# PROBATE TAX - SELF ASSESSMENT FORM

PROBATE TAX APPLIES ONLY TO DEATHS OCCURRING BETWEEN 18 JUNE, 1993 AND 5 DECEMBER, 2000

THE COMPLETED FORM TOGETHER WITH PAYMENT SHOULD BE SUBMITTED TO THE DECEASED’S REGIONAL OFFICE (see www.revenue.ie)

<table>
<thead>
<tr>
<th>PPS No. of the Deceased (To be inserted in all cases)</th>
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**PLEASE READ NOTES OVERLEAF BEFORE COMPLETING THIS FORM**

<table>
<thead>
<tr>
<th>Name of Deceased</th>
<th>Date of Death</th>
<th>D</th>
<th>D</th>
<th>M</th>
<th>M</th>
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1. Net Estate passing under will or intestacy

2. Deduction for exempt/relieved property
   
   (a) Dwellinghouse or portion of dwellinghouse taken by dependent child/dependent relative
   
   (b) Property passing to charity
   
   (c) Other - see note 2(c)(i) to (v) and specify
   
   (d) Agricultural relief claimed on at 30%

   Total of Deductions at 2

3. Taxable value (1-2)

4. Probate Tax at 2%

5. Deduct Credit for double taxation

6. Deduct (see note 6(a) - (c) overleaf)
   
   (a) Tax referable to property taken absolutely by spouse (tax abated to nil)
   
   (b) Tax referable to property in which spouse takes a limited interest (tax postponed)
   
   (c) Other tax postponed

7. Tax payable before interest

8. Interest

   Where payment made **later than 9 months** from date of death

   **Add** interest at 0.0273% per day where interest accrues on or after 1 April, 2005

   **Add** interest at 0.0322% per day where interest accrues on or after 1 September, 2002

   **Add** interest at 1% per month where interest accrues on or after 27 March, 1998

   **Add** interest at 1.25% per month where interest accrues before 27 March, 1998

   **Note:** For interest purposes the number of months is determined by reference to (i) the date of payment and (ii) 9 months from the date of death and includes part of a month.

   **Total Due**

9. Payment

   Is it proposed to tender Government Stock in payment of the tax? (☑ the box) Yes ☐ No ☐

   **Cheques should be made payable to the Revenue Commissioners and crossed “Central Bank, not negotiable”**

**DECLARATION**

I/We declare that the contents of this form and the assessment of tax are correct to the best of my/our knowledge, information and belief.

<table>
<thead>
<tr>
<th>Signed</th>
<th>Date</th>
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<tbody>
<tr>
<td>(Person applying for Probate/Letters of Administration)</td>
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<th>Capacity</th>
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<tr>
<td>(Personal Representative/Beneficiary, etc.)</td>
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Form P.T.1

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NOTES

1. Property passing under the will or intestacy is liable to Probate Tax. In the case of deaths occurring before 1 December, 1999, the net estate is the gross estate as shown in the Inland Revenue Affidavit, together with foreign assets, if any, less debts owing at the date of death and funeral expenses. In the case of a foreign domiciled person the value of Irish assets only should be included. Please note that the rules governing the charge to Probate Tax in respect of foreign assets have changed since 1 December, 1999 and persons completing the return should consult their advisor or the Revenue Commissioners about the implications of these changes.

2. EXEMPT PROPERTY

(a) The dwellinghouse passing to
   (i) a dependent child (generally a child of the deceased under 18 years or if over 18 years in full-time education), or
   (ii) dependent relative (generally a relative of the deceased, or of the spouse of the deceased, who is incapacitated by old age or infirmity from maintaining himself)

   is exempt once:
   (i) at the date of death the dependent normally resided at the dwellinghouse, and
   (ii) had income in the year to 5 April prior to the date of death not exceeding the “specified amount” referred to in section 466(i) of the Taxes Consolidation Act, 1997.

   For purposes of the exemption a dwellinghouse includes the house, grounds of up to one acre, furniture and household effects (normal contents) which had been occupied by the deceased as his only or principal place of residence. The value of any part of the dwellinghouse used mainly for business purposes or let may not be deducted.

   A claim for dependent child/relative exemption should be made by completing section 8 below.

   (b) Charitable Bequests
       Property given for public or charitable purposes.

   (c) Other
       (i) Heritage Property
           Relief from Probate Tax in respect of heritage property is allowable in a manner similar to the relief from Capital Acquisitions Tax for such property.

       (ii) Superannuation Benefit
           Superannuation benefits arising on the death of the deceased and passing under the will or intestacy are exempt.

       (iii) Quick Succession Relief
           Insert here the value of property which is (i) property which has previously borne Probate Tax on the death of a spouse, and (ii) the surviving spouse has died within five years of the death of the first spouse and the property is again liable to Probate Tax, and (iii) the surviving spouse leaves a dependent child as defined. Where the surviving spouse died within one year the dependent child requirement does not apply.

       (iv) Exempt Securities
           The value of securities referred to in Section 81 of the Capital Acquisitions Tax Consolidation Act, 2003, is deductible where the deceased was ordinarily resident and domiciled outside the State.

   (v) Section 72/73 Policies
       Only so much of the proceeds as are used to pay Probate Tax and/or Inheritance Tax are exempt.

   (d) Agricultural Property
       For Probate Tax purposes, 30% of the value of agricultural land and buildings (excluding farm machinery, livestock and bloodstock) can be deducted.

3. Where the taxable value is less than the relevant indexed linked threshold no tax is payable. The amount of tax payable cannot, in any event, exceed the excess over the relevant threshold (marginal relief).

4. Calculate tax payable at 2%.

5. Where property which by virtue of being situate in another State has borne tax similar in character to Probate Tax a credit for such tax (not exceeding the amount of Irish Probate Tax payable) may be deducted.

6. SURVIVING SPOUSE

   In case of a spouse who takes:

   (a) an absolute interest in property, the Probate Tax referable to that property is abated to nil.

   (b) a limited interest in property, the Probate Tax referable to that property is postponed until the cessation of that interest.

   (c) no interest in the dwellinghouse the Probate Tax referable to the dwellinghouse is postponed until the death of the spouse.

7. If no tax is payable enter “Nil”. Interest commences to accrue after nine months from the date of death. Payment may be made by cheque, bank draft, money or postal order. When tendering Government Stock complete Form I.T.40A.

8. TO BE COMPLETED WHERE THE DEPENDENT CHILD/RELATIVE EXEMPTION IS CLAIMED IN RESPECT OF THE DWELLINGHOUSE

   Name of Dependent(s)
   PPS No. of Dependent(s)
   Relationship to Deceased
   Date of Birth of Dependent(s)
   Income in year to 5 April prior to date of death

   € € €