2018 Form OR-706

Page 1 of 3, 150-104-001 (Rev. 07-18) Oregon Department of Revenue

17511801010000

Office use only

Oregon Estate Transfer Tax Return

			Submi	it original form—	-do not submit pho	otocopy.						
				Part 1	(Print or type)							
	Amended	•Decedent's first na	ame and initial	Decedent's	last name		•[Decedent's	s Socia	l Secur	ity numb	er (SSN)
	Return					,	Estate	_	_			
Deced	lent's domicile (legal	residence)		·			·					
● City			 County 			● State	● Country					
•Date	e of birth	 Date of death 	●Year d	omicile establishe	ed	I	1					
/	/	/ /				●An ex	tension of tin	ne		•A se	parate	
Is the	estate being prob	ated in Oregon?				to file	is included			elect	ion is c	laimed
● If Y	es— Oregon cou	nty:				●An ex	tension of tim	ne				
● Ore	gon probate numb	ber:				to pa	y is included					
-	cutor's name				• Executor's SSN			● Execu	utor's	FEIN		
								_				
• Exe	cutor's mailing addr	ess			●City			 State 	●ZIF	o code		
	0											
• Exe	cutor's title							● Execu	utor's r	phone		
								()		_	
		Include	e a copy of a	ll required sc	hedules and su	pporting de	ocuments.	\	/			
				-	x computation							
1 T	otal grace ostato (from page 3, part 5,	lino 512)				• 1					.00
		uctions (from page										.00
		1 minus line 2)										.00
		see page 3, part 6).										.00
	•				_							
		perty located in Oreg		,				%				
		line 5 divided by line		-				/0				.00
		gon (line 4 multiplied					_					.00
		Credit (from Schedul	-	,								.00
		7 minus line 8)										
		ginal due date of re	•	,								.00
	•	us line 10)										
		10 minus line 9)										.00
	•	g or late payment (s					-					.00
		ment (see instructio					-					.00
	•	s 11, 13, and 14)										.00
16. F	lefund (line 12 mir	nus lines 13 and 14)					●16.					.00
Signat	ures and authorizatio	n: Under penalties of fal	lse swearing, I decl	are that I have exan	nined this return, incluc	ling accompany	ing schedules ar	nd stateme	nts. To	the bes	t of my	
-		e, correct, and complete	. If prepared by a p	erson other than the		ation is based or) prepa	irer has	any knov	vleage.
	tor's signature				Date		Executor	sphone				
X Title					/ /		()	_			
litle					Executor's SSN		Executor	SFEIN				
	tor's signature				Date		Executor'	s phone				
X					/ /		()	_			
Title					Executor's SSN		Executor	s FEIN				
							-					
		to authorize the fo	llowing individua	al(s) to receive a		ntial tax infor	mation relating	g to this r	eturn.			
	Preparer's name (print)			Title							
	Preparer's mailing	address			●City			●S	state	●ZIP c	ode	
	Signature of prepare	ər			Phone		Date		●Lic	ense n	umber	
	Х				()	_	/	/				

2018 Form OR-706

Page 2 of 3, 150-104-001 (Rev. 07-18) Oregon Department of Revenue



	, Estate	
Part 3—Elections by the executor	Check the "Yes" box for each que	estion, if applicable. See instructions
1. Do you elect alternate valuation?		• 1. 🗌 Ye
 Do you elect special use valuation? Include federal Set Do you elect to postpone the part of the taxes attributin Section 6163? 	table to a reversionary or remainder interest as descr	ibed
Part 4—General information Yo	u must include a copy of the death certificate and all	supporting documents. See instructions
 Married Single Legally separated 	Divorced:	supporting documents. See instructions
Widow or Name of deceased spouse widower	●SSN of deceased	Date of death
●2a. Surviving spouse's name	●2b. Survivor's SSN	●2c. Amount received (see instructio
 Ba. Individuals (other than the surviving spouse), trusts, o shown in Schedule O) (see instructions). For Privacy Name of individual, trust, or estate receiving \$5,000 or more SSN 	Act Notice (applicable to individual beneficiaries only • Relation to decedent	
●Name of individual, trust, or estate receiving \$5,000 or more	Relation to decedent	Amount (see instructions)
SSN FEIN	Relation to decedent	Amount (see instructions)
SSN FEIN		
Name of individual, trust, or estate receiving \$5,000 or more	Relation to decedent	Amount (see instructions)
●SSN ●FEIN		
Name of individual, trust, or estate receiving \$5,000 or more	 Relation to decedent 	Amount (see instructions)
SSN •FEIN		
Name of individual, trust, or estate receiving \$5,000 or more	Relation to decedent	Amount (see instructions)
●SSN ●FEIN		, L * *
Name of individual, trust, or estate receiving \$5,000 or more	● Relation to decedent	Amount (see instructions)
●SSN ●FEIN	I	
Bb. All unascertainable beneficiaries and those who recei	ive less than \$5,000	• 3b 0 (

2018 Form OR-706 Page 3 of 3, 150-104-001 (Rev. 07-18)

Oregon Department of Revenue



	, Esta		(A		
4. [Does the gross estate contain any Section 2044 property [qualified termina			<i>x for each question, i</i> gift or	if applicable
	estate]? (Schedule F)				Ye
-	u answer "Yes" to any of questions 5–12, you must include additional			•	
	. Was any insurance on the decedent's life not included on the return as p	•	edule D, For	rm 712) 5a.	L Ye
b	b. Did the decedent own any insurance on the life of another that is not includ			•	\Box
	in the gross estate? (Schedule D, Form 712)				L Ye
	Did the decedent at the time of death own any property as a joint tenant wi				
	f the other joint tenants was someone other than the decedent's spouse, a				
	ncluded on the return as part of the gross estate? (Schedule E)				L Ye
7.a	bill bill the decedent, at the time of death, own any interest in a partnership			•	
h	company, or any stock in an inactive or closely held corporation?			7a.	L Ye
L	b. If yes, was the value of any interest owned (from 7a) discounted on this instructions on reporting the total accumulated or offseting discounts to			• 7b.	Ye
ог	instructions on reporting the total accumulated or effective discounts tak	ten on Schedule F or G		7D.	
	Did the decedent make any transfer described in Section 2035, 2036, 2037, or 2038? (Schedule G)			Φo	Ye
	Vere there in existence at the time of the decedent's death:			0.	
	Any trusts created by the decedent during his or her lifetime? (Schedule	2 and trust document)		● 9a.	Ye
	Any trusts not created by the decedent during ins of the meaner (ochodule Any trusts not created by the decedent under which the decedent posse				
	or trusteeship? (Schedule F and trust document)			• 9b	Ye
10 Г	Did the decedent ever possess, exercise, or release any				
	peneral power of appointment? (Schedule H)			• 10.	Ye
	Vas the decedent, immediately before death, receiving an annuity describe				10
	or Schedule I? (Schedule I)			•	Ye
	Vas the decedent ever the beneficiary of a trust for which a deduction was				
	nder Section 2056(b)(7) which isn't reported on this return? If "Yes," includ				Ye
Par	t 5—Recapitulation				
Gros					
501.	s Estate	(a) Alternate value		(b) Value at date of	
F 0 0	Schedule A—Real estate		.00	(b) Value at date o	. 0 (
502.	Schedule A-Real estate	I	.00	(b) Value at date o	. 0 (
502. 503.	Schedule A-Real estate	2	. 0 0 • . 0 0 •	(b) Value at date o	. 0 (
	Schedule A – Real estate	3.	• 0 0 • • 0 0 • • 0 0 •	(b) Value at date o	. 0 (. 0 (. 0 (. 0 (
503.	Schedule A – Real estate	1. 2. 3.		(b) Value at date o	. 0 (. 0 (. 0 (. 0 (. 0 (
503. 504.	Schedule A – Real estate	1. 2. 3. 4.	.00• .00• .00• .00•	(b) Value at date o	. 0 (. 0 (. 0 (. 0 (. 0 (
503. 504. 505.	Schedule A – Real estate	1. 2. 3. 4. 5.	. 0 0 ● . 0 0 ● . 0 0 ● . 0 0 ● . 0 0 ●	(b) Value at date o	
503. 504. 505. 506. 507.	Schedule A-Real estate	1. 2. 3. 4. 5. 5.	.00• .00• .00• .00•	(b) Value at date o	
503. 504. 505. 506. 507. 508.	Schedule A-Real estate	1. 2. 3. 4. 5. 5. 7. 3.		(b) Value at date o	
503. 504. 505. 506. 507. 508.	Schedule A-Real estate	1. 2. 3. 4. 5. 7. 3. 7. 3.		(b) Value at date o	
503. 504. 505. 506. 507. 508. 509.	Schedule A-Real estate. 50 Schedule B-Stocks and bonds 50 Schedule C-Mortgages, notes, and cash 50 Schedule D-Insurance on the decedent's life [include Form(s) 712] 50 Schedule E-Jointly owned property 50 Schedule F-Other miscellaneous property 50 Schedule G-Transfers during decedent's life. 50 Schedule H-Powers of appointment 50 Schedule I-Annuities 50 Schedule I-Annuities 50	I. 2. 3. 4. 5. 3. 4. 5. 3. 4. 5. 5. 6. 6. 6.		(b) Value at date o	
503. 504. 505. 506. 507. 508. 509. 510. 511.	Schedule A-Real estate. 50 Schedule B-Stocks and bonds 50 Schedule C-Mortgages, notes, and cash 50 Schedule D-Insurance on the decedent's life [include Form(s) 712] 50 Schedule E-Jointly owned property 50 Schedule F-Other miscellaneous property 50 Schedule G-Transfers during decedent's life. 50 Schedule H-Powers of appointment. 50 Schedule I-Annuities 50 Schedule I-Annuities 50	I. 2. 3. 4. 5. 3. 4. 5. 3. 4. 5. 5. 6. 6. 6.		(b) Value at date o	
503. 504. 505. 506. 507. 508. 509. 510. 511.	Schedule A-Real estate. 50 Schedule B-Stocks and bonds 50 Schedule C-Mortgages, notes, and cash 50 Schedule D-Insurance on the decedent's life [include Form(s) 712] 50 Schedule E-Jointly owned property 50 Schedule F-Other miscellaneous property 50 Schedule G-Transfers during decedent's life. 50 Schedule H-Powers of appointment 50 Schedule I-Annuities 50 Schedule I-Annuities 50 Schedule U-Qualified conservation easement exclusion. 51	I.			
503. 504. 505. 506. 507. 508. 509. 510. 511. 512.	Schedule A-Real estate	I.		(b) Value at date of	
503. 504. 505. 506. 507. 508. 509. 510. 511. 512.	Schedule A-Real estate		0 0 0 0 513.		
 503. 504. 505. 506. 507. 508. 509. 510. 511. 512. Dedu 	Schedule A-Real estate		0 0 0 0 513.		
503. 504. 505. 506. 507. 508. 509. 510. 511. 512. Dedu 513.	Schedule A-Real estate		0 0 0 0 0 0 0 0 0 0		
503. 504. 505. 506. 507. 508. 510. 511. 512. Dedu 513. 514.	Schedule A-Real estate		513. 515.		
503. 504. 505. 506. 507. 508. 510. 511. 512. Dedu 513. 514. 515.	Schedule A-Real estate		0.0 		
 503. 504. 505. 506. 507. 508. 509. 510. 511. 512. Deda 513. 514. 515. 516. 	Schedule A-Real estate		0.0 		
503. 504. 505. 506. 507. 508. 510. 511. 512. Dedu 513. 514. 515. 516. 517.	Schedule A-Real estate		0.0 0.0 5113. 5113. 5113. 5115. 5116. 5117. 5118.		
 503. 504. 505. 506. 507. 508. 509. 510. 511. 512. Dedu 513. 514. 515. 516. 517. 518. 	Schedule A – Real estate. 500 Schedule B – Stocks and bonds 500 Schedule C – Mortgages, notes, and cash 500 Schedule D – Insurance on the decedent's life [include Form(s) 712]. 500 Schedule E – Jointly owned property 500 Schedule G – Transfers during decedent's life 500 Schedule H – Powers of appointment 500 Schedule I – Annuities 500 Schedule U – Qualified conservation easement exclusion 511 Total gross estate less exclusion (line 510 minus line 511). 511 Enter here and on part 2, line 1 512 Juctions Schedule K – Debts of the decedent. Schedule K – Mortgages and liens. 516 Total of lines 513 through 515 Allowable amount of deductions from line 516 (see instructions). Schedule L – Net losses during administration Schedule L – Expenses incurred in administering property not subject to				

Part 6-Estate transfer tax table. See part 6 in the instructions for the tax ta	able. computation instructions.	and an example.
---	---------------------------------	-----------------

Include a copy of all required schedules and supporting documents. Mail to: Oregon Department of Revenue, PO Box 14110, Salem OR 97309-0910

2018 Estate Transfer Tax Instructions

This publication is a guide, not a complete statement, of Oregon Revised Statutes (ORS) and Oregon Department of Revenue Administrative Rules (OAR). For more information, refer to the laws and rules on our website, www.oregon.gov/dor.

Table of contents

Important	2
Overview	2
Purpose of Form OR-706	2
Filing requirements	
Oregon same-sex marriage	2
Gross estate	2
Executor	2
When to file return	2
Payment	2
Extensions	3
Signature of executor and Social Security	
number (SSN)	3
Authorization	3
Where to file	3
Amended returns	
Separate election	4
Late filing or late payment penalty	4
Interest charge	4
Forms	4
Documents to file with your return	4
Part 1: Decedent and executor information	5
Decedent's name and SSN	5
Decedent's domicile	5
Name and address of executor	5
Part 2: Tax computation	5
Rounding off to whole dollars	5
Total gross estate	
Oregon estate tax	
Gross value of property located in Oregon	
Oregon percentage	

Tax payable to Oregon5Natural resource credit5Amount paid by the due date of the return5Penalty due6Interest due6Total due6
Part 3: Elections by the executor
Alternate valuation
Special use valuation of Section 2032A6
Reversionary or remainder interests
Part 4: General information6
Surviving spouse6
Beneficiary's information
Section 2044 property7
Insurance not included in the gross estate7
Partnership interests and stock in close corporations7 Trusts7
Part 5: Recapitulation
Conservation easement exclusion7
Deductions
Marital deduction—Schedule M8
Filing checklist for Form OR-7068
What happens after you file the tax return?
Part 6: Tax table
Installment payments9
Survivor's information9
Definitions9
Do you have questions or need help?10

Request for Discharge from Personal Liability

Don't attach Form OR-706-DISC, *Request for Discharge from Personal Liability*, 150-104-005, with your Form OR-706. Send this form separately.

Estimated values

Did you use estimated values per IRS Reg. 20.2010-2(a)(7)(ii) when filing your federal Form 706? If so, attach a separate schedule for Oregon listing the schedule, item number, and estimated value of the asset that's deductible under section 2056 or 2056A, *Marital deduction property*, or under section 2055(a), *Charitable deduction property*.

When completing the Oregon recapitulation schedule on page 3 of the return, add the estimated values for each schedule and add to the total value of the corresponding schedule as reported on the federal Form 706 recapitulation schedule.

Example: Federal schedule B reports total assets of \$600,000 but also includes an asset that's deductible under section 2056 or 2056A, *Marital deduction property*, or under section 2055(a), *Charitable deduction property*, which is reported on line 10 of the federal Form 706 recapitulation. The estimated value of the asset is \$250,000. For Oregon purposes, the estate would provide the federal schedule B with the Oregon OR-706, and provide a separate schedule listing the estimated value of the asset listed on schedule B. The estate would then add the estimated value of \$250,000 to the amount listed on the federal Form 706 recapitulation, line 2 (\$600,000), and report the total on the Oregon OR-706 recapitulation, line 502 (\$850,000).

Overview

Purpose of Form OR-706

The executor of a decedent's estate will use Form OR-706, to figure the estate tax imposed by ORS Chapter 118. This transfer tax is levied on the entire taxable estate and is paid by the estate. This tax isn't imposed on the heirs or beneficiaries of the estate. If the estate has assets outside of Oregon, you'll apportion the tax on part 2, lines 5–7.

Filing requirements

Form OR-706 must be filed for dates of death on or after January 1, 2012, if the value of the gross estate at the date of death is \$1 million or more. If the date of death was before January 1, 2012, use Oregon Form IT-1, *Oregon Inheritance Tax Return*, 150-103-001.

All schedules referenced in these instructions are referring to schedules included with federal Form 706, unless otherwise noted. Report the estate assets and deductions on the federal schedules and include the schedules with your Form OR-706. The requirements for the estate to file an Oregon Form OR-706 are different from the federal Form 706 filing requirements. Oregon requires the same forms, schedules, and supporting information (such as photocopy of death certificate, Form 712, will, trust documents, appraisals, etc.) that would have been required if the estate had filed a federal return.

To help us to process your return more efficiently, **assemble your return** in the order as outlined on page 8 of these instructions. This will assist us in processing the return in the most efficient and effective manner.

Oregon same-sex marriage

Oregon recognizes same-sex couples legally married in Oregon and other jurisdictions as married for Oregon tax purposes.

If the decedent was an Oregon registered domestic partner or in a recognized same-sex marriage, established in Oregon or another jurisdiction, use the marital status of "Married" in part 4 of these instructions.

Gross estate

The gross estate of the decedent is the value of all real and personal property, tangible or intangible, valued as of the date of death. Include all assets whether located inside or outside of Oregon.

Executor

According to ORS 118.005, the definition of "executor" is the executor, administrator, personal representative (PR), fiduciary, or custodian of property of the decedent. For probate estates, the personal representative appointed or approved by the court has the duty to file the return. For non-probate estates, any person having actual or constructive possession of the property of the decedent must file the return.

If two or more people must file a return, they should file one return together.

When to file return

You must file Form OR-706 within nine months after the date of the decedent's death. Example: If the date of death is February 13, the due date to file Form OR-706 is November 13. See also extension of time to file later.

Payment

Your tax payment is due within nine months after the date of the decedent's death, unless you requested an extension of time to pay and we approved your extension of time to pay.

If the tax paid with the return is less than the balance due shown on part 2, line 11, explain why you didn't pay the full amount of tax in a statement included with the return. If we approved your request for an extension of time to pay, include a copy of the approval with Form OR-706 and check the extension of time to pay box.

To assist us in posting your payment to your account, use Form OR-706-V, *Oregon Estate Transfer Tax Payment Voucher*, 150-104-172. Send Form OR-706-V with your payment; don't send Form OR-706-V without a payment.

You may send payment prior to filing the return, with the return, or after filing the return. Always include Form OR-706-V with your payment. Payments received after the original due date will be applied first to penalty, then to interest, and then to tax.

Important: Submit only one copy of your return. If you are sending in a payment prior to or after filing your return, only include Form OR-706-V.

Extensions

To request an extension of time to file or an extension of time to pay, complete and submit federal Form 4768 to us by or before the original due date of Form OR-706. Oregon doesn't have its own extension form.

Two different types of extensions are available for an estate transfer tax return using federal Form 4768:

Extension of time to file.

When we receive your extension request by the original due date of the tax return filing, you'll have an automatic six-month extension of time to file. Include a copy of this extension with your Form OR-706. An extension of time to file doesn't extend the time to pay the tax.

Extension of time to pay tax.

We must receive your request for extension of time to pay by the original due date of the tax return. You must include a written statement detailing why the estate can't pay the tax by the original due date. If the estate doesn't provide a written statement explaining why they can't pay the tax, the request for extension of time to pay will be denied. We'll evaluate your request and send you written approval or denial. Once your tax return is filed and an extension to pay is approved, the estate must provide collateral in an amount equal to twice the amount of unpaid tax to secure the debt (ORS 118.225). This is true if the request for payment is for more than 12 months after the original due date of the return. An extension of time to pay the tax doesn't extend the time to file the tax return.

Interest accrues on any unpaid tax during the extension period per ORS 305.220.

Signature of executor and Social Security number

The executor who files the return must sign the return under penalties of false swearing, per ORS 118.990. If there's more than one executor, all executors must provide their full name, title (such as, personal representative, trustee, etc.), address, phone number, and SSN on an attached page. All executors are responsible for the return as filed and are liable for penalties provided for willfully filing erroneous or false returns per ORS 118.990. This also applies to amended returns.

All executors must notify us in writing of any change of address, phone number, or authorized representative.

ORS 305.100 and Section 405, Title 42, of the United States Code, authorizes requests for SSNs. You must provide this information. The SSN will be used to establish both the decedent's and executors' identities.

If you paid a tax preparer to complete this tax return, the preparer must sign and date the return, and provide their identifying information.

Authorization

If you want the tax return preparer to discuss this tax return with us, check the box located between the signature lines for the executor and the preparer. This is a limited authorization. If you want to authorize a person other than the preparer, include a signed Oregon Tax Information Authorization and Power of Attorney for Representation (POA), 150-800-005, with the tax return, or submit the POA form to us separately. The POA form is on our website at www.oregon.gov/dor/forms.

Where to file

We are not offering e-file for Form OR-706.

Mail to:

Oregon Department of Revenue P O Box 14110 Salem OR 97309-0910

We're unable to acknowledge the receipt of tax returns or payments. Don't send an addressed envelope for acknowledgements. If you want verification we received your envelope, you may send it by certified mail with a return receipt requested. If you want to know if we cashed your payment check, contact your bank.

Private delivery services require a physical address. Use this address:

Oregon Department of Revenue 955 Center Street NE Salem OR 97301-2555

Your private delivery service will tell you how to get written proof of mailing and delivery dates.

Amended returns

Do you need to amend your return? If yes, it's the duty of the executor or other responsible person to file an amended return with us. Use Form OR-706 to prepare the amended return using the amended figures and include a statement describing the reason for the amendment. Include any schedules that have changed since your prior tax return and check the amended return box in the upper left corner on page 1. If an asset value has changed, provide substantiation, such as an appraisal, to establish the new value.

If the statute of limitations is still open for an estate in which the decedent had established a recognized same-sex marriage in Oregon or another jurisdiction, the estate return may be amended to use the married status. For example, if the decedent's date of death was January 17, 2017, the due date of the return was October 17, 2017; the return may be amended to claim a refund three years from the due date of the return or two years from the last payment of tax, whichever is later.

Did the IRS audit or another taxing authority make a change or correction to the estate tax resulting in change to the Oregon estate tax? If yes, the executor or other responsible party must report the change or correction to us by amending the estate return showing all the changes and how the changes affect the Oregon estate tax.

If you owe more tax with your amended tax return or because of a change or audit to your estate tax return, include Form OR-706-V with your payment. You will be assessed interest on the additional tax owing calculated from the original due date of the return to the payment date.

Note: Also see instructions for part 2, line 10.

Separate election

If the estate makes an election on the Oregon tax return which is different from the election made on the federal tax return, check the box "A separate election is claimed" in the upper right section of the form. Examples of separate elections are qualified terminable interest property (QTIP) and Oregon special marital property (OSMP). See part 5, line 520.

Late filing or late payment penalty

If you file Form OR-706 or pay the tax due more than nine months after the date of death, the estate is subject to penalties. See part 2, line 13 for penalty information.

Interest charge

Interest is charged on tax not paid within nine months of the date of death. Interest will accrue during the extension period. The interest rate may change once a calendar year. If the tax is unpaid after 60 days of our assessment notice, the interest rate will generally increase by 4 percent per year. See part 2, line 14 for more information about interest (ORS 305.222).

Forms

You may access our forms and instructions anytime on our website at www.oregon.gov/dor.

On our website you may:

- Download current forms, instructions, and publications.
- Download prior year forms and instructions.

To request help for estate transfer tax via email, write to: estate.help.dor@oregon.gov.

Professional tax preparers must research questions before contacting us for assistance.

Oregon doesn't have our own schedules for the OR-706. We ask that you attach the federal schedules. They can be found at www.irs.gov/forms-pubs/

form-706-united-states-estate-and-generation-skipping-transfer-tax-return or by calling (800) 829-3676.

Documents to file with your return

You must file all three pages of Form OR-706 and the appropriate federal schedules, A through I, to support the entries on the recapitulation—part 5, lines 501 through 509.

If you claim an exclusion on the recapitulation—part 5, line 511—complete and include Schedule U.

If you claim any deductions on the recapitulation—part 5, lines 513 through 521—complete and include Schedules J, K, L, M, O, as required, and provide documentation to support the claimed deductions.

If there isn't enough space on a schedule to list all the items, include a continuation schedule.

Number the items you list on each schedule, beginning with the number "1" each time.

Total the items listed on each schedule and its attachments, and any continuation schedules.

Enter the total of all schedules and continuation schedules at the bottom of each schedule.

Don't carry the totals forward from one schedule to the next.

Enter the total for each schedule on part 5—recapitulation.

Don't complete the "Alternate valuation date" or "Alternate value" columns of any schedule unless the executor elected alternate valuation under elections—part 3.

Additional documents to file with your return

Processing delays may occur if you don't provide the following required documents with your tax return:

- You must include a photocopy of the **death certificate** with the return. If the decedent was a citizen or resident and died testate, include a **photocopy of the will** with the return.
- Other supplemental documents may be required. Examples include: federal Forms 712 and 706-CE, expert valuations, independent fee appraisals, trust documents, and power of appointment instruments.
- If the decedent was a U.S. citizen but not a resident of the United States, you must include the following documents with the return:
 - A copy of the inventory of property and the schedule of liabilities, claims against the estate, and expenses of administration filed with the foreign court of probate jurisdiction, certified by a proper official of the court;
 - A copy of the return filed under the foreign inheritance, estate, legacy, succession tax, or other death tax act, certified by a proper official of the foreign tax department, if the estate is subject to such a foreign tax; and
 - A photocopy of the will, if the decedent died testate.

Part 1: Decedent and executor information

Decedent's name and Social Security number

Enter the decedent's name and SSN assigned to the decedent. If the decedent didn't have a SSN, the executor should obtain one for the decedent by filing federal Form SS-5, *Application for Social Security Card*, with the Social Security Administration.

Don't use the SSN assigned to the decedent's spouse.

Decedent's domicile

Domicile is the place where the decedent had their fixed, permanent, principal home. The decedent had only one domicile, though they may have had multiple residences.

Name and address of executor

If there's more than one executor, enter the name and the address of the executor we should contact. List the other executors' names, addresses, phone numbers, and SSNs on an attached sheet. Notify us in writing of a change of address or phone numbers of any executor(s) or authorized representative.

Part 2: Tax computation

Rounding off to whole dollars

On the return and schedules enter whole dollar amounts only, don't include cents, and round to the nearest dollar.

Example: \$5,762.81 becomes \$5,763 and \$1,294.33 becomes \$1,294.

Line 1. Total gross estate

Enter either:

- Amount from part 5, line 512, column (b) "Value at date of death," or;
- Amount from part 5, line 512, column (a) "Alternate value," if the executor elected alternate valuation on part 3, line 1, elections by the executor.

Line 4. Oregon estate tax

See part 6 of these instructions for the tax table, computation instructions, and an example.

Line 5. Gross value of property located in Oregon

When the estate has property located outside of Oregon, use lines 5, 6, and 7 to compute the prorated Oregon tax.

On line 5, enter the gross value of estate assets taxable by Oregon. The taxability of the decedent's property for Oregon purposes depends on whether the decedent was a resident or nonresident of Oregon.

Oregon resident decedent. For a resident decedent, property taxable by Oregon includes all real property located in

Oregon, tangible personal property located in Oregon, and intangible personal property. Don't include intangible personal property taxed by another state or another country as a result of the decedent's death. **Enter the combined value of these assets on line 5.**

If the decedent was an Oregon resident and all assets were located in Oregon, enter the gross estate amount from line 1 on line 5.

Nonresident decedent. For a nonresident decedent, property taxable by Oregon includes all real property located in Oregon and tangible personal property located in Oregon. **Enter the combined value of these assets on line 5.**

Line 6. Oregon percentage

Divide the amount on line 5 by the amount on line 1; round the decimal to six places. Convert the decimal to a percentage by multiplying the decimal by 100, or move the decimal two places to the right. For example, 0.551724 becomes 55.1724%. Write the percentage on line 6. Don't enter more than 100 percent or less than -0-.

Line 7. Tax payable to Oregon

Example:

Line 1, gross estate = \$1,450,000

Line 2, deductions = \$20,000

Line 4, tax = \$43,000

Line 5, gross value of assets located in Oregon = \$800,000

The prorated estate tax is computed as follows:

[Line $5 \div$ line 1 = Oregon percentage] x line 4 = prorated tax for line 7

[\$800,000 ÷ \$1,450,000 = 0.551724] x \$43,000 = \$23,724 prorated tax, enter on line 7.

Line 8. Natural resource and commercial fishing business credit

ORS 118.140 provides a natural resource or commercial fishing business credit. You may elect to take all, part, or none of this credit, for which you qualify. Natural resource property is farm use and forestland, as defined in ORS 308A.056, 308A.250, and 321.201. Real property must be in Oregon [ORS 118.140(a)(L)]. The qualifying property also includes property used in commercial fishing business operations defined in ORS Chapter 508 and IRC Section 1301(b)(4). To calculate credit, see Schedule OR-NRC and instructions at www.oregon.gov/dor.

Line 10. Amount paid by the due date of the return

For an original Form OR-706, enter the total of prior timely payments. For an amended return, enter the net payments (total payments made minus any refunds we paid to the estate) to date. **Example:** Estate tax payments made with the original return = \$105,000. Tax on the original return: \$88,000. Original refund paid to the estate: \$17,000.

88,000 is the amount of your prior payments reduced by prior refunds (105,000 - 10,000 = 88,000). Enter 88,000 on your amended return, line 10, as your net prior payments.

Line 13. Penalty due

A penalty of 5 percent of the tax will be imposed if the return isn't filed within nine months from the date of death or by the extended filing date. A penalty of 5 percent of the tax will be imposed if the tax isn't paid within nine months from the date of death. If you have an approved extension of time to pay, the tax must be paid by the extended payment date to avoid a penalty. Only one 5 percent penalty will be assessed, the 5 percent late filing penalty or the 5 percent late payment penalty.

If you file the tax return more than three months after the due date (including extension), add an additional 20 percent penalty, for a total of 25 percent penalty.

Line 14. Interest due

If you file or pay after the due date, calculate and pay interest on any unpaid tax or on tax paid after the original due date (or the approved extended payment date). We calculate interest daily. Interest accrues on any unpaid tax during an extension of time to file. Here's how to calculate the interest due:

Tax x Daily interest rate x Number of days.

For periods		
beginning	Annual	Daily
January 1, 2019	6%	0.0164%
January 1, 2018	5%	0.0137%
January 1, 2017	5%	0.0137%

Additional interest on deficiencies and delinquencies. Interest will increase by one-third of 1 percent per month (4 percent yearly) on deficiencies or delinquencies if the following occurs:

- You file a return showing tax due, or we assess an existing deficiency; and
- The assessment isn't paid within 60 days after we issue the notice of assessment; and
- You haven't filed a timely appeal.

Exception to additional interest: If we approved your request for extension of time to pay and you're in compliance with the extension terms, the interest rate won't increase by 4 percent per year.

Special instructions. Do you owe a penalty on part 2, line 13 or interest on line 14 and have an overpayment on line 12? If your overpayment is less than the total penalty and interest, you have an amount due. To calculate the amount due, on line 15 fill in the result of line 13 plus line 14 minus line 12. If your overpayment is more than the total penalty

and interest, you have a refund. To calculate your refund, enter on line 16 the result of line 12 minus the sum of lines 13 and 14.

Line 15. Total due

Pay using Revenue Online at www.oregon.gov/dor or enclose a check or money order for the total amount due (tax plus any applicable penalty and interest) with your return. If paying by mail, include the payment voucher, Form OR-706-V, with your check. Don't send cash or postdated checks. Place your check and Form OR-706-V in the envelope with your tax return; don't staple your check or Form OR-706-V to any page of your tax return.

Part 3: Elections by the executor

Line 1. Alternate valuation

Refer to the federal Form 706 instructions for alternate valuation election. In the federal instructions, replace "IRS" with "Oregon Department of Revenue" and replace Form 706 with Oregon Form OR-706. Search for the current year federal Form 706 and instructions at www.irs.gov/forms-pubs (if the current year isn't available, use the prior year's form).

Line 2. Special use valuation of Section 2032A

Refer to the federal Form 706 instructions for special use valuation of Section 2032A election. In the federal instructions, replace "IRS" with "Oregon Department of Revenue" and replace Form 706 with Oregon Form OR-706. Search for the current year Form 706 and instructions at www.irs. gov/forms-pubs (if the current year isn't available, use the prior year's form).

Line 3. Reversionary or remainder interests

For details of this election, see IRC Section 6163 and the related regulations.

Part 4: General information

Line 2. Surviving spouse

Complete line 2 whether or not there is a surviving spouse and whether or not the surviving spouse received any benefits from the estate. If there was no surviving spouse on the date of decedent's death, enter "None" on line 2a and leave lines 2b and 2c blank. The value entered on line 2c doesn't need to be exact. See the instructions for "Amount" under line 3.

Line 3. Beneficiary's information Name

On line 3a, enter the name of each individual, trust, or estate who received or will receive benefits of \$5,000 or more from the estate directly as an heir, next-of-kin, devisee, or legatee; or indirectly (for example, as beneficiary of an annuity or insurance policy, shareholder of a corporation, or an heir that is a partner in a partnership, etc.).

Note: If the estate has more than 7 beneficiaries, include a free form continuation page and complete only those fields relating to the beneficiaries.

Identifying number

Enter the SSN of each individual beneficiary listed. If the number is unknown, or the individual has no number, indicate "unknown" or "none." For trusts and other estates, enter the federal employer identification number (FEIN).

Relationship

For each individual beneficiary, enter the relationship (if known) to the decedent by reason of blood, marriage, or adoption. For trust or estate beneficiaries, indicate TRUST or ESTATE.

Amount

Enter the value actually distributed (or to be distributed) to each beneficiary, including transfers during the decedent's life, from Schedule G. This value is required to be included in the gross estate. The value entered doesn't need to be exact; a reasonable estimate is sufficient. For example, where precise values can't readily be determined, as with certain future interests, a reasonable approximation should be entered. The total of these distributions should approximate the value of the gross estate reduced by funeral and administrative expenses, debts and mortgages, bequests to surviving spouse, charitable bequests, and any federal estate and state inheritance taxes paid (or payable) relating to the benefits received by the beneficiaries listed on lines 2 and 3. All distributions of less than \$5,000 to specific beneficiaries may be included with distributions to unascertainable beneficiaries on line 3b.

Line 4. Section 2044 property

If you answered "Yes," these assets must be shown on Schedule F.

Section 2044 property is property for which a previous Section 2056(b)(7) election (qualified terminable interest property, or QTIP election) has been made, or for which a similar gift tax election (Section 2523) has been made. For more information, see the instructions on the back of Schedule F.

Line 5. Insurance not included in the gross estate

If you checked "Yes" for either 5a or 5b, you must complete and include both Schedule D and Form 712, Life Insurance Statement, for each policy with an explanation of why the policy or its proceeds are not includible in the gross estate.

Line 7. Partnership interests and stock in close corporations

If you answered "Yes" to line 7, you must include full details for partnerships and unincorporated businesses on Schedule F (Schedule E if the partnership interest is jointly owned). You must include full details for the stock of inactive or close corporations on Schedule B. 150-104-001 (Rev. 07-18)

Value these interests using the federal Regulations Section 20.2031-2 (stocks) or 20.2031-3 (other business interests).

A "close corporation" is a corporation whose shares are owned by a limited number of shareholders. Often, one family holds the entire stock issue. As a result, little, if any, trading of the stock takes place. There is, therefore, no established market for the stock, and those sales that do occur are at irregular intervals and seldom reflect all the elements of a representative transaction as defined by the term "fair market value" (FMV).

Line 9. Trusts

If you answered "Yes" to either 9a or 9b, you must include a copy of the trust instrument for each trust. You must complete Schedule G if you answered "Yes" to 9a and Schedule F if you answered "Yes" to 9b.

Part 5: Recapitulation

Lines 501 through 510-gross estate: You must make an entry on each line 501 through 509. If the gross estate doesn't contain any assets of the type specified by the separate schedules, enter zero on that line. Entering zero on any lines 501 through 509 is a statement by the executor, made under penalties of perjury, that the gross estate doesn't contain any includible assets covered by that line.

Don't enter any amounts in the "Alternate value" column unless you elected alternate valuation on elections by the executor—part 3, line 1.

If you elect alternate value, list amounts in both the alternate value column and value at date of death column. Per IRC 2032(c) in order to elect the alternate valuation it must decrease the value of the gross estate.

Schedules to include for lines 501 through 509. You must include:

- Schedules A, B, and C if the gross estate includes any real estate; stocks and bonds; or mortgages, notes, and cash, respectively.
- Schedule D if the gross estate includes any life insurance or if you answered "Yes" to general information-part 4, question 5.
- Schedule E if the gross estate contains any jointly owned property or if you answered "Yes" to general information—part 4, question 6.
- Schedule F must be filed with every tax return. Answer its questions, even if you report no assets on this schedule.
- Schedule G if the decedent made any of the lifetime transfers to be listed on that schedule or if you answered "Yes" to general information—part 4, question 8 or 9a.
- Schedule H if you answered "Yes" to part 4, question 10.
- Schedule I if you answered "Yes" to part 4, question 11.

Line 511. Conservation easement exclusion

You must complete and include Schedule U (along with any required attachments) to claim the exclusion on this line.

Lines 513 through 521. Deductions

You must include schedules J, K, L, M, and O as applicable, for the deductions you claim.

Line 517

If line 516 is less than or equal to the value (at the time of the decedent's death) of the property subject to claims, enter the amount from line 516 on line 517.

If the amount on line 516 is more than the value of the property subject to claims, enter the greater of (a) the value of the property subject to claims, or (b) the amount actually paid at the time the return is filed.

Don't enter more on line 517 than the amount on line 516. See Section 2053 and the related regulations for more information.

Line 520. Marital deduction—Schedule M

Oregon allows elections, including but not limited to Section 2056—Bequests to surviving spouse. See ORS 118.010 and relevant rules for details and examples.

If the estate claims a marital deduction or a QTIP deduction, complete and include an "Oregon-only" Schedule M. Identify the specific property for the deduction.

An estate may elect to claim an Oregon special marital property (OSMP) deduction. The OSMP deduction is allowed by ORS 118.013 and 118.016. See ORS 118.010 and relevant rules for more detail and examples.

The Oregon estate transfer tax return for the second spouse to die must include any property previously claimed for the QTIP or OSMP deduction claimed on the Oregon estate or inheritance tax return for the first spouse to die. See ORS 118.010 and relevant rules for details.

Filing checklist for Form OR-706

When you complete the return, assemble all the required pages together in the following order:

- Form OR-706, pages 1, 2, and 3.
- Federal form 706 (if required to file with IRS).
- Federal schedules in alphabetical order, with Forms 712, if applicable.
- Oregon Schedule OR-OSMP, if applicable.
- Oregon Schedule OR-NRC, if applicable.
- Form 4768 extension request, if applicable.
- Death certificate.
- Will.
- Trust documents, if applicable.
- Powers of appointment document.

- A copy of another state's estate tax return or foreign estate tax return, if the estate is subject.
- A copy of property inventory, schedule of liabilities, claims against the estate, and expenses of administration filed with a foreign probate court, certified by an official of the court.
- Expert valuations (for example: business value, personal property, etc.).
- Independent fee appraisals for real property, wherever located, used to support reported value.

What happens after you file the tax return?

We'll process your tax return in the order the returns are received. We may contact you for additional information or documentation in order to complete the processing of your return.

Once the return is processed and the account is paid in full, we'll issue the Oregon estate tax receipt as required by ORS 118.250. The receipt will identify the estate and show the amount of tax, penalty, and interest paid to us. We'll send a copy of the receipt to the authorized representative, if the authorization box on part 2 of the form is checked, or if we have an Oregon POA form on file for a representative.

The executor may request a discharge from personal liability by completing the Oregon form OR-706-DISC, *Request for Discharge from Personal Liability*, 150-104-005. **This form must be filed separately from the Form OR-706.**

We have up to 18 months to respond to your request. During our review your return may be selected for an audit. We'll issue the discharge after we have accepted the return and the account is paid in full.

You can download the discharge form at www.oregon.gov/dor/forms.

Part 6: Tax table

Compute your tax for part 2 line 4 by applying the rates in the table below to the amount on part 2, line 3 (taxable estate).

Example:

- The taxable estate, part 2, line 3, is \$1,700,000.
- Column 1, the taxable amount is equal to or more than \$1,500,000.
- Column 2, the taxable amount is less than \$2,500,000.
- Column 3, tax on the amount in column 1 is \$50,000.
- Column 4, tax rate of 10.25 percent; apply to the taxable estate amount which is more than the amount in column 1.
- \$1,700,000 less \$1,500,000 = \$200,000 x 10.25% = \$20,500 plus \$50,000 = \$70,500 total tax.
- Enter your Oregon estate transfer tax on part 2, line 4.

Column 1	Column 2	Column 3	Column 4
			Tax rate on taxable
Taxable estate		Tax on	estate amount more
equal to or	Taxable estate	amount	than the amount in
more than:	less than:	in column 1:	column 1 (percent):
\$ 1,000,000	\$ 1,500,000	\$0	10.0%
1,500,000	2,500,000	50,000	10.25%
2,500,000	3,500,000	152,500	10.5%
3,500,000	4,500,000	257,500	11.0%
4,500,000	5,500,000	367,500	11.5%
5,500,000	6,500,000	482,500	12.0%
6,500,000	7,500,000	602,500	13.0%
7,500,000	8,500,000	732,500	14.0%
8,500,000	9,500,000	872,500	15.0%
9,500,000		1,022,500	16.0%

Installment payments

Does the estate include an interest in a closely held business? Does the estate wish to pay the taxes in installments under ORS 118.225? If you answered yes to both of these questions, you must submit a request for extension of time to pay using federal Form 4768. The department will issue a determination letter to inform the estate whether or not they qualified for installment payments under ORS 118.225. The number of payments can be up to 14 equal payments made up of annual interest and principal.

The portion of tax which doesn't qualify for the installment plan must be paid by the original due date of the tax return. The first of 14 installment payments will begin once the extended payment period is approved by us, the total tax is determined, and collateral has been provided by the estate; see collateral required below. Other payment arrangements may be available for your estate under ORS 118.225.

Collateral required

According to ORS 118.225 and corresponding rules, for us to agree to an installment payment of tax, the following must occur:

- Acceptable collateral must be provided. For real property, a first mortgage, having a value of double the extended tax. For personal property, a surety bond in double the amount of the extended tax, executed by a corporation licensed to do business in the State of Oregon. The bond must be renewed every five years.
- Executor is **personally** liable for payment of the tax to the extent of the value of the property.
- Annual statements of account will be sent to the executor.

- If your payment isn't made timely, the installment payment arrangement is cancelled; a 5 percent late payment penalty will be assessed; and the remaining liability of penalty, interest, and tax is due and owing immediately.
- Interest on the Oregon Estate Transfer tax accumulates from the day after the due date of the original return, to the date your payment is received.
- Oregon interest rates are shown in these instructions for part 2, line 14.

You don't need to furnish the required mortgage or bond at the time you file Form OR-706. We will contact you and you'll be given the opportunity to furnish the collateral.

Important: The interest paid on installment payments **isn't** deductible as an administrative expense of the estate.

Survivor's information

The following information is designed to help if you're settling the finances of a deceased person. It's not a complete statement of laws or OARs.

If you have questions after reading these instructions, see your attorney. Some of these matters are complex and you may need legal advice.

Definitions

Beneficiary: One who will receive assets from an estate. The assets of an estate are distributed to beneficiaries after all taxes and expenses are paid. The assets may be distributed under the terms of a will, or if there is no will, under the provisions of state law. (Other terms: heirs at law, devisee, legatee, and claiming successor.)

Decedent: A legal word for a person who has died.

Estate: All the property of the decedent. (See probate and small estate proceeding.) If an estate is probated, the court appoints a personal representative to be responsible for the property and finances of the estate. Any money the estate earns (such as rental income or stock dividends) must be reported on Form OR-41, *Oregon Fiduciary Income Tax Return*, 150-101-041.

Executor: An executor is a personal representative, administrator, trustee, fiduciary, or custodian of the property, or any person who has actual or constructive possession of the decedent's property. **Fiduciary:** An individual or legal group (such as a bank or corporation) that has financial responsibility for an estate or a trust held for the benefit of others.

Personal property: All property that isn't real property, such as money, stocks, bonds, machinery, or equipment. A mobile home owned by the decedent, but located on rented or leased land is also personal property.

Personal representative: The executor, administrator, or anyone in charge of the decedent's property. The surviving spouse may or may not be the personal representative, depending on the will or the court appointment. The personal representative is also the estate's fiduciary.

Probate: A formal court proceeding used when the decedent held property solely in the decedent's name. Probate settles the decedent's finances and distributes the property according to the will or state law. The probate court appoints a personal representative.

Probate court: In Oregon, this is generally the circuit court. In some cases it may be the county district court or the county court.

Real property: Real property is land and stationary buildings. For example, a residence or commercial building is real property.

Small estate proceeding: A court procedure to transfer the title of solely owned property to heirs when the estate consists of:

- (a) The fair market value of the estate is \$275,000 or less;
- (b) No more than \$75,000 of the fair market value of the estate is attributable to personal property; and
- (c) No more than \$200,000 of the fair market value of the estate is attributable to real property.

Do you have questions or need help?

Internet

www.oregon.gov/dor

- Download forms, instructions, and publications.
- Access Revenue Online to make payments.
- Search FAQs.

Email

estate.help.dor@oregon.gov

This email address isn't secure and confidentiality can't be ensured. General tax and policy questions only. We ask that professional tax preparers and attorneys research questions before contacting us.

Correspondence

Estate Audit, Business Division Oregon Department of Revenue PO Box 14110 Salem OR 97309-0910

Fax: (503) 945-8787, Estate Tax Unit

Phone

(503) 378-4988 or (800) 356-4222

Monday–Friday, 7:30 a.m.–5 p.m. Closed Thursdays from 9–11 a.m. Closed holidays. Wait times may vary.

Contact us for ADA accommodations or assistance in other languages.

In person

Find directions and hours on our website.