Application for Rural Preserve Property Tax Program (M.S. 273.114) Provides property tax relief to taxpayers who own land covered by a conservation assessment plan.

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.

Before you can apply	Before you complete or submit this form the following statements must be true: I have read the instructions on this form and have determined that I and the land I wish to enroll meet the requirements to participate in Rural Preserve. I understand that as a condition of enrolling the land in Rural Preserve, I agree to abide by the prescriptions set forth by my conservation assessment plan for a minimum of 8 years and have recorded a covenant showing a recording date prior to the May 1 deadline with the county office in which the land is located. I certify that the land is not enrolled in the Green Acres program, Open Space program, Metropolitan Agricultural Preserves program, the Sustainable Forest Incentive Act, nor classified as 2c Managed Forest Land. I certify that there are no delinquent property taxes owed on any of the land being enrolled in Rural Preserve. I have attached copies of the recorded covenant, including Exhibits A and B, for the land I wish to enroll. I have also attached a copy of the conservation assessment plan that covers all the land I am enrolling. (See instructions on back for information on qualifying management plans.)				
Landowner Information	This section to be completed by all applicants. Please fill out the following information for the owner or authorized representative of the entity that owns the property. Name of owner(s) Property is owned by: Private individual Family farm entity Authorized farm entity under section 500.24 Corporation owning a nursery Other Please specify: Mailing Address				
	City To qualify for Rural Preserve, one of the following The property you are enrolling was properly encountries. The property you are enrolling is part of an incomparison of the following is part of an incomparison.	nrolled in Green Acres in 2008 under y		_	Zip] No] No
Parcel Information	Provide the following information for each parcel or parcel, your application will be delayed or denied. Covenant Recording number		ide the required informa	ition, including i	
Sign Here	(If you need more space, please attach another application) Total of acres to be enrolled: By signing below, I certify that the above information is true and correct to the best of my knowledge, and I am an owner of the property or an authorized member, partner, or shareholder of the entity that owns the property for which Rural Preserve is being claimed.				
	Making false statements on this application is against the law. Minnesota Statute, Section 609.41 states that anyone giving false information in order to avoid or reduce their tax obligations is subject to a fine of up to \$3,000 and/or up to one year in prison.				
	Signature		Daytime phone ()		Date
or Assessor Use	This section is for assessor use only. Application is: ☐ approved ☐ denied If denied, note main reason:	d. Assessor's signature			Date

Instructions for: Application for Rural Preserve Property Tax Program

What type of property qualifies for Rural Preserve?

If you own property that was properly enrolled in Green Acres for the 2008 assessment or that is part of an agricultural homestead and covered by an approved conservation assessment plan, you may be eligible for Rural Preserve. You must apply with the county assessor.

The property must:

- have been enrolled in Green Acres prior to enrollment in Rural Preserve, or be part of an agricultural homestead;
- be at least 10 acres in size;
- be covered by a conservation assessment plan developed by an approved plan writer;
- not be enrolled in Green Acres,
 Open Space, Metropolitan
 Agricultural Preserves, or SFIA;
- have no delinquent property taxes owed on the land; and
- be subject to a recorded covenant for a minimum of 8 years.

All parcels being enrolled for the tax deferral on this application must be under the same ownership.

How Rural Preserves works

The assessor determines two values on land enrolled in Rural Preserve:

- 1. The "estimated market value" based on sales of similar property taking into consideration all of the outside factors that influence its market value.
- 2. The "value without regard to outside influences" or "Rural Preserve Value" which must not exceed the class 2a tilled value for that county.

Taxes are calculated on both values, but paid on the lower value each year. The difference between the tax calculated on the higher and lower values is deferred until the property no longer qualifies for Rural Preserve. When the covenant is terminated, the deferred taxes for the current year and two prior years must be

paid to the county.

How to apply

Complete the application and attach a copy of your conservation assessment plan and a copy of your <u>recorded</u> covenant (with appropriate exhibits).

Rural Preserve 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 Rural Preserve deferment.

Required documentation

You must attach a copy of your conservation assessment plan and a copy of your recorded covenant (with appropriate exhibits) to this form before submitting it to the assessor. A forest management plan or other type of conservation plan that meets the statutory requirements of this program and is approved by your local Soil and Water Conservation District may be used to qualify for the program.

What about the 8 year Covenant?

Before applying for Rural Preserve, you must file a covenant agreement with the county recorder where the property is located. When you record the covenant, you are agreeing that:

- The covenant runs with the land, so it continues even if there is a change in ownership. Future owners must continue to comply with the terms of the covenant.
- The covenant will remain on the property for a minimum of 8 years. After at least five years of enrollment in the program, you may request to cancel the covenant. It will take another three years for the

- covenant to terminate. The covenant does not automatically expire after 8 years. You must notify the assessor three years before you desire the covenant to be terminated.
- After the covenant is terminated, the land will not be eligible for reenrollment in Rural Preserve for a period of three years.
- For the entire length of the covenant, you will be required to abide by the terms set forth in your conservation management plan.

What happens when the covenant is terminated?

When the covenant is terminated by the owner, the property owner will have to pay back deferred taxes for the year of termination plus the two prior years. The deferred taxes are a lien against the property.

Special local assessments

Special local assessments may be deferred while the property qualifies for Rural Preserve. When the property no longer qualifies for the program, all deferred special assessments plus interest are due.

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 Rural Preserves deferment.

You do not have to give this information. However, refusal may disqualify you from consideration for Rural Preserves 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.