04/16/2019 08:39 AM Pages: 1 of 4 Fees: \$102.00 Skagit County Auditor

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		Open Space Taxation Agreement		
Chapter 84.34 RCW				
(To be used for "Open Space" and "Timber Land" Classification or Reclassification Only)				
Property	y Owner	BUCHANAN ACRES LLC		
Property	y Address	22734 MUD LAKE ROAD, MOUNT VERNON, WA 98273		
Legal D	escription	SEE ATTACHED EXHIBIT 'A' SECTION 2, TOWNSHIP 34 NORTH, RANGE 4 EAST, W.M.		
Assesso	r's Property	Tax Parcel or Account Number PORTION OF P125691		
		s of Documents Assigned or Released		
This agr	reement bet	ween BUCHANAN ACRES LLC		
hereinat	fter called th	ne "Owner", and Skagit County TRANSFER FROM C/U F&A AF#763792		
Whereas under th use of sa of such l agree th	s, the owner the provisions aid property land constitu at the classi	re "Granting Authority". To f the above described real property having made application for classification of that property is of Chapter 84.34 RCW. And whereas, both the owner and granting authority agree to limit the recognizing that such land has substantial public value as open space and that the preservation utes an important physical, social, esthetic, and economic asset to the public, and both parties fication of the property during the life of this agreement shall be for:		
		Land – RCW 84.34.020(1)(a) or (b)		
Farm and Agricultural Conservation Land (a sub classification of open space land) – RCW 84.34.020(1)(c)				
☐ Ti	mber Land erefore, the	- RCW 84.34.020(3) parties, in consideration of the mutual covenants and conditions set forth herein, do agree as		
		of this agreement, the land shall be used only in accordance with its classified use.		
2. No suse of	tructures shof the land.	all be erected upon such land except those directly related to, and compatible with, the classified		
from class	the propert ification.	shall be effective commencing on the date the legislative body receives the signed agreement by owner and shall remain in effect until the property is withdrawn or removed from		
		shall apply to the parcels of land described herein and shall be binding upon the heirs, successors the parties hereto.		

- 5. The landowner may withdraw from this agreement if, after a period of eight years, he or she files a request to withdraw classification with the assessor. Two years from the date of that request the assessor shall withdraw classification from the land, and the applicable taxes and interest shall be imposed as provided in RCW 84.34.070 and 84.34.108. This provision will not apply if there is a pending merger of a county's timber land classification and designated forest land program and the merger will occur prior to the date of withdrawal. If this occurs, the owner can choose to: (1) request immediate removal of the land from the timber land classification, (2) request immediate removal, after the merger, of the land from the designated forest land program, or (3) request the assessor to remove the land from the designated forest land program once two assessment years have passed following the receipt of the notice to withdraw. These removals will still be subject to the additional tax, interest, and penalty, or compensating tax.
- 6. After the effective date of this agreement, any change in use of the land, except through compliance with items (5), (7), (9), or (10), shall be considered a **breach** of this agreement, and shall be subject to removal of classification and liable for additional tax, interest, and penalty as provided in RCW 84.34.080 and RCW 84.34.108.
- 7. A breach of agreement shall not have occurred and the additional tax shall not be imposed if removal of classification 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 in anticipation of the exercise of such power and having manifested its intent in writing or by other official action;
  - c) A natural disaster such as a flood, windstorm, earthquake, or other such calamity rather than by virtue of the act of the land owner 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 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);
  - 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 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 forest land under chapter 84.33 RCW, or under chapter 84.34 RCW continuously since 1993. The date of death shown on the death certificate is the date used; or
  - 1) The discovery that the land was classified in error through no fault of the owner.
- 8. The county assessor may require an owner to submit data relevant to continuing the eligibility of any parcel of land described in this agreement.
- 9. The owner may apply for reclassification of the land if reclassification is permissible under RCW 84.34.070.
- 10. Changes to the conditions of this agreement could result in the re-rating of the parcel by the granting authority, subject to a public hearing, and may result in a change in assessed value. If the granting authority approves the changes in conditions, a revised agreement may be required.

The parcel(s) of land described in this agreement is subject to the following conditions:

The parcel(s) of land described in this agreement may be used in the following manner:

The parcel(s) of land described in this agreement may be removed if the land is used in the following manner:

It is declared that this agreement specifies the classification and conditions as provided for in Chapter 84.34 RCW

Dated December 10, 2018

Signature(s) of County and/or City Legislative Authority Commissioner

Title

Power Title

Power 10, 2018

Signature(s) of County and/or City Legislative Authority Commissioner

Title

As owner(s) of the herein-described land I/we indicated by my/our signature(s) that I am/verte aware of the potential tax liability and hereby accept the classification and conditions of this agreement.

To ask about the availability of this publication in an alternate format for the visually impaired, please call 1-800-647-7706. Teletype (TTY) users may use the Washington Relay Service by calling 711. For tax assistance, call (360) 534-1400.

Date signed agreement received by Legislative Authority

Reparein (friplicate with one copy to each of the following: Owner, Granting Authority, and County Assessor

AON



LOT 9, BUCHANAN ACRES LONG CARD, LONG CARD NO. PLO5-0014, RECOEDED UNDER AF#200611200082, SECTION 2, TOWNSHIP 34 NORTH, RANGE 4 EAST, W.M. EXCEPT THAT PORTION DESCRIBED AS FOLLOWS: BEGINNING AT THE NORTHWEST CORNER OF LOT 1 OF SAID SHORT PLAT; THENCE SOUTH 21-54-13 EAST, 180 FEET; THENCE SOUTH 68-5-47 WEST, 600 FEET, MORE OR LESS, TO THE WEST LINE OF LOT 9 OF SAID SHORT PLAT; THENCE NORTH ALONG SAID WEST LINE TO THE SOUTH LINE OF ROAD; THENCE NORTHEASTERLY ALONG SAID SOUTH LINE OF ROAD TO THE POINT OF BEGINNING.