Department of Revenue Services PO Box 2978 Hartford CT 06104-2978

Donor's first name and middle initial

Address (number and street)

Schedule CT-709 Farmland

Calendar Year

2010

Social Security Number (SSN)

Department of Revenue Services (DRS) use only

(Rev. 05/10)

Complete the return in blue or black ink only.

Purpose: Use **Schedule CT-709 Farmland** to report the fair market value of farmland based on its highest and best use as of the date of gift. Complete a separate Schedule CT-709 Farmland for each donee. If you are claiming special valuation on a gift of farmland, this schedule must be attached to **Form CT-706/709**, *Connecticut Estate and Gift Tax Return*. You must also furnish a copy of this schedule and the instructions on the reverse side to the donee.

PO box

Last name

				_	- 20
City, town, or post office		State	ZIP code		
Sche	edule of Farmland				
Α	В	С	D	E	F
Item No.	Description of Gift Include the town, volume, and page number of land records in which the deed of gift is recorded.	Date of gift	Fair market value of farmland at date of gift	Value as farmland at date of gift	Additional gift tax due if farmland is subsequently transferred or reclassified
Donee	's first name and middle initial	Last nam	ee		
Donee	's Address (number and street)				
City, town, or post office		State	ZIP code		
Donee	's Social Security Number (SSN)	Relations	ship to donor		

Declaration: I declare under penalty of law that I have examined this return (including any accompanying schedules and statements) and, to the best of my knowledge and belief, it is true, complete, and correct. I understand the penalty for willfully delivering a false return or document to DRS is a fine of not more than \$5,000, or imprisonment for not more than five years, or both.

Donor's signature	Date

Schedule CT-709 Farmland

Complete the return in blue or black ink only.

Who Must File

Any donor who makes a gift of land classified as farmland under Conn. Gen. Stat. §12-107c to a lineal descendant or the spouse of a lineal descendant must complete and attach this schedule to Form CT-706/709 if the land is valued based upon its current classification and use as farmland.

Transfers of Farmland or Change of Classification

If within ten years land valued as farmland under Conn. Gen. Stat. §12-646ac is:

- Transferred by the donee to anyone other than a lineal descendant or spouse of the lineal descendant; **or**
- · No longer classified as farmland,

the donee (or the donee's lineal descendant or the descendant's spouse if the farmland has been transferred by the donee to the donee's lineal descendant or the descendant's spouse) must file this schedule and pay the tax due. The tax is computed by subtracting the tax paid by the donor from the tax that would have been due from the donor if the donor had filed Form CT-706/709 using the fair market value of the farmland as reported on federal Form 709, Schedule A.

Donor Instructions

- 1. Enter the donor's name, mailing address, and SSN at the top of the schedule.
- Complete Columns A through F of the Schedule of Farmland for each gift. Use a separate schedule for each donee.

Column A – Enter the Item Number assigned for each gift from Form CT- 706/709, *Schedule A*, Column A.

Column B –Enter a complete description of the farmland being transferred including the volume and page number of the land records of the town in which the deed of gift is recorded. Attach a copy of the deed that shows its receipt and recording by the town clerk.

Column C – Enter the date of the gift.

Column D – Enter the fair market value of the farmland based on its highest and best use as of the date of the transfer. This should match the amount on federal Form 709, Schedule A.

Column E – Enter the value of the farmland based upon its current use as farmland as of the date of the transfer. This should match the amount on Form CT-706/709, *Schedule A*, Column E.

Column F — Calculate the additional gift tax that would have been due if the donor filed Form CT-706/709 using the fair market value of the farmland as reported on federal Form 709, Schedule A. Subtract the actual tax reported on Form CT-706/709, Section 1, Line 4, from the tax that would have been due if the donor filed Form CT-706/709 using the fair market value of the farmland.

- 3. **Donor's signature** Sign and date this schedule.
- 4. Give the donee a copy of this schedule and the instructions.
- 5. Attach this schedule to your Form CT-706/709.

Donee Instructions

A donee is liable for additional gift tax if, within ten years of the original gift, the farmland is transferred to a nonlineal descendant or is no longer classified as farmland. If this occurs, the donee must submit to DRS:

- 1. A copy of the Schedule CT-709 Farmland provided to the donee by the donor; **and**
- 2. A written statement that includes the date:
 - a. The land was transferred to a person other than the donee's lineal descendant or the lineal descendant's spouse; or
 - b. The classification of the land was changed from farmland.

Due Date of Additional Tax

The amount of additional gift tax due is the amount entered Column F on the front of this schedule. The donee must file this schedule and pay the tax due no later than 60 days following the transfer or reclassification. Interest accrues at the rate of 1% per month or fraction of a month from the due date to the date of payment.

Pay the amount of additional gift tax due in full with this schedule. Make check payable to Commissioner of Revenue Services. To ensure payment is applied to your account, write "2010 Schedule CT-709 Farmland" and your SSN, optional, on the front of your check. Be sure to sign your check and paper clip it to the front of your return. **Do not send cash**. DRS may submit your check to your bank electronically.

Mail to:

Department of Revenue Services PO Box 2978 Hartford CT 06104-2978

Extension of Time to Pay

The Commissioner may, for good cause, extend the time for payment of the tax if the donee, a lineal descendant or that descendant's spouse files a written application with the Commissioner on or before the 60-day period expires.