OPEN SPACE TAXATION AGRESMENT BOOK 147 PAGE 146 121104 CH. 114.34 RCW

ITO BE USED FOR "OPEN SPACE" ON "TIMBER MAND" CLASSIFICATION ONLY

This Agreement barvey in Jerry D. Shepperd	
	Registered
hereinaster called the "Owner", and Skanania County	indexed in the
	HILLIEU Electrical and a second
hereinafter called the "Giranting Authority".	Mailed
Whereas the owner of the following described real property having made application for classification of that prof CH. 84.34 RCW.	ropercy under the provision
Assessor's Parcel or Account Numbers: 04-07-27-300, to be 10t 1 or proposed 5' epi	ard Short Plat
legs! Description of Classified Land: Section 27, T4N, R7E W.M., NE 1/4, NE 1/4	
From 5: Amount Annual An	
And whereas, both the owner and granting authority agree to limit the use of said property, recognizing the public value as open space and that the preservation of such land constitutes an important physical, social, estimate subjects and both parties agree that the classification of the property during the life of this Agreeme	schecic, and econsanic asset
() OPEN SPACE LAND	
Name of configurations the manufactor of the manufactor of the manufactor of the manufactor of the second of the manufactor of the manufac	

ties, in consideration of the muturi convenants and conditions see forth herein, do agree as follows:

- 1. During the term of this Agmentene, the land shall be used only in accordance with the preservation of its classified use.
- 2. No structures shall be erected upon such land except those directly related to, and compatible with, the classified use of the land.
- 3. This / greamers shall be effective commencing on the date the legislative body receives the signed Agreement from the property owner, and shall remain in effect for a period of at least ten (10) years.
- 4. This Agreement shall apply to the parcels of land described herein and shall be binding upon the heirs, successors and assignees of the parties hereto.
- 5. Withdrawal: The land owner may withdraw from this Agreement if, after a period of eight years, he or she files an irre/ocable request to withdraw classification with the assessor. Two years from the date of that require the assessor shall withdraw classification from the land, and the applicable caxes and interest shall be imposed as provided in FCW 84.34.070 and 84.34.108.
- 6. Brench: After the effective date of thir Agreement, any change in use of the land, except through compliance with Items (5) or (7) shall be considered a breach of this Agrocment, and shall be subject to removal of classification and flable for applicable tipes, penalties, and inserest as provided to RCW 84.34.080 and 84.34.108.
- V. A breath of Agreement shall not have executived and, the additional tax shall not be imposed if removal of classification 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 untity having such power in anticipation of the exercise of such power.
 - (6) Sale or transfer of land within two years after the death of the owner of at least a fifty pentent invorest in such land.
 - (d) A natural disaster such as a flood, windstorm, earthquake, or other such externity rather than by virtue of the act of the landowner changing the use of such property.
 - (a) 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 that exemption pursuant to RCW 84.36,020.
 - (g) Acquisition of property interests by State agencies or agencies or organizations qualified under RCW \$4.34.21() and 64.04.130 (See FICW 84.34.108 (5)(2)).
- 8. The county assessor may require an owner to submit data relevant to continuing the eligibility of any pyrcel of land described in this Agreement.

This Agreement shall be subject to the following conditions:

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 BOOK 147 PAGE 147

- 1. All harvested areas, except a 1-acre homesite and the 1 acre open area adjacent to the homesite shall be restocked to 12 by 12 foot spacing with douglas-fir seedling or other type of tree species within 3 years of harvest or contain at least 100 tree/acre of at least 20 year old trees.
- 2. All newly planted areas that contain brush shall be slashed on a yearly basis in order to allow the conifers to out-compete the brush. This shall continue until the trees reach 6' in height.
- 3. The applicants management plan mus, be followed as a condition of approval.

It is declared that this Agreement specifies the classimposed by this Granting Authority.	iffication and conditions as provided for in CH. 84.34 RCW and the condition
FILED FOR	
SKAMANIA J BY Planno	Det Granting Authority: SKAMAN COUNTY, WASHINGTON
Dated 11/07/94 Nov 18 3	PH '94 R Klair Killians
action	Dean Evans
AUDIT GARY M. (
	Tide
As owner(s) of the herein described land i (we)	ndicated by my (our) signature(s) that I (we) are aware of the potential ta
liability and nereby accept the classification and	ndicated by my (our) signature(s) that I (we) are aware of the potential ta- conditions of this Agreement.
Dated 11-17-94	Jerry D. Stopard
Dated	Owner(s)
	(Must be signed by all owners)