COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF REVENUE

BUREAU OF INDIVIDUAL TAXES INHERITANCE TAX DIVISION PO BOX 280601 HARRISBURG PA 17128-0601

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JUDITH G PRICE

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NOTICE OF INHERITANCE TAX APPRAISEMENT, ALLOWANCE OR DISALLOWANCE OF DEDUCTIONS AND ASSESSMENT OF TAX



REV-1547 EX AFP (06-05)

DATE ESTATE OF 06-18-2007 AMBROSINI

EVELYN

C

DATE OF DEATH 09-01-2006

35 06-1148

FILE NUMBER

COUNTY

LACKAWANNA

ACN

101

APPEAL DATE: 08-17-2007 (See reverse side under Objections)

Amount Remitted

MAKE CHECK PAYABLE AND REMIT PAYMENT TO:

REGISTER OF WILLS LACKAWANNA CO COURT HOUSE SCRANTON, PA 18503

RETAIN LOWER PORTION FOR YOUR RECORDS 🗲 REV-1547 EX AFP (03-05) NOTICE OF INHERITANCE TAX APPRAISEMENT, ALLOWANCE OR DISALLOWANCE OF DEDUCTIONS AND ASSESSMENT OF TAX

ESTATE OF AMBROSINI

EVELYN

C FILE NO. 35 06-1148

ACN

DATE 06-18-2007

TAX RETURN WAS: () ACCEPTED AS FILED (X) CHANGED SEE ATTACHED NOTICE

(6)__

RESERVATION	CONCERNING	FUTURE IN	ITEREST -	SEE REVERSE
APPRAISED V	ALUE OF RET	URN BASED	ON: OPTO	TNAL DETUDN

PA 18507

	OKTOTNYE KETOKU
 Real Estate (Schedule A) 	
2. Stocks and Bonds (Schedule B)	•

3. Closely Held Stock/Partnership Interest (Schedule C)

4. Mortgages/Notes Receivable (Schedule D) 5. Cash/Bank Deposits/Misc. Personal Property (Schedule E)

6. Jointly Owned Property (Schedule F)

7. Transfers (Schedule G)

Total Assets 8.

163,399.07 .00

.00 .00 (4)

credit to your account, submit the upper portion of this form with your tax payment.

488,424.50

NOTE: To insure proper

381,184.56

(11)

(12)

.00 544,583.63 (8)

APPROVED DEDUCTIONS AND EXEMPTIONS:

9. Funeral Expenses/Adm. Costs/Misc. Expenses (Schedule H)

Debts/Mortgage Liabilities/Liens (Schedule I)

55,210.86 (9)_

948.27 (10)_____

Total Deductions 12. Net Value of Tax Return

Charitable/Governmental Bequests; Non-elected 9113 Trusts (Schedule J)

Net Value of Estate Subject to Tax 14.

.00 (13) 488,424.50 (14)

NOTE: If an assessment was issued previously, lines 14, 15 and/or 16, 17, 18 and 19 will reflect figures that include the total of ALL returns assessed to date.

ASSESSMENT OF TAX:

15. Amount of Line 14 at Spousal rate

16. Amount of Line 14 taxable at Lineal/Class A rate

17. Amount of Line 14 at Sibling rate

.00 _x 00 (15)..00 x 045 = (16).00 X 12 (17)

. กก .00 .00

18. Amount of Line 14 taxable at Collateral/Class B rate (18)_

488,424.50 _X 15 73,263.68 (19)=

19. Principal Tax Due

PAYMENT DATE	RECEIPT NUMBER	DISCOUNT (+) INTEREST/PEN PAID (-)	AMOUNT PAID
04-18-2007	LC008044	.00	73,083.22
	·		

INTEREST IS CHARGED THROUGH 07-03-2000 570 PAGE 0 17 GAL TAX AT THE RATES APPLICABLE AS OUTLINED ON THE REVERSE SIDE OF THIS FORM

LIGAL TAX CREDIT	73,083.22
BALANCE OF TAX DUE	180.46
INTEREST AND PEN.	1.26
TOTAL DUE	181.72

IF PAID AFTER DATE INDICATED, SEE REVERSE FOR CALCULATION OF ADDITIONAL INTEREST.

⁽ IF TOTAL DUE IS LESS THAN \$1, NO PAYMENT IS REQUIRED. IF TOTAL DUE IS REFLECTED AS A "CREDIT" (CR), YOU MAY BE DUE A REFUND. SEE REVERSE SIDE OF THIS FORM FOR INSTRUCTIONS.)

RESERVATION: Estates of decedents dying on or before December 12, 1982 -- if any future interest in the estate is transferred in possession or enjoyment to Class B (collateral) beneficiaries of the decedent after the expiration of any estate for life or for years, the Commonwealth hereby expressly reserves the right to appraise and assess transfer Inheritance Taxes at the lawful Class B (collateral) rate on any such future interest.

PURPOSE OF NOTICE:

To fulfill the requirements of Section 2140 of the Inheritance and Estate Tax Act, Act 23 of 2000. (72 P.S.

PAYMENT: Detach the top portion of this Notice and submit with your payment to the Register of Wills printed on the reverse side.
--Make check or money order payable to: REGISTER OF WILLS, AGENT.

Failure to pay the tax, interest, and penalty due may result in the filing of a lien of record in the appropriate county, or the issuance of an Orphan's Court citation.

REFUND (CR): A refund of a tax credit, which was not requested on the Tax Return, may be requested by completing an "Application for Refund of Pennsylvania Inheritance and Estate Tax" (REV-1313). Applications are available online at www.revenue.state.pa.us, any Register of Wills or Revenue District Office, or from the Department's 24-hour answering service for forms orders: 1-800-362-2050; services for taxpayers with special hearing and/or speaking needs: 1-800-447-3020 (TT only).

OBJECTIONS: Any party in interest not satisfied with the appraisement, allowance or disallowance of deductions or assessment of tax (including discount or interest) as shown on this Notice may object within 60 days of the date of receipt of this notice by filing one of the following:

- A) Protest to the PA Department of Revenue, Board of Appeals. You may object by filing a protest online at www.boardofappeals.state.pa.us on or before the expiration of the sixty-day appeal period. In order for an electronic protest to be valid, you must receive a confirmation number and processed date from the Board of Appeals website. You may also send a written protest to: PA Department of Revenue, Board of Appeals, P.O. Box 281021, Harrisburg, PA 17128-1021. Petitions may not be faxed.
- B) Election to have the matter determined at the audit of the account of the personal representative.
- ADMIN- C) Appeal to the Orphans' Court.

ISTRATIVE

CORRECTIONS: Factual errors discovered on this assessment should be addressed in writing to: PA Department of Revenue, Bureau of Individual Taxes, ATTN: Post Assessment Review Unit, P.O. Box 280601, Harrisburg, PA 17128-0601 Phone (717) 787-6505. See page 4 of the booklet "Instructions for Inheritance Tax Return for a Resident Decedent" (REV-1501) for an explanation of administratively correctable errors.

DISCOUNT: If any tax due is paid within three (3) calendar months after the decedent's death, a five percent (5%) discount of the tax paid is allowed.

PENALTY: The 15% tax amnesty non-participation penalty is computed on the total of the tax and interest assessed, and not paid before January 18, 1996, the first day after the end of the tax amnesty period. This non-participation penalty is appealable in the same manner and in the the same time period as you would appeal the tax and interest that has been assessed as indicated on this notice.

Interest is charged beginning with first day of delinquency, or nine (9) months and one (1) day from the date of death, to the date of payment. Taxes which became delinquent before January 1, 1982 bear interest at the rate of six (6%) percent per annum calculated at a daily rate of .000164. All taxes which became delinquent on and after January 1, 1982 will bear interest at a rate which will vary from calendar year to calendar year with that rate announced by the PA Department of Revenue. Rates for years 1982 through 1999 can be found in the Pennsylvania Resident Instruction Booklet, (REV-1501), the Pennsylvania Non-resident Instruction Booklet (REV-1736) or on the Pennsylvania Dept. of Revenue web site www.revenue.state.pa.us. The applicable interest rates for years 2000 through 2007 are:

Year	Interest Rate	Daily Factor	Year	Interest Rate	Daily Factor	Year	Interest Rate	Daily Factor
2000	8%	.000219	2001	9%	.000247	2002	6%	.000164
2003	5%	.000137	2004	4%	.000110	2005	5%	.000137
2006	7%	000192	2007	8%	000219			

--Interest is calculated as follows:

INTEREST = BALANCE OF TAX UNPATO X NUMBER OF NOTAL DAILY INTEREST FACTOR

--Any Notice issued after the tax becomes delinquent will reflect an interest calculation to fifteen (15) days beyond the date of the assessment. If payment is made after the interest computation date shown on the Notice, additional interest must be calculated.



COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF REVENUE BUREAU OF INDIVIDUAL TAXES PO Box 280601 HARRISBURG, PA 17128-0601

INHERITANCE TAX EXPLANATION OF CHANGES

DECEDENT'S NAME
Evelyn Ambrosini

REVIEWED BY
Sandra J Eslinger

FILE NUMBER
3506-1148

ACN
101

REVIEWED BY	(Sandra J Eslinger	ACN 101
SCHEDULE	ITEM NO.	EXPLANATION OF CHANGES	
J	li	The value of the charitable bequest has been disallowed. The contain a specific bequest to the charity.	e decedent's Will did not
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