

Wes Cornelius CHELAN COUNTY ASSESSOR

350 Orondo Ave, Suite 206 Wenatchee, WA 98801-2885 PHONE: 509-667-6365 FAX: 509-667-6664 WEBSITE: http://www.co.chelan.wa.us/assessor

Designated Forest Land

We are now accepting applications for the 2026 assessment year, with taxes payable in 2027. The application fee is \$750, which includes the recording fees for the Notice of Approval/Denial (2 pages).

This packet has been compiled to provide you with the necessary information to help you better understand what the Designated Forest Land (DFL) classification means and what the eligibility requirements are to apply for the program. Enclosed in this packet, you will find the following:

- Washington State Department of Revenue Designated Forest Land publication
- Application for Designated Forest Land

Applications for the program must be submitted to our office in original form with a signature along with the appropriate fees by December 31, 2025, to be considered for the following assessment year.

Our office requires that a Timber Management Plan be submitted for approval on all new DFL applications per RCW 84.33.140(7) and WAC 458-30-700(3). Please return your completed application with a timber management plan for the property you wish to enroll in the program.

You will find all the information you need for completing a timber management plan on our website at: http://www.co.chelan.wa.us/files/assessor/documents/TMPinfoonly.pdf and our Frequently Asked Questions at: https://www.co.chelan.wa.us/files/assessor/documents/fag/OpenDFLFAQ.pdf.

Please submit a check in the amount of \$750 payable to the Chelan County Assessor along with your signed, completed application and your timber management plan for the application to be considered. We cannot accept applications electronically, so you will need to either drop the application off in person or mail it to:

Chelan County Assessor 350 Orondo Ave., Suite 206 Wenatchee, WA 98801 If your property is approved for the program in 2025, the classification will become effective for the following assessment year, 2026 (tax year 2027). If you have any questions or concerns, please contact me at 509-667-6375 or erin.fonville@co.chelan.wa.us.

Best regards,

Erin Fonville Chief Deputy

Designated Forest Land

JULY 2017

Washington State encourages sound forestry practices so that present and future generations can enjoy the many benefits they provide. In addition to scenic and recreational spaces, healthy forests provide:

- An enhanced water supply.
- Reduced soil erosion, storm and flood damage.
- Habitat for wild game.
- Employment opportunities.
- Raw materials for products.

As a way to encourage commercial forestry in Washington State, landowners may choose to have their land designated as forest land. This designation often results in a lower assessed value and lower taxes. Specific requirements must be met to qualify for this designation.

Requirements for Designated Forest Land

To request your land be designated as forest land, the following requirements apply:

- The land must be used primarily for growing and harvesting timber.
- The land must consist of a single parcel of 5 or more acres; or multiple, contiguous parcels totalling 5 or more acres.
 Residential home sites are not included in the 5 acre minimum.
- Designated forest land may include land used for incidental uses that are compatible with growing and harvesting timber, but no more than ten percent of the land may be used for such incidental uses.
- If the land has appurtenances necessary for the production, preparation, or sale of the timber products, that land may also be included.
- You must comply with forest practice laws and regulations.
- Application must be made to the county assessor.

Application for Designated Forest Land

You can get an application for Designated Forest Land from your local assessor's office. In some counties, an application fee may also apply. The application requires the following information:

- A legal description of, or assessor's parcel numbers for, all land you want designated as forest land.
- The date or dates of acquisition of the land.
- A brief description of the timber on the land, or if the timber has been harvested, your plan for restocking.
- If one exists, a copy of the timber management plan for the land, prepared by a forester or a person with adequate knowledge of timber management practices.
- If a timber management plan exists, an explanation of the extent to which the management plan has been implemented.
- Whether the land is used for grazing.
- Whether the land has been subdivided or a plat has been filed with respect to the land.
- Whether the land is managed in compliance with the restocking, forest management, fire protection, insect and disease control, and forest debris provisions of Title 76 RCW or any applicable rules under Title 76 RCW.







- Whether the land is subject to forest fire protection assessments under RCW 76.04.610.
- Whether the land is subject to a lease, option, or other right that permits it to be used for any purpose other than growing and harvesting timber.
- A summary of your past and current experience growing and harvesting timber.
- A statement that you are aware of the potential tax liability involved when the land is no longer designated as forest land.
- An affirmation that the statements contained in the application are true and that the land described in the application meets the definition of forest land in RCW 84.33.035.
- A description and/or map showing what areas of the land are used for incidental uses compatible with the definition of forest land in RCW 84.33.035.

The assessor may also require an applicant to provide a timber management plan when an application for classification or reclassification into designated forest land is submitted. For additional information on timber management plans, please refer to the Guidelines for Timber Management Plans publication or visit www.foresttax. dor.wa.gov

Submit your completed application to the assessor's office by December 31.

If approved, designated status begins January 1 the year after you apply. If the assessor does not notify you as to whether your application was approved or denied prior to July 1 of the year after you apply, the application is automatically approved. If denied, you may appeal the denial to the county board of equalization.

Valuation of Designated Forest Land

The Department of Revenue annually adjusts and certifies forest land values to be used by county assessors in preparing assessment rolls. The assessors assign the forest land values to the property based upon land grades and operability classes. The timber on Designated Forest Land is exempt from real property taxes but is subject to timber excise tax under chapter 84.33 RCW. For additional information on timber excise tax, please refer to the Timber Excise Tax publication or visit www. foresttax.dor.wa.gov

Removal from Designated Forest Land

Land may be removed from designation if:

- You choose to remove the land and you notify the assessor in writing.
- You sell or transfer the land to an ownership that makes the land exempt from ad valorem taxation.
- You sell or transfer the land to a new owner that does not sign a notice of forest land continuance.
- Determination by the assessor, after giving the owner written notice and an opportunity to be heard, that:
 - 1. The land is no longer primarily devoted to and used for growing and harvesting timber.
 - 2. You did not comply with a final administrative or judicial order with respect to a violation of the restocking, forest management, fire protection, insect and disease control, and forest debris provisions of Title 76 RCW or any applicable rules under Title 76 RCW.
 - Restocking the land has not occurred to the extent or within the time specified in your designation application.

Compensating Tax

Upon removal, you will be required to pay compensating tax unless the removal meets one of the exceptions outlined in RCW 84.33.140(13) (14), or(15). The amount of compensating tax is the difference between the last Designated Forest Land value and the new assessed value of the land. This amount is then multiplied by the last levy rate extended against the land and multiplied by the number of years the land was designated as forest land, not to exceed nine. Compensating taxes will also be due on the land from January 1 of the year the designation is removed up to the removal date.







Reclassification of Designated Forest Land

You may request the land to be reclassified (subject to all applicable qualifications for each classification) to the Current Use Program outlined in chapter 84.34 RCW, without paying the compensating tax. The Current Use Program offers three classifications:

- Open Space Land
- Farm and Agricultural Land
- Timber Land

For more information on these classifications, please refer to the Open Space Taxation Act publication.

Appeals

You may appeal the denial of your application for initial classification or reclassification as Designated Forest Land to the county board of equalization. You may also appeal any removals from designation as well as the new assessed value used to calculate the compensating tax.

Need More Information?

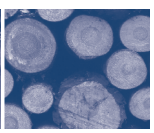
Please contact either your local assessor's office or the Property Tax Division at (360) 534-1400

Department of Revenue Taxpayer Assistance

- Call our Telephone Information Center 1-800-647-7706
- For tax assistance or to request this document in an alternate format, visit http://dor.wa.gov or call 1-800-647-7706. Teletype (TTY) users may use the Washington Relay Service by calling 711.









http://dor.wa.gov

Application for Designated Forest Land Parcels with Same Ownership Chapter 84.33 RCW

File	with County Assessor	CHELA	AN County				
Parcel Numbers(s):		Notice of Approval or De	Notice of Approval or Denial				
			tion denied				
			☐ Portion(s) of parcel(s)				
Owner(s) Name and Address:		Date of approval/denial:		,			
		Owners notified on:					
		Fee returned Yes No Da	ate:				
		Assessor/Deputy Signature:					
Telephone No.:			APPEAL: A denial of an application for designation as forest land may be appealed to the County Board of Equalization.				
	ail Address:						
Legal Description:			Sec: Twp:				
			ge:				
If a	If a question below is addressed in your timber management plan, please indicate this after the applicable question.						
1.	How many acres is your parcel?						
2.	How many acres are you applying for?						
3.	When did you acquire this parcel?						
4.	Give a brief description of the timber on the	e land or, if harvested, your plan for restocking.					
5.	Do you have an existing timber manageme	ant plan for this land?	☐ Yes	□No			
J.		hich the plan has been implemented or changed.	□ 165				
6.	Is the land used for grazing?		☐ Yes	□No			
	If yes, how many acres are used for grazing	ng?	_	<u> </u>			
7.	Has this land been subdivided or has a pla	t been filed with respect to the land?	☐ Yes	☐ No			
8.	Are you and is your land in compliance wit insect and disease control, and forest debr If no, please explain.	h the restocking, forest management, fire protection, ris laws described in Title 76 RCW?	☐ Yes	□ No			
9.	Is all or part of the land subject to a forest of the land sub	fire patrol assessment as described in RCW 76.04.610°	? 🗌 Yes	□No			

10. Is the land subject to a lease, option, harvesting timber?If yes, please explain.	, or other right that permits the land to be use	d for a purpose other than growing and ☐ Yes ☐ No
11. Describe the present improvements	(residence, buildings, etc.) on your parcel of l	and.
	ow an outline of the current use of each area of esidence and any buildings, wetlands, stream	
13. Summary of your current <u>and</u> past ex	xperience with growing and harvesting timber	.
To verify eligibility, the assessor may	NOTICE: require owners to submit pertinent data regal	rding the use of the designated land.
Timber Management Plans:		
The assessor may require a timber managmanagement plan is a plan prepared by a	pement plan to be submitted with this applicat professional forester, or by another person w e of the land to grow and harvest timber. A tir	ho has adequate knowledge of timber
 A sale or transfer of forest land occu 	est land pursuant to this chapter is submitted rs and a notice of designation continuance is the forest land is no longer primarily used fo	signed; or
	application, I hereby indicate by my signature ceases to be designated under the provisions g documents are accurate and complete.	
Print the name of each owner:	Signature of each owner:	Date
	Assessor	
The assessor may submit ap	oproval notice (Form REV 62 0103) to the cou	unty auditor for recording.
Amount of Processing Fee Collected \$	20	ate:
REV 62 0021 (07/02/19)	2	

Removal from Designation and Compensating Tax (RCW 84.33.140)

The County Assessor shall remove land from forest land designation when any of the following occur:

- 1. The land owner requests removal;
- Sale or transfer of the land to an ownership making it exempt from ad valorem taxation (compensating taxes are due and payable by the seller at the time of sale or transfer);
- Sale or transfer of all or a portion of the land to a new owner, unless the new owner has signed a notice of designation continuance (compensating taxes are due and payable by the seller at the time of sale or transfer).
- 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 the growing and harvesting of timber;
 - The owner has failed to comply with a final administrative or judicial order with respect to a violation of the restocking, forest management, fire protection, insect and disease control and forest debris provisions under Title 76 RCW; or
 - c. Restocking has not occurred to the extent or within the time specified in the application for designation.

Within 30 days the land being removed from designation as forest land, the county assessor will notify the owner in writing, setting forth the reason for removal. The seller, transferor, or owner may appeal the removal to the County Board of Equalization.

Compensating tax is due and payable to the county treasurer 30 days after the owner is notified of the amount.

The 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 based on official action taken by the entity and confirmed in writing.
- 3. A donation of fee title, development rights, or the right to harvest timber, to a government agency or organization qualified under RCW <u>84.34.210</u> and <u>64.04.130</u> for the purposes enumerated in those sections. At such time as the land is not used for the purposes enumerated, compensating tax shall 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, or for acquisition and management as a community forest trust as defined in chapter 79.155 RCW. At such time as the land is not used for the purposes enumerated, compensating tax shall be imposed upon the current owner.

- 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 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 of land within two years after the death of the owner of at least a fifty percent interest in the land if the land as been assessed and valued as classified forest land, designated as forest land under this chapter, or classified under chapter 84.34 RCW continuously since 1993. The date of death shown on a death certificate is the date used.
- The discovery that the land was designated in error through no fault of the owner
- 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.
- 12. Compensating tax authorized in this section may not be imposed on land removed from designation as forestland solely as a result of a natural disaster such as a flood, windstorm, earthquake, wildfire, or other such calamity rather than by virtue of the act of the landowner changing the use of the property.

For further information about laws governing designation of forest land (Chapter 84.33 RCW), contact the assessor in your county.

For tax assistance or to request this document in an alternate format, please call 360-534-1324. Teletype (TTY) users may use the Washington Relay Service by calling 711. For assistance, contact your local county assessor's office.