10-05
North Carolina Department of Revenue

| Office Use Only |
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| Donor |  | Social Security Nu | Age |
| :---: | :---: | :---: | :---: |
| Donor's Address |  | Telephone Number |  |
| Attorney |  |  |  |
| Attorney's Mailing Address |  | Telephone Number |  |
| Accountant |  |  |  |
| Accountant's Mailing Address |  | Telephone Number |  |

A North Carolina Gift Tax Return is required if you transferred North Carolina property (real or personal) without receiving consideration equal to the fair market value of the property and the fair market value exceeds the consideration paid by the annual exclusion amount. The annual exclusion amount is equal to the federal inflation-adjusted amount provided in section 2503(b) of the Internal Revenue Code. The annual exclusion amount minimum does not apply, however, to gifts of future interest. North Carolina Gift Tax returns are required of nonresidents when the gift is real estate or tangible personal property located or having a tax situs in North Carolina. Complete the Schedule of Gifts on pages 2 and 3 and the Computation of Tax Schedule on page 4.
Due Date: This return must be filed on/or before April 15th following the close of the calendar year in which the gift is made.

## Consent of Spouse

Important: If you are claiming the annual exclusion of your spouse for gifts made during the calendar year, complete this section. Your spouse must sign in the appropriate space below. (See instructions for Consent of Spouse on page 2.)

1. Name of spouse
2. Were you married when gift was made? Yes $\bigcirc$ No
3. Were both you and your spouse residents of North Carolina when gift was made? Ye
4. If the answer to $\# 2$ or $\# 3$ is no, the exclusion cannot be claimed.
5. You cannot claim your spouse's annual exclusion unless the return is timely filed.
6. Will a gift tax return for this calendar year be filed by your spouse? Yes

- No

I consent to allow my spouse to claim my annual exclusion for the calendar year for gifts made to third parties. Any exclusion
claimed by my spouse for the calendar year will not be claimed on any gift tax return filed by me.

## Signature of Spouse

Date $\square$

## Declaration and Tax Information Authorization

The North Carolina Department of Revenue is authorized to receive federal tax information from the Internal Revenue Service pursuant to section 6103(d) of the Internal Revenue Code. Under federal law, the Department cannot disclose such information to a third party without the taxpayer's written consent and authorization. This authorization must be completed or other written authorization furnished to the Department if any individual other than the taxpayer is to appear or otherwise represent a taxpayer before the Department of Revenue or to receive information from the Department of Revenue in any matter in which Federal gift tax information is involved.
I hereby authorize the Attorney/Accountant shown above to receive and inspect confidential tax information contained in this return from the North Carolina Department of Revenue.

I hereby affirm that this return including accompanying schedules and statements, if any, has been examined by me, and, to the best of my knowledge and belief, is true and complete and is made in good faith pursuant to the Revenue Laws and regulations issued under authority thereof.


| Web-Fill <br> $10-5$ |
| :---: |
| 1 |
| Donee <br> No. |
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## Donee:


$\square$

$\square$


## Totals



## Instructions

- The description of real estate should include acreage, location, allotments, and acres cleared (col. 4). Attach a copy of the deed(s) and a copy of any appraisal(s) which may have been made.
- When the gift is of a closely-held stock, a balance sheet of the company as near the date of gift as possible and a summary of net income for the preceding five years are required. Also, outline the basis on which the value shown in this return was determined (col. 5).
- When gifts are made in trust or otherwise controlled by agreements, a copy of the signed agreement is required.
- The annual exclusion (col. 6) does not apply to transfers where the donee's use, possession, enjoyment, or income of the property will not begin until some future time.
- Consent of Spouse - When a gift is made by one spouse to a person other than the donor's spouse, the donor may elect to claim both the donor's annual exclusion and the spouse's annual exclusion provided both spouses consent to the election and both spouses are residents of this State when the gift is made. Any portion of the consenting spouse's annual exclusion not claimed by the donor may be claimed by the consenting spouse. Consent to share annual gift tax exclusions shall be made in writing on a timely filed gift tax return. The election to share annual exclusions is irrevocable. The consent of both spouses must be shown on the return where the exclusions are claimed. Additional exclusions will not be allowed unless the Consent of Spouse on the front of the return has been completed. The personal representative for the estate of a deceased spouse, or the guardian of a legally incompetent spouse, may sign the consent.

| of Gifts | Donor: |  |  |  | Year: | Page 3 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 5 | 6 | 7 | 8 | 9 | 10 | 11 |
| Fair Market Value at Time of Gift | Annual <br> Exclusion (Not <br> Applicable to <br> Future <br> Interests) | Gross Value of <br> Gift for the <br> Year Subject to <br> Taxation to <br> Each Donee <br> (Col. 5 minus Col. 6) | Specific Exemption Claimed for Calendar Year | Net Value of <br> Gifts for the <br> Year Subject to <br> Taxation to Each <br> Donee | Net Value of Gifts on which Tax has been Paid Since 12-31-47 | Total Taxable Gifts (Col. <br> 9 Plu Col. 10) (Also <br> Enter the Amounts for <br> Each Donee in Col. 1 of <br> Computation of Tax <br> Schedule on Page 4.) |
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## Instructions

- The specific exemption is limited to a total of $\$ 100,000$ in value of taxable gifts made to Class $A$ donees during the lifetime of the donor. This exemption does not apply to Class B or Class C donees. The exemption allowable for the calendar year must be prorated among all Class A donees receiving gifts. The amount of exemption allocated to each donee is in the same ratio as the taxable value he or she receives bears to the total gifts to Class A donees during the year (col. 7).
- Gifts made to a spouse are not subject to gift tax. However, such transfers should be reported for information purposes if they exceed the amount of the annual exclusion.
- Extensions - If the return cannot be filed by April 15, you may apply for an automatic 6-month extension of time to file the return. To receive the extension, you must file Form D-410G, Application for Extension for Filing Gift Tax Return, by the original due date of the return.
- Penalties - If the return is not filed by April 15, a late filing penalty of 5 percent of the tax (maximum 25 percent) is due for each month, or part of a month, the return is late. If the full amount of tax is not paid by April 15, a late payment penalty of 10 percent of the unpaid tax is due (minimum $\$ 5.00$ ).
- Interest - Interest on any unpaid tax begins to accrue on April 16th of the year the return is due.
$\square$

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Computation of Tax - Determine the amount of tax by completing the Computation of Tax Schedule below. The amounf of tax for each donee is based on the realtionship of the donee to the donor. Use the applicable Tax Rate Schedule to compute the amount of tax for each donee and enter the amount in column 2 of the Computation of Tax Schedule. Example: John Smith is a Class A donee with total taxable gifts of $\$ 38,000$. To compute the total tax, use the Tax Rate Schedule for Class A donees, find the $\$ 25,000-\$ 50,000$ line, and make the following computation: ( $\$ 38,000-\$ 25,000=\$ 13,000 \times 3 \%=\$ 390+\$ 400=\$ 790$ Total Tax)

## Tax Rate Schedules

Class A
Includes: Children,grandchildren, stepchildren, parents

## Class B

Includes: Brothers, sisters, aunts, uncles, nieces and nephews by blood

If the amount for

|  | donee in is more than |  | But not Over | The tax Is |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| \$ | 0 | \$ | 10,000 |  |  | 1\% |
| \$ | 10,000 | \$ | 25,000 | \$ 100 | + | 2\% |
| \$ | 25,000 | \$ | 50,000 | \$ 400 | + | 3\% |
| \$ | 50,000 | \$ | 100,000 | \$ 1,150 | + | 4\% |
| \$ | 100,000 | \$ | 200,000 | \$ 3,150 | + | 5\% |
| \$ | 200,000 | \$ | 500,000 | \$ 8,150 | + | 6\% |
| \$ | 500,000 | \$ | 1,000,000 | \$ 26,150 | + | 7\% |
| \$ | 1,000,000 | \$ | 1,500,000 | \$ 61,150 | + | 8\% |
| \$ | 1,500,000 | \$ | 2,000,000 | \$ 101,150 | + | 9\% |
| \$ | 2,000,000 | \$ | 2,500,000 | \$ 146,150 | + | 10\% |
| \$ | 2,500,000 | \$ | 3,000,000 | \$ 196,150 | + | 11\% |
| \$ | 3,000,000 |  |  | \$ 251,150 | + | 12\% |

Class C
Includes: All other donees

Life Estates: Effective for gifts made on or after June 4, 1997, the table below is used by the N. C. Department of Revenue for determining the value of life estates and remainders for every age of a life tenant from 20-85 years. Contact the Department for life estate values for gifts made before June $4,1997$.

|  | Life Estate | Remainder |  | Life Estate | Remainder |  | Life Estate | Remainder |  | Life Estate | Remainder |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Age | 6\% Basis | 6\% Basis | Age | 6\% Basis | 6\% Basis | Age | 6\% Basis | 6\% Basis | Age | 6\% Basis | 6\% Basis |
| 20 | 96.368 | . 3.623 | 37 | 90.828 | .. 9.172 | 54. | . 77.891 | .. 22.109 | 71 | ... 54.462 | 45.538 |
| 21 | .. 96.173 | ... 3.827 | 38 | . 90.334 | ... 9.666 | 55 | 76.836 | .. 23.164 | 72 | ... 52.842 | 47.158 |
| 22 | . 95.967 | ... 4.033 | 39 | .. 89.814 | .. 10.186 | 56 | . 75.730 | ... 24.270 | 73 | ... 51.164 | 48.836 |
| 23 | .. 95.725 | ... 4.275 | 40 | ... 89.265 | ... 10.735 | 57 | 74.572 | ... 25.428 | 74 | ... 49.427 | 50.573 |
| 24 | .. 95.495 | ... 4.505 | 41 | ... 88.687 . | ... 11.313 | 58 | .. 73.359 | ... 26.641 | 75 | ... 47.932 | . 52.068 |
| 25 | . 95.224 | ... 4.776 |  | .. 88.078 | ... 11.922 | 59 | ... 72.087 | ... 27.913 |  | ... 46.079 | ... 53.921 |
| 26 | .. 94.967 | ... 5.033 | 43 | .. 87.436 | .. 12.564 | 60 | ... 70.755 | ... 29.245 | 77 | ... 44.161 | .... 55.839 |
| 27 | . 94.696 | ... 5.304 | 44 | ... 86.760 | ... 13.240 | 61 | ... 69.538 | ... 30.462 | 78 | ... 42.510 | ... 57.490 |
| 28 | . 94.378 | .. 5.622 | 45 | . 86.047 | .. 13.953 | 62 | ... 68.270 | ... 31.730 | 79 | ... 40.810 | ... 59.190 |
| 29 | . 94.075 | ... 5.925 | 46 | .. 85.296 | ... 14.704 | 63 | ... 66.756 | ... 33.244 | 80. | ... 39.060 | ... 60.940 |
| 30 | .. 93.720 | ... 6.280 | 47 | .. 84.504 | ... 15.496 | 64 | .. 65.372 | .. 34.628 |  | ... 37.259 | ... 62.741 |
|  | . 93.382 | ... 6.618 | 48 | .. 83.670 | ... 16.330 | 65 | .. 63.930 | . 36.070 | 82 | .. 35.404 | ... 64.596 |
| 32 | . 93.025 | ... 6.975 | 49 | ... 82.791 | ... 17.209 | 66 | .. 62.428 | ... 37.572 | 83 | ... 33.881 | .... 66.119 |
| 33 | .. 92.607 | ... 7.393 | 50 | ... 81.864 | ... 18.136 | 67 | ... 60.864 | ... 39.136 | 84 | ... 31.926 | .. 68.074 |
| 34 | ... 92.209 | ...... 7.791 |  | .... 80.999 | .... 19.001 | 68 | ... 59.472 | ... 40.528 | 85 | er .. 31.926 | ....... 68.074 |
| 35 | . 91.789 | ...8.211 | 52 | . 79.976 | .. 20.024 | 69. | ... 57.784 | . 42.216 |  |  |  |
| 36 | .. 91.347 | ... 8.653 | 53 | . 79.020 | .. 20.980 | 70 | .. 56.282 | . 43.718 |  |  |  |


| Computation of Tax Schedule |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Name of Donee | Age | Relationship of Donee To Donor | (1) <br> Total Taxable Gifts (Column 11, Page 3) | $\begin{gathered} \text { (2) } \\ \text { Total Tax } \end{gathered}$ | (3) <br> Tax Paid On Prior Gifts | (4) <br> Net Tax Due <br> (Col. 2 minus Col. 3) |
| 1. |  |  |  |  |  |  |
| 2. |  |  |  |  |  |  |
| 3. |  |  |  |  |  |  |
| 4. |  |  |  |  |  |  |
| 5. |  |  |  |  |  |  |
| 6. |  |  |  |  |  |  |
| 7. Totals |  |  |  |  |  |  |
|  |  |  | Penalty |  |  |  |
|  |  |  | Interest |  |  |  |
|  |  |  | Total Due |  |  |  |

