

BEFORE THE COLUMBIA RIVER GORGE COMMISSION

In the Matter of the Appeal of)
Eagle I Wind Partners, Inc. of)
the Decision by the Director)
to Reject Its Application to)
Place Wind Turbines on)
Privately-Owned Property Within)
The Columbia River Gorge)
National Scenic Area)

FINDINGS OF FACT,
CONCLUSIONS OF LAW
FINAL ORDER

1. The Columbia River Gorge Commission met on April 12, 1994, to consider the appeal of Eagle I Wind Partners, Inc., of the Director's decision to deny acceptance of its application to place 33 wind turbine modulars on property owned by Claude and Peggy Berthold.
2. The Commission held a contested case hearing on the appeal, pursuant to Section 6(d)(6) of the Scenic Area Act, Commission rules 350-110-040(74), 350-110-060 and rule 350-110-100(4). The Commission admitted as parties to the hearing the appellant, intervenor Friends of the Columbia Gorge, and the Director. Bob Thompson, Chair of the Commission, served as Presiding Officer. Lawrence Watters presented the case for the Executive Director.
3. At the conclusion of the hearing the Commission voted to uphold the decision of the Director.
4. The Commission adopted as its findings of fact and conclusions of law those contained in the Director's decision, dated October 8, 1993.

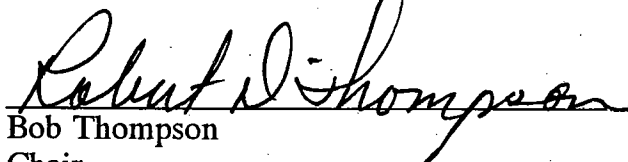
ORDER

IT IS HEREBY ORDERED THAT:

1. The appeal of Eagle I Wind Partners, Inc. is denied. The decision of the Director is upheld.
2. The Commission adopts as its findings and conclusions of law those contained in the Director's decision dated October 8, 1993.

DATED THIS 18 day of April, 1994.

FOR THE COMMISSION



Bob Thompson
Chair

NOTICE: You are entitled to judicial review of this Final Order within 60 days from the date of this order, pursuant to section 15(b)(4) of the Scenic Area Act, P.L. 99-663.