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709

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

OMB No. 1545-0020

2023

Department of the Treasury Internal Revenue Service

Go to www.irs.gov/Form709 for instructions and the latest information.

(For gifts made during calendar year 2023)

	1 Donor's first name and middle initial			2 Donor's last name	3 Donor's social	3 Donor's social security number				
	4.0) - -			5 1 1 i - i	- (-1:-1-)				
	4 4	Adaress (n	umber, street, and apartment number)		5 Legal residence	e (domicile)				
	6.0	ity or tow	n, state or province, country, and ZIP or foreign p	oetal code	7 Citizenship (se	e instructions)				
		only of low	ii, state of province, country, and zin of foreign p	Startode	7 Oltizeriship (se	e instructions)				
	8	If the	donor died during the year, check here	and enter date of death			Yes	No		
Z	9		u extended the time to file this Form 709, ch		· · · · · · · · · · · · · · · · · · ·		, 100			
j≓	10	•	r the total number of donees listed on Sche							
Ĕ	11:	a Have	you (the donor) previously filed a Form 709	(or 709-A) for any other year? If "No," skip	line 11b					
ģ	l .		your address changed since you last filed F							
트	12				neration-skinning tr	anefers) made				
ra	9 If you extended the time to file this Form 709, check here 10 Enter the total number of donees listed on Schedule A. Count each person only once 11a Have you (the donor) previously filed a Form 709 (or 709-A) for any other year? If "No," skip line 11b 12 Has your address changed since you last filed Form 709 (or 709-A)? 12 Gifts by husband or wife to third parties. Do you consent to have the gifts (including generation-skipping transfers) may be you and by your spouse to third parties during the calendar year considered as made one-half by each of you? So instructions. (If the answer is "Yes," the following information must be furnished and your spouse must sign the consistency of the same of consenting spouse 13 Name of consenting spouse 14 SSN									
j										
Ğ		show								
+	13	Nam	e of consenting spouse	14 SSN						
Part	15		you married to one another during the enti							
<u>~</u>	16		15 is "No," check whether married div			_				
	17		a gift tax return for this year be filed by your	•	•			<u> </u>		
	18		sent of Spouse. I consent to have the gifts (and considered as made one-half by each of us. We				-			
				are both aware of the joint and several hability			uns conse	51 IL.		
	_		spouse's signature		Da					
	19		you applied a DSUE amount received from If "Yes," complete Schedule C		oorted on this or a p		'			
	20		any gift or other transfer reported on this Form				16			
	20		Enter the amount from Schedule A, Part 4, li		st iii a digital assetj:	1	15			
			Enter the amount from Schedule B, line 3			2				
			otal taxable gifts. Add lines 1 and 2			3				
			ax computed on amount on line 3 (see <i>Tab</i>	le for Computing Gift Tax in instructions)		4				
			ax computed on amount on line 2 (see Tab			5				
			Balance. Subtract line 5 from line 4			6				
	o	7 /	Applicable credit amount. If donor has DSU	E amount from predeceased spouse(s) or	Restored Exclusion					
	Computation	P	Amount, enter amount from Schedule C, line	5; otherwise, see instructions		7				
	P P	8 E	Enter the applicable credit against tax allowa	able for all prior periods (from Sch. B, line 1	, col. C)	8				
	Ē	9 E	Balance. Subtract line 8 from line 7. Do not e	enter less than zero		9				
	ပြ		Enter 20% (0.20) of the amount allowed as		September 8, 1976,	,				
	ă		and before January 1, 1977. See instructions			10				
	-		Balance. Subtract line 10 from line 9. Do not			11				
	6		Applicable credit. Enter the smaller of line 6			12				
	Part		Credit for foreign gift taxes (see instructions) Total credits. Add lines 12 and 13			13				
	-		Balance. Subtract line 14 from line 6. Do not			15				
ď			Generation-skipping transfer taxes (from Sci			16				
Attach check or money order here.			otal tax. Add lines 15 and 16			17				
			Gift and generation-skipping transfer taxes p			18				
			f line 18 is less than line 17, enter balance of	•		19				
		20 I	f line 18 is greater than line 17, enter amour	nt to be refunded		20				
one				examined this return, including any accompanyi and belief, it is true, correct, and complete. Decla		May the IRS disc	cuss this r	eturn		
Ĕ	Si	an	(other than donor) is based on all information of			vith the prepare				
9	Here				\$	See instructions	· 🗌 Yes	☐ No		
eck										
Š			Signature of donor	Date	<u></u>		DTIL:			
ç	Pa	id	Print/Type preparer's name	Preparer's signature		neck if if lf-employed	PTIN			
∕tta	Pre	eparer								
1	Us	e Only	Firm's name			rirm's EIN Phone no.				
	300 0		LI HILL S GUULESS		1 -	CROTHE LICE				

orm 709	9 (2023)								Page 2
SCHE	EDULE A Computat	i on of Taxable Gifts (In	ncludin	g transfers in ti	rust) (see	e instructions	5)		
A Doe	es the value of any item listed	on Schedule A reflect any val	uation di	iscount? If "Yes,"	attach exp	lanation		Yes [No
3 🗌	Check here if you elect unde	r section 529(c)(2)(B) to treat a	any contr	ributions made this	s year to a	qualified tuition	program as mad	de ratably	over a
	5-year period beginning this	year. See instructions. Attach	explana	tion.					
Part 1-	-Gifts Subject Only to Gift	Tax. Gifts less political org	anizatio	n, medical, and e	ducationa	al exclusions. Se	ee instructions.		
A Item number	B • Donee's name and a • Relationship to don • Description of gift • If the gift was of sec • If closely held entity	or (if any) curities, give CUSIP no.	C	D Donor's adjusted basis of gift	E Date of gift	F Value at date of gift	G For split gifts, enter 1/2 of column F	Net tran (subtract from co	col. G
1									
Gifts ma	ade by spouse—complete o	only if you are splitting gifts	with you	r spouse and he	she also i	made gifts.	SE		
Total o	f Part 1. Add amounts from	Part 1, column H							
	- Direct Skips. Gifts that ar ogical order.	e direct skips and are subje	ct to bo	th gift tax and ge	eneration-s	skipping transfe	er tax. You must	list the	gifts ir
A Item number	B • Donee's name and a • Relationship to done • Description of gift • If the gift was of sec • If closely held entity	or (if any) curities, give CUSIP no.	C 2632(b) election out	Donor's adjusted basis of gift	E Date of gift	F Value at date of gift	G For split gifts, enter ¹ /2 of column F	H Net trar (subtract from co	col. G
1									
Gifts ma	ade by spouse—complete	only if you are splitting gifts	with you	ır spouse and he	she also r	made gifts.			
		Part 2, column H							
		Transfers in Trust. Gifts to may later be subject to ger							
A Item number	B • Donee's name and a • Relationship to done • Description of gift • If the gift was of sec • If closely held entity	or (if any) urities, give CUSIP no.	C 2632(c) election	D Donor's adjusted basis of gift	E Date of gift	F Value at date of gift	G For split gifts, enter ¹ /2 of column F	H Net tran (subtract from co	col. G
1									
Gifts ma	ade by spouse—complete of	only if you are splitting gifts	with you	ır spouse and he	she also ı	made gifts.			

Part 4	-Taxable G	ift Reconciliation						
1	Total value o	f gifts of donor. Add totals from column H of Parts 1, 2, and 3	1					
2	Total annual	2						
3	Total included amount of gifts. Subtract line 2 from line 1							
Deduc	tions (see ins	tructions)						
4	Gifts of inter	ests to spouse for which a marital deduction will be claimed, based on item						
	numbers of Schedule A							
5	Exclusions a	ttributable to gifts on line 4						
6	Marital dedu	ction. Subtract line 5 from line 4						
7	Charitable de	eduction, based on item numbers less exclusions7						
8	Total deduct	ions. Add lines 6 and 7	8					
9	Subtract line	8 from line 3	9					
10	Generation-s	skipping transfer taxes payable with this Form 709 (from Schedule D, Part 3, col. G, total)	10					
11	Taxable gift	s. Add lines 9 and 10. Enter here and on page 1, Part 2—Tax Computation, line 1	11					
Termin	able Interest	(QTIP) Marital Deduction. (See instructions for Schedule A, Part 4, line 4.)						
	If a trust (or	other property) meets the requirements of qualified terminable interest property under section 2523(f), and	d:					
	a. The trus	t (or other property) is listed on Schedule A; and						
	b. The valu	e of the trust (or other property) is entered in whole or in part as a deduction on Schedule A, Part 4, line 4, the	nen the	e donor shall be				
	deemed	to have made an election to have such trust (or other property) treated as qualified terminable interest property	erty ur	nder section 2523(f).				
		ne entire value of the trust (or other property) that the donor has included in Parts 1 and 3 of Schedule A i						
		e donor shall be considered to have made an election only as to a fraction of the trust (or other property).						
		jual to the amount of the trust (or other property) deducted on Schedule A, Part 4, line 6. The denominato trust (or other property) listed in Parts 1 and 3 of Schedule A.	r is ec	qual to the total				
		the QTIP election, the terminable interest property involved will be included in your spouse's gross estate	unon	his or her death				
		4). See instructions for line 4 of Schedule A. If your spouse disposes (by gift or otherwise) of all or part of						
		or she will be considered to have made a transfer of the entire property that is subject to the gift tax. See	Transi	fer of Certain Life				
	Estates Rece	eived From Spouse in the instructions.						
40	o							
12		t of QTIP Treatment of Annuities						
		ere if you elect under section 2523(f)(6) not to treat as qualified terminable interest property any joint and Schedule A and would otherwise be treated as qualified terminable interest property under section 2523(f).						
	•	s from Schedule A for the annuities for which you are making this election	Jee II	istructions. Litter the				
SCH	EDULE B	Gifts From Prior Periods						
		res" on line 11a of page 1, Part 1, see the instructions for completing Schedule B. If you answer	worod	1 "No " skip to the				
		on page 1 (or Schedule C or D, if applicable). Complete Schedule A before beginning Sched						
		f the column C amounts. Attach calculations.						
	Α	B C D		E				
Caler	Andar year or	Internal Revenue office Amount of applicable Amount of spe	ecific	Amount of				
	ndar quarter	where prior return was filed credit (unified credit) exemption for	prior	taxable gifts				
(see i	nstructions)	against gift tax periods ending for periods after January 1, 19						
		December 31, 1976	<i>311</i>					
1	Totals for pri	or periods						
-	P.							
2	Amount, if a	ny, by which total specific exemption, line 1, column D, is more than \$30,000	2					
		t of taxable gifts for prior periods. Add amount on line 1, column E, and amount, if any, on line 2. Enter						
3				i				

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SCHEDULE C	Deceased Spousal Unused Exclusion (DSUE) Amount and Restored Exclusion	
Provide the following	information to determine the DSUE amount and applicable credit received from prior spouses.	Complete Schedule A

before beginning S	chedule C.				,	,
(dates of death	A e of deceased spouse after December 31, 2010, only)	B Date of death	C Portability election made?	If "Yes," DSUE amount received from spouse		
Part 1—DSUE R	ECEIVED FROM LAST DEC	EASED SPOUS				
Part 2-DSUE R	ECEIVED FROM PREDECE	ASED SPOUSE(S)			
						-
			VIL			_
·	amounts applied from column E		<u> </u>			
	ic exclusion amount (see instruction	ons)			1	
	olumn E, Parts 1 and 2			D · W ·	2	
	cclusion Amount (see instructions)			Z · Z Z Z ·	3	
4 Add lines 1,					4	
	redit on amount in line 4 (see <i>Tabl</i> Computation	· · · · · ·				
	Computation of General		ransfer Tax			
	irect skips that are completely e		_	t still be fully re	ported (including value	ue and exemptions
Part 1—Generatio subject to an Estate	n-Skipping Transfers. List iten e Tax Inclusion Period (ETIP).	ns from Schedule /	A first, then items	to be reported	on Schedule D, inclu	uding any transfers
A Item number (from Schedule A, Part 2, col. A, then ETIP transfers, if any)	B Description (only for ETIP train		Value (from Scher Part 2, co or close of described in	dule A, po ol. H, f ETIP	D Nontaxable rtion of transfer	E Net transfer (subtract col. D from col. C)
1						
Gifts made by spous	se (for gift splitting only)			1		
			1	1	1	

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Part 2	—GST Exe	emption Reconciliati	on (Section 2631) ar	nd Section 2652(a)(3) Election			
		you are making a sect	. , , , , , ,	,				
Enter t	he item num	nbers from Schedule A	of the gifts for which	you are making this ele	ection			
1	Maximum allowable exemption (see instructions)							
2	Total exen	nption used for periods	s before filing this retur	n			2	
3	Exemption available for this return. Subtract line 2 from line 1							
4	Exemption claimed on this return from Part 3, column C, total below							
5		allocation of exempt rules, you must attach	•		•		5	
6		n allocated to transfers			nust attach a "Notice 			
7	Add lines	4, 5, and 6	. <u>.</u>	. <u>.</u>	<u></u> <u>.</u>	. <u></u> . <u>.</u>	7	
8	Exemption	n available for future tra	ansfers. Subtract line 7	from line 3	D.A		3	
Part 3	-Tax Con	nputation					•	
(from S	A n number Schedule D, Part 1)	Net transfer (from Schedule D, Part 1, col. E)	C GST exemption allocated	Divide col. C by col. B	Inclusion ratio (Subtract col. D from 1.000)	F Applicable rate (multiply col. E by 40% (0.40))	G Generation-skipping transfer tax (multiply col. B by col. F)	
	1		+V-			40		
				- 				
Gifts m	ade by spo	use (for gift splitting or	nly)					
and on	Part 2, line	claimed. Enter here e 4, above. May not e 3, above		-	skipping transfer tax. rt 4, line 10; and on p	page 1, Part 2-Tax		
							- 700	