CURRENT USE APPLICATION FARM AND AGRICULTURAL CLASSIFICATION Chapter 84.34 RCV

FILE WITH COUNTY ASSESSOR Sk	county county
	NOTICE OF APPROVAL OF DENIAL
Tax Code	Mapplication Approved Application Denied
	All of Parcel Portion of Parcel
Account Humbers: 1-5-18-300	Date
	Owner Notified on, 19
	Fee Returned Yes 180 Date 19
A Mary and Address	IPA O NV.
Applicant(s) Hame and Address	Xlanda J. / mines
Sharleen James	Assessor or Deputy Signature
39315 S.E. Evergreen Blvd.	Auditor File Number
Washougal, WA 98671	
	Board of County Countsaioners or other county legislative authority
. Legal description of land 1-5-18-300-	-06
	Sec 10 Typ 11
	Irrigated acres Dry acres Dry acres DAN 1088
. Acreage: Cultivated	Is grazing land cultivated? Yes
Grazed 6.3	Is grazing land cultivated? Tes CAN 1988 SO SAMULE IVED SO SAMULE IVED SO SECRETARY SECRETARY SO SECRETARY SO SECRETARY SO SECRETARY SO SECRETARY SO
Farm woodlots 5	To de disco so
Total acreage	not affiliated with agricultural use and show the locationing the sap.
tier the property rented to others which is	not affiliated with agricultural use and show the locationist the agricultural use and show the location agricultural use agricu
5. Describe the present current use of each par	t which permits any other use than its present use? [Yes 2 No second of land that is the subject of the application. and within the brush, all adjacent to my pasture and
har fields - thirty acres pl	us 39 acres presently under agriculture zone.
hay fields - thirty	procests (buildings, etc.)
6. Describe the present improvements on this p	(coparty (constraint)
None None	
7. Attach a map of the property to show an out	tline of the current use of each area of the property such as: livestock (type
Tow crops, hay land, pasture, westeland, w	qualities and capabilities. Also indicate the location of buildings.
8. To qualify for agricultural classification Variation of agricultural show that the land will qualify for classi	, an application on land of less than 20 acres must meet certain minimum income land (b) and (c)). Please supply the following or any other pertinent data to ification.
	19 19 19 19 Ave
tear the wield per acre for the last	M KI
five (5) years (bushels, pounds, tons,	
etc.) List the annual gross income per acre	
for the last five (5) years -	
If rented or leased, list the annual gross rental fee for the last five	
(5) years	Registered September Charactered Land, agglue 190
MOTICS: The assessor may require the owners	to subsit pertinent data regarding
typical crops, income, etc.	INU.CO
FORH REV 64 0024 (6-86)	Films

ACRICULTURAL LAND MEANS EITHER:

JYA OL SYNESSY 新えられていい

in any contiguous ownership of twenty or more acres devoted primarily to the production of livestock or agricultural odities for commercial purposes; or

parcel of land five acres or more but less than twenty acres devoted primarily to agricultural uses, which has prod a gross income from agricultural uses equivalent to one hundred dollars or more per acre per year for three of the save calendar years preceding the date of application for classification under this chapter; or

(c) Any parcel of land of less than five acres devoted primarily to agricultural uses which has produced a gross income of one thousand dollars or more per year for three of the five calendar years preceding the date of application for classification under this chapter.

Agricultural lands shall also include any parcel of land of one to five acres, which is not contiguous, but which otherwise constitutes an integral part of farming operations being conducted on land qualifying under this section as "farm and agricultural lands".

Agricultural lands shall also include farm woodlots of less than twenty and more than five acres and the land on which appurtenances necessary to the production, preparation or sale of the agricultural products exist in conjunction with the lands producing such products.

STATEMENT OF ADDITIONAL TAX, INTEREST AND PENALTY DUE UPON REMOVAL FROM CLASSIFICATION UNDER RCW 84.34

1.	Upon removal an additional tax shall be imposed which s	hall be du	e and payable	to the count;	treasurer, The additi	onal tax shall
	Upon removal an additional tax shall be imposed which s removal or upon sale or transfer, unless the new owner	has signed	the Motice of	CONCINENTAL		
	he the sum of the following:	-	1	and the	T 45	

- (a) The difference between the property tax paid as "Farm and Agricultural Land" and the amount of property tax otherwise due and payable for the seven years last past had the land not been so classified; plus
- (b) Interest upon the amounts of the difference (a), paid at the same statutory rate charged on the delinquent property
- (c) A penalty of 20% shall be applied to the additional tax if the classified land is applied to some other use, except through compliance with the property owner's request for removal process, or except as a result of those conditions listed in (2) below.
- The additional tax, interest and penalty specified in (1) above shall not be imposed if the removal resulted solely from:
 - (a) Transfer to a government entity in exchange for other land located within the State of Washington.
 - (b) A taking through the exercise of the power of eminent domain, or sale or transfer to an entity having the power of eminent domain in anticipation of the exercise of such power.
 - (c) Sale or transfer of land within two years after the death of the owner of at least fifty percent interest in such
 - (d) A natural disaster such as a flood, windstorm, earthquake, or other such calamity rather than by virtue of the act of the landowner changing the use of such property.
 - (e) Official action by an agency of the State of Washington or by the county or city within which the land is located which disallows the present use of such land.

 - (f) Transfer to a church and such land would qualify for property tax exemption pursuant to RCW 34.36.020.
 (g) Acquisition of property interests by State agencies or agencies or organizations qualified under RCW 84.34.210 and 64.04.130 (See RCW 84.34.108(5g):

As owner(s) or contract purchaser(s) of the land described in this application, I hereby indicate by my signature that I am aware of the potential tax liability involved when the land cesses to be classified under provisions of RCW 84.34.

I also declare under the penalties for false swearing that this application and any accompanying documents have been examined by me and to the best of my knowledge it is a true, correct and complete statement. of all owner(s) or contract purch

Subscribed and sworn to before me this 13th January ublic in and for the State of Washington Camas Residing at (See WAC 458-30-125)

ASSESSOR: . La accordance with the provisions of RCW 84.34.035 ". . . the assessor shall submit notification of such approval to the county auditor for recording in the place and manner provided for the public recording of state tax liens on real property.

Prepare in duplicate. If denied, send original to land owner. If approved, file original with auditor and have Mittor return original to land owner. Duplicate is to be retained by the assessor.

APPLICATION FOR TRANSFER OF CLASSIFIED OR DESIGNATED FOREST LAND TO CURRENT USE CLASSIFICATION

(Chapters 84.33 and 84.34 RCW)

File with County Assessor	CountySkamania
Name of Applicant SHARLEEN JAMES	Tax Code 1-5-18-300-06
·	
Address 39315 S.E. Evergreen Blvd., Washoug	gal 93571 Phone
Land Subject to This Application (Legal Description)	ortion of Section 18, F 1 N., R.5 3 NM
Assessor's Parcel or Account Number1-5-18-300-0	5
OULVIOR OF O	LASSIFICATION
CHANGE OF C	LASSIFICATION
The land is currently classified or designated fo and meets the definition of one of the following	and I request reclassification as: JAN 1988 SKINNIA CONTROL OF THE PROPERTY
CHECK APPROPRIATE BOX	SKIMANIA GEORGE
Farm and agricultural land as p (Attach completed FORM REV	provided under RCW 84.34.020(2). (2). (2). (3). (3). (3). (4). (4). (4). (4). (4). (4). (4). (4
Timber land as provided under (Attach completed FORM REV	RCW 84.34.020(3).
AFFIRM	IATION
	described in this application, I hereby indicate by my
If this land is removed from classification before to for the part of the period it was classified or design.	ten years have elapsed, compensating tax will be due gnated forest land.
	Signature(s) of All Owner(s) or Contract Purchaser(s)
Date January 13, 1988	Sharlan (1. Lames)
	Charles II CA.
Attachment:	
Attachment: FORM REV 64 0021	
·	

Chapter 315, Laws of 1986:

- (1) If no later than thirty days after removal of classification or designation the owner applies for classification under RCW 84.34.020 (2) or (3), then the classified or designated forest land shall not be considered removed from classification or designation for purposes of compensating tax under RCW 84.33.120 or 84.33.140 until the application for current use classification under RCW 84.34.030 is denied or the property is removed from designation under RCW 84.34.108. Upon removal from designation under RCW 84.34.108, the amount of compensating tax due under this chapter shall be equal to:
 - (a) The difference, if any, between the amount of tax last levied on such land as forest land and an amount equal to the new assessed valuation of such land when removed from designation under RCW 84.34.108 multiplied by the dollar rate of the last levy extended against such land, multiplied by
 - (b) A number equal to:
 - (i) The number of years the land was classified or designated under this chapter, if the total number of years the land was classified or designated under this chapter and classified under chapter 84.34 RCW is less than ten; or
 - (ii) Ten minus the number of years the land was classified under chapter 84.34 RCW, if the total number of years the land was classified or designated under this chapter and classified under chapter 84.34 RCW is at least ten.
- (2) Nothing in this section authorizes the continued classification or designation under this chapter or defers or reduces the compensating tax imposed upon forest land not transferred to classification under subsection (1) of this section which does not meet the necessary definitions of forest land under RCW 84.33.100. Nothing in this section affects the additional tax imposed under RCW 84.34.108.

The application for transfer from classified or designated forest land to current use classification, farm and agricultural or timber land must be made within 30 days from the date of removal from forest land.

The county assessor will approve all applications for transfer to farm and agricultural classification.

In all unincorporated areas, the legislative authority shall act as the granting authority for applications for transfer to timber land classification. Lands within the incorporated areas shall be acted upon by a group composed of three members of the county legislative authority and three members of the city legislative authority.

Compensating tax will be due at the time of sale or transfer of any portion of land unless the application for classification is approved. If only a portion of the parcel listed on the application qualifies for classification the granting authority may approve only that part.

An application fee of not more than \$30 shall accompany each separate application. If the application is denied, all fees will be returned to applicant