When recorded return to:	20130 Skagit Cou	201304090027 Skagit County Auditor	
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Notice of Removal of Designated Forest Land and Compensating Tax Calculation Chapter 84.33 RCW

		∍Chapter 84	.33 RCW		
		SKA(SIT	County	
Grantor or County:	Skagit County				
Grantee or Property	Owner: David	M and Debra L N	urray		
Mailing Address: 20	658 Parson Cr	eek RD			
City: Sedro-Woolley			State: W	A Zip: <u>9828</u>	4
Property Address:	20658 Parson	Cr RD			····
Legal Description:	NORTH 230 F	EET OF SOUTH 3	50 FEET OF WE	ST 209 FEET OF I	EAST 269
-				OF THE NORTHEA	
_	SECTION 28,	TOWNSHIP 36 N	RANGE 4 E, W.I	M. CONTAINS 1.1	ACRE
Assessor's Parcel/Ac	count Number:	P50165	24 M		· · · · · · · · · · · · · · · · · · ·
Reference Numbers	of Documents /	Assigned or Relea	sed: <u>AF#20051</u>	2050043	
You are hereby notific					
forest land as of 4/8		_	r meets the defin	ition and/or provision	ons of
designated forest lan		• , .		Å	
OWNER'S SIGNED I				Control of the Contro	
f compensating tax is					
Any amount unpaid o					
interest will be charge county may begin for					
interest remain unpai		edings as provide	u III 110 VV 04.04.0	oo ii are compenso	ating tax and
s removal subject to		tax?	□ No		
f yes, complete the re				three steps.	y Y
Calculate amount i			-		
2. Reason for exception			-	Net 1 de la company	50
3. Provide a brief exp		•		The second of th	er og er
	nonation on the	, , , , , , , , , , , , , , , , , , , ,			
County Assessor or E	Deputy:	SH M	1 DeVal	Date of Notice:	4/9/2013
Total Compensating (See #3 on next page)	Tax Due:		Payment I	Due Date: \$7,06	31.24
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SKAGIT

DFL Loss Worksheet

for Property 50165

6,287.61		•				Total
\$6,287.61	11.683		G	\$200.00	\$60,000.00	Prior Tax Years
Market Taxes Due	Last Levy Rate M	Last L	#Years in DFL	Forest Land Value	Market Value	Year
:						Prior Tax Years
	\$698.63					Total
	\$511.05	0.731507	11,683	\$200.00	\$60,000.00	Remainder of Year
	\$187.58	0.268493	11,683	\$200.00	\$60,000.00	Current Tax Year
Override	Market Taxes Due	Proration Factor	Last Levy Rate Pror	Forest Land Value	Market Value	Year
	State of the state					Current Tax Year
						Non-Senior
	1,1000	oved:	Acres Removed:		April 08, 2013	Change In Use Date:

Current Year Taxes Due:
Prior Year Taxes Due:

698.63

Prior Year Compensating Tax:
Total Year Compensating Tax:

75.00 6,362.61 7,061.24

Recording Fee:

201304090027 Skagit County Auditor

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Removal from Designated Forest Land and Compensating Tax

The county assessor will remove land from designated forest land when any of the following occur:

- 1. Receipt of a notice from the land owner to remove it from designation;
- 2. Sale or transfer to an ownership making the land exempt from property taxation;
- 3. Sale or transfer of all or a portion of such land to a new owner, unless the new owner has signed a Notice of Continuance for designated forest land on the Real Estate Excise Tax Affidavit or the new owner is an heir or devisee of a deceased owner;
- 4. Determination by the assessor, after giving the owner written notice and an opportunity to be heard, that:
 - a. The land is no longer primarily devoted to and used for growing and harvesting timber;
 - b. The land owner has failed to comply with a final administrative or judicial order regarding a violation of the restocking, forest management, fire protection, insect and disease control, and forest debris provisions of Title 76 RCW or;
 - c. Restocking has not occurred to the extent or within the time frame specified in the application for designation as forest land.

Removal of designation applies only to the land affected, and any remaining forest land must meet the definition of forest land under RCW 84.33.035 to continue as designated forest land. Within 30 days after removal from designated forest land, the assessor must send the owner a written notice, setting forth the reasons for the removal.

Compensating Tax

Compensating tax recaptures taxes that would have been paid on the land if it had been assessed and taxed at its true and fair value instead of the forest land value. The assessor uses the current year's levy rate, the last assessed forest land value, and the true and fair value as of January 1st of the year of removal from designation to calculate the compensating tax for the land being removed. The compensating tax due is the difference between the amount of taxes assessed at the forest land value on the land being removed and the taxes that would have been paid at the true and fair value for the period of time the land was so classified or designated as forest land, up to a maximum of nine years, plus an amount using the same calculation for the current year, up to the date of removal.

Reclassification

You may apply to have the land reclassified as either Open Space Land, Farm and Agricultural Land or Timber Land under chapter 84.34 RCW. If an application for reclassification is received within 30 days of the postmark date of this notice, the land will not be removed from designation until the application is denied. If an application for reclassification was previously denied, a reapplication covering the same parcel of land, or a portion thereof, may not be submitted to the granting authority until 365 days have elapsed from the date the initial application for reclassification was received. WAC 458-20-215(8)

Appeal

The property owner or person responsible for the payment of taxes may appeal the assessor's removal from designation and/or the true and fair value calculated as of January 1 of the year of removal to the County Board of Equalization. Said Board may be reconvened to consider these appeals. The petition must be filed with the Board on or before July 1 of the year of the assessment or determination, or within thirty days after 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.

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Compensating Tax is Not Imposed if the Removal From Designation Resulted Solely From:

- 1. Transfer to a government entity in exchange for other forest land located within the state;
- 2. 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;
- 3. A donation of fee title, development rights or the right to harvest timber, to a government agency or organization listed in RCW 84.34.210 and 64.04.130 for the purposes stated in those sections. When land is no longer used for these purposes, compensating tax will be imposed upon the current owner;
- 4. The sale or transfer of fee title to a governmental entity or a nonprofit nature conservancy corporation, as defined in RCW 64.04.130, exclusively for the protection and conservation of lands recommended for state natural area preserve purposes by the Natural Heritage Council and Natural Heritage Plan as defined in chapter 79.70 RCW or approved for state natural resources conservation area purposes as defined in chapter 79.71 RCW. When land is no longer used for these purposes, compensating tax will be imposed upon the current owner;
- 5. The sale or transfer of fee title to the Parks and Recreation Commission for park and recreation purposes;
- 6. Official action by an agency of the state of Washington or by the county or city which the land is located that disallows the present use of such land;
- 7. The creation, sale, or transfer of forestry riparian easements under RCW 76.13.120;
- 8. 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:
- 9. The sale or transfer within two years after the death of an owner with at least a fifty percent interest in the land if the land has been continuously assessed and valued as designated forest land under chapter 84.33 RCW or classified under chapter 84.34 RCW since 1993 and the individual(s) or entity(ies) who received the land from the deceased owner is selling or transferring the land. The date of death shown on a death certificate is the date used.
- 10. The discovery that the land was designated in error through no fault of the owner; or
- 11. A transfer of a property interest, in a county with a population of more than six hundred thousand inhabitants or in a county with a population of at least two hundred forty-five thousand inhabitants that borders Puget Sound as defined in RCW 90.71.010, to a government entity, or to a nonprofit historic preservation corporation or nonprofit nature conservancy corporation, as defined in RCW 64.04.130, to protect or enhance public resources, or to preserve, maintain, improve, restore, limit the future use of, or otherwise to conserve for public use or enjoyment, the property interest being transferred. At such time as the land is not used for the purposes enumerated, the compensating tax shall be imposed upon the current owner.

To ask about the availability of this publication in an alternate format for the visually impaired, please call (360) 705-6715. Teletype (TTY) users may use the Washington Relay Service by calling 711. For tax assistance, call (360) 534-1400.

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