pennsylvania DEPARTMENT OF REVENUE EX (03-14) (FI)

OFFICIAL US		
County Code	Year	File Number

Bureau of Individual PO BOX 280601	INH	ERITANCE			Junty Code	Cai	Tile Numbe	-
Harrisburg, PA 17128		RESIDENT D	ECEDENI					
ENTER DECEDENT INFORMATION BE	Date of Death	MMDDYYYY	Date of Birth	,	MMDDYYY	/ /		
Social Security Number	Date of Death	IVIIVIDUTTTT	Date of Birti	1	IVIIVIDDTTT			
Danadarija Last Nama		C#:	Danadanti	- F:4 N	l			MI
Decedent's Last Name		Suffix	Decedent's	S FIRST IN	iame			MI
(If Applicable) Enter Surviving Spouse	's Information Below	v						
Spouse's Last Name		Suffix	Spouse's First Name				MI	
Т	HIS RETURN MUST	BE FILED IN D	UPLICATE W	/ITH TH	E			
	REGIS	TER OF	WILLS					
FILL IN APPROPRIATE OVALS BELOW	V							
1. Original Return	2. Supplem	ental Return		0		nder Retu 12-13-82	urn (date of o 2)	death
 4. Agriculture Exemption (date of death on or after 7-1-2012) 	5. Future In death aft	nterest Comprom er 12-12-82)	ise (date of	0	6. Federa	al Estate	Tax Return R	Required
 7. Decedent Died Testate (Attach copy of will.) 		it Maintained a L copy of trust.)	iving Trust		9. Total N	lumber of	f Safe Depos	sit Boxes
10. Litigation Proceeds Received	11. Non-Prol (Schedul	bate Transferee I le F and G Asset	Return s Only)	0	12. Deferr	al/Electior	n of Spousal	Trusts
13. Business Assets	14. Spouse i (No trust)	s Sole Beneficia involved)	ry					
CORRESPONDENT – THIS SECTION MUST BE	COMPLETED. ALL CORF	RESPONDENCE AN	D CONFIDENTIA	L TAX IN	FORMATION	SHOULD F	BE DIRECTED	TO:
Name				Da	aytime Tele	phone N	umber	
First Line of Address								
Second Line of Address								
City or Post Office		State	ZIP Code					
Correspondent's email address:								
					REGISTER	OF WILL	S USE ONLY	.]
REGISTER OF WILLS	USE ONLY							
DATE FILED MMI	DDYYYY							
					DAT	E FILED S	STAMP	

PLEASE USE ORIGINAL FORM ONLY Side 1



REV-1500 EX (FI)

	Decedent's Name:		
REC	CAPITULATION		
1.	Real Estate (Schedule A)	1.	
2.	Stocks and Bonds (Schedule B)	2.	
3.	Closely Held Corporation, Partnership or Sole-Proprietorsh	nip (Schedule C) 3.	
4.	Mortgages and Notes Receivable (Schedule D)	4.	
5.	Cash, Bank Deposits and Miscellaneous Personal Propert	y (Schedule E) 5.	
6. 7	Jointly Owned Property (Schedule F) Separate Billi Inter-Vivos Transfers & Miscellaneous Non-Probate Prope		
1.		ng Requested 7.	
8.	Total Gross Assets (total Lines 1 through 7)	8.	
9.	Funeral Expenses and Administrative Costs (Schedule H)	9.	
10.	Debts of Decedent, Mortgage Liabilities and Liens (Schede	ule I)	
11.	Total Deductions (total Lines 9 and 10)	11.	
12.	Net Value of Estate (Line 8 minus Line 11)		
13.	Charitable and Governmental Bequests/Sec. 9113 Trusts to an election to tax has not been made (Schedule J)		
14.	Net Value Subject to Tax (Line 12 minus Line 13)	14.	
TAX	X CALCULATION - SEE INSTRUCTIONS FOR APPLICAB	LE RATES	
15.	Amount of Line 14 taxable at the spousal tax rate, or		
	transfers under Sec. 9116		
16	(a)(1.2) X .0 Amount of Line 14 taxable	15.	
10.	at lineal rate X .0	16.	
17.	Amount of Line 14 taxable at sibling rate X .12	17.	
18.	Amount of Line 14 taxable		
	at collateral rate X .15	18.	
19.	TAX DUE	19.	
		ND OF AN OVERDAYMENT	
20	FILL IN THE OVAL IF YOU ARE REQUESTING A REFUI		
	FILL IN THE OVAL IF YOU ARE REQUESTING A REFUI		
er po	enalties of perjury, I declare I have examined this return, including a correct and complete. Declaration of preparer other than the pers	ccompanying schedules and statements, and to	
er po true knov	enalties of perjury, I declare I have examined this return, including a	ccompanying schedules and statements, and to	
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Side 2

Decedent's Social Security Number

REV-1500 EX (FI) Page 3 File Number **Decedent's Complete Address:** DECEDENT'S NAME STREET ADDRESS CITY STATE Tax Payments and Credits: Tax Due (Page 2, Line 19) Credits/Payments A. Prior Payments B. Discount Total Credits (A + B) (2) (See instructions.) Interest If Line 2 is greater than Line 1 + Line 3, enter the difference. This is the **OVERPAYMENT**. Fill in oval on Page 2, Line 20 to request a refund. If Line 1 + Line 3 is greater than Line 2, enter the difference. This is the **TAX DUE**.

Make check payable to: REGISTER OF WILLS, AGENT.

PLEASE ANSWER THE FOLLOWING QUESTIONS BY PLACING AN "X" IN THE APPROPRIATE BLOCKS

1.	Did decedent make a transfer and:	Yes	No
	a. retain the use or income of the property transferred		
	b. retain the right to designate who shall use the property transferred or its income		
	c. retain a reversionary interest		
	d. receive the promise for life of either payments, benefits or care?		
2.	If death occurred after Dec. 12, 1982, did decedent transfer property within one year of death		
	without receiving adequate consideration?		
3.	Did decedent own an "in trust for" or payable-upon-death bank account or security at his or her death?		
1.	Did decedent own an individual retirement account, annuity or other non-probate property, which		
	contains a beneficiary designation?		

IF THE ANSWER TO ANY OF THE ABOVE QUESTIONS IS YES, YOU MUST COMPLETE SCHEDULE G AND FILE IT AS PART OF THE RETURN.

For dates of death on or after July 1, 1994, and before Jan. 1, 1995, the tax rate imposed on the net value of transfers to or for the use of the surviving spouse is 3 percent [72 P.S. §9116 (a) (1.1) (i)].

For dates of death on or after Jan. 1, 1995, the tax rate imposed on the net value of transfers to or for the use of the surviving spouse is 0 percent [72 P.S. §9116 (a) (1.1) (ii)]. The statute does not exempt a transfer to a surviving spouse from tax, and the statutory requirements for disclosure of assets and filling a tax return are still applicable even if the surviving spouse is the only beneficiary.

For dates of death on or after July 1, 2000:

- The tax rate imposed on the net value of transfers from a deceased child 21 years of age or younger at death to or for the use of a natural parent, an adoptive parent or a step-parent of the child is 0 percent [72 P.S. §9116(a)(1.2)].
- The tax rate imposed on the net value of transfers to or for the use of the decedent's lineal beneficiaries is 4.5 percent, except as noted in [72 P.S. §9116(a)(1)].
- The tax rate imposed on the net value of transfers to or for the use of the decedent's siblings is 12 percent [72 P.S. §9116(a)(1.3)]. A sibling is defined, under Section 9102, as an individual who has at least one parent in common with the decedent, whether by blood or adoption.