Form	709
	tment of the Treasury al Revenue Service

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

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

OMB No. 1545-0020

2018

(For gifts made during calendar year 2018)

See instructions.

	1 D	onor's firs)	st name and middle initial	2 Donor's last name		3 Donor's soci	al secur	ity number		
	4 A	ddress (nu	umber, street, and apartment number)			5 Legal reside	nce (do	micile)		
	6 C	City or town	n, state or province, country, and ZIP or foreign pc	stal code		7 Citizenship (see inst	ructions)		
L	8	If the	donor died during the year, check here \blacktriangleright	and enter date of death			,		Yes	No
-General Information	9		extended the time to file this Form 709, che							
na	10	Enter	the total number of donees listed on Sched	ule A. Count each person only on	ce 🕨					
orr	11	a Have	you (the donor) previously filed a Form 709	(or 709-A) for any other year? If "I	No," skip	line 11b				
lnfe	I	b Hasy	your address changed since you last filed Fo	orm 709 (or 709-A)?						
all	12	Gifts	by husband or wife to third parties. Do y							
er		by yo	ou and by your spouse to third parties dur	ing the calendar year considered	as mad	e one-half by e	each o	f you? (S	ee	
ìer		instru	uctions.) (If the answer is "Yes," the followi	ng information must be furnished	d and you	ir spouse must	t sign t	he conse	ent	
U U		show	n below. If the answer is "No," skip lines	I3–18.)					.	
	13	Name	e of consenting spouse		14 SSN					
Part	15	Were	you married to one another during the entir	e calendar year? See instructions						
đ	16	If line	15 is "No," check whether imarried indive	orced or 🗌 widowed/deceased, a	and give d	late. See instruc	tions 🕨	•		
	17	Will a	a gift tax return for this year be filed by your s	spouse? If "Yes," mail both return	s in the sa	ame envelope				
	18		ent of Spouse. I consent to have the gifts (and g dered as made one-half by each of us. We are bot							lar year
	Cor	-	spouse's signature >				Date I			
	19		you applied a DSUE amount received from If "Yes," complete Schedule C					evious Foi	rm	
		1 E	Enter the amount from Schedule A, Part 4, lir	ne11			1			
		2 E	Enter the amount from Schedule B, line 3 .				2			
		3 T	otal taxable gifts. Add lines 1 and 2				3			
		4 T	ax computed on amount on line 3 (see Table	e for Computing Gift Tax in instruc	ctions)		4			
		5 T	ax computed on amount on line 2 (see Table	e for Computing Gift Tax in instruc	ctions)		5			
	_	6 B	Balance. Subtract line 5 from line 4				6			
	Computation		Applicable credit amount. If donor has DS Exclusion Amount, enter amount from Sched	•	• • • • •	or Restored	7			
	ut	8 E	nter the applicable credit against tax allowa	ble for all prior periods (from Sch.	B, line 1,	col. C)	8			
	du	9 B	Balance. Subtract line 8 from line 7. Do not e	nter less than zero		· · · ·	9			
	ō	10 E	Enter 20% (0.20) of the amount allowed as	a specific exemption for gifts ma	de after S	September 8,				
	ax (976, and before January 1, 1977. See instru				10			
	La	11 B	Balance. Subtract line 10 from line 9. Do not	enter less than zero			11			
	 0	12 A	Applicable credit. Enter the smaller of line 6 c	or line 11			12			
		13 C	Credit for foreign gift taxes (see instructions)				13			
	Part	14 T	otal credits. Add lines 12 and 13				14			
		15 B	Balance. Subtract line 14 from line 6. Do not	enter less than zero			15			
		16 G	Generation-skipping transfer taxes (from Sch	edule D, Part 3, col. H, total) .			16			
ere		17 T	otal tax. Add lines 15 and 16				17			
r h		18 G	Gift and generation-skipping transfer taxes p	repaid with extension of time to fil	е		18			
de.		19 If	f line 18 is less than line 17, enter balance d	ue. See instructions			19			
o		20 If	f line 18 is greater than line 17, enter amoun				20			
ley			Under penalties of perjury, I declare that I have knowledge and belief, it is true, correct, and co	e examined this return, including any a	accompany	ring schedules ar	nd state	ments, and	to the bes	t of my
no	<u>.</u>		any knowledge.	simplete. Declaration of preparer (othe					mon propa	
Attach check or money order here.	Si He	-					with	the prepa	iscuss this r rer shown b	elow?
ech	_						See	Instruction	ns. Yes	∐No
ЧС			Signature of donor		Date					
ch	Pa	id	Print/Type preparer's name	Preparer's signature		Date	Charl	. 🗌	PTIN	
tta								if if if nployed		
4		eparer	Firm's name	1			· · ·	's EIN ►		
	US	e Only	Firm's address ►					ne no.		

For Disclosure, Privacy Act, and Paperwork Reduction Act Notice, see the instructions for this form.

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DULE A Computation of Taxable Gifts (Including transfers in trust) (see instructions)

Does the value of any item listed on Schedule A reflect any valuation discount? If "Yes," attach explanation Yes 🗌 No 🗌

B Check here if you elect under section 529(c)(2)(B) to treat any transfers made this year to a qualified tuition program as made ratably over a 5-year period beginning this year. See instructions. Attach explanation.

Part 1 –	Gifts Subject Only to Gift Tax. Gifts less political or	ganizatio	n, medical, and e	ducationa	al exclusions. S	ee instructions.	
A Item number	 B Donee's name and address Relationship to donor (if any) Description of gift If the gift was of securities, give CUSIP no. If closely held entity, give EIN 	с	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 transfer (subtract col. G from col. F)
Gifts ma	de by spouse-complete only if you are splitting gifts	with you	I Ir spouse and he	she also i	made gifts.		1
		-					
		-					
	Part 1. Add amounts from Part 1, column H					►	
	Direct Skips. Gifts that are direct skips and are subjugical order.	ect to bo	th gift tax and ge	eneration-	skipping transfe	er tax. You mus	t list the gifts in
A Item number	B • Donee's name and address • Relationship to donor (if any) • Description of gift • If the gift was of securities, give CUSIP no. • If closely held entity, give EIN	C 2632(b) election out	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 transfer (subtract col. G from col. F)
Gifts ma	de by spouse <i>—complete only if you are splitting gifts</i>	s with you	Ir spouse and he	she also i	made gifts.	т	1
Part 3-	Part 2. Add amounts from Part 2, column H Indirect Skips. Gifts to trusts that are currently sub these gifts in chronological order.		ft tax and may la	ter be su	bject to genera	tion-skipping tr	ansfer tax. You
A Item number	B • Donee's name and address • Relationship to donor (if any) • Description of gift • If the gift was of securities, give CUSIP no. • If closely held entity, give EIN	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 transfer (subtract col. G from col. F)
		_					
Gifts ma	de by spouse <i>—complete only if you are splitting gifts</i>	s with you	Ir spouse and he	/she also i	made gifts.	-	1
						+	
Total of	Part 3. Add amounts from Part 3, column H	·				· ►	

(If more space is needed, attach additional statements.)

Part 4	-Taxable Gift Reconciliation	-	
1	Total value of gifts of donor. Add totals from column H of Parts 1, 2, and 3	1	
2	Total annual exclusions for gifts listed on line 1 (see instructions)	2	
3	Total included amount of gifts. Subtract line 2 from line 1	3	
Deduc	tions (see instructions)		
4	Gifts of interests to spouse for which a marital deduction will be claimed, based		
	on item numbers of Schedule A 4		
5	Exclusions attributable to gifts on line 4		
6	Marital deduction. Subtract line 5 from line 4		
7	Charitable deduction, based on item nos. less exclusions . 7		
8	Total deductions. Add lines 6 and 7	8	
9	Subtract line 8 from line 3	9	
10	Generation-skipping transfer taxes payable with this Form 709 (from Schedule D, Part 3, col. H, total)	10	
11	Taxable gifts. Add lines 9 and 10. Enter here and on page 1, Part 2—Tax Computation, line 1	11	

Terminable 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:

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 Schedule A, Part 4, line 4, 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 Parts 1 and 3 of Schedule A is entered as a deduction on line 4, 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 Schedule A, Part 4, line 6. The denominator is equal to the total value of the trust (or other property) listed in Parts 1 and 3 of Schedule A.

If you make the QTIP election, the terminable interest property involved will be included in your spouse's gross estate upon his or her death (section 2044). See instructions for line 4 of Schedule A. 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 Received From Spouse* in the instructions.

12 Election Out of QTIP Treatment 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 or D, if applicable). Complete Schedule A before beginning Schedule B. See instructions for recalculation of the column C amounts. Attach calculations.

A Calendar year or calendar quarter (see instructions)	B Internal Revenue office where prior return was filed	C Amount of applicable credit (unified credit) against gift tax for periods after December 31, 1976	D Amount of specific exemption for prior periods ending before January 1, 1977	E Amount of taxable gifts
1 Totals for pr	ior periods			
	2 any, on line 2.			

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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 Schedule C.

	A	В	(2	D	E	F
	Name of Deceased Spouse (dates of death after	Date of Death	Portability Election		If "Yes," DSUE	DSUE Amount Applied	Date of Gift(s)
	December 31, 2010, only)		Made?		Amount Received From Spouse	by Donor to Lifetime Gifts (list current and	(enter as mm/dd/yy for Part 1 and as
			Yes	No		prior gifts)	yyyy for Part 2)
Part [·]	1-DSUE RECEIVED FROM LAST DEC	EASED SPOL	JSE				
Part 2	2-DSUE RECEIVED FROM PREDECE	ASED SPOUS	E(S)				
	TOTAL (for all DSUE amounts applied from co	lumn E for Part 1 a	and Part 2)				
1	Donor's basic exclusion amount (see instructions	s)				. 1	
2	Total from column E, Parts 1 and 2					. 2	
3	Restored Exclusion Amount (see instructions)					. 3	
4	Add lines 1, 2, and 3					. 4	
5	Applicable credit on amount in line 4 (see Table						
	line 7, Part 2–Tax Computation					· 5	

SCHEDULE D 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 D.

Part 1-Generation-Skipping Transfers

	ipping manorero		
A Item No. (from Schedule A, Part 2, col. A)	B Value (from Schedule A, Part 2, col. H)	C Nontaxable Portion of Transfer	D Net Transfer (subtract col. C from col. B)
Gifts made by spouse (for gift splitting only)		

(If more space is needed, attach additional statements.)

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Part 2	-GST Exemption Reconciliation (Section 2631) and Section 2652(a)(3) Election		
Check	here here if you are making a section 2652(a)(3) (special QTIP) election. See instructions.		
Enter t	the item numbers from Schedule A of the gifts for which you are making this election		
1	Maximum allowable exemption (see instructions)	1	
2	Total exemption used for periods before filing this return	2	
3	Exemption available for this return. Subtract line 2 from line 1	3	
4	Exemption claimed on this return from Part 3, column C, total, below	4	
5	Automatic allocation of exemption to transfers reported on Schedule A, Part 3. To opt out of the automatic allocation rules, you must attach an "Election Out" statement. See instructions	5	
6	Exemption allocated to transfers not shown on line 4 or 5, above. You must attach a "Notice of Allocation." See instructions	6	
7	Add lines 4, 5, and 6	7	
0	Examplian available for future transfore. Subtract line 7 from line 2		

A Item No. (from Schedule D, Part 1)	B Net Transfer (from Schedule D, Part 1, col. D)	C GST Exemption Allocated	D Divide col. C by col. B	E Inclusion Ratio (Subtract col. D from 1.000)	F Maximum Estate Tax Rate	G Applicable Rate (multiply col. E by col. F)	H Generation-Skipping Transfer Tax (multiply col. B by col. G)	
Gifts made by	spouse (for gift spli	tting only)						
Total exemption claimed. Enter								
here and on Part 2, line 4, above.		Total genera						
May not exceed Part 2, line 3,			Schedule A,					
above			Computation, line 16					

(If more space is needed, attach additional statements.)

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