

## **Return of estate information**

Fill in this version of this form only when the person died on or after 1 September 2006. Fill in this form where the person who has died 'the deceased' was not a long-term United Kingdom (UK) resident (or if they died before 6 April 2025, had their permanent home abroad (were domiciled outside the UK)), and their assets in the UK consisted of cash, or quoted stocks and shares only, the gross value of which was less than £150,000.

1.4 /	/					
o, c or d in the box	1.5					
a. married or in civil partnership b. single c. divorced or former civil partner d. widowed or surviving civil partner  Surviving relatives						
	$\sqrt{}$					
	1.9					
	1.10					
	1.11					
	1.12					
n	1.13					
s form.						
About long-term UK residence or domicile						
2. Where the individual died on or after 6 April 2025, were they a long-term UK resident at any time after 6 April 2025?						
Did the deceased have their permanent home in the UK (have UK domicile) at any time before 6 April 2025?  If you answer Yes to either question 2 or 3, do not fill in any more of this form. You'll need to fill in form IHT400 instead.						
. Was the deceased receiving any benefit from any assets held by trustees who were resident in the UK?						
Did the deceased make any gifts of UK assets within the 7 years before the date they died?  If you answer Yes to either question 4 or 5, do not fill in any more of this form. You'll need to fill in form IHT400 instead.						
If you answer Yes to question 6, describe the assets and give their value in box 7.  Read IHT208 to find out how to include these assets in the rest of this form.						
ould like taken into a	ccount					
	at any time before to fill in form IHT400 ins no were date they died? o fill in form IHT400 inste					

			that the figures that you give ir	this form are right. If you cannot  Tick the box to show estimates		
8.1	Cash, including money	8.1 £				
8.2 Stocks and shares quoted on the Stock Exchange				8.2 £		
8.3	Assets held as tenants-	8.3 £				
	To	tal estate in the UK for	which a grant is required	A £		
8.4	Share of joint assets pa	B £				
		C £				
9.	Debts payable in the U	JK				
9.1	Debts owed in the UK to	D £				
9.2	Share of debts in the U	E £				
			Total debts (D plus E)	F £		
	Net	estate in the UK for In	heritance Tax (C minus F)	G £		
If you find something has been left out, or if any of the figures you have given in this form change later on so that the value in box G is more than £150,000, you must list any new items and the items that have changed in a Corrective Account (form C4) and send it to us with a copy of this form.  The issue of the grant does not mean that there is no Inheritance Tax due on this estate.						
l/we	ef. I/we have read and u understand that I/we ma give in this form are fal	inderstand the stateme ay have to pay financial se, or if the estate fails	nts above. I penalties if the answers to	best of my/our knowledge and the questions or figures that state and I/we do not deliver		
Full	name and address		Full name and address			
Sigr	nature	Date	Signature	Date		
Full	name and address		Full name and address			
Sigr	nature	Date	Signature	Date		
Sur	nmary					
Gross estate in the UK passing under will or by intestacy  A £						
	Debts in the UK owed by the deceased alone £					
1	Net estate in the UK		(A minus D)	H £		

8. Assets in the United Kingdom