

2022 Form M706Q, Election to Claim the Qualified Small Business and Farm Property Deduction

To be completed by the executor of the estate with a date of death in 2022, and qualified heirs.

Decedent's first name, middle initial		Last name		Decedent's	Decedent's Social Security number		
Last hon	ne address (street, apartment, route)			Date of dea	th		
City		State	Zip code	Minnesota	probate county and	d file number	
Executor	r's first name, middle initial	Last name		Executor's S	Social Security num	ber	
Name of	f firm (if applicable)			Executor's	phone		
Address	(street, apartment, route)	City		State	Zip code		
Part 1 -	Qualified Small Business Property Requirements	1					
the esta 1 Is is 2 D ir 3 D tl 4 D d 5 D tl If you a	ete Part 1 to determine if the estate meets the qualitate is not eligible to claim the small business proper is the value of the property included in the decedent is after federal allowable deductions, including debts does the property consist of assets of a trade or busing a corporation or other entity that is engaged in a toold the decedent or the decedent's spouse materiall the trade or business during the taxable year that end bid the trade or business have gross annual sales of starting the last taxable year that ended before the decident of the decedent or the decedent's spouse continuous the three-year period ending at the decedent's death answered yes to all of the Part 1 questions, the estate the Part 3 to determine if the estate has qualified he	ty deduction 's federal and a sexpenses ness (or short sho	on. adjusted taxable es and bequests to a lares of stock or ot siness and is not pute in ethe decedent's defended or less eath?	tate, which surviving spouse? her ownership interes ublicly traded)?			No No No No No No
	Qualified Farm Property Requirements ete Part 2 to determine if the estate meets the quali	fied farm n	roperty requireme	ents. If the answer is "	No" for any of th	ne question	is, the estat
	eligible to claim the farm property deduction.	nea iaini p	requireme	ines. If the unswer is	ito ioi any oi a	ic question	is, the estat
	s the value of the property included in the decedent s after federal allowable deductions, including debts		•		6	Yes	No
	Does the property consist of agricultural land and is on the subject to or is in compliance with M.S. 500.24?	•				Yes	No
	Nas the property classified for property tax purpose: nomestead, agricultural relative homestead, or speci		•	•	8	Yes	No
	Nas the property classified for property tax purpose: class 2a property under M.S. 273.13, subd. 23?				9	Yes	No
	Did the decedent or the decedent's spouse continuo he three-year period ending at the decedent's death				10	Yes	No

If you answered yes to all of the Part 2 questions, the estate may be eligible to claim the farm property deduction. Complete Part 3 to determine if the estate has qualified heirs.

Deced	ent's first name, middle initial, last name	Decedent's Social Security number	Executor's first name, middle initial, last nam	Executor's Social Security number
		uired the qualified property from ? eduction: Describe the trade or b	the decedent business the decedent and the qualified	
13			amily member will maintain the 2a	
	business described in question 12 following the decedent's death?	for the small business property of		
14	property other than to a family m	ember during the three years foll ollowing the decedent's death, th	dispose of any interest in the qualified owing the decedent's death?e qualified heir(s) do not adhere to the	14 Yes No
15	Enter the name of each qualified	heir from question 11, their relati	ionship to the decedent, the Federal so nd the fair market value of the propert	
	Federal Schedule and Item Number Where Reported	Name	Relationship to Decedent Fa	iir Market Value Received

Decedent's first name, middle initial, last name	Decedent's Social Security number	Executor's first name, middle initial, last name	Executor's Social Security number
		100 11 1 11 11 11	
Part 4 — Agreement (Must be complete		qualified neir and the executor)	
Heirs: All persons signing below agree and	• •		
I am a "family member" as provided by M.S. I am a "qualified heir" as provided by M.S. 2			
Each and every qualified heir who acquired	, , ,	est in the qualified property described on	Line 1 Parts E and 6 is listed helow
, , , ,			
If any qualified heir or family member disportantly member, during the three-year perious value (as allowed for federal estate tax purifiling and payment due date is no later than	d following decedent's death, I am poses) of qualified property ceasing	n personally responsible for filing and pay g to satisfy the three-year holding perioc	ying the recapture tax equal to the
I, a qualified heir/family member, have exer	rcised all due diligence on whether	the decedent had applied for any tax pro	ograms with the County Assessor.
If a family member does not maintain the 2 member does not materially participate in the Part 5 for the small business property dedute recapture tax equal to the value (as allowents, multiplied by 16%. The filing and pages	the operation of the trade or busin ction during the three-year period owed for federal estate tax purpose	ess described on Line 12, Part 3 for the q following decedent's death, I am person es) of qualified property ceasing to satisf	nualified property described on Line 1, ally responsible for filing and paying y the three-year holding period require-
This schedule is correct and complete to the	e best of my knowledge and belief.		
Name	Address	City	State Zip code
Signature of qualified heir	Date	Social Security number	Phone number
Name	Address	City	State Zip code
Signature of qualified heir	Date	Social Security number	Phone number
Name	Address	City	State Zip code
Signature of qualified heir	Date	Social Security number	Phone number
Name	Address	City	State Zip code
Signature of qualified heir	Date	Social Security number	Phone number
Executor: I agree and attest to the following	a:	,	
I am the executor of the decedent's estate.			
Each and every qualified heir who acquired ment above.	the qualified property or an intere	st in the qualified property described on	Line 1, Parts 5 and 6 signed the agree-
I, the executor, have exercised all due dilige.	nce on whether the decedent had	applied for any tax programs with the Co	ounty Assessor.
If any qualified heir or family member dispo family member, during the three-year perio the value (as allowed for federal estate tax The filing and payment due date is no later responsible for making arrangements for th	d following decedent's death, I her purposes) of qualified property ced than six months from the date of t	eby agree that the estate is liable for the asing to satisfy the three-year holding pe the disqualifying disposition. Additionally	e payment of the recapture tax equal to eriod requirements, multiplied by 16%. o, I understand that I am personally
If a family member does not maintain the 2 member does not materially participate in the 1, Part 5 for the small business property deep payment of the recapture tax equal to the prior payment, multiplied by 16%. The or business. Additionally, I understand that the recapture tax.	the operation of the trade or busin duction during the three-year perional value (as allowed for federal estate e filing and payment due date is no	ess described on Line 12, Part 3 for the q od follow-ing decedent's death, I hereby a tax purposes) of qualified property ceas o later than six months from the date of	ualified property described on Line agree that the estate is liable for the sing to satisfy the three-year holding the disqualifying cessation of the trade
This schedule is correct and complete to the	e best of my knowledge and belief.		
Name	Address	City	State Zip code
Signature of executor		Date	

Deced	ent's first name, middle initial, last name Decedent's Social Security number	Executor's first name, middle initial, last name	Executor's Social Security number
Part	5 — Deduction Calculation for Qualified Small Business Property		
1	Value of assets. For each asset elected to be deducted from the dec property, provide a description, indicate the Schedule and item num the asset's fair market value at the valuation date.	•	•
	Description of Asset (entity name and FEIN, if applicable)	Federal Schedule and Item Number Where Reported	Fair Market Value At Valuation Date
	Subtotal from additional sheets attached to this schedule, if any		
	Total value of assets		1
2	Noneligible property. List property included on your Federal Form 7 eligible for the qualified small business deduction (see instructions)	706 and on line 1 above that is not	1
	Noneligible Property	Value Included in Federal Gross Estate	Amount Not Allowed in Deduction
	Subtotal from additional sheets attached to this schedule, if any Total amount not allowed in deduction		
3	Federal allowable deductions. Report allowable deductions that are	e related to the assets included on line 1 a	
	the Schedule and item number from the Federal Form 706 where the	ne allowable deduction is reported. Federal Schedule and Item	Amount Claimed as
	Description of Deduction	Number Where Reported	a Deduction
	Subtotal from additional sheets attached to this schedule, if any		
	Total allowable deductions		3
4	Add line 2 and line 3		4
5	Tentative Deduction. Subtract line 4 from line 1. If you are also clair property, continue to Part 6. If not, continue to Part 7	=	r

ent's first name, middle initial, last name	Decedent's Social Security number	Executor's first name, middle initial, last name	ne Executor's Social Security number
6 — Deduction Calculation for Qual	lified Farm Property		
provide a description, indicate the Schedule and item number from the Fe		-	
Description of Asset (parcel ID num	nber and legal description)		
Subtotal from additional sheets att	tached to this schedule, if any		
Total value of assets			1
Noneligible Property		Value Included in Federal Gross Estate	Amount Not Allowed in Deduction
Subtotal from additional sheets att	ached to this schedule, if any		
Total amount not allowed in deduc	tion		2
•			e 1 above and indicate
Description of Deduction			
Total allowable deductions			3
Add line 2 and line 2			_
	Value of assets. For each asset electroprovide a description, indicate the fair market value at the valuation of the provide of the fair market value at the valuation of the provided and item number from the Subtotal from additional sheets at the schedule and item number from the Subtotal from additional sheets at the Schedule and item number from the Subtotal from additional sheets at the Schedule and item number from the Subtotal from additional sheets at the Subtotal from additional sheets at the Schedule and item number from the Subtotal from additional sheets at the Subtotal from additional	Value of assets. For each asset elected to be deducted from the dec provide a description, indicate the Schedule and item number from fair market value at the valuation date. Description of Asset (parcel ID number and legal description) Subtotal from additional sheets attached to this schedule, if any Total value of assets	Value of assets. For each asset elected to be deducted from the decedent's Minnesota adjusted taxable e provide a description, indicate the Schedule and item number from the Federal Form 706 where the asset fair market value at the valuation date. Federal Schedule and Item Number Where Reported Subtotal from additional sheets attached to this schedule, if any Total value of assets Noneligible property. List property included on your Federal Form 706 and on line 1 above that is not elig farm property deduction (see instructions). Value Included in Federal Gross Estate Subtotal from additional sheets attached to this schedule, if any Total amount not allowed in deduction Federal allowable deductions. Report allowable deductions that are related to the assets included on line 1 federal Schedule and item number from the Federal Form 706 where the allowable deduction is reported. Federal Schedule and Item

Dece	dent's first name, middle initial, last name	Decedent's Social Security number	Executor's first name, middle initial, last name	Executor's Social Security number	
Part 7 — Deduction Calculation for Qualified Small Business Property and Qualified Farm Property					
1	Enter the amount from Part 5, Line 5	5		1	
2	Enter the amount from Part 6, Line 5	5		2	
3	Add line 1 and line 2			3	
4	Enter the amount from line 5 of Form	m M706		4	
5	Enter the amount from line 6a of Fo	rm M706		5	
6	Subtract line 5 from line 4			6	
7	Enter the lesser of line 3 or line 6 .			7	
Q	Deduction Enter the lesser of line 7	or \$2,000,000 Also enter the	amount on line 6h of Form M706	Q	

You must attach the following to the Form M706Q:

- Documentation demonstrating decedent's or decedent's spouse's continuous ownership of the qualified property for the three-year period prior to decedent's death (deeds, titles, Federal Schedules K-1, etc.). NOTE: Property Tax Statements are not sufficient legal documentation.
- A copy of the decedent's will, trust, probate distribution ruling, transfer on death deed or other documentation that demonstrates to whom the qualified property is distributed to upon death.
- If the deducted property is qualified small business property, a complete copy of the decedent's federal income tax return, schedules, and attachments for the three taxable years ending prior to the decedent's death (including the taxable year of death).
- If the deducted property is qualified small business property, a complete copy of the business tax return, schedules, and attachments for the taxable year **prior** to the decedent's death.
- If the deducted property is qualified small business property, an explanation as to how the decedent materially participated in the qualified small business in the taxable year **prior** to death.
- If the deducted property is qualified farm property, a copy of the decedent's property tax statements for the taxable year of death.

2022 Schedule M706Q Instructions

Purpose of Schedule M706Q

Schedule M706Q allows the estate of a decedent dying in 2022 to make an election to deduct qualified small business or qualified farm property from the Minnesota adjusted taxable estate. The deduction cannot exceed \$2,000,000 for estates of decedents dying in 2022. Qualified heirs must pay a recapture tax if a qualified heir fails to own the property or if a family member fails to use the property for a qualified use during the three years after the decedent's death.

Who Should File

An estate may be eligible for this deduction if all of the following are true:

- The estate is required to file Form M706.
- The value of the Minnesota adjusted taxable estate includes qualified small business or qualified farm property.
- For the small business property deduction, the estate and all qualified heirs agree that a family member will materially participate in the operation of the trade or business for three years following the decedent's death.
- For the farm property deduction, the estate and all qualified heirs agree that a family member will maintain 2a property classification for three years following the decedent's death.
- The estate and all qualified heirs agree not to dispose of any interest in the qualified property other than to a family member during the three years following the decedent's death.

When to File

File Schedule M706Q with Form M706.

Required Attachments

You must attach the following to Form M706Q:

- Documentation demonstrating decedent's or decedent's spouse's continuous ownership of the qualified property for the three-year period prior to decedent's death.
- If the deducted property is qualified small business property, a complete copy of the decedent's federal income tax return, schedules, and attachments for the three taxable years ending prior to the decedent's death (including the taxable year of death).
- If the deducted property is qualified farm property, a copy of the decedent's property tax statements for the taxable year of death.
- If the deducted property is qualified small business property, a complete copy of the business tax return, schedules, and attachments for the taxable year **prior** to the decedent's death.
- If the deducted property is qualified small business property, an explanation as to how the decedent materially participated in the qualified small business in the taxable year **prior** to death.
- · A copy of the decedent's will, trust, probate distribution ruling, transfer on death deed or other documentation that demonstrates to whom the qualified property is distributed to upon death.

Assembly Required

See Form M706 instructions for details.

Line Instructions

Part 1 - Qualified Small Business Property Requirements

The estate must complete the federal Form 706 and Minnesota Form M706 to determine if the value of the qualified property is included in the decedent's federal adjusted taxable estate. The federal adjusted taxable estate is after deductions, including debts, expenses and bequests to a surviving spouse.

Material participation is described in section 469 of the Internal Revenue Code. The existence of material participation is a factual determination that generally requires regular, continuous, and substantial involvement in the operations of the trade or business activity. A passive activity within the meaning of section 469(c) of the Internal Revenue Code does not constitute material participation.

If the estate answers "no" to any of the questions in Part 1, stop here: the estate is not eligible to claim the small business property deduction. If the estate answers "yes" to all questions in Part 1, the estate may be eligible to claim the small business property deduction. Continue to Part 3. (M.S. 291.03, subd. 9)

Part 2 - Qualified Farm Property Requirements

The estate must complete the federal Form 706 and Minnesota Form M706 to determine if the value of the qualified property is included in the decedent's federal adjusted taxable estate. The federal adjusted taxable estate is after deductions, including debts, expenses and bequests to a surviving spouse.

Minnesota law, in general, bars corporations, limited liability companies, pension or investment funds, trusts, and limited partnerships from farming, owning, or leasing farmland in Minnesota. To meet the requirements of the qualified farm property deduction, the land cannot be Continued 1 owned by an entity that is prohibited from owning agricultural land under section 500.24 of Minnesota Statutes.

2022 M706Q Instructions (continued)

Class 2a agricultural land consists of parcels of property, or portions thereof that are agricultural land and buildings. Class 2a land may be homestead or non-homestead depending on ownership, occupancy, and active farming scenarios.

To meet the requirements of qualified farm property, the property must be classified as class 2a agricultural land. If the property has multiple property classifications and the county assessor can practically separate the acreage of each classification type, then only the acreage that is attributable to class 2a can be claimed for the farm property deduction.

To meet the requirements of qualified farm property, the property must be classified as the agricultural homestead, agricultural relative homestead, or special agricultural homestead. If the property has multiple homestead classification and the county assessor can practically separate the acreage of each classification type, then only the acreage that is attributable to the agricultural homestead, agricultural relative homestead, or special agricultural homestead can be claimed for the farm property deduction."

If the estate answers "no" to any of the questions in Part 2, stop here: the estate is not eligible to claim the farm property deduction. If the estate answers "yes" to all questions in Part 2, the estate may be eligible to claim the small business property deduction. Continue to Part 3. (M.S. 291.03, subd. 10)

Part 3 - Qualified Heirs and Family Members Requirements

A "family member" means any of the following:

- An ancestor of the decedent (parent, grandparent, etc.)
- The decedent's spouse
- · A lineal descendant (child, grandchild, etc.) of the decedent, of the decedent's spouse; or of the decedent's parents
- The spouse of any lineal descendant described above
- A trust whose present beneficiaries are all family members

A decedent's aunts, uncles, and cousins do not qualify as family members. A decedent's nieces or nephews, however, do qualify as family members.

A "qualified heir" means a family member who acquired qualified property upon the death of the decedent.

Describe the trade or business, including the type of industry, and enter the six-digit NAICS code that best describes the business activities. To determine the appropriate NAICS code, go to http://www.census.gov/eos/www/naics/index.html. Enter a keyword to search the most recent NAICS list.

If a family member does not maintain the 2a classification for the qualified property for the farm property deduction or a family member does not materially participate in the operation of the trade or business for the small business property deduction during the three-year period following decedent's death, a recapture tax will be imposed.

If the qualified heirs dispose of any interest in the qualified property other than to a family member during the three years following the decedent's death, a recapture tax will be imposed.

The recapture tax is equal to 16% of the value (as allowed for federal estate tax purposes) of qualified property ceasing to satisfy the threeyear holding period requirements. The recapture tax and return are due no later than six months from the date of the disqualifying cessation of the trade or business or the disqualifying disposition of the qualified property. (M.S. 291.03, subd. 11)

If the estate answers "no" to any of the questions in Part 3, stop here: the estate is not eligible to claim the small business or farm property deduction. If the estate answers "yes" to all questions in Part 3, the estate may be eligible to claim the small business or farm property deduction. Continue to Part 4.

Part 4 – Agreement

To make a valid election, the agreement must be completed and signed by each and every qualified heir who acquired the qualified property upon the death of the decedent.

In addition, the executor of the estate must sign the agreement on behalf of the estate.

A continuation page for the agreement is provided after the instructions, if needed.

Parts 5 and 6 – Deduction Calculation

Value of Assets. Complete section 1 by entering a description of each asset that is elected to be deducted as qualifying property from the decedent's Minnesota adjusted taxable estate. Enter the schedule and item number from the federal Form 706 where the asset is reported. Then enter the fair market value of the asset at the valuation date. This is the value included in the Federal gross estate. If the estate is electing to deduct only a portion of an asset reported on the federal Form 706, enter the appropriate valuation percentage that qualifies for the deduction. Subtotal all amounts as line 1.

2022 M706Q Instructions (continued)

Non-eligible Property. For qualified small business property, complete section 2 by entering a description of any cash, cash equivalents, publicly traded securities, or assets not used in the operation of the trade or business. Cash equivalents are short-term securities that are liquid enough to be considered equivalent to cash. Examples include negotiable instruments, money market holdings, short-term government bonds or Treasury bills, marketable securities, commercial paper, and other like items. For assets entered above in section 1 consisting of shares of stock or other ownership interests in a business entity, the amount of cash, cash equivalents, publically traded securities, or assets not used in the operation of the trade or business held by the corporation or business entity must be entered in section 2 in proportion to the decedent's share of ownership of the corporation or business entity on the date of death.

For qualified farm property, complete section 2 by entering a description of any property other than class 2a agricultural land (real property) or non-homestead property included in the values entered above in section 1.

Subtotal all amounts as line 2.

Allowable Deductions. Complete section 3 by entering a description of the Federal allowable deductions that are related to the assets entered above in section 1, including:

- · Marital deduction
- Mortgages and liens held against the qualifying property
- Property tax payable on the qualifying property
- Expenses and costs taken as a deduction used to preserve the qualifying property
- · Appraisal fees

Enter the schedule and item number from the federal Form 706 where the allowable deduction is reported. Subtotal all amounts as line 3.

Recapture Tax

If any of the following occurs within three years of the decedent's death and before the death of the qualified heir, then a recapture tax is imposed:

- The qualified heir disposes of any interest in the qualified property (other than by a disposition to a family member).
- For the qualified small business property deduction, a family member does not materially participate in the operation of the trade or business.
- For the qualified farm property deduction, a family member does not maintain the 2a classification for the qualified property.

The recapture tax equals 16 percent of the value (as allowed for federal estate tax purposes) of qualified property ceasing to satisfy the three-year holding period requirements. The return must be filed and the recapture tax must be paid to the Minnesota Department of Revenue within six months after the date of disqualifying disposition or cessation of use.

Exceptions to three-year holding period for the qualified farm property:

- Recapture tax is not triggered if the property is acquired by a governmental unit via eminent domain for a public purpose.
- Recapture tax is not triggered if a portion of qualified farm property consisting of less than 1/5 of the claimed acreage is reclassified for property tax purposes from 2a to 2b under M.S. 273.13, subd. 23, so long as the property is not substantially altered.
- Recapture tax is not triggered if a portion of the qualified farm property (residence, garage, and up to one acre of surrounding property) are reclassified for property tax purposes from 2a to 4bb under M.S. 273.13, subd. 23.

Informational Returns

When an estate elects for this deduction, a qualified heir must file two information returns to confirm that no recapture tax is due. The first return is due 24 to 26 months after the decedent's death. The second return is due 36 months to 39 months after the decedent's death. Failure to timely file an informational return will result in a penalty under M.S. 289A.60, subd. 8.

Forms and Information

Website: www.revenue.state.mn.us

Email: BusinessIncome.tax@state.mn.us

Phone: 651-556-3075

Mail:

Weekdays, 8 a.m. to 4:30 p.m. Minnesota Department of Revenue

Mail Station 1315 600 N. Robert St.

St. Paul, MN 55146-1315

2022 M706Q Part 4 - Continuation Page

Decedent's first name, middle initial, last name	Decedent's Social Security number	Executor's first name, middle initial, last name	Executor's S	ocial Security number
Heirs:				
Name	Address	City	State	Zip code
ignature of qualified heir	Date	Social Security number	Phone numb	er
lame	Address	City	State	Zip code
ignature of qualified heir	Date	Social Security number	Phone numb	er
lame	Address	City	State	Zip code
ignature of qualified heir	Date	Social Security number	Phone numb	er
lame	Address	City	State	Zip code
Signature of qualified heir	Date	Social Security number	Phone numb	er
Name	Address	City	State	Zip code
signature of qualified heir	Date	Social Security number	Phone numb	er
Name	Address	City	State	Zip code
Signature of qualified heir	Date	Social Security number	Phone numb	er
Name	Address	City	State	Zip code
Signature of qualified heir	Date	Social Security number	Phone numb	er
Name	Address	City	State	Zip code
Signature of qualified heir	Date	Social Security number	Phone numb	er
Executor:				
Name	Address	City	State Zip	code
Signature of executor		Date		
Name	Address	City	State Zip	code
Signature of executor		Date		
Name	Address	City	State Zip	code
signature of executor		Date		
Name	Address	City	State Zip	code