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Department of Water Resources WATER RESOURCES WESTERN REGION

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Attorneys for Protestant

## BEFORE THE DEPARTMENT OF WATER RESOURCES OF THE STATE OF IDAHO

	•	
IN THE MATTER OF DISTRIBUTION OF	)	BLUE LAKES TROUT FARM, INC.'S
WATER TO WATER RIGHTS NOS.	)	PROTEST TO GROUND WATER
36-02356A, 36-07210, AND 36-07427	)	DISTRICTS' PLAN FOR PROVIDING
	)	REPLACEMENT WATER
	`	

Blue Lakes Trout Farm, Inc. ("Blue Lakes"), by and through its counsel, files this Protest to the Ground Water Districts' Plan For Providing Replacement Water ("Plan").

## **GROUNDS FOR PROTEST**

Blue Lakes incorporates into this Protest the objections Blue Lakes stated in its Petition Requesting: Hearing on May 19, 2005 Order, Independent Hearing Officer and Discovery ("Blue Lakes' Petition") filed June 3, 2005 in the above-captioned matter. The mitigation prescribed by the Director in his May 19, 2005 Order, and offered by the Ground Water Districts' in their Plan is:

- contrary to Blue Lakes' water rights, the Director's statutory duties to administer 1. water rights, and Idaho law;
  - inadequate to mitigate Blue Lakes' water shortage and injury; and 2.

PROTEST TO GROUND WATER DISTRICTS' PLAN FOR PROVIDING REPLACEMENT WATER - Page 1

3. unacceptable to Blue Lakes.

Blue Lakes further incorporates into this Protest the grounds for protest stated in section III.

C. (at pages 5-9) of Idaho Power Company's Protest to Ground Water District's Plan for Providing

Replacement Water (Blue Lakes Delivery Call) ("IPCO's Protest") filed on June 3, 2005. The

procedure provided by the Director's Order for review and approval of the Plan violates Blue Lakes'

right to due process as provided and protected by the United States' Constitution, the Idaho

Constitution, and the Idaho Administrative Procedure Act.

Blue Lakes reserves the right to state additional grounds for protesting the Director's Order

and the Plan.

RELIEF REQUESTED

Blue Lakes requests that the Director rescind his Order, reject the Plan, and order the

curtailment of all ESPA water rights that are subject to the Department's administrative jurisdiction

that are junior to Blue Lakes' water right no. 36-07210, until there is a continuous flow of 197.06

cfs to Blue Lakes diversion. The only acceptable alternative to this course of action would be

approval of a mitigation plan to which Blue Lakes has agreed.

Dated this 6 day of June, 2005.

RINGERT CLARK, CHARTERED

Daniel V. Steenson

Ringert Clark Chartered

Attorneys for Petitioner

## CERTIFICATE OF SERVICE

I hereby certify that on this 6	day of June, 2005, I served a true and correct copy of the
foregoing by delivering the same to each of t	he following individuals by the method indicated below
addressed as follows:	
Jeffrey C. Fereday Michael C. Creamer GIVENS PURSLEY LLP 601 Bannock Street, Suite 200 P.O. Box 2720 Boise, Idaho 83701-2720	U. S. MailFacsimileOvernight MailHand DeliveryE-mail
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