When Recorded Return to:

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NOTICE OF REMOVAL OF DESIGNATED FOREST LAND AND COMPENSATING TAX CALCULATION Chapter 84.33 RCW

		Skagit	COUNTY	
Grantor(s) Skagit C	ounty Assessors O	ffice		
Grantee(s) Nortep		and the second		
Legal Description				,
A ptn of NE1/4 of Se	ction 17, Township	33, Range 5 a	s described on attache	ed.
CF-75				
Assessor's Property	Tax Parcel or Acco	unt Number <u>F</u>	² 123293	
Reference Numbers	of Documents Assig	gned or Releas	ed CF Vio#5-2005	
land as of 09/0 designated forest lan Owners request for the compensating ta	02/05 The land of the following future home site. x is due and payable.	and no longer reason(s): e to the Count	erty has been removed meets the definition and which was a second of the	d/or provisions of
notice. If unpaid by this amount will begi RCW 84.64.050 if th	in to accrue. The co	ounty may beg	all become a lien on th in foreclosure proceedi emain unpaid.	e land and interest on ngs as provided in
Land or Timber Land within 30 days of thi	d under chapter 84.3 s notice, no comper ty is later removed	34 RCW. If ar sating tax is d	Open Space Land, Farm application for reclass ue until the application tion under chapter 84.3	ification is received is denied, or, if
Date of Notice:	09/02/2005			
Total Compensating Tax Due:	\$6,299.23		Date Payment Due:	10/10/2005
County Assessor or De	puty: Linda S. Wh	ite, Current Us	se Specialist	

COMPENSATING TAX STATEMENT

(Letter)			•
Parcel No: p123293	Date of Removal:		9-2-05
1. Calculation of Current Year's Taxes to Date of Re	moval.		
24.5 No. of day's designated as forest No. of day's in ye	=	Prorati	. 6.7
land in the year of removal	, 		la and 1b)
a. \$55,000 X 11,8872 Market Value Levy Rate	X 67 Proration Facto	_ = <u>43</u>	38.05
b. \$ 200 X 11 8872 Forest Land Value Levy Rate	X 67 Proration Facto	=	1.60
c. Total amount of compensating tax for current year	(subtract 1b from 1a) = \$4	36 <u>.</u> 45
2. Calculation of Prior Year's Compensating Tax.			
of year removed) Less Value at Time of plied Extende	evy Rate Multi- d Against plied and By	Years * Equals	Compensating Tax
\$55,000 - \$ 200 X 11.8	872 X	9 =	\$5,862.78
	Recording Fee		
		pensating Tax	\$5,862.78
		ber of years in cl nation, not to ex	
3. Total Current and Prior Year's Compensating Ta	x Due (Ifems 1 + 2)		\$6,299,23
4. Calculation of Tax for Remainder of Current Year	·	And the second s	
120 ÷ 365 No. of days remaining after removal No. of days in years.	ear Ear	- 3 Prorati	3 on Factor
a. \$55,000 X 11.8872 Market Value Levy Rate	X Proration Factor	AC A	\$ 215.75
b Total amount of tax for the remainder of the curre	nt year.		\$ 215.75

For tax assistance, visit http://dor.wa.gov or call (800) 647-7706. To inquire about the availability of this document in an alternate format for the visually impaired, please call (360) 486-2342. Teletype (TTY) users may call (800) 451-7985.

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REMOVAL FROM DESIGNATED FOREST LAND 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 of designated forest land, the assessor shall send the owner a written notice, setting forth the reasons for the removal.

COMPENSATING TAX

(RCW 84.33.140)

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 1 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 forest land value on the land being removed and the taxes that would have been paid at 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. The assessor will also calculate for collection, the prorated taxes for the current tax year from the time of removal to the end of the year in the year of removal at true and fair value.

APPEAL

An appeal of the removal of designation or new assessed valuation must be filed with the County Board of Equalization on or before July 1 in the year of removal or within 30 days (or 60 days if the county legislative authority has extended the deadline) of the Notice of Removal or Change of Value Notice, whichever is later.

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Compensating tax is not imposed if the removal of designation resulted solely from:

- 1. Transfer to a government entity in exchange for other forest land located within the state;
- 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. 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 within 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 fee interest or a conservation easement for the riparian open space program under RCW 76.09.040;
- 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 classified or designated forest land under chapter 84.33 RCW or classified under chapter 84.34 RCW since 1993;
- 10. The sale or transfer of forest land between July 22, 2001, and July 22, 2003, if;
 - a. The previous owner of the land died after January 1, 1991;
 - b. The deceased owner had at least fifty percent interest in the land; and
 - c. The land was classified or designated as forest land under chapter 84.33 RCW or classified under chapter 84.34 RCW continuously since 1993.

LEGAL DESCRIPTION

That portion of the Northeast ¼ of Section 17, Township 33 North, Range 5 East, W.M., lying Northeasterly of "Lake Cavanaugh Road", more fully described as follows:

COMMENCING at the Northeast corner of said Section 17; THENCE South along the East line of said Section 393.94 feet; THENCE North 89°16'28" West, 1073.96 feet to the true point of beginning; THENCE South 89°16'28" East, 1073.96 feet to the East line of said Section 17; THENCE South 0°37'29" West, along the East line of said Section, 447.95 feet; THENCE North 89°22'15" West, 730.93 feet; THENCE South 57°02'07" West, 971.16 feet to the Northeasterly right-of-way line of Lake Cavanaugh Road; THENCE Northwesterly along said right-of-way line, 645.22 feet, more or less, to a point which lies South 61°54'01" West of the point of beginning; THENCE North 61°54'01" East, 815.26 feet, to the point of beginning;

EXCEPT roads and/or right-of-ways.

(Also known as Lot "B" of that un-recorded boundary line adjustment map)

LEGAL DESCRIPTION OF PROPERTY TO BE REMOVED FROM CLASSIFICATION:

ABOVE

Begin at the Southerlymost corner of the **KNIXWING** described tract, which point is on the Northeasterly line of the county road known as the Lake Cavanaugh Road; thence Northwesterly along said Northeasterly line, a distance of 150 feet, to the True Point of Beginning; thence Northeasterly as right angles to said Northeasterly line, a distance of 120 feet; thence Northwesterly parallel with said Northeasterly line, a distance of 363 feet; thence at right angles to said Northeasterly line, a distance of 120 feet to said Northeasterly line of the Lake Cavanaugh Road; thence Southeasterly along said Northeasterly line, a distance of 363 feet to the True Point of Beginning;

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