S	TATE OF	NORTH CARC	LINA			File No.			
	County				In The General Court Of Justice Before The Clerk				
	IN TI	HE MATTER OF THE	ESTATE OF	•		INUEDIT	ANCE AND E	CTATE	
Name Of Decedent					INHERITANCE AND ESTATE				
				TAX CERTIFICATION					
Date Of Death (See Side Two)					(FOR DECEDENTS DYING PRIOR TO JANUARY 1, 1999)				
		form for a decedent wh					or after 1/1/1999, I		
					ij is notregum	ou non a acc	cacin who area on	101 ditter 1/1/2010.	
	•	epresentative in the above		-					
1.	The gross value of the estate, including any property transferred by the decedent over which the decedent had retained any interest as described in G.S. 105-2(a)(3), as well as any property transferred within three (3) years prior to the date of the decedent's death, is less than \$75,000 (If decedent died on or after 8/1/1985 and before 7/1/1986). \$450,000 (If decedent died on or after 7/1/1993 and before 1/1/1997). \$150,000 (If decedent died on or after 7/1/1986 and before 1/1/1987). \$600,000 (If decedent died on or after 1/1/1997 and before 1/1/1999). \$250,000 (If decedent died on or after 1/1/1987 and before 7/1/1993). (See Side Two.)								
2.	The beneficiaries are all Class A beneficiaries, as described in G.S. 105-4(a), (child, grandchild, parent, etc.), or the surviving spouse. (This form should not be used if any one of the beneficiaries is other than spouse or Class A.)								
3.	The following is a listing of the amount and value of all the decedent's property, including real property located outside North Carolina, at the time of the decedent's death. (Real estate owned by husband and wife as tenants by the entirety should be included at one-half the fair market value. Bank or savings and loan accounts and other securities owned jointly by husband and wife with right of survivorship should be included at one-half fair market value.)								
				PERSONAL	PROPERTY				
(In	clude full value d	of joint ownership deposit ac				and wife - the	ere, include one-half.)	Market Value	
	h, Securities, Savir			•			,		
								\$	
Othe	er Personal Proper	ty							
ife	Insurance								
				REAL PR	ROPERTY				
(If I	real estate was o	wned by husband and wife as	tenants by the			so indicate.)	Tax Value	Market Value	
_	cription And Location					,			
							\$	\$	
				TRAN	SFERS				
(To	otal Value Of Tra	ansfers from item No. 7 on S	Side Two)					\$	
	т	OTAL VALUE OF PE	RSONAL P	ROPERTY,	REAL PROPE			\$	
S۱	WORN/AFFIR	RMED AND SUBSCR	IBED TO BE	FORE ME	Date	Sig	gnature		
Date	•	Signature			Title Of Fiduciary				
Title Of Person Authorized To Administer Oaths				Address Of Fiducia	nry				
		Date Commission Expires	County Where I	Votarized	1				
	SEAL								

1.	This form is designed to be ut	s form is designed to be used only for those estates in which the beneficiary is the spouse and/or all of the other beneficiaries are as A.							
2.	This form should be used only when the gross estate, including real property, personal property, life insurance and transfers, is less than the following:								
	If Decede <u>On Or After</u>	nt Died Before	To Use This Form, Gross Estate Must Be Less Than:						
	8/1/1985	7/1/1986		<u></u>					
	7/1/1986	1/1/1987	. ,						
	1/1/1987	7/1/1993	. ,						
	7/1/1993	1/1/1997							
	1/1/1997	1/1/1999							
3.	This form should indicate who one-half value.	ether real property is owned jointly by l	nusband and wife as an estate by the entirety	and if so, show only					
4.	Joint deposit accounts and other securities held jointly by husband and wife with right of survivorship should be shown at one-half value. All other joint deposits and other securities should be shown at full value.								
5.	An inheritance tax return is not required when: (1) all the beneficiaries are either a spouse, child, grandchild, or parent and 2) the gross value of the estate, including property transferred within three years of the decedent's death without adequate valuable consideration and transfers over which the decedent retained any interest (such as a life estate), was under the amount shown above. However, under G.S. 28A-21-2(a1), a certification to the Clerk of Superior Court is required and this form should be completed.								
6.									
		NAME	RELATIONSHIP (Spouse, Child, Etc.)						
7.	Use the space below to explain any transfers over which the decedent retained any interest (such as a life estate), as well as any transfers of property within three years of death without adequate valuable consideration. (List name of donee, date of transfer, description of property, and value as of date of death.)								
				Value					
				\$					
	The state of the s			1					

\$

TOTAL VALUE OF TRANSFERS