Form

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

(Section 6019 of the Internal Revenue Code) (For gifts made after December 31, 1997)

OMB No. 1545-0020 1998 866

Part 1—General Information Department of the Treasury Internal Revenue Service Attach check or money order here. Part 2—Tax Computation 11a 11b 6 Preparer's signature (other than donor) ▶ Consenting spouse's signature ▶ 8 17 3 70 Preparer's address (other than donor) 9 8 Under penalties of perjury, I declare that I have examined this return, including any accompanying and belief it is true, correct, and complete. Declaration of preparer (other than donor) is based on 18 17 16 15 14 12 1 Donor's first name and middle initial 19 City, state, and ZIP code 7 Address (number, street, and apartment number) 6 ω Have you (the donor) previously filed a Form 709 (or 709-A) for any other year? If the answer is "No," do not complete line 11b If the answer to line 11a is "Yes," has your address changed since you last filed Form 709 (or 709-A)? . . . . . . . . . . . . . . . Consent of Spouse—I consent to have the gifts (and generation-skipping transfers) made by me and by my spouse to third parties during the calendar year considered as made one-half by each of us. We are both aware of the joint and several liability for tax created by the execution of this consent. Will a gift tax return for this calendar year be filed by your spouse? If the answer to 15 is Were you married to one another during the entire calendar year? (see instructions) if the answer to 15 is "No " check whether \_\_\_\_\_ married \_\_\_\_\_ divorced or \_\_\_\_\_ widowed and Name of consenting spouse shown below. If the answer is "No," skip lines 13-18 and go to Schedule A.). instructions.) (If the answer is "Yes," the following information must be furnished and your spouse must sign the consent by you and by your spouse to third parties during the calendar year considered as made one-half by each of you? (See Gifts by husband or wife to third parties.—Do you consent to have the gifts (including generation-skipping transfers) made Enter the total number of separate donees listed on Schedule A-count each person only once If you received an extension of time to file this Form 709, check here If line 18 is If line 18 is less than line 17, enter BALANCE DUE (see instructions) Gift and generation-skipping transfer taxes prepaid with extension of Total tax (add lines 15 and 16). Generation-skipping transfer taxes (from Schedule C, Part 3, col. H, Total) Balance (subtract line 14 from line 6) (do not enter less than zero) Credit for foreign gift taxes (see instructions) Unified credit (enter the smaller of line 6 or line 11) Balance (subtract line 10 from line 9) . Enter 20% (.20) of the amount allowed as a specific exemption for gifts made Balance (subtract line 8 from line 7) . Enter the unified credit against tax allowable for all prior periods (from Sch. Maximum unified credit (nonresident aliens, see instructions) Balance (subtract line 5 from line 4) Tax computed on amount on line 2 (see Table for Computing Tax in separate instructions). Tax computed on amount on line 3 (see Table for Computing Total taxable gifts (add lines 1 and 2) Enter the amount from Schedule B, line 3 Enter the amount from Schedule A, Part 3, line 15. Total credits (add lines 12 and 13) 1976, and before January 1, 1977 (see instructions) donor died during the year, check here greater than line  $\blacksquare$ "No," check whether See separate instructions. For Privacy Act Notice, see the Instructions for Form 1040 17, enter AMOUNT TO BE REFUNDED married ▼ 2 Donor's last name and enter date of death.

eck here ▶ ☐ and attact divorced or Tax Ξ. and attach the Form 4868, 2688, 2350, or extension letter widowed, and give date (see instructions) time ţ **14** SSN schedules and statements, and to the best of my knowledge all information of which preparer has any knowledge. file instructions). after September 5 3 Donor's social security number Citizenship Legal residence (domicile) (county and state) ▼ Date ► Date ► Date 15 12 = 10 19 18 17 16 14 13 9 ω 5 4 2 6 ▼ 202,050 Yes S 00

A	Does the value of any item listed on Schedule A reflect any valuation di	iscount? If the answer	is "Yes," see ins	tructions Yes No					
в [	☐ Check here if you elect under section 529(c)(2)(B) to treat any tratably over a 5-year period beginning this year. See instructions. Attac		to a qualified sta	te tuition program as made					
Part	1—Gifts Subject Only to Gift Tax. Gifts less political organization	, medical, and educa	tional exclusions	s—see instructions					
Ite num	Donee's name and address	<b>C</b> Donor's adjusted basis of gift	<b>D</b> Date of gift	<b>E</b> Value at date of gift					
1									
Tota	I of Part 1 (add amounts from Part 1, column E)			<u> </u>					
in cl	2—Gifts That are Direct Skips and are Subject to Both Gift Tax a pronological order. Gifts less political organization, medical, and edu are subject only to the GST tax at this time as the result of the termi	ucational exclusions—	see instructions.	(Also list here direct skips					
Ite num	Donee's name and address	C Donor's adjusted basis of gift	<b>D</b> Date of gift	E Value at date of gift					
1									
Tota	I of Part 2 (add amounts from Part 2, column E)			<b>&gt;</b>					
Part	3—Taxable Gift Reconciliation								
1 2 3	Total value of gifts of donor (add totals from column E of Parts 1 and 2)								
4	Gifts of spouse to be included (from Schedule A, Part 3, line 2 of spouse's return—see instructions) 4  If any of the gifts included on this line are also subject to the generation-skipping transfer tax, check there ▶ □ and enter those gifts also on Schedule C, Part 1.								
5	Total gifts (add lines 3 and 4)		5						
6	Total annual exclusions for gifts listed on Schedule A (including line 4		6						
7									
Ded 8	uctions (see instructions)  Gifts of interests to spouse for which a marital deduction will be claime								
9	on items of Schedule A								
9 10	Marital deduction—subtract line 9 from line 8	12							
11	Charitable deduction, based on itemsless exclusion								
12	Total deductions—add lines 10 and 11		'	12					
13	Subtract line 12 from line 7			13					
14	Generation-skipping transfer taxes payable with this Form 709 (from S			14					
15	· · · · · · · · · · · · · · · · · · ·								

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## SCHEDULE A Computation of Taxable Gifts (continued)

16 Terminable Interest (QTIP) Marital Deduction. (See instructions for line 8 of Schedule A.)

If a trust (or other property) meets the requirements of qualified terminable interest property under section 2523(f), and

- a. The trust (or other property) is listed on Schedule A, and
- b. The value of the trust (or other property) is entered in whole or in part as a deduction on line 8, Part 3 of Schedule A,

then the donor shall be deemed to have made an election to have such trust (or other property) treated as qualified terminable interest property under section 2523(f).

If less than the entire value of the trust (or other property) that the donor has included in Part 1 of Schedule A is entered as a deduction on line 8, the donor shall be considered to have made an election only as to a fraction of the trust (or other property). The numerator of this fraction is equal to the amount of the trust (or other property) deducted on line 10 of Part 3, Schedule A. The denominator is equal to the total value of the trust (or other property) listed in Part 1 of Schedule A.

If you make the QTIP election (see instructions for line 8 of Schedule A), the terminable interest property involved will be included in your spouse's gross estate upon his or her death (section 2044). If your spouse disposes (by gift or otherwise) of all or part of the qualifying life income interest, he or she will be considered to have made a transfer of the entire property that is subject to the gift tax (see Transfer of Certain Life Estates on page 3 of the instructions).

17	Election Out of QTI	P Treatment o	of Annuities	
_				

☐ Check here if you elect under section 2523(f)(6) NOT to treat as qualified terminable interest property any joint and survivor annuities that are reported on Schedule A and would otherwise be treated as qualified terminable interest property under section 2523(f). (See instructions.)
Enter the item numbers (from Schedule A) for the annuities for which you are making this election ►

### SCHEDULE B Gifts From Prior Periods

If you answered "Yes" on line 11a of page 1, Part 1, see the instructions for completing Schedule B. If you answered "No," skip to the Tax Computation on page 1 (or Schedule C, if applicable).

Computation on page 1 (or Schedule C, if applicable).									
(	A Calendar year or calendar quarter see instructions)	<b>B</b> Internal Revenue office where prior return was filed		C Amount of unified credit against gift tax for periods after December 31, 1976	Amount of spece exemption for periods ending but January 1, 19	orior efore	E Amount of taxable gifts		
1	Totals for prior periods (without adjustment for reduced specific exemption).  Amount, if any, by which total specific exemption, line 1, column D, is more than \$30,000.  Total amount of taxable gifts for prior periods (add amount, column E, line 1, and amount, if any, on line 2). (Enter here and on line 2 of the Tax Computation on page 1.)								
2									
3									

(If more space is needed, attach additional sheets of same size.)

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# SCHEDULE C Computation of Generation-Skipping Transfer Tax

**Note:** Inter vivos direct skips that are completely excluded by the GST exemption must still be fully reported (including value and exemptions claimed) on Schedule C.

Part 1—Generation-Skipping Transfers									
A B Value (from Schedule A, Part 2, col. A) Part 2, col. E)			C Split Gifts (enter ½ of col. B) (see instructions)  C Subtrac		col. C Nontaxable		F Net Transfer (subtract col. E from col. D)		
11									
		l l					1		
If you elected gift splitting and your spouse was required to file a separate Form 709 (see the instructions for "Split Cifts") you			Split gifts from Value included buse's Form 709 from spouse's Form 709 Form 709		ouse's	Nontaxable portion of transfer		Net transfer (subtract col. E from col. D)	
Schedule A, Part 709 here.	2, of your spouse's F								
	er the item number of								
	appears in column A	of S-					-		
preprinted the pre	hedule A, Part 2. We efix "S-" to distinguish	your <b>S</b> -					-		
	mbers from your own umn A of Schedule C	when S-					-		
Part 3.	unin A or Schedule C								
	each gift, enter the an								
reported in colum your spouse's Fo	nn C, Schedule C, Par rm 709.	t 1, of					-		
	Exemption Recon		ion 2631) and	d Section 2652(a	)(3) Election				
	if you are ma								
	numbers (from Sch	•		· ·					
	nallowable exempti		_				1 1	\$1,000,000	
i maximum	i allowable exempti							+ 1/000/000	
2 Total exe	mption used for pe	riods before filir	ng this return .				2		
3 Exemptio	n available for this	return (subtract	line 2 from lin	e 1)			3		
4 Exemptio	n claimed on this r	eturn (from Part	3, col. C total	, below)			4		
•	n allocated to trans				tach a Notice of	Allocation. (See	5		
6 Add lines	4 and 5						6		
	n available for futu		btract line 6 fro	om line 3)			7		
Part 3—Tax C	computation								
A Item No. (from Schedule C, Part 1)	B Net transfer (from Schedule C, Part 1, col. F)	C GST Exemption Allocated	<b>D</b> Divide col. C by col. B	E Inclusion Ratio (subtract col. D from 1.000)	<b>F</b> Maximum Estate Tax Rate	G Applicable Rate (multiply col. E by col. F)		H neration-Skipping Transfer Tax oly col. B by col. G)	
1					55% (.55)				
2					55% (.55)				
3					55% (.55)				
4					55% (.55)				
5					55% (.55)				
6					55% (.55)				
					55% (.55)				
					55% (.55)				
					55% (.55)				
					55% (.55)				
Total exemption	n claimed. Enter				`/	•			
•	line 4, Part 2,		Total gener	ation-skipping tra	ansfer tax. Enter h	nere, on line 14 of			
	t exceed line 3,		_	Part 3, and on li					
Part 2, above						<u> </u>			