Гоина	700	/Day	9-2009)	

Estate of:			Decedent's Social Security Number
	SCHEDULE A-1—Se	ection 2032A Valuation	
		te Part 2, line 1, and column A of lin	
Before completing Schedule A-1 a valid election.	I, see the checklist on page 7 fo	or the information and documen	ts that must be included to make
 The election is not valid unless to Is signed by each qualified he Is attached to this return when 	eir with an interest in the special		nder Section 2032A):
Part 2. Notice of Electinote. All real property entered of	ion (Regulations section on lines 2 and 3 must also be er	20.2032A-8(a)(3)) htered on Schedules A, E, F, G,	or H, as applicable.
1 Qualified use—check one ▶	☐ Farm used for farming, or ☐ Trade or business other that	an farming	
		eirs, and to be specially valued of	
A Schedule and item number from Form 706	B Full value (without section 2032A(b)(3)(B) adjustment)	C Adjusted value (with section 2032A(b)(3)(B) adjustment)	Value based on qualified use (without section 2032A(b)(3)(B) adjustment)
-	of all property listed on line 2. s showing the column B value	s for all property listed on line	2.
3 Real property used in a qual	ified use, passing to qualified he	eirs, but not specially valued on	this Form 706.
A	В	С	D
Schedule and item number from Form 706	Full value (without section 2032A(b)(3)(B) adjustment)	Adjusted value (with section 2032A(b)(3)(B) adjustment)	Value based on qualified use (without section 2032A(b)(3)(B) adjustment)
Totals	you must attach copies of annua	isale showing the column P value	e for all property lieted on line 2
ii you checked "Regular election,"	you must attach copies of appra	iisais snowing the column B value	s for all property listed on line 3.

r from Form 706	adjustment)	Schedule and iten	n section	c ontinued) ed value (with 2032A(b)(3)(B) justment)
		"Subtotal" from Col. B, b	,	
		Tatal adjusts declar		
		•		
_	-			
•		•	-	
				☐ Yes ☐ No
, ,				
				Yes No
	-			
ot use the property listed	on line 2 in a qualified use?			
				ection
A(e)(6)?				
affidavits describing the nt of the material partici holding interests. Enter the the qualified heirs recei	e activities constituting m pants. e requested information for ea	ch party who received any	/ interest in the special	ly valued property.
Name		Addı	ess	
	The state of the s			
Identifyina number	Relation	nship to decedent	Fair market value	Special-use value
Identifying number	Relation	nship to decedent	Fair market value	Special-use value
Identifying number	Relation	nship to decedent	Fair market value	Special-use value
Identifying number	Relation	nship to decedent	Fair market value	Special-use value
Identifying number	Relation	nship to decedent	Fair market value	Special-use value
Identifying number	Relation	nship to decedent	Fair market value	Special-use value
Identifying number	Relation	nship to decedent	Fair market value	Special-use value
Identifying number	Relation	nship to decedent	Fair market value	Special-use value
	description of the metal decedent and/or a member decedent and/or a member of the metal percent of the dent or a member of his or own the property listed of the use the property listed of the materially participate in the control of the material participate of the qualified heirs received the control of the material participate of the material participate of the qualified heirs received the control of the material participate of the qualified heirs received the control of the material participate of the qualified heirs received the control of the material participate of the qualified heirs received the control of the	description of the method used to determine the decedent and/or a member of his or her family own a immediately preceding the date of the decedent's decre any periods during the 8-year period preceding the dent or a member of his or her family: of own the property listed on line 2? In the property listed on line 2 in a qualified use? On the property listed on line 2 in a qualified use? On the materially participate in the operation of the family (e)(6)? It is any of the above, you must attach a statement list 2032A(b)(4) or (5) are met. In the material participants. In the material participants. In the qualified heirs receiving an interest in the property in the property listed on line 2 in a qualified heirs receiving an interest in the property listed on line 2?	description of the method used to determine the special value based or decedent and/or a member of his or her family own all property listed on line a member and the date of the decedent's death? There any periods during the 8-year period preceding the date of the decedent's death or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family own all property listed on line 2 in a qualified use? The total or a member of his or her family own all property listed on line 2 in a qualified use? The total or a member of his or her family own all property listed on line 2 in a qualified use? The total or a member of his or her family own all property listed on line 2 in a qualified use? The total or a member of his or her family own all property listed on line 2 in a qualified use? The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member of his or her family: The total or a member o	e value of the total gross estate as adjusted under section 2032A(b)(3)(A). A description of the method used to determine the special value based on qualified use. Decedent and/or a member of his or her family own all property listed on line 2 for at least 5 of the decedent and preceding the date of the decedent's death? Determined a member of his or her family: Determined a member of his or her family member of the decedent's death during which death or a member of his or her family: Determined a member of his or her family own all property listed on line 2 for at least 5 of the decedent's death during which death or a member of his or her family: Determined a member of his or her family own all property listed on line 2 for at least 5 of the decedent's death during which death or a member of his or her family: Determined a member of his or her family own all property listed on line 2 for at least 5 of the decedent's death during which death or a member of his or her family: Determined a member of his or her family own all property listed on line 2 for at least 5 of the decedent's death during which death or her family: Determined a member of his or her family own all property listed on line 2 for at least 5 of the decedent's death during which death or her family: Determined a member of his or her family: Determined a mem

Part 3. Agreement to Special Valuation Under Section 2032A

	Decedent's Social Security Number
Estate of:	

There cannot be a valid election unless:

- The agreement is executed by each one of the qualified heirs and
- The agreement is included with the estate tax return when the estate tax return is filed.

We (list all qualified heirs and other persons having an interest in the property required to sign this agreement)

being all the quali	fied heirs and
being all other par	rties having interests in the property which is qualified real property and which is valued under section 2032A of the
Internal Revenue	Code, do hereby approve of the election made by
Executor/Administ	trator of the estate of
	on 0000A to value asid green out, on the basis of the greelified use to which the green out, is deviated and de becale, out

pursuant to section 2032A to value said property on the basis of the qualified use to which the property is devoted and do hereby enter into this agreement pursuant to section 2032A(d).

The undersigned agree and consent to the application of subsection (c) of section 2032A of the Code with respect to all the property described on Form 706, Schedule A-1, Part 2, line 2, attached to this agreement. More specifically, the undersigned heirs expressly agree and consent to personal liability under subsection (c) of 2032A for the additional estate and GST taxes imposed by that subsection with respect to their respective interests in the above-described property in the event of certain early dispositions of the property or early cessation of the qualified use of the property. It is understood that if a qualified heir disposes of any interest in qualified real property to any member of his or her family, such member may thereafter be treated as the qualified heir with respect to such interest upon filing a Form 706-A, United States Additional Estate Tax Return, and a new agreement.

The undersigned interested parties who are not qualified heirs consent to the collection of any additional estate and GST taxes imposed under section 2032A(c) of the Code from the specially valued property.

If there is a disposition of any interest which passes, or has passed to him or her, or if there is a cessation of the qualified use of any specially valued property which passes or passed to him or her, each of the undersigned heirs agrees to file a Form 706-A, and pay any additional estate and GST taxes due within 6 months of the disposition or cessation.

It is understood by all interested parties that this agreement is a condition precedent to the election of special-use valuation under section 2032A of the Code and must be executed by every interested party even though that person may not have received the estate (or GST) tax benefits or be in possession of such property.

Each of the undersigned understands that by making this election, a lien will be created and recorded pursuant to section 6324B of the Code on the property referred to in this agreement for the adjusted tax differences with respect to the estate as defined in section 2032A(c)(2)(C).

As the interested parties, the undersigned designate the following individual as their agent for all dealings with the Internal Revenue Service concerning the continued qualification of the specially valued property under section 2032A of the Code and on all issues regarding the special lien under section 6324B. The agent is authorized to act for the parties with respect to all dealings with the Service on matters affecting the qualified real property described earlier. This includes the authorization:

- To receive confidential information on all matters relating to continued qualification under section 2032A of the specially valued real property and on all matters relating to the special lien arising under section 6324B;
- To furnish the Internal Revenue Service with any requested information concerning the property;
- To notify the Internal Revenue Service of any disposition or cessation of qualified use of any part of the property;
- To receive, but not to endorse and collect, checks in payment of any refund of Internal Revenue taxes, penalties, or interest;
- To execute waivers (including offers of waivers) of restrictions on assessment or collection of deficiencies in tax and waivers of notice of disallowance of a claim for credit or refund; and
- To execute closing agreements under section 7121.

(continued on next page)

Part 3. Agreement to Special Valuation Under Section 2032A (continued)

Estate of:		Decedent's Social Security Number		
● Other acts (specify) ▶				
By signing this agreement, the agent agrees to provide and to notify the Internal Revenue Service of any disp				
Name of Agent	Signature	Address		
The property to which this agreement relates is listed and in the Notice of Election, along with its fair marke to section 2032A. The name, address, social security rare as set forth in the attached Notice of Election.	t value according to section 203	31 of the Code and its special-use value according		
IN WITNESS WHEREOF, the undersigned have hereur	nto set their hands at	.,		
this day of				
SIGNATURES OF EACH OF THE QUALIFIED HEIRS:				
Signature of qualified heir	Signature of qua	Signature of qualified heir		
Signature of qualified heir	Signature of qua	Signature of qualified heir		
Signature of qualified heir	Signature of qua	Signature of qualified heir		
Signature of qualified heir	Signature of qua	Signature of qualified heir		
Signature of qualified heir	Signature of qua	Signature of qualified heir		
Signature of qualified heir	Signature of qua	Signature of qualified heir		
Signatures of other interested parties				
Signatures of other interested parties				