

**STATE OF WASHINGTON
GROWTH MANAGEMENT HEARINGS BOARD
FOR EASTERN WASHINGTON**

LARSON BEACH NEIGHBORS and
JEANIE WAGENMAN,

Petitioners,

v.

STEVENS COUNTY,

Respondent

Case No. 00-1-0016

ORDER OF CONTINUED
NON-COMPLIANCE

I. Procedural History

On July 20, 2000, Larson Beach Neighbors and Jeannie Wagenman filed a Petition for Review.

On July 13, 2001, the Board issued its Final Decision and Order requiring Stevens County come into compliance within 90 days of the date of that action.

On July 8, 2002, the Board received from Petitioners Larson Beach Neighbors and Jeanie Wagenman a Motion for Compliance Hearing Motion for Clarification of Present Non-Compliance Status.

The Board held a telephonic hearing on July 18, 2002. Judy Wall, Presiding Officer and fellow Board Members D.E. "Skip" Chilberg and Dennis Dellwo were present. Present for Petitioner was Jeanie Wagenman. Present for Respondent was Lloyd Nickel, Deputy Prosecuting Attorney.

Stevens County has stipulated they are still in continued non-compliance.

Stevens County has asked for 180 days to come into compliance. The County has now hired a consultant to work on GMA issues.

The County was to be in compliance October 13, 2001, per the Boards Final Decision and Order dated July 13, 2001.

The Board feels the County could come into compliance in 120 days and therefore grants what we believe to be an adequate amount of time.

The Board is aware that the necessary action by the County to come into compliance with the GMA has not occurred and this extension of time will be accompanied by Notice to the Governor requesting at the conclusion of this 120 days, sanctions be imposed if the County does not come into compliance.

SO ORDERED this 25th day of July 2002.

**EASTERN WASHINGTON GROWTH MANAGEMENT
HEARINGS BOARD**

Judy Wall, Board Member

D.E. "Skip" Chilberg, Board Member

Dennis A. Dellwo, Board Member