97008 county asses	SOR'S	NOTICE OF REM	OVAL	OF		AUDÎTO	r's rec	ORDING NUMBER
[⊠ CL	ASSIF	IED FOREST LAN	D		1	OOL	G	PAGE 891
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AND STATE	MENT (OF COMPENSATIN	G TAX					
RCW	84.33	.120, 130, 140			Γ		IANIA CO	
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Redmond	, we	91156			Ł	<u>T</u>	ealuc	
		•	(95p	ESTIFIER	_ `			
-You are hereby notifi	ed that t	he follosing property	11.	drus de		P	2-10	1-22-900-06
			- 46					
		22-900-00 (0002	ec oy	1.20	0454	6 6 6	~,,,
Book & pa	50	72		\leftarrow				
which has previously	been 🔀	classified as forest 1	aná under	r RCW 84.33.120	, or l) designa	ted as f	orest land under RCW
		om classification or d						
		f forest land as follo	. "			- 4		
		per sale						
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	4							J
You are hereby notifie	d that a	compensating tax has I	been asse	ssed against t	he land	removed t	from cla	ssification or designa-
		-				-		19 93. The compensation
	- 1	e removal resulted sole			- 40	7		
		ansfer to entity havin		4			transfe	r of land within two
years after death of o	wner owni	ng at least fifty perc	ent (50 %) interest in t	the lasu.	-		
The compensating tax f	or remova	l of the land is based	upon th	e following pro	cedure:	,		
True and Fair Value of Land at Time of Removal	LESS	Classified or Designated Forest Land Value at Time of Removal	MULTI- PLIED BY	Rate Extended Against Land	MULTI- PLIED BY	Years*	EQUALS	Compensating Tax
5 64,000	-	\$ 1632	X	\$10.029 /4	X	8	=	\$ 5003.92
		62,368			625.49	cording	E00 -	
 Number of years in de and classified not to 	esignation be asse	n not to exceed 10 year ssed prior to 1975	rs					\$ 4.00
		_					Due = 4	5-5007.92.
Date notice sent to:	Propert	ty Owner <u> </u>	3	Treasurer	131	83		
County Assessor	10	L'arther	,	Stake -	,	Ø.>		
Councy 23363301	ura S	1 / gowean		Date _/	_/_3_/	15.		
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FORM REV 62 0047 (1-81)

97008

REMOVAL OF CLASSIFIED AND DESIGNATED FOREST LANDS PAGE 892

CHAPTER 84.33 RCW

Land that has been classified or designated as forest land shall continue to be valued and assessed as forest land until removal of classification or designation by the assessor only upon the occurrence of one of the following items: (a) notice from the owner to remove the land from classification or designation as forest land; (b) sale or transfer to an ownership that is exempted from ad valorem taxation; (c) determination by the assessor, after giving the owner written notice and an opportunity to be heard, that, because of action taken by the owner, the land is no longer primarily devoted to and used for growing and harvesting timber; (d) classified forest land that the assessor has determined that a high and better use exists than growing and harvesting timber after giving the owner written notice and an opportunity to be heard; (e) determination by the assessor, after giving the owner written notice and an opportunity to be heard that, (1) such land is no longer primarily devoted to and used for growing and harvesting timber, (H) such owner has failed to comply with a final administrative or judicial order with respect to a violation of the restocking, forest management, fire protection, insect and disease control, or (iii) restocking has not occurred to the extent or within the time specified in the application for designation of such land; or, (f) sale or transfer of all or a portion of the forest land to a new owner, unless the new owner has signed a notice of continuance for forest land sification or designation. This motice shall be attached to the real estate tax affidavit. The County Auditor shall not accept an instrument of conveyance of classified or designated forest land for filing or recording unless the new owner has signed the notice of continuance or the compensating tax has been paid. If the notice is not signed by the new owner, a compensating tax shall become due and payable to the County Treasurer by the seller or transferor within thirty days of the sale or transfer. The seller, transferor or new owner may appeal the new assessed valuation to the County Board of Equalization.

The assessor shall remove classification pursuant to (c) or (d) above prior to September 30 of the year prior to the assessment year for which termination of classification is to be effective. Removal of classification as—forest land upon occurrence of (a), (b), (d) or (f) above shall apply only to the land affected, and upon occurrence of (c) shall apply only to the actual area of land no longer primarily devoted to and used for growing and harvesting timber. Any remaining classified and/or designated forest land shall meet the necessary definitions of forest land pursuant to RCW 64.33.100.

Within thirty days after removal of classification or designation of forest land, the assessor shall notify the owner in writing, setting forth the reasons for such removal. The seller, transferor or owner may appeal such removal to the County Board of Equalization.

VALUATION AND ASSESSMENT OF LAND REMOVED FROM CLASSIFICATION AND/OR DESIGNATION

Commencing on January 1 of the year following the year in which the assessor mailed such notice, such land shall be assessed on the same basis as real property is assessed generally in that county.

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January 1981