Form 706 Tax Organizer for Estates

Deceased's SSN#:		
Deceased's Name:		
Address:	Ste	Zip
Date of Birth:	_ Date of Death:	
Domicile	Date establish	ned
Executor		
Name: First:	MI Last:	
SSN:	Attorney	CPA EA
Address:	Ste	Zip
Court:	Case	e#:
<u>Y/N</u>		
Decedent died testate?		
Time to file form 706 was ex	tended?	
Elected Alternate Valuation?	(180 days from date	of death).
Elected special use valuation	n? (e.g. farm land use	d for farming)
Elect Installment Payments ((Sect. 6166)?	
Elect Tax Postponement (Se	ect. 6163)?	
State Taxes Paid?		\$
Prior Payments of Estate Ta	x?	
US Treasury Bonds Redeem	ned in Payment of Esta	ite Tax?
Death Certificate #:		
Issuing Authority:		
Decedent's Business or Voc	ation:	

Ma	arital status at date of death:		
	Name & SSN of spouse (or deceased spouse):	-	
	Date of Divorce (if applicable):		
	Surviving Spouse Name & SSN:	_	
	Est. Value received:	\$_	
Es	state includes S. 2044 Property- prior marital deduction:	_	
Pr	reviously filed Federal Gift Tax Return?		
	Period Covered:		
	IRS Office:		
Ins	surance included in gross estate?	_	
Re	eporting less than full value of joint property?		
Int	terest in Partnership or Incorporated business?		
lf	Yes, was the value discounted for this return?		
Ma 4)	ade any Section 2035, 2036, 2037 or 2038 transfers (see	addendum	items 1 -
W	as a Trust created by the Decedent?		
lf	yes, did the Decedent retain power over trust assets?		
V	/as power ever exercised? If so, Details?		
	as the Deceased receiving income from a trust created a parent or grandparent?		
-	yes, was there a GST taxable termination (S. 2612) upon ee Addendum – item 5.)	death?	
lf v	ves, provide copy of trust and full details.		

	Did Decedent posses	s, exercise o	r release any power of appointn	nent?		
	Did the Decedent have authority over a foreign bank, securities or other investment account?					
	Immediately before d	eath, was the	Decedent receiving an annuity	?		
	If yes, describe natur	e and amount	t of the annuity.			
	Was the Decedent exclaimed by the trust for	•	y of a trust where a deduction hased spouse?	ad been		
	If yes, please provide	full details.				
	Did the Decedent eventheld corporation to a		sell an interest in a partnership,	LLC, or closely		
	If yes, Please provide	EIN of the tra	ansferred entity and complete o	letails.		
Pleas	BENEFICIARIES Please list beneficiaries (other than surviving spouse) receiving \$5,000. or more from the estate (not including charities).					
	NAME OF	SSN or	RELATIONSHIP TO	AMOUNT		
	BENEFICIARY	EIN	DECEDENT			
\$5,0		iaries and tho	se receiving less than	\$		
	S MADE AFTER 1976 amount of taxable gifts	s made	\$			

Total Unified Credit Taken	\$
Total Tax Payable	\$
SPECIAL TREATMENT OF SPLIT GIFTS	
Total taxable gifts that qualify for special treatment	\$
Total gift tax paid by Decedent	\$
Total gift tax paid by Decedent's spouse	\$
Gift tax paid within three years of death	\$
(See Addendum 9 re Split gifts)	
GENERATION SKIPPING TRANSFER TAX	
Total GSTT exemption allocated by Decedent	\$
Total GSTT exemption allocated by Executor	\$
GIFTS MADE PRIOR TO 1977	
Adjustment to Unified Credit	\$
Taxes paid on pre-1977 Gifts	\$
(See Addendum 10)	
ESTATE PROPERTY	
Valuation date selected (enter one date):	Date of death
	Alternate date

Content of Estate – Indicate which of the following property types are part of the estate, and where they are, include full details relative to each asset. See Schedules A-1 through G, plus Schedules I & P, following Addendum.

<u>Y/N</u>		\$ value
	Checking and savings bank accounts.	
	Real estate – if mortgaged, supply contract details.	
	2032A Protective election to be made - Full details are required as per Schedule A-1. (addendum 6)	
	Stocks & Bonds	
	Annuities	
	Mortgages, notes, or other contracts due to Decedent.	
	Life Insurance – payable to the Estate or other.	
	Jointly owned property	
	Household effects, business interests, livestock, Insurance on others, automobiles, collectibles and any other items of value.	
•	vitem where full value should not be carried forward to Schedule M, lo report, and reason for variance.	ist item,
Total v	alue of estate \$_	
-	and is subject to Qualified Conservative Easement Exclusions, full ded d as per Schedule U.	etails will be
	FEES AND EXPENSES	
Funera	I Expenses	
		S

Administrative Expenses			
Executors fees/commissions			\$
Attorney fees			
Accountant fees			
Miscellaneous			
Debts	Unpaid	Contest	Claimed
	\$	\$	\$
Mortgage & Liens			
Net Losses During Administra	tion		
			\$
Expenses incurred for propert	y not subject to cla	iims	\$
			Ψ

Bequests to Surviving Spouse	
<u>Y/N</u>	
Property passed to spouse via a Qualified Disclaimer (Addendu	ım 7)
Surviving Spouse is a US Citizen	
Date of Birth Country born in	_
If Naturalized, provide date of Naturalization	
If not a US citizen, provide country of citizenship	
Electing out of QTIP treatment of annuities	
Specific bequests to Spouse	<u>Value</u>
	\$
Taxes due re Property Interest on Schedule M (Spousal Bequests)	
Estate taxes	\$
Other taxes	
GST (Generation Skipping Trust) taxes	

Charitable, Public, or Other Gifts or Bequests

Y/N			
	Is any transfer contested?		
	Is any contest planned?		
	Did any property pass as a result of a Q	ualified Disclaimer?	
	Description	Character	Amount
-			\$
-			
-			
-			
-			
-			
٨			
Amo	unt of Estate Tax paid from above listed gifts	s & bequests\$	
Othe	r taxes paid from the above gifts & bequests	3	
GST	(Generation Skipping Tax) paid from the ab	ove-noted items	-
<u>Y/N</u>			
	Were any estate taxes paid to a foreign	government?	
	Country		
	Title of Treaty or Statute		
	Citizenship at time of death		
	Total amount of estate, inheritance, lega- ession taxes imposed in the country na attributable to property situated in that co	med above,	

	of estate properties	erty located i	in the gross		\$
Form 706-0 Certificate	CE of Payment o	of Foreign De	eath Tax		
Was the De	cedent a resid	lent of the for	eian country		
	x has been pa		•		
Decedent's	last address:				
Tax paid to	foreign goverr		ined under p	orovi-	
	death tax conv	ention?			
		ention?			
-sions of a c		ention?		Date	
-sions of a d			\$	Date Amount	 \$
-sions of a d Amounts pa Date Amount	aid:	Date Amount		Amount	- \$_
-sions of a c Amounts pa Date Amount	aid: \$	Date Amount property inclu	ding: descrip	Amount	_ \$_
-sions of a c Amounts pa Date Amount	sof all foreign p	Date Amount property inclu	ding: descrip	Amount	\$
-sions of a c Amounts pa Date Amount	sof all foreign p	Date Amount property inclu	ding: descrip	Amount	_ \$_
-sions of a c Amounts pa Date Amount	sof all foreign p	Date Amount property inclu	ding: descrip	Amount	\$
-sions of a c Amounts pa Date Amount	sof all foreign p	Date Amount property inclu	ding: descrip	Amount	\$

	Has a refund been claimed for part or all of the death tax paid?	
	Claim was rejected?	
	Consideration of claim is pending?	
	Refund was allowed?	\$
	Property was taxed at more than one rate?	
	If yes, explain	
		_
	More than one inheritance was taxed?	-
	If yes, explain	
	Is it intended that a claim for refund or credit of tax Will be claimed?	
CRED	IT FOR TAX ON PRIOR TRANSFERS	
elapse the pri reduce	Decedent received a bequest upon which estate tax was ed time since receiving the bequest, a credit may be in contax paid. This credit is 100% of tax paid within two yeard by 20% for each two additional years having passed uest received ten years or more ago. In this regard:	order, for a percentage of ears of Decedents death,
<u>Y/N</u>		
	Did the Decedent receive a bequest within ten years of his/her passing?	
	Gross value of bequest received?	\$
	Name of Transferor	
	SSN of Transferor	

Date of	f death	
IRS off	fice where Estate Return was filed	
Were d	death tax paid on bequest received – amount?	
Encum	nbrances applicable to bequest – amount?	
Obligat	tions applicable to bequest – explain nature.	
Marital	deduction applicable to bequest – any?	
Transfe	eror's taxable estate – total value?	
Federa	al Estate Tax paid by Transferor	
State T	Taxes paid by Transferor?	
Foreigr	n Taxes paid by transferor?	
Other o	death taxes paid by transferor?	
Net Fe	ederal Estate Tax paid on transferor's estate	
Credit 1	for Gift taxes paid – pre 1977?	
Credit a	allowed transferor for being a transferee?	
Marital	Interest Deduction (no tax on transfers to spouse)?	

GENERATION SKIPPING TAX

A \$1 million exemption is provided for property transferred to a trust for a generation skipping situation. The "Inclusion Ratio" is defined as: 1 minus the amount elected for exclusion / total amount transferred to the trust (for the benefit of one generation skipping situation).

Name of Trust	
EIN of Trust	
GST allocated previously	\$
Additional GST allocation	
Trust's Inclusion Ratio	
Name of Trust	
EIN of Trust	<u></u>
GST allocated previously	\$
Additional GST allocation	
Trust's Inclusion Ratio	
Name of Skip Person	
Interest in property transferred	
Estate Tax Value	
Taxes borne by the transferred property?	
GST taxes borne by property.	
GST exemption allocated	

	Property transferred GST paid from property transferred?		
	If yes, complete Part 2 of Schedule R.		
	Property transferred GST <u>not</u> paid from property transferr	red"	
	If yes, complete Part 3 of Schedule R.		
DIREC	T SKIPS FROM A TRUST		
	A skip person may be a grandchild or other generation Skipping recipient, and may be a trust, if all beneficiaries of the trust are generation-skipping persons.		
	Name of Fiduciary?		
	Trust's EIN		
	Name of Fiduciary		
	Title of Fiduciary		
	Address of Fiduciary		
	City, State, and ZIP of Fiduciary		
	Name of Skip person		
	Description of property interest		
	Estate tax value?	 \$	
	Taxes borne by property?		
	GST exemption allocated?		_
	Due date for filing Schedule R		
	(Due date is 9 months following date of death, with 2 Additional months for filing automatic extension).		

ADDENDUM

- 1. Section 2035 transfers deal with gifts made less than 3 years prior to death (in contemplation of death) and must be included in the value of the Estate.
- 2. Section 2036 deals with transfers to a Partnership & conditions under which the transferred assets must be added to the taxable value of the Estate.
- 3. Section 2037 relates to property transfers where title to the property does not pass until after death of the transferor, and where the transferor retains a revisionary interest exceeding 5%. In such cases the property may be included in the taxable Estate.
- 4. Section 2038 relates to a situation where property has been transferred but the transferor retains power to change conditions of transfer, or to rescind the gift/transfer.
- 5. A GST Taxable Termination occurs when the conditions on a GST expire, and the skip person receives title to the property.
- 6. A 2032A election relates to the valuing of real estate at current usage values rather than as real estate for sale or use for other purposes. For example, land used for farming could be subdivided as property for building homes, but retains its lower farm use value. If a revaluation under 2032A is to be made, full details will be required, as per Schedule A-1.
- 7. A "Qualified Disclaimer" permits the deceased's spouse to exclude from her spousal exemption, certain property that has been allocated to a trust by the Deceased (to the benefit of his spouse). The trust then uses up the deceased's Unified Credit, thus creating assets that may be passed on upon the spouse's death, free of estate tax.
- 8. A 2039(f)(2) election relates to lump sum payments, and excludes such payments from 10-year averaging provisions or as a long-term gain income (as permitted under Section 403(a)/403(b).
- 9. Under section 2513, spouses may elect to treat a gift made by one spouse to a third person as made one-half by each spouse (i.e., 'gift-splitting'). With respect to any split-gift property that is subsequently included in the estate of the transferor spouse under sections 2035, 2036, 2037 or 2038, the unified credit allowable to the transferor spouse's estate is increased by the amount of the unified credit previously allowed to the non-transferor spouse with respect to the split gift.
- 10. A credit is allowed against the Estate Tax, for gift taxes paid on pre-1977 gifts, for any portion of such gifts that is later included in the donor's gross estate.

- The tax credit is limited to the lesser of the gift tax paid, or the estate tax increase resulting from inclusion of the gift in the gross estate assets.
- 11.A "QTIP" is a Qualified Terminable Investment Property Trust, which grants a life interest to the surviving spouse, who is entitled to receive income from the trust regularly and make use of any trust assets, such as a house, within any restrictions of the trust document. The spouse is also allowed to spend trust principal to any extent that's allowed by the trust. The grantor of the trust names beneficiaries who will inherit the trust assets when the surviving spouse dies. Upon the death of the survivor, the net value of the property in the QTIP is included in the survivor's taxable estate. QTIP assets don't go through probate at either the grantor's nor the surviving spouse's deaths. The QTIP is only used by couples, and then generally only by those couples whose combined estates exceed their combined estate exemptions. It's usually used so that one, or both, spouses can be absolutely sure that his or her property will eventually go to their specifically-designated beneficiaries, with the surviving spouse having no power to alter it. The most common situation for the use of a QTIP is when a prosperous spouse has children from a previous marriage.