## Current Use Application Farm and Agricultural Land Classification Parcels with Same Ownership Chapter 84.34 RCW

File with County Assessor	County					
	Assessor Use Only					
Tax code area:	☐ Application approved ☐ Application denied					
Parcel number(s):	All of parcel (land only) □ Portion of parcel (land only)					
	_					
	☐ Home site approved ☐ Home site denied					
Owner(s) name and address:	Date owner notified:					
	Fee returned  Yes  No Date:					
	- A					
	Assessor/Deputy Signature:					
Talanhana na i	APPEAL: A denial of an application for classification as farm and agricultural land may be appealed to the County Board of					
Telephone no.: Email address:	Equalization.					
	-					
Legal description:	Sec:					
	Twp: Rge:					
2. Acreage: Crops Irri	Rge: gated acres Dry acres:					
Livestock	t types of crops					
Grazing Lis	t types of livestock					
Horticulture De	scribe horticulture activity					
Farm buildings (including						
	grazing land cultivated?   Yes   No					
Employee Housing						
Residence						
·	pes of equestrian uses:					
	woodlot area(s) used for grazing/sheltering of livestock?   Yes   No					
	scribe other:					
TOTAL Acreage						
<ol> <li>Describe the land on the parcel(s), if applicable, the Show the location on a map.</li> </ol>	that is rented to others and not affiliated with agricultural use.					
. Is the parcel(s) subject to a lease or agreement that permits any use other than its present use?						
5. Describe the present use of each parcel of land of	described in this application.					
O Describe the approach improve and free ideas.						
described in this application.	arm buildings, employee housing, etc.) on each parcel of land					
If a residence is located on the land, is it the prim If yes, explain how the residence is central to or i commercial agricultural purposes.	nherent in the use or operation of the farm and agricultural land for					

	If the primary use of the land is subject to this ap  a. Are you selling plants that have been pu  If yes, how many acres of the land used resale?	urchased from an d for horticulture i	other grow	er for resale?		plants that are purcha	☐ Yes sed for	□ No
	b. How many acres are used to grow plant	· ·						_
	c. How many acres are used to grow plant	s in containers?						
	For the acreage used for growing plants	s in containers, w	hat percen	tage of the lan	d is covered by	pavement?		
	d. Is the land used for horticulture less that	n five acres?					☐ Yes	☐ No
	If yes, what percentage of that acreage,	, if any is open to	the genera	al public for on-	-site retail sales	?		
8.	Attach a map of the property to show an outline of pasture, wasteland, woodlots, etc. Include on the map, if available, the soil qualities				•	(71 //		i,
9.	Applications for parcels less than twenty acres m (d)). Please supply the pertinent data below to sl					s (see RCW 84.34.02	20(2)(b), (c)	and
	Year						Ave	erage
	t the yield per acre for the last five years (bushels,		,					
	unds, tons, etc.). t the annual gross income per acre for the last five							
	years. ented or leased, list the annual gross rental fee per	\$	\$	\$	<u>\$</u>	<u>\$</u>	\$	
	re for the last five years.	\$	\$	\$	\$	\$	\$	
	r standing crops or short rotation hardwoods, list average investment per acre for the current year							
	previous year.	\$	\$	\$	\$	\$	\$	
NO	THCE: The assessor may require own the use of the classified land, p conducted on the land.							
	owner(s) of the parcels described in this applicationalties involved when the land ceases to be classificompanying documents are accurate and complete	ed under the pro						nd
acc			t and can h	e annulled or o	canceled at any	time by the Legislatu	re (RCW 84	.34.070)
	e agreement to tax according to use of the property	/ is not a contrac	t and can b	c armanca or c				
The		is not a contrac			_			
The	e agreement to tax according to use of the property	is not a contrac		gnature of eac	ch owner:	Date	:	
The		is not a contrac			ch owner:	Date	:	
The		is not a contrac			ch owner:	Date	:	
The		/ is not a contrac	Si <sub>(</sub>	gnature of ead	ch owner:	Date:	:	
Pri	int the name of each owner:		Sig	gnature of ead				
Pri	In accordance with the provisions of RCW 84.34.03	35, " [T]he asse	Signal Si	gnature of eac	ion of such app	roval [Form REV 64 0		county
Pri	int the name of each owner:	35, " [T]he asse	Signal Si	gnature of eac	ion of such app	roval [Form REV 64 0		county
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## Farm and Agricultural Land Means Either:

- A parcel of land or contiguous parcels of land of twenty or more acres devoted primarily to the
  production of livestock or agricultural commodities for commercial purposes or enrolled in the Federal
  Conservation Reserve program or its successor administered by the United States Department of
  Agriculture.
- 2. Any parcel of land or contiguous parcels that are five acres or more, but less than twenty acres devoted primarily to agricultural uses, which has:
  - Produced a gross income from agricultural uses equivalent to two hundred dollars or more per acre
    each year for three of the five calendar years preceding the date of application for classification
    under this chapter;
  - Standing crops with an expectation of harvest within seven years and a demonstrable investment in the production of those crops equivalent to one hundred dollars or more per acre in the current or previous year; or
  - Standing crops of short rotation hardwoods with an expectation of harvest within fifteen years and a demonstrable investment in the production of those crops equivalent to one hundred dollars or more per acre in the current or previous year.
- 3. Any parcel of land or contiguous parcels that are less than five acres devoted primarily to agricultural uses which have produced a gross income of fifteen hundred dollars or more each year for three of the five calendar years preceding the date of application for classification under this chapter.
  Agricultural lands also include:
  - Noncontiguous (in this context, means non-adjoining/touching) parcels from one to five acres, but
    otherwise constituting an integral part of farming operations conducted on the land;
  - Land, not to exceed twenty percent of classified land that has incidental uses compatible with agricultural purposes, and the land on which appurtenances necessary to the production, preparation or sale of the agricultural products exist in conjunction with the lands producing such products;
  - Land used primarily for equestrian-related activities for which a charge is made, including, but not limited to, stabling, training, riding, clinics, schooling, shows, or grazing for feed;
  - Any land on which the principal place of residence of the farm operator or owner of land or housing
    for employees is sited if the farm and agricultural land is classified pursuant to RCW 84.34.020(2)

     (a), if the residence or housing is on or contiguous to the classified parcel, and the use of the
    housing or the residence is integral to the use of the classified land for agricultural purposes;
  - Any land primarily used for commercial horticultural purposes, whether under a structure or not.
    Land cannot be primarily used for the storage, care, or selling of plants purchased from other
    growers for retail sale or covered by more than 20 percent pavement if the primary use is growing
    plants in containers. If the primary use of the land is growing plants in containers and the land used
    for this purpose is less than five acres, the land will not qualify for classification if more than 25
    percent is open to the public for on-site retail sales.

## Statement of Additional Tax, Interest, and Penalty Due Upon Removal of Classification

- Upon removal of classification, additional tax, interest, and penalty shall be imposed which shall be due
  and payable to the county treasurer thirty days after removal or upon sale or transfer, unless the Assessor
  has approved the Notice of Continuance signed by the new owner. The additional tax, interest, and
  penalty shall be the sum of the following:
  - (a) The difference between the property tax paid as "Farm and Agricultural Land" and the amount of property tax otherwise due and payable for the last seven years had the land not been so classified; plus
  - (b) Interest upon the amounts of the difference (a), paid at the same statutory rate charged on delinquent property taxes; plus
  - (c) A penalty of twenty percent shall be applied to the additional tax and interest if the classified land is sold, transferred, or applied to some other use, except through compliance with the property owner's request for withdrawal as described in RCW 84.34.070(1).
- 2. The additional tax, interest, and penalty specified in (1) 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;

- (c) A natural disaster such as a flood, windstorm, earthquake, wildfire, or other such calamity rather than by 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 property tax exemption pursuant to RCW 84.36.020;
- (f) Acquisition of property interests by state agencies or agencies or organizations qualified under RCW 84.34.210 and 64.04.130 for the purposes enumerated in those sections (see RCW 84.34.108(6)(f));
- (g) Removal of land classified as farm and agricultural land under RCW 84.34.020(2)(f) (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 riparian easements under RCW 76.13.120;
- (j) The creation, sale, or transfer of a conservation easement of private forest lands within unconfined channel migration zones or containing critical habitat for threatened or endangered species under RCW 76.09.040;
- (k) The sale or transfer of land within two years after the death of the owner of at least a fifty percent interest in the land if the land has been assessed and valued as classified forest land, designated as forest land under chapter 84.33 RCW, or classified under this chapter continuously since 1993. The date of death shown on a death certificate is the date used (see WAC 458-30-300(5)(k)); or
- (I) The discovery that the land was classified in error through no fault of the owner.