n an	turn to:		201003080106 Skagit County Auditor								
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	~										
N		noval of Curre dditional Tax Chapter 84.3		ation							
		Skagit	County								
Grantor or County	: Skagit County A	ssessors Office									
Grantee or Proper	ty Owner: Micha	el P. Aiken									
Mailing address:	P.O. Box 153	TNT A									
•	Mt. Vernon		WA	98273							
	City		State	Zip							
	O/S#62 AF#810	ter an									
Assessor's parcel/	account number:	P99837	and the second								
		P99837 ssigned or released:	C/U Vio#13-2009								
Reference number	rs of documents as	ssigned or released:		property which has been							
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n'Space Loss Worksheet v1.0		Hr Year Taxes Due:	rent Year Taxes Due:			vtal	2001 - 2002	2002 - 2003	2003 - 2004	2004 - 2005	2005 - 2006	2006 - 2007	2007 - 2008	ear Tax Year	ior Tax Years
heet v1.0			Due: 324.14				\$30,000.00	\$30,000.00	\$30,000,00	\$30,000.00	\$33,800.00	\$33,800.00	\$33,800.00	Market Value	
	Ç	an a		n V V V V V V V V V V V	art was the particular to a state of the second state of the secon		\$700.00	\$700.00	\$700.00	\$700.00	\$700.00	\$800.00	\$800.00	Current Use Value	
Pat			and the second sec				\$29,300,00 20	\$29,300,00 20	\$29,300.00 20	\$29,300.00 20	\$33,100.00 20	\$33,000.00 20		Value Tax Difference Area ID	
Page 1 of 1	Total Due:	Total	Total	Pena	Penalty:		11,307	11,915	12.076	13,400	11,883	10.554	778.9	Levy Rate	
	Total Due:	Total Additional Taxes & Interest	Total Prior Year Taxes Due:	Penalty Percent:	ty:		\$331.31 84	\$349.09 72	\$353.84 60	\$392.62 48	\$393.33 36	\$348.29 24	\$319.34 12	Additional Int 1%/Mo Taxes Due from 4/30	
	≉0.00 4,742.22		4,418.08	0.20%	736.35		\$278.30	\$251,35	\$212.30	\$188.46	\$141.60	\$83,59	\$38.32	Interest Due	
True Automation, Inc.						\$3,681.73	\$609,60	\$600.44	\$566.14	\$581,08	\$534.93	\$431.88	\$357.66	Tax & Interest	
								3/8	3/20	Sk	agi	t C	our	080 hty Au 3 of	

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## **Reclassification Option**

You may apply to have the land reclassified into one of the other current use classifications under Chapter 84.34 RCW or forest land designation under Chapter 84.33 RCW. If an application for reclassification is received within 30 days of this notice, no additional tax is due until the application is denied, or, if approved, the property is later removed from classification under Chapter 84.34 RCW in accordance with RCW 84.34.108.

## **Appeal Rights**

The property owner or person responsible for the payment of taxes may appeal the assessor's **removal** of classification to the County Board of Equalization. Said Board may be reconvened to consider the appeal. The petition must be filed with the board on or before July 1 of the year of the determination, or within thirty days after the date the notice has been mailed, or within a time limit of up to sixty days adopted by the county legislative authority, whichever is later. A petition form may be obtained by either contacting the assessor or the county board of equalization in the county in which the land is located. County contact information can be found at the following website:

http://dor.wa.gov/Content/FindTaxesAndRates/PropertyTax/Links.aspx

## Additional Tax, Interest and Penalty upon Removal

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 true and fair 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;
  - Acquisition of property interests by State agencies or organizations qualified under RCW 84.34.210 and 64.04.130 (see RCW 84.34.108(6)(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;
  - 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 this chapter 84.34 RCW continuously since 1993. The date of death shown on a death certificate is the date used; or
  - I) The discovery that the land was classified in error through no fault of the owner.

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