

GOVERNMENT OF THE DISTRICT OF COLUMBIA OFFICE OF TAX AND REVENUE ESTATE TAX RETURN FORM D-76

FORM FOR ESTATES OF INDIVIDUALS DYING ON OR AFTER 1/1/2002.

ESTATE OF: (Last Name, First Name, Middle Initial)				DATE OF DEATH	
SSN OF PERSONAL REPRESENTATIVE				LOCATION OF PROBATE COURT	
NAME OF PERSONAL REPRESENTATIVE				SSN OF DECEDENT	
WAS THE ESTATE PROBATED?					SE
ADDRESS OF PERSONAL REPRESENTATIVE					CASE NUMBER
DID DECEDENT DIE TESTATE? YES 🗆 NO 🗆			ATTACH A COPY OF LAST V	VILL AND TEST	TAMENT
ATTACH A COPY OF THE DEATH CERTIFICATE					

Please Check Applicable Box(es):

Resident Return	Nonresident Return	Alien Return	Amended Return	Amended – IRS Audit

ESTATE

1. Total Gross Estate	\$	
2. Total Allowable Deductions (From federal schedules)		
3. Tentative Taxable Estate (Line 1 minus line 2) (see Computation Worksheet)		
* 4a. Gross Value of Property Located Outside District of Columbia		
* 4b. Allowable Deductions Relating to Property Located Outside DC		
* 4c. Net Value of Property Located Outside D.C. (Line 4a minus 4b)		
* 5. District of Columbia Taxable Estate (Line 3 minus Line 4c)		
 6. District of Columbia Estate Tax Due (from Computation Worksheet, either line 9, or line 13, as applicable) 		
7. Payment with Extension (Enter Date Paid / /)		
8. Overpayment (If line 7 is greater than line 6).		
9. Balance Due (If line 6 is greater than line 7).		
10. Penalty: 5% Per Month or Fraction Thereof (Maximum 25%)		
11. Interest: (From To)		
12. Total Tax, Penalty and Interest (line 9, plus lines 10 & 11)		
I swear under penalty of perjury, that I (we) have examined all assets and documents of this and statements, and to the best of my (our) knowledge, information and belief, all statemen complete.		
ATTORNEY'S NAME		
ATTORNEY'S ADDRESS		
SIGNATURE	OF PERSONAL REPRES	ENTATIVE
ATTORNEY'S TELEPHONE NO DATE		
	Ія	Revised nuary 2003

* SEE COMPUTATION WORKSHEET



GOVERNMENT OF THE DISTRICT OF COLUMBIA FORM D-76 & FORM D-76 EZ ESTATE TAX RETURN

GENERAL INSTRUCTIONS

- 1. WHEN IT MUST BE FILED: A District of Columbia Estate Tax Return (Form D-76 or Form D-76 EZ) must be filed where the gross estate is more than \$675,000, even if the Federal Estate Tax Return (IRS Form 706, for decedents dying in 2002 and thereafter) is not required to be filed. It should be noted that certain schedules from the IRS Form 706 (2001) will need to be prepared prior to completing Form D-76 or Form D-76 EZ, regardless of whether a Form 706 is filed.
- 2. WHO MUST FILE: The District of Columbia estate tax return must be filed by the Personal Representative responsible for administering the estate.
- 3. EXTENSION OF TIME TO FILE: Generally, the District of Columbia estate tax return must be filed and the tax paid within 10 months after the death of the decedent. However, a 6-month extension of time to file may be requested by filing a District of Columbia Application for Extension of Time (Form FR-77). The Office of Tax and Revenue may not accept the federal Form 4768, Application for Extension of Time to File a Return and/or Pay U.S. Estate Taxes. YOU MUST USE ONLY FORM FR-77.
- 4. **INTEREST:** Beginning January 1, 2003, interest is charged at the rate of 10% per year, compounded daily (without regard to any extension).
- 5. **PENALTIES:** A penalty of 5% per month or any fraction of a month up to a maximum of 25% of the tax will be imposed upon the failure to timely file a return and/or upon the failure to timely pay the tax. This penalty applies without regards to any extension of time in filing the return.
- 6. PLACE FOR FILING: Mail all returns and payments to the Office of Tax and Revenue, Audit Division, Estate Tax Unit, P.O. Box 556,Washington, D.C., 20044-0556. Make the check or money order payable to the *D.C. Treasurer*.
- **7. SUPPLEMENTAL DOCUMENTS:** Attach the following items to the tax return: Copy of : -
- (a) District of Columbia Application for Extension of Time (Form FR-77), if filed; and
- (b) Pages 1, 2 and 3 from IRS Form 706 (2001) for decedents dying in 2002 and thereafter; and
- (c) Schedules A through O from IRS Form 706 for decedents dying in 2002 and thereafter, as appropriate.

- 8. AMENDED RETURNS AND FEDERAL CHANGES: If an Amended Federal Estate Tax Return is filed, or a federal adjustment is made, a District of Columbia Amended Estate Tax Return must be filed to report the changes. A copy of the Amended Federal Estate Tax Return or federal adjustment report must be attached.
- **9. SIGNATURE:** The Personal Representative(s) required to file must sign the return.

SPECIFIC INSTRUCTIONS

- 1. Assets reported on Schedules A through H of the Federal Estate Tax Return generally have a taxable situs determined in accordance with the following:
- (a) **Real Property** The place where property is situated;
- (b) **Tangible Personal Property** The place where the property is customarily located at the time of death.
- (c) Intangible Personal Property The domicile of the decedent at the time of death, except that intangible personal property used in a trade or business in the District of Columbia has a taxable situs in the District of Columbia. Examples of intangible personal property include bank accounts, certificates of deposit, notes, securities and bonds. The physical location of these assets, unless used in a trade or business in the District of Columbia, is not controlling. They are taxable at the domicile of the decedent.

2. ADDITIONAL INFORMATION

- (a) Partnership Property Treated as intangible personal property regardless of the character of the property; for example, real estate held by a partnership is intangible personal property and is taxable at the decedent's domicile.
- (b) Business Situs Intangible personal property used in a trade or business in the District of Columbia has a taxable situs in the District regardless of the domicile of the owner.
- (c) Personal Trusts Assets held in a personal trust have a taxable situs in accordance with the generally accepted situs rules. The trust entity is disregarded for purposes of determining taxability.
- (d) **Trustee** The residence or location of the trustee of a trust does not determine questions of the situs of the assets in the trust.



GOVERNMENT OF THE DISTRICT OF COLUMBIA OFFICE OF TAX AND REVENUE ESTATE TAX RETURN FORM D-76

LINE-BY-LINE INSTRUCTIONS:

LINE 1—**Total Gross Estate:** Enter the market value of the gross estate (based upon an appraisal).

LINE 2 — Total Allowable Deductions:

Enter total allowable deductions from Page 3, Part 5, line 23, of the IRS Form 706 (2001) for decedents dying in 2002 and thereafter.

LINE 3 — Tentative Taxable Estate:

Subtract total allowable deductions (line 2) from total gross estate (line 1).

LINE 4a — Gross Value of Property

Located Outside the District of Columbia: Enter the market value of real estate and tangible personal property located outside the District of Columbia.

LINE 4b — Allowable Deductions Relating to Property Located Outside the

District of Columbia: Enter deductions from Page 3, Part 5, line 23, of the IRS Form 706 for decedents dying in 2002 and thereafter that relate to property located outside the District of Columbia.

LINE 4c — Net Value of Property Located Outside the District of Columbia:

Subtract line 4b from line 4a and enter the result on line 4c.

LINE 5 — **District of Columbia Taxable Estate:** Subtract line 4c from line 3 and enter the result on line 5.

LINE 6 — District of Columbia Estate Tax Due: Calculate the District of Columbia Estate Tax due by using the District of Columbia Estate Tax Computation Worksheet after you computed the exempted amounts (if applicable) using the Worksheet. If the estate would not have had a DC Estate Tax liability in 2001 [based on the IRS Form 706 (2001) and the D-76 (2001)], then it is expected that there would be no DC Estate Tax liability for 2002 and future years.

LINE 7 — Payment with Extension:

Enter the amount and date of payment made with Form FR-77, if any.

LINE 8 — **Overpayment:** If line 7 is greater than line 6, enter overpayment on line 8.

LINE 9 — **Balance Due:** If line 6 is greater than line 7, enter balance due on line 9.

LINE 10 — **Penalty:** A penalty is imposed at 5 percent per month or fraction of a month (maximum 25%) on any estate taxes not paid by the due date of the return, without regard to any extension of time for filing the return.

LINE 11 — **Interest:** Any portion of the tax which is not paid on or before the time the return is required to be filed, determined without regard to any extension of time for filing the return, is subject to interest from the original due date to the date of payment. Beginning January 1, 2003, interest is charged at the rate of 10% per year, compounded daily without regard to any extension).

LINE 12 — **Total Tax, Penalty, and Interest:** Add lines 9, 10 and 11 and enter the total on line 12.



District of Columbia Estate Tax Computation Worksheet

TABLE A

TABLE B

Column A	Column B	Column C	Column D
Taxable amount over	Taxable amount not over	Tax on amount in column A	Rate of tax on excess over amount in column A
0 10,000 20,000 40,000 60,000	\$10,000 20,000 40,000 60,000 80,000	0 \$1,800 3,800 8,200 13,000	(Percent) 18 20 22 24 26
80,000	100,000	18,200	28
100,000	150,000	23,800	30
150,000	250,000	38,800	32
250,000	500,000	70,800	34
500,000	750,000	155,800	37
750,000	$\begin{array}{c} 1,000,000\\ 1,250,000\\ 1,500,000\\ 2,000,000\\ 2,500,000\end{array}$	248,300	39
1,000,000		345,800	41
1,250,000		448,300	43
1,500,000		555,800	45
2,000,000		780,800	49
2,500,000	3,000,000	1,025,800	53
3,000,000		1,290,800	55

(1)	(2)	(3)	(4)
		_	
Adjusted	Adjusted	Tax on	Rate of tax on excess
taxable estate	taxable estate	amount in	over amount in
equal to or	less than	column 1	column 1
more than			
			(Percent)
0	\$40,000	0	None
40,000	90,000	0	0.8
90,000	140,000	\$400	1.6
140,000	240,000	1,200	2.4
240,000	440,000	3,600	3.2
440,000	640,000	10,000	4.0
640,000	840,000	18,000	4.8
840,000	1,040,000	27,600	5.6
1,040,000	1,540,000	38,800	6.4
1,540,000	2,040,000	70,800	7.2
2,040,000	2,540,000	106,800	8.0
2,540,000	3,040,000	146,800	8.8
3,040,000	3,540,000	190,800	9.6
3,540,000	4,040,000	238,800	10.4
4,040,000	5,040,000	290,800	11.2
5,040,000	6,040,000	402,800	12.0
6,040,000	7,040,000	522,800	12.8
7,040,000	8,040,000	650,800	13.6
8,040,000	9,040,000	786,800	14.4
9,040,000	10,040,000	930,800	15.2
10,040,000		1,082,800	16.0

COMPUTATION OF TAX

TABLE A

\$220,550 00

1. Tentative Taxable Estate (D-76, page 1, line 3)	1.	
2. Tax on amount on line 1 – use Table A	2.	
3. Less	3.	
4. Subtract line 3 from line 2	4.	

		TABLE B	
5. Tentative Taxable Estate (D-76, page 1, line 3)	5.		
6. Less	6.	\$60,000	00
7. Adjusted Taxable Estate (Subtract line 6 from line 5)	7.		
8 D.C. Tax due on amount on line 7 – use Table B	8		

_ _ _ _

9. DC Tax due = the smaller of line 4 or line 8 (Enter on D-76, Line 6)	9.	
10. Gross value of Property located in DC	10.	
11. Value of Total Gross Estate (D-76, page 1, line 1)	11.	
12. Percent of Property in DC (line 10, divided by line 11)	12.	%
13. D.C. Estate Tax due (line 12 multiplied by line 8) (Enter on D-76, Line 6)	13.	00



GOVERNMENT OF THE DISTRICT OF COLUMBIA OFFICE OF TAX AND REVENUE ESTATE TAX RETURN FORM D-76 EZ

FORM FOR ESTATES OF INDIVIDUALS DYING ON OR AFTER 1/1/2002.

This Form May Be Used Only Where:

- (1) The Estate will pass to the surviving spouse;
- (2) The Estate is donated to a charitable, public or tax-exempt organization under Section 501(c) of IRC; or
- (3) Some combination of (1) and (2) resulting in "0" Taxable Estate.

If Using This Form, Attach The Following:

- (1) Pages 1, 2 & 3 of IRS Form 706 (2001); and
- (2) Schedule M of IRS Form 706 (2001) where part or all of the estate will pass to the surviving spouse;
- (3) Schedule O of IRS Form 706 (2001) where part or all of the estate is donated to charitable, public or tax-exempt organization under Section 501(c) of the IRC.

ESTATE OF: (Last Name, First Name, Middle Initial)				DATE OF DEATH			
SSN OF PERSONAL REPRESENTATIVE				LOCATION O	F PROBATE COURT		
NAME OF PERSONAL REPRESENTATIVE				SSN OF DECEDENT			
WAS THE ESTATE PROBATED?	TELEPHONE N		E PERSONAL	OFFICIAL USE			
YES IN NO I	REPRESENTA				· -		
ADDRESS OF PERSONAL REPRESENTATIVE					CASE NUMBER		
DID DECEDENT DIE TESTATE? YES D NO D			ATTACH A COPY OF THE LA	ST WILL AND	TESTAMENT.		
ATTACH A COPY OF THE DEATH CERTIFICATE.							
Please Check Applicable Box(es):							

Resident Return
 Nonresident Return
 Alien Retur

□ Alien Return □ Amended Return

Amended – IRS Audit

ESTATE

Total Gross Estate	(Approximate)	\$
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ATTORNEY'S TELEPHONE NO.

DATE____



GOVERNMENT OF THE DISTRICT OF COLUMBIA OFFICE OF TAX AND REVENUE AMENDED ESTATE TAX RETURN FORM D-76A

FORM FOR ESTATES OF INDIVIDUALS DYING ON OR AFTER 1/1/2002.

ESTATE OF: (Last Name, First Name, N	DATE OF DEATH
NAME AND <u>SSN</u> OF PERSONAL REPRI	LOCATION OF PROBATE COURT
ADDRESSS OF PERSONAL REPRES	SSN OF DECEDENT
WAS THE ESTATE PROBATED?	OFFICIAL USE

y RESIDENT ESTATEy NON RESIDENT ESTATE

	COLUM As Previously R		COLUMN 2 Net Change (See Page 2)		COLUMN 3 Corrected Amount	
1. Total Gross Estate	\$		\$		\$	
2. Total Allowable Deductions (From federal schedules)						
3. Tentative Taxable Estate						
* 4a. Gross Value of Property Located Outside the District of Columbia						
* 4b. Allowable Deductions Relating to Property Located Outside the District of Columbia						
* 4c. Net Value of Property Located Outside the District Columbia (Line 4a minus Line 4b)						
* 5. District of Columbia Taxable Estate (Line 3 minus Line 4c)						
*6. District of Columbia Estate Tax Due (see Computation V	Norksheet)					
7. Penalty: 5% Per Month or Fraction Thereof (Maximum 2	25%)					
8. Interest: (From To)						
9. Total Tax, Penalty and Interest (Line 6 plus Lines 7 & 8)	1					
10. Total Tax Penalty and Interest Previously Paid (Line 12	2, Form D- 76)					
11. Balance Due (Line 9 minus Line 10)						
12. Overpayment (Line 10 minus Line 9)						
Under penalties of perjury, I (we) swear that I (we) have examined all assets and documents of this estate, including accompanying schedules and statements, and to the best of my (our) knowledge, information and belief, all statements made herein are true, correct, and complete. ATTORNEY'S NAME						
		IGNATURE	OF PERSONAL R	FPRESENT		· · · · · · · · · · · · ·
					.,	
ATTORNEY'S TELEPHONE NO.		DATE				

* SEE COMPUTATION WORKSHEET

Page 2

GOVERNMENT OF THE DISTRICT OF COLUMBIA OFFICE OF TAX AND REVENUE AMENDED ESTATE TAX RETURN INSTRUCTIONS FORM D-76A

- 1. For detailed and specific instructions concerning filing requirements, definitions, penalties, interest, mailing address, etc., please refer to the instructions for Form D-76, District of Columbia Estate Tax Return.
- 2. Use Form D-76A, Amended Estate Tax Return, to correct Form D-76. Do not file an amended return to provide additional information that has been requested by the Office of Tax and Revenue about a return, which you have already filed.
- 3. (a) Column 1. Enter in this column the amount shown on the original return or as later adjusted and closed on the basis of an examination of the original return.
 (b) Column 2. Enter in this column any changes from the original return. Briefly explain the reason for any changes below.
 (c) Column 3. Enter in this column the corrected amounts after taking into account any adjustments in column 2. If there are no changes, enter the amount reported in column 1.

EXPLANATION OF CHANGES: Enter the line references from page 1 for which you are reporting a change and give a reason for each change made.



GOVERNMENT OF THE DISTRICT OF COLUMBIA OFFICE OF TAX AND REVENUE APPLICATION FOR EXTENSION OF TIME TO FILE D.C. ESTATE TAX RETURN FORM FR-77

FORM FOR ESTATES OF INDIVIDUALS DYING ON OR AFTER 1/1/2002.

Panti Identification		
Decedent's First name and middle initial	Decedent's Last name	Date of death
Name of Personal Representative	Name of application filer	Decedent's social security number
	(if other than the	
	Personal	
	Representative)	

Address of Personal Representative (Number, street, and suite no.)	l room or	Estate tax return due date
City, state, and Zip Code	Domicile of o	decedent (county, state, include ZIP Code)

Part II Extension of Time To File Form D-76

Automatic extension. If you are applying for an automatic 6-month extension of time to file Form D-76, check here (see Instructions): $\geq \Box$

Additional extension. If you are an executor out of the United States and applying for an extension of time to file in excess of 6 months, check here: $\geq \Box$

You must attach your written statement explaining in detail why it is impossible or impractical to file a reasonably complete return by the due date of the return.	Extension date requested	

Part III PAYMENT To Accompany Extension Request

1. Amount of Estate Taxes estimated to be

due.....

2. Amount enclosed..... \$

Signature and Verification

If filed by the Personal Representative – Under penalties of perjury, I declare that I am the Personal Representative of the estate of the above named decedent and to the best of my knowledge and belief, the statements made herein and attached are true, correct, and complete.

Signature of Personal Representative

Title

Date

\$

Form FR-77 Page 2

If filed by someone other than the Personal Representative -- Under penalties of perjury, I declare that to the best of my knowledge and belief, the statements made herein are true, correct and complete, that I am authorized by the Personal Representative to file this application, and that I am (check applicable boxes):

- ? A member in good standing of the bar of the highest court of (specify location). >
- ? A certified public accountant duly qualified to practice in (specify location). >
- A person enrolled to practice before the Internal Revenue Service.
- A duly authorized agent holding a power of attorney. (The power of attorney need not be submitted unless requested).

Filer's signature (if other than the Personal Representative)

Date

Part IV Notice to Applicant—To be completed by the Office of Tax and Revenue

The application for extension of time to file is : @Approved @Not approved because

@Other

SIGNATURE

DATE



GOVERNMENT OF THE DISTRICT OF COLUMBIA ESTATE TAX APPLICATION FOR EXTENSION OF TIME TO FILE

INSTRUCTIONS FOR FORM FR-77

PURPOSE—Form FR-77 must be filed to request a 6-month extension of time in which to file a D.C. Estate Tax Return (Form D-76).

WHEN TO FILE—The request for an extension of time to file must be submitted in duplicate on or before the original due date for Form D-76.

WHERE TO SUBMIT REQUEST—Mail the completed Form FR-77 with your payment of any tax due to the Office of Tax and Revenue, Audit Division, Estate Tax Unit, P.O Box 556, Washington, DC 20044. Be sure to sign and date the FR-77. The payment should be made payable to the *D.C. Treasurer*, and should include the decedent's social security number and the notation "FR-77".

REQUEST FOR EXTENSION OF TIME TO

FILE. – A 6-month extension of time to file will be granted if you complete this form properly, file and pay with it the amount of tax due as shown on Part III, Line 1. A copy of the FR-77 which you filed must be attached to Form D-76 when it is filed.

FEDERAL EXTENSION FORM—The Office of Tax and Revenue does not accept federal Form 4768, Application for Extension of Time to File a Return and/or Pay U.S. Estate Taxes.

YOU MUST ONLY USE THE DISTRICT OF COLUMBIA FORM FR-77.

ADDITIONAL EXTENSION OF TIME—An additional extension of time to file is available only if the executor is out of the United States, or in case(s) of extreme emergency(ies). In this instance an additional extension of 6 months may be granted.

PENALTY—The penalty for failure to file a return on time or failure to pay any tax when due is an amount equal to 5% of the unpaid portion of the tax due without regard to any extension of time for filing the return. The penalty is computed for each month or fraction thereof, that the failure to file or pay continues. The penalty may not exceed 25% of the tax due.

INTEREST— Interest is computed from the due date of the return until the tax is paid even if a request for extension to file is granted. Beginning January 1, 2003, Interest is charged at the rate of 10% per year, compounded daily (without regard to any extension).

SIGNATURE—The application must be signed by the Personal Representative of the estate or by someone appointed by the Personal Representative to file the application.