

BEFORE THE STATE OF WASHINGTON
ENERGY FACILITY SITE EVALUATION COUNCIL

In the Matter of
Application No. 92-1

WASHINGTON WATER POWER
CRESTON GENERATING STATION

A Washington Corporation

Order Clarifying Administrative
Order No. 660

On February 8, 1993, the Washington Energy Facility Site Evaluation Council (Council) entered Order No. 660 recommending the Governor sign Amendment No. 2 to the Creston Generating Station Site Certification Agreement between the state of Washington and The Washington Water Power Company (WWP) terminating that agreement. In part, the order recited that under the company's Council-approved Initial Restoration Plan, WWP will: 1. dismantle and remove air and meteorological monitoring stations if not wanted by local governments; 2. abandon water wells if not wanted by local land owners; and 3. offer its lands held in fee to original land owners and allow lease options to expire.

The Council finds that the statement under number 3. does not properly convey the complete statement in WWP's plan. The Council also finds that a revision to Council Administrative Order No. 660 is necessary to cite the correct statement and to remove any chance of misunderstanding.

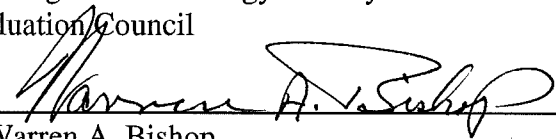
NOW, THEREFORE, BE IT ORDERED that the bottom of page 1, statement number 3 of Administrative Order No. 660 be revised to read:

" offer its lands held in fee to original land owners if required to do so under the purchase contract and allow lease options to expire."

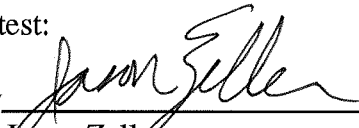
BE IT ALSO ORDERED that the revised Council Administrative Order No. 660 be entered on this date.

Dated at Olympia, Washington and effective this 8th day of March 1993.

Washington State Energy Facility Site
Evaluation Council

By 
Warren A. Bishop
EFSEC Chair

Attest:

By 
Jason Zeller
EFSEC Manager