105037

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 Skamania Assessor
$\mathcal{N}_{\mathcal{O}_{\mathbf{A}}}$
Name of Applicant Lewis River Ranch Partner- Tax Code Address Boxlaxc. Vanconver, WA 98666 Phone (206) (96.3312 or 687-219
Rec. in Book E. Page 864
Assessor's Parcel or Account Number 2 - 6 - 27 - 4 - 105
Assessor's Parcel of Account Number
CHANGE OF CLASSIFICATION
The land is currently classified or designated forest land under provisions of Chapter 84.33 RCW and meets the definition of one of the following and I request reclassification as:
CHECK APPROPRIATE BOX
Farm and agricultural land as provided under RCW 84.34.020(2). (Attach completed FORM REV 64 0024.)
Timber land as provided under RCW 84.34.020(3). (Attach completed FORM REV 64 0021.)
AFFIRMATION
As owner(s) or contract purchaser(s) of the land described in this application, I hereby indicate by my signature that I have read the reverse side of this form and I am aware of the potential tax liability involved when the land ceases to be classified under provisions of Chapter 84.34 RCW. If this land is removed from classification before ten years have elapsed, compensating tax will be due for the part of the period it was classified or designated forest land.
of All Owener of All Owener of Contract Pumhaser(s)
Date 2-16-88 Signature(s) of All Owner(s) of Contract 7 distributions
May gard Karren &
Attachment:
FORM REV 64 0021 Pathlein Comer
FORM REV 64 0024
FORM REV 64 0038 (7-86) (SEE REYERSE SIDE). Who is the standard of the stand
Movy CLauderholm

FILED FOR RECORD SKAMANIA GO. WASH BY SKAMANIA OD ASSEKOR

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AUDITOB

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 94.34.108, 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 84.34.103 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.

OPEN SPACE LAND HEARS!

(a) Any land area so designated by an official comprehensive land use plan adopted by any city or county and zoned accord-

(b) Any land area, the preservation of which in its present use would (i) conserve and enhance natural or scenic resources. (ii) protect streams or water supply, (iii) promote conservation of soils, vetlands, beaches or tidal marshes, or or (ii) protect streams or water supply, (iii) promote conservation of soll, streams or water supply, (iii) promote conservations, forests, wildlife preserves, nature reservations (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) enhance 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.

TIMER LAND MEANS:

Land in any contiguous ownership of five or more acres which is devoted primarily to the growth and harvest of forest erops and which is not classified as reforestation land pursuant to Chapter 84.28 RCW or as forest land under Chapter 84.33. Timber land means the land only.

	ADDITIONAL TAX,	INTEREST AND	PENALTY DUE
STATEMENT OF	TE FROM CLASSIFE	CLETON HERTE	acu 84.34
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- Upon removal an additional tax shall be imposed which shall be due and payable to the county treasurer 30 days after removal or upon sale or transfer unless the new owner has signed the Hotice 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.
- 2. The additional tax, interest and penalty specified in (1) above, shall not be imposed if the removal resulted solely from:
 - entity in exchange for other land located within the State of Washington.

eminent domain in anticipation of the exercise of (c) Sale or transfer of land within two years after such land. (d) A natural disaster such as a flood, windstorm, e of the landowner changing the use of such proper (e) Official action by an agency of the State of Mass	earthquake, or other such calamity rather than by virtue of the act
	FFIRMATION
As owner(s) of the land described in this application tiel tax liability involved when the land ceases to under the penalties for false swearing that this appeared to the best of my knowledge it is a true, correctly subscribed and sworn to before me this true, correctly subscribed and sworn to before me this true, and the state of the state	on, I hereby indicate by my signature that I am aware of the poten- be classified under the provisions of RCM 84.34. I also declare plication and any accompanying documents have been exemined by me ct and complete statement. Omer(s) or Contract Purchaser(s) Signatures Omer(s) or Contract Purchaser(s) Signatures All owners and purchasers must sign
Date application received 3/1/88 Amount of fee collected \$25.00 POR CRAWFING AUTHORITY USE ONLY Rec 28/45	Transmitted to planning Date \$13/88

SISLATIVE AUTHORITY USE ONLY to application received 3/1/87 Sunt of fee collected 525.00 ANTING AUTHORITY USE ONLY to received 4-18-88 Plication approved Approved in part	ansaitted to planning Date 3/88 Lef Collebon State Constituted of denial on Recuted on
STATE OF WASHINGTON, County of Skamania On this 181 day of Maio, a Notary Public in and for the State of Washington, Trwin C. Landerholm and D	ovy C. lander holin
to me known to be the individual described in and	who executed the foregoing instrument, and acknowledged to me

residing at Carson

My Commission Expires 0/28/91

BOOK 109 PAGE 199

APPLICATION FOR CLASSIFICATION AS OPEN SPACE LAND OR TIMBER LAND

POI	R CURRENT USE ASSESSMENT UNDER	acv 84.34
ILE WITH THE COUNTY LEGISLATIVE AUTHOR	n n	Phone (206) 687 2138
deress Box 1086 Vancon Toperey Location Not Ska	Ruch Partnership ver WB greece mania Store OFF L	Loodard Creek Road
Interest in property: Ree Owner Assessor's parcel or account number Legal description of land to be cl Color of the color of land to be cl Color of the color of land to be cl Color of the color of land to be cl Color of the color of land to be cl Color of the color of land to be cl Total acres in speciation is being area of each different clu Total acres in application of land category of or land color of land category of or land color of land color o	cer Contract Purchase? Other 2 - 2 - 4 - 0 - 0 - 0 - 0 - 0 - 0 - 0 - 0 - 0	Sec 27, T. 2 N, R.C. E. M. Short Plant Recalls (See back for definitions) (See back for definitions)
	sents on this property (buildings, etc.	
12. Attach a map of the property 13. Is this land subject to a let If yes, attach a copy of the	age or agreement which permits any or	f the property and indicate location of all builds her use than its present use? Yes
		dera regarding the use of classified law

moricul The assessor may require owners to submit pertinent data regarding the use of classified land