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County Assessor or Deputy

64 0023e (x) (12/27/12) (See next page for current use assessment additional tax statement.)

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Change In Use Date:	May 23, 2014	٠.				Ac	Acres Removed:	6.6100			
Non-Senior										Z	in the second
Current Tax Year											
Year	Market Value	Current Use Levy Rate Proration Value Facto	Levy Rate P	roration Factor	Market Taxes Due	Current Use	ACCEPTAGE OF THE PARTY OF THE P	Additional Additional	Interest Due	Tax & Interest Override	Override
Current Tax Year	\$41,300.00	\$8,400.00	12,842	0.391781	\$207.79	and the same of th	26	165.53	\$1.66	\$167.19	
Remainder of Year	\$41,300.00	\$8,400.00	12.842	0.608219	\$322.58		\$65.61	\$256.97	\$0.00	\$256.97	
Total						A STATE OF THE STA	(			\$424.16	
Prior Tax Years											
Year Tax Year	Market Value	Current Use Value		Value Tax Difference Area ID		Levy Rate	Addition Taxes D	Additional Int 1%/Mo Taxes Due from 4/30	Interest Due		Tax & Interest
1 2012 - 2013	\$31,000.00	\$5,400.00	Chienasagai.	\$25,600.00 68		12.816	\$328.09	1.09 13	40	\$42,65	\$370.74
2 2011 - 2012	\$31,000.00	\$5,400,00	ğ	\$25,690.00 85	, et	11.233	\$287.57	.57 25	40	\$71.89	\$359,46
2010-2017	\$33,000.00	\$5,400.00	9	\$27,600.00 85		10.439	\$288	\$288.10 37	\$1	\$106.60	\$394.70

2006 - 2007 2007 - 2008 2008 - 2009 2009 - 2010

\$31,000,00

\$4,900.00

\$26,100.00 85 \$26,100,00 85

> 9.380 8.847 9,687

\$244.81 73 \$322.02 61

\$178.71 \$196.43 \$150.47

\$3,010.75 \$486.33 \$423,52 \$518.45 \$457,55

\$262.88 85

Penalty:

Penalty Percent:

Total Due:

4,112.06 \$75.00 4,037.06 3,612.90 20.00% 602,15

RECORDING FEE:

Total Additional Taxes & Interest:

Total Prior Year Taxes Due:

\$4,900.00

\$41,300.00

\$4,900.00

\$5,400.00

\$34,700.00 \$36,400.00

85

\$307.08 49

\$34,000.00

3,010.75

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\$75.00 4 12:02PM

### **Reclassification Option**

You may apply to have the land reclassified into one of the other current use classifications under Chapter 84.34 RCW of 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. If an application for reclassification under 84.34 RGW 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 458-30-215(8)

## **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/@ontent/FindTaxesAndRates/PropertyTax/Links.aspx

#### Additional Tax, Interest and Penalty upon Removal

Upon removal of classification from this property, an additional tax will be imposed equal to the sum of the following:

- 1. The difference between the property fax 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; 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 could have 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 when the removal is not subject to the additional tax, interest, and penalty, as provided in 4 (below).
- 4. The additional tax, interest, and penalty specified in 1, 2, and 3 (above) will not be imposed if removal from classification resulted solely from:
- a) Transfer to a government entity in exchange for other and 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 powers
- 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 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)(f) (farm and agricultural home site 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 conservation easement of private forest lands within unconfined channel migration zones or containing critical habitat for threatened or endangered species under ReW 76.09.049;
- 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 designated forest land under chapter 84.33 RCW, of classified under chapter 84.34 RCW continuously 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 the death certificate is the date used: or
- I) The discovery that the land was classified in error through no fault of the owner.

64 0023e (x) (12/27/12)

Skagit County Auditor

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\$75.00

# EXHIBIT "A"

Assessor's Parcel No: <u>350415-0-008-0018 (P36703)</u>

That portion of the Southeast Quarter of the Northeast Quarter of Section 15, Township 35 North, Range 4 East of the Willamette Meridian, lying Southwesterly of that certain 100 feet strip of land conveyed to the Fairhaven & Southern Railroad Company for railroad purposes by deed dated May 20, 1890, recorded August 2, 1890, in Volume 8 of deeds, page 791 (subsequently conveyed to Skagit County by deed dated March 23, 1934, recorded September 9, 1935, in Volume 168 of Deeds, page 46, under Auditor's File No. 272387), records of Skagit County, Washington, described as follows:

Beginning at a point South 02°54′44″ West 1,333.6 feet and South 88°08′30″ East 355.9 feet from the Northwest corner of said subdivision;

thence South 88°08′20″ East 902.6 feet; thence North 48°56′ West 698,3 feet; thence North 42°25′30″ West 511 feet; thence South 01°52′ West 807.5 feet to the point of beginning;

EXCEPT that portion, if any, lying Northeasterly of the Southerly line of the county ditch right-of-way as referred to in deed dated May 25, 1911, and recorded June 2, 1911, under Auditor's File No. 85098, records of Skagit County Washington;

ALSO EXCEPT ditch rights-of-way as condemned by Skagit County Drainage District No. 14 by decree entered July 19, 1900, in Skagit County Superior Court Case No. 3604.

Situated in Skagit County, Washington.

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