When Recorded Return to:

REV 64 0023e (fill-in)-1 (10/1/02)



6/24/2003 Page

1 of 3 9:33AM

NOTICE OF REMOVAL OF CURRENT USE CLASSIFICATION AND ADDITIONAL TAX CALCULATIONS Chapter 84.34 RCW

		<u>Skagit</u>	COUNTY
Grantar(a):	Chasit County Asso	700do 0#00	
	Skagit County Asse		
	William and Marian	Hiett	
Legal Desc	•		
Lt 2 of t	he Plat of Alger Valley	Acres, In Sec. 30, T	wp. 36, Rge. 4
O/S#33	8 AF#794296 1975		
Assessor's	Property Tax Parcel or	Account Number: P1	18068
Reference :	Numbers of Documents	Assigned or Released:	C/U Vio#38-2003
You are he been classi		Tent use classification f	or the above described property which has
ł	Open Space Land		
1	Timber Land		
I	Farm and Agricultura	l Land	
is being ren	moved for the following a	reason:	
į	Owner's request		
•	Property no longer qu	alifies under Chapter 8	4.34 RCW
ł	Change to a use resul	ting in disqualification	
4	Exempt Owner		
•	Notice of Continuance	e not signed	
(Other		
		(state	specific reason)

PENALTY AND APPEAL

The property owner may appeal the assessor's removal of classification to the County Board of Equalization. Said Board may be reconvened 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 equal to the sum of the following:

- 1. The difference between the property tax that was levied upon the current use value and the tax 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
- 2. Interest at the statutory rate charged on delinquent property taxes specified in RCW 84.56.020 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 computed in 1 and 2 above, **except** when the property owner complies with the withdrawal procedure specified in RCW 84.34.070, or where the additional tax is not applied as 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;
 - 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, 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 84.36.020;
 - f) Acquisition of property interests by State agencies or organizations qualified under RCW 84.34.210 and 64.04.130 (see RCW 84.34.108(5)(f);
 - g) Removal of land classified as farm and agricultural land under RCW 84.34.020(2)(e) (farm homesite value);
 - 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 fee interest or a conservation easement for the riparian open space program 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 this chapter 84.34 RCW continuously since 1993;
 - The sale or transfer of land 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 this chapter 84.34 RCW, continuously since 1993, and the sale or transfer takes place within two years after July 22, 2001, and the death of the owner occurred after January 1, 1991; or

m	The date	of doath	chourn	00.0	dooth	certificate	in the	data maa	1
mı	i ne date	or death	snown	on a	aearn	cerriricate	is the	date iised	1

County Assessor or Deputy Date

(See Next Page for Current Use Assessment Additional Tax Statement.)

REV 64 0023e (fill-in)-2 (10/1/02)



6/24/2003 Page

2 of

3 9:33AM

REMOVAL OF CURRENT USE ASSESSMENT AND COMPENSATING TAX CALCULATIONS

To:

HIETT WILLIAM R HIETT MARIAN V 2518 OLD HWY 99 N RD BURLINGTON, WA 98233

Account Number: 4776-000-002-0000 (P118068)
Levy Code: 11.17
Legal Description: 0/S#338 AF#794296 1975 LOT 2 OF THE PLAT OF ALGER VALLEY A

CRES

Violation Number: 38-2003 Date of Removal: 06/24/03

Date Notice sent to Owner: 06/25/03

Date Notice sent to Treasurer: 06/24/03
Auditor's File #: 794296
You are hereby notified that the above described property has been removed from OPEN SPACE TIMBER

The reason for the removal is: NOTICE OF CONTINUANCE NOT SIGNED.

Open Space Violation Calculation

===			Violation	Date 06/2	003		
Tx Yr	Levy Rate	Market Value	Current Use A/V		Tax Difference	Int	Totals
03 02 01 00 99 98 97	12.1310 12.4828 12.5609 12.8344 12.9006 12.6664 13.5298	71,100 61,900 32,300 36,900 36,900 36,900 19,600	900 700 880 700 700 700 600	70,200 61,200 31,420 36,200 36,200 36,200 19,000	\$458.52	2% 14% 26% 38% 50% 62% 74%	\$868.63 \$870.90 \$497.27 \$641.16 \$700.50 \$742.80 \$447.30
20% Penalty on \$3,899.93					\$4,768.56 \$779.99 \$5,548.55		

These taxes are due and payable on or before 07/28/03. This is also a lien date.

06/24/03

Skagit County Treasurer P.O. Box 518 Mount Vernon, WA 98273 336-9350

> 200306240015 **Skagit County Auditor**

6/24/2003 Page

3 of

3 9:33AM