Form **709**

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

(For gifts made during calendar year 2005)

OMB No. 1545-0020

2005

Department of the Treasury Internal Revenue Service

► See separate instructions.

	1 [Donor's fi	rst name and middle initial	2 Donor's last name	3 Donor's	social securi	ty number				
	4 A	4 Address (number, street, and apartment number)				Legal residence (domicile) (county and state)					
	6	City, state	, and ZIP code	7 Citizenshi	p						
چ								Yes			
≝	8	If the	donor died during the year, check here	■ and enter date of death		,			No		
Ë	9		u extended the time to file this Form 709, check here ▶ □								
ō	10	Enter	the total number of donees listed on Scl	nedule A. Count each person only once.							
<u>=</u>	11a										
<u></u>	11b	11b If the answer to line 11a is "Yes," has your address changed since you last filed Form 709 (or 709-A)?									
1—General Information	12	Gifts b	by husband or wife to third parties. Do	you consent to have the gifts (including generation-skipping transfers) made							
<u>ā</u>		by you	you and by your spouse to third parties during the calendar year considered as made one-half by each of you? (See								
ĭ		instruc	nstructions.) (If the answer is "Yes," the following information must be furnished and your spouse must sign the consent								
		shown below. If the answer is "No," skip lines 13–18 and go to Schedule A.)									
Part	13	Name	Name of consenting spouse 14 SSN								
┺│	15	Were	Were you married to one another during the entire calendar year? (see instructions)								
	16	If 15 is	"No," check whether married divor	ced or	ee instructions	s) >					
	17			our spouse? (If "Yes," mail both returns in the							
	18	Conse	nt of Spouse. I consent to have the gifts (and	generation-skipping transfers) made by me and by both aware of the joint and several liability for tax	my spouse to	third parties	during the d	calenda	ar year		
		CONSIDE	ered as made one-hall by each of us. We are	both aware of the joint and several hability for tax	breated by the	e execution of	i tilis colisei	III.			
	Con	Consenting spouse's signature ▶ Date ▶									
		1 Ent	er the amount from Schedule A, Part 4,	line 11		1					
		2 Ent	er the amount from Schedule B, line 3			2					
						3					
		4 Tax		ble for Computing Gift Tax in separate instru		4					
		5 Tax	computed on amount on line 2 (see Ta	ble for Computing Gift Tax in separate instru	ctions) .	5					
			ance. Subtract line 5 from line 4			6					
		7 Ma	ximum unified credit (nonresident aliens,	7	345,8	300	00				
	_										
	Computation		Balance. Subtract line 8 from line 7								
	ı İği										
	DQ .	1976, and before January 1, 1977 (see instructions)									
	티		• • • • • • • • • • • • • • • • • • • •			11					
	ပြုံ			line 11		12					
	×					13					
	愩.	. 5	Credit for foreign gift taxes (see instructions)								
	심	1 4 Tot	al credits. Add lines 12 and 13			14					
	て			ot enter less than zero		15					
	Δ.			chedule C, Part 3, col. H, Total)		16					
نو	'	. . .	moration outputing transfer taxes (ITOH) OC	induit of tart of ooi. H, Totaly							
Jer	1	1 7 Tot	al tax. Add lines 15 and 16			17					
누				prepaid with extension of time to file		18					
ğ	'	io Giii	t and generation-skipping transfer taxes	prepaid with extension of time to file							
0		10 It I:	10 is less than line 17 anton belonge	alua (a a a inaturationa)		19					
ne	'	19 If line 18 is less than line 17, enter balance due (see instructions)									
or money order here.	2	20 If li	ne 18 is greater than line 17, enter amo	unt to be refunded		20					
<u>-</u>				ave examined this return, including any accompanyi	ng schedules		ts, and to the	ne best	of my		
hec		Sign any knowledge.									
S	He	ere									
Attach check			Signature of donor		Date						
					Date						
	Paid		Preparer's signature				Check if self-emplor	ved 🕨			
		parer's	Firm's name (or				Jon Ompio	,			
	Use Only		yours if self-employed), address, and ZIP code		Phone n	0. • ()				

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	DULE A Computation of Taxable G	,			, ,		
A Doe	es the value of any item listed on Schedule A reflect a	any valua	tion discount? If "	Yes," attac	ch explanation .		. Yes . No .
в 🗌	◆ Check here if you elect under section 529(c)(2)(B) ratably over a 5-year period beginning this year. See	to treat a instruction	iny transfers made ons. Attach explan	this year ation.	to a qualified tu	ition program as	s made
Part 1-	-Gifts Subject Only to Gift Tax. Gifts less politic	al organi	zation, medical, a	and educa	ational exclusio	ns. See instruc	tions.
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 ½ of column F	H Net transfer (subtract col. G from col. F)
1							
Gifts m	 ade by spouse—complete only if you are splitting	gifts wit	h your spouse ar	nd he/she	also made gifts	S.	
Total of	Part 1. Add amounts from Part 1, column H .					<u></u> ▶	
	-Direct Skips. Gifts that are direct skips and are snological order.	subject to	both gift tax and	generation	n-skipping tran	sfer tax. You m	nust list the gifts
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 ½ of column F	H Net transfer (subtract col. G from col. F)
1							
Gifts m	ade by spouse—complete only if you are splitting	gifts wit	h your spouse ar	nd he/she	also made gifts	s.	
	f Part 2. Add amounts from Part 2, column H .		<u> </u>			<u></u> ▶	
	-Indirect Skips. Gifts to trusts that are currently set these gifts in chronological order.	ubject to	gift tax and may	later be si	ubject to genera	ation-skipping t	ransfer 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 ½ of column F	H Net transfer (subtract col. G from col. F)
1							
Gifts m	ade by spouse—complete only if you are splitting	gifts wit	h your spouse ar	nd he/she	also made gifts	 s.	
	, particular productions		, : : : ; : : : : : : : : : : : : : : :	,,,,,,,,	Janes gara		

Total of Part 3. Add amounts from Part 3, column H

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Part 4—Taxable Gif	t Reconciliation						
1 Total value of q	ifts of donor. Add totals from column H of Parts 1, 2,	and 3	1				
-	clusions for gifts listed on line 1 (see instructions) .		2				
	amount of gifts. Subtract line 2 from line 1		3				
Deductions (see instr							
·	to spouse for which a marital deduction will be claime	d. based					
	on items of Schedule A _ , , , 4						
	outable to gifts on line 4	5					
	on. Subtract line 5 from line 4						
	ction, based on itemsless exclusion	-					
	s. Add lines 6 and 7		8				
	from line 3		0				
	ping transfer taxes payable with this Form 709 (from 9						
•	dd lines 9 and 10. Enter here and on line 1 of the Tax		,				
12 Terminable Inter	est (QTIP) Marital Deduction. (See instructions for So	chedule A, Part 4, line	4.)				
If a trust (or other pro	perty) meets the requirements of qualified terminable	interest property under	r section 2523(f), and	:			
a. The trust (or other	er 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 Scl	hedule A, Part 4, line	4, then the donor			
	ave made an election to have such trust (or other prop	perty) treated as qualifi	ied terminable interes	st property under section			
2523(f).							
If less than the entire	value of the trust (or other property) that the donor ha	s included in Parts 1	and 3 of Schedule A	is entered as a deduction			
on line 4, the donor s	hall be considered to have made an election only as t	o a fraction of the trus	st (or other property).	The numerator of this			
fraction is equal to the	e amount of the trust (or other property) deducted on	Schedule A, Part 4, lin	ne 6. The denominato	r is equal to the total value			
of the trust (or other p	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 s	pouse's gross estate	upon his or her death			
(section 2044). See in	structions for line 4 of Schedule A. If your spouse disp	ooses (by gift or other	wise) of all or part of	the qualifying life income			
· ·	I be considered to have made a transfer of the entire	property that is subjec	t to the gift tax. See	Transfer of Certain Life			
Estates Received Fron	m Spouse on page 4 of the instructions.						
13 Election Out of C	TIP Treatment of Annuities						
☐ < Check here if yo	ou elect under section 2523(f)(6) not to treat as qualifie	ed terminable interest i	property any joint and	d survivor annuities that are			
reported on Schedul	e A and would otherwise be treated as qualified termi	nable interest property	under section 2523	f). See instructions. Enter			
the item numbers fro	om Schedule A for the annuities for which you are male	king this election					
OOUEDIU E D							
SCHEDULE B	Gifts From Prior Periods						
•	s" on line 11a of page 1, Part 1, see the instructions se 1 (or Schedule C, if applicable).	s for completing Sche	edule B. If you answ	ered "No," skip to the Tax			
	e i (oi ochedule o, ii applicable).	С	D	T			
A Calendar year or	В	Amount of unified	Amount of specific	E			
calendar quarter	Internal Revenue office	credit against gift tax	exemption for prior	Amount of			
(see instructions)	where prior return was filed	for periods after December 31, 1976	periods ending before January 1, 1977	taxable gifts			
			•				
1 Totals for prior	periods						
2 Amount, if any,	by which total specific exemption, line 1, column D, is	s more than \$30,000	2				
	f taxable gifts for prior periods. Add amount on line 1,	· · · · · · · · · · · · · · · · · · ·	nt, if any, on				

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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—Gen	eration-Skipping	- Fransfers							
(from Sched			le A,	C Nontaxable portion of transfer			D Net Transfer (subtract col. C from col. B)		
1									
Gifts made	by spouse (for gift s	splitting only)		T		T			
David O. CCT	Evenentian Bess	nailiation (Cast	ion 0004\ on	d Coation OCEO/a	-\(\(\O\) Flantion				
	Exemption Reco								
Check box ►					(see instructions)				
				ou are making thi	s election >				
1 Maximu	m allowable exempt	tion (see instruct	ions)				1		
							2		
2 Total ex	2 Total exemption used for periods before filing this return								
2 Evennet	ion ovailable for this	waterwa Culatra at	line O fram lin	aa 1			3		
3 Exempt	on available for this	return. Subtract	l line 2 from lir	ie i					
4 Exempt	ion claimed on this	roturn from Dart	2 col C total	bolow			4		
4 Exempt	ion ciaimed on this	return from Part	o, coi. O total	, below			•		
5 Automa	tic allocation of ever	motion to transfe	are reported o	n Schodulo A Par	t 3 (see instructions)		5		
•	Exemption allocated to transfers not shown on line 4 or 5, above. You must attach a Notice of Allocation. (see instructions)								
(300 1113	iructions)						6		
7 Add line	es 4, 5, and 6						7		
, Add iii c									
8 Exempt	ion available for futu	ure transfers. Su	btract line 7 fr	rom line 3			8		
Part 3—Tax	Computation								
A Item No. (from Schedule C, Part 1)	B Net transfer (from Schedule C, 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)		
1					47% (.47)				
2					47% (.47)				
3					47% (.47)				
4					47% (.47)				
5					47% (.47)				
6					47% (.47)				
					47% (.47)				
					47% (.47)				
					47% (.47)				
					47% (.47)				
					47% (.47)				
					47% (.47)				
Total exemption	on claimed. Enter								
here and on	line 4, Part 2,				ansfer tax. Enter he				
	ot exceed line 3,		A, Part 4, lin	ne 10; and on line	16 of the Tax Comp	utation on page			
Part 2, above			1						