

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

IN THE MATTER OF APPLICATIONS
FOR PERMITS FOR THE DIVERSION
AND USE OF SURFACE AND GROUND
WATER WITHIN THE SNAKE RIVER
BASIN

**AMENDED SNAKE RIVER
BASIN MORATORIUM ORDER**

SUMMARY

This order expands the existing Eastern Snake River Plain Moratorium to include consumptive use of all surface and ground water tributary to the reach of the Snake River between King Hill and Swan Falls Dam to protect existing water rights, including decreed minimum stream flow water rights. This order modifies certain exceptions related to domestic uses and clarifies the application of the non-consumptive use exception to municipal water use and domestic water use. This order also re-establishes a moratorium on the issuance of permits for new consumptive uses from surface and ground water tributary to the Snake River upstream from Milner Dam to protect existing water rights.

BACKGROUND

Snake River Downstream from Milner Dam

The Idaho Water Resource Board (“Board”) first established minimum stream flows at the USGS gaging station on the Snake River near Murphy (“Murphy Gage”) in the 1976 Idaho State Water Plan.¹ In 1986, the Board amended the Idaho State Water Plan to increase minimum stream flows at Murphy Gage.² The 1986 Idaho State Water Plan also stated, “[i]t is the policy of Idaho that the ground and surface water of the basin be managed to meet or exceed . . . the minimum stream flows at Murphy gauging station.”³ The current Idaho State Water Plan also included the policy of managing Snake River basin water resources to meet or exceed the minimum stream flows at Murphy.⁴

Minimum stream flow water rights at Murphy Gage were decreed in the Snake River Basin Adjudication to the Board and Idaho Power Company. The Board holds decreed water rights 02-201, 02-223, and 02-224 for minimum stream flows in the Snake River at the Murphy

¹ Idaho Water Res. Bd., (1976). *The State Water Plan – Part Two* (p. 116). <https://idwr.idaho.gov/wp-content/uploads/sites/2/iwrb/1976/1976-State-Water-Plan-Part-2.pdf>

² Idaho Water Res. Bd., (1986). *Idaho State Water Plan* (p. 35). <https://idwr.idaho.gov/wp-content/uploads/sites/2/iwrb/1986/1986-State-Water-Plan.pdf>

³ *Id.*

⁴ Idaho Water Res. Bd., (2012). *Idaho State Water Plan* (p. 43). <https://idwr.idaho.gov/wp-content/uploads/sites/2/iwrb/2012/2012-State-Water-Plan.pdf>

Gage of 3,900 cfs (April 1 to October 31) and 5,600 cfs (November 1 to March 31). In parallel with the water rights of the Board, Idaho Power Company holds decreed water rights 02-100, 02-2032A, 02-4000A, and 02-4001A that recognize and protect, in priority, average daily flows in the Snake River at Murphy Gage of 3,900 cfs (April 1 to October 31) and 5,600 cfs (November 1 to March 31), subject to subordination conditions.

Idaho Code § 42-203B(2) placed previously asserted Idaho Power Company hydropower water rights in excess of the minimum stream flows in a State administered trust, subordinating those hydropower flows to future water rights known as “Trust Water Rights.”⁵ Trust Water Rights are subject to curtailment if flows in the Snake River fall below the decreed minimum stream flow water rights.⁶ Flow conditions in the Snake River have changed since 1986, reducing the availability of water for additional Trust Water Rights.

Preventing the further reduction of flows available to existing water rights—including decreed minimum stream flow water rights and Trust Water Rights—justifies the expansion of the Eastern Snake River Plain Moratorium.

Snake River Upstream from Milner Dam

Since the early 1900s, the diversion and use of waters of the Snake River and many of its tributaries above Milner Dam have been regulated because the demand for water exceeded the supply. In more recent years, the Idaho Department of Water Resources (“Department”) has created water districts for the purpose of measuring, regulating, and when necessary, curtailing diversion of junior ground water rights during times of water shortage for senior water rights holders.

Declining water supplies in the Snake River Basin above Milner Dam have prompted delivery calls and additional demands for water administration from holders of senior water rights. A variety of administrative activities and judicial decisions have resulted in (a) expanded administration of existing ground water and surface water rights, (b) the enjoinder of new water appropriations for a period of time, and (c) greater scrutiny of new water right applications resulting in near cessation of new appropriations. The need to protect existing water rights justifies the reestablishment of a moratorium upstream from Milner Dam.

Response

The Director, having responsibility for the administration of the appropriation of the waters of the State of Idaho, the protection of rights to the use of water within the state, the protection of the public interest in the waters of the state, and the conservation of the water resources of the state, finds, concludes, and orders:

⁵ A “Trust Water Right” is “[a] water right acquired pursuant to Idaho Code § 42-203B which diverts water first appropriated under hydropower water rights held in trust by the State of Idaho.” Order Am. Final Unified Decree, at 2, *In re SRBA Case No. 39576* (Twin Falls Cnty. Dist. Ct. Idaho Jun. 25, 2015).

⁶ Mem. Decision and Order on Cross-Mots. for Summ. J., at 47–48, *In Re SRBA Case No. 39576*, No. 00-92023 (92-23) (Twin Falls Cnty. Dist. Ct. Idaho Apr. 18, 2008).

FINDINGS OF FACT

Reference Locations

1. The following locations on the Snake River are crucial to understanding the administration of water resources in the Snake River, the Eastern Snake Plain Aquifer (“ESPA”), and their tributaries:

- a. Milner Dam is located in south-central Idaho in Section 29, Township 10 South, Range 21 East, Boise Meridian.
- b. The USGS gauging station at King Hill (“King Hill Gage”) (USGS 13154500) is located approximately 94 miles downstream from Milner Dam in Section 7, Township 5 South, Range 11 East, Boise Meridian.
- c. Swan Falls Dam is located approximately 92 miles downstream from the King Hill Gauge in Section 18, Township 2 South, Range 1 East, Boise Meridian.
- d. The USGS gauging station near Murphy (“Murphy Gage”) (USGS 13172500) is located approximately 4 miles downstream from Swan Falls Dam in Section 35, Township 1 South, Range 1 West, Boise Meridian.

Each of these locations is shown on the map in Appendix A of this order.

2. The following areas are also crucial to understanding the administration of water resources in the Snake River, the ESPA, and their tributaries:

- a. The “trust water area” is the area where ground water is presumed to be tributary to the Snake River between Milner Dam and Swan Falls Dam. The area is discussed in Rule 30.01 and shown in Appendix A of the Water Appropriation Rules (IDAPA 37.03.08).
- b. The “non-trust water area” is defined in the January 6, 1993 *Moratorium Order in the Matter of Applications for Permits for Diversion and Use of Surface and Ground Water within the Snake River Basin Upstream from Milner Dam the Non-Trust Water Moratorium* (“Non-Trust Water Moratorium”) by depicting it on a map. The map shows the non-trust water area to be that portion of the Snake River Basin in Idaho, including tributary basins, upstream from Milner Dam and not within the trust water area.

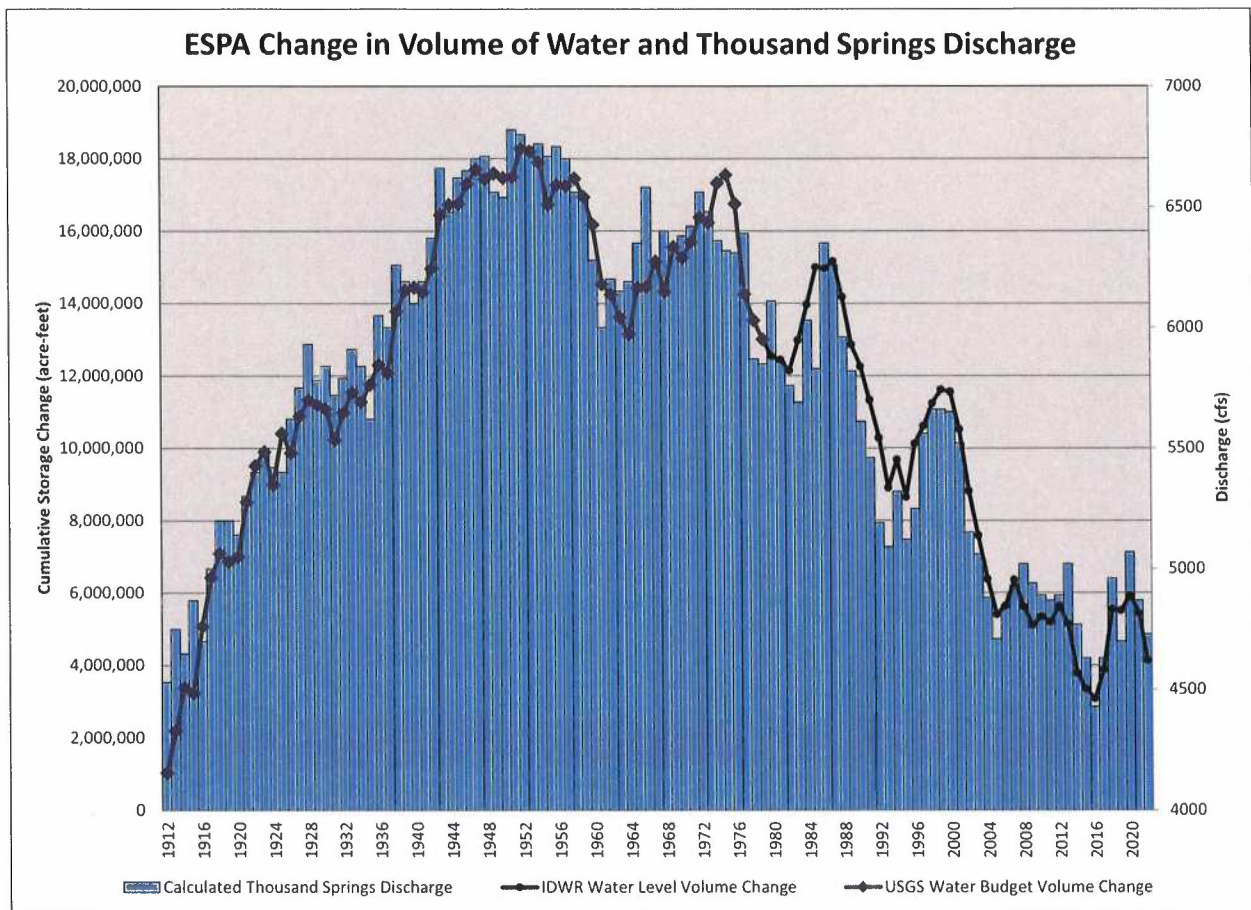
These areas are shown on the map in Appendix A of this order.

Hydrology and Hydrogeology of the Snake River, ESPA, and Tributaries

Eastern Snake Plain Aquifer

3. The ESPA underlies the Eastern Snake River Plain (“ESRP”), which encompasses an area of about 11,000 square miles from Ashton, Idaho in the northeast to King Hill, Idaho in the southwest.

4. The ESPA has been stressed by periodic drought, reduction in aquifer recharge due to changes in diversion and use of surface water throughout the basin, and by ground water pumping for irrigation and other consumptive uses. Below are two hydrographs overlaid on the same graphical image. One hydrograph plots total discharge from the ESPA through the springs along the Snake River from Milner Dam to King Hill from 1912 to the spring of 2022. The other hydrograph shows gains and losses in total aquifer storage in the ESPA during the same time period.⁷



⁷ McVay, M. (2022). *ESPA storage changes* [presentation to the Idaho Water Resources Board], Idaho Water Resource Board. <https://idwr.idaho.gov/wp-content/uploads/sites/2/iwrb/1-Meetings2022/AquiferStabilizationCommittee-Meeting-2-22-Materials.pdf#page=34>

5. Since 1952, there has been a long-term declining trend in ESPA ground water levels and the volume of water in aquifer storage. These trends result largely from the combination of the decreased incidental recharge associated with diversion of surface water onto the ESRP and increased consumptive ground water pumping. The Department estimates the ESPA lost approximately 14 million acre-feet (MAF) from aquifer storage during the period 1952 to 2022, an average reduction of approximately 200 thousand acre-feet per year (KAF/yr.).⁸ Reduced aquifer storage in the ESPA and the corresponding reduction in ground water levels reduce the supply of water to senior water right holders by reducing the spring and base flow discharge needed to maintain stream flows.⁹

6. Recognizing the hydraulic connection between ground water in the ESPA and the Snake River, the Department developed a regional numerical ground water flow model (“ESPA model” or “ESPAM”) to simulate depletions to the Snake River in various reaches caused by diversion of ground water for irrigation and other consumptive uses. The current version of the model is ESPAM 2.2.

7. The ESPA model simulates how stresses applied to the ESPA affect flows in the Snake River and its tributary springs and streams. Modeled aquifer stresses include natural, incidental, and managed recharge, and withdrawal by ground water pumping. The model shows that ground water diversions from the ESPA reduce aquifer storage and reduce flows needed by senior water users.

8. Net recharge to the ESPA is derived primarily from precipitation and snowmelt in tributary basins. Based on the ESPAM 2.2 average annual water budget for water years 1981–2018, only approximately 13% (1.0 MAF/yr.) of aquifer recharge is derived from the infiltration of precipitation on the ESRP. The remaining aquifer recharge is derived from tributary underflow of ground water (approximately 16%), tributary streamflow that seeps into the aquifer via losing streams (approximately 9%), and seepage resulting from diversions of surface water from the Snake River and other streams (approximately 63%).¹⁰

Basins Tributary to ESPA

9. Streamflow originating in tributary basins recharges the ESPA through a combination of infiltration of water from losing streams and incidental recharge (canal seepage and on-farm infiltration) resulting from the diversion of surface water onto the ESRP. Consumptive use of ground water and surface water in basins tributary to the ESPA reduces inflow to the ESPA and Snake River via tributary streamflow and/or ground water underflow.

⁸ *Id.*

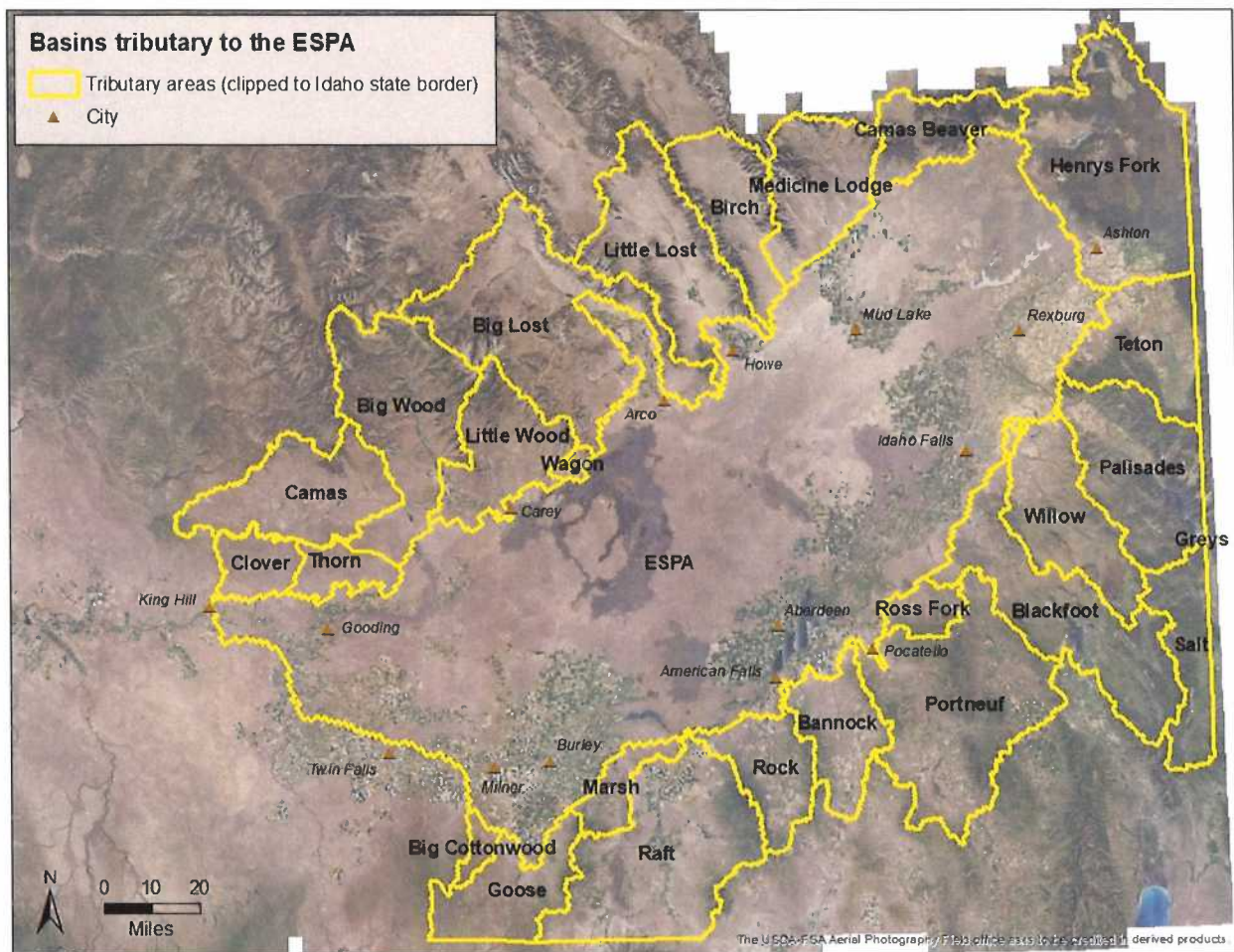
⁹ Barlow, P.M., & Leake, S.A. (2012). *Streamflow depletion by wells—Understanding and managing the effects of groundwater pumping on streamflow* (Circular 1376), U.S. Department of the Interior & U.S. Geological Survey (p. 84). https://pubs.usgs.gov/circ/1376/pdf/circ1376_barlow_report_508.pdf

¹⁰ Sukow, J. (2021). *Model calibration report: Eastern Snake Plain Aquifer model version 2.2*. Idaho Department of Water Resources (p. 19). https://research.idwr.idaho.gov/files/projects/espam/browse/ESPAM22_Reports/ModelCalibrationRpt/ModelCalibration22_Final.pdf

Consumptive use in the tributary basins reduces the water supply needed by senior surface water users reliant on the Snake River and springs emerging from the ESPA.

10. Collectively, the tributary basins provide an estimated 6.7 MAF/yr. of recharge to the ESPA, including approximately 1.2 MAF/yr. of ground water underflow, 0.7 MAF/yr. of infiltration of water from losing streams that flow out onto the ESRP, and 4.8 MAF/yr. of incidental recharge associated with diversion of surface water onto the ESRP. The following table shows the estimated annual average contribution of tributary basins to ESPA recharge during water years 1981 through 2018, according to ESPAM 2.2. Tributary locations are shown on the following map.

Tributary Basin	Average ground water underflow (KAF/yr)	Average perched seepage (KAF/yr)	Average recharge incidental to irrigation diversions (KAF/yr)	Average contribution to ESPA recharge (KAF/yr)
Camas Creek (Basin 31)	269	68	19	356
Beaver Creek (Basin 31)	73	21	5	98
Medicine Lodge Creek (Basin 32)	8	28	9	45
Birch Creek (Basin 32)	93	17	8	118
Little Lost River (Basin 33)	275	25	22	321
Big Lost River (Basin 34)	80	138	92	310
Silver Creek, Wagon Creek, and Little Wood River (Basin 37)	51	116	32	199
Big Wood River and Camas Creek (Basin 37)	9	78	229	316
Thorn Creek (Basin 37)	6			6
Clover Creek (Basin 37)	8			8
Henry's Fork (Basin 21)	148		944	1,091
Teton River (Basin 22)	18		345	363
Palisades (Basin 23)	6	235 (Dry Bed)	2,800	3,042
Willow Creek (Basin 25)	27		27	55
Blackfoot River (Basin 27)	12		84	96
Ross Fork (Basin 27)	4		6	9
Portneuf River (Basin 29)	22		106	128
Bannock Creek (Basin 29)	21		16	37
Rock Creek (Basin 41)	40		13	53
Raft River (Basin 43)	30			30
Marsh Creek (Basin 45)			7	7
Goose and Big Cottonwood Creeks (Basin 45)	33		27	60



11. Consumptive use of surface water in tributary basins also reduces flow in the Snake River, both upstream and downstream of Milner Dam, by either reducing tributary streamflow, reducing infiltration of streamflow to the ESPA via losing streams, or by reducing incidental recharge associated with diversions of streamflow onto the ESRP. The timing and location of impacts on surface water supply is dependent on the timing and location of the diversion.

Perched Aquifers

12. Several locally perched aquifers, often recharged largely by infiltration of irrigation water, are also tributary to the ESPA. In a study conducted during development of the Minidoka Project, perched ground water below the surface water irrigated portion of the project was observed to be an important source of recharge to the ESPA.¹¹ A more recent study on the age of irrigation water also indicates that incidental recharge from the Minidoka Irrigation District flows west and northwest in a perched aquifer before joining the ESPA, which generally flows

¹¹ Crosthwaite, E.G., & Scott, R.C. (1956). *Ground water in the North Side Pumping Division, Minidoka project, Minidoka County, Idaho* (Circular 371), U.S. Department of the Interior & U.S. Geological Survey (p. 10). <https://pubs.usgs.gov/circ/0371/report.pdf>

southwest.¹² Perched ground water beneath the Burley Irrigation District is tributary to the ESPA by downward leakage at the edges of the perching beds and also discharges directly to the Snake River by lateral flow.¹³

13. A report documenting a recharge event on the Egin Bench in 2008 includes a literature review of several studies that conclude the perched aquifer system in the Egin Bench area contributes recharge to the regional ESPA by downward seepage and also contributes some discharge directly to the surface water system.¹⁴

14. Consumptive use of water from perched aquifers reduces the water supply needed by senior surface water users on the ESPA.

Tributary Basins from Milner Dam to King Hill

15. The hydraulic connection between ground water in the Twin Falls area (south of the Snake River between Murtaugh Lake and Salmon Falls Creek) and the Snake River was documented by the Idaho Water Resources Research Institute during development of a ground water flow model on behalf of the City of Twin Falls.¹⁵ Ground water in the Twin Falls model area is recharged by incidental seepage associated with surface water diversions, infiltration of precipitation, and ground water underflow from the Murtaugh area and tributary basins south of the model boundary.¹⁶ Ground water discharge in the Twin Falls model area includes pumping withdrawals and discharge to springs and drains that are tributary to the Snake River between Milner Dam and King Hill. Ground water discharge from the Twin Falls area is approximately 10% of the ground water inflow to the Snake River between Milner Dam and King Hill.^{17,18}

¹² Plummer, L.N., Rupert, M.G., Busenburg, E., & Schlosser, C. P. (2000). Age of irrigation water in ground water from the Eastern Snake Plain Aquifer, South-Central Idaho. *Groundwater*, Vol 38, No. 2, p. 272. <https://doi.org/10.1111/j.1745-6584.2000.tb00338.x>

¹³ Crosthwaite, E.G. (1957). *Ground-water possibilities south of the Snake River between Twin Falls and Pocatello, Idaho* (Water-Supply Paper 1460-C), U.S. Department of the Interior & U.S. Geological Survey (p. 127). <https://pubs.usgs.gov/wsp/1460c/report.pdf>

¹⁴ Contor, B.A., Taylor, S.L., & Quinn, G.W. (2009). *Monitoring of Egin, Idaho recharge experiment, fall 2008* (IWRRI Technical Completion Report 2009-01), Idaho Water Resources Research Institute & Idaho Department of Water Resources (p. 37). <https://idwr.idaho.gov/wp-content/uploads/sites/2/publications/200906-OFR-Egin-Monitoring-Rpt-2008.pdf>

¹⁵ Cosgrove, D.M., Johnson, G.S., Brockway, C.E., & Robison, C.W. (1997). *Geohydrology and development of a steady state ground-water model for the Twin Falls, Idaho area*. University of Idaho & Idaho Water Resources Research Institute (p. 98). <https://cdm17254.contentdm.oclc.org/utis/getfile/collection/idahowater/id/689/filename/iwdl-199703.pdf>

¹⁶ *Id.*

¹⁷ Kjelstrom, L.C. (1995). *Streamflow gains and losses in the Snake River and ground-water budgets for the Snake River Plain, Idaho and Eastern Oregon* (Professional Paper 1408-C), U.S. Department of the Interior & U.S. Geological Survey (p. 47). <https://pubs.usgs.gov/pp/1408c/report.pdf>

¹⁸ Sukow, J. (2011). *Estimation of ground water contribution from the south side of the Snake River, Milner to King Hill: Eastern Snake Plain Aquifer model version 2*. Idaho Department of Water Resources (p. 25). https://research.idwr.idaho.gov/files/projects/espam/browse/ESPAM_2_Design_Docs/SouthSideContribution/ESPA_M2_South_GW_Contribution_Design_Doc_12282011_renum.pdf.

16. New consumptive uses of ground water or surface water in the Salmon Falls Creek, Rock Creek, and other tributary drainage basins south of the Snake River between Murtaugh Lake and Salmon Falls Creek will result in reduced discharge to the Snake River between Milner and King Hill. The Department calculates that approving the approximately 63 pending applications for diversion of ground water for irrigation, commercial, municipal, or industrial use in this area would deplete south side aquifer discharge to the Snake River between Milner Dam and King Hill by up to 42,000 AF/yr. (58 cfs).

Tributary Basins from King Hill to Swan Falls

17. Aquifers tributary to the King Hill to Swan Falls Dam reach of the Snake River, both north and south of the river, are generally recharge limited. Ongoing water level declines in aquifer monitoring wells indicate that the rate of discharge exceeds the rate of recharge.

18. An early study of ground water resources in the Mountain Home Plateau, located west of King Hill, concludes that ground water is recharged mainly along the Mt. Bennett Hills.¹⁹ The water table slopes downward to the Snake River Canyon, where ground water discharges to the Snake River. Ralston supports his conclusions by plotting ground water contours that depict a steep gradient toward the Snake River. Ralston's report states, "the water-level contours indicate that the Mt. Bennett Hills are the primary source areas for ground-water recharge for the entire study area, and that the majority of the discharge is to the Snake River."

19. Ground water contours, derived by a U.S. Geological Survey, support a conclusion that the ground water and the Snake River west of King Hill are hydraulically connected.²⁰ Newton shows ground water contours parallel to the Snake River both on the north and south sides with declining elevation toward the river; this indicates that the Snake River is an area of ground water discharge. Newton estimated ground water discharge to the Snake River between King Hill and Murphy in 1980 comprised about 4% of the total discharge at Murphy.

20. Two additional studies support a conclusion that ground water and surface water are hydraulically connected west of King Hill. Welhan presents several conceptual models on perched and regional-scale flow on the Mountain Home Plateau.²¹ Tesch presents a water budget for an area of proposed housing development near the Danskin Mountains on the Mountain Home Plateau and states, "[u]nless inflow to the aquifer system in the study area is

¹⁹ Ralston, D.R., & Chapman, S.L. (1968). *Ground-water resource of the Mountain Home Area, Elmore County, Idaho* (Water Information Bulletin No. 4), Idaho Department of Reclamation (p. 48). <https://idwr.idaho.gov/wp-content/uploads/sites/2/publications/wib04-gw-res-mthome-id.pdf>.

²⁰ Newton, G.D. (1991). *Geohydrology of the regional aquifer system, Western Snake River Plain, Southwestern Idaho* (Professional Paper 1408-G), U.S. Department of the Interior & U.S. Geological Survey (figs. 3, 21). <https://pubs.usgs.gov/pp/1408g/report.pdf>

²¹ Welhan, J.A. (2012). *Preliminary hydrogeologic analysis of the Mayfield Area, Ada and Elmore Counties, Idaho* (Staff Report S-12-2), Idaho Geological Survey & University of Idaho (p.41). https://www.idahogeology.org/pub/Staff_Reports/2012/StaffReport_S-12-2.pdf.

increased, mass balance requires that increased withdrawals will decrease outflow to the Snake River by an equivalent amount at steady state.”²²

21. The regional aquifer system in the northern Owyhee County area (the Department’s Administrative Basin 51 and the southern portion of Basin 57) generally comprises deeper volcanic-rock geothermal aquifers, overlying sedimentary geothermal aquifers, and shallow cold-water aquifers. The volcanic and sedimentary geothermal aquifers serve as the primary sources for irrigation water with temperatures ranging from 85° F to more than 176° F. The cold-water aquifers are thin (less than 100 feet thick), laterally discontinuous, and provide minor volumes of water for domestic and stock uses. A representative study of ground water resources in the Bruneau Basin concludes that ground water recharges mainly via precipitation in the Jarbidge and Owyhee Mountains.²³ Ground water generally moves from south to north toward the Snake River, discharging into overlying aquifers, or directly to surface water as springs and seeps. Berenbrock supports this with ground water contours that indicate a gradient from the highlands toward the Snake River in both the volcanic and sedimentary aquifers, and states: “Natural discharge from the study area consists of spring flow and underflow to the Snake River.”

22. West of the Bruneau River Basin (Basin 57), ground water is recharged from the Owyhee Mountains, moves toward the Snake River, and discharges to overlying aquifers and surface water by springs and seeps.²⁴

23. Additional support for a ground water-surface water connection west of King Hill (south of the Snake River) can be found in four studies: Piper, *Geology and Water Resources of the Bruneau River Basin Owyhee County, Idaho*, 1924; Littleton and Crosthwaite, *Ground-water Geology of the Bruneau-Grand View Area Owyhee County, Idaho*, 1957; Young and Whitehead, *Geothermal Investigations in Idaho Part 2 an Evaluation of Thermal Water in the Bruneau-Grand View Area Southwest Idaho*, 1975; and Young and Lewis, *Hydrology and Geochemistry of Thermal Ground Water in Southwestern Idaho and North-Central Nevada*, 1982. All of the studies present similar conceptual models on regional-scale flow in the Northern Owyhee County area that describe recharge in the highlands, ground water movement toward the Snake River, and discharge to surface water through springs and seeps.

24. Additional appropriations of ground water and surface water in the tributary basins—or from the Snake River itself—between the King Hill Gage and Swan Falls Dam will reduce the flow in the Snake River at Murphy Gage.

²² Tesch, C. (2012). *Sufficiency of water supply for water right application and transfers along the I-84 Corridor* [Memorandum], Idaho Department of Water Resources (p. 20). <https://idwr.idaho.gov/wp-content/uploads/sites/2/legal/east-ada-contested-case/EADA-20120531-Consolidated-hearing-staff-memo.pdf>.

²³ Berenbrock, C. (1993). *Effects of well discharges on hydraulic heads in and spring discharges from the geothermal aquifer system in the Bruneau Area, Owyhee County, Idaho* (Water-Resources Investigations Report 93-4001), U.S. Department of the Interior & U.S. Geological Survey (p. 26). <https://pubs.usgs.gov/wri/1993/4001/report.pdf>

²⁴ Ralston, D.R., & Chapman, S.L. (1969). *Ground-water resource of Northern Owyhee County, Idaho* (Water Information Bulletin No. 14), Idaho Department of Reclamation (p. 85). <https://idwr.idaho.gov/wp-content/uploads/sites/2/publications/wib14-gw-res-owyhee-id.pdf>.

Prior Administrative Actions Affecting the Snake River, ESPA, and Tributaries

Snake River Basin Upstream from Milner Dam

25. Snake River water rights identifying points of diversion upstream from Milner Dam are administered separately from Snake River water rights identifying points of diversion downstream from Milner Dam pursuant to Idaho Code § 42-203B(2), and General Provision 4 for Basin 2 in the SRBA's *Final Unified Decree*. See also IDAPA 37.03.08.030.03.e. The median annual natural flow passing the Snake River at Milner for years 1990 to 2021 range from 0 cfs to approximately 3,500 cfs and the median annual volume is approximately 550,000 acre-feet. The flow past Milner Dam is reduced to zero during normal irrigation season operating conditions. When no Snake River flow passes Milner Dam, existing junior Snake River water rights upstream from Milner Dam are curtailed to satisfy senior Snake River water rights upstream from Milner Dam.

26. Junior surface water rights diverting water from the Snake River and tributary streams upstream from Milner Dam are curtailed every year and rely on storage water, if available, to maintain adequate supply throughout the year or irrigation season. Administration of surface water rights by priority is accomplished by Water District 1 and other water districts in the Snake River and tributary streams upstream from Milner Dam.

27. On January 6, 1993, the Director issued the Non-Trust Water Moratorium to prevent the approval of certain new applications to appropriate water in the non-trust water area. The order stated:

Ground water aquifers have been stressed by the reduction in natural recharge, from reduced recharge due to changes in diversion and use of surface waters throughout the basin and by the increased volume of pumping. As a consequence, ground water levels have fallen. The lowered water levels in the aquifers of the non-trust water area have resulted in numerous wells, often used for domestic and municipal water supply purposes, becoming unusable. Lowered ground water levels also reduce spring discharge needed to maintain stream and river flows.²⁵

28. The Non-Trust Water Moratorium order contained language that “the moratorium shall be in effect on and after its entry and shall remain in effect until December 31, 1997.”²⁶

29. On August 15, 2013, the Department received a *Petition to Renew Moratorium Order for Non-Trust Water Area* from A&B Irrigation District, American Falls Reservoir District #2, Burley Irrigation District, Milner Irrigation District, Minidoka Irrigation District, North Side Canal Company, and Twin Falls Canal Company. The petition argued:

²⁵ Moratorium Order, at 1, *In re Applications for Permits for Diversion and Use of Surface and Ground Water within the Snake River Basin Upstream from Milner Dam* (Idaho Dep't of Water Res. Jan. 6, 1993).

²⁶ *Id.* at 5.

The same, if not worse, water supply conditions that gave rise to the 1993 moratoriums exist today. Ground water levels are stressed and lowered, and spring discharges are increasingly inadequate to maintain stream and river flows. Yet, since 1997, there has been no moratorium on new consumptive uses of water within the non-trust water area. . . . [T]he Non-trust Moratorium should be immediately renewed and should be extended indefinitely²⁷

30. Following issuance of partial decrees of ground water rights in the ESPA, the Director established Water Districts 100, 110, and 120 to administer ground water rights by priority as needed to maintain water supplies to senior water rights.

Snake River Basin Downstream from Milner Dam

31. Partial decree nos. 02-201, 02-223 and 02-224, decreed to the Board, together confirm water rights for an irrigation season minimum stream flow of 3,900 cfs and a non-irrigation season minimum stream flow of 5,600 cfs at the Murphy Gage on the Snake River. In parallel with the water rights of the Board, Idaho Power Company holds decreed water rights 02-100, 02-2032A, 02-4000A, and 02-4001A that recognize and protect, in priority, average daily flows in the Snake River at Murphy Gage of 3,900 cfs (April 1 to October 31) and 5,600 cfs (November 1 to March 31), subject to subordination conditions.

32. Idaho Code § 42-203B(2) placed Idaho Power Company hydropower water rights in excess of the minimum stream flows into a State administered trust, subordinating those hydropower rights to future water rights established pursuant to Idaho Code § 42-203C, known as “Trust Water Rights.”²⁸ Trust Water Rights are subject to curtailment when average daily flows²⁹ at the Murphy Gage are below the decreed minimum stream flows.³⁰

²⁷ Pet. to Renew Moratorium Order for Non-Trust Water Area, at 2, *In re Applications for Permits for Diversion and Use of Surface and Ground Water within the Snake River Basin Upstream from Milner Dam* (Idaho Dep’t of Water Res. Aug. 15, 2013).

²⁸ A “Trust Water Right” is “[a] water right acquired pursuant to Idaho Code § 42-203B which diverts water first appropriated under hydropower water rights held in trust by the State of Idaho.” Order Am. Final Unified Decree, at 1, *In re SRBA Case No. 39576* (Twin Falls Cnty. Dist. Ct. Idaho Jun. 25, 2015).

²⁹ The partial decrees for Idaho Power Company’s hydropower water rights and the hydropower water rights held in trust by the State define “average daily flows” as follows:

Average daily flows shall be based upon actual flow conditions; thus, any fluctuations resulting from the operation of Idaho Power Company facilities shall not be considered in the calculation of such flows. Flows of water purchased, leased, owned or otherwise acquired by Idaho Power Company from sources upstream of its power plants, including above Milner Dam, and conveyed to and past its plants below Milner Dam shall be considered fluctuations resulting from the operation of Idaho Power Company facilities. Fluctuations resulting from Idaho Power’s operations are the sole exclusion to the rule that all flows actually present at the Murphy Gaging Station constitute actual flow conditions. Flows of water purchased, leased, owned or otherwise acquired by other entities are not considered fluctuations.

³⁰ Mem. Decision and Order on Cross-Mots. for Summ. J., at 47–48, *In Re SRBA Case No. 39576*, No. 00-92023 (92-23) (Twin Falls Cnty. Dist. Ct. Idaho Apr. 18, 2008).

33. Applications for permit to appropriate trust water, i.e., applications for Trust Water Rights, may be approved if they meet criteria in Idaho Code § 42-203A and additional criteria established for trust water, including a determination whether the proposed use will significantly reduce the availability of trust water, *see* Idaho Code § 42-203C.

34. In 1990, the Department completed studies to estimate the impact of appropriations of trust water on Snake River flows and associated hydropower generation losses. Projected appropriations of trust water were based on undeveloped permits and applications in the trust water area totaling about 196,000 irrigated acres. The IDWR/UI Ground Water Flow Model, a precursor to ESPAM, simulated depletions due to trust water diversions over 60 years.³¹ The studies resulted in a decision of the Department—*Memorandum Decision and Order*, dated November 7, 1990 (“1990 Evaluation of Significant Reduction Order”). The studies and order concluded that “[d]evelopment of 196,000 acres would reduce outflow by 87% of the new depletions in the 60th year. Other factors present in the dynamic system as large as the Snake Plain aquifer will have more effect on the discharge of the Snake River than decreases caused by this amount of new development.”³² The order concluded that the new appropriations of trust water would not cause a significant reduction in the water supply available for power production purposes.

35. After the 1990 decision, development of beneficial uses pursuant to existing undeveloped permits continued in the trust water area, and new applications for consumptive uses were processed and approved throughout the trust water area until 1992.

36. On May 15, 1992, the Director issued an order establishing a moratorium on the approval of new applications to appropriate surface water or ground water in the Snake River Basin upstream from the USGS gaging station on the Snake River at Weiser to protect existing water rights. Because Weiser is downstream from Swan Falls Dam, the moratorium included the entire trust water area. Meanwhile, development of beneficial uses pursuant to existing undeveloped permits continued in the trust water area.

37. On January 6, 1993, the Director amended the moratorium order to eliminate the area in the Snake River Basin upstream from Milner Dam (the non-trust water area) from the scope of the moratorium order.³³

38. On April 30, 1993, the Director amended the moratorium order again. The amendment further reduced the size of the moratorium area, limiting it to just the trust water area of the Snake Plain Aquifer (and tributary aquifers) upstream from the King Hill Gage (hereinafter Eastern Snake River Plain Area) and the Boise River Drainage Area.

³¹ The Snake River Plain Aquifer Model (“SRPAM”) preceded ESPAM. The Idaho Water Resources Research Institute published the documentation for SRPAM1.1 in 1999 and stated that prior to 1999 the model was referred to as the “IDWR/UI Ground Water Flow Model.”

³² Memorandum Decision and Order ¶ 3, at 4, *In re Evaluating Whether Development of New Irrigated Acreage Will Cause a Significant Reduction in Trust Water Available for Power Production* (Idaho Dep’t of Water Res. Nov. 7, 1990).

³³ On the same day, the Director issued the Non-Trust Area Water Moratorium discussed in Finding of Fact 27.

39. In November 1994, the Director issued an *Order for Temporary Stay of Development and Notice of Formal Proceedings* in connection with certain permits within the trust water area for which proof of beneficial use of water had not been filed with the Department. Some of the affected permits are currently subject to an indefinite stay in the development period or suspension of action, prohibiting development.

40. On May 3, 1995, the Director amended the moratorium order again, removing the Boise River Drainage Area from the moratorium area.³⁴

41. The April 30, 1993 amended moratorium order was issued to protect existing water rights impacted by drought, reduced recharge, and increased diversion demands in the Eastern Snake River Plain Area. The April 30, 1993 amended moratorium order is referred to as the Eastern Snake River Plain Moratorium.

42. In the 2009 Framework Reaffirming the Swan Falls Settlement, the State of Idaho and Idaho Power Company agreed to seek resolution of certain issues, including the development of means to enable the State of Idaho to ensure that the minimum flow water rights established at the Murphy Gage are maintained.³⁵

43. In 2002, the Director established Water District 2 to administer surface water rights in the Snake River from Milner Dam to the Murphy Gage.

44. After the Snake River Basin Adjudication court issued partial decrees of ground water rights in the ESPA, the Director established Water Districts 130, 140, and 37B and incorporated ground water rights into Water District 37 to administer ground water rights by priority as needed to maintain water supplies to senior water rights.

45. If future Snake River flow rates at the Murphy Gage are less than the minimum stream flow water rights, some water right permits, licenses, and decreed water rights authorizing diversion and beneficial use of trust water (Trust Water Rights) will be subject to curtailment.³⁶

³⁴ On May 3, 1995, the Director also issued a separate moratorium order exclusively for the Boise River drainage. See Amended Moratorium Order, *In re Applications for Permits for the Diversion and Use of Surface and Ground Water within the Boise River Drainage Area* (Idaho Dep't of Water Res. May 3, 1995).

³⁵ See State of Idaho & Idaho Power Company. (2009). *Framework Reaffirming the Swan Falls Settlement* (p.5). <https://idwr.idaho.gov/wp-content/uploads/sites/2/legal/swan-falls-settlement/20090325-Framework-Reaffirming-the-Swan-Falls-Settlement.pdf>

³⁶ Mem. Decision and Order on Cross-Mots. for Summ. J., at 47–48, *In Re SRBA Case No. 39576*, No. 00-92023 (92-23) (Twin Falls Cnty. Dist. Ct. Idaho Apr. 18, 2008).

GWMA and CGWAs in the Trust Water Area and Non-Trust Water Area

46. The Department established Critical Ground Water Areas (“CGWA”) pursuant to Idaho Code § 42-233a or Ground Water Management Areas (“GWMA”) pursuant to Idaho Code § 42-233b, in areas where ground water pumping for irrigation is significant and water levels have declined.

47. In 2016, the ESPA GWMA was designated to address long-term declines in both aquifer water levels and discharge to the Snake River system. The ESPA GWMA includes most of the ESPA from the St. Anthony area in the east to King Hill in the west.

48. The Raft River Basin is tributary to the ESPA. Concerns over the potential effects of new and increased ground water use in the Raft River Basin resulted in the designation of the Raft River CGWA in 1963. Ongoing monitoring of water levels in the Raft River Basin indicate regional declining ground water level trends of 0.9 feet per year from 1966 to 1991 and 2.1 feet per year from 1991 to 2016.³⁷

49. The Goose Creek and Big Cottonwood Creek Basins are tributary to the ESPA. Observed water-level declines and concerns over the potential effects of new and increased ground water use in the Goose Creek and Big Cottonwood Creek Basins resulted in the designation of the Goose Creek-Rock Creek CGWA in 1962. The boundaries of the CGWA were modified in 1967 to create three separate CGWAs in the basin (Artesian City, Oakley-Kenyon, and Cottonwood CGWAs). A fourth CGWA (West Oakley Fan CGWA) was added in 1982, resulting in a contiguous tract of CGWAs across the basin.

50. The Big Wood, Camas Creek, and Silver Creek drainages in Administrative Basin 37 are tributary to the ESPA. Concerns about the impact of ground water pumping in these drainages on senior priority surface water rights in Administrative Basin 37 led to the designation of the Big Wood River Ground Water Management Area (“BWRGWMA”) in 1991. In May 2022, the Department established a moratorium enjoining the processing and approval of new and pending applications for permits to appropriate water from surface and ground water sources within the BWRGWMA.

51. The Blue Gulch and Cinder Cone Butte CGWAs were established for portions of aquifers that are tributary to the Snake River in the King Hill to Murphy reach. The Blue Gulch CGWA was designated in 1970 based on a report by Chapman and Ralston (1970), which stated that discharge was exceeding recharge. The Cinder Cone Butte area was declared a CGWA in 1981 because of declining ground water levels.

52. In the Milner to King Hill reach, GWMA were established for portions of two aquifers experiencing declining artesian pressures and water temperatures. The Banbury Hot Springs GWMA was established in 1983. The resource was declared a GWMA because of declining artesian pressures and concerns about potential over-utilization, and a moratorium on new ground water rights has been established. The Twin Falls GWMA was established in 1984

³⁷ Amended Final Order Re: Management Program and Curtailing Expansion Rights, at 9, *In re Expansion Ground Water Rights in the Raft River Critical Ground Water Area* (Idaho Dep’t of Water Res. Sep. 24, 2016).

based on concern that the thermal system was approaching a critical condition, and a moratorium on new water rights for use of the thermal-artesian ground water source was established. While these two aquifers are tributary to the Snake River, the extent of the connections is not well known and may be minimal compared to other aquifers tributary to the Snake River. Nevertheless, water-level declines in these aquifers negatively impact flow in the Snake River.

53. GWMAAs were established for portions of two aquifers that are tributary to the Snake River in the King Hill to Murphy reach. In 1982, following the establishment of the Cinder Cone Butte CGWA, the Mountain Home GWMA (which surrounds the Cinder Cone Butte area) was designated because of declining ground water levels. The Grand View-Bruneau GWMA was designated in 1982 because of increased and projected increases in ground water withdrawal and declines in spring flows from the geothermal aquifer system. The extent of the connection between the Grandview-Bruneau GWMA geothermal aquifer and the Snake River is not well known. Nevertheless, water-level declines in these aquifers negatively impact flow in the Snake River.

Delivery Calls by Holders of Senior Priority Surface Water Rights Against Holders of Junior Priority Ground Water Rights

54. Starting in the 1990s, several water users holding water rights authorizing diversion of water from the Snake River and tributary springs filed petitions for delivery calls against junior priority water rights pumping ground water from the ESPA. Some of these petitions for delivery calls seeking curtailment of pumping by junior priority water rights have resulted in curtailment orders, mitigation plans to compensate for depletion caused by pumping, and protracted legal proceedings before the Department and in the Courts of the State of Idaho. Some of these contested cases remain pending before the Department and the Courts.

55. The surface water delivery calls can be divided into two groups: (a) holders of senior priority surface water rights authorizing diversion of water from springs emitting from the Snake River Canyon between Milner Dam and King Hill, and (2) holders of senior priority surface water rights authorizing diversion of water from the Snake River between Lake Walcott and Milner Dam.

Milner Dam to King Hill

56. The springs emitting from the Snake River Canyon walls in the Milner Dam to King Hill reach are the primary source of water for a variety of beneficial uses of water, including aquaculture, irrigation, hydropower, and other municipal, domestic, and commercial uses. The spring flows also sustain flows in the Snake River below Milner Dam and sustain the decreed minimum flow water rights at Murphy. Additional appropriation of ground water and surface water will deplete flows from the springs and reduce water available for diversion by holders of existing water rights.

57. After the delivery calls and significant litigation, ground water districts representing holders of junior ground water rights acquired title to many of the senior priority spring flow water rights and implemented innovative mitigation plans to supply adequate surface water to

other holders of senior priority water rights authorizing the diversion of spring flows in the Milner Dam to King Hill reach of the Snake River. The acquisition of the senior priority spring rights was costly.

58. Additional appropriation of ground water would deplete spring flows needed to satisfy the spring flow water rights held by the ground water districts. In addition, further depletion of spring flows will jeopardize the ability of the ground water districts to mitigate for depletions caused by existing ground water diversions.

Lake Walcott to Milner Dam

59. In 2005, a delivery call was filed by seven irrigation delivery entities holding senior priority water rights to divert surface water from the Snake River between Lake Walcott and Milner Dam. The Snake River in the Walcott to Milner reach derives a portion of its flow from springs that discharge to the Snake River and its tributary streams between the Near Blackfoot and Minidoka gaging stations. These spring flows are depleted by diversions authorized by junior priority ground water rights.

60. After protracted litigation, the Department issued a *Methodology Order* that requires an annual analysis of hydrologic conditions, prediction of water supply to the Snake River, and a corresponding prediction of whether the holders of senior priority surface water rights will suffer a demand shortfall.³⁸

61. Based on the annual predictions, and additional adjustments during the irrigation season, holders of junior priority ground water rights must mitigate for the predicted demand shortfall, or their diversion of ground water will be curtailed. The extent of curtailment is established by the severity of the predicted demand shortfall and a corresponding priority cut date.

62. In 2015, because of the specter of significant, predicted demand shortfall, and the threat of thousands of acres being curtailed resulting from an early priority cut date, the holders of senior priority surface water rights and junior priority ground water rights executed a settlement agreement (“Settlement Agreement”).³⁹

³⁸ Since the original methodology order was issued on April 7, 2010, there have been multiple revisions to this order—the current version was issued on April 19, 2016. *See* Final Order Regarding Methodology for Determining Material Injury to Reasonable In-season Demand and Reasonable Carryover, *In re Distribution of Water to Various Water Rights Held by or for the Benefit of A&B Irr. Dist., American Falls Reservoir Dist. #2, Burley Irr. Dist., Milner Irr. Dist., Minidoka Irr. Dist., North Side Canal Co., and Twin Falls Canal Co.* (Idaho Dep’t of Water Res. April 7, 2010); Fourth Am. Final Order Regarding Methodology for Determining Material Injury to Reasonable In-Season Demand and Reasonable Carryover, *In re Distribution of Water to Various Water Rights Held by or for the Benefit of A&B Irr. Dist., American Falls Reservoir Dist. #2, Burley Irr. Dist., Milner Irr. Dist., Minidoka Irr. Dist., North Side Canal Co., and Twin Falls Canal Co.*, No. CM-DC-2010-001 (Idaho Dep’t of Water Res. April 19, 2016).

³⁹ Surface Water Coalition & Idaho Ground Water Appropriators, Inc. (2015). *Settlement Agreement Entered into June 30, 2015 Between Participating Members of the Surface Water Coalition and Participating Members of the Idaho Ground Water Appropriators, Inc.* <https://idwr.idaho.gov/wp-content/uploads/sites/2/legal/swc-igwa-settlement/SWC-IGWA-Settlement-20150630-SWC-IGWA-Settlement-Agreement.pdf>

63. The Settlement Agreement required that the ground water users reduce ground water diversions by 240,000 acre-feet annually. The Settlement Agreement identified 19 wells for which ground water levels are measured annually. The measurement of ground water levels in the 19 wells are combined into a composite ground water level value referred to as the Sentinel Well Index. Target increases in the Sentinel Well Index were established for 2020, 2023, and 2026.

64. Although not a component of the Settlement Agreement, the Board committed to recharging the ESPA with an annual average of 250,000 acre-feet of surface water.

65. The following table summarizes the Board's recharge efforts, IGWA's reductions, and the corresponding Sentinel Well Index values.

Year ⁴⁰	Water Board Recharge (acre-feet)	Year	IGWA Reduction (acre-feet)	Sentinel Well Index ⁴¹
2015-2016	66,897	2015		-8.72
2016-2017	317,714	2016	104,134	-9
2017-2018	536,001	2017	259,182	-7.37
2018-2019	363,903	2018	214,126	-6.63
2019-2020	518,631	2019	268,789	-6.13
2020-2021	193,856	2020	179,829	-5.57
2021-2022	157,586	2021	66,586	-6.28
		2022		-7.62

66. During 2017 and 2019, precipitation was plentiful and spring runoff in the Snake River was substantial. In 2017, rain fell on snow across much of the ESRP, flooding fields during the spring. Much of the standing water percolated into the ground and contributed greater than average recharge to the ESPA. Infiltration of precipitation on non-irrigated lands to the ESPA in water year 2017 was estimated to be 160% of the 1981 through 2021 average. In 2019, infiltration of precipitation on non-irrigated lands to the ESPA was estimated to be 120% of average. Seepage from losing streams tributary to the ESPA also contributed approximately 170% of average in 2017 and approximately 130% of average in 2019.

67. From the spring of 2017 through the spring of 2020, ground water levels across the ESPA increased and the Sentinel Well Index correspondingly increased. In April 2020, the Sentinel Well Index was -5.57, exceeding the 2020 target of -8.72.

68. In 2020 and 2021, ground water levels across the ESPA decreased in response to lower natural recharge, lower incidental and managed recharge of surface water, increased crop irrigation demand, and increased ground water pumping. In 2020 and 2021, recharge from infiltration of precipitation on non-irrigated lands was approximately 60% and 50%, respectively, of the 1981 through 2021 average. Seepage from losing streams tributary to the ESPA was an estimated 70% and 60% of the average in 2020 and 2021, respectively. By April

⁴⁰ Recharge volumes are reported from August 1 through July 31.

⁴¹ The Sentinel Well Index is calculated based on April 1 ground water level measurements. Increasing negative values correspond with declining water levels for the sentinel wells.

2022, the Sentinel Well Water Level Index had dropped to -7.62. Attainment of the April 2023 Sentinel Well Index target of -3.9 is now unlikely. Progress towards meeting the April 2026 Sentinel Well Index target will be dependent on future reductions in ground water consumption, as well as the future climate, which affects crop irrigation demand and the water supply available for natural, incidental, and managed aquifer recharge.

Current Conditions in the Snake River, ESPA, and Tributaries

Pending Water Right Applications

69. Ground water pumping from the ESPA, and from aquifers tributary to the ESPA, including perched aquifers, depletes the flow in the Snake River, both upstream and downstream from Milner Dam. An assessment by the Idaho Water Resources Research Institute notes: “Every acre-foot of water consumptively used in basins tributary to the Snake River ultimately reduces the flow of the Snake River.”⁴² New consumptive uses of ground water from the ESPA and tributary aquifers will further deplete the flow in the Snake River.

70. There are approximately 474 pending water rights applications proposing ground water diversions for irrigation, commercial, municipal, or industrial uses within the ESPA model boundary and in basins tributary to the ESPA. The pending applications propose irrigation of approximately 151,000 acres and diversions of approximately 79 cfs for commercial, municipal, and industrial purposes.

Snake River Basin Upstream from Milner Dam

71. As described above, the flow past Milner Dam is reduced to zero during normal irrigation season operating conditions. When no Snake River flow passes Milner Dam, existing junior Snake River water rights upstream from Milner Dam are curtailed to satisfy senior Snake River water rights upstream from Milner Dam. Curtailed surface water rights rely on storage water, if available, to maintain adequate supply throughout the year or irrigation season.

72. In July 2022, the Department performed an analysis using ESPAM 2.2 to determine the potential impacts to the Snake River of the pending water right applications for irrigation, commercial, municipal, and industrial uses of ground water within the ESPA and tributary basins. The model predicted a steady state depletion of 184,000 AF/yr (254 cfs) to the Snake River upstream from Milner Dam, including a steady state depletion of 100,000 AF/yr (138 cfs) to the Snake River between Near Blackfoot and Minidoka. The model prediction shows that granting pending applications will reduce flows to the Snake River upstream from Milner Dam, to the detriment of senior water users.

73. There is no moratorium on processing applications for new water rights in the non-trust water area. Most pending applications from the non-trust water area predate the expiration

⁴² Ralston, D. R., Broadhead, R., & Grant, D. L. (1984). *Hydrologic and legal assessment of ground water management alternatives for Idaho* (Technical Completion Report WRIP/371405), Idaho Water Resources Research Institute & University of Idaho (p. 10).
<https://cdm17254.contentdm.oclc.org/utils/getfile/collection/idahowater/id/553/filename/iwdl-198410.pdf>

of the Non-Trust Water Area Moratorium in 1997. The Department receives few new applications to appropriate water in the non-trust water area because it is difficult for applicants to demonstrate they can divert and use surface water or ground water without reducing the supply of water available to prior water rights. The few water right applications being processed in the non-trust water area are mostly for non-consumptive or mitigated water uses, or they are applications proposing to appropriate surface water from the Snake River or its tributaries upstream from Milner Dam during the limited times that unappropriated water is flowing past Milner Dam.

74. The Department has not addressed the August 15, 2013 *Petition to Renew Moratorium Order for Non-Trust Water Area* from A&B Irrigation District, American Falls Reservoir District #2, Burley Irrigation District, Milner Irrigation District, Minidoka Irrigation District, North Side Canal Company, and Twin Falls Canal Company.

Snake River Basin Downstream from Milner Dam

75. The Eastern Snake River Plain Moratorium remains in effect for applications to appropriate water for consumptive uses in the Snake River between Milner Dam and the King Hill Gage and tributary surface water and ground water sources in the portion of the trust water area upstream from the King Hill Gage. Most of the pending applications from the trust water area date back to the 1980s and 1990s. The Department receives few new applications to appropriate water in the moratorium area. The few water right applications being processed in the non-trust water area are mostly for non-consumptive or mitigated water uses.

76. The trust water area tributary to the Snake River downstream from the King Hill Gage is not included in the present Eastern Snake River Plain Moratorium area. The Department still receives and processes applications for trust water rights in the trust water area tributary to the Snake River downstream from King Hill Gage.

77. In some recent years, after adjusting for the impacts of Idaho Power Company reservoir operations, Snake River flows measured at the Murphy Gage have remained above but approached the decreed minimum stream flows. Measured flows at the Murphy Gage have approached the minimum flow of 5,600 cfs during the last half of March and have approached the minimum flow of 3,900 cfs from approximately the middle of June until approximately the middle of August. In March of 2015, the three-day average Adjusted Average Daily Flow of the Snake River at the Murphy Gage fell below the 5,600 cfs minimum stream flow water rights for two days.

78. During March 2015, ground water discharge from the ESPA comprised approximately 88% of the inflow to the Snake River between Milner Dam and King Hill. Ground water discharge from the south side of the Snake River provided approximately 10% of the inflow and tributary streamflow from Salmon Falls Creek and the Malad River above Malad Canyon springs provided approximately 2% of the inflow.

79. The low flows in the Snake River at Murphy Gage during the last half of March correspond to a period of seasonal low spring discharge from the ESPA to the Snake River and

the beginning of the irrigation season for water users diverting from the Snake River between Milner Dam and the Murphy Gage.⁴³

80. The low flows in the Snake River at Murphy Gage during the time period from mid-June to mid-August correspond to the time period of peak crop consumption demand across the ESRP and the Snake River tributaries.⁴⁴ Flows in the Snake River generally increase from late summer through fall as irrigation return flows increase and percolation from irrigation to ground water increases ESPA spring discharge to the Snake River.⁴⁵

81. In June 2022, the Department presented results of an evaluation of the impact of trust water rights developed for irrigation, commercial, municipal, or industrial use of ground water or surface water on the Snake River downstream of Milner Dam.⁴⁶ The estimated long-term annual average impact of trust water use is between 98 cfs and 197 cfs. The estimated long-term impact in March is between 58 cfs and 165 cfs. The estimated long-term peak summer impact is between 108 cfs and 300 cfs. The ranges reflect a lack of information on the consumptive use associated with the commercial, municipal, and industrial water rights, uncertainty in the timing of impacts from irrigation use in the Twin Falls area and Western Snake Plain, and uncertainty on surface water available to fill surface water trust rights. The majority, but not all the impacts of Trust Water Right appropriations on the Snake River, have been realized.

82. Any new appropriations of trust water for consumptive use of surface water from the Snake River and tributary springs and streams between Milner Dam and Swan Falls Dam will further reduce flows in the Snake River at the Murphy Gage. The reductions in flow will jeopardize maintenance of the minimum stream flow water rights at the Murphy Gage. The reductions in flow will also jeopardize some water right permits, licenses, and decreed water rights authorizing diversion and beneficial use of trust water.

83. In July 2022, the Department performed an analysis using ESPAM 2.2 to determine potential impacts to the Snake River of the pending water right applications for irrigation, commercial, municipal, and industrial uses of ground water within the ESPA and tributary basins. The model predicted a steady state depletion of 73,000 AF/yr (101 cfs) of ESPA discharge to the Snake River between Milner Dam and King Hill. The model prediction shows that granting pending applications in the trust water area will reduce flows to the Snake River

⁴³ Geisler, E. (2022). *Swan Falls AADF update* [presentation to Swan Falls Technical Working Group]. Idaho Department of Water Resources (p. 2-3). <https://idwr.idaho.gov/wp-content/uploads/sites/2/legal/swan-falls-settlement/20220810-Swan-Falls-TWG-Presentation-AADFUpdate.pdf>.

⁴⁴ *Id.*

⁴⁵ *Id.*; Sukow, J. (2021). *Model calibration report: Eastern Snake Plain Aquifer model version 2.2*. Idaho Department of Water Resources (p. 19). https://research.idwr.idaho.gov/files/projects/espam/browse/ESPAM22_Reports/ModelCalibrationRpt/ModelCalibration22_Final.pdf

⁴⁶ Sukow, J. (2022). *Preliminary evaluation of trust water use impact on Snake River below Milner Dam* [presentation to Swan Falls Technical Working Group]. Idaho Department of Water Resources. <https://idwr.idaho.gov/wp-content/uploads/sites/2/legal/swan-falls-settlement/20220607-Swan-Falls-TWG-Presentation-Trust-Water-Impact.pdf>

from Milner Dam to the Murphy Gage, thereby jeopardizing the maintenance of the minimum stream flow water rights at the Murphy Gage and jeopardizing some water right permits, licenses, and decreed water rights authorizing diversion and beneficial use of trust water.

84. Based on the available information, further development of ground water tributary to the Snake River between King Hill and Swan Falls Dam would decrease discharge from the aquifer to the Snake River upstream from Swan Falls Dam and jeopardize the maintenance of the minimum stream flow water rights at the Murphy Gage and some water right permits, licenses, and decreed water rights authorizing diversion and beneficial use of trust water.

85. In the 2009 Framework Reaffirming the Swan Falls Settlement, the State of Idaho and Idaho Power Company agreed to seek resolution of certain issues, including the development of means to enable the State of Idaho to ensure that the minimum stream flow water rights established at the Murphy Gage are maintained.⁴⁷

CGWAs and GWMAs

86. Department staff observed a regional water table decline in the Artesian City, Oakley-Kenyon, Cottonwood and West Oakley Fan CGWAs of approximately 1.9 feet per year between 1967 and 2009.⁴⁸ Implementation of mitigation activities in Water District 140 have had a positive impact on the water table but ground water declines continued at a rate of 1.0 feet per year between 2009 and 2016.⁴⁹ The Management Plan for these CGWAs acknowledged an increase in mitigation activities was needed to meet the goal of bringing withdrawals into balance with recharge.⁵⁰ In the Cottonwood CGWA, the average annual rate of aquifer withdrawals was limited to 5,500 acre-feet per year by a 1971 court order, then to 4,000 acre-feet per year by a 2004 administrative order.⁵¹ Department staff observed regional water table declines averaging 21 feet per year between 1961 and 1972, 3.35 feet per year between 1972 and 2004, and 2.98 feet per year between 2005 and 2016.⁵²

87. Ongoing monitoring of water levels in the Blue Gulch CGWA indicates an overall decreasing water level trend of approximately 1.4 feet per year since 1990.⁵³

⁴⁷ See State of Idaho & Idaho Power Company. (2009). *Framework Reaffirming the Swan Falls Settlement* (p.5). <https://idwr.idaho.gov/wp-content/uploads/sites/2/legal/swan-falls-settlement/20090325-Framework-Reaffirming-the-Swan-Falls-Settlement.pdf>

⁴⁸ Final Order Re: Management Program, at 5, *In re Expansion Ground Water Rights in the Oakley Fan Critical Ground Water Areas* (Idaho Dep't of Water Res. Aug. 26, 2016).

⁴⁹ *Id.* at 6.

⁵⁰ *Id.*

⁵¹ *Id.* at 2-4

⁵² Final Order Regarding Management Program, at 4, *In re Expansion Ground Water Rights in the Cottonwood Critical Ground Water Area* (Idaho Dep't of Water Res. Aug. 26, 2016).

⁵³ Moody, A. (2020). *2020 Update of ground water conditions in the Blue Gulch Critical Ground Water Area*. Idaho Department of Water Resources (p. 22). <https://idwr.idaho.gov/wp-content/uploads/sites/2/publications/202009-cgwa-report-blue-gulch-area.pdf>

88. Ongoing monitoring of water levels in the Grand View-Bruneau GWMA indicate regional declining ground water level trends of 0.8 feet per year from 1998 to 2017 and 0.9 feet per year from 2008 to 2017.⁵⁴

89. Ongoing monitoring of water levels in the Mountain Home GWMA and Cinder Cone Butte CGWA indicate declining water levels southwest of Interstate 84, in areas where significant volumes of ground water are pumped for agricultural irrigation.⁵⁵

90. Ongoing monitoring of water levels in the Castle Creek Basin indicate a declining water level trend of 1.1 feet per year from 1968 to 2021, illustrating that water level declines are also occurring in recharge limited areas within the trust water area but outside of the designated GWMA and CGWAs.

91. Designation of GWMA and CGWAs to protect aquifers tributary to the Snake River has not arrested the declines in ground water levels and aquifer storage in those aquifers. Based on the available information, new ground water development would also decrease aquifer storage and the ground water supply for existing ground water users in recharge limited areas already experiencing declining aquifer storage.

ANALYSIS

The ESPA is a vital source of water for the State of Idaho. Approximately one million acres of land on the Snake River Plain are irrigated by ground water pumped directly from the ESPA. The ESPA is hydraulically connected to the Snake River and indirectly supports surface water irrigation of roughly another million acres. ESPA-supported agriculture is crucial to Idaho's food supply and to the economies of communities across southern Idaho. As discussed in Finding of Fact 5, there has been a long-term declining trend in ESPA ground water levels and the volume of water in aquifer storage. While there have been brief periods of recovery, the overall downward trend has continued unabated.

ESPAM 2.2 shows that the reduced aquifer storage in the ESPA—and the corresponding reduction in ground water levels—reduce the supply of water to senior water right holders. In Surface Water Coalition delivery call proceeding, the Director determined that ground water pumping by *existing* ground water users is causing material injury to *existing* surface water users.⁵⁶ In other words, in some years, current water supplies do not satisfy current demands. If

⁵⁴ McVay, M. (2017). *Summary of groundwater levels in the Grand View-Bruneau Groundwater Monitoring Network – 2017 update*. Idaho Department of Water Resources (p. 17). <https://idwr.idaho.gov/wp-content/uploads/sites/2/publications/201706-OFR-grand-view-bruneau-gwma-water-level-update-2017.pdf>

⁵⁵ Tesch, C. (2017). *Hydrogeology of the Mountain Home Plateau* [presentation to the Idaho Water Resources Board], Idaho Department of Water Resources (p. 38). <https://idwr.idaho.gov/wp-content/uploads/sites/2/iwrb/2017/20170914-IWRB-Work-Session-Materials-10-17.pdf#page=38>

⁵⁶ See Final Order Establishing 2021 Reasonable Carryover (Methodology Step 9) at 3–4, *In re Distribution of Water to Various Water Rights Held by or for the Benefit of A&B Irr. Dist., American Falls Reservoir Dist. #2, Burley Irr. Dist., Milner Irr. Dist., Minidoka Irr. Dist., North Side Canal Co., and Twin Falls Canal Co.*, No. CM-DC-2010-001 (Idaho Dep't of Water Res. Dec. 21, 2021) (Finding material injury of 31,900 acre-feet to AFRD#2)

there are insufficient water supplies to satisfy current demands, water is not available for new appropriations. Approving new applications would only add to the injury suffered by the senior surface water users.

For years, the State of Idaho has implemented various water management strategies to maintain water supplies in the non-trust water area and the Snake River upstream from Milner Dam. These management strategies include administration of surface water rights by priority in water districts, organization of ground water rights into water districts 100, 110, and 120 for priority administration, implementation of the mitigation measures identified in the Settlement Agreement, designation of the ESPA GWMA, and managed aquifer recharge. Despite these management strategies, declines in the aquifer portend the likelihood of even more difficulty satisfying existing Snake River water rights upstream from Milner Dam.

The Director must protect the minimum stream flows at Murphy Gage. Since 1976, each state water plan has called for the maintenance of the minimum stream flows at Murphy Gage. In the *2009 Framework Reaffirming the Swan Falls Settlement*, the State of Idaho and Idaho Power Company agreed to develop a means for the State of Idaho to ensure that the minimum flow water rights established at the Murphy Gage are maintained. Management strategies to protect the minimum stream flows and existing water rights below Milner Dam included organization of Snake River water rights into Water District 2 for measurement and administration by priority, formation of Water Districts 130, 140, and 161 for priority administration of ground water rights, designation of the ESPA GWMA and several other GWMA's and CGAs, applying the limitations of Idaho Code § 42-203C to applications for new water rights, and managed aquifer recharge. Despite these efforts to carefully administer Idaho's water, the Adjusted Average Daily Flow of the Snake River at the Murphy Gage is approaching the minimum flow rates. While the three-day average Adjusted Average Daily Flow of the Snake River at the Murphy Gage has only fallen below the minimum stream flow water rights for two days, the full impacts of the current Trust Water Right appropriations have not yet been fully realized in the Snake River.

Despite these management strategies, (1) declines in ESPA water levels, (2) ongoing declines in water level trends in aquifers tributary to the ESPA and Snake River, (3) reductions in the Adjusted Average Daily Flow of the Snake River at the Murphy Gage approaching the protected flow rates, and (4) the impacts of Trust Water Right appropriations not yet fully realized in the Snake River, all signal that new appropriations for consumptive use cannot be approved without injury to existing Snake River water rights, including the decreed minimum stream flow water rights quantified at Murphy Gage.

and 214,200 acre-feet TFCC for the 2021 irrigation season and finding carryover injury of 16,538 acre-feet to AFRD#2 and 48,108 acre-feet to TFCC.); *see also* Final Order Establishing 2016 Reasonable Carryover (Methodology Step 9) at 3–4, *In re Distribution of Water to Various Water Rights Held by or for the Benefit of A&B Irr. Dist., American Falls Reservoir Dist. #2, Burley Irr. Dist., Milner Irr. Dist., Minidoka Irr. Dist., North Side Canal Co., and Twin Falls Canal Co.*, No. CM-DC-2010-001 (Idaho Dep't of Water Res. Nov. 29, 2016) (Finding material injury of 6,700 AF to TFCC for the 2016 irrigation season and finding carryover injury of 39,500 acre-feet to TFCC.).

CONCLUSIONS OF LAW

1. The Director is responsible for administration of the appropriation and use of the waters of the state of Idaho. Idaho Code § 42-202 reads in pertinent part:

For the purpose of regulating the use of the public waters and of establishing by direct means the priority right to such use, any person, association or corporation hereafter intending to acquire the right to the beneficial use of the waters of any natural streams, springs or seepage waters, lakes or ground water, or other public waters in the state of Idaho, shall, before commencing of the construction, enlargement or extension of the ditch, canal, well, or other distributing works, or performing any work in connection with said construction or proposed appropriation or the diversion of any waters into a natural channel, make an application to the department of water resources for a permit to make such appropriation.

2. The Director is authorized under the provisions of Idaho Code § 42-1805(7) as follows:

After notice, to suspend the issuance or further action on permits or applications as necessary to protect existing vested water rights or to ensure compliance with the provisions of chapter 2, title 42, Idaho Code, or to prevent violation of the minimum flow provisions of the state water plan.

3. Water Appropriation Rule 55 of the Department (IDAPA 37.03.08.055) provides that a moratorium on processing of applications for permit shall be entered by issuance of an order of the Director. Notice of the order shall be by certified mail to affected applicants and by publishing a legal notice in newspapers of general circulation in the area.

4. The current Idaho State Water Plan Policy 4A provides, in part, that the Snake River above Hells Canyon will be managed to meet or exceed the following minimum average daily flows at the Murphy gaging station of 3,900 cfs from April 1 through October 31, and 5,600 cfs from November 1 through March 31.

5. Idaho Code § 42-203B(2) provides in pertinent part as follows:

For the purposes of the determination and administration of rights to the use of the waters of the Snake river or its tributaries downstream from Milner dam, no portion of the waters of the Snake river or surface or ground water tributary to the Snake river upstream from Milner dam shall be considered.

6. General Provision 4 for Basin 2 in the SRBA Final United Decree states as follows:

The exercise of water rights above Milner Dam has and may reduce the flow at the dam to zero. For the purposes of the determination and administration of rights to the use of the waters of the Snake river or its tributaries downstream

from Milner dam, no portion of the waters of the Snake river or surface or ground water tributary to the Snake river upstream from Milner dam shall be considered.

7. Rule 30.03.e of the Department's Water Appropriation Rules provides that "trust water" does not include "[f]lows in the Snake River upstream from Milner Dam and all surface and ground water tributaries to that reach," and that "[s]uch flows are subject to allocation under Section 42-203A, Idaho Code, without consideration of water rights existing downstream from Milner Dam."

8. Delivery call decisions by the Department have held that ground water diversions from the ESPA are injuring senior water right holders.

Snake River Downstream from Milner Dam

9. During any time that flows in the Snake River at the Murphy Gage are at or below the decreed minimum stream flow water rights, any new appropriation for consumptive use of surface water in the trust water area, including surface water in or tributary to the reach of the Snake River between King Hill and Swan Falls Dam, will reduce the quantity of water available to existing surface water right holders entitled to divert water from the Snake River downstream from Milner Dam and to sustain the minimum stream flows, resulting in injury to senior water right holders.

10. To the extent ground water pumping in the trust water area, including the area tributary to the Snake River downstream from King Hill, and including perched aquifers within the trust water area, is tributary to the Snake River downstream from Milner Dam, any new appropriation for consumptive use of ground water in those areas will reduce the quantity of water available to existing surface water right holders entitled to divert water from the Snake River downstream from Milner Dam and to minimum stream flow water rights, resulting in injury to senior water right holders. The trust water area is shown in Appendix A of this order.

11. New appropriations for consumptive use of surface or ground water in the trust water area will injure the minimum stream flow water rights decreed at the Murphy Gage and violate the minimum stream flow provision of the State Water Plan.

12. The conclusions reached in the 1990 Evaluation of Significant Reduction Order are no longer justified. New appropriations for consumptive use of ground water in the trust water area will injure senior water right holders below Milner Dam, including the decreed minimum stream flow water rights at the Murphy gage.

13. The existing moratorium in the trust water area should be expanded to include consumptive use of surface water or ground water in the trust water area in and tributary to the reach of the Snake River downstream from King Hill to protect existing vested water rights and to prevent the violation of the minimum stream flow water rights at the Murphy gage.

Snake River Upstream from Milner Dam

14. During any time that water is not spilling over Milner Dam, existing junior surface water rights are being curtailed by Water District 01. The flow past Milner Dam is reduced to zero during normal irrigation season operating conditions. Because existing junior surface water users are already curtailed during normal irrigation season operations, there is no surface water available for appropriation.

15. New appropriations for consumptive use of ground water to be diverted from the non-trust water area will reduce the quantity of water available to surface water right holders entitled to divert water from the Snake River Basin upstream from Milner Dam, resulting in injury to senior water right holders. The non-trust water area is shown in Appendix A of this order.

16. A moratorium on issuance of permits to divert and use surface or ground water from the Snake River Basin upstream from Milner Dam in the non-trust water area for new consumptive uses should be established to protect existing vested water rights and to ensure compliance with the provisions of chapter 2, title 42, Idaho Code, in the non-trust water area.

ORDER

IT IS THEREFORE HEREBY ORDERED that the Snake River Basin moratorium established by the Department by order dated May 15, 1992, as amended January 6, 1993, April 30, 1993, and May 3, 1995, is superseded by this Moratorium Order.

IT IS FURTHER ORDERED that this Moratorium Order suspends further action on the processing and approval of presently pending and new applications for permits to appropriate water from the Snake River upstream from Swan Falls Dam and all surface and ground water sources in the trust water area and the non-trust water area, subject to the following provisions:

1. The moratorium order does not change or affect the authorization to continue development of any existing approved application (permit) that is not subject to an order establishing an indefinite stay in development or suspending action and prohibiting development of any existing approved application (permit).⁵⁷

2. The moratorium does not apply to any appropriation of ground water by beneficial use pursuant to Idaho Code § 42-227 for domestic purposes, including livestock watering, as such term is defined in Idaho Code § 42-111.

3. The moratorium does not apply to any application proposing a non-consumptive use of water as the term is used in Idaho Code § 42-605A. This exception to the moratorium shall not apply to applications for non-consumptive uses of water that will reduce the supply of water available to existing water rights because of the location or timing of return flows. Applications for ground water recharge shall be evaluated on a case-by-case basis to determine whether the

⁵⁷ See Finding of Fact 39.

proposed use is non-consumptive and whether it will reduce the supply of water to holders of existing water rights with priority dates senior to the priority date of the application. Applications for municipal water use and for domestic use from community water systems shall be considered fully consumptive. Applications for domestic purposes from non-community water systems shall be evaluated on a case-by-case basis to determine whether the proposed use is non-consumptive. Irrigation proposed in connection with a domestic use will be considered consumptive. Domestic, commercial, industrial, or other water uses that result in the discharge of wastewater to a municipal or publicly owned treatment works will be considered consumptive.

4. The moratorium does not apply to applications for drilling permits to replace or deepen existing wells authorized by valid existing water rights.

5. The moratorium does not apply to applications for transfer, including applications to add points of diversion to valid, existing water rights.

6. The moratorium does not change or affect the designation of any critical ground water area established pursuant to Idaho Code § 42-233a or any ground water management area established pursuant to Idaho Code § 42-233b.

7. This moratorium applies to applications to appropriate water within the following established moratorium areas:

- Banbury Hot Springs Ground Water Management Area⁵⁸
- Big Wood River Ground Water Management Area⁵⁹
- Twin Falls Ground Water Management Area⁶⁰
- Water District No. 13-T⁶¹

Within the Twin Falls Ground Water Management Area, the provisions of the Twin Falls Ground Water Management Area moratorium shall apply to applications to appropriate low temperature geothermal water and to applications for drilling permits.

Within the Banbury Hot Springs Ground Water Management Area, the provisions of the Banbury Hot Springs Ground Water Management Area moratorium shall apply to applications to appropriate low temperature geothermal water, and to applications for drilling permits. For

⁵⁸ Final Order Am. Order Staying Approval of Applications and Suspending Further Development of Permits to Appropriate Ground Water, *In re Banbury Hot Springs Ground Water Management Area* (Idaho Dep't of Water Res. Aug. 4, 2011).

⁵⁹ Order Establishing Moratorium, *In re Big Wood River Ground Water Management Area* (Idaho Dep't of Water Res. May 17, 2022).

⁶⁰ Order Extending Moratorium, *In re Twin Falls Ground Water Management Area Moratorium* (Idaho Dep't of Water Res. May 1, 2018).

⁶¹ Final Moratorium Order and Final Order Dissolving the Bancroft-Lund Ground Water Management Area, *In re Dissolving the Bancroft-Lund Ground Water Management Area Designation* (Idaho Dep't of Water Res. Aug. 31, 2004).

applications to appropriate non-low temperature geothermal water within the Banbury Ground Water Management Area, the provisions of this moratorium and the Banbury Ground Water Management Area moratorium shall apply.

Within Water District No. 13-T, this moratorium order shall apply only to that portion within Administrative Basin 29.

8. The moratorium does not prevent the Director from reviewing for approval on a case-by-case basis an application which otherwise would not be approved under terms of this moratorium if:

- a. Protection and furtherance of the public interest, as determined by the Director, requires consideration and approval of the application irrespective of the moratorium; or
- b. The Director determines that the development and use of the water pursuant to an application will have no effect on prior surface and ground water rights because of its timing, location, insignificant consumption of water, or mitigation provided by the applicant to offset injury to other water rights. For example, the Director may consider applications proposing to appropriate surface water from the Snake River or its surface water tributaries upstream from Milner Dam when unappropriated water is flowing past Milner Dam or from the Snake River or its surface water tributaries downstream from Milner Dam when flows at the USGS gaging station on the Snake River near Murphy exceed the decreed minimum stream flow water rights.

IT IS FURTHER ORDERED that this Moratorium Order shall be in effect on and after its entry and shall remain in effect until it is withdrawn or modified by order of the Director.

IT IS FURTHER ORDERED that the Department shall serve a copy of this order by certified mail upon holders of applications for permits proposing appropriation of ground water or surface water within the moratorium area as shown in Appendix A and shall publish notice of this order for three consecutive weeks as required by IDAPA Rule 37.03.08.055 (Water Appropriation Rule 55).

Pursuant to Idaho Code § 42-1701A(3), any person aggrieved by any decision, determination, order or other action of the Director, and who has not previously been afforded an opportunity for a hearing on the matter, shall be entitled to a hearing before the Director to contest the action. The person shall file with the Director, within fifteen (15) days after receipt of written notice of the action issued by the Director, or receipt of actual notice, a written petition stating the grounds for contesting the action by the Director and requesting a hearing.

DATED this 21st day of October 2022.

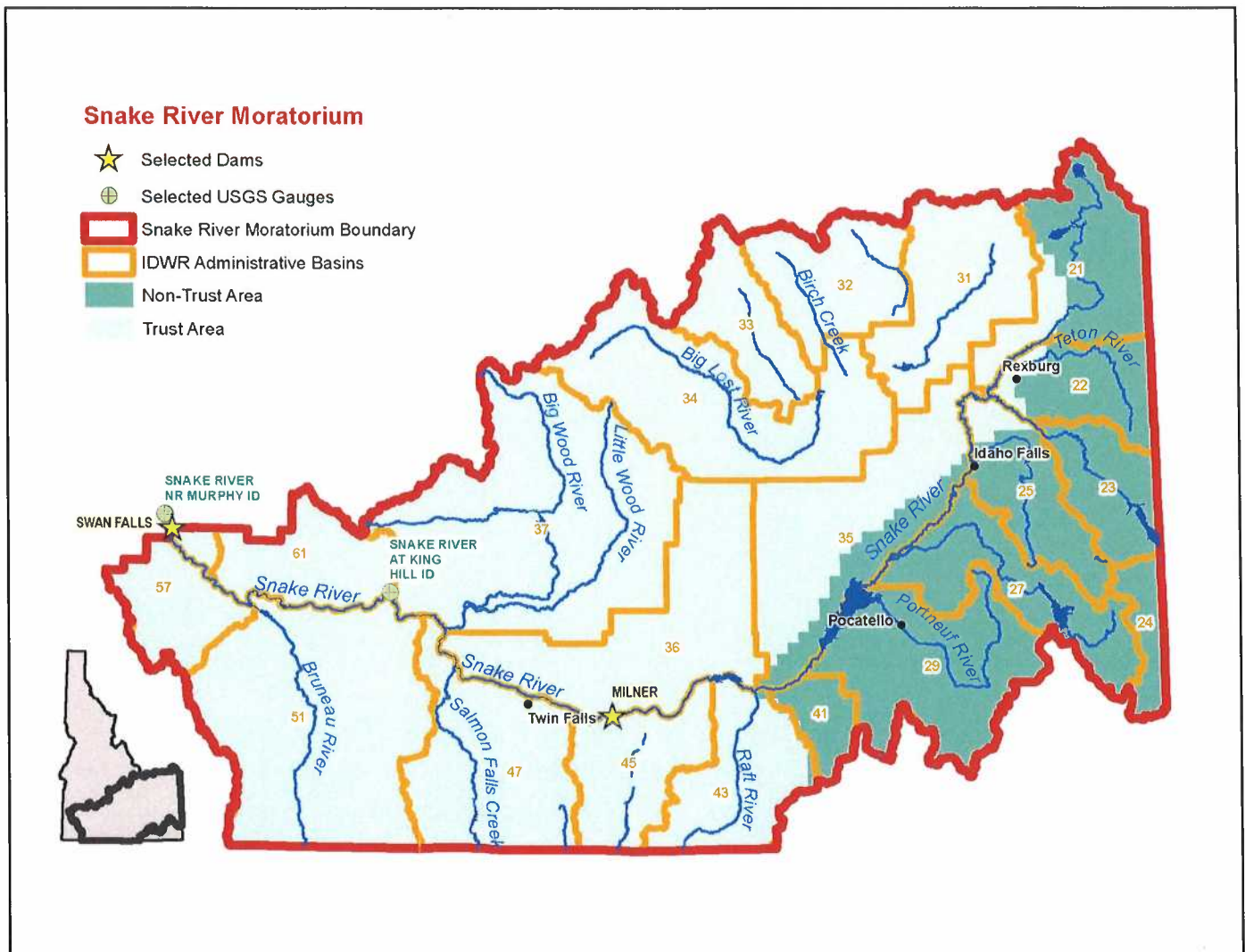


Gary Spackman
Director

AMENDED MORATORIUM ORDER

IN THE MATTER OF APPLICATIONS FOR PERMITS FOR THE DIVERSION AND USE OF SURFACE AND GROUND WATER WITHIN THE SNAKE RIVER BASIN UPSTREAM FROM SWAN FALLS DAM

APPENDIX A: Map of the Snake River Moratorium Area



CERTIFICATE OF SERVICE

I hereby certify that on October 21, 2022, I mailed a true and correct copy, certified, postage prepaid of the foregoing **(AMENDED SNAKE RIVER BASIN MORATORIUM ORDER)** to the person(s) listed below:



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KRISTA SODERQUIST
494 N 1200 W
BLACKFOOT, ID 83221-
5143

WESLEY R HAMILTON
ANNETTE F HAMILTON
626 W 225 S
BLACKFOOT, ID 83221

WILLIAM A BAXTER
748 W 100 N
BLACKFOOT, ID 83221

RICHARD D POLATIS
KATHY A POLATIS
762 W HWY 39
BLACKFOOT, ID 83221

MERLIN SMITH SR
833 S STOUT AVE
BLACKFOOT, ID 83221

SHIRLEY PARSONS
BAKER
BOX 503
BLACKFOOT, ID 83221

JAMES W BAKER
C/O DWIGHT E BAKER
266 W BRIDGE
BLACKFOOT, ID 83221-
2109

DON E EVERINGHAM
PO BOX 834
BLACKFOOT, ID 83221

JAMES J EVANS
PO BOX 923
BLACKFOOT, ID 83221

ARCHIE D WALKER
1052A S 300 E
BLISS, ID 83314

KEVIN FOGO
519 B RIVER RD
BLISS, ID 83314-5129

RICHARD M KERN
CAROLYN SUE
DOEDYNS
863 POTTERY RD
BLISS, ID 83314-4900

GARY A DE MOSS
HELEN DE MOSS
PO BOX 61
BLISS, ID 83314-0061

TUANA VALLEY
IRRIGATION CO
STAR RT BOX 20
BLISS, ID 83314

HAGERMAN VALLEY
LLC
1301 S VISTA AVE STE
101
BOISE, ID 83705-2501

EARL M HARDY
1301 VISTA AVE
BOISE, ID 83705

MICHAEL G
BRANCHFLOWER
1991 S DOE CREEK WAY
BOISE, ID 83709-8518

G+ RANCHES INC
2564 S SWALLOWTAIL
LN
BOISE, ID 83706

INNOVATIVE
MITIGATION SOLUTIONS
LLC
2918 N EL RANCHO PL
BOISE, ID 83704

ROBERT HUSOME
BARBARA HUSOME
3243 BETSY ROSS WAY
BOISE, ID 83701

PHOENIX DAIRY LLC
3261 S YORKTOWN LN
BOISE, ID 83706-6301

US DEPT OF INTERIOR
BUREAU OF LAND
MANAGMENT
3948 DEVELOPMENT AVE
BOISE, ID 83705

US DEPT OF INTERIOR
BUREAU OF
RECLAMATION
1150 N CURTIS RD STE
100
BOISE, ID 83706-1234

USDI BLM IDAHO STATE
OFFICE
C/O FREDRIC W. PRICE
1387 S VINNELL WAY
BOISE, ID 83709-1657

J R SIMPLOT CO
C/O JAMES B ALDERMAN
PO BOX 27
BOISE, ID 83707-0027

MAURICE C ELLSWORTH
C/O MAURY ELLSWORTH
PO BOX 668
BOISE, ID 83701-0668

STATE OF IDAHO
DEPT OF FISH & GAME
C/O OFFICE OF THE
ATTORNEY GENERAL
MICHAEL ORR
PO BOX 83720
BOISE, ID 83720-0010

STATE OF IDAHO
DEPT OF LANDS PO BOX
83720
BOISE, ID 83720-0050

STATE OF IDAHO
IDAHO WATER
RESOURCE BOARD
CYNTHIA BRIDGE
CLARK PO BOX 83720
BOISE, ID 83720-0098

ORE IDA FOODS INC
PO BOX 10
BOISE, ID 83707

GARY D BABBITT
PENSION
WAYNE B SLAUGHTER
JR
PO BOX 1617
BOISE, ID 83701

JRS PROPERTIES III LLLP
PO BOX 27
BOISE, ID 83707-0027

IDAHO DEPARTMENT OF
PARKS AND
RECREATION
PO BOX 83720
BOISE, ID 83720-0065

RICK C LOMAN
1391 E 3700 N
BUHL ID 83316

D A JACKSON
21513 HWY 30
TWIN FALLS ID 83717

TAMMIE PETERSON
DALE BUTTERWORTH
1030 BROADWAY AVE N
BUHL, ID 83316

LILLIAN RECTOR
MAX D RECTOR
1037 E 3700 N
BUHL, ID 83316

O & C DAIRY
1165 E 3600 N
BUHL, ID 83316

OTTO F TVRDY JR
1235-E E 4325 N
BUHL, ID 83316

MARJIE PRUDEK
JAKE PRUDEK
1350 E 3500 N
BUHL, ID 83316-6214

RICK C LOMAN
1391 E 3700 N
BUHL, ID 83316

LANCE LECKENBY
LESLIE LECKENBY
1424C E 3675 S
BUHL, ID 83316

RICHARD H KASTER
EDITH KASTER
1539 E 4230 N
BUHL, ID 83316

W C PETTERSON
1705 E 4000 N
BUHL, ID 83316

JAMES E PAULSON
1726 E 4500 N
BUHL, ID 83316

WADE QUIGLEY
20010 HWY 30
BUHL, ID 83316

DON R BOWMAN
217 14TH ST N
BUHL, ID 83316

GARY D WELCH
3651 N 1000 E
BUHL, ID 83316

DOROTHY WEIR
3939 N 1500 E
BUHL, ID 83316

CLEAR LAKE COUNTRY
CLUB
403 CLEAR LAKE LN
BUHL, ID 83316

CORNELIA VIERSTRA
4045 N 1600 E
BUHL, ID 83316

JAMIE MC CREERY
BERNICE MC CREERY
4380 N 1400 E
BUHL, ID 83316

SHIRLEY A HALL
GARY B HALL
4477 E VALLEY STEPPE
DR
BUHL, ID 83316

GARLON WALLACE
GLADYS WALLACE
4787 RIVER RD
BUHL, ID 83316

DAVID FLINT
PAUL FLINT
4788 A RIVER RD
BUHL, ID 83316

NORMAN M ECKERT
4791 N 700 E
BUHL, ID 83316

LOGAN R GIETZEN
CATHREEN A GIETZEN
4814C RIVER RD
BUHL, ID 83316-5137

LESTER G PREADER
4822 SALMON CREEK DR
BUHL, ID 83316

HARRY LENO
4824 RIVER RD
BUHL, ID 83316

CARL S HANSEN
4865 N 700 E
BUHL, ID 83316
M & R FARMS CORP
700 E 4795 N
BUHL, ID 83316

MAGIC WATER CO INC
716A E 4900 N
BUHL, ID 83316

MAGIC IRRIGATORS INC
716B E 4900 N
BUHL, ID 83316

BUHL COUNTRY CLUB
INC
C/O LARRY FRANCIS
RT 4
BUHL, ID 83316

PAUL W FLINT, DAVID B
FLINT
DBA FLINT
GREENHOUSES OF
IDAHO
RT 3 BOX 422A
BUHL, ID 83316

ALICE DE NARDIS
MELON VALLEY RT 3
BUHL, ID 83316

FRANCIS E DE NARDIS
MELON VALLEY RT 3
BUHL, ID 83316

LARRY D OLSEN
PO BOX 171
BUHL, ID 83316

CHIEKO MC KENZIE
DESTRY L MC KENZIE
PO BOX 268
BUHL, ID 83316
WILLARD B SHELDON,
PHYLLIS SHELDON,
GEORGE M SHELDON
HEDWIG SHELDON,
ESTATE OF HOWARD
SHELDON, LOUISE
SHELDON
PO BOX 443
BUHL, ID 83316

TURNER & TURNER
PARTNERSHIP
PO BOX 582
4428 N 1325 E
BUHL, ID 83316

M H SPRINGS LLC
PO BOX 588
BUHL, ID 83316-0588

VLADIMIR C PRUDEK
MARK PRUDEK
MARLA PRUDEK
PO BOX 615
BUHL, ID 83316

RUDY PRUDEK
RT 1 BOX 80
BUHL, ID 83316

BION JOEL KIRK
SEVENTY SIX RANCHES
RT 3
BUHL, ID 83316

H L FAHRNI
RT 3 4100 N 1140 E
BUHL, ID 83316

VON R STAUFFER
IRENE STAUFFER
RT 3 BOX 188
BUHL, ID 83316

MELISSA SMALLEY
HARMS
RT 3 BOX 241
BUHL, ID 83316

KENNETH P ELKIN
RT 3 BOX 291
BUHL, ID 83316

ILENE QUIGLEY
RT 3 BOX 309
BUHL, ID 83316

MAGIC WATER CO
RT 3 BOX 386
BUHL, ID 83316

DAVE BORING
RT 4 BOX 263
BUHL, ID 83316

RICHARD E JUKER
RT 4 BOX 269
BUHL, ID 83316

RICK D LARSON
154 W HWY 30
BURLEY, ID 83318

GLEN R KUNAU
1941 MILLER AVE
BURLEY, ID 83318

CHRISTINE WARD
GLENN A WARD
200 E 500 S
BURLEY, ID 83318

RICHARD L KECHTER
218 W 13TH ST
BURLEY, ID 83318

CALVIN ADAMS
SUSAN ADAMS
291 E 1100 S
BURLEY, ID 83318

MAX W BINGHAM
450 S 50 W
BURLEY, ID 83318

LEROY JAROLIMEK
DAVID JAROLIMEK
605 S 600 W
BURLEY, ID 83318

SHAROL SEARLE
655 S 650 E
BURLEY, ID 83318

WILLIAM KENT
WETZSTEIN
PAM WETZSTEIN
PO BOX 133
BURLEY, ID 83318

HIDDEN VALLEY LAND
CO LLC
PO BOX 608
BURLEY, ID 83318

REBECCA T LAKE
RODNEY D LAKE
RT 2 BOX 2152
BURLEY, ID 83318

KATHLEAN BOWERS
DALE H BOWERS
RT 3 BOX 3252
BURLEY, ID 83318

RAYMOND C SEARLE
RT 3 BOX 3318
BURLEY, ID 83318

UNITED STATES OF
AMERICA ACTING
THROUGH
USDI BUREAU OF LAND
MANAGEMENT
15 E 200 S
BURLEY, ID 83318

R SPENCE ELLSWORTH
20665 LAKEVIEW DR
PO BOX 152
CAREY, ID 83320

RONALD F PECK
395 AUSTIN RD
CAREY, ID 83320

JERRY CENARRUSA
PO BOX 164
CAREY, ID 83320-0164

RONALD T HILL
PO BOX 24
CAREY, ID 83320

FRANK RODGERS JR
MARGARET RODGERS
2563 N 800 E
CASTLEFORD, ID 83321

CASTLEFORD SCHOOL
DISTRICT #417
500 MAIN ST
CASTLEFORD, ID 83321

JUANITA GUERRY
828 E 3600 N
CASTLEFORD, ID 83321

BLICK BROTHERS
PARTNERSHIP
PO BOX 635
CASTLEFORD, ID 83321

ROSE E MC CLAIN
PO BOX 726
CASTLEFORD, ID 83321

KELLY A MURPHEY
RT 1 BOX 40
CASTLEFORD, ID 83321

MARGARET S ROGERS
FRANK ROGERS
STAR RT
CASTLEFORD, ID 83321

LEON L WILLIAMS
JUNE T WILLIAMS
3950 N 3580 W
DARLINGTON, ID 83231

SMITH RANCHES INC
C/O HAROLD SMITH
PO BOX 106
DARLINGTON, ID 83231-
0106

DAN R PRUETT
BRENDA PRUETT
1031 E 200 N
DECLO, ID 83323

TIM S DARRINGTON
28 N 775 E
DECLO, ID 83323

KEVIN SMYER
60 S HWY 77
DECLO, ID 83323-5029

DELORES J SMYER
NORMAN L SMYER
76 S HWY 77
DECLO, ID 83323

ARDEL W WICKEL
JUDY M WICKEL
PO BOX 219
DECLO, ID 83323

MARJORIE ANNE
SIMPSON
221 S 550 E
DIETRICH, ID 83324

RITA S SHAW
WILLIAM HUBERT SHAW
411 S 750 E
DIETRICH, ID 83324-5225

SEM D ASTLE
455 S 1050 E
DIETRICH, ID 83324

VERLON SOUTHWICK
625 E 270 S
DIETRICH, ID 83324

EUGENE L SHAW
JOYCE M SHAW
803 E 270 S
DIETRICH, ID 83324-5125

DIETRICH GRAZING
ASSN
C/O JIM WHITTAKER
98 S 1050 E
DIETRICH, ID 83324

MICHAEL W VAUGHAN
26500 S OLD MALAD
HWY
DOWNEY, ID 83234-1708

HAROLD VAUGHAN
DONNA RAE VAUGHAN
3459 WOODLAND RD
DOWNEY, ID 83234

MELVIN JOHNSON
STRONG
275 N HWY 33
DRIGGS, ID 83422

H DEAN SHENTON
HC 61 BOX 1110
DUBOIS, ID 83423

KRISTINE LARSEN
CHAD LARSEN
JESSICA LARSEN
PO BOX 358
DUBOIS, ID 83423

DAVID STELZER
THOMAS C STELZER
STAR RT
DUBOIS, ID 83423

BRUCE B TURNER
1046 W SHERINGTON DR
EAGLE, ID 83616

MARCO RANCHES INC
1331 S ISLAND GLENN
WAY
EAGLE, ID 83616-7107

PHYLLIS BALDWIN
3155 W STATE ST
EAGLE, ID 83616

LAMB WESTON INC
599 S RIVERSHORE LN
EAGLE, ID 83616-4979

ROOST POTATO CO INC
1440 E 750 S
EDEN, ID 83325

ALBERTO ZAZUETA-
CEBALLOS
MARIA R DEL CASTILLO
1680 E 800 S
EDEN, ID 83325

ELBA INC
HC 61 BOX 1345
ELBA, ID 83326

IAN DAVID IRELAND
RT 1 BOX 1005
FAIRFIELD, ID 83327

CARL WILLIAM BLASS
2175 E 4400 N
FILER, ID 83328

NORTHWEST
COMMODITIES &
PROCESSING INC
2260 E 4300 N
FILER, ID 83328

GAYLORD & MAXINE
DROWN FAMILY TRUST
2302 E 4000 N
FILER, ID 83328

RUSSELL A BIGGS JR
3500 N 2328A E
FILER, ID 83328

RAYMOND D COATS
3902 HIGH DESERT PKWY
FILER, ID 83328-5576
CRYSTAL SPRINGS
RANCH LTD
C/O DAVID R MILLARD
RT 1 BOX 119
FILER, ID 83328

ELSIE KUEST
JOHNNIE KUEST
PO BOX 110
FILER, ID 83328

IRMA PATTERSON
PAUL E PATTERSON
PO BOX 127
FILER, ID 83328

VICKI WRIGHT
RONALD R WRIGHT
RT 1 BOX 274
FILER, ID 83328

DON F WALRATH
440 N HWY 91
FIRTH, ID 83236

CLAINE HAGGARD
505 E 700 N
FIRTH, ID 83236

CLAYSON FARMS
761 E 700 N
FIRTH, ID 83236

RICHARD SPRINGS III
121 PUNKIN CENTER RD
GANNETT, ID 83313

SCOTT L CAMPBELL
CAMPBELL LAW CHTD
PO BOX 170538
BOISE ID 83717

DAVID E OWEN JR
1959 SE ROSS RD
GLENN'S FERRY, ID
83623-5032

ARK PROPERTIES LLC
C/O JOHN MC CALLUM
11204 N BAR 21 DR
GLENN'S FERRY, ID
83623-5033

CHARTER MOUNTAIN
RANCH INC
C/O JOHN MC CULLOM
18196 SE WILSON RD
GLENN'S FERRY, ID
83623-5033

CITY OF GLENN'S FERRY
PO BOX 910
GLENN'S FERRY, ID
83623-0910

ALLENE AND JARED
SOLOSABAL
PO BOX 938
GLENN'S FERRY, ID
83623-0938

TOBIAS EDWARD FLICK
PATRICIA ANDERSON
FLICK
1319A S 1800 E
GOODING, ID 83330

THOMAS R PALACIO
1468 HWY 46
GOODING, ID 83330

FAULKNER LAND &
LIVESTOCK CO INC
1989 S 1875 E
GOODING, ID 83330-5330

DIAMOND A LIVESTOCK
INC
1997 S 1875 E
GOODING, ID 83330

JOHN C CLARKSON
2262 E 1775 S
GOODING, ID 83330

ROBERT L FOSSCECO
2280 E 1375 S
GOODING, ID 83330

L/K FARMS
C/O LARRY KIMMES
1819 S 2200 E
GOODING, ID 83330

LINDA M ALZAA
J R AZURMENDI
PO BOX 512
GOODING, ID 83330

DIAMOND RANCH LTD
PARTNERSHIP
PO BOX 82
GOODING, ID 83330

JOE ARKOOSH
RT 1
GOODING, ID 83330

R LLOYD BROS
PO BOX 576
GRACE, ID 83241-0576

THOMAS J BASABE
57 S HAYLAND RD
GRAND VIEW, ID 83624

SUSAN A BASABE
PO BOX 296A
GRAND VIEW, ID 83624

JACKIE L CAROTHERS
TERRY C CAROTHERS
PO BOX 331
GRAND VIEW, ID 83624

GRANDVIEW MUTUAL
CANAL CO
PO BOX 9
GRAND VIEW, ID 83624

MIKE J HENSLEE
110 BELL RAPIDS RD
HAGERMAN, ID 83332

WILLIAM B SHAPPEE
2805 S 900 E PO BOX 358
HAGERMAN, ID 83332

THORLEIF RANGEN
BARBARA RANGEN
2944 S 1175 E
HAGERMAN, ID 83332

RONALD H ADAMS
FRANCES ADAMS
3028 CHISHOLM DR
HAGERMAN, ID 83332

JEAN COOK
VAY M COOK
827 E 2700 S
HAGERMAN, ID 83332

RUTH E RUSH
JOHN P RUSH
955B JUSTICE GRADE
HAGERMAN, ID 83332

BILLINGSLEY CREEK
RANCH
C/O DONNIE MC FADDEN
2726-B S 1050 E
HAGERMAN, ID 83332

BUCKEYE FARMS INC
PO BOX 269
HAGERMAN, ID 83332-0269

JONATHAN HESS
JAMI L HESS
PO BOX 540
HAGERMAN, ID 83332-0540

PATRICIA L PUGMIRE
R DOYLE PUGMIRE
RT 1 BOX 205
HAGERMAN, ID 83332

CITY OF HAILEY
115 S MAIN ST STE H
HAILEY, ID 83333-8408

PRESERVE PUD LLC
313 N MAIN ST
HAILEY, ID 83333-8415

THOMAS J PERRY
LYNDA S PERRY
56 CROESUS CREEK
PO BOX 4144
HAILEY, ID 83333

ROBERT E GARDNER
ROBERT GARDNER
PO BOX 1200
HAILEY, ID 83333-1201

JAMES H POPPY
PO BOX 1592
HAILEY, ID 83333-1592

HIAWATHA CANAL
WATER USERS ASSN OF
LATERAL OR LATERALS
PO BOX 1604
HAILEY, ID 83333-1604

G M M K GROUP B
PO BOX 1814
HAILEY, ID 83333

BARBARA HOBBS
JIM HOBBS
PO BOX 2011
HAILEY, ID 83333

DAVID L CROPPER
LINDA C CROPPER
PO BOX 669
HAILEY, ID 83333

WYATT V MC ATEE
KENT S MC ATEE
PO BOX 744
HAILEY, ID 83333

K PAUL GUNDERSON
1555 E 1500 N
HAMER, ID 83425

DOUGLAS ASHCRAFT
1898 N 2250 E
HAMER, ID 83425

LOREN J MC GARRY
2393 E 1900 N
HAMER, ID 83425

JANET YEARSLEY
KIM YEARSLEY
2415 E 2050 N
HAMER, ID 83425

REED T MICKELSEN
NICK MICKELSEN
2424 E 2200 N
HAMER, ID 83425

HOGGAN BROTHERS INC
C/O CARL HOGGAN
1968 E 1800 N
HAMER, ID 83425

HOLLEY WATER USERS
HC 69 BOX 2420
HAMER, ID 83425

MELVIN ELLIS
PO BOX 1630
HAMER, ID 83425

BLAINE LARSEN FARMS
INC
BLAINE L LARSEN,
CONNIE L LARSEN, BLF
LAND LLC
PO BOX 188
HAMER, ID 83425

GARRY M NIELSEN
2550 ROCK CREEK RD
HANSEN, ID 83334

DAVID W CROCKETT
2678 ROCK CREEK RD
HANSEN, ID 83334

MARIAN L CROCKETT
2786 ROCK CREEK RD
HANSEN, ID 83334

NEIL H LARSEN
PO BOX 11
HANSEN, ID 83334

RAYMOND H ANDERSON
1146 S 2900 E
HAZELTON, ID 83335

KELLY MAI
2212 E 600 S
HAZELTON, ID 83335

JAMES C JOHNSON
2352 E 990 S
HAZELTON, ID 83335

ARTHUR A FETZER
DEBORAH J FETZER
2131 16TH ST
HEYBURN, ID 83336-9664

FLORENCE W KAY
MERLIN KAY
RT 2 BOX 2594
HEYBURN, ID 83336

KELLY AMY
1408 HWY 33
HOWE, ID 83244

~~SAGE WILLOW INC~~
~~NULL~~
~~HOWE, ID 83244~~

ORLYN O GADDIS
1045 CATHRYN
IDAHO FALLS, ID 83401
HOFF BROTHERS INC
10741 S 25 E
IDAHO FALLS, ID 83406

HARTMAN FARM TRUST
1100 E 9700 S
IDAHO FALLS, ID 83404

VENITA TORTEL
MYLES B TORTEL
11565 N 5 W
IDAHO FALLS, ID 83401

IDAHO FALLS COUNTRY
CLUB INC
11611 S COUNTRY CLUB
DR
IDAHO FALLS, ID 83404

RALPH L HILLMAN
1223 HOMER AVE
IDAHO FALLS, ID 83401

CINDY TUCKER
MARK TUCKER
13586 N 45 E
IDAHO FALLS, ID 83401

GREEN VALLEY INC
13654 N 45TH E
IDAHO FALLS, ID 83401

THOMAS W MILLS
MARILYN MILLS
1590 N 55TH W
IDAHO FALLS, ID 83402

ON TIME FINANCIAL
1665 N WOODRUFF AVE
IDAHO FALLS, ID 83401-
2208

J L JONES
J W JONES
190 E 21ST ST
IDAHO FALLS, ID 83401

DELBERT L JOHNSON
2044 HUGHES DR
IDAHO FALLS, ID 83402

NEW SWEDEN
IRRIGATION DISTRICT
2350 W 1700 S
IDAHO FALLS, ID 83402

MATEA H MC CRAY
JOHN A MC CRAY
3470 COBBLESTONE LN
IDAHO FALLS, ID 83404-
7252

KEITH SKAAR
363 LARIAT LN
IDAHO FALLS, ID 83404

BRADLEY A SNARR
3977 N 35TH W
IDAHO FALLS, ID 83402

JOHN HERBST
4382 N 15 E
IDAHO FALLS, ID 83401
DON PURCELL
4478 N 15TH E
IDAHO FALLS, ID 83401

SNAKE RIVER BUSINESS
PARK BLDG #1 LLC
4609 W 65TH S
IDAHO FALLS, ID 83402-
5742

IDAHO IRRIGATION
DISTRICT
496 E 14TH ST
IDAHO FALLS, ID 83404-
5965

MELVIN J DANIELSON
512 WHITTIER ST
IDAHO FALLS, ID 83401-
2627

D M PETERSON
615 12TH ST
IDAHO FALLS, ID 83401

HIGLEY
DEVELOPEMENTS LLC
6470 GLEN ABBY
IDAHO FALLS, ID 83401

CHURCH OF JESUS
CHRIST OF THE LATTER
DAY SAINTS
AMMON STAKE
PO BOX 1832
IDAHO FALLS, ID 83403

CITY OF IDAHO FALLS
ATTN: DAVE RICHARDS
PO BOX 50220
IDAHO FALLS, ID 83405-
0220

US DEPT OF INTERIOR
BUREAU OF LAND
MANAGEMENT
1405 HOLLIPARK DR
IDAHO FALLS, ID 83401

SAUER ENTERPRISES
C/O NEAL SAUER
5566 N 49 W
IDAHO FALLS, ID 83402

ENTERPRISE CANAL CO
LTD
C/O NICK OLSON
13241 N 105 E
IDAHO FALLS, ID 83401

HANSEN FARMS INC
C/O REED HANSEN
4329 N 26 W
IDAHO FALLS, ID 83402

GOLD EMBLEM FARMS
PO BOX 51780
IDAHO FALLS, ID 83405

DAVID STANGER
2770 W PORTNEUF
INKOM, ID 83245

ELMER H STANGER
FRANCES ANNE
STANGER
2770 W PORTNEUF RD
INKOM, ID 83245

JOAN IANNAcone
KEITH IANNAcone
4450 W PORTNEUF RD
INKOM, ID 83245

SUZANNE DUFFIN
GERALD L DUFFIN
PO BOX 162
INKOM, ID 83245

GORDON MORRIS
PO BOX 276
INKOM, ID 83245

IONA CEMETERY
DISTRICT
C/O CRAIG ROCKWOOD
PO BOX 370
IONA, ID 83427-0370

EDWARD GENE PORATH
SHARON M PORATH
10 HORSESHOE CIR
JEROME, ID 83338

C WILSON GRAY
LINDA W GRAY
117 VIEW DR
JEROME, ID 83338

WALTER F PETERSON
GAIL A PETERSON
137 W 400 S
JEROME, ID 83338

PRISTINE SPRINGS INC
201 WARM CREEK RD
JEROME, ID 83338

DOUGLAS M BENSON
2343 E 3100 S
JEROME, ID 83338

WAYNE H ZIMMERMAN
243 N 875 E
JEROME, ID 83338

UR FARMS
245 W 400 N
JEROME, ID 83338-5054

WALDO MARTENS
249 W 500 S
JEROME, ID 83338

J T LAND LLC
368 S 200 E
JEROME, ID 83338-6526

LONG VIEW DAIRY
381D BOB BARTON RD
JEROME, ID 83338

ROGER W BOTHOF
GERALDA BOTHOF
400 S 111 W
JEROME, ID 83338

JACK D TOLMAN
412 S 200 E
JEROME, ID 83338

STEVE R MATTHEWS
450 N 210 W
JEROME, ID 83338

IDAHO JERSEY GIRLS
JEROME DAIRY LLC
471 N 300 W
JEROME, ID 83338-5078

NARROWS WATER
DISTRICT
C/O ELAINE MARTIN
RT 4 302 S 700 E
JEROME, ID 83338

FULLER & ASSOC PHASE
2
C/O ELAINE MARTIN
RT 4 BOX 4634
JEROME, ID 83338

~~MELINDA MATTHEWS~~
~~NULL~~
~~JEROME, ID 83338~~

ACEQUIA INC
C/O JAMES P SPECK
PO BOX 987
KETCHUM, ID 83340

SNAKE RIVER FARMS
C/O SCOTT KARTERMAN
PO BOX 3117
KETCHUM, ID 83340

WESTERN LEGENDS LC
C/O WILLIAM LEHMAN
PO BOX 764
KETCHUM, ID 83340

JOHN H MC DONALD
PO BOX 1
105 MC DONALD LN
KETCHUM, ID 83340

RANDALL HERMANN
PO BOX 1204
KETCHUM, ID 83340

HELEN M ZIEGLER
THOMAS P ZIEGLER
PO BOX 2020
KETCHUM, ID 83340

DOUGLAS HICKEY
PO BOX 4748
KETCHUM, ID 83340-4799

W CLINTON STENNETT
PO BOX 475
KETCHUM, ID 83340
ASJ LLLP
PO BOX 6263
KETCHUM, ID 83340-6263

VIRGINIA GAMBREL
CLIFF GAMBREL
3378 N 3350 E
KIMBERLY, ID 83341

HILL A BRANDSMA
3424 SAGE SPRINGS RD
KIMBERLY, ID 83341

HAROLD O WAGGONER
3439 N 3300 E
KIMBERLY, ID 83341

JAMEY D KINSEY
WILMOTH KINSEY
3497 E 3000 N
KIMBERLY, ID 83341

RANCH PROPERTIES LLC
3663 E 3500 N
KIMBERLY, ID 83341

WILLIAM P MANN
LINDA MANN
376 FAFNIR DR
KIMBERLY, ID 83341

SUSAN M GRIFFITH
WILLIAM E GRIFFITH
3902 N 3500 E
KIMBERLY, ID 83341

RANDY ANDERSON
623 ADAMS
KIMBERLY, ID 83341

BETASEED INC
PO BOX 858
KIMBERLY, ID 83341

PEARSON FARMS &
RANCHES LLC
C/O NATHAN JONES
2240 E MAPLE DR
KING HILL, ID 83633

MICHAEL B IHLI
LINDA M IHLI
625 S SCHOOL AVE
KUNA, ID 83634-2313

LAVA CEMETERY
DISTRICT
12258 AVERY DR
LAVA HOT SPRINGS, ID
83246

KENNETH D ANDRUS
6948 E OLD OREGON
TRAIL RD
LAVA HOT SPRINGS, ID
83246

HOME HOTEL & MOTEL
INC
PO BOX 67
LAVA HOT SPRINGS, ID
83246

BLACK JACK RANCH INC
123 15TH AVE
LEWISTON, ID 83501

GAIL MC AFFEE
4748 OLD LOOP RD
MACKAY, ID 83251-4430

SCOTT L MC AFFEE
4748 OLD LOOP RD
MACKAY, ID 83251-4430

TERRENCE V DONAHUE
CAROL J DONAHUE
5448 FISH HATCHERY RD
MACKAY, ID 83251

BETTE JEAN KENT
MARCIA LEE KENT
PO BOX 365
MACKAY, ID 83251-0365

WILLIAM R HEWLETT
DAVID PACKARD
LUCILLE S PACKARD
PO BOX 388
MACKAY, ID 83251

RED ROCK FARMS LLC
2038 S HIGHWAY 81
MALTA, ID 83342-8746

RODNEY HALL
PO BOX 631
MALTA, ID 83342

KUNKLER ENTERPRISES
INC
PO BOX 371
MCCAMMON, ID 83250-
0371
HAROLD D POOLE
CECIL R POOLE
PO BOX 33
MENAN, ID 83434

OWYHEE NOBLE
METALS LLC
2197 S RETRIEVER WAY
MERIDIAN, ID 83642-4611

ALLA MARIE
CRAWFORTH
3826 N LEGACY
COMMON AVE
MERIDIAN, ID 83642

PHILIP F PUCHNER
3975 E CLOCKTOWER LN
#125
MERIDIAN, ID 83642

~~GARY L CRAWFORTH~~
~~ZZ~~
~~MERIDIAN, ID 83642~~

SANDRA L BERRY
RICK G BERRY
9696 E GLORIA RD
MIDDLETON, ID 83644

TOM EDEN &
BURTENSCHAW CATTLE
CO
1758 N 1000 E
MONTEVIEW, ID 83435

JOHN ALLEN
2300 N 738 E
MONTEVIEW, ID 83435

DALE E COPE
2521 N 800 E
MONTEVIEW, ID 83435

BAR P BAR INC
2559 N 3600 W
MOORE, ID 83255

JUEL AIKELE
2781 N 3375 W
MOORE, ID 83255

OWEN LOFTUS
3131 N 3350 W
MOORE, ID 83255

DEBORAH D BROADIE
MOJANET J BROADIE
3317 W 3700 N
MOORE, ID 83255-8727

JAY JENSEN
3320 W 2800 N
MOORE, ID 83255-8718

LYNN J METCALF
3780 W 4050 N
MOORE, ID 83255-8744

MICHAEL AIKELE
3871 W 2500 N
MOORE, ID 83255

PHILLIP KNAPP
ELIZABETH KNAPP
PO BOX 112
MOORE, ID 83225

TIMBERLINE BEEF INC
RT 1 BOX 638
MOORE, ID 83255

JAMES J EVANS
SAUNDRA EVANS
PO BOX 69
MORELAND, ID 83256

DELBERT G ALDER
SHIRLEY A ALDER
PO BOX 97
MORELAND, ID 83256

SOFIA RAE BISHOP
JOEL STUBBS
2622 N 3RD E ST
MOUNTAIN HOME, ID
83647

BRANDON MACKAY
8569 GUNSMOKE LOOP
MOUNTAIN HOME, ID
83648

ELMORE COUNTY
BOARD OF
COMMISSIONERS
ELMORE COUNTY
COURTHOUSE
150 S 4TH E STE 3
MOUNTAIN HOME, ID
83647

CALVIN D LOW
SUSIE F LOW
21101 OREANA LOOP RD
MURPHY, ID 83650-5125
WATTS FARMS INC
23735 HWY 30
MURTAUGH, ID 83344

JOHN R SEYMOUR
RT 1
MURTAUGH, ID 8334

MARY RAE HANSEN
KENNETH J HANSEN
1404 E GREENHURST RD
NAMPA, ID 83686

KERRY J HANSEN
154 N SHERWOOD DR
NAMPA, ID 83651

DAVID SCHWENDIMAN
DIANE P SCHWENDIMAN
VAL E SCHWENDIMAN
9633 E HWY 33
NEWDALE, ID 83436

KLINGLER BROS
PARTNERSHIP
C/O GRANT KLINGLER
PO BOX 215
NEWDALE, ID 83436-0215

KLINGLER BROS C/O
GRANT KLINGLER
PO BOX 215
NEWDALE, ID 83436

THE DEAN & SHIRLENE
SCHWENDIMAN FAMILY
LTD PARTNERSHIP
PO BOX 57
NEWDALE, ID 83436

~~PORATH~~
~~NULL~~
~~NULL, ID NULL~~

MERIEL B PETERSON
PO BOX 181
OAKLEY, ID 83346

CARL F AUSTIN
PO BOX 93
OAKLEY, ID 83346

GREGORY R OBENDORF
23299 FARGO RD
PARMA, ID 83660-7115

MICHAEL S TELFORD
1450 W HWY 24
PAUL, ID 83347-8666

DARYL J SERR
28 S 1050 W
PAUL, ID 83347-8615

SHERRY HARRIS
ANDERSON
304 N 500 W
PAUL, ID 83347

WADE SHORT
36 N 850 W
PAUL, ID 83347

MICHAEL D WOODLAND
800 W HIGHWAY 24
PAUL, ID 83347-8669

HIDDEN HILL WATER CO
DIVISION A
PO BOX 542
PAUL, ID 83347

VALLEY CHEMICAL &
FERTILIZER INC
PO BOX 190
PAUL, ID 83347

ROBERT L KERBS
PO BOX 206
PAUL, ID 83347

ARTHUR G HADDEN
JUNE HADDEN
PO BOX 23
PAUL, ID 83347

WARREN SNYDER
RANDY SNYDER
PO BOX 310
PAUL, ID 83347

MAGIC VALLEY
GROUND WATER
DISTRICT
PO BOX 430
PAUL, ID 83347

HIDDEN HILL WATER CO
PO BOX 542
PAUL, ID 83347

DELIS FARMS INC
PO BOX 665
PAUL, ID 83347

ALAN G KLOSTERMAN
RT 1 BOX 1258
PAUL, ID 83347

TAMARA K INGRAM
RALPH D INGRAM
RT 1 BOX 1384
PAUL, ID 83347

PICABO LIVESTOCK CO
PO BOX 688
PICABO, ID 83348-0688

PATRICIA G
MILLINGTON
PO BOX 707
PICABO, ID 83348

KARL SLAYTON
1619 W 600 S
PINGREE, ID 83262

VELIA DE GIULIO
BILLY DE GIULIO
1643 W 500 S
PINGREE, ID 83262

HOUGHLAND FARMS
INC
1842 W 800 S
PINGREE, ID 83262-1253

F MARK SHAWVER
334 S 1300 W
PINGREE, ID 83262

JERALDEAN A
CHRISTENSEN
ROBERT H CHRISTENSEN
357 S 1200 W
PINGREE, ID 83262

CLEM J HEATH
PO BOX 9
PINGREE, ID 83262

CAROL CORNELISON
CURTIS CORNELISON
120 N MINK CREEK RD
POCATELLO, ID 83204

N H PATTON
13378 N PHILBIN RD
POCATELLO, ID 83202
MICHAEL W SEIBERT
1665 POCATELLO CREEK
RD
POCATELLO, ID 83201

RONALD KRESS
JUDY KRESS
2005 DOUGLAS
POCATELLO, ID 83201

HERITAGE FARMS LLC
2043 E CENTER ST
POCATELLO, ID 83201-
3300

MARK S JENSEN
MAROLYN JENSEN
245 JAMES
POCATELLO, ID 83202

DEBBRA HAHN
RICKI H CORNFORTH
3537 VALLEY RD
POCATELLO, ID 83201-
5507

AFTON M HEATH
5544 W OLD HWY 91
POCATELLO, ID 83204

EARMAL NEWSOM
MAY NEWSOM
557 N 9TH AVE
POCATELLO, ID 83201

NORMAN A HILL
6900 W PORTNEUF RD
POCATELLO, ID 83204

EMANUEL KAHM
EDWIN KAHM
PO BOX 2087
POCATELLO, ID 83206

ROBERT R LEE
1165 BARNEY DAIRY RD
REXBURG, ID 83440-3545

GWEN J LEE
1330 BARNEY DAIRY RD
REXBURG, ID 83440

DALE JEPPESON
1347 N 100 E
REXBURG, ID 83440

JOE JEPPESON
1347 N 1000 E
REXBURG, ID 83440

PARKS RESORT LLC
1493 W 5000 N
REXBURG, ID 83440-3204

LEE H SUTTON
1577 E 10000 S
REXBURG, ID 83440-4651

IDAHO AG CREDIT FLCA
1586 N 2ND E
REXBURG, ID 83440-5129

KEVIN M LEE
1984 E 183 N
REXBURG, ID 83440

BLAIR CALAWAY
VELMA CALAWAY
246 N 1900 E
REXBURG, ID 83440

RICHARD LARSEN
267 W 4650 N
REXBURG, ID 83440-3206

BART R RIGBY
2793 N 3000 W
REXBURG, ID 83440

JOHN E RAYBOULD
DELMAR H RAYBOULD
3215 N 2000 W
REXBURG, ID 83440

GARY BALL
JO ANN BALL
368 E 3RD S
REXBURG, ID 83440

RANDOLPH H BROWN
4141 N 6000 W
REXBURG, ID 83440

BRIAN BALL
547 PARTRIDGE LN
REXBURG, ID 83440-3579

RALPH HILLMAN
DYLE ROBERTSON
5518 N 4000 W
REXBURG, ID 83440

ROLAND P BLASER
5777 W 5000 N
REXBURG, ID 83440

THE PARK PROPERTIES
LLC
63 E 1ST S
REXBURG, ID 83440-1938

DYLE ROBERTSON
6612 W 6000 N
REXBURG, ID 83440

SUNRISE INC
8995 S 400 W
REXBURG, ID 83440

RICHARD A EGBERT
C/O BRAD EGBERT
1134 BOND AVE
REXBURG, ID 83440-1810

SILVERSAGE
DEVELOPMENT
C/O LOA LEE & CLINTON
HANSEN
RT 1
REXBURG, ID 83440

MARCUS L FRANDSEN
PO BOX 756
REXBURG, ID 83440

MADISON SCHOOL
DISTRICT #321
PO BOX 830
REXBURG, ID 83440-1520

E REED SAUREY
RT 2 BOX 157
REXBURG, ID 83440

WILLIAM COFFEY
1347 N 1350 E
RICHFIELD, ID 83349

WENDE THORNTON
LARRY THORNTON
944 E HWY 26
RICHFIELD, ID 83349

CONNIE RICKS
ARDEN RICKS
107 N 4400 E
RIGBY, ID 83442

RONALD L LOVELL
21 N 4850 E
RIGBY, ID 83442-5952

IDAHO SUPREME
POTATOES LLC
4723 E 100 N
RIGBY, ID 83442-5811

BOONDOX FARMS
PARTNERSHIP LTD
C/O DALE MICHAELSON
4076 E 450 N
RIGBY, ID 83442

JEFFERSON SCHOOL
DISTRICT #251
PO BOX 150
RIGBY, ID 83442-1413

POPLAR IRRIGATION
DISTRICT
C/O KAY LUTHY
16726 E RIRIE HWY
RIRIE, ID 83443

DWAYNE E SUMMERS
PO BOX 206
RIRIE, ID 83443

GEORGE L LOVELL
CLYDE A COOK
PO BOX 566
RIRIE, ID 83443

ANN WOOD
RICHARD WOOD
844 N 2850 E
ROBERTS, ID 83444

BUTTE & MARKET LAKE
CANAL CO
C/O MARIE WELLS
PO BOX 283
ROBERTS, ID 83444

THE R & L UDY FAMILY
REVOCABLE LIVING
TRUST
5111 ROCKLAND HWY
ROCKLAND, ID 83271-
6122

GRANT UDY & SONS
C/O GRANT UDY
ROCKLAND, ID 83271

BENCH DITCH
IRRIGATION CO
PO BOX 157
ROCKLAND, ID 83271-
0157

W ORRIN TAYSOM
PO BOX 252
ROCKLAND, ID 83271
MARDEE PORATH
FARREN L PORATH
PO BOX 276
ROCKLAND, ID 83271

BURTON ANDERSON
PO BOX 304
ROCKLAND, ID 83271

JEFF D ALLEN
PO BOX 311
ROCKLAND, ID 83271

DARRELL JAMES BAKER
533 E 240 LANE N
RUPERT, ID 83350

YOUNG & YOUNG DBA
CHERMAR LTD
C/O STEVEN M YOUNG
OR ROY M YOUNG
PO BOX 307
RUPERT, ID 83350

ROY M YOUNG
DBA CHERMAR LTD
YOUNG & YOUNG
RT 3 BOX 3263
RUPERT, ID 83350

YOUNG & YOUNG
PARTNERSHIP
PO BOX 307
RUPERT, ID 83350

SPLIT BUTTE RANCH INC
RT 3 BOX 220
RUPERT, ID 83350

RICHARD HANSEN
JODY H HANSEN
RT 3 BOX 143
RUPERT, ID 83350

DALE L FOWERS
RT 3 BOX 169
RUPERT, ID 83350

COUNTRY LIVING
CENTER INC
RT 4 BOX 110
RUPERT, ID 83350

MICHAEL K FOWERS
RT 5 BOX 96
RUPERT, ID 83350

FREMONT MADISON
IRRIGATION DISTRICT
PO BOX 15
SAINT ANTHONY, ID
83445-0015

USDA FOREST SERVICE
1206 S CHALLIS ST
SALMON, ID 83467

GEORGE MUNDT
VALERIE MUNDT
1174 N 575 E
SHELLEY, ID 83274

SEARLE BROTHERS
1394 N 475 E
SHELLEY, ID 83274

EARL SEARLE FAMILY
PARTNERSHIP
546 E 1250 N
SHELLEY, ID 83274

STEPHEN M OLER
758 E 1100 N
SHELLEY, ID 83274

FOUR BROTHERS DAIRY
INC
NORTH VALLEY MILK
INC
425 N 250 W
SHOSHONE, ID 83352

RODDY L ADAMS
548 N 650 W
SHOSHONE, ID 83352

JOSEPH G ANDREASEN
PO BOX 727
SHOSHONE, ID 83352

RANDALL A HUBBARD
2220 ALEXANDER RD
SODA SPRINGS, ID 83276

P4 PRODUCTION LLC
C/O JOE VIA
PO BOX 816
SODA SPRINGS, ID 83276-
0816

MAX S HANKS
1397 E 400 N
ST ANTHONY, ID 83445

DIRK PARKINSON,
MARILYN PARKINSON,
ROBYN PARKINSON
M & B ENTERPRISES LTD
PARTNERSHIP
PO BOX 326
ST ANTHONY, ID 83445

RIVERVIEW CEMETERY
DISTRICT #3
PO BOX 607
ST ANTHONY, ID 83445

ELIZABETH L REMBER
CRAIG V REMBER
C/O JOHN V REMBER
PO BOX 195
STANLEY, ID 83278

ISAAC D PIERCE
C/O SOREN PIERCE
874 S 2100 W
STERLING, ID 83210

JERALD K DALLING
1419 N 7TH W
SUGAR CITY, ID 83448-
5017

RALPH R POCOCK FARM
INC
2720 N 5000 E
SUGAR CITY, ID 83448

RALPH R POCOCK
BETH POCOCK
2964 N 5000 E
SUGAR CITY, ID 83448

DOROTHY H DALLING
GLENN W DALLING
590 W 1ST S
SUGAR CITY, ID 83448

CITY OF SUGAR CITY
PO BOX 56
SUGAR CITY, ID 83448-
0056

SINCLAIR OIL CORP
DBA SUN VALLEY CO
PO BOX 10
SUN VALLEY, ID 83353

SUN VALLEY CO A
WYOMING CORP
PO BOX 10
SUN VALLEY, ID 83353

PAUL P MONAHAN
PO BOX 2170
SUN VALLEY, ID 83353

WEBBER CREEK RANCH
LLC
PO BOX 50
SWAN VALLEY, ID 83449

LLOYD A JACOBSON
PO BOX 68
SWAN VALLEY, ID 83449

JACK GODDARD
PO BOX 11
TENDOEY, ID 83468-0011

KIRK S EGBERT,
KATHRYN H EGBERT,
KIRK EGBERT
1402 E 1300 N
PO BOX 87
TERRETON, ID 83450

KEITH ROGER BARZEE
1455 N 2000 E
TERRETON, ID 83450

LLOYD RAY BARZEE
1577 N 1950 E
TERRETON, ID 83450-5216

SIDDOWAY SHEEP CO
INC
1764 E 1200 N
TERRETON, ID 83450-5104

SIDNEY G ASHCRAFT
JANA L ASHCRAFT
2104 E 1800 N
TERRETON, ID 83450

JEFFERSON CLARK
GROUND WATER
DISTRICT
PO BOX 118
TERRETON, ID 83450-0118

HAROLD D BROWN
PO BOX 81
TERRETON, ID 83450

JACK R CRAWLEY
128 N 2ND E
TETON, ID 83451

EVAN & LUCAS WOOD
LAND & CATTLE LLC
8017 E 2428 N
TETON, ID 83441

JAMES EARL SIDDOWAY
PO BOX 297
TETON, ID 83451

TETON PIPELINE ASSN
INC
C/O ALICIA NELSON
PO BOX 272
TETONIA, ID 83452

DAVID W BECKER JR
1110 WOOD RIVER DR
TWIN FALLS, ID 83301

DOROTHY L HAYWARD
LOUIS S HAYWARD
1390 GALENA CT
TWIN FALLS, ID 83301-
3589

BOYD WILMOTH
1601 2ND AVE E
TWIN FALLS, ID 83301

WILLIAM L MASON
1752 MAPLEWOOD DR
TWIN FALLS, ID 83301

KENT T JENSEN
202 GULCH LN
TWIN FALLS, ID 83301

ALYCE SHELBY
JOE T SHELBY
2046 HILLCREST DR
TWIN FALLS, ID 83301

HYDROTUBE OF IDAHO
2285 ADDISON AVE E
TWIN FALLS, ID 83301

VICKI ANDERSON
JOHN ANDERSON
245 SUNNY HILL CR
TWIN FALLS, ID 83301
DESSIE D COURTNEY

JOHN K COURTNEY
2527 N 2700 E
TWIN FALLS, ID 83301

PHOENIX PARTNERSHIP
2574A E 3800 N
TWIN FALLS, ID 83301

WALTER P JONES JR
2585 E 3700 N
TWIN FALLS, ID 83301

C J BOSS, DAVID L BOSS
NORMA J ELSING,
CHARLES E BOSS
2604 N 2700 E
TWIN FALLS, ID 83301

LISA COLLINS
263 2ND AVE N
TWIN FALLS, ID 83301

PATRICK J COURTNEY
2706 E 2500 N
TWIN FALLS, ID 83301-
0726

MARION E
PENDERGRAFT
2739 E 2500 N
TWIN FALLS, ID 83301

CLARA H CNOSSEN
FRANK W CNOSSEN
2754 SUN MEADOW DR
TWIN FALLS, ID 83301-
8968

HAROLD C BURGESS
281 CASWELL AVE W SP
E7
TWIN FALLS, ID 83301

TERRY G BLAU
CONNIE BLAU
2997 APRIL DR
TWIN FALLS, ID 83301

CYNTHIA
STRAUSBAUGH
CARL A STRAUSBAUGH
3085-C E 3400 N
TWIN FALLS, ID 83301

W T WILLIAMS INC
3094 N 3200 E
TWIN FALLS, ID 83301

EUGENE E MALONE
FRANCIS MALONE
3219 MICHIGAN AVE
TWIN FALLS, ID 83301

C PAMELA BOLTON
JAMES H BOLTON
3274 E FORD PL
TWIN FALLS, ID 83301

LANCASTER
PROPERTIES II LLC
4029 N 3300 E
TWIN FALLS, ID 83301

NORTHWEST FARM
CREDIT SERVICES FLCA
406 PARK VIEW LOOP
TWIN FALLS, ID 83301-
3393

MARK K SLUSSER
4082 MEADOW RIDGE LN
TWIN FALLS, ID 83301

MAGIC GARDENS
560 FILER AVE
TWIN FALLS, ID 83301

EUGENE W WALKER
624 PIERCE ST
TWIN FALLS, ID 83301

ROY E RAYMOND
VERNA MARIE
RAYMOND
738 CANYON RIVER RD
TWIN FALLS, ID 83301

JOHN T LEZAMIZ
847 CANYON SPRINGS
RD
TWIN FALLS, ID 83301

DALE M WRIGHT
891 BRIARWOOD DR
TWIN FALLS, ID 83301

TWIN FALLS CANAL
COMPANY
ATTN: JAY BARLOGI
357 6TH AVE W
TWIN FALLS, ID 83301-
5829

TRAVIS L THOMPSON
BARKER ROSHOLT &
SIMPSON LLP
PO BOX 63
TWIN FALLS, ID 83303-
0063

JEAN B TODD
MARY P BOYD
C/O D A JACKSON
21513 HWY 30
TWIN FALLS, ID 83301

WALT TAYLOR
C/O E DAN CARTER
PO BOX 1148
TWIN FALLS, ID 83303-
1148

LANTING ENTERPRISES
LLC
C/O JAMES W LANTING
2181 N 2300 E
TWIN FALLS, ID 83301

CHOBANI LLC
C/O RAY BOHL
3450 KIMBERLY RD
TWIN FALLS, ID 83301-
4781

L & S PARTNERS
C/O STEVE ASLETT
PO BOX B
TWIN FALLS, ID 83303-
0015

STONEYBROOK
PARTNERS INC
C/O STEVE KEIM
PO BOX 492
TWIN FALLS, ID 83303

W J & T A WILLIAMS
FAMILY PART
C/O TOM WILLIAMS
2941 E 2600 N
TWIN FALLS, ID 83301

W J WILLIAMS
T A WILLIAMS
C/O TOM WILLIAMS
RT 1
TWIN FALLS, ID 83301

W J & T A WILLIAMS
FAMILY PART
C/O W J WILLIAMS
2941 E 2600 N
TWIN FALLS, ID 83301

GOOSE CREEK
PARTNERSHIP
C/O WILLIAM L MASON
1752 MAPLEWOOD DR
TWIN FALLS, ID 83301
WESTERN
HYDROPOWER INC
PO BOX 101
TWIN FALLS, ID 83301

E DAN CARTER
PO BOX 1148
TWIN FALLS, ID 83303-
1148

JAMES A ROBERTS
PO BOX 1218
TWIN FALLS, ID 83303-
1218

CITY OF TWIN FALLS
PO BOX 1907
TWIN FALLS, ID 83303-
1907

SKINNER INC
PO BOX 2361
TWIN FALLS, ID 83303

DUSTIN Z CALHOUN
LYNNE G YOKOMIZO
PO BOX 2640
TWIN FALLS, ID 83301

SUZANNE MC CALL
DONALD MC CALL
PO BOX 2661
TWIN FALLS, ID 83303-
2661

FRANK L HARNEY
LOU ANN HARNEY
PO BOX 2764
TWIN FALLS, ID 83303

CAROL MC FARLAND
DON MC FARLAND
PO BOX 5178
TWIN FALLS, ID 83303-
5178

LEX R CHRISTIANSEN
PO BOX 950
TWIN FALLS, ID 83303

ED YRAGUI
PO BOX 975
TWIN FALLS, ID 83303-
0975

RAYMOND S SPARKS
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Names that have been stricken out
represent those who did not provide a
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