Application for Valuation and Tax Deferment of Agricultural LandProvided by the Minnesota Agricultural Property Tax Law, also known as

"Green Acres" (M.S. 273.111)

Please read instructions before completing. This application must be signed, dated and returned to the county assessor's office (along with all attachments) by May 1 to be eligible for deferral for taxes payable in the following year.

Name of owner(s)					
Property is owned by: nursery	☐ Private individual	☐ Family farm entity	☐ Authorized farm entit	y under section 500.24	☐ Corporation owning a
Other Please spe Mailing Address	ocify:				
City				State	Zip
 The property is the The property is far Yes No The property has be 	e homestead of the owner med in conjunction with o been in the possession of	er or the owner's surviving property that contains the	st apply and must be the says spouse, child, or sibling. [shomestead of the owner, the spouse, parent, or sibling (or	Yes No ne owner's surviving spo	
	med in conjunction with		r townships or cities (or any on) for a period of at least sev		that has been in the possessio
5. The property is the6. The property is the	homestead of a memb homestead of a memb holders are related and a	er/shareholder/partner of er/shareholder/partner of	a family farm entity or author a poultry entity, other than a	rized farm entity under N limited liability entity, in	
	he possession of a nurs tions on the parcel or pa			partnership or corporat	ion which also owns the nursery
of horticultural	ber 7, <u>AND</u> you are a coor nursery stock? No	orporation, does the cor	poration derive 80 percent or	r more of its gross receip	ots from the wholesale or retail s
enrolling into	the Green Acr	es program. Ea	Form (CR-GA Adach parcel must be this application	oe listed separ	ately on different
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Instructions for:

Application for the Valuation and Tax Deferment of Agricultural Land

What type of property qualifies for Green Acres?

If you own property that is classified as 2a productive agricultural land, you may be eligible for the Green Acres program.

The property must:

- Be classified as 2a productive agricultural land and be primarily devoted to agricultural use;
- be at least 10 acres in size or a nursery or greenhouse; and

• Either:

- be the homestead of the owner, or the owner's surviving spouse, child, or sibling or be farmed in conjunction with the homestead property; or
- have been in possession of the applicant, the applicant's spouse, parent, or sibling (or any combination) for a period of at least seven years prior to application, or be farmed in conjunction with property within four townships or cities (or any combination) from property that has been in possession of the owner, the owner's spouse, parent or sibling (or any combination) for a period of at least seven year prior to application; or
- be in the possession of a nursery or greenhouse or an entity owned by a proprietor, partnership, or corporation which also owns the nursery or greenhouse operations on the parcel or parcels; or
- be the homestead of a shareholder in a family farm corporation or authorized farm entity under Minnesota Statute 500.24; or
- be the homestead of a member/shareholder of a poultry entity other than a limited liability entity in which the majority of the members, partners, or shareholders are related and at least one of the members, partners, or shareholders either resides on the

land or actively farms the land; or

 be the homestead of an individual who is part of a corporation that derives 80 percent or more of its gross receipts from the wholesale or retail sale of horticultural or nursery stock.

All parcels being enrolled for the deferred tax must be under the same ownership.

How Green Acres works

The assessor determines two values on Green Acres property:

- 1. The "estimated market value" based on sales of similar property taking into consideration all of the non-farm factors that influence its market value.
- The "agricultural value" or "Green Acres value" based on sales of agricultural property in areas not affected by development pressures.

Taxes are calculated on both market values, but paid on the lower, agricultural value each year. The difference between the tax calculated on agricultural market value and the actual market value is deferred until the property is sold or no longer qualifies for the Green Acres program.

The deferred tax (the difference between the agricultural tax and the tax based on the highest and best use) is a lien upon the property assessed to the same extent and for the same duration as other taxes imposed upon property in the state. The tax is annually extended by the county auditor and if and when payable shall be collected and distributed in the manner provided by law for the collection and distribution of other property taxes.

How to apply

Complete application and attach a required "Green Acres Addendum Form" for each parcel you wish to enroll.

Green Acres applications are made to and approved by the county assessor

where the property is located.

Application forms must be filed by
May 1 in order to receive consideration
for the following taxes payable year.

If you are granted deferment through
this program, you will not be required
to file this application each year.

However, the county assessor may
require you to provide an additional
application or other proof deemed
necessary to verify that you continue to
qualify for the Green Acres deferment.

Special local assessments

Special local assessments are deferred while the property qualifies for Green Acres*. However, when the property sells, all deferred special assessments are due.

*Watershed district special assessments will not be deferred under Green Acres for properties qualifying for Green Acres after May 31, 2008 or for any watershed district special assessments levied after May 31, 2008.

Required documentation

You must attach all your Green Acres Addendum Form to this form before submitting it to the assessor.

How we use information

The county assessor may share the information contained on this form with the county auditor, county attorney, Commissioner of Revenue or other federal, state or local taxing authorities to verify your eligibility for the Green Acres deferment.

You do not have to give this information. However, refusal may disqualify you from consideration for Green Acres deferment.

Penalties

Making false statements on this application is against the law.

Minnesota Statutes, Section 609.41 states that giving false information in order to avoid or reduce their tax obligations can result in a fine of up to \$3,000 and/or up to one year in prison.