

Use this form only if the person died on or after 1 November 2004 but before 1 September 2006

Return of estate information

Fill in this form where the person who has died ("the deceased") was domiciled in the United Kingdom at the date of death and the gross value of the estate for inheritance tax

- is less than the excepted estate limit, or
- is less than £1,000,000 **and** after deduction of liabilities and spouse or civil partner and/or charity exemption **only (taking account of no other relief)** the estate is below the IHT threshold.

Αŀ	oout the person who has died		
Su	ırname(s) 1.1		
Ot	her name(s) 1.2		
Da	ate of death 1.3 / /		
	ou should read the notes about each question in booklet C3 as you fill in this form. Everyone is swer questions 2 - 8 until or unless directed to fill in form IHT 400.	must	
Αŀ	pout the estate	No	Yes
2.	Within seven years of death did the deceased		
	 make any gifts or other transfers totalling more than £3,000 per year, other than normal birthday, festive, wedding or civil partnership gifts, or 		
	b. give up the right to benefit from any assets held in trust.		
	If you answer 'Yes' to either part of question 2, give brief details in box 12 and include the chargeable value of the gifts in box 13.4. But if this value is more than £100,000 or the assets do not qualify as 'specified transfers' (see C3) stop filling in this form. You will need to fill in form IHT 400 instead.		
3.	On or after 18 March 1986, did the deceased make a gift where		
	 a. they continued to benefit from, or had some right to benefit from, or use all or part of the asset, or 		
	b. the person receiving the gift did not take full possession of it? (see booklet C3)		
	If you answer 'Yes' to either part of question 3, stop filling in this form. You will need to fill in form IHT 400 instead.		
4.	Did the deceased have the right to receive the benefit from any assets held in a trust?		
	 If you answer 'Yes' to question 4 and the deceased was entitled to benefit from a single trust, and the gross value of the assets in that trust was less than £100,000 at the date of death, give brief details in box 12 and include the gross value of the trust assets in box 13.5. But if the value is more than £100,000, or there is more than one trust, stop filling in this form. You will need to fill in form IHT 400 instead. 		
5.	Did the deceased own or benefit from any assets outside the UK?		
	If you answer 'Yes' to question 5 include the value of the overseas assets in box 13.7. But if the gross value of the overseas assets is more than £75,000, stop filling in this form. You will need to fill in form IHT 400 instead.		
6.	Did the deceased pay premiums on any life insurance policies that were not for the deceased's own benefit or did not pay out to the estate?		
	If you answer 'Yes' to question 6, you must also answer question 9.		
7 .	Was the deceased a member of a pension scheme or did they have a personal pension policy from which they had not taken their full retirement benefits before the date of death?		
	If you answer 'Yes' to guestion 7, you must also answer guestion 10		

			No	Yes				
8.	a.	Was the person who has died entitled to receive payments from a pension which continued to be paid after they had died (other than arrears of pension) which you have not included in the Inventory form C1?						
	b.	Was a lump sum payable under a pension scheme or pension policy as a result of the death which you have not included in the Inventory form C1?						
		If you answer 'Yes' to question 8, include the value in box 13.2 or explain in box 12 why it is not included.						
Do	not	answer questions 9 or 10 unless you answered 'Yes' to questions 6 or 7.						
9.	Wi	thin seven years of the death, did the deceased						
	a.	pay any premium on a life insurance policy under which the benefit is payable other than to the estate, or to the spouse or civil partner of the deceased, <i>and if so</i>						
	b.	did they buy an annuity at any time?						
		ou answer 'Yes' to question 9(a), see booklet C3 to find out how to include the premiums paid on this form. ou answer 'Yes' to both question 9(a) & 9(b), stop filling in this form. You will need to fill in form IHT 400 instead.						
10.	At a	a time when they were in poor health or terminally ill, did the deceased change any pension neme or personal pension policy so as to						
	a.	dispose of any of the benefits payable, or		Ш				
	b.	make any change to the benefits to which they were Use this form only if the person died on o	r afte	r 1 Nov	e l			
	If yo	ou answer 'Yes' to question 10(a) or 10(b), stop filling in this form. You will need to fill in form IHT 400 instead.						
On	lv aı	nswer question 11 if you are deducting spouse or civil partner or charity exemption against the estate.						
	·, ·	N/A						
11.	На	s the <i>legitim</i> fund been either claimed or discharged in full following the death?	Ш	Ш				
		ne total value of the legitim fund not already claimed or discharged following the death, when added to the rem argeable estate exceeds the excepted estate limit, stop filling in this form, you will need to fill in form IHT						
	You should calculate the <i>legitim</i> on the basis that any not already discharged will be claimed in full. Show this figure and the amount claimed in box 11 and adopt it when calculating the exemption in box D on page 3 (see booklet C3).							
		Value of undischarged legal rights £						
12		ou answer 'Yes' to either questions 2 or 4 use the space below to give details of the gifts or the trust, or for y culation of legal rights to answer question 11. You may also include here any other information you consider		nt.				

13.	Summary of estate						
	You must make full enquiries so that you can show that the figures that you give in find out the value for an item, you may include your best estimate			ght. If you can show estimate			
13.1	Assets Confirmed to (box 1.1 on C1)	13.1	£				
13.2	Payments under a pension (not included for Confirmation)	13.2	£				
13.3	Share of jointly held UK assets passing automatically to the survivor(s)	13.3	£				
13.4	Gifts and other lifetime transfers	13.4	£				
13.5	Assets held in trust for the benefit of the deceased (see booklet C3)	13.5	£				
13.6	Nominated assets not included for Confirmation (see booklet C3)	13.6	£				
13.7	Assets outside the UK including the deceased's share of jointly owned assets	13.7	£				
	Gross estate for inheritance tax (sum of boxes 13.1 - 13.7	Α	£				
	Total liabilities	В	£				
	Net estate for inheritance tax (A - B	С	£				
14.	Exemptions (you should read booklet C3 before filling in this section	ר)					
	In the box below, deduct any exemption for assets passing on death to the husband, wife or civil partner of the person who has died, and/or ultimates a UK charity and/or for national purposes. You must calculate the exemption on the basis that any undischarged legal rights will be claimed in full. If you are deducting charity exemption etc give the name of the charity(s) or other organisations benefiting. Where exemptions are deducted for particular assets, list those assets and show the amount deducted.						
	Continue on page 4		D	£			
	Net qualifying value of the estate (C	-D)	Ε	£			
	Carry the values from boxes A, C & E to boxes 3A, 3B and 3C respectively	on page	4 of fo	rm C1.			
need tthetime, t	find something has been left out, or if any of the figures you have given in the to tell us if, taking all the omissions and changes into account, are figure at box C is now higher than the inheritance tax threshold, and are are no exemptions to deduct which keep the value at box E below the inlethe value at box E exceeds the inheritance tax threshold, you must complete which must be signed by all the executors, and send it to us with a cheque fell.	neritance e a corre	e tax tl	hreshold. If at account (forn	any		
The is	sue of Confirmation does not mean that there is no inheritance tax due on t	his esta	te.				
	e best of my knowledge and belief, the information I have given in this read and understand the statements above.	form is	corre	ct and compl	ete. I		
I understand that I may have to pay financial penalties if the answers to the questions or figures that I give in this form are wrong because of my fraud or negligence, OR if the estate fails to qualify as an excepted estate and I do not deliver a corrective account within 6 months of the failure coming to my notice.							
Sigr	pature Date						

13.