2009 State Death Tax Chart

Revised May 11, 2009

This chart is maintained for the ACTEC Website and is updated regularly. Any comments on the chart or new developments that should be reflected on the chart may be sent to <u>cfox@mcguirewoods.com</u>.

State	Type of Tax	Effect of EGTRRA on Pick-up Tax and Size of Gross Estate	Legislation Affecting State Death Tax	2009 State Death Tax Threshold
Alabama	None	Tax was tied to federal state death tax credit. AL ST § 40-15-2.		
		Although law is ambiguous, there is probably no state death tax and this is the position taken by the Alabama Department of Revenue		
Alaska	None	Tax was tied to federal state death tax credit. AK ST § 43.31.011.		
Arizona	None	Tax was tied to federal state death tax credit. AZ ST §§ 42-4051; 42-4001(2), (12).		
		On May 8, 2006, Governor Napolitano signed SB 1170 which permanently repeals Arizona's state estate tax.		
Arkansas	None	Tax was tied to federal state death tax credit. AR ST § 26-59-103; 26-59-106; 26-59-109, as amended March, 2003.		
California	None	Tax was tied to federal state death tax credit. CA REV & TAX §§ 13302; 13411.		
Colorado	None	Tax was tied to federal state death tax credit. CO ST §§ 39-23.5-103; 39-23.5-102.		
Connecticut	Separate Estate Tax	Retroactive to January 1, 2005, Connecticut has a new independent estate tax with a \$2 million exemption and rates ranging from 5% to 16%. The old gift tax was repealed,		\$2,000,000

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		replaced by an integrated gift tax that resembles the Internal		
		Revenue Code prior to 2001CT ST § 12-391(e).		
Delaware	None	Tax was tied to federal state death tax credit. DE ST TI 30 §§ 1502;1501		
District of Columbia	Pick-up Only	Tax frozen at federal state death tax credit in effect on January 1, 2001.		\$1,000,000
		In 2003, tax imposed only on estates exceeding EGTRRA applicable exclusion amount. Thereafter, tax imposed on estates exceeding \$1 million. DC CODE §§ 47-3702; 47-3701;		
		approved by Mayor on June 20, 2003; effective retroactively to death occurring on and after January 1, 2003. No separate state QTIP election.		
Florida	None	Tax was tied to federal state death tax credit. FL ST § 198.02; FL CONST. Art. VII, Sec. 5		
Georgia	None	Tax was tied to federal state death tax credit. GA ST § 48-12-2.		
Hawaii	None	Tax was tied to federal state death tax credit. HI ST §§ 236D-3; 236D-2		
Idaho	None	Tax was tied to federal state death tax credit. ID ST §§ 14-403; 14-402; 63- 3004 (as amended Mar. 2002).		
Illinois	Pick-up Only	Pick-up tax frozen at federal state death tax credit in effect on December 31, 2001 for decedents dying between January 1, 2003, and December 31, 2009.	H.B. 255 introduced in January 2009 to permit state QTIP election.	\$2,000,000
		Tax imposed only on estates exceeding EGTRRA applicable exclusion amount, except that for	H.B. 330 Introduced in January 2009 to	

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		decedents dying in 2009, tax imposed on estates exceeding \$2 million (EGTRRA applicable exclusion amount for 2009 is \$3.5 million). For decedents dying after December 31, 2009, Tax was tied to federal state death tax credit. 35 ILCS 405/2 (as amended by P.A. 93-0030, SB 1725, passed 5/30/03; Signed by Governor 6/20/03); 35 ILCS 405/3.	amend 35 ILCS 405/2 to recouple state death tax to federal state death tax credit for decedents dying after June 30, 2007.	
Indiana	Inheritance	No separate state QTIP election Pick-up tax was tied to federal		\$100,000
	tax	state death tax credit. IN ST §§ 6-4.1-11-2; 6-4.1-1-4. Indiana has not decoupled but has a separate inheritance tax and recognizes by administrative pronouncement a separate state QTIP election.		
Iowa	Inheritance tax	Pick-up tax tied to federal state death tax credit. IA ST § 451.2; 451.13. Iowa has separate inheritance tax.		
Kansas	Pick-up plus succession tax on transfers to non-family members; Stand alone estate tax effective January 1, 2007 through December 31, 2009.	 Pick-up tax frozen at federal state death tax credit in effect on December 31, 1997. Pick-up tax imposed on estates exceeding applicable exclusion amount in effect on December 31, 1997 (including scheduled increases under pre-EGTRRA law), even if that amount is below EGTRRA applicable exclusion amount. KS ST §§ 79-15, 101(a); 79-15, 102; KS Dept. of Rev. Public Notice 02-01; dated June 26, 2002. 	H.B. 2047 Introduced in January 2009 to amend KS ST § 79-15,203 by freezing the existing 2008 state death tax rates and maintain the current \$1,000,000 exemption for tax year 2008 and all years thereafter.	\$1,000,000
		For decedents dying on or after January 1, 2007 and through		

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		December 31, 2009, Kansas has enacted a separate stand alone estate tax 870, 15, 203		
Kentucky	Inheritance	estate tax. §79-15, 203 Pick-up tax was tied to federal state death tax credit. KT ST § 140.130.		
		Kentucky has not decoupled but has a separate inheritance tax and recognizes by administrative pronouncement a separate state QTIP election.		
Louisiana	None	Pick-up tax was tied to federal state death tax credit. LA R.S. §§ 47:2431; 47:2432; 47:2434.		
Maine	Pick-up Only	For decedents dying after December 31, 2002, pick-up tax is frozen at pre-EGTRRA federal state death tax credit, and imposed on estates exceeding applicable exclusion amount in effect on December 31, 2000 (including scheduled increases under pre-EGTRRA law) (L.D. 1319; March 27, 2003).		\$1,000,000
		For estates of decedents dying after December 31, 2002, Sec. 2058 deduction is ignored in computing Maine tax and a separate state QTIP election is permitted. M.R.S. Title 36, Sec. 4062.		
		Maine also subjects real or tangible property located in Maine that is transferred to a trust, limited liability company or other pass-through entity to tax in a non resident's estate. M.R.S. Title 36, Sec. 4064.		
Maryland	Pick-up Plus Inheritance	Tax frozen at pre-EGTRRA federal state death tax credit.		\$1,000,000
		Effective January 1, 2004, the		

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		threshold for Maryland tax is capped at \$1 million. Senate Bill 508 signed by Governor Erhlich on May 26, 2004.		
		Effective January 1, 2005, federal deduction for state death taxes under Sec. 2058 is ignored in computing Maryland estate tax, thus eliminating a circular computation. Senate Bill 508 signed by Governor Erhlich on May 26, 2004. MD TAX GENERAL §§ 7-304; 7-309, amended May 2004.		
		On May 2, 2006, Governor Erhlich signed S.B. 2 which limits the amount of the federal credit used to calculate the Maryland estate tax to 16% of the amount by which the decedent's taxable estate exceeds \$1,000,000, unless the Section 2011 federal state death tax credit is then in effect. It also permits a		
Massachusetts	Pick-up Only	is then in effect. It also permits a state QTIP election. MD TAX GENERAL § 7-309 For decedents dying in 2002, pick-up tax is tied to federal state death tax credit.		\$1,000,000
		MA ST 65C §§ 2A. For decedents dying on or after January 1, 2003, pick-up tax is frozen at federal state death tax credit in effect on December 31, 2000. MA ST 65C §§ 2A(a), as amended July 2002.		
		Tax imposed on estates exceeding applicable exclusion amount in effect on December 31, 2000 (including scheduled increases under pre-EGTRRA law), even if that amount is below EGTRRA applicable exclusion amount. See, Taxpayer Advisory Bulletin		

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		(Dec. 2002), DOR Directive 03-		
		02, Mass. Guide to Estate Taxes		
		(2003) and TIR 02-18 published		
		by Mass. Dept. of Rev.		
		Massachusetts Department of		
		Revenue has issued directive,		
		pursuant to which separate		
		Massachusetts QTIP election can		
		be made when applying state's		
		new estate tax based upon pre-		
		EGTRRA federal state death tax credit.		
Michigan	None	Tax was tied to federal state death		
		tax credit.		
		MI ST §§ 205.232; 205.256		
Minnesota	Pick-up	Tax frozen at federal state death		\$1,000,000
	Only	tax credit in effect on December		
		31, 2000, clarifying statute passed		
		May 2002.		
		Tax imposed on estates exceeding		
		federal applicable exclusion		
		amount in effect on December 31,		
		2000 (including scheduled		
		increases under pre-EGTRRA		
		law), even if that amount is below		
		EGTRRA applicable exclusion		
		amount.		
		MN ST §§ 291.005; 291.03;		
		instructions for MS Estate Tax		
		Return; MN Revenue Notice 02-		
		16.		
		No separate state QTIP election		
		permitted.		
Mississippi	None	Tax was tied to federal state death		1
		tax credit.		
		MS ST § 27-9-5.		
		Although law is ambiguous, there		
		is probably no state death tax.		
Missouri	None	Tax was tied to federal state death		
		tax credit.		
		MO ST §§ 145.011; 145.091.		
Montana	None	Tax was tied to federal state death		
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		tax credit. MT St § 72-16-904; 72-16-905.		
Nebraska	County Inheritance Tax	Nebraska through 2006 imposed a pick-up tax at the state level. Counties impose and collect a separate inheritance tax. NEB REV ST. § 77-2101.01(1).	Nebraska's Unicameral Legislature on May 16, 2007 passed a repeal of the Nebraska estate and generation- skipping taxes, effective January 1, 2007.	
Nevada	None	Tax was tied to federal state death tax credit. NV ST §§ 375A.025; 375A.100.		
New Hampshire	None	Pick-up tax was tied to federal state death tax credit. NH ST §§ 87:1; 87:7.		
New Jersey	Pick-up Plus Inheritance	For decedents dying after December 31, 2002, pick-up tax frozen at federal state death tax credit in effect on December 31, 2001. Pick-up tax imposed on estates exceeding federal applicable exclusion amount in effect December 31, 2001 (\$675,000), not including scheduled increases under pre-EGTRRA law, even though that amount is below the lowest EGTRRA applicable exclusion amount. The executor has the option of paying the above pick-up tax or a similar tax prescribed by the NJ Dir. Of Div. of Taxn. NJ St §§ 54:38-1; approved on July 1, 2002.		\$675,000
		In <u>Oberhand v. Director, Div. of</u> <u>Tax</u> , 193 N.J. 558 (2008), the retroactive application of New Jersey's decoupled estate tax to		

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		the estate of a decedent dying prior to the enactment of the tax was declared "manifestly unjust", where the will included marital formula provisions.		
		In Estate of Stevenson v. <u>Director</u> , 008300-07 (N.J.Tax 2- 19-2008) the NJ Tax Court held that in calculating the New Jersey estate tax where a marital disposition was burdened with estate tax, creating an interrelated computation, the marital deduction must be reduced not only by the actual NJ estate tax, but also by the hypothetical federal estate tax that would have been payable if the decedent had died in 2001. A QTIP election for NJ estate tax purposes is only allowed to the extent permitted to reduce federal estate tax.		
New Mexico	None	Tax was tied to federal state death tax credit. NM ST §§ 7-7-2; 7-7-3.		
New York	Pick-up Only	Tax frozen at federal state death tax credit in effect on July 22, 1998. NY TAX § 951. In 2002 and 2003, tax imposed only on estates exceeding EGTRRA applicable exclusion amount. Thereafter, tax imposed on estates exceeding \$1 million. NY TAX §§ 952; 951; Instructions for NY Estate Tax Return.		\$1,000,000
		Governor signed S. 6060 in 2004 which applies New York Estate		

State	Type of Tax	Effect of EGTRRA on Pick-up Tax and Size of Gross Estate	Legislation Affecting State Death Tax	2009 State Death Tax Threshold
		Tax on a <i>pro rata</i> basis to non- resident decedents with property subject to New York Estate Tax.		
		No separate state QTIP election permitted.		
		Advisory Opinion (TSB-A- 08(1)M (October 24, 2008) provides that an interest in an S Corporation owned by a non- resident and containing a		
		condominium in New York is an intangible asset as long as the S Corporation has a real business purpose. If the S Corporation has no business purpose, it appears		
		that New York would look through the S Corporation and subject the condominium to New York estate tax in the estate of the non-resident. There would likely be no business purpose if the sole		
		reason for forming the S Corporation was to own assets.		
North Carolina	Pick-up Only	Tax frozen at federal state death tax credit in effect on January 1, 2001. Tax imposed only on estates exceeding EGTRRA applicable		\$3,500,000
		exclusion amount. 2005 budget bill continues the North Carolina estate tax until 2010, when the estate tax is repealed.		
		On August 2, 2004, Governor Easley signed Session Law 04- 170, which adds to the tax base the amount of the federal deduction for taxes paid under § 2058. This eliminates an interrelated calculation of the North Carolina estate tax. NC ST §§ 105-32.2; 105-32.1;		

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		No separate state QTIP election permitted.		
North Dakota	None	Tax was tied to federal state death tax credit. ND ST § 57-37.1-04		
Ohio	Separate state tax	Governor Taft signed the budget bill, 2005 HB 66, repealing the Ohio estate (sponge) tax prospectively and granting credit for it retroactively. This was effective June 30, 2005 and killed the sponge tax. Separate state estate tax rates may be found at OH ST § 5731.02. Ohio permits a separate QTIP for its state tax. OH ST §	HB 61 introduced in March 2009 would reduce the Ohio estate tax by increasing the allowable credit. It.also provides for a local option to repeal the estate tax.	\$338,333
Oklahoma	Separate estate tax	 5731.15(B) Pick-up tax was tied to federal state death tax credit. OK ST T.68 § 804. On June 23, 2006, the Oklahoma House and Senate approved H.B. 1172 to phase out Oklahoma's separate estate tax over a three year period. The governor subsequently signed the bill. The tax will be phased out as of January 1, 2010. Separate state estate tax exemption amounts may be found at OK ST T.68 § 809. 		\$3,000,000
Oregon	Pick-up Only	Tax frozen at the federal state death tax credit in effect December 31, 2001, pursuant to HB 3072, enacted on September 24, 2003. For 2002, tax imposed only on estates exceeding EGTRRA applicable exclusion amount. For decedents dying on or after January 1, 2003, tax imposed on		\$1,000,000

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	up tax in 2002, but has now	
	pled retroactively. The	
	pling does not affect the	
	sylvania inheritance tax	
	n is independent of the al state death tax credit.	
	sylvania recognizes a state	
<i>,</i>	election. rozen at federal state death	\$675,000
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		effect on January 1, 2001 (\$675,000), without regard to		
		scheduled increases under pre- EGTRRA law, even though that		
		amount is below lowest EGTRRA applicable exclusion		
		amount. RI ST § 44-22-1.1, amended in 2002.		
		Rhode Island recognized a separate state QTIP election in the State's Tax Division Ruling Request No. 2003-03.		
South Carolina	None	Tax was tied to federal state death tax credit. SC ST §§ 12-16-510; 12-16-20 and 12-6-40, amended in 2002.		
South Dakota	None	Tax was tied to federal state death tax credit. SD ST §§ 10-40A-3; 10-40A-1 (as amended Feb. 2002).		
Tennessee	Inheritance	Pick-up tax was tied to federal state death tax credit. TN ST §§ 67-8-202; 67-8-203.		\$1,000,000
		Tennessee has not decoupled, but has a separate inheritance tax and recognizes by administrative pronouncement a separate state QTIP election.		
Texas	None	Tax was tied to federal state death tax credit. TX TAX §§ 211.001; 211.003; 211.051		
Utah	None	Tax was tied to federal state death tax credit. UT ST § 59-11-102; 59-11-103.		
Vermont	Pick-up Only	Tax frozen at federal state death tax credit in effect on January 1, 2001.	H. 442 would reduce the threshold for Vermont's tax to	\$3,500,000
		Tax imposed only on estates exceeding EGTRRA federal applicable exclusion amount. VT ST T. 32 §§ 7402(8), 7442a,	\$2,000,000. It has passed the Vermont House and Senate. It is	

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		7475, amended on June 21, 2002.HB 706 was approved in 2006 to provide that the Vermont tax is calculated without taking the federal deduction for state death taxes into account.No separate state QTIP election	unclear if the Governor will sign the bill.	
Virginia	Pick-up Only (repealed, effective July 1, 2007)	 permitted. Tax frozen at federal state death tax credit in effect on January 1, 1978. Tax imposed only on estates exceeding EGTRRA federal applicable exclusion amount. VA ST §§ 58.1-901; 58.1-902. The Virginia tax is repealed effective July 1, 2007. 	Three bills were introduced in 2009 to create a new death tax, exempting the estates of families and businesses valued at under \$5 million, while imposing a tax as high as 16% on estates valued over that amount. This would have generated over \$100 million in new revenue for Virginia government. None made it out of committee.	
Washington	Separate Estate Tax	On February 3, 2005, Washington State Supreme Court unanimously held that Washington's state death tax was unconstitutional. Tax was tied to the current federal state death tax credit, thus reducing the tax for the years 2002 - 2004 and eliminating it for the years 2005 - 2010. <u>Hemphill v. State</u> <u>Department of Revenue</u> 2005 WL 240940 (Wash. 2005). In response to <u>Hemphill</u> , the Washington State Senate on April 19 and the Washington House on		\$2,000,000

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		April 22, 20, by narrow majorities, passed a stand-alone state estate tax with rates ranging from 10% to 19%, a \$1.5 million exemption in 2005 and \$2 million thereafter, and a deduction for farms for which a Sec. 2032A election could have been taken (regardless of whether the election is made). The Governor signed the legislation. WA ST §§ 83.100.040; 83.100.020.		
		Washington voters defeated a referendum to repeal the Washington estate tax in the November 2006 elections.		
West Virginia	None	Tax was tied to federal state death tax credit. WV § 11-11-3.		
Wisconsin	None	As of January 1, 2008, tax is tied to current federal state death tax credit. WI ST § 72.01(11m). Thus, there currently is no tax. For deaths occurring after September 30, 2002, and before January 1, 2008, tax was frozen at federal state death tax credit in effect on December 31, 2000 and was imposed on estates exceeding federal applicable exclusion amount in effect on December 31, 2000 (\$675,000), not including scheduled increases under pre- EGTRRA law, even though that amount is below the lowest EGTRRA applicable exclusion amount. Thereafter, tax imposed only on estates exceeding EGTRRA federal applicable exclusion amount. WI ST §§ 72.01; 72.02, amended in 2001; WI Dept. of Revenue website. On April 15, 2004, the Wisconsin		

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		governor signed 2003 Wis. Act 258, which provides that Wisconsin will not impose an estate tax with respect to the intangible personal property of a non-resident decedent that has a taxable situs in Wisconsin even if the non-resident's state of domicile does not impose a death tax. Previously, Wisconsin would impose an estate tax with respect to the intangible personal property of a non-resident decedent that had a taxable situs in Wisconsin if the state of domicile of the non-resident had no state death tax.		
Wyoming	None	Tax tied to federal state death tax credit. WY ST §§ 39-19-103; 39-19- 104.		

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