104904

BOOK 108 PAGE 942

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

Tame of Applicant Clyde L. Kelly Phon	427-8313 427-8313
n 100 Company UA 08610	
roperty Location Carson. WA	FILED FOR RECORD
. Interest in property: XX Fee Owner Contract Purchaser Other (Describe)	SKAMANIA CO. WASH
Assessor's parcel or account number 3-8-20-3-0-100	STATION CO
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Legal description of land to be classified	
	A10170 6,04
	CARY
3. What land classification is being applied for? Open Space XX Timber Land	
NOTE: A single application may be made on open space and timber land but a legal description area of each different classification.	ription must be furnished for the
	4.3
4. lotel acres in application 10	
5. OPEN SPACE CLASSIFICATION Number of acres	
6. Indicate what category of open space this land will qualify for: (See back for de	etinitions)
Open space zoning Conserve and enhance natural or scenic resources	4
Protect streams or water supply	
Promote conservation of soils, vetlands, beaches or tidal marshes	
Enhance value to public of abutting or neighboring parks, forests, wildlife pr	eserves, nature reservations or
sanctuaries or other open space	
Preserve historic sites  Retain in matural state tracts of five (5) or more acres in urban areas and op	en to public use as reasonably
required by granting authority	
7. TIMBER LAND CLASSIFICATION Number of acres 10	
8. Do you have a timber management plan on this property? KN Yes No. If yes, this application.	submit a copy of that plan with
9. If you have no timber management plan, specifically detail the use of this proper primarily to the growth and harvest of forest crops".	ty to show that it "is devoted
O. Describe the present current use of each parcel of land that is the subject of this ag	oplication.
	11 11 27 11 6
	Views 9
11. Describe the present improvements on this property (buildings, etc.) None	
	1. 1. C. C. C.
	The state of the s
12. Attach a map of the property to show an outline of current uses of the property and in	adicate location of all buildings,
	and the second s
13. Is this land subject to a lease or agreement which permits any other use than its pre- lif yes, attach a copy of the lease or agreement.	
IICE: The assessor may require owners to submit pertinent data regarding t	he use of classified land
RM REV 64 0021 (7-83)	
	round to the contraction of the
	Mailed

OPEN SPACE LAND MEANS:	
(a) Any land area so designated by an official comprehensive land use plan adopted by any city or county and zoned accordingly, or	
(b) Any land area, the preservation of which in its present use would (i) conserve and enhance natural or scenic resources, or (ii) protect streams or water supply, (iii) promote conservation of soils, wetlands, beaches or tidal marshes, or (iv) enhance the value to the public of abutting or neighboring parks, forests, wildlife preserves, nature reservations or sanctuaries or other open space, or (v) schance recreation opportunities or (vi) preserve historic sites, or (vii) retain in its natural state tracts of land not less than five acres situated in an urban area and open to public use on such conditions as may be reasonably required by the legislative body granting the open space classification.	
TIMBER LAND WEARS: 13:3	
tand in any contiguous ownership of five or more acres which is devoted primarily to the growth and harvest of forest crops and which is noticelassified as reforestation land pursuant to Chapter 84.28 RCW or as forest land under Chapter	
84.33 Timber land means the land only.	
STATEMENT OF ADDITIONAL TAX, INTEREST AND PENALTY DUE UPON REMOVAL FROM CLASSIFICATION UNDER SCH 84.34	
1. Upon removal an additional tax shall be imposed which shall be due and payable to the county treasurer 10 days after removal or upon sale or transfer unless the new owner has signed the Notice of Continuancy. The additional tax shall be the sum of the following:	
(a) The difference between the property tax paid as "Open Space Land" or "Timber 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.	
<ol> <li>The additional tax, interest and penalty specified in (1) above, shall not be imposed if the removal resulted solely from:</li> </ol>	
(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 or at least a fifty percent interest in	
such land.  (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 Mashington or by the county or city within which the land is located which disallows the present use of such land.	
which disallows the present use of such land would qualify for property tax exemption pursuant to RCW 84.36.020.  (f) Transfer to a church and such land would qualify for property tax exemption pursuant to RCW 84.36.020.  (g) Acquisition of property interests by State agencies or egencies or organizations qualified under RCW 84.34.210 and 64.04.130 (See RCW 34.34.108(5g).  AFFIRMATION	
As owner(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 ceases to be classified under the provisions of ECW 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.	
Subscribed and sworn to before se this 241H Owner(s) or Catract Perchasen(s) Suppleures	
Marely Katey	
Lion Charles Line Land	
The state of	
S AMISTON (100)	
All owners and purchasers must sign	
ON THE WICKNESS	
FOR LECTYLATIVE AUTHORITY USE ONLY	
Date application received 6/24/89 By Lann & Do Bane  Date 12/18/89  Transmitted to Mannie Date 12/18/89	
ABOURT OF THE COTTECTED VANS. FLEET	
POR GRANTING AUTHORITY USE CHLY  Date received 2-29-88  By Elellesser	
Application approved Approved in part Denied Owner notified of denial on	
Date fee veturned Agreement executed on Mailed on	