

# ALL WATER USERS OF THE BIG & LITTLE LOST RIVERS

There is a serious potential threat being brought against your water rights. The time to act is now. The Idaho Dept. of Water Resources is accepting comments concerning the petition being brought by Clear Springs Foods, Inc. until May 31, 2011.

## IT IS IMPERITIVE THAT IDWR RECEIVE AS MANY COMMENTS, AGAINST THIS PETITION, AS POSSIBLE.

Included in this ad is a letter addressed to IDWR. You can get a clean copy of this letter e-mailed to you by calling the Watermaster's office at 588-3137 or e-mailing a request to seefried61@gmail.com. Please feel free to edit or add to the comments of this letter.

## IF NOTHING ELSE CUT IT OUT, SIGN IT, & EITHER SEND IT OR FAX IT.

Send comments to:

Richard Rigby  
Idaho Department of Water Resources  
P.O. Box 83720 — Boise, ID 83720-0098  
Fax comments to: 208-287-6700

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JUN 02 2011

DEPARTMENT OF  
WATER RESOURCES

Richard Rigby  
Idaho Department of Water Resources  
P.O. Box 83720  
Boise, ID 83720-0098  
Fax 208-287-6700

Name: Tekla Staley  
Address: [REDACTED]  
City, State: Howe, Idaho 83244  
Telephone: [REDACTED]

Re: Proposed Change to Conjunctive Management Rule 50

Basin 34 has been told numerous times since the Snake River Basin Adjudication that we would never be involved in Eastern Snake Plain Aquifer, (ESPA), the "A-line". As a result, we were unaware that we were even in the Eastern Snake Plain Aquifer Model, (ESPAM). Some of the boundaries of the ESPAM seem arbitrary & political. People that are on the Modeling Committee have obviously represented and protected the interests of whomever or whatever organization they represented. We were never approached to be on the Modeling Committee. Decisions have been made for our Basins without our knowledge or input. Had we been aware of our inclusion in the ESPAM, we would have certainly had a representative there to protect our interests.

The contribution of the Big and Little Lost Rivers (Basins 34 & 33) to the ESPA is negligible, at best. "Good" water years, (when calls are unlikely) are the only times that these 2 basins may contribute to the ESPA. "Bad" water years, (when calls are likely) do not allow any water to leave these basins.

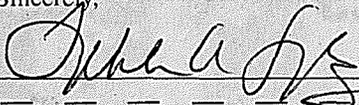
The ESPAM was never intended to be used as an administrative tool nor as a boundary. Again, the boundaries of the ESPAM seem arbitrary & political. The Big & Little Wood River Valleys should be included in the ESPAM and are not. Do they have representation on the Modeling Committee?

We are told that there is ground water that leaves Basins 33 & 34 and flows into the ESPA, but how much & how long it takes to reach the Twin Falls area are unknowns. Estimates are inexact.

The hydrologic basis for the definition of the Area of Common Ground Water Supply is set forth in the Conjunctive Management Rules as: "The Eastern Snake Plain Aquifer supplies water to and receives water from the Snake River" (CMR 050.0 1.a). The Big & Little Lost River Basins cannot receive water from the Snake River. We do not meet this criterion. If we do become part of the ESPA and are made subject to calls from the Twin Falls area, do we get to make calls ourselves? How will those be delivered?

For the above mentioned reasons, IDWR should not include Basins 33 & 34 in the change to Rule #50 proposed by Clear Springs Foods, Inc.

Sincerely,



May 26, 2011