RECORDATION COVER SHEET

TYPE OF INSTRUMENT:	USE VALUE ASSESSMENT AGREEMENT Code of Virginia 58.1-3230, et seq.	
DATE OF INSTRUMENT:		
NAME OF GRANTOR(s):		
NAME OF GRANTEE:	THE COUNTY OF LOUDOUN, VIRGINIA	
CONSIDERATION:	\$0	
COUNTY WHERE PROPERTY LOCATED:	Loudoun County	
BRIEF DESCRIPTION OF PROPERTY:		
PLAT ATTACHED	NO	
PARCEL IDENTIFICATION NO(s):	PIN	
PIN	PIN	
THIS DOCUMENT WAS PREPARED BY:	OFFICE OF THE COUNTY ATTORNEY	
RETURN TO:	COMMISSIONER OF THE REVENUE EXEMPTIONS & DEFERRALS DIVISION 1 HARRISON ST, SE PO BOX 8000, MSC 32 LEESBURG, VA 20177-9804	

THIS AGREEMENT is made as of, 20, by and between			
a [circle one] partnership / corporation / limited liability company (hereafter "the Owner"); and			
THE COUNTY of LOUDOUN, VIRGINIA, a political subdivision of the Commonwealth of			
Virginia (hereafter "the County").			
<u>RECITALS</u>			
A. The Owner is the owner and proprietor of certain parcels of real estate located in			
Loudoun County, Virginia, described on Exhibit A attached hereto (the "Property").			
B. The County has adopted an ordinance providing for the use value assessment and			
taxation of real estate used for one of the purposes specified in §58.1-3230 of the Code of Virginia			
(1950, as amended) (a "Qualifying Use"), which includes a provision for lower assessment, on a			
sliding scale, for qualifying real estate held by the owner for the periods of time set forth therein.			
C. The Owner is willing to restrict the use of the Property to one of the Qualifying			
Uses for a period of () years in order to be eligible for additional deferment			
of real estate taxes on the Property.			
D. The County is willing to defer up to (circle one and initial by <u>all</u> owners)			
fifty percent (50%) ninety-nine percent (99%)			
[6 year minimum; 10 year maximum] [initial] [11 year minimum; 20 year maximum] [initial]			
of the use value taxes otherwise assessed for the period of time that the Owner restricts the use of			

NOW THEREFORE, in consideration of the premises and mutual benefits, covenants and terms of this Agreement, the parties agree as follows:

the Property to one of the Qualifying Uses.

1. This Agreement shall apply to the parcels of real estate described in **Exhibit A**, attached.

2.	The O	wner agrees that for a p	eriod of () years from the
date of this A	Agreemei	nt, the Property shall be d	evoted to:	
		[circle <u>all</u> that apply	and initial by <u>all</u> owners]	
Agric	ultural u	se [initial]	Horticultural use	[initial]
Fores	t use	[initial]	Open Space use	[initial]
as set forth in	n the Coo	le of Virginia §58.1-3230).	
3.	The C	ounty agrees that for the	period of time that the Property	y remains restricted
to the Qualify	ying Use	specified above [circle o	one and initial by <u>all</u> owners]	
	percent um; 10 ye	(50%) $[initial]$	ninety-nine perce [11 year minimum; 20 year	
of the use val	lue taxes	otherwise assessed on th	e Property will be deferred.	
4.	[initi		ands that the Property shall be s	ubject to roll-back
taxes calcula	ated as d	escribed in the Code of V	Virginia §58.1-3237(C) if any o	one of the following
occurs:				
	a.	the use of the Property of	changes;	
	b.	the zoning of the Proper	ty changes to a more intensive	use at the request of
	the Ov	vner or the Owner's agen	t;	
	c.	the Property is subdiv	ided and the Owner does no	t comply with the
	provis	ions of §848.062 of Cha	apter 848 of the Codified Ordi	nances of Loudoun
	Count	y.		
5.	The pr	ovisions of this Agreeme	ent shall run with the land and b	be binding upon the
parties, their	successo	or, assigns, personal repre	esentatives, and heirs.	
This A	Agreeme	ent is made in accordance	e with §58.1-3230, et seq., of th	e Code of Virginia;

with the approval of the Board of Supervisors of Loudoun County, Virginia, as shown by the

signatures affixed to this Agreement; and is with the free consent and in accordance with the desire of Owner.

The Owner warrants that this Agreement is made and executed pursuant to authority properly granted by the [circle one] partnership agreement / charter, bylaws and action of the Board of Directors / articles of organization, operating agreement or majority vote of the members of the owner.

of the owner. IN WITNESS WHEREOF, the parties have caused this Agreement to be executed, under seal. [Name of Owner] By:_____(SEAL)

Authorized Signature Its: [Title] COMMONWEALTH OF VIRGINIA COUNTY OF ______, to wit: I, the undersigned Notary Public in and for the jurisdiction aforesaid, do hereby certify that , \square who is known to me **OR** \square who provided satisfactory evidence of his/her identity, and whose name is signed to the foregoing Agreement, personally appeared before me and acknowledged the same in my jurisdiction aforesaid. GIVEN under my hand and seal this _____ day of ______, 20____. Notary Public Notary Registration No.:

My commission expires:

	[Name of Owner]		
	By:	uthorized Signature	(SEAL)
	Its:		[Title]
COMMONWEALTH OF VIRGINIA			
COUNTY OF, to wit:			
I, the undersigned Notary Public in ar satisfactory evidence of his/her identity, and personally appeared before me and acknowled	, □ who is kr I whose name is sig	own to me OR \square varied to the foregoing	who provided g Agreement,
GIVEN under my hand and seal this	_ day of	, 2	
		Notary Public	
Notary Registration No.: My commission expires:	_ _		

{Signatures continued on next page}

APPROVED AS TO FORM:	Accepted pursuant to Virgin THE BOARD OF SUPERVI LOUDOUN COUNTY, VIR	ISORS OF
Assistant County Attorney	By:As designee for: Timothy Ho	emstreet, County Administrator
COMMONWEALTH OF VIRGIN	IIA	
COUNTY OF, to	wit:	
	, as the duly auth	
HEMSTREET, County Administra THE BOARD OF SUPERVISORS me and whose name is signed to appeared before me and acknowled	S FOR LOUDOUN COUNTY the foregoing Agreement with	, VIRGINIA, who is known to th proper authority, personally
GIVEN under my hand and seal th	is day of	, 20
Notony Designation No.		Notary Public
Notary Registration No.:		
Til Commission expires.		

EXHIBIT A to

	USE VALUE ASSESSMENT AGREEMENT
between,	, (the "Owners")
	and THE COUNTY OF LOUDOUN, VIRGINIA

		and THE COUNTY OF L	OUDOUN, VIRGINIA
The real estat	e, which is the subject	et of the attached Agreement, is	designated as:
PIN		;	
		the Property may be found in the found in the Loudoun County L	
In Deed Book	at Page	; OR as Instrument No.	
In Deed Book	at Page	; OR as Instrument No.	
In Deed Book	at Page	; OR as Instrument No.	
In Deed Book	at Page	; OR as Instrument No.	
In Deed Book	at Page	; OR as Instrument No.	
In Deed Book	at Page	; OR as Instrument No.	
		; OR as Instrument No.	
		· OR as Instrument No	

SLIDING SCALE DEFERRAL OF LAND USE TAX PARTNERSHIP, CORPORATION OR LLC OWNERSHIP

INSTRUCTIONS FOR APPLICATION

Reference Chapter 848 of the Codified Ordinances of Loudoun County for detailed qualifying criteria, limitations and restrictions. Copies of Chapter 848 regarding the Sliding Scale Deferral are available through the Commissioner of the Revenue or the County's website www.loudoun.gov/cor.

- 1. Type or print <u>neatly</u> (in pen) the complete name of all Property owners
- 2. Complete the Recordation Cover Sheet
 - Name of the Owner(s)/Grantor(s) (list all Property Owners/Grantor(s))
 - Brief Property Description (Legal Description from Assessment Notice or Tax Bill)
 - Parcel Identification No.(s) ("PIN") (Found on Assessment Notice or Tax Bill)
 - The County shall date the Instrument upon execution.
- 3. Complete the Agreement
 - Provide names of all Property Owner(s)/Grantor(s)
 - Circle the type of entity (partnership, corporation, limited liability corporation, etc., as applicable)
 - In Paragraph C: State the number of years for which the owner(s)/grantor(s) are willing to restrict the use of the Property.
 - In Paragraph D: Circle deferral percentage and all owner(s)/grantor(s) must initial beside it
 - In Paragraph 2: State the number of years for which the owner(s)/grantor(s) are willing to restrict the use of the Property, circle qualifying use(s) and all owner(s)/grantor(s) must initial beside it.
 - In Paragraph 3: Circle deferral percentage and all owner(s)/grantor(s) must initial beside it.
 - In Paragraph 4: All owner(s)/grantor(s) must initial in the blank space provided
 - Authorized Representative(s) should sign the agreement in the space provided on page 4 in the presence of a notary public who may use the acknowledgement spaces provided on the additional pages, and should identify the source of his/her authority (title) to sign the Agreement. **Note:** if signing before a notary public outside the state of Virginia the notary must affix his or her seal.
 - Return the completed Agreement, Cover Sheet and Exhibit A along with all required information to:

COMMISSIONER OF THE REVENUE EXEMPTIONS & DEFERRALS DIVISION 1 HARRISON ST, SE PO BOX 8000, MSC 32 LEESBURG, VA 20177-9804

- The County shall date the Agreement upon execution.
- 4. Provide copy of the <u>partnership agreement</u> /<u>charter</u>, <u>bylaws</u>, <u>action of the Board of Directors</u> / <u>articles of organization</u>, <u>operating agreement or majority vote</u> of the members of the Owner by which the Authorized Representative of the Owner relies upon to sign the Agreement.

When the agreement is approved as to form and signed by the appropriate County officials, it will be return to the property owner(s)/grantor(s). Please note that the property owner(s)/grantor(s) are responsible for recording the agreement with the Office of the Clerk of the Circuit Court for Loudoun County on or before December 31 of the year on which the sliding scale agreement is signed. The agreement will take effect January 1st following the year of recordation of agreement.

SLIDING SCALE DEFERRAL OF LAND USE TAX

Agreement Checklist

To qualify for an additional deferral of real estate taxes, we agree to restrict the use of our Property to a specific Qualifying Use, as provided by Chapter 848 of the Codified Ordinances of Loudoun County. We therefore submit the attached Agreement.

PLEASE PROVIDE THE FOLLOWING INFORMATION. WE WILL CONTACT YOU IF WE HAVE A QUESTION ABOUT YOUR AGREEMENT AND/OR TO RETURN THE APPROVED AGREEMENT TO YOU FOR CORRECTION OR RECORDATION. ONCE APPROVED AND SIGNED BY THE COUNTY, WE WILL CONTACT YOU TO MAKE ARRANGEMENTS FOR PICKUP SO THAT YOU CAN ENSURE RECORDATION.

Owner(s)/Grantor(s) of record of real estate:

Mailing Address:			
Home Telephone: Cell Phone: E-mail Address (optional):			
	_	ng the Agreement with the or BEFORE December 31	
Designated Use(s):			
Previous SSA: (if Y, Attached) Previous Amendment: (if Y, Attached)	☐ Yes ☐ No☐ Yes ☐ No	Source deeds verified: (Attached)	☐ Yes ☐ No
Parcels in Land Use: Ownership verified:	☐ Yes ☐ No☐ Yes ☐ No	PIN verified: Delinquent RE taxes	☐ Yes ☐ No☐ Yes ☐ No
Please attach	ned previous SSAs, An	nendments, and/or Source	Deeds