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BOOK 129 PAGE 387.

OPEN SPACE TAXATION AGREEMENT

CH. BAJA RCW

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

This Agreement between DANIEL HARVEY				
hereinafter	called the "Owner", and	SKAMANIA COUNTY		
hereinafter	called the "Granting Authori	ty":		
Whereas the of CH. 84	he owner of the following descr .34 RCW.	ibed real property having mad	e application for classification	of that property under the provisions
Assessor's	Parcel or Account Numbers:	4-75-36-0-0-11	02-00	
Legal Desc	ription of Classified Land:	7.58 acres of	the above-referen	ced parcel.
PUDIT TRUC	eas, both the owner and granti e as open space and that the polic, and both parties agree tha	reservation of curb land rose	CIPIICAN AN INDUMENDAMENT IN COLLAR.	gnizing that such land has substantial social, esthetic, and economic asset Agreement shall be for:
		OPEN SPACE LAND	TIMBER LAND	
Now, there	elore, the parties, in considera	tion of the mutual convenan	ts and conditions set forth h	erein, do agree as follows:
I. Di	uring the term of this Agreem	ent, the land shall be used o	nly in accordance with the p	reservation of its classified use.
2. No	o structures shall be erected upo	on such land except those direc	tly related to, and compatible	with, the classified use of the land.
3. Th	is Agreement shall be effective over, and shall remain in effect	commencing on the date the k for a period of at least ten	egislative body receives the sig (10) years.	ned Agreement from the property
4. Th	ils Agreement shall apply to the the parties hereto.	parcels of land described hon	ein and shall be binding upon e	he heirs, successors and assignees
760	diese to micholam cistsis sanoi	it with the assessor. Two wea	is from the date of that re-	rears, he or she files an irrevocable guest the assessor shall withdraw in RCW 84.34.070 and 84.34.108,
6. Br (5)	each: After the effective dat	te of this Agreement, any cha	inge in use of the land, exceptable to the subject to removal of ela	oc through compliance with Items ssification and liable for applicable
7. At				removal of classification resulted
(a)	Transfer to a governmental of	entity in exchange for other	land located within the State	of Washington.
		se of the power of eminent of		an entity having such power in
(e)	Sale or transfer of land with	in two years after the seath	of the owner of at least a fi	fty percent interest in such land.
		flood, windstorm, warthquake		her than by virtue of the act of
(e)	Official action by an agency the present use of such land	of the State of Wallington o	r by the county or city whe	re the land is located disallowing
(1)	Transfer to a church when su	ich land would qualify for pro	operty tax exemption pursua	nt to RCW 84.36.020.
				er RCW 84,34,210 and 64,04,130
8. The	county assessor may require a his Agreement.	in owner to submit data relev	ant to continuing the eligibilit	y of any parcel of land described
ORM REV 44	0022-1 (8-91)			Indexed, Dir 9 Indirect 5 Filmed 7/7, 1/42

BOOK 129 PAGE 388 This Agreement shall be subject to the following conditions: FILED FOR RECORD SKANAMIA OG WASH BYEKALO ASSESSOT That the timber management plan is followed. GARY M. OLSON It is declared that this Agreement specifies the classification and conditions as provided for in CH. 84,34 RCW and the conditions imposed by this Granting Authority. Granting Authority: 5/18/92 **Dated** CHAIRMAN, SKAMANIA COUNTY BOARD OF COMMISSIONERS As owner(s) of the herein described land I (we) indicated 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. Date signed Agreement received by Legislative Authority. Prepare in triplicate with one completed copy to each of the following: Owner(s) Legislative Authority County Assessor FORM REV 64 0022-2 (8-91)

BOOK 129 PAGE 389

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

File with County Assessor	countySkamiania
Name of Applicant Device Hoa	Y VC U Tax Code
Address 6435 NE Cleve	
Address 673 NL Lieve	. 있는 공연를 경기 보다 중요 중요하는 요리는 것도 하는데 보이는 사람들은 중요하는 그는 사람들은 사고 사가 하는데 되는 것은 것은 사람들은 모든 것은
Land Subject to This Application (Legal Description)	5/2 N1/2 SW 4 NE 1/4
Section 36 Townshi	p 4 North Range 7/2 East W. M
Assessor's Parcel or Account Number 37-7	선생님들은 10 전 등을 보고 있다. 그는 10 전 등을 보고 있는 것이 되는 것이 되는 것이 없는 것이다는 전투를 보고 있는 것이다. 그런 사람들은 보고 있는 것이다. 그는 것이다는 것이다. 그런
CHANGE	OF CLASSIFICATION
	nated forest land under provisions of Chapter 84.33 RC/W ollowing and I request reclassification as:
CHECK APPROPRIATE BOX	
Farm and agricultural la (Attach completed FOR	nd as provided under RCW 84.34.020(2). IM REV 64 0024.)
Timber land as provided (Attach completed FOR	under RCW 84.34.020(3). M REV 64 0021.)
	FIRMATION
signature that I have read the reverse side	land described in this application, I hereby indicate by my of this form and I am aware of the potential tax liability iffied under provisions of Chapter 84.34 RCW.
if this land is removed from classification befor the part of the period it was classified o	elore ten years have elapsed, compensating tax will be due r designated forest land.
Date 12/8/91	Signature(s) of All Owner(s) of Contract Purchaser(s)
	Lamel Days
Altachment:	XMelinder a farvey
∑ { FORM REV 64 0021	
FORM REV 64 0024	
FORM REV 64 0038 (3-88)	(SEE REVERSE SIDE)

Chapter 31f, Laws of 1986:

- (1) If no later than thirty days after removal of classification or designation the owner applic for sessification under RCW 84.34.020 (2) or (3), then the classified or designated forest fand 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 desiled 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:
 - (a) The difference, if any, between the amount of the assessed valuation on such land as forest land and the amount of the new assessed valuation of such land when removed from dasignation under RCW 84.34.108 multiplied by the dollar rate of the last levy extended against such land, untiplied 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
 - (i) 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 imprised upon forest land not transferred to classification under subsection (1) of this section which does not meet the recessary 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, I arm and agricultural or timber land must be made within 30 days from the date of removal from forest land.

The county assessor will applicate at applications for transfer to farm and agricultural classification.

In all unincorporated areas, he legislative authority shall act as the granting authority for applications for transfer to timber land classification. I ands 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 or one than \$30 shall accompany each separate application. If the application is denied, all fees will be returned to applica a.

BOOK 129 PAGE 39/ APPLICATION FOR CLASSIFICATION AS OPEN SPACE LAND OR TIMBER LANDRE

idre: oper	ry Location Danther Creek Rd. Skamania County, Wa
	Interest in property: Fee Owner Contract Purchaser Other (Describe) Assessor's parcel or account number N-74-36-1/02
	[사람이 아이들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람
	Legal description of land to be classified 1072
3,	Land classification that is being sought? Open Space (Timber Land
	NOTE: A single application may be made for both open space and timbar land, but a separate legal description must be furnished for each area that classification is being sought.
4	Total acres in application 9.92
s.	OPEN SPACE CLASSIFICATION Number of acres
6.	Indicate what category of open space this land will qualify for: (See reverse side for definitions)
	☐ Open space zoning
	☐ Conserve and enhance natural or scenic resources
	☐ Protect streams or water supply
	☐ Promote conservation of soils, wetlands, beaches or tidal marshes
	☐ Enhance public recreation opportunities
	Enhance value to public of abutting or neighboring parks, forests, wildlife 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 as reasonably required by granting authority
7.	TIMBER LAND CLASSIFICATION Number of acres 7.58 per maps
	Do you have a timber management plan for this property? X Yes \(\square\) No \(If yes, submit a copy of that plan with this application.
8.	If you have no timber management plan, specifically detail the use of this property to show that it "is devoted primarily to the growth and harvest of forest crops".
9.	growth and that test or for each crops .

NOTICE: The assessor may require owners to submit pertinent data regarding the use of classified land.

13. Is this land subject to a lease or agreement which permits any other use than its present use? 🗵 Yes 🗆 No

Road easements 1.0 acres

FORM REV 64 0021-1 (8-91)

If yes, attach a copy of the lease or agreement.

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	EN SPACE LAND MEANS: Any land area so designated by an official comprehensible land use plan adopted by any city or county and zoned accordingly, or
(p)	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) 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.
Tib	IBER LAND MEANS: Land In one ownership consisting of five or more acres in contiguous parcels devoted primarily to the growth and harvest of forest crops and which is not classified or designated as forest land under Chapter 84.33 RCW. Timber land means the land only.
	STATEMENT OF ADDITIONAL TAX, INTEREST, AND
	PENALTY DUE UPON REMOVAL OF CLASSIFICATION Upon removal of classification, 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 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 last seven years 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 delinquent property taxes.
	(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 withdrawal process, or except as a result of those conditions listed in (2) below.
2.	The additional tax, interest, and penalty specified in (I) above shall not be imposed if removal resulted solely from:
	(a) Transfer to a governmental 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 eminen domain 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 natural disaster such as a flood, windstorm, earthquake, or other such calamity rather than by virtue of the act of the landowne changing the use of such property.
	(e) Official action by an agency of the State of Washington or by the county or city where the land is located disallowing the present use of such land.
	(f) Transfer to a church when such land would qualify for property tax exemption pursuant to RCW 84.36.020.
	(g) Acquisition of property interests by State agencies or agencies or organizations qualified under RCW 84.34.210 and 64.04.13 (See RCW 84.34.108(5)(g)).
invo that and	AFFIRMATION cowner(s) of the land described in this application, I hereby indicate by my signature that I am aware of the potential tax liability when the land ceases to be classified under provisions of CH. 84.34 RCW. I also declare under the penalties for false swearing this application and any accompanying documents have been examined by me and to the best of my knowledge it is a true, correct complete statement. actures of all Owner(s) or Contract Purchaser(s) All owners and purchasers must sign.
	R LEGISLATIVE AUTHORITY USE ONLY
	ace application received 12-10-91 By SLD
	물호하님이 있었는데 있다면 하는 점에 전하면 이웃을 이렇게 있다면 있는데 없는데 보다 이름이 말 죠. 14 12 14 1 4 14 14 15 10 14 14 15 15 15 15 15 15 15 15 15 15 15 15 15
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