CURRENT USE APPLICATION 111039 FARM AND AGRICULTURAL CLASSIFICATION Chapter 84.34 RCW FILE WITH COUNTY ASSESSOR BOOK 122 PAGES NOTICE OF APPROVAL Tax Code Application Approved **Application Denil** 41687 Account Numbers: All of Parcel Portion of Parcel Date MARCA Owner Notified on March 29_,195 Applicant(s) Name and Address CORPORATION EVA P.O. BOX 472 Auditor File Number Date APPEAL: A denial of an application for classification as farm and PRINCETON, NJ 08542 agricultural land may be appealed to the Board of County Commissioners or other county legislative authority. Legal description of land _ Acreage: Cultivated Irrigated acres is grazing land cultivated? Yes Grazed OVER Farm woodlots Total acreage Registered List the property rented to others which is not affiliated with agricultural use and show the location on the stap. 3. Indexed, wir Incirect Filmed 4.5.9 is this land subject to a lease or agreement which permits any other use than its present use? 5. Describe the present current use of each parcel of land that is the subject of the application. ORCHARD 6. Describe the present improvements on this property (buildings, etc.) WATER Attach a map of the property to show an outline of the current use of each area of the property such as: livestock (type), roll 7. crops, hay land, pasture, wasteland, woodlots, etc. Include on the map, if available, the soil qualities and capabilities. Also indicate the location of buildings. To qualify for agricultural classification, an application on land of less than 20 acres must meet certain minimum income standards (see definition of agricultural land (b) and (c)). Please supply the following or any other pertinent data to show that the land will qualify for classification. Year + NCOMPLETE List the yield per acre for the last five (5) years (bushels, pounds,

NOTICE: The assessor may require the owners to submit pertinent data regarding the use of the classified land, productivity of typical crops, income, etc.

FORM REV 64 0024 (3-88)

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 years

FARM AND AGRICULTURAL LAND MEANS EITHER:

- (a) Land in any contiguous ownership of twenty or more acres devoted primarily to the production of livestock or agricultural inmodities for commercial purposes; or
- (, ny parcel of land five acres or more but less than twenty acres devoted primarily to agricultural uses, which has produced a gross income from agricultural uses equivalent to one hundred dollars or more per acre per year for three of the five calendar years preceding the date of application for classification under this chapter; or
- 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

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 a "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

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

- 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 Notice of Continuance. The additional tax shall be the sum of the
 - (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
 - Interest upon the amounts of the difference (a), paid at the same statutory rate charged on the delinquent property taxes.
- 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)
- 2. 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.
 - 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.
- 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 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 c city within which the land is located which disallows the present use of such land,
- Transfer to a church and such land would qualify for property tax exemption pursuant to RGW 84.36.020.
- 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).

AFFIRMATION

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 petinglities 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.

Signatures of all owner(s) or contract Purchaser(s)

PRES POENT

(See WAC 458.30.125)

ASSESSOR!

In 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

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

FOR ASSESSORS USE ONLY

Fee Collected