

When to use this form

Fill in this form if:

- the deceased died on or after 6 April 2012
- at least 10% of the person's net estate is left to a qualifying charity
- you want to pay the reduced rate of Inheritance Tax
- you want to elect to merge components of the estate
- you want to opt out of the reduced rate of Inheritance Tax

To check if the estate qualifies for the reduced rate of Inheritance Tax use the calculator at www.gov.uk/inheritance-tax-reduced-rate-calculator

If you're electing to merge estate components or to opt out of the reduced rate, this form must be signed by all appropriate persons for each estate component affected (go to the notes below).

Deadline

You must send this form to us within 2 years of the death.

Withdrawal of election

An election to merge estate components or to opt out of the reduced rate can be withdrawn by writing to HMRC.

This must be signed by the appropriate persons for the estate components affected and made within 2 years and 1 month of the death.

Qualifying charities

From 1 April 2023 a qualifying charity is one that meets the following conditions:

- if it is established for charitable purposes
- it is a UK registered charity from 1 April onwards for IHT purposes
- its managers are fit and proper persons to be managers of the charity

Reduced rate of Inheritance Tax Schedule IHT430

Deceased's surname	
Deceased's first name	
Date of death DD MM YYYY	
IHT reference number	

If you need help

Read the notes before filling in this form.

For more information or help, or another copy of this form:

- go to www.gov.uk/inheritance-tax
- phone our helpline on 0300 123 1072 if calling from outside the UK, phone +44 300 123 1072

Your rights and obligations

HMRC Charter explains what you can expect from us and what we expect from you. For more information, go to www.gov.uk/government/publications/hmrc-charter

Reduced rate

Notes

The reduced rate of Inheritance Tax only applies to estates where the date of death is on or after 6 April 2012 and at least 10% of the estate is left to a qualifying charity.

This schedule is also for estates where the appropriate persons (go to note 1 below) want to merge estate components or opt out of the reduced rate of Inheritance Tax. All appropriate persons for each estate component that wants to merge or opt out of the reduced rate must sign the declaration on page 4.

1 The 'appropriate persons' are those liable for the Inheritance Tax on the value of the assets for each estate component; for example, the executors, the administrators, surviving joint owners, trustees or donees. If more than one group is liable for the tax, the 'appropriate persons' are those who are actually paying it. Tell us the capacity in which you're signing the form. All appropriate persons must sign the form. We cannot accept a claim signed by agents.

- 2 A person's estate for Inheritance Tax is made up of all the property to which they're beneficially entitled, so there may be a number of chargeable elements to the estate. The legislation providing for the reduced rate of Inheritance Tax refers to these elements of the estate as 'components'. The reduced rate applies separately to each component that makes up an estate, so it's possible that 1 component may pay tax at 36% whilst others pay tax at the full rate. For the purposes of applying the reduced rate of Inheritance Tax, the legislation splits the estate into 3 components:
 - the survivorship component (joint assets passing to the other joint owner by survivorship or under a special destination in Scotland - it may also include any overseas assets that pass under the law of the country in which it is situated)
 - the settled property component (assets in trust)
 - the general component (assets solely owned and joint assets owned as 'tenants in common')

- 3 The baseline amount for a component is the chargeable value of that component after adding back the amount that qualifies for charity exemption. The legislation sets out 3 steps in arriving at the baseline amount as follows:
 - Step 1 establish the net value of each estate component (after deduction of liabilities, reliefs and exemptions, including the charity exemption)
 - Step 2 deduct from step 1 the appropriate portion of the available nil rate band (go to note 4)
 - Step 3 add the amount of the charity exemption to the answer at step 2 - this will give you the baseline amount

To qualify for the reduced rate the amount given to charity must be at least 10% of the baseline amount.

4 The available nil rate band is the one that applies at death, increased as appropriate by any transferable nil rate band and reduced by the amount used by any lifetime gifts subject to Inheritance Tax (do not include gifts with reservation in working out the available nil rate band).

The nil-rate band is not increased by any residential nil-rate band (RNRB) or transferable residential nil-rate band (TRNRB) that might be available on the estate.

The appropriate proportion is the amount of the available nil rate band apportioned between all estate components which will include gifts with reservation.

Example: a person died on 17 May 2012 leaving an estate valued at £750,000, after deduction of liabilities, 10% of the residue of their estate is left to a qualifying charity.

They had a joint bank account with their son, which had a balance of £60,000 at death. Both contributed equally to the account so £30,000 is included in the estate as joint property passing by survivorship. This estate has 2 components: a survivorship component and a general component. The donated amount in the general component is £75,000.

The baseline amount for the general component is calculated as follows:

Net estate on death £675,000 (step 1)

Less portion of nil rate band £311,170 (*as below)

£363,830 (step 2)

Add back charity exemption £75,000

Baseline amount £438,830 (step 3)

* net value of general component divided by (net value of general component plus survivorship component) multiplied by nil rate band that is £675,000 ÷ £705,000 x £325,000 = £311,170.

10% of £438,830 is £43,883 so the general component of this estate qualifies for the reduced rate as the amount given to charity is more than 10%, that is £75,000.

Elections

Do you wish to make an election to merge components of the estate?	Do you wish to opt out of the reduced rate of Inheritance Tax?
No Yes	No Yes
If Yes, then all the appropriate persons for the components of the estate being merged must sign the declaration.	If Yes, then you do not need to fill in the rest of this form but all the appropriate persons for the affected component must sign the declaration.

Working out the Inheritance Tax

The boxes on this form will give you the values needed to use the reduced rate calculator go to www.gov.uk/inheritance-tax-reduced-rate-calculator

If an election to merge components has been made, you should add together the figures from the components concerned and enter the total as 1 component. If the estate needs grossing up, or interaction applies or quick succession relief is due, you may send this form to HMRC Trusts and Estates Inheritance Tax and we'll work out the values for you.

Estate			
Total gross value of all estate components	Value of Inheritance Tax nil rate band (including transferable nil rate band)	Value of gifts subject to Inheritance Tax (not including gifts with reservation)	
1	2	3	
Gross value of each es Assets owned outright by the deceased and assets jointly owned as tenants	Assets owned jointly and		Assets subject to a gift
in common	passing by survivorship	Assets in trust	with reservation
4	5	6	7
Deductions			
iabilities			
8	9	10	
Reliefs (for example agricultur	al or business relief)		
11	12	13	14
Exemptions			
Charity exemption			
15	16	17	
Other exemptions (for example	spouse or civil partner exemption)		
18	19	20	
Net value of each est	ate component		
21	22	23	24
Box 21 = box 4 minus boxes 8, 11, 15 or 18	Box 22 = box 5 minus boxes 9, 12, 16 or 19	Box 23 = box 6 minus boxes 10, 13, 17 or 20	Box 24 = box 7 minus box 14

Calculation of Inheritance Tax at the reduced rate

To calculate the Inheritance Tax payable at the reduced rate, you must apportion the nil rate band between the components of the estate first. If you used the reduced rate calculator this will give you the nil rate band figure to enter in box 26 below, for the components at reduced rate. Write the balance of the nil rate band for components at full rate. Go to the notes on page 2.

	Components at reduced rate	Components at full rate
Net value of estate components after charity exemption		
26 Inheritance Tax nil rate band		
Value chargeable to tax Box 25 minus box 26		
28 Inheritance Tax Box 27 x 36% or 40%		

Declaration

This declaration only needs to be signed if you're merging estate components or opting out of the reduced rate.

I/we, the undersigned, wish to elect to merge estate components under schedule 1A, paragraph 7 of the Inheritance Tax Act 1984 or to opt out of the reduced rate under schedule 1A, paragraph 8 of the Inheritance Tax Act 1984.

Name	Name	Name
Component title	Component title	Component title
Capacity in which signed for example, executor, transferee, trustee	Capacity in which signed for example, executor, transferee, trustee	Capacity in which signed for example, executor, transferee, trustee
Signature	Signature	Signature
Date DD MM YYYY	Date DD MM YYYY	Date DD MM YYYY
Nama	Namo	Nama
Name	Name	Name
Name Component title	Name Component title	Name Component title
Component title Capacity in which signed for example,	Component title Capacity in which signed for example,	Component title Capacity in which signed for example,
Component title	Component title	Component title
Component title Capacity in which signed for example,	Component title Capacity in which signed for example,	Component title Capacity in which signed for example,
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