## notice of removal of current use classification AND ADDITIONAL TAX CALCULATIONS AUDITOR'S RECORDING NUMBER 12246 (Record after the appeal period has elepsed) BOOK ISO PAGE 823 MATHEW & CARRIE J MEYERS P C BOX 144 5/25/1995 Date of Removal JUDERWOOD. 98651 5/25/1995 Date Treasurer Notifie/s \_\_ 04 39 22 1 0 0200 00 5/25/1995 Date Taxoner Notified .... 1 ACRE OF THE ABOVE PARCEL COVERED BY LIEN RECORDED AT BOOK 147/PAGE 686 Legal Description ... You are hereby notified that the current use classification for the above described property which has been classified as: X Timber Land Tarm and Assicultural Open Space SKAMANIA COLTT is being removed for the following readmandagers office PAID (I) Owner's request Change to a use resulting in disqualification iun () | 1995 ☐ Notice of Construence not signed Property no longer qualifies under CH, \$4.34 RCW Saundra Willing TExempt Owner Other . (State specific reason) Treasurer - PENALTY AND APPEAL -The property owner may appeal the assessor's removal of classification to the County Poard of Equalization, Said Board may be recognized to consider the appeal. The appeal must be filed within 30 calendar days following the date this notice is mailed. Upon removal of classification from this property, an additional tax shall be imposed usual to the sum of the folio-rive: The difference between the property the that was levied upon the current use value and the but that would have been levied upon the fair market value for the seven tax years preceding removal in addition to the portion of the tax year when the removal takes place; plus Interest at the statutory rate charged on delinque a property taxes specified in RCW 84.55020 from April 30 of the year the tax would had been paid without penalty to the date of removal; plus 3. A penalty of 20% added to the total amount complited in 1 and 2 above, except when the property owner complies with the withdraws procedure specified in RCW 84.34170, or where the additional tax is not policed at provided in 4 (below). 4. The additional tax specified in 1 and 2 (above) shall not be imposed if removal of classification resulted solely from: (a) Transfer to a government entity in exchange for other land located within the State of Washington: or (b) 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; or (c) A natural disaster such as a flood, which to a carthonale or other such calamity rather than by virtue of the act of the landowner changing the use of meh a openty; or (d) Official action by an agency of the State of Whaitington or by the county or city where the land is located disallowing the present use of such land; or (e) Transfer of land to a church when such land would qualify for exemption pursuent to RCW 84.36020. (f) Acquisition of property interests by State agencies or organizations qualified under RCW 84.34.210 and 64.04.130 (see RCW \$4.34.108(5)(0). (a) Removel of land classified as farm and agricultural land under RCW \$4.34 020(2)(d) (farm homesite value). leg stores (See Reverse Side for Current Use Assessment Additional Tax Statement) FORM: REV 64 0023-1 (2-93) ladexed. IN. indicat

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## CURRENT USE ASSESSMENT ADDITIONAL TAX STATEMENT

RCW \$4.34.108(3) . . . The senessor shall revalue the effected land with reference to the full market value on the date of removal of classification. Both the assessed valuation before and after removal of classification shall be listed and taxes shall be allocated according to that part of the year to which each assessed valuation applies . . .

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		L	<u> </u>	Particular and Particular Security Secu	<b>1</b>	THE PERSON AS PROPERTY OF	GARLA	LOLSON_

Taxes are payable on regular due date and may be paid in half payments under provisions of RCW \$4.56.830.

FORM REV 44 0023-2 (2-93)