## APPLICATION FOR TRANSFER OF CLASSIFIED OR DESIGNATED FOREST LAND TO CURRENT USE CLASSIFICATION (Chapters 84.33 and 84.34 RCW)

File with County Assessor	County Stamania	<u> </u>
ne of Applicant_John K. Fisher	Tax Code /20	
ress 1.40R Oklahoma Rd Cook, WA	4 Phone (509) 538-2	745 6789/07/2
d Subject to This Application (Legal Description) <u>Lot Z</u>	S NOT	V1987 (2)
sessor's Parcel or Account Number 04-09-2	2-1-0-010 0 8 52 h	estanding.
CHANGE OF CLASS		
The land is currently classified or designated forest lan and meets the definition of one of the following and I re	nd under provisions of Chapter 84.33 RC request reclassification as:	CW
CHECK APPROPRIATE BOX	1	M
Farm and agricultural land as provided (Attach completed FORM REV 64 00	(24.)	
Timber land as provided under RCW (Attach completed FORM REV 64 00)	84.34.020(3). 21.)	
AFFIRMATIO		v mv
As owner(s) or contract purchaser(s) of the land describe signature that I have read the reverse side of this form a involved when the land ceases to be classified under p	ed in this application, I nereby indicate to nd I am aware of the potential tax liability rovisions of Chapter 84.34 RCW.	, <del>,</del> !
If this land is removed from classification before ten year for the part of the period it was classified or designated	ars have elapsed, compensating tax will forest land.	•
	nature(s) of All Owner(s) or Contract Purc	chaser(s)
Attachment: FED 29 50 PH '90		
FORM REV 64 0021		Registered Indexed, Di
FORM REV 64 0024 GARY H: OLSON	(SEE REVERSE SIDE)	Indirect

## 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:
  - 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 lovy extended against such land, multiplied by
  - A number equal to:
    - 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.

4- 9- 22-1- 100 BOOK 108 PAGE 584

## APPLICATION FOR CLASSIFICATION AS OPEN SPACE LAND OR TIMBER LAND YOR CURRENT USE ASSESSMENT UNDER RCW 84.34

of Applicage John K. Fisher	Phone (509) 538-2	<u>7</u> 45
IIIA ALIALAMA PN (not WA 9	8605	
perty Location Approximately 3.4 Miles N. DT	Willard De OK	4 h oma
	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	000
Interest in property: Fee Owner . Contract Purchaser . Other (Des	eribe)	
Assessor's percel or account number 607 2		07 ¥
tegal description of land to be classified	RECE	5
	A SECTION	
	- 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	W.63.
What land classification is being applied for? Open Space X Timber L		
NOTE: A single application may be made on open space and timber land but a area of each different classification.    lotal acres in application	legal description must be furnished	l for the
OPEN SPACE CLASSIFICATION Number of acres		
Indicate what category of open space this land will qualify for: (See	DACK TOL GALIBITIONS)	
Open space soming Conserve and enhance natural or scenic resources		
Protect stress of mater supply		
manufaction of soils, bestlands, beaches or tidal marches		
E Bahanca value to public of abutting or neighboring parks, forests,	wildlife preserves; Strure reservat	TORB OI
sanctuaries or other open space Preserve historic sites		
Retain in matural state tracts of five (5) or more scres is urbes a	rees and open to public use as real	ionably
required by greating authority		
TUBER LAND CLASSIFICATION Number of acres		
Do you have a timber management plan on this property? Tes	TO PREPARE ONE	plan vitu
this application.	this property to show that it "is	devoted
primitily to the growth and harvest of forest crops",	경우 경우 전 기계	
		ig v in i
	t of this application.	
	t of this application.	
Describe the present current	t of this application.	
Forest land		
Forest land		
Forest land		
Forest land  Describe the present improvements on this property (buildings, etc.)	lone	build ina
Forest land	ONC.	

jorics; The assessor may require owners to submit partiment date reparding the use of classified land form nev 64 0021 (7-63)

## BOOK 108 PAGE SAS

ET SPACE LAND MANSIE	등등하는 경험하는 얼마를 가장하는 얼마를 했다.
3 Any land area so declinated by at official communication	ofire last use plan adopted by any city or county and sound accord-
) any land area, the preservation of which is its preservation of which is its preservation of white seasons, (its) preservation of the middle of about ins or	mine upg would (1) conserve and sphenica informal or scenic percepture.  The conservation of soils, vectories, banches or tidal mersion, of  "shiphering percent, forests, wildlife preserved, sature conservations  perpention proportionities or (vi) messages historic nites, or (vii)  there five acres privated in an urban area and open to public upa
retain to its shrings stary tracts of land my less on sich conditions so may be reasonably resident by rest land makes	them five acres situated in an unbest area and open to multic use the legislative body granting the open space classification.
	I and pursuant to Chapter 84,28 MCB or as forest land under Chapter
CPON REHOVAL PRON	NAL TAX, INTEREST AND PRIMALTY DUE CLASSIFICATION UNDER RCU 84.34
removal of upon sale or transfer unless the new own	ich shall be doe and psychle to the county treasurer 30 days after nor has educate the Notice of Countswancy. The additional tax shall
(a) The difference between the property tax paid a	of Popus Space Land? or "Lieber Land" and the amount of property tax last past but the land not been so classified; plus ), outdoor the same statutory rate that sed in the delicquent property.
	towal ter if the classifier land is applied to some other one, except request for respond process, or except as a result of those conditions
No.	in (1) above, shell not be deposed if the Pemoval resulted solely
from:  (a) Transfer to a government entity in enthance for (b) A taking through the exercise of the power of	or other last located within the State of Hashington, and had been of authors despite, or sale or transfer to as eatity beying the power of
eniment domain in anticipation of the convictor	of the charte of the quant of at least a fifty percent interest in earthquake, or other such calenity rather than by virtue of the act
of the landomer changing the of such pro- (e) Official action by an energy of the State of	shington or by the county of ally within which the land is located
(f) Transfer to a charch and such land wall to a (g) Acquisition of property interests by State as 64,04,130 (fee Boy 84,14,104(5s))	ify for property tax examption purposest to NCS \$4.34.020; metion or agencies or organizations qualified under SCS \$4.34.210 and AFFIRMATION
As owner(a) of the land described to this applica- tial tex liability involved their the land detacks	teles. I happy indicate by my signature that I am source of the potential by an elastific under the provisions of MCF 84.34. I also declare applications and may accompanying detunants have been examined by my least evaluate characters.
and to the best of an ideologic it is a true, por	front and emplois statement.  Omnories for Contract Purchaser(s) Signatures
STONE POST	Jan Jake
Staller a Tratto	
PUBLIC IN IO. IN IO. O.	
( Municipal -	All owners and purchasers must sign
	・・・「きょくだっ」、「は、農味の「農」は「食の」、「は、心・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・
POR LEGISLATUR ASTRUMENTS USE OFFI.  Date application received //-6-17	Jan Charles Dear
POR LICISLATUR ASTROLUTE USE COLI.  Date application received //-6-57  Anount of the collected   25  POR GRAFTING AUTHORITY USE COLY.  Date received //2-28-87	transition to SEA CTL Committee part 12-28-87