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JUL 31 2006

DEPARTMENT OF
WATER RESOURCES

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

IN THE MATTER OF THE DISTRIBUTION
OF WATER TO VARIOUS WATER
RIGHTS HELD BY OR FOR THE BENEFIT
OF 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

**IGWA'S PETITION FOR
RECONSIDERATION OF THE
DIRECTOR'S FOURTH SUPPLEMENTAL
ORDER ON REPLACEMENT WATER
REQUIREMENTS FOR 2005**

Idaho Ground Water Appropriators, Inc. ("IGWA"), through its counsel Givens Pursley LLP, and on behalf of its Ground Water District members, hereby petitions for reconsideration of the Director's July 17, 2006 *Fourth Supplemental Order on Replacement Water Requirements for 2005* ("July 17, 2006 Order").

IGWA has filed the following petitions, briefs and/or affidavits with the Department in connection with previous orders issued in this proceeding:

1. Petition for Reconsideration and/or Clarification of Director's May 2, 2005 Amended Order; Request for Hearing; Motion for Stay of Amended Order, dated May 16, 2005;
2. Petition for Reconsideration of Order Approving of Order Approving IGWA's Replacement Water Plan for 2005 dated July 8, 2005;
3. Petition for Reconsideration of the July 22, 2005 Supplemental Order Amending Replacement Water Requirements dated August 5, 2005;
4. Petition for Reconsideration of the December 27, 2005 Second Supplemental Order Amending Replacement Water Requirements dated January 10, 2006;
5. Affidavit of Charles M. Brendecke in Support of IGWA's Petition for Reconsideration of Second Supplemental Order dated January 10, 2006;
6. IGWA and Pocatello's Joint Response to the Surface Water Coalition's Motion for Partial Summary Judgment dated April 28, 2006; and
7. Affidavit of Charles M. Brendecke in Support of IGWA's and Pocatello's Response to Motion for Partial Summary Judgment dated April 28, 2006.
8. IGWA's Petition for Reconsideration of the Director's Third Supplemental Order Amending Replacement Water Requirements Final 2005 and Estimated 2006 dated July 13, 2006.

The July 17, 2006 Order carries forward the errors identified in the above IGWA filings, and fails to give due consideration to, or otherwise take into account, the issues, arguments and facts presented therein. IGWA hereby incorporates by reference and restates each of IGWA's grounds for reconsideration and supporting facts and opinions contained in the above-referenced filings as if set forth fully herein.

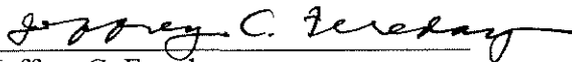
IGWA also respectfully objects to the manner in which the Department evidently has accounted for storage and natural flow water rights that IGWA either placed in the Idaho Water Resource Board water bank or acquired through the Water District 01 Rental Pool for mitigation and/or replacement water supplies. IGWA paid all relevant fees for the rental and delivery of these supplies. It appears from the July 17, 2006 Order that the Department intends for IGWA to

pay again for the delivery of these same blocks of replacement water once they finally are delivered by order of the Director. IGWA objects to any requirement that it pay these additional administrative or other fees for such water. IGWA rented and made this water available last year; it paid the fees then. At that time, through no fault of IGWA, the Director chose not to deliver it to or account it for the benefit of the entity that the Director preliminarily deemed was reasonably likely to have experienced material injury—Twin Falls Canal Company (“TFCC”). The water remains available (or indeed, now has been delivered) in 2006. IGWA objects to paying administrative fees again for this same water. IGWA also objects to paying any additional administrative fees for that water accruing to natural flow in the Snake River under IGWA’s ground water lease with FMC that is not delivered to or accounted for the benefit of entities (TFCC, under the present state of the orders) that the Director has preliminarily deemed are reasonably likely to be suffering material injury.

IGWA respectfully requests a hearing wherein it is entitled to present argument and introduce evidence as to all issues raised in this Petition and those listed above.

Respectfully submitted this 31st day of July, 2006.

GIVENS PURSLEY LLP


Jeffrey C. Fereday
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*Attorneys for Idaho Ground Water
Appropriators, Inc.*

CERTIFICATE OF SERVICE

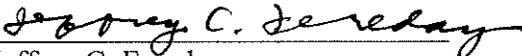
I hereby certify that on this 31st day of July 2006, I served a true and correct copy of the foregoing by delivering it to the following individuals by the method indicated below, addressed as stated.

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