

# **TOWN OF DEEP RIVER**

## **GENERAL GUIDELINES FOR THE CLASSIFICATION OF FARMLAND**

Farmland (and Farming) consists of many different types and many varieties within those types. Because of this wide diversity, it would be difficult to describe Farmland in one simple definition.

The following is an attempt to outline the elements of what Farmland (and Farming) would generally consist of.

Obviously, any question as to whether a particular property is Farmland must be judged on the individual merits of that particular property.

A partial list of the general elements to be considered when deciding if a particular property is farmland:

1. Describe the commercial farming activity taking place on this property, (Be specific)
2. The acreage of land under application,
3. Portion of Land in Actual Farming Use,
4. Productivity of the Land,
5. Gross Income,
6. The Nature and Value of Equipment Used on the Farm,
7. Applicant must supply **proof of farming** by submitting a copy of “Farm Page” of his/her Federal Income Tax Return,
8. Applicant must have farming equipment on premises and file a Personal Property Declaration as a farming operation, and
9. Applicant must file M-29, State of Connecticut Department of Agriculture Form.
10. Attach a sketch of your farm land, designating the number of acres within each class to insure an accurate use valuation.

Application must be filed with Assessor for verification between September 1<sup>st</sup> and October 31<sup>st</sup>. In a year in which a revaluation of all real property is effective such application may be filed between September 1<sup>st</sup> and December 30<sup>th</sup>. Persons seeking the farmland assessment must meet all of the above requirements. Incomplete applications or applications not meeting the above requirements will not be considered.





**APPLICATION TO THE ASSESSOR FOR CLASSIFICATION OF LAND AS FARM LAND**

*The following section must be completed only if the land described in this application is leased / rented for farming.*

I, \_\_\_\_\_ residing at \_\_\_\_\_  
(Name of Renter / Lessor) (Number & Street) (Town) (State) (Zip Code)

DO HEREBY DECLARE under penalty of false statement, that I am renting / leasing for farming purposes, the land located at \_\_\_\_\_  
(Property Location) (Town) (State)

Pursuant to a written lease or agreement that I entered into  
 With \_\_\_\_\_  
(Owner's Name) (Number & Street) (Town) (State) (Zip Code)

On the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_\_, \_\_\_\_\_,  
 or \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_, the term of which commences on  
 On the \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_,  
 The \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_, and terminates on  
 The \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_, in the amount of  
 \$ \_\_\_\_\_ per acre  month  or year . (Check appropriate box.)

/S/ \_\_\_\_\_ /S/ \_\_\_\_\_  
Signature of Owner (Lessor) Signature of Renter (Lessee)

ASSESSOR: FORWARD COMPLETED COPY OF APPLICATION TO APPLICANT AND  
 FORWARD COPY OF RENTAL STATEMENT TO  
 STATE OF CONNECTICUT  
 DEPARTMENT OF AGRICULTURE  
 765 ASYLUM AVENUE  
 HARTFORD, CONNECTICUT 06105  
 ATT: FRANK INTINO

**FILING INFORMATION**

The term "farm land" means any tract or tracts of land, including woodland and wasteland, constituting a farm unit. In determining whether land is farm land, the assessor shall take into account, among other things, the acreage of such land, the portion thereof in actual use for farming or agricultural operations, the productivity of such land, the gross income derived therefrom, the nature and value of the equipment used in connection therewith, and the extent to which the tracts comprising such land are contiguous.

An application for farm land classification must be filed on this form, as prescribed by the Commissioner of the Department of Agriculture, pursuant to §12-107c(b) of the Connecticut General Statutes. The property owner (or owners) must complete this form and file it with the assessor of the town where the farm land is situated. *If there is more than one owner, each must sign the application.* The filing period is between September 1<sup>st</sup> and October 31<sup>st</sup>, except in a year in which a revaluation of all real property is effective, in which case the filing deadline is December 30<sup>th</sup>.

Failure to file in the proper manner and form shall be considered a waiver of the right to such classification under §12-107c(c) of the Connecticut General Statutes as of the October 1<sup>st</sup> assessment date. *A separate application must be filed for each parcel of land.*

You are responsible for contacting the assessor to update your application if there is a change in use, acreage or ownership of this property after the assessor approves its classification. If there is a change of use or a sale of the classified land, the classification ceases (pursuant to §12-504h of the Connecticut General Statutes) and you may be liable for an additional conveyance tax. Please review attached copies of the statutes concerning the imposition of this tax (§12-504a through §2-504e, inclusive, of the Connecticut General Statutes).

Please be advised that the assessor may require information in addition to that contained in this application in order to make a determination regarding classification.

**APPLICATION TO THE ASSESSOR FOR CLASSIFICATION OF LAND AS FARM LAND (FORM M-29)**  
**ATTACHMENT**

**Sec. 12-504a. Conveyance tax on sale of land classified as farm, forest or open space land by record owner.** (a) Any land which has been classified by the record owner thereof as open space land pursuant to section 12-107e, if sold by him within a period of ten years from the time he first caused such land to be so classified, shall be subject to a conveyance tax applicable to the total sales price of such land, which tax shall be in addition to the tax imposed under sections 12-494 to 12-504, inclusive. Said conveyance tax shall be at the following rate: (1) Ten per cent of said total sales price if sold within the first year following the date of such classification; (2) nine per cent if sold within the second year following the date of such classification; (3) eight per cent if sold within the third year following the date of such classification; (4) seven per cent if sold within the fourth year following the date of such classification; (5) six per cent if sold within the fifth year following the date of such classification; (6) five per cent if sold within the sixth year following the date of such classification; (7) four per cent if sold within the seventh year following the date of such classification; (8) three per cent if sold within the eighth year following the date of such classification; (9) two per cent if sold within the ninth year following the date of such classification; and (10) one per cent if sold within the tenth year following the date of such classification. No conveyance tax shall be imposed on such record owner by the provisions of sections 12-504a to 12-504f, inclusive, following the end of the tenth year after the date of such classification by such record owner.

(b) Any land which has been classified by the record owner thereof as farm land pursuant to section 12-107c or as forest land pursuant to section 12-107d, if sold by him within a period of ten years from the time he acquired title to such land or from the time he first caused such land to be so classified, whichever is earlier, shall be subject to a conveyance tax applicable to the total sales price of such land, which tax shall be in addition to the tax imposed under sections 12-494 to 12-504, inclusive. Said conveyance tax shall be at the following rate: (1) Ten per cent of said total sales price if sold within the first year of ownership by such record owner; (2) nine per cent if sold within the second year of ownership by such record owner; (3) eight per cent if sold within the third year of ownership by such record owner; (4) seven per cent if sold within the fourth year of ownership by such record owner; (5) six per cent if sold within the fifth year of ownership by such record owner; (6) five per cent if sold within the sixth year of ownership by such record owner; (7) four per cent if sold within the seventh year of ownership by such record owner; (8) three per cent if sold within the eighth year of ownership by such record owner; (9) two per cent if sold within the ninth year of ownership by such record owner; and (10) one per cent if sold within the tenth year of ownership by such record owner. No conveyance tax shall be imposed by the provisions of sections 12-504a to 12-504f, inclusive, following the end of the tenth year of ownership by such record owner.

**Sec. 12-504b. Payment of tax; land declassified; assessment change.** Said conveyance tax shall be due and payable by the particular grantor who caused such classification to be made to the town clerk of the town in which the property is entered upon the tax list at the time of the recording of his deed or other instrument of conveyance. Such conveyance tax and the revenues produced thereby shall become part of the general revenue of such municipality. No deed or other instrument of conveyance which is subject to tax under sections 12-504a to 12-504f, inclusive, shall be recorded by any town clerk unless the tax imposed by said sections has been paid. Upon the recording of such deed and the payment of the required conveyance tax such land shall be automatically declassified and the assessor shall forthwith record with the town clerk a certificate setting forth that such land has been declassified. Thereafter, such land shall be assessed at its fair market value as determined by the assessor under the provisions of section 12-63 for all other property, until such time as a record owner may reclassify such land.

**Sec. 12-504c. Excepted transfers.** The provisions of section 12-504a shall not be applicable to the following: (a) Transfers of land resulting from eminent domain proceedings; (b) mortgage deeds; (c) deeds to or by the United States of America, state of Connecticut or any political subdivision or agency thereof; (d) strawman deeds and deeds which correct, modify, supplement or confirm a deed previously recorded; (e) deeds between husband and wife and parent and child when no consideration is received, except that a subsequent nonexempt transfer by the grantee in such cases shall be subject to the provisions of section 12-504a as it would be if the grantor were making such nonexempt transfer; (f) tax deeds; (g) deeds releasing any property which is a security for a debt or other obligation; (h) deeds of partition; (i) deeds made pursuant to a merger of a corporation; (j) deeds made by a subsidiary corporation to its parent corporation for no consideration other than the cancellation or surrender of the capital stock of such subsidiary; (k) property transferred as a result of death by devise or otherwise and in such transfer the date of acquisition or classification of the land for purposes of sections 12-504a to 12-504f, inclusive, whichever is earlier, shall be the date of acquisition or classification by the decedent; (l) deeds to any corporation, trust or other entity, of land to be held in perpetuity for educational, scientific, aesthetic or other equivalent passive uses, provided such corporation, trust or other entity has received a determination from the Internal Revenue Service that contributions to it are deductible under applicable sections of the Internal Revenue Code; (m) land subject to a covenant specifically set forth in the deed transferring title to such land, which covenant is enforceable by the town in which such land is located, to refrain from selling or developing such land in a manner inconsistent with its classification as farm land pursuant to section 12-107c, forest land pursuant to section 12-107d or open space land pursuant to section 12-107e for a period of not less than eight years from the date of transfer, if such covenant is violated the conveyance tax set forth in this chapter shall be applicable at the rate which would have been applicable at the date the deed containing the covenant was delivered and, in addition, the town or any taxpayer therein may commence an action to enforce such covenant; and (n) land the development rights to which have been sold to the state under chapter 422a. If such action is taken by such a taxpayer, the town shall be served as a necessary party.

Sec. 12-504d. Appeals. Any person aggrieved by the imposition of a tax under the provisions of sections 12-504a to 12-504f, inclusive, may appeal therefrom as provided in sections 12-111 and 12-112.

**Sec. 12-504e. Conveyance tax applicable on change of use or classification of land.** Any land which has been classified by the owner as farm land pursuant to section 12-107c, as forest land pursuant to section 12-107d, or as open space land pursuant to section 12-107e, if changed by him, within a period of ten years of his acquisition of title, to use other than farm, forest or open space, shall be subject to said conveyance tax as if there had been an actual conveyance by him, as provided in sections 12-504a and 12-504b, at the time he makes such change in use and classification. Said conveyance tax schedule shall apply to fair market values as determined by the assessor under the provisions of section 12-63 for all other property.