62A351 (1-17) Commonwealth of Kentucky **DEPARTMENT OF REVENUE**

APPLICATION FOR VALUATION, ASSESSMENT AND TAXATION OF LAND UNDER THE AGRICULTURAL AND HORTICULTURAL USE ACT



County		
		KRS 132.010(9)) or Horticultural Land (KRS 132.010(10)). The land declarations are herewith submitted in support of such application:
PROPERTY OWNER INFORMATIO	ON:	
City	State	Zip Code
Daytime Phone:	E-mail address:	:
	PROPERTY INFORMATION	<u>ON</u>
PROPERTY ADDRESS/LOCATION	N:	
 ACREAGE USED FOR AGRICUL TOTAL FARM ACREAGE (Total of 	ON WITH OWNER'S DWELLING HOUSE ^{1, 2} : TURAL/HORTICULTURAL USE: f lines 2 and 3):	
DESCRIBE CURRENT AGRICULTU	URAL/HORTICULTURAL USE(S). ATTACH ADI	DITIONAL PAGES IF NEEDED.
NUMBER OF STRUCTURES:	None, Land only	Residence(s) Outbuilding(s)
Mobile Home	Year, Make, Model:	
PLEASE INDICATE SUPPORTING DOCUMENTATION ENCLOSED:		Recent Schedule F (Form 1040) Return Filed with IRS
	Other	
	SIGNATURE AND VERIFICA	TION
I declare under the penalties provided by belief is true and correct.	law, that this application and any supporting materia	al have been examined by me and to the best of my knowledge and
Signature		Date
	RESERVED FOR OFFICE U	USE
This application is:		
Approved Beginning Yea	r:	
Not Approved. Reason:		_
PVA/Deputy		Date

- ¹ Including, but not limited to, lawns, drives, flower gardens, swimming pools, or other areas devoted to family recreation. See KRS 132.450(2)(a).
- ² Do not include acreage of housing occupied by farm or horticultural workers employed by or engaged by the property owner in work on the property.

EXPLANATION OF AGRICULTURAL OR HORTICULTURAL VALUE

- 1. On or before March 1 of any year the owner or owners of land used for agricultural or commercial horticultural purposes on which the property valuation administrator (PVA) has placed a value in excess of the agricultural or commercial horticultural value, may file application for valuation at the agricultural or horticultural value. Application for such land should be made on this form and submitted to the local county PVA office. If applying for multiple properties, a separate application for each parcel must be submitted.
- 2. KRS 132.010(9): Agricultural land" means:
 - (a) Any tract of land, including all income-producing improvements, of at least ten (10) contiguous acres in area used for the production of livestock, livestock products, poultry, poultry products and/or the growing of tobacco and/or other crops including timber;
 - (b) Any tract of land, including all income-producing improvements, of at least five (5) contiguous acres in area commercially used for aquaculture; or
 - (c) Any tract of land devoted to and meeting the requirements and qualifications for payments pursuant to agriculture programs under an agreement with the state or federal government;
- 3. **KRS 132.010(10):** "Horticultural land" means any tract of land, including all income-producing improvements, of at least five (5) contiguous acres in area commercially used for the cultivation of a garden, orchard, or the raising of fruits or nuts, vegetables, flowers, or ornamental plants;
- 4. **KRS 132.010(11):** "Agricultural or horticultural value" means the use value of "agricultural or horticultural land" based upon income-producing capability and comparable sales of farmland purchased for farm purposes where the price is indicative of farm use value, excluding sales representing purchases for farm expansion, better accessibility, and other factors which inflate the purchase price beyond farm use value, if any, considering the following factors as they affect a taxable unit:
 - (a) Relative percentages of tillable land, pasture land, and woodland;
 - (b) Degree of productivity of the soil;
 - (c) Risk of flooding;
 - (d) Improvements to and on the land that relate to the production of income;
 - (e) Row crop capability including allotted crops other than tobacco;
 - (f) Accessibility to all-weather roads and markets; and
 - (g) Factors which affect the general agricultural or horticultural economy, such as: interest, price of farm products, cost of farm materials and supplies, labor, or any economic factor which would affect net farm income;
- 5. **KRS 132.450(2)(a):** In determining the total area of land devoted to agricultural or horticultural use, there shall be included the area of all land under farm buildings, greenhouses and like structures, lakes, ponds, streams, irrigation ditches and similar facilities, and garden plots devoted to growth of products for on-farm personal consumption but there shall be excluded, land used in connection with dwelling houses including, but not limited to, lawns, drives, flower gardens, swimming pools, or other areas devoted to family recreation. Where contiguous land in agricultural or horticultural use in one (1) ownership is located in more than one (1) county or taxing district, compliance with the minimum requirements shall be determined on the basis of the total area of such land and not the area of land which is located in the particular county or taxing district.
- 6. KRS 132.450(2)(b): Land devoted to agricultural or horticultural use, where the owner or owners have petitioned for, and been granted, a zoning classification other than for agricultural or horticultural purposes qualifies for the agricultural or horticultural assessment until such time as the land changes from agricultural or horticultural use to the use granted by the zoning classification.
- 7. **KRS 132.450(2)(c):** When the use of a part of a tract of land which is assessed as agricultural or horticultural land is changed either by conveyance or other action of the owner, the right of the remaining land to be retained in the agricultural or horticultural assessment shall not be impaired provided it meets the minimum requirements, except the minimum ten (10) contiguous acre requirement shall not be applicable if any portion of the agricultural or horticultural land has been required for a public purpose as long as the remaining land continues to meet the other requirements of this section.
- 8. **KRS 132.450(2)(d):** When in the opinion of the PVA any land has a value in excess of that for agricultural or horticultural use, the PVA shall enter into the tax records the value of the property according to its fair cash value. When the PVA determines that the land meets the requirements for valuation as agricultural or horticultural land, the valuation for tax purposes shall be its agricultural or horticultural value.
- 9. **KRS 132.450(3):** When land which has been valued and taxed as agricultural land for five (5) or more consecutive years under the same ownership fails to qualify for the classification through no other action on the part of the owner or owners other than ceasing to farm the land, the land shall retain its agricultural classification for assessment and taxation purposes. Classification as agricultural land shall expire upon change of use by the owner or owners or upon conveyance of the property to a person other than a surviving spouse.
- 10. **KRS 132.450(4):** If the property valuation administrator assesses any property at a greater value than that listed by the taxpayer or assesses unlisted property, the property valuation administrator shall serve notice on the taxpayer of such action. The notice shall be given by first-class mail or as provided in the Kentucky Rules of Civil Procedure.
- 11. **KRS 132.454:** When land which is valued and taxed as agricultural or horticultural land under **paragraph (c) of subsection (2) of KRS 132.450** is converted to any other use after January 1 of the tax year, that portion of the land upon which the use is changed shall be subject to tax for the succeeding tax year at its fair cash value. The owner of the property at the time the land use change was initiated shall, within ninety (90) days, report the change to the PVA. The owner shall also provide the PVA information concerning the most recent sale or lease of the property, copies of any appraisal or feasibility reports made, and any other information useful in determining the fair cash value of the property.
- 12. When an application for agricultural or horticultural value is denied, the PVA will notify the property owner in the manner provided under KRS 132.450(4), and the property owner may appeal such ruling to the Local Board of Assessment Appeals as provided under KRS 133.120.