143502

When Recorded Return to:

Skamania County Assessor PO Box 790 Stevenson, WA 98648

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FILED FOR RECORD

J. Michael Garvison

OPEN SPACE TAXATION AGREEMENT

Chapter 84.34 RCW

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

Grantor(s)	HARTELOO, GERALD	W & LINDAK			
Grantee(s)	SKAMANIA COUNTY				
Legal Description SE¼-NE½ Section 20	Let 2 Harteloo Short Plat Township 2N Range 5E	Book 3/Page 346 and a por	rtion of the E½-W½-		
	Parcel or Account Number	02-05-20-0-0-0205-00 02-05-20-0-0-0110-00	4 Acre 10 Acre		
Reference Numbers of d This agreement between	Sugara th				
hereinafter called the "Owner, and Skamania County			Pinist		
hereinafter called the "G	ranting Authority".				
Whereas the owner of the provi	e above described real property sion of chapter 84,34 RCW.	having made application f	or classification of tha		
that such land has substa constitutes an important	wner and granting authority agr intial public value as open space physical, social, esthetic, and e ion of the property during the li	e and that the preservation conomic asset to the public	of such land , and both parties		
	Open Space Land	⊠ Timber Lan	d 14.00 Acres		
New, therefore, the parti	es, in consideration of the mutu	al convenience and conditi	ons set forth herein,		

1. During the term of this agreement, the land shall be used only in accordance with the preservation of its classified use.

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- No structures shall be erected upon such land except those directly related to, and compatible with, the classified use of the land.
- 3. This agreement shall be effective commencing on the date the legislative body receives the signed agreement from the property owner and shall remain in effect until the property is withdrawn o removed from classification.
- 4. This agreement shall apply to the parcels of land described herein and shall be binding upon the heirs, successors and assignces of the parties hereto.
- 5. Withdrawal: The landowner may withdraw from this agreement if, after a period of eight years, he or she files a request to withdraw classification with the assessor. Two yeas from the date of that request the assessor shall withdraw classification from the land, and the applicable taxes and interest shall be imposed as provided in RCW 84.34.070 and 84.34.108.
- 5. 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, penalties, and interest as proved in RCW 84.34.080 and RCW 84.34.108.
- 7. A breach of agreement shall not have occurred and additional tax shall not be imposed if removal of classification resulted solely from:
 - Transfer to a governmental entity in exchange for other land located with 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 cr by other official action.
 - c) A natural disaster such as a flood, windstorm, earthquake, or other such calamity rather than by virtue of the act of the land owner 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 fand is located disallowing the present use of such land.
 - Transfer of land to a church when such land would qualify for exemption pursuant to RCW 84.36.020.
 - 1) Acquisition of property interests by State agencies or agencies or organizations qualified under RCW 84.34.210 and 62.04.130 (See RCW 84.34.108(5)(f).
 - g) Removal of land classified as farm and agricultural land under RCW 84.34.020(2)(d).
 - h) Removal of land from classification after enactment of a statutory exen. In that qualifies the land for exemption and receipt of notice from the owner to remove the land from classification.
 - i) The creation, sale, or transfer of forestry riparian easements under RCW 76.13.120.
 - j) The creation, sale, or transfer of fee interest or a conservation easement for the reparian open space program under RCW 76.09.040.
- The county assessor may require an owner to submit data relevant to continuing the eligibility of any parcel of land described in this agreement.
- 9. Reclassification as provided in Chapter 84.34 RCW.

This agreement shall be subject to the following conditions:

- 1. Management of the subject parcel shall proceed as outlined in the applicant's Forest Management Plan.
- 2. All recommendations set out in the Forest Management Plan shall be requirements and shall be executed as specified in the plan.
- 3. Within three (3) years of any harvest, the harvest area should be replanted to 12'x12' spacing or contain at least 100 trees/acre of at least 20 years of age.
- 4. Since this application and Forest Management Plar is specific to the entire parcel, any further division of the subject parcel shall require a new management plan specific to each parcel.
- 5. 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 Chapter 84.34 RCW and the conditions imposed by this Granting Authority. This agreement to tax according to the use of the property is not a contract and can be annualled or canceled at any time by the Legislature (RCW 84.34.070).

환경성 : [18] 하시고 함께 하는 그리고 있다.	Granting Authority;
1-17-0-2	The Sur
Date	City or County
	Title
As owner(s) of the herein described land I/ the potential tax liability and hereby accept	we indicated by my/our signature(s) that I am/we are aware of the classification and conditions of this agreement.
Date	Chinda K. Harting
	Owner(s)
	(Must be RECEIVED e) s)
Date signed agreement received & submitte	ed for recording JAN 2 2 2002
Prepare in triplicate with one completed copy	to each of the following: Owner, Legislative Authority, County

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APPLICATION FOR CLASSIFCATION AS OPEN SPACE LAND OR TIMBER LAND FOR CURRENT USE ASSESSMENT UNDER CH. 84.34 RCW

1.	Interest i	in Property: Fee Owner	Contract Purchaser	Other (Describe)
2.	Assessor	's parcel or account number 02	05 20,00 020500	Annual Control of the
	Legal de	scription of land to be classified .	(SEE ATTACHED)	COT 2, BK3, P.346
3.	Land Cla	esification that is being sought?	Open Space	STimber Land
NO	TE: A sin	igle application may be made for i	ooth Open Space and Timber	Land, but supposing the
			t classification is being sough	
١.			(CIRCLES)	DEC 1 8 2001
		PACE CLASSIFICATION	NUMBER OF ACRES	Shunaria (.ssky/ressaur
í.	Indicate v	what category of Open Space this	iand wi ^{r)} qualify for (see rever	se side for definition)
		Open Space Zoning	$I \in I \cap I$	
		Conserve and enhance natural or	scenic resources	
		Protect streams or water supply		
		Promote conservation of soils, &	alands beaches or tidal marshes	
		Enhance public recreation oppor	tunities	
		Enhance value to public of abutti reservations or sanctuaries or oth	ing or neighboring parks, forests er Open Space	s, wildlife preserves, nature
		Preserve historic sites		
		Preserve visual quality along high	hway, road, and street corridors	or scenic vistas
		Retaining natural state tracts of o reasonably required by granting a	ne (1) or more acres in urban arouthority	eas and open to public use a
		Farm and agricultural conservation	on land as defined in RCW 84,3	4.020(8)
	TIMBER	LAND CLASSIFICATION	NUMBER OF ACRES	
rc	iguous and ommercial	imber land" means any parcel of lan total five or more acres which is or purposes. A timber management pl on is made for classification as timber	d that is five or more acres or mare devoted primarily to the gro	nultiple parcels of land that are wth and harvest of forest crops a legislative authority at the time

management plan are available from the county assessor.

A timber management plan will include the following:

- a) a legal description or assessor's parcel numbers for the property,
- b) date of acquisition of land

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HAGEDORN. INC.

1924 Broadway, Suite B • Vencouver, VA 98663 (380) 696-4426 • (503) 283-6778 • FAX (360) 694-8934

February 23, 1998

LEGAL DESCRIPTION FOR JERRY AND LINDA HARTELOO

BOUNDARY ADJUSTED 5.03 ACRES:

A portion of the East half of the Northeast quarter of Section 20, Township 2 North, Range 5 East, Willamette Meridien, Skamania County, Washington, described as follows:

BEGINNING at a DNR concrete monument at the East quarter corner of Section 20; thence North 88° 35' 38" West, along the South line of the Northeast quarter of Section 20 as shown in Book 1 of Surveys at page 111, Skamania County Auditor's Records, for a distance of 655.37 feet to the centerline of Dobbins Road (private) as shown on said survey and the TRUE FOINT OF BEGINNING, said poin; being the most Easterly Southeast corner of the "Harteloo tract" as described in Skamania County Dead Book 145, page 869 and recorded on September 15, 1995; thence North 08° 49' 14" West, along said centerline, 602.91 feet; thence North 09° 37' 31" West, 271.00 fact; thence leaving said centerline, South 83° 21' 30" West, 295.32 feet to the centerline of a 60 fnot private road and utility easement; thence following said centerline along the are of a 500 foot radius curve to the right (the radial bearing of which is South 8 59 00' 00" West) for an arc distance of 87.27 feet; thence South 0.5° 00' 00" West, 20.00 feet; thence along the arc of a 600 foot radius curve to the left, for a distance of 115.19 feet; thence South 06° 00' 00" East, 85.00 feet; thence along the arc of a 400 foot radius curve to the right, for an arc distance of 60.00 feet; thence, leaving said centerline, South 78° 46' 15" East, 167.65 feet; thence Sout! 08° 00' 00" East, 430.00 feet to the South line of the East half of the Northeast quarter of Section 20; thence South 88° 35' 38" East, 202.84 feet to the TRUE POINT OF BEGINNING.

SUBJECT TO easements and restrictions of record LD-1998\HARTL-JL.cew



1:6-98

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- c) a brief description of timber or if harvested the owners plan for restocking
- d) if land is used for grazing,
- e) whether land and applicant are in compliance with restocking, forest management, fire protection, insect and disease control, etc.,
- n a summary of past experience and current continuing activity, or

a map or property outlining current use of property and indicating location of all buildings.

9. Describe the present improvements on this property (buildings, 2010 - House, 5400, Canport

10. Is this land subject to a lease or agreement with permits any other use than its present use?

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

OPEN SPACE LAND MEANS:

- Any land area so Designated by an official comprehensible land use plan adopted by a city or county and zoned accordingly, or
- b) Any land area, the preservation of which in its present use woulds
 - 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
 - Enhance the value to the public or abutting or neighboring parks, forests, wildlife preserves, nature reservations or sanctuaries or other open space.
 - v) Enhance recreation opportunities or
 - vi) Preserve historic sites, or
 - vii) Preserve visual quality along highway, road and street corridor or scenic vistas or
 - viii) Retain in its natural state tracts of land not less than one (1) acres situated in an urban area and open to public use on such conditions as may be reasonably required to the granting authority.
- c) Or, any land meeting the definition of "farm and agricultural conservation land".

STATEMENT OF ADDITOINAL 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 of 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 ann unt of property tax otherwise due and payable for the last s 'en (7) years had the land not been so classified; plus
 - 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 co-upliance with the property owner's request for withdrawal process, or except as a result of those conditions listed in (2) below.

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- The additional tax, interest and penalty specified in (1) 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 eminent domain in anticipation of the exercise of such power.
 - e) A natural disaster such as flood, windsterm, earthquake, or other such calamity rather than by virtue 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 to a church when such land would qualify for property tax exemption pursuant to RCW 84.36.
 - Acquisition of property interests by State agencies or agencies or organizations qualified under RCW 84.34.210 and 64.04.130 [See RCW 8.4.34.108 (5) (χ)]
 - g) Removal of land classified as farm and agricultural land under RCW 84.34.020 (2)(d) (farm homesite).
 - h) Removal of land from classification after enactment of a statutory exemption that qualifies the land for exemption and receipt of notice from the owner to remove the land from classification.
 - i) The creation, sale, or transfer of forestry ripatian easements under RCW 76.13.120,
 - The creation, sale, or transfer of a fee interest or a conservation easement for the riparian open space program under RCW 76.09.040.

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 the potential tax liability involved when the land ceases to be classed under provisions of CH. 84.34 RCW. I also declare under the penalties for false swearing that this a lication and my accompanying documents have been examined by me and to the best of my knowledge it is cue, correct and complete statement.

The agreement to tax according to use of the property is not a contract and can be canceled at any time by the Legislature (RCW 84.34.070).

Signatures of all Owner (a)	Contract Purchaser(s)			
Josep to	TETTE	01-1	K. Hartel	
	12/-/	Junai		か
	12/17/01	12	1/17/01	
	(All owners and p	urchasers must sign/		
	FOR LEGISLATIVE A	UTHORITY LISE ON	V	
Date Application received /2-	18-01	- COE ON	·*	
Amount of processing fee collected	700.00 Tran	asmitted to Steem	ania County	A550550P
Date Application received 22 - Amount of processing fee collected 6	FOR GRANTING ALL	Compi	SSONERS	ate 12-21-01
Date received	THE SHATTING AU	HORITY USE ONLY	11/2	
Application approved 1-10.64	Approved in part	Denied By		
Agreement executed on 1-17-03		lailed on Res by	Owner notified or denial of	
FORM REV 64 0021 2 (1/2/2000)			1. / /	-07