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When Recorded Refurn to:

SKAMANIA COUNTY ASSESSOR P O BOX 790 STEVENSON, WA 98648

FILED FOR HECORD SKAHATI WASH BY Skamania County Assessor

MAR 7 | 15 PH 97
PJOHNSON
AUDITOR
GARY M. OLSON

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Skamania County Argessor OPEN SPACE TAXATION AGREEMENT CH. 84.34 RCW

(To be used for "Open Space", "Timber Land" Classification or "Reclassification" Only

Grantor(s) SCOT	SRUCL RYAN			
Grantee(s) SKAM/ Legal Description	AN) A COUNTY A PORTION OF THE SW SKYE ROAD	OF SECTION	29 TOWNSHIP	2N RANGE 5E C O
Assessor's Property Tax Pa Reference Numbers of Doc This agreement between	uments Assigned or Released SCOTT BRUCE R	02 05 29 0 0 B00/ E/PAG	0 0602 00 E 789	
hereinafter called the "Own	er", and <u>SKAMANIA</u>	COUNTY	Ш.	
hereinafter called the "Gran	ting Authority"			
Whereas the owner of the al	nove described real property bear	ving made applicat	on for classification	of that property under
And whereas, both the own substantial public value as c esthetic, and economic asset his agreement shall be for:	r and granting authority agree pen space and that the preserva to the public, and both parties	to limit the use of a tion of such land c agree that the class	uid property, recogni onstitutes an importe ification of the prope	zing that such land has int physical, social, erty during the life of
	Open Space Land	X Ti	mber Land	
Towns the term of the	n consideration of the mutual c	onvenants and conc	litions set forth here	n, do agree as follows:
and count of one til	meeticine, the land shall be used	only in accordance	a swith the	011 1 15
of the land.	cled upon such land except thos	se directly related to	o, and compatible wi	ith, the classified use
This agreement shall be e property owner and shall	ffective commencing on the dat remain in effect until the proper	e the legislative boo	dy receives the signe	d agreement from the
assignees of the parties he	y to the parcels of land describe ereto.	ed herein and shall	be binding upon the	heirs, successors and
Withdrawal: The land or	wner may withdraw from this a ification with the assessor. Two	greement if, after a	period of eight years	s. he or she files a
CV 64 0022-1 (01-06-97)	T-			
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				hoved

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- 6. Breach: After the effective date of this agreement, any change in use of the land, except through compliance with items (5), (7), or (9), shall be considered a breach of this agreement, and shall be subject to removal of classification and liable for applicable taxes, penaltics, and interest as provided in RCW 84,34 980 and RCW 84.34.108.
- 7. A breach of agreement shall not have occurred and the additional tax shall not b 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 entity having the power in anticipation of the exercise of such power and having manifested its intent in writing or by other visical action.
 - (c) 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.
 - (d) 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.
 - (e) Transfer of land to a church when such land would qualify for exemption pursuant to RCW 64.36.020.
 - (f) Acquisition of property interests by State agencies or agencies or organizations qualified under RCW 84.34.210 and 64.04.130 (See RCW 84.34108(5)(f)).
 - Removal of land classified as farm and agricultural land under RCW 84.34.020(2)(d).
- 8. The county assessor may require an owner to submit data relevant to continuing the eligibility of any parcel of land described in this agreemen
- 9. Reclassification as provided in Chapter 84,34 RCW.

This agreement shall be subject to the following conditions:

- Management of the subject parcel shall proceed as outlined in the applicant's Forest Management Plan.
- All recommendations set out in the Phrest Management Plan shall be requirements and shall be executed as specified in
- Within three years of any harvest, the harvest area should be replanted to 12' x 12' spacing or contain at least 100 trees/acre of at least 20 years of age.
- Since this application and Forest Management Plan is specific to the entire parcel, any further division of the subject parcel shall require a new management plan specific to each parcel.
- Weeds and brush shall be suppressed until all trees exceed 6' in height.

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. This agreement to tax according to the use of the property may be annulled of canceled at any time by the Legislature.

Dated 2/18/97	County, Washingt
3710/5/	tanant A. Cuit
	Edward A. McLarney
	Chair Board of Commissioners
As owner(s) of the herein described how the first	Title III
liability and hereby accept the classification and conditions	my/our signature(s) that I am/we are aware of the potential tax
	or cus agreement.
	- Most Breeze Regar
Dated 3/4/0-1	24 Opinior(a)
	Maria Her Prejan
Date signed agreement received by Legislative Authority	(Must be signed by all owners)
repare in triplicate with one completed copy to each of the	following: Owner, Legislative Authority, County Assessor
To inquire about the	ie availability of this form in an alternate formet for the minute.

64 0022-2 (01-06-97)

to inquire about the availability of this form in an afternate format for the visually impaired, please call (360) 7:3-3217. Teletype (TTY) users may call (800) 451-7985.

Granting Authority: Skamania County, Washington