to elect portability of the DSUE amount, consideration should be given as to whether you are required to report the value of assets eligible for the marital or charitable deduction on this schedule. See the instructions and Reg. section 20.2010-2T (a)(7)(ii) for more information. If you are not required to report the value of an asset, identify the property but make no entries in the last three columns.

Item number	Description. For securities, give CUSIP number. If trust, partnership, or closely held entity, give EIN	Alternate valuation date	Alternate value	Value at date of death
A.	Gift tax paid or payable by the decedent or the estate for all gifts made by the decedent or his or her spouse within 3 years before the decedent's death (section 2035(b))	xxxxx		
B.	Transfers includible under sections 2035(a), 2036, 2037, or 2038			
Тс	otal from continuation schedules (or additional statements) attached to this	s schedule		
T	DTAL. (Also enter on Part 5—Recapitulation, page 3, at item 7.)			

SCHEDULE H—Powers of Appointment

(Include "5 and 5 lapsing" powers (section 2041(b)(2)) held by the decedent.)
(If you elect section 2032A) valuation, you must complete Schedule H and Schedule A-1.)

Note. If the value of the gross estate, together with the amount of adjusted taxable gifts, is less than the basic exclusion amount and the Form 706 is being filed solely to elect portability of the DSUE amount, consideration should be given as to whether you are required to report the value of assets eligible for the marital or charitable deduction on this schedule. See the instructions and Reg. section 20.2010-2T (a)(7)(ii) for more information. If you are not required to report the value of an asset, identify the property but make no entries in the last three columns.

Item number	Description	Alternate valuation date	Alternate value	Value at date of death
Total for	rom continuation schedules (or additional statements) attached to this sch	nedule		
TOTAL	(Also enter on Part 5—Recapitulation, page 3, at item 8.)			

Decedent's social security number

Estate of:

SCHEDULE I—Annuities

Note. Generally, no exclusion is allowed for the estates of decedents dying after December 31, 1984 (see instructions).

Note. If the value of the gross estate, together with the amount of adjusted taxable gifts, is less than the basic exclusion amount and the Form 706 is being filed solely to elect portability of the DSUE amount, consideration should be given as to whether you are required to report the value of assets eligible for the marital or charitable deduction on this schedule. See the instructions and Reg. section 20.2010-2T (a)(7)(ii) for more information. If you are not required to report the value of an asset, identify the property but make no entries in the last three columns.

Item number	Description. Show the entire value of the annuity before any exclusions	Alternate valuation date	Includible alternate value	Includible value at date of death		
	otal from continuation schedules (or additional statements) attached to this OTAL. (Also enter on Part 5—Recapitulation, page 3, at item 9.)					
	TOTAL: (Also enter on Part 5—necapitulation, page 3, at item 9.)					

Form 706	(Rev. 8-2013)		
Estate	of:	Decedent's social	security number
	EDULE J—Funeral Expenses and Expenses Incurred in Administering ▶ Use Schedule PC to make a protective claim for refund due to an expense not cu	rrently deductible.	ct to Claims
Noto [For such a claim, report the expense on Schedule J but without a value in the control of the con		
instruct		ort triose expenses	s, see
allowab income	ecutors' commissions, attorney fees, etc., are claimed and allowed as a deduction for estate as a deduction in computing the taxable income of the estate for federal income tax purp tax deduction on Form 1041, U.S. Income Tax Return for Estates and Trusts, if a waiver is 06 (see Instructions for Form 1041).	ooses. They are allo	wable as an
_	aware of any actual or potential reimbursement to the estate for any expense claimed as a	deduction on this	Yes No
schedu	le?		
Item number	Description	Expense amount	Total amount
	A. Funeral expenses:		
	Total funeral expenses	bt apply.)	
		Expense amount	
	4 Miscellaneous expenses:		

(If more space is needed, attach the continuation schedule from the end of this package or additional statements of the same size.)

TOTAL. (Also enter on Part 5—Recapitulation, page 3, at item 14.)

Total miscellaneous expenses

Estate	of:	Decedent's social secu	rity number
	SCHEDULE K — Debts of the Decedent, and Mortgages ▶ Use Schedule PC to make a protective claim for refund due to a claim not curre For such a claim, report the expense on Schedule K but without a value in the	ently deductible.	
laimed f "Yes," Are any	aware of any actual or potential reimbursement to the estate for any debt of the decedent, as a deduction on this schedule?		Yes No
Item number	Debts of the Decedent—Creditor and nature of debt, and allowable death taxes	Amount	
	tal from continuation schedules (or additional statements) attached to this schedule		
Item number	PTAL. (Also enter on Part 5—Recapitulation, page 3, at item 15.)		Amount
То	tal from continuation schedules (or additional statements) attached to this schedule		

(If more space is needed, attach the continuation schedule from the end of this package or additional statements of the same size.)

TOTAL. (Also enter on Part 5—Recapitulation, page 3, at item 16.)

Decedent's social security number

Estate of:

SCHEDULE L—Net Losses During Administration and Expenses Incurred in Administering Property Not Subject to Claims

▶ Use Schedule PC to make a protective claim for refund due to an expense not currently deductible. For such expenses, report the expense on Schedule L but without a value in the last column.

ltem number	Net losses during administration (Note. Do not deduct losses claimed on a federal income tax return.)	Amount
	,	
To	otal from continuation schedules (or additional statements) attached to this schedule	
T	OTAL. (Also enter on Part 5—Recapitulation, page 3, at item 19.)	
Item	Expenses incurred in administering property not subject to claims.	Amount
	Expenses incurred in administering property not subject to claims.	Amount
Item	Expenses incurred in administering property not subject to claims.	Amount
Item	Expenses incurred in administering property not subject to claims.	Amount
Item	Expenses incurred in administering property not subject to claims.	Amount
Item	Expenses incurred in administering property not subject to claims.	Amount
Item	Expenses incurred in administering property not subject to claims.	Amount
Item	Expenses incurred in administering property not subject to claims.	Amount
Item	Expenses incurred in administering property not subject to claims.	Amount
Item	Expenses incurred in administering property not subject to claims.	Amount
Item	Expenses incurred in administering property not subject to claims.	Amount
Item	Expenses incurred in administering property not subject to claims.	Amount
Item	Expenses incurred in administering property not subject to claims.	Amount
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Item	Expenses incurred in administering property not subject to claims.	Amount
Item	Expenses incurred in administering property not subject to claims.	Amount
Item	Expenses incurred in administering property not subject to claims.	Amount
Item	Expenses incurred in administering property not subject to claims.	Amount
Item	Expenses incurred in administering property not subject to claims.	Amount
Item	Expenses incurred in administering property not subject to claims.	Amount
Item number	Expenses incurred in administering property not subject to claims. (Indicate whether estimated, agreed upon, or paid.)	Amount
Item number	Expenses incurred in administering property not subject to claims.	Amount

Decedent's	social	security	number
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SCHEDULE M-Bequests, etc., to Surviving Spouse

Note. If the value of the gross estate, together with the amount of adjusted taxable gifts, is less than the basic exclusion amount and the Form 706 is being filed solely to elect portability of the DSUE amount, consideration should be given as to whether you are required to report the value of assets eligible for the marital or charitable deduction on this schedule. See the instructions and Reg. section 20.2010-2T (a)(7)(ii) for more information. If you are not required to report the value of an asset, identify the property but make no entry in the last

COldiffii	•			
			Yes	No
1	Did any property pass to the surviving spouse as a result of a qualified disclaimer?	1		
	If "Yes," attach a copy of the written disclaimer required by section 2518(b).			
2a	In what country was the surviving spouse born?			
b	What is the surviving spouse's date of birth?			
С	Is the surviving spouse a U.S. citizen?	2c		
d	If the surviving spouse is a naturalized citizen, when did the surviving spouse acquire citizenship?	_		
е	If the surviving spouse is not a U.S. citizen, of what country is the surviving spouse a citizen?			
3	Election Out of QTIP Treatment of Annuities. Do you elect under section 2056(b)(7)(C)(ii) not to treat as qualified			
	terminable interest property any joint and survivor annuities that are included in the gross estate and would			
	otherwise be treated as qualified terminable interest property under section 2056(b)(7)(C)? (see instructions)	3		
Item number	Description of property interests passing to surviving spouse. For securities, give CUSIP number. If trust, partnership, or closely held entity, give EIN	Α	mount	
Humber				
	QTIP property:			
	All other property:			
T	otal from continuation schedules (or additional statements) attached to this schedule			
	Total amount of property interests listed on Schedule M			
	Federal estate taxes payable out of property interests listed on Schedule M 5a			
	Other death taxes payable out of property interests listed on Schedule M			
	Federal and state GST taxes payable out of property interests listed on Schedule M 5c			
	A.1.11. E. 51. 1.5			
	Net amount of property interests listed on Schedule M (subtract 5d from 4). Also enter on Part 5— Recapitulation, page 3, at item 21			
	Recapitulation, page 3, at item 21			

Decedent's social security number

SCHEDULE O-Charitable, Public, and Similar Gifts and Bequests

Note. If the value of the gross estate, together with the amount of adjusted taxable gifts, is less than the basic exclusion amount and the Form 706 is being filed solely to elect portability of the DSUE amount, consideration should be given as to whether you are required to report the value of assets eligible for the marital or charitable deduction on this schedule. See the instructions and Reg. section 20.2010-2T (a)(7)(ii) for more information. If you are not required to report the value of an asset, identify the property but make no entry in the last column.

a)(7)(II) :olumr) for more information. If you are not required to report the value of an asset, identify the property but make no n.	entry ir	i the last	
1a	If the transfer was made by will, has any action been instituted to contest or have interpreted any of its affecting the charitable deductions claimed in this schedule?	orovisior	Yes	No
b	According to the information and belief of the person or persons filing this return, is any such action plant if "Yes," full details must be submitted with this schedule.	nned?		
2	Did any property pass to charity as the result of a qualified disclaimer?			
Item number	Name and address of beneficiary Character of institution		Amount	
otal fi	rom continuation schedules (or additional statements) attached to this schedule	· ·		
3	Total	3		
4a	Federal estate tax payable out of property interests listed above	-		
b	Other death taxes payable out of property interests listed above	-		
С	Federal and state GST taxes payable out of property interests listed above . 4c			
d	Add items 4a, 4b, and 4c	4d		
5	Net value of property interests listed above (subtract 4d from 3). Also enter on Part 5—Recapitulation, page 3, at item 22	5		

Estate of: SCHEDULE P—Credit for Foreign Death Taxes List all foreign countries to which death taxes have been paid and for which a credit is claimed on this return. If a credit is claimed for death taxes paid to more than one foreign country, compute the credit for taxes paid to this sheet and attach a separate copy of Schedule P for each of the other countries. The credit computed on this sheet is for the (Name of death tax or taxes) imposed in (Name of country) Credit is computed under the (Insert title of treaty or statute) Citizenship (nationality) of decedent at time of death (All amounts and values must be entered in United States money.) 1 Total of estate, inheritance, legacy, and succession taxes imposed in the country named above attributable to property situated in that country, subjected to these taxes, and included in the gross estate (as defined by statute) . 2 Value of the gross estate (adjusted, if necessary, according to the instructions)	
List all foreign countries to which death taxes have been paid and for which a credit is claimed on this return. If a credit is claimed for death taxes paid to more than one foreign country, compute the credit for taxes paid to this sheet and attach a separate copy of Schedule P for each of the other countries. The credit computed on this sheet is for the	
If a credit is claimed for death taxes paid to more than one foreign country, compute the credit for taxes paid to this sheet and attach a separate copy of Schedule P for each of the other countries. The credit computed on this sheet is for the (Name of death tax or taxes) imposed in (Name of country) Credit is computed under the (Insert title of treaty or statute) Citizenship (nationality) of decedent at time of death (All amounts and values must be entered in United States money.) 1 Total of estate, inheritance, legacy, and succession taxes imposed in the country named above attributable to property situated in that country, subjected to these taxes, and included in the gross estate (as defined by statute) . 2 Value of the gross estate (adjusted, if necessary, according to the instructions)	
this sheet and attach a separate copy of Schedule P for each of the other countries. The credit computed on this sheet is for the (Name of death tax or taxes) imposed in (Name of country) Credit is computed under the (Insert title of treaty or statute) Citizenship (nationality) of decedent at time of death (All amounts and values must be entered in United States money.) 1 Total of estate, inheritance, legacy, and succession taxes imposed in the country named above attributable to property situated in that country, subjected to these taxes, and included in the gross estate (as defined by statute) . 2 Value of the gross estate (adjusted, if necessary, according to the instructions)	
Credit is computed under the	-
Credit is computed under the	
Citizenship (nationality) of decedent at time of death (All amounts and values must be entered in United States money.) 1 Total of estate, inheritance, legacy, and succession taxes imposed in the country named above attributable to property situated in that country, subjected to these taxes, and included in the gross estate (as defined by statute) . 2 Value of the gross estate (adjusted, if necessary, according to the instructions)	
Citizenship (nationality) of decedent at time of death (All amounts and values must be entered in United States money.) 1 Total of estate, inheritance, legacy, and succession taxes imposed in the country named above attributable to property situated in that country, subjected to these taxes, and included in the gross estate (as defined by statute) . 2 Value of the gross estate (adjusted, if necessary, according to the instructions)	
Citizenship (nationality) of decedent at time of death (All amounts and values must be entered in United States money.) 1 Total of estate, inheritance, legacy, and succession taxes imposed in the country named above attributable to property situated in that country, subjected to these taxes, and included in the gross estate (as defined by statute) . 2 Value of the gross estate (adjusted, if necessary, according to the instructions)	
(All amounts and values must be entered in United States money.) 1 Total of estate, inheritance, legacy, and succession taxes imposed in the country named above attributable to property situated in that country, subjected to these taxes, and included in the gross estate (as defined by statute). 2 Value of the gross estate (adjusted, if necessary, according to the instructions)	
1 Total of estate, inheritance, legacy, and succession taxes imposed in the country named above attributable to property situated in that country, subjected to these taxes, and included in the gross estate (as defined by statute). 2 Value of the gross estate (adjusted, if necessary, according to the instructions)	
property situated in that country, subjected to these taxes, and included in the gross estate (as defined by statute). 2 Value of the gross estate (adjusted, if necessary, according to the instructions)	
3 Value of property situated in that country, subjected to death taxes imposed in that country, and included in the gross estate (adjusted, if necessary, according to the instructions)	
gross estate (adjusted, if necessary, according to the instructions)	
4 Tax imposed by section 2001 reduced by the total credits claimed under sections 2010 and 2012 (see instructions) 4	
5 Amount of federal estate tax attributable to property specified at item 3. (Divide item 3 by item 2 and multiply the	
result by item 4.)	
6 Credit for death taxes imposed in the country named above (the smaller of item 1 or item 5). Also enter on line 13 of Part 2—Tax Computation	
SCHEDULE Q—Credit for Tax on Prior Transfers	
Part 1. Transferor Information	
Name of transferor Social security number IRS office where estate tax return was filed	Date of death
_A	
В	
c	
Check here ► ☐ if section 2013(f) special valuation of farm, etc., real property) adjustments to the computation of the credit were made	de (see instructions).
Part 2. Computation of Credit (see instructions)	,
ltem Transferor	Total
A B C	A, B, & C
1 Transferee's tax as apportioned (from worksheet, (line 7 ÷ line 8) × line 35 for each column)	
2 Transferor's tax (from each column of worksheet, line 20)	
3 Maximum amount before percentage requirement	
(for each column, enter amount from line 1 or 2, whichever is smaller)	
4 Percentage allowed (each column) (see instructions) % %	
5 Credit allowable (line 3 × line 4 for each column) .	
6 TOTAL credit allowable (add columns A, B, and C of line 5). Enter here and on line 14 of Part 2—Tax Computation	

SCHEDULE R-Generation-Skipping Transfer Tax

Note. To avoid application of the deemed allocation rules, Form 706 and Schedule R should be filed to allocate the GST exemption to trusts that may later have taxable terminations or distributions under section 2612 even if the form is not required to be filed to report estate or GST tax.

The GST tax is imposed on taxable transfers of interests in property located outside the United States as well as property located inside the United States. (see instructions)

Part 1. GST Exemption Reconciliation (Section 2631) and Special QTIP Election (Section 2652(a)(3))

	You no longer need to check a box to qualifying property in Part 1, line 9 bel instructions for details.					
1	Maximum allowable GST exemption		1			
2	Total GST exemption allocated by the	decedent against	t decedent's lifetime tr	ransfers	2	
3	Total GST exemption allocated by transfers		ng Form 709, agains		3	
4	GST exemption allocated on line 6 of	Schedule R, Part	2		4	
5	GST exemption allocated on line 6 of	Schedule R, Part	3		5	
6	Total GST exemption allocated on line	e 4 of Schedule(s)	R-1		6	
7	Total GST exemption allocated to inte	<i>r vivos</i> transfers a	nd direct skips (add lii	nes 2-6)	7	
8	GST exemption available to allocate line 1)				8	
_	,				0	
9	Allocation of GST exemption to trusts	(as defined for GS	ST tax purposes):			
	A Name of trust	B Trust's	GST exemption allocated on lines 2–6,	D Additional GST exemption allocated		Trust's inclusion ratio (optional – see
		EIN (if any)	above (see instructions)	(see instructions)		instructions)
9D	Total. May not exceed line 8, above		9D			
	•					
10	GST exemption available to allocate to (subtract line 9D from line 8). You must				10	

Part 2. Direct Skips Where the Property Interests Transferred Bear the GST Tax on the Direct Skips

	Name of skip person	Description of property interest transferred		Estate tax value
1		roperty interests listed above	1	
2 3		s, and other charges borne by the property interests listed above rty interests listed above but imposed on direct skips other than those	2	
3		uctions)	3	
4		arges (add lines 2 and 3)	4	
5 6		t skips (subtract line 4 from line 1)	5 6	
7			7	
8	GST tax due (divide line 7 by 3	3.5)	8	
9		f Schedule R, Part 3	9	
10		the estate (add lines 8 and 9). Enter here and on line 17 of Part 2—	10	

Decedent's social security number

Estate of:

Part 3. Direct Skips Where the Property Interests Transferred Do Not Bear the GST Tax on the Direct Skips

	Name of skip person	Description of property interest transferred		Estate tax value
			-	
			-	
			-	
			•	
			•	
		operty interests listed above	1 2	
	GST taxes borne by the prope	rty interests listed above but imposed on direct skips other than those		
1		uctions)	3	
5	Total tentative maximum direc	t skips (subtract line 4 from line 1)	5	
6 7			6 7	
•				

SCHEDULE R-1 (Form 706)

Generation-Skipping Transfer Tax

(Rev. August 2013) Department of the Treasury Internal Revenue Service

Direct Skips From a Trust Payment Voucher

OMB No. 1545-0015

Executor: File one copy with Form 706 and send two copies to the fiduciary. Do not pay the tax shown. See instructions for details. Fiduciary: See instructions for details. Pay the tax shown on line 6. Name of trust Trust's EIN Name and title of fiduciary Name of decedent Address of fiduciary (number and street) Decedent's SSN Service Center where Form 706 was filed City, state, and ZIP or postal code Name of executor Address of executor (number and street) City, state, and ZIP or postal code Date of decedent's death Filing due date of Schedule R, Form 706 (with extensions) Part 1. Computation of the GST Tax on the Direct Skip Description of property interests subject to the direct skip Estate tax value 1 2 Estate taxes, state death taxes, and other charges borne by the property interests listed above 2 3 Tentative maximum direct skip from trust (subtract line 2 from line 1) . 3 GST exemption allocated 4 Subtract line 4 from line 3 5 GST tax due from fiduciary (divide line 5 by 3.5). (See instructions if property will not bear the Under penalties of perjury, I declare that I have examined this document, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete. Signature(s) of executor(s) Date Date Signature of fiduciary or officer representing fiduciary Schedule R-1-Page 26

Instructions for the Trustee

Introduction

Schedule R-1 (Form 706) serves as a payment voucher for the Generation-Skipping Transfer (GST) tax imposed on a direct skip from a trust, which you, the trustee of the trust, must pay. The executor completes the Schedule R-1 (Form 706) and gives you two copies. File one copy and keep one for your records.

How to pay

You can pay by check or money order or by electronic funds transfer.

To pay by check or money order:

- Make it payable to "United States Treasury."
- The amount of the check or money order should be the amount on line 6 of Schedule R-1.
- Write "GST Tax" and the trust's EIN on the check or money order.

To pay by electronic funds transfer:

- Funds must be submitted through the Electronic Federal Tax Payment System (EFTPS).
- Establish an EFTPS account by visiting www.eftps.gov or calling 1-800-555-4477.
- To be considered timely, payments made through EFTPS must be completed no later than 8 p.m. Eastern time the day **before** the due date.

Signature

You must sign the Schedule R-1 in the space provided.

What to mail

Mail your check or money order, if applicable, and the copy of Schedule R-1 that you signed.

Where to mail

Mail to the Department of the Treasury, Internal Revenue Service Center, Cincinnati, OH 45999.

When to pay

The GST tax is due and payable 9 months after the decedent's date of death (shown on the Schedule R-1). You will owe interest on any GST tax not paid by that date.

Automatic extension

You have an automatic extension of time to file Schedule R-1 and pay the GST tax. The automatic extension allows you to file and pay by 2 months after the due date (with extensions) for filing the decedent's Schedule R (shown on the Schedule R-1).

If you pay the GST tax under the automatic extension, you will be charged interest (but no penalties).

Additional information

For more information, see section <u>2603(a)(2)</u> and the Instructions for Form 706, United States Estate (and Generation-Skipping Transfer) Tax Return.

Decedent's social security number

Estate of:

SCHEDULE U—Qualified Conservation Easement Exclusion

Part 1. Election

Note. The executor is deemed to have made the election under section 2031(c)(6) if he or she files Schedule U and excludes any qualifying conservation easements from the gross estate.

Part	Part 2. General Qualifications							
1	Describe the land subject to the qualified conservation easement (see instructions)							
2	Did the decedent or a member of the decedent's family own the land described above during the 3-year							

3 Describe the conservation easement with regard to which the exclusion is being claimed (see instructions).

Part	3	Com	nutation	of	Exclusion
ıaıı	v.	COIII	putation	VI.	LACIUSIOII

4	Estate tax value of the land subject to the qualified conservation ease	ment (see instructions) .	4	
5	Date of death value of any easements granted prior to decedent's			
	death and included on line 10 below (see instructions)	5		
6	Add lines 4 and 5	6		
7	Value of retained development rights on the land (see instructions)	7		
8	Subtract line 7 from line 6	8		
9	Multiply line 8 by 30% (.30)	9	_	
10	Value of qualified conservation easement for which the exclusion is			
	being claimed (see instructions)	10		
	Note. If line 10 is less than line 9, continue with line 11. If line 10 is			
	equal to or more than line 9, skip lines 11 through 13, enter ".40" on			
	line 14, and complete the schedule.			
11	Divide line 10 by line 8. Figure to 3 decimal places (for example, ".123")	11		
	Note. If line 11 is equal to or less than .100, stop here; the estate			
	does not qualify for the conservation easement exclusion.			
12	Subtract line 11 from .300. Enter the answer in hundredths by			
	rounding any thousandths up to the next higher hundredth (that			
	is, .030 = .03, but .031 = .04)	12		
13	Multiply line 12 by 2	13		
14	Subtract line 13 from .40	14	_	
15	Deduction under section 2055(f) for the conservation easement (see			
	instructions)	15	-	
16	Amount of indebtedness on the land (see instructions)	16		
17	Total reductions in value (add lines 7, 15, and 16)		17	
10	Not value of land (authorst line 17 from line 4)		40	
18	Net value of land (subtract line 17 from line 4)		18	
19	Multiply line 18 by line 14		19	
20	Enter the smaller of line 19 or the exclusion limitation (see instruction		19	
20	on item 12, Part 5—Recapitulation, page 3		20	
				 Ь



Protective Claim for Refund

OMB No. 1545-0015

▶ To be used for decedents dying after December 31, 2011. File 2 copies of this schedule with Form 706 for each pending claim or expense under section 2053. Internal Revenue Service

- Timely filing a protective claim for refund preserves the estate's right to claim a refund based on the amount of an unresolved claim or expense that may not become deductible under section 2053 until after the limitation period ends.
- Schedule PC can be used to file a protective claim for refund and, once the claim or expense becomes deductible, Schedule PC can be used to notify the IRS that a refund is being claimed.
- Schedule PC can be used by the estate of a decedent dying after 2011.
- Schedule PC must be filed with Form 706 and cannot be filed separately. (To file a protective claim for refund or notify the IRS that a refund is being claimed in a form separate from the Form 706, instead use Form 843, Claim for Refund and Request for Abatement.)
- Each separate claim or expense requires a separate Schedule PC (or Form 843, if not filed with Form 706).
- Schedule PC must be filed in duplicate (two copies) for each separate claim or expense.

Part 1. General Information						
1. Name of decedent	2. Decedent's social security number					
3. Name of fiduciary	4. Date of death					
5a. Address (number, street, and room or suite no.)	5b. Room or suite no.					
5c. City or town, state, and ZIP or postal code	6. Daytime telephone number					
7. Number of Claims. Enter number of Schedules PC being filed with Form 706.	-					
If the number is greater than one OR if another Schedule PC or Form 843 was previously filed Part 3 of this Schedule PC.	by or on behalf of the estate, complete					
8. Fiduciary Check here if this Schedule PC is being filed with the original Form 706 or filed the original Form 706 for decedent's estate. If a different fiduciary is filir establishing the legal authority to pursue the claim for refund on behalf of the	ng this Schedule PC, see instructions for					
Part 2. Claim Information						
Check the box that applies to this claim for refund.						
a. Protective claim for refund made for unresolved claim or expense. Amount in contest:						
b. \square Partial refund claimed: partial resolution and/or satisfaction of claim or expense for vibeen filed previously.	which a protective claim for refund has					
Date protective claim for refund filed for this claim or expense:						
Amount of claim or expense partially resolved and/or satisfied and presently claimed not include amounts previously deducted):	as a deduction under section 2053 (do					
c. Full and final refund claimed for this claim or expense: resolution and/or satisfaction of claim for refund has been filed previously.	claim or expense for which a protective					
Date protective claim for refund filed for this claim or expense:						
Amount of claim or expense finally resolved and/or satisfied and presently claimed as a deduction under section 2053 (do include amounts previously deducted):						

				Decedent's social security number		
Estate of:						
A Form 706 Schedule and Item number	B Identification of the claim Name or names of the claimant(s) Basis of the claim or other description of the pending claim or expense Reasons and contingencies delaying resolution Status of contested matters Attach copies of relevant pleadings or other documents	C Amount, if any, deducted under Treas. Reg. sections 20.2053-1(d)(4) or 20.2053-4 (b) or (c) for the identified claim or expense	Amount presen claimed as a deduction und section 2053 for identified clair	ler the	E Ancillary expenses estimated/ agreed upon/paid (Please indicate)	F Amount of tax to be refunded

Part 3. Other Schedules PC and Forms 843 Filed by Estate

If a Schedule PC or Form 843 was previously filed by the estate, complete Part 3 to identify each claim for refund reported.

A Date of death	B Internal Revenue office where filed	C Date filed	D Indicate whether (1) Protective Claim for Refund; (2) Partial Claim for Refund; or (3) Full and Final Claim for Refund	E Amount in Contest	

To inquire about the receipt and/or processing of the protective claim for refund, please call (866) 699-4083.

(Rev. 8-2013)

1	Decedent's social	

CONTINUATION SCHEDULE

Continuation of Schedule

(Enter letter of schedule you are continuing.)

Item number	Description. For securities, give CUSIP number. If trust, partnership, or closely held entity, give EIN.	Unit value (Sch. B, E, or G only)	Alternate valuation date	Alternate value	Value at date of death or amount deductible
number	If trust, partnership, or closely held entity, give EIN.	G only)	valuation date		deductible
T	OTAL. (Carry forward to main schedule.)				
	, ,				I .