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

FILE WITH THE CHENTY LEGISLATIVE ADDITION TO
Taxe of Applicant Kevin Gabrie! 337-3880000
235100 MP 0.5.51 Schal Rd. Washenga UA 98671
Property Location Same / adjacent
1. Interest in property: Fee Owner Contract Purchaser Other (Describe)
2. Assessor's parcel or account number Section 750, Lot #5 1504 and 1529
Countries estate of land to be chassified the contribution of the
3- Ahat land classification is being applied for!pen Space Finter land
VOIE: A single application may be made on open space and timber land but a legal description must be furnished for the area of each <u>different classification</u> .
or total sizes in approduction : 4-11
5. CPEN SPACE CLASSIFICATION Number of acres
h. Indicate what dategory of open space this land will qualify for: "See bank tor detinations;
Protect streams or water supply
Promote conservation of soils, wetlands, beaches or sidal marshes
Enhance value to public of abutting or neighboring parks, forests, willlife preserves, nature reservations or sanctuaries or other open space
Preserve historic sites
Retain in natural state tracts of five (5) or more acres in urban areas and open to public use is reasonably required by granting authority
7. HMREF LAND CLASSIFICATION Number of acres 9
5. To you have a timber management plan on this property? Yes
If you have no timber management plan, specifically letail the use of this property to show that it "is devoted primarily to the growth and harvest of forest crops".
19. Describe the present durrent use of pack parallel had a pack
I af
Proceed # 1500 has a him of the last to the total
The state of the s
other that roads, \$1529 has a house garage could of by diver
read and Cleared area.
12. Attion a map of the property to show an outline of current uses or the property and indicate location of all outlings.
3. Is this for subject to a lease or agreement which permits any other was then to a contract of the contract
If yes, ittach a copy of the lease or agreement.

MITICE: The lassessor may require owners to submit pertinent data regarding the use of classified has

rest abi**v**e

OPEN INACE LAND MEANS:

- 3. Any light stea 3: Jesignated by an official comprehensive land use plan alopted by any city or county and games accordingly, or
- the Anv land area, the preservation of which to his precent use would oil conserve and enhance natural or scenic resources.

 Firstly fortest streams or water supply, (iii) promote conservation of souls, wetlands, beaches or tidal marshes, or any establic 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 apportunities or (vi) preserve historic sites, or (vii) regain in its natural state tracts of land not less than five acres situated in an ordan area and open to public use an sum conditions as may be reasonably required by the legislative body granting the open space classification.

TIMBER LAND MEANS:

F1 .	Lind in any ontiguous semeranip of five or more acres which is devoted primarily to the growth and harvest of forest
	trops and which is not classified as reforestation land pursuant to Chapter 84,29 REW or as forest land under Chapter
	d. 3). Timber land beans the land only.
-	TATEMENT OF AUDITOR NAME OF A DATE AND CONTROL OF THE CONTROL OF A DATE OF THE CONTROL OF THE CO
: : :	Then removal an additional tax shall be imposed which shall be jue and payable to the holder treasurer in days after removed or upon sale or transfer unless the new owner has signed the Notice or Continuancy. The additional tax shall be the sum or the collewing:
	(a) The difference between the property tax paid as "Open Space Land" or "limber Land" and the amount of property tax therwise due and payable for the serin years lust published had been as a lassified; plus
:	year interest again the amounts of the offfgrence (ga., gaid at the cumb statutor) bate charges in the belongment property of the second of the second property.
-1	(c) A remails of 20% small be applied to the additional tax of the classified land is applied to some other use, except the use to malitance with the property comer's request for removal process, or except as a result or these conditions listed in (2) below.
٤.	The positional law, interest and membalty specified in (1) above, small not be apposed if the removal resulted solution of the firm.
	is 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 ionain 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 a fifty percent interest in such land.
	 (d) A materal disaster such as a flood, windstorm, earthquake, or other such calamity rather than by virtue of the act of the landamer manging 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) Iransfer to a church and such land would qualify for property tax exemption pursuant to 20% 34.56.020. (g) Acquisition of property interests by State agencies or organizations qualified under 20% 34.34.210 and 54.04.130 (See 20% 34.34.103(5z)).
٠ • ١	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 RCW 34.34. I also declare under the pedalties for false swearing that this application and any accompanying locuments have been examined by me indicate nest of my knowledge it is a true, correct and complete statement.
	orange sworn to before the this 3 had omer(s) or Contract Pyrchaser(s) Signatures / Kelika James (Why Fig. 1988)
· . / .	Sorting Reside in any for the State of
	Phone Pherakulk
	Peristing in 33716 P.E. Washing Rold -
	O (f All owners and purchasers must sign
<u>Pur</u>	LE-MAINTE AUTHORITY USE ONLY
	Date application received 6/6/88 w Mwant H. Many
	Amount of reconlected 5 25 Transmitted to Date
£ 12	SPANISH ACTEORITY USE ONLY Rec = 28897
	Date received by Maran A. Maran
	Addition approved Approved in bark Deniel Owner modified of Menial on
	Soft fee returned Agreement executed on Mailed on
	Account of the second of the s

OPEN SPACE TAXATION AGREEMENT

116 PAGE 826

RCW 84.34

(TO BE USED FOR "OPEN SPACE" OR "TIMBER LAND" CLASSIFICATION ONLY)

This Agreement between Kevin R & Susie A. Gabriel	Le leav room
	(c) 1309
hereinalter called the "Owner", and <u>Skamania County</u>	G Stant.
	10 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
hereinafter called the "Granting Authority".	63234066
Whereas the owner of the following described real property having made application for classification of that p	roperty under the
provisions of RCW 84.34:	h.
Assessor's Parcel or Account Numbers: 02 05 30 00 1504 00 & 02 05 30 00 1	529 00
Legal Description of Classified Land: 9 acres	
And whereas, both the owner and granting authority desire to limit the use of said property, recognizing that sa	uch land has substantial
public value as open space and that the preservation of such land constitutes an important physical, social, es	thetic, and economic
asset to the public, and both parties agree that the classification of the property during the life of this Agreeme	nt shall be for:
OPEN SPACE LAND TIMBER LAND	
Now, therefore, the parties, in consideration of the mutual convenants and conditions set forth herein, do agre	e as follows:
1. During the term of this Agreement, the land shall only be used in accordance with the preservation of its cl	assified use.
2. No structures shall be erected upon such land except those directly related to, and compatible with the cla	ssified use of the land.
3. This Agreement shall be effective commencing on the date the legislative body receives the signed Agree owner, and shall remain in effect for a period of at least ten (10) years.	ament from the property
 This Agreement shall run with the land described herein and shall be binding upon the heirs, successors a parties hereto. 	and assigns of the
5. Withdrawal: The land owner may withdraw from this Agreement if after a period of eight years the land owner	er makes a withdrawal
request, which request is irrevocable, to the assessor. Two years from the date of that request the assessor from the classification, and the applicable taxes and interest shall be imposed as provided in RCW 84.34.0	or shali withdraw the land 970.
 Breach: After land has been classified and as Agreement executed, any change of use of the land, except with items (5) or (7) of this Agreement, shall be considered a breach of this Agreement, and subject to appeand interest as provided in RCW 84.34.080 and 84.34.108. 	nt through compliance licable taxes, penalties
7. A breach of Agreement shall not occur and the additional tax shall not be imposed if the removal of design	ation 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, in anticipation of the exercise of such power of the exercise of the of the exerci	ower;
(c) Sale or transfer of land within two years after the death of the owner of at least fifty percent interest in s	
(d) A natural disaster such as a flood, windstorm, earthquake, or other such calamity rather than by virtue of	
owner 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 disatiows
the present use of such land.	
(i) Transfer to a church and such land would qualify for property tax exemption pursuant to RCW 84.36.0	20.

(g) Acquisition of property interests by State agencies or agencies or organizations qualified under RCW 84.34.210 and

8. The county assessor may require classified land owners to submit pertinent data regarding the use of the land, and such similar

FORM REV 64 0022 (3-88)

64.04.130 (See RCW 84.34.108 (5g).

This Agreement shall be subject to the following	conditions:
Department of Natur is followed.	al Resources Forest management plan
	FILED FOR RECORD
	CKYNTHY OU MYCH
	Skamania Co. Assessor
	of the Line of the second
	Nev Le 2 11 in 03
	P. Lowny
· · · · · · · · · · · · · · · · · · ·	GARY seed on the control of the cont
	WARLS STATE THE
	P
	0
	1
Dated OCTOBER 30, 1989	Granting Authority: SKAMANIA COUNTY
<u> </u>	City or County
· //	
	Chairman, Board of Commissioners Title
As owner(s) of the herein described land I (we) ind	icated by my (our) signature(s) that I (we) are aware of the potential tax liability and
hereby accept the classification and conditions of	this Agreement.
Dated November 8 1989	Kovin R. Tabuel
	Owner(s)
	Swale Conbul
	(Must be signed by all owners)
	0222232425
Date signed Agreement received by Legislative	Authority RE SYMMASSESSOR 24
Prepare in triplicate with one completed	G RE NI CO
copy to each of the following:	ASSESSOR AND ASSESSOR
Owner(s) Legislative Authority	65110168136AEQ

County Assessor

AMENDMENT #2 TO AGREEMENT BETWEEN AND CASCADE PLANNING ASSOCIATES

THIS AGREEMENT, made and entered into on this day of Activities, 1989, by and between CASCADE PLANNING, hereinafter referred to as the "Contractor", and SKAMANIA COUNTY, hereinafter referred to as the "County",

WITNESSETH:

WHEREAS, the parties hereto previously entered into a contract on the 30th day of May, 1989, and amended said contract on September 11, 1989, a copy of said documents are marked Exhibit A, attached hereto and by this reference is incorporated herein as though fully set out, whereby the Contractor was to perform certain planning services for Skamania County; and

WHEREAS, the County has additional need of planning services for completion of the zoning for various communities in Skamania County; and

WHEREAS, it is the desire of the parties to extend all of the terms of said contract, unmodified, except for the provisions set out below, now therefore

Said contract is modified as follows:

<u>Section 3:</u> The consideration for providing planning and mapping services for zoning Skamania County shall be increased by \$14,617 as set forth in the letter to Marilyn Breckel, Skamania County Board of Commissioners Staff Assistant from Cascade Planning Associates dated October 19, 1989 from \$36,850 for labor and project expenses to \$51,467 for labor and project expenses.

<u>Section 8. Time of Performance:</u> The termination date of the contract shall be extended from the 31st day of December, 1989 to the 31st day of March, 1990.

Except as herein modified all of the terms of the original contract referred to above are hereby reaffirmed.

IN WITNESS WHEREOF, the parties hereto have set their hands and seals the day and year first above written.

Refilms Lignalares Elliss BOARD OF COUNTY COMMISSIONERS SKAMANIA COUNTY, WASHINGTON

COUNTY

Chairman

Chairman

Chairman

Masco

Commissioner

Commissioner

ATTEST;

eounty Auditor and Ex-Officio Clerk of the Board

APPROVED AS TO FORM:

Prosecuting Attorney

CASCARA PLANTING ASSOCIATES:

By:

Title: PRINCIPAL

CASCADE PLANNING CONTRACT AMENDMENT #2
PAGE 2 OF 2