To be Filed With the							
County Assessor							
On or Potoro Juno 20							

Special Valuation Application for Agricultural or Horticultural Use

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On or Before June 30		ioi Ag	i icaitai ai oi	Horticultural Osc		700
Applicant's Name				Owner of Record		
Street or Other Mailing Add	dress			Street or Other Mailing Address		
City		State	Zip Code	City	State	Zip Code
Parcel ID Number				County		
Phone Number				Email Address		
Legal Description of Land				<u> </u>		
Description of Agricultural	or Horticultural Use					
		Acres Devo	ted to Agricul	tural Or Horticultural Use		
1 Total number of	acres in legal desc	cription			1	
2 Number of acres not devoted to agricultural or horticultural use					2	
3 Number of acres devoted to agricultural or horticultural use (line 1 minus line 2)					3	
■ corre				ication and that it is, to the best of my knowledge a property based on agricultural and horticultural use		e and
sign here	ature of Applicant or Applic	cant's Authorized F	Renresentative	Date		
nere ^{rog}	lature of Applicant of Applic					
		Fo	r County Asse	essor's Use Only		
Approved		Comments	:			
Disapprove	d					
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		Signatu	re of County Asses	sor		

Instructions

What Property Qualifies for Special Valuation. To qualify for special valuation, the following requirements must be met:

- 1. The land must be agricultural or horticultural land as defined in Neb. Rev. Stat. § 77-1359; and
- 2. The agricultural or horticultural land parcel must consist of five or more acres.

Who May File. The Special Value Application, Form 456, must be submitted on behalf of the owner of record of the property and signed by one of the following:

- 1. The owner of the land;
- 2. Any person of legal age duly authorized in writing to sign an application on behalf of the applicant;
- 3. The guardian or conservator of the applicant; or
- 4. The executor or administrator of the applicant's estate.

When and Where to File. The Form 456 must be filed with the county assessor of the county where the land is located, on or before June 30 of the first year special valuation is being requested, or within 30 days after the mailing of a valuation notice by the county board of equalization (board) if action was taken by the board pursuant to Neb. Rev. Stat. §§ 77-1504 or 77-1507. A Form 456 must be filed for each separately-described tract of land.

Legal Description of Land. The legal description of the land can be found on the deed, a real estate tax receipt, or obtained from the county assessor.

Notice of Value. If the Form 456 is approved by the county assessor, then the county board of equalization must send a valuation notice for the special value on or before July 22 or within 15 days after the filling of the application pursuant to Neb. Rev. Stat. §§ 77-1504 or 77-1507, to the owner of the land and, if not the same, the applicant. Within 30 days of the mailing of the valuation notice, a written protest of the special value may be filed with the county board of equalization.

Protest to County Board of Equalization. If the Form 456 has been disapproved by the county assessor, the applicant has 30 days from the date the notice of disapproval was mailed to file a written protest with the county clerk. The protest must state the reasons why the application should not have been denied. A hearing before the county board of equalization will be scheduled. A notice of the time and place of the hearing will be sent to the applicant.

Appeal to the Tax Equalization and Review Commission. Appeals of an action of the county board of equalization may be filed with the Tax Equalization and Review Commission within 30 days after final action of the county board of equalization.

Protests or Appeals of Special Value. Protests or appeals of the special valuation on parcels previously approved for special valuation may be taken to the county board of equalization and the Tax Equalization and Review Commission in the same manner as all other protests or appeals of valuations.