PT-230 Rev. 6/00	APPLICAT	ION FOR PREF	FERENTIA	L AGRICU	LTUF	RAL ASSESSMENT		
To the Board of Tax Assessors of agricultural property at 75% of the valuation with this application, I am submitting t		gible real property is a	assessed, I herel	by make applicati	ion for p	onstitution and laws authorizing preferen preferential assessment on the following		
Name of owner (individual(s) or fam	ily owned corpora	ntion)						
Owner's mailing address				City, State and Zip				
Property location (Street, Route, HW	City, State and Zip			N	No. of acres included in this application	luded in this application		
District Land Lot		Sublot and Block			Recorded Deed Book and Page			
Types of storage and processing buil	dings located on t	he property:						
List of other counties where preferen	itial assessment aj	oplications have been	made:					
Please state the number of acres used AGRICULTURAL PURPOSE	d for the following	g purposes: AGRICULTURAL I	DIIDDOSE	ACRES		A CINICILI THID AL BUIDDOCE		ACRES
HORTICULTURAL		DAIRY	rukruse	ACRES	API	AGRICULTURAL PURPOSE ARIAN PRODUCTS		ACRES
FLORICULTURAL		LIVESTOCK				RICULTURAL PRODUCTS		
FORESTRY		POULTRY			LIV	ESTOCK		
		FOR	TAX ASSESS	ORS USE ONI	LY			
Map and Parcel Number:			Date	Approved:		Date Notified:		
Tax District:				Date Denied:		Date Appealed:	11	
Taxpayer Account Number:			Yr. C	Covenant Begins:	: Jan. 1	Yr. Covenant Ends	s: Dec. 31,	
covenant and agree that: (EACH PC) 1. I am a natural or naturalized cities to execute this document on be 2. I have personal knowledge of the to produce products for profit. 3. I have not received or made a property, would exceed 2,000 at No person who has a beneficial than 2,000 acres in any tax years. 5. I agree to maintain this property property first qualifies for prefection in the property property first qualifies for prefection in the	ferential assessment of BELOW Mizen and the lawful half of said corpo the property describing application to the property describing application to the property of the proper	UST BE INITIALED I owner of the propert ration ped and the primary un for preferential assoperty, including any cultural purposes as dut and to continue through the period of the property in writing, in the reterest and that said pration, 80% or more died out on tangible re-	timberland property described on see of said property described on see of said property described on the seed of said property described on the seed of said property local	ovided for in O.CANT) this document of erty is good faith county or any of nature of stock of G.A. 48-5-7.1(a) ay of December a change in the convenience of whom I may traiterest shall constome for the year	r if said common ther coupownersh) for a p of the f qualifyinsfer a titute a immed	NT AGREEMENT Section 48-5-7.1, I, the undersigned, of property is owned by a family-farm coercial production of agricultural production with respect to any property, which property is desired and property in the covenant period. If years to begin on January is a period of 10 years to begin on January is a period of the covenant period. If year of the covenant period in guse or ownership of said property. If or part of this property, a penalty shallon against the property under this coefficiently preceding the year for which the property is devoted to bona fide agriculture.	orporation acts with a ch taken to ntial assess 1st of the year all be provovenant.	I am authorized sincere intention ogether with this sment as to more ear in which said vided for by law.
covenant and agree that: (EACH PC) I am a natural or naturalized cities to execute this document on be I have personal knowledge of the to produce products for profit. I have not received or made a person who has a beneficial than 2,000 acres in any tax years. I agree to maintain this property property first qualifies for prefection in the property from the property from the property from the property from the property is owned by a ferived from bona fide agricult. All information given on this described before thisday of	ferential assessment of BELOW M lizen and the lawful half of said corpour property describe the rending application application of the rending application of the rending application of the rending application of the rending assessment of the rending assessment and of the rending assessment is breached by nalty shall bear in amily farm corpoural pursuits carriocument is true, contending the rendered for the rend	ent of agricultural or UST BE INITIALED I owner of the propert ration	timberland properties of said property local prop	ovided for in O.CANT) this document of this document of erty is good faith a county or any of the county or any of the county of December a change in the county of December at the county of the coun	r if said common ther coupownersh) for a p of the f qualifyinsfer a titute a immed	Section 48-5-7.1, I, the undersigned, of property is owned by a family-farm coercial production of agricultural production with respect to any property, which mip, will receive any benefit of preference for of 10 years to begin on January final year of the covenant period. Il or part of this property, a penalty shallor part of this property under this coefficient against the property under this coefficient is devoted to bona fide agriculture. Approved By: Board of Tax A	orporation acts with a ch taken to ntial assess 1st of the yean all be provovenant. is covenar cultural pu	I am authorized sincere intention ogether with this sment as to more ear in which said vided for by law.
covenant and agree that: (EACH PC) I am a natural or naturalized citit to execute this document on be I have personal knowledge of the to produce products for profit. I have not received or made a property, would exceed 2,000 at No person who has a beneficial than 2,000 acres in any tax years. I agree to maintain this property property first qualifies for preference of the end o	ferential assessment of the lawful half of said corpo he property describe the lawful half of said corpo he property describe the lawful half of said corpo he property describe the lawful half of said corpo he property in the lawful half bear in	ent of agricultural or UST BE INITIALED I owner of the propert ration	timberland property described on se of said property local propert	ovided for in O.CANT) this document of this document of this document of the county or any of the county or any of the county of December a change in the county of the county or any of the county of	r if said common ther coup ownersh) for a p of the f qualifyi ansfer a titute a immed , which	Section 48-5-7.1, I, the undersigned, of property is owned by a family-farm content of production of agricultural production of agricultural production with respect to any property, which property and property and property of 10 years to begin on January final year of the covenant period. In guse or ownership of said property. If or part of this property, a penalty shiften against the property under this colliately preceding the year for which the property is devoted to bona fide agriculture.	orporation acts with a ch taken to ntial assess 1st of the year all be provovenant. ais covenant cultural pu	I am authorized sincere intention ogether with this sment as to more ear in which said vided for by law. It will begin was rposes.
covenant and agree that: (EACH PC) 1. I am a natural or naturalized citic to execute this document on be 2. I have personal knowledge of the to produce products for profit. 3. I have not received or made a property, would exceed 2,000 at the property, would exceed 2,000 at the property would exceed 2,000 at the property first qualifies for prefection of the property is owned by a form of the property is owned by a form of the property owned by a form of the	ferential assessment of BELOW M lizen and the lawful half of said corpous property describe the ending application of the	ent of agricultural or UST BE INITIALED I owner of the propert ration	timberland property local by APPLICA by described on see of said property local by O.C. ough the last devent there is son or entity to enalties and in of its gross incal property local by Date Filed denied, the application of the control of the c	ovided for in O.CANT) this document of this document of erty is good faith a county or any of nature of stock of G.A. 48-5-7.1(a) ay of December a change in the colon of the year attention of the ye	or if said common ther country of for a poof the figualifyints a common titute a common therefore common and the figualifyints and the figure a	Section 48-5-7.1, I, the undersigned, of property is owned by a family-farm coercial production of agricultural production of agricultural production with respect to any property, which hip, will receive any benefit of preference and of 10 years to begin on January for a gues or ownership of said property. If or part of this property, a penalty shall or part of this property under this coefficient against the property under this coefficient is devoted to bona fide agricultural provided by: Approved By: Board of Tax A Date and appeal shall be made in the same of the covenant above, do hereby file this is required for the clerk of superior of the clerk of the	orporation acts with a ch taken to ntial assess 1st of the year all be provovenant. ais covenant cultural put assessors manner that s application	at other property
covenant and agree that: (EACH PC) 1. I am a natural or naturalized cities to execute this document on be 2. I have personal knowledge of the to produce products for profit. 3. I have not received or made a personal knowledge of the toproduce products for profit. 4. No person who has a beneficial than 2,000 acres in any tax years. 5. I agree to maintain this property property first qualifies for preficial than 2,000 acres in any tax years. 6. I hereby agree to notify the Boat. 7. I understand that, if this covenal further understand that the peles. If said property is owned by a ferived from bona fide agricult. 9. All information given on this described from bona fide agricult. Sworn to and subscribed before menting day of	ferential assessment of BELOW M lizen and the lawful half of said corpous property describe the ending application of the	ent of agricultural or UST BE INITIALED I owner of the propert ration	timberland properties of BY APPLICA by described on see of said properties in the lefined by O.C. lough the last devent there is a son or entity to enalties and in of its gross incal property local pro	ovided for in O.CANT) this document of this document of erty is good faith a county or any of nature of stock of G.A. 48-5-7.1(a) ay of December a change in the colon of the year attention of the ye	or if said common ther country of for a poof the figualifyints a common titute a common therefore common and the figualifyints and the figure a	Section 48-5-7.1, I, the undersigned, of property is owned by a family-farm coercial production of agricultural production of agricultural production with respect to any property, which property and property and property of 10 years to begin on January and year of the covenant period. In guse or ownership of said property. If or part of this property, a penalty shallen against the property under this colliately preceding the year for which the property is devoted to bona fide agricultural property is devoted to bona fide agricultural property. Approved By: Board of Tax A Date and appeal shall be made in the same in the covenant above, do hereby file this becovenant above, do hereby file this property is devoted to be a property in the covenant above, do hereby file this property is devoted to be a property in the same in the same in the covenant above, do hereby file this property is devoted to be a property in the same in the same in the covenant above, do hereby file this property is devoted to be a property in the same in the same in the covenant above, do hereby file this property is devoted to be a property in the same in the same in the covenant above, do hereby file this property.	orporation acts with a ch taken to ntial assess 1st of the year all be provovenant. ais covenant cultural put assessors manner that s application	sincere intention ogether with this sment as to more ear in which said vided for by law. It will begin was rposes.