



United States Department of the Interior
BUREAU OF LAND MANAGEMENT
Four Rivers Field Office
3948 Development Avenue
Boise, Idaho 83705-5339



In Reply Refer To:
4130 (ID110)
1101603/1101868/1101633

May 27, 2014

CERTIFIED MAIL – RETURN RECEIPT REQUESTED 7011 2970 0002 6309 0694

Barber-Caven Ranches/Crescent Moon LLC/Half Moon Ranch
C/O Jim Chambers
911 E Winding Creek Drive Suite 150
Eagle, Idaho 83616-6973

Notice of Field Manager's Proposed Decision

Dear Mr. Chambers:

This Proposed Decision is in response to your Application for Permit Renewal (grazing management proposal) for the Hammett #7 (01039) and North Camas (01098) allotments.

Introduction

This Proposed Decision addresses grazing management in the West Hammett #7 (TBD) and North Camas allotments and, if finalized, will serve as the Decision Record for Environmental Assessment (EA) DOI-BLM-ID-B010-2011-0021-EA, which this Proposed Decision incorporates by reference. This Proposed Decision reflects completion of an evaluation and determination, based on 2004 field assessments and subsequent site visits, of the applicable Idaho Standards for Rangeland Health in 2014.

Background

The Hammett #7 Allotment is located south of State Highway 20, approximately eight miles west of Hill City, Idaho (Map 1). The North Camas Allotment is located approximately two miles south of US Highway 20 near Cat Creek Summit (Map 1). The current grazing permits authorizing active use for Barber-Caven Ranches and Crescent Moon, LLC in the Hammett #7 Allotment were issued on March 1, 2007 and October 26, 2004, respectively (Table 1). The current grazing permit authorizing active use for Half Moon Ranch in the North Camas Allotment was issued on December 30, 2004 (Table 1). These authorizations will continue until this Proposed Decision becomes final, and a new grazing permit is issued.

Current Grazing Authorization

Table 1. Current Mandatory Terms and Conditions for the Hammett #7 and North Camas allotments, Elmore County, Idaho.

Operator Name (Number)	Allotment		Livestock		Season of Use	% Public Land	AUMs		
	Name	No.	No.	Kind			Active	Suspended	Permitted
Barber-Caven Ranches (101603)	Hammett #7	01039	117	C	07/01-09/30	40	142	0	142
Crescent Moon, LLC (101868)	Hammett #7	01039	54	C	07/01-07/31	100	55	0	66
			3	C	06/15-09/15	100	9		
Half Moon Ranch (1101633) ¹	North Camas	01098	76	C	07/01-08/15	100	115	0	115

¹ This grazing authorization includes additional allotments (not shown above), which are not currently being evaluated. These allotments along with pertinent terms and conditions would remain on this authorization. Separate grazing authorizations would be created as necessary to implement the terms and conditions of the Final Decision.

Allotment Specific Terms and Conditions (Hammett #7 - 1101603)

- 60% of the Hammett 7 pasture used by Barber-Caven Ranches is private unfenced land owned by Barber-Caven and is the Base Property offered for the permit.
- Livestock numbers may vary within the allotment providing the period of use and AUMs have not been exceeded.
- Turn-out is subject to Boise District Range Readiness Criteria.
- Your certified Actual Use Report is due 15 days after authorized use has been completed.
- Salt/Supplement shall not be placed within one-quarter (¼) mile from any springs, streams, meadows, aspen stands, playas, special status plant populations, or water developments.
- Changes to the scheduled use requires prior approval.
- You are required to coordinated trailing activities with the BLM prior to initiation. A Trailing Permit or similar authorization may be required prior to crossing public lands.
- Livestock exclosures located within your grazing allotments are closed to all domestic grazing use.
- You are required to maintain rangeland improvement in accordance with the cooperative agreements and range improvements permits in which you are a signator or assignee. All maintenance of range improvements within a wilderness study area requires prior consultation with the authorize officer.
- All Appropriate documentation regarding Base Property leases, lands offered for Exchange of Use and livestock control agreements must be approved prior to turn-out. Leases of land and/or livestock must be notarized prior to submission and be in accordance with Boise District Policy.
- Failure to pay the grazing bill within 15 days of the due date specified shall result in a late fee assessment of \$25.00 or 10 percent of the grazing bill, whichever is greater, not to exceed \$250.00. Payment made later than 15 days after the due date, shall include the appropriate late fee assessment. Failure to make payment within 30 days may be a violation of 43 CFR 4040.1(B) (1) and shall result in action by the Authorized Officer under 43 CFR 4140.1 and 4160.1-2.

12. The land use plan allowable use level for riparian and upland vegetation is 50% of the current year's growth. Livestock should be removed from the use area, pasture, or allotment when this utilization has been reached.

Allotment Specific Terms and Conditions (Hammett #7 - 1101868)

1. Line 02 - Pasture 1 is for grazing use in the Sheep Creek Field.
2. Line 03 – Pasture 2 is for use in the FFR in the state lease pasture. Livestock numbers may vary in the FFR providing use is consistent with management objectives (08/30/95)
3. Turn-out is subject to Boise District Range Readiness Criteria.
4. You're certified Actual Use Report is due 15 days of completing your authorized annual grazing use.
5. Salt and/or Supplement shall not be placed within one-quarter (¼) mile of springs, streams, meadows, aspen stands, playas, or water developments.
6. Changes to the scheduled use requires prior approval.
7. You are required to coordinate trailing activities with the BLM prior to initiation. A Trailing Permit or similar authorization may be required prior to crossing public lands.
8. Livestock exclosures located within your grazing allotment(s) are closed to all domestic grazing use.
9. You are required to maintain rangeland improvements in accordance with offered for exchange of use and livestock control agreements must be approved prior to turn out. Leases of land and/or livestock must be notarized prior to submission and me in compliance with boise district policy.
10. Failure to pay the grazing bill within 15 days of the due date specified shall result in a late fee assessment of \$25.00 or 10 percent of the grazing bill, whichever is greater, not to exceed \$250.00. Payment made later than 15 days after the due date, shall include the appropriate late fee assessment. Failure to make payment within 30 days may be a violation of 43 CFR 4040.1(B) (1) and shall result in action by the Authorized Officer under 43 CFR 4140.1 and 4160.1-2.

Allotment Specific Terms and Conditions (North Camas - 1101633)

1. Livestock grazing within the Hammett 4 and North Camas Allotments will be in accordance with this final decision, dated 9/10/04.
2. The allotment(s) listed on the grazing permit are subject to the requirements of 43 CFR 4180 – Fundamentals of Rangeland Health and Guidelines for Grazing Administration. This permit shall be modified (if necessary) to meet these requirements upon completion of a Standard and Guidelines Assessment, and Determination as scheduled by the Authorized Officer.
3. Pursuant to 43 CFR 10.4(B), the permittee must notify the BLM Field Manager, by telephone with written confirmation, immediately upon the discovery of human remains, funerary objects, sacred objects, or objects or cultural patrimony on federal land. Pursuant to 43 CFR 19.4(C), the permittee must immediately stop any ongoing activities connected with the discovery and make a reasonable effort to protect the discovered remains or objects.
4. Livestock numbers may vary providing the period of use and AUMs by season have not been exceeded by the allotment.
5. Your certified Actual Use Report is due 15 days after authorized use has been completed.

6. Livestock exclosures located within your grazing allotments are closed to all domestic grazing use.
7. You are required to coordinate trailing activities with the BLM prior to initiation. A Trailing Permit is similar authorization may be required prior to crossing public lands.
8. Salt and/or supplement shall not be placed within one quarter (1/4) mile of springs, streams, meadows, aspen stands, playas or water developments.
9. Changes in schedule use, requires prior approval.
10. Turnout is subject to the Boise District Range Readiness Criteria.
11. All Appropriate documentation regarding Base Property leases, lands offered for Exchange of Use and livestock control agreements must be approved prior to turn-out. Leases of land and/or livestock must be notarized prior to submission and be in accordance with Boise District Policy.
12. You are required to maintain rangeland improvements in accordance with the cooperative agreements and range improvements permits in which you are a signatory or assignee.
13. Permittee shall not trail livestock through element occurrences within the management area when soils are saturated.
14. Permittee shall place salt/supplement to minimize trampling of LEPA and of slickspots, respectively. Supplements will be placed at least ½ mile if practicable from occurrences. Supplements that are attractants should be placed so that the cattle will not trail through an element occurrence to the supplement or a water source. Attractants should be placed so that cattle are drawn away from the area of the element occurrence.
15. LEPA conservation measures for EO 58 in Hammett #4 Allotment Pasture 3 (West or Morrow Reservoir) will be authorized Fall/Winter grazing (10/15-12/31) only and livestock will be herded away from the southern portion of the allotment where EO 58 exists during periods when soils are saturated.

Idaho Standards and Guidelines

Rangeland health assessment and monitoring data collected between 2004 and 2014 were used to assess allotment conditions. A 2014 Determination concluded that BLM-administered lands in the Hammett #7 Allotment (Slackrider, Vina 1, and Vina 2 pastures) were meeting the following applicable Idaho Standards for Rangeland Health (Standards): Standard 2 (Riparian Areas and Wetlands), Standard 3 (Stream Channel and Floodplains), Standard 4 (Native Plant Communities), Standard 7 (Water Quality), and Standard 8 (Threatened and Endangered Plants and Animals). They were not meeting Standard 1 (Watersheds) and current livestock grazing was considered a significant contributing factor. Active gullies associated with livestock trailing were adversely affecting watershed function. Grazing was not in conformance with Guidelines for Livestock Grazing Management (Guidelines) related to: maintaining appropriate hydrologic, nutrient, and energy flows (8).

Based on a 2014 Determination, BLM-administered lands in the North Camas Allotment were meeting Standards 1 and 4. Standards 2 and 8 were not being met and current livestock grazing was considered a significant contributing factor. A wet meadow and spring were rated in functioning at risk condition characterized by early seral and upland species and mechanical damage. Grazing was not in conformance with Guidelines related to: maintaining wetland function (5); spring developments (6); and stream channel stability (7).

Proposed Decision

In accordance with 43 CFR 4110.1(b) and 43 CFR 4110.2-4 and upon my review of the record of performance for Barber-Caven Ranches, Crescent Moon, LLC., and Half Moon Ranch, I have determined that they have a satisfactory record of performance for the Hammett #7 and North Camas allotments. Therefore, it is my Proposed Decision as the authorized officer to issue a new 10-year grazing permit to Half Moon Ranch for the West Hammett #7 and North Camas allotments (Map 1) as described in Alternatives B (North Camas) and C (West Hammett #7) in DOI-BLM-ID-B010-2011-0021-EA and as shown below in Table 2. The permit would include the Mandatory Terms and Conditions for North Camas Allotment from Alternative B, a maximum livestock number that matches the U. S. Forest Service (USFS) permit, and Other Terms and Conditions from Alternative C. Additionally, the Proposed Decision would:

- Adjust the current Hammett #7 Allotment boundary to create two allotments, South Hammett #7 (01039) and West Hammett #7 (official BLM allotment number to be determined).
- Authorize 208 and 115 AUMs of Active Use, respectively, in the West Hammett #7 and North Camas allotments.
- Salt/supplement sites would be moved to reduce trailing along and adjacent to active gullies. If objectives identified in the Adaptive Management Monitoring Plan (Appendix 7 of DOI-BLM-ID-B010-2011-0021-EA) are not met after five years, then further modifications would be made to address livestock distribution.
- Construct an enclosure around Sackrider Spring in the North Camas Allotment (work completed by the BLM), as described in Alternative D, DOI-BLM-ID-B010-2011-0021-EA (Map 1).
- Issue an Exchange of Use (EOU) agreement for non-BLM lands and adjust the percentage of public land accordingly in the West Hammett #7 Allotment wherein the permittee can provide proof of control through a lease, deed, or other legal instrument.
- Use in the West Hammett #7 Allotment would be billed "After-the-Fact" based on the actual use report.

Proposed Grazing Authorization

Table 2. Proposed Mandatory Terms and Conditions for the West Hammett #7 and North Camas allotments, Elmore County, Idaho.

Operator Name	Allotment		Livestock		Season of Use	% Public Land	AUMs		
	Name	No.	No.	Kind			Active	Suspended	Permitted
Half Moon Ranch	West Hammett #7	TBD ¹	174	C	07/01-10/15	34	208	0	208
	North Camas	01098	76	C	07/01-08/15	100	115	0	115

¹ Official BLM allotment number will be issued when decision is final.

Other Terms and Conditions

1. Livestock grazing must be conducted in accordance with the Terms and Conditions described in the Final Decision dated _____.
2. Livestock turn-out would be subject to District Range Readiness Criteria.
3. Changes to the scheduled use would require prior approval by the authorized officer.

4. You are required to submit a signed and dated Actual Grazing Use Report form (BLM Form 4130-5) for each allotment you graze. The completed form(s) must be submitted to this office within 15 days from the last day of your authorized annual grazing use.
5. Salt and/or supplements shall not be placed within one-quarter (1/4)-mile of springs, streams, meadows, aspen stands, playas, special status plant populations, eligible historic properties, or water developments. Use of supplements other than the standard salt or mineral block on public land requires annual authorization by the authorized officer.
6. A crossing permit may be required prior to trailing livestock across public lands. Crossing activities must be coordinated with the BLM prior to initiation. Permittee would also notify any/all affected permittees in advance of crossing.
7. Livestock exclosures located within your grazing allotment(s) would be closed to all domestic grazing use.
8. Range improvements must be maintained in accordance with the cooperative agreement and range improvement permits in which you are a signatory or assignee. All maintenance activities which may result in ground disturbance require prior approval from the authorized officer.
9. Bird ladders that meet BLM standards must be installed and functioning on water troughs located on public lands. The permittee would inform BLM if bird ladders are needed on permanent troughs, and BLM would supply bird ladders. The permittee would be responsible for providing bird ladders for temporary troughs. It would be the permittee's responsibility to maintain and install all bird ladders.
10. Pursuant to 43 CFR 10.4(b), you must notify the BLM Field Manager, by telephone with written confirmation, immediately upon the discovery of human remains, funerary objects, sacred objects, or objects of cultural patrimony on federal lands. Pursuant to 43 CFR 10.4(c), you must immediately stop any ongoing activities connected with such discovery and make a reasonable effort to protect the discovered remains or objects.
11. Permittees or lessees shall provide reasonable administrative access across private and leased lands to the BLM for the orderly management and protection of public lands.

Allotment Specific Terms and Conditions

1. Prior to the beginning of each authorized use period in the West Hammett #7 Allotment, the permittee would coordinate their intended operating plans with the BLM.
2. If the objectives identified in the monitoring plan (Appendix 7 of DOI-BLM-ID-B010-2011-0021-EA) for the West Hammett #7 Allotment are not being met at the end of year five, then additional measures would be implemented to address livestock distribution issues.
3. Livestock numbers in the West Hammett #7 Allotment may vary, provided season of use and AUMs are not exceeded; however, the maximum number of livestock present at any one time would not exceed 455 head.
4. Livestock numbers in the North Camas Allotment may vary, provided season of use and AUMs are not exceeded; however, the maximum number of livestock present at any one time would not exceed 127 head.

Rationale

The BLM analyzed three alternatives for livestock grazing in the West Hammett #7 and North Camas allotments in DOI-BLM-ID-B010-2011-0021-EA.

West Hammett #7

Consistent salt/supplement placement caused livestock to trail in and adjacent to active gullies preventing revegetation and recovery (EA Section 3.1.2.4). Relocation of salt/supplement sites would help minimize direct mechanical damage. Significant progress could be made toward meeting Standard 1 where perennial species become established and stabilize gullies. If progress is not being made after five years, then further modifications would help ensure progress over the long term. A 30-day use extension to October 15 would produce minor impacts to shrubs (EA Section 3.2.2.5). Grazing would largely take place outside the critical growth period for perennial grasses and the stocking rate would not change. The maximum number of livestock would match the total number of animals that could be in the allotment considering all ownerships; therefore, because water sources are distributed throughout the pastures, concentrations of animals on public lands would not be different from current use patterns and using the maximum numbers would not affect plant communities. Therefore, native plant community health would be maintained, and Standard 4 would continue to be met over the long term.

North Camas

Construction of an enclosure would eliminate livestock grazing and trampling impacts at Sackrider Spring. Fence construction activities and long-term livestock trailing impacts along the fenceline would not affect the spring. (EA Section 3.5.2.5). The upward trend in functioning condition at the wet meadow would be expected to continue and elimination of livestock disturbance at Sackrider Spring would result in significant progress toward meeting Standards 2 and 8 over the long term (EA sections 3.5.2.3, 3.5.2.5, and 3.6.2.6). The mandatory terms and conditions and maximum number of livestock would be consistent with the USFS permit. Standards 1 and 4 have been met and would continue to be met with livestock numbers at these levels (EA sections 3.1.2.4 and 3.2.2.5).

Conclusion

In conclusion, it is my decision to select Alternative C for the West Hammett #7 Allotment and portions of Alternatives B, C, and D for the North Camas Allotment. I have determined the renewal of this grazing permit would be in conformance with the Jarbidge Resource Management Plan (RMP) dated March 23, 1987, and the proposed livestock grazing would meet or make significant progress toward meeting applicable Standards and Guidelines.

Authority

The authorities under which this decision is being issued include the Taylor Grazing Act of 1934, as amended, and the Federal Land Policy and Management Act of 1976, as promulgated through Title 43 of the Code of Federal Regulations (CFR) Subpart 4100 Grazing Administration - Exclusive of Alaska. My decision is issued under the following specific regulations:

- 4100.0-8 Land use plans. The Jarbidge RMP designates the Hammett #7 and North Camas allotments available for livestock grazing;
- 4110.3 Changes in permitted use;
- 4130.2 Grazing permits or leases. Grazing permits may be issued to qualified applicants on lands designated as available for livestock grazing. Grazing permits shall be issued for a term of 10 years unless the authorized officer determines that a lesser term is in the best interest of sound management;

- 4130.3 Terms and conditions. Grazing permits must specify the term and conditions that are needed to achieve desired resource conditions, including both mandatory and other terms and conditions;
- 4130.6-1(a) Exchange of Use grazing agreements; and
- 4180 Fundamentals of Rangeland Health and Standards and Guidelines for Grazing Administration. This Proposed Decision would result in taking appropriate action(s) to modify existing grazing management in order to make significant progress toward achieving rangeland health.

Right of Protest and/or Appeal

Any applicant, permittee, lessee or other interested public may protest the Proposed Decision under 43 CFR §§ 4160.1 and 4160.2, in person or in writing within 15 days after receipt of such decision to:

Tate Fischer
 Four Rivers Field Manager
 3948 S. Development Avenue
 Boise, Idaho 83705-5339

The protest, if filed, should clearly and concisely state the reason(s) why the Proposed Decision is in error.

In accordance with 43 CFR § 4160.3(a), in the absence of a protest, the Proposed Decision will become the Final Decision of the authorized officer without further notice unless otherwise provided in the Proposed Decision.

In accordance with 43 CFR § 4160.3(b), upon a timely filing of a protest, after a review of protest received and other information pertinent to the case, the authorized officer shall issue a Final Decision.

Any applicant, permittee, lessee or other person whose interest is adversely affected by the Final Decision may file an appeal in writing in for the purpose of a hearing before an administrative law judge in accordance with 43 CFR §§ 4160.3(c), 4160.4, 4.21, and 4.470. The appeal must be filed within 30 days following receipt of the Final Decision or within 30 days after the date the Proposed Decision becomes final. The appeal may be accompanied by a petition for a stay of the decision in accordance with 43 CFR § 4.471 pending final determination on appeal. The appeal and petition for a stay must be filed in the office of the authorized officer, as noted above. In accordance with 43 CFR § 4.401, the BLM does not accept fax or email filing of a notice of appeal and petition for stay. Any notice of appeal and/or petition for stay must be sent or delivered to the office of the authorized officer by mail or personal delivery.

Within 15 days of filing the appeal, or the appeal and petition for stay, with the BLM officer named above, the appellant must also serve copies on other persons named in the *copies sent to* section of this decision in accordance with 43 CFR § 4.421 and on the Office of the Field Solicitor located at the address below in accordance with 43 CFR §§ 4.470(a) and 4.471(b).

Boise Field Solicitor's Office

University Plaza
960 S. Broadway Avenue Suite 400
Boise, Idaho 83706-6240

The appeal shall state the reasons, clearly and concisely, why the appellant thinks the Final Decision is in error and otherwise complies with the provisions of 43 CFR § 4.470.

Should you wish to file a petition for a stay, see 43 CFR 4.471 (a) and (b). In accordance with 43 CFR 4.471(c), a petition for a stay must show sufficient justification based on the following standards:

1. The relative harm to the parties if the stay is granted or denied.
2. The likelihood of the appellant's success on the merits.
3. The likelihood of immediate and irreparable harm if the stay is not granted, and
4. Whether the public interest favors granting the stay.

As noted above, the petition for stay must be filed in the office of the authorized officer and served in accordance with 43 CFR 4.471. In accordance with 43 CFR 4.401, BLM does not accept fax or email filing of a notice of appeal and petition for stay. Any notice of appeal and/or petition for stay must be sent or delivered to the office of the authorized officer by mail or personal delivery.

Any person named in the decision that receives a copy of a petition for a stay and/or an appeal, see 43 CFR 4.472(b) for procedures to follow if you wish to respond.

If you have any questions, please contact either Matt McCoy Four Rivers Assistant Field Manager at (208) 384-3343, or myself at 208-384-3430.

Sincerely,

/s/ Jate Fischer

Tate Fischer
Four Rivers Field Manager

1 Enclosure:

1. Map 1

Copies sent to:

ADVOCATES FOR THE WEST
PO BOX 1612
BOISE, ID 83701-1612

J.D. ALDECOA & SONS, INC.
4312 W. EDGEMONT STREET
BOISE, ID 83706-2304

KATHRYN ALDER
6522 BASE LINE ROAD
MELBA, ID 83641-5120

AMERICAN WILDLANDS
PO BOX 6669
BOZEMAN, MT 59771-6669

STACEY BACZKOWSKI
1221 W. IDAHO STREET
BOISE, IDAHO 83702-5627

BARBER CAVEN RANCHES
911 E. WINDING CREEK DRIVE STE 150
EAGLE, IDAHO 83616-6973

SAMUEL BLACKWELL
5486 W. WINTERCAMP LANE
GLENN'S FERRY, ID 83623-5061

ALAYNE BLICKLE
7235 SOUTHSIDE BOULEVARD
NAMPA, IDAHO 83686-9431

BOISE NATIONAL FOREST
2180 AMERICAN LEGION BLVD.
MOUNTAIN HOME, ID 83647-3140

BUREAU OF RECLAMATION
1150 NORTH CURTIS ROAD, SUITE 100
BOISE, ID 83706-1234

BURNS PAIUTE TRIBE
TRIBAL CHAIRMAN
100 PASIGO STREET
BURNS, OR 97720-2442

CASA DEL NORTE LP
11204 N BAR 21 DRIVE
GLENN'S FERRY, ID 83623-5028

COMMITTEE FOR IDAHO'S HIGH DESERT
PO BOX 2863
BOISE, ID 83701-2863

CONFEDERATED TRIBES OF THE
UMATILLA INDIAN RESERVATION
TRIBAL CHAIRMAN
46411 TIMINE WAY
PENDLETON, OR 97801-9467

STEVE DAMELE
928 E. RUMSEY LANE
MOUNTAIN HOME, ID 83647-5719

L. G. DAVISON & SONS
1969 PRAIRIE ROAD
PRAIRIE, ID 83647-8435

DOUBLE ANCHOR RANCH
5714 W. DOUBLE ANCHOR DRIVE
GLENN'S FERRY, ID 83623-5022

ELMORE COUNTY COMMISSIONERS
150 SOUTH 4TH EAST, SUITE 302
MOUNTAIN HOME, ID 83647-3060

FAULKNER LAND & LIVESTOCK
C/O JOHN FAULKNER
1989 SOUTH 1875 EAST
GOODING, ID 83330-5330

GOLDEN EAGLE AUDUBON
PO BOX 8261
BOISE, ID 83707-8261

GENE GRAY
2393 WATTS LANE
PAYETTE, ID 83661-5326

RICHARD HALL
101 S. CAPITOL BOULEVARD STE 1900
BOISE, ID 83702-7705

HONORABLE MIKE CRAPO
251 E. FRONT STREET STE 205
BOISE, ID 83702-7312

HONORABLE RAUL LABRADOR
33 E. BROADWAY AVENUE STE 251
MERIDIAN, IDAHO 83642-2619

HONORABLE C.L. "BUTCH" OTTER
PO BOX 83720
BOISE, ID 83720-0003

HONORABLE JIM RISCH
350 NORTH 9TH STREET, SUITE 302
BOISE, ID 83702-5470

HONORABLE MIKE SIMPSON
802 W. BANNOCK STREET, SUITE 600
BOISE, ID 83702-5843

TED HOWARD
CULTURAL RESOURCES DIRECTOR
SHOSHONE-PAIUTE TRIBES
PO BOX 219
OWYHEE, NV 89832

IDAHO AIR & ARMY NATIONAL GUARD
4040 WEST GUARD STREET
BOISE, ID 83705-5004

IDAHO CATTLE ASSOCIATION
PO BOX 15397
BOISE, ID 83715-5397

IDAHO CONSERVATION LEAGUE
PO BOX 844
BOISE, ID 83701-0844

IDAHO DEPARTMENT OF AGRICULTURE
PO BOX 790
BOISE, ID 83701-0790

IDAHO DEPARTMENT OF FISH & GAME
3101 SOUTH POWERLINE ROAD
NAMPA, ID 83686-8520

IDAHO DEPARTMENT OF LANDS
8355 W. STATE STREET
BOISE, ID 83714-6071

IDAHO DEPARTMENT OF PARKS & RECREATION
PO BOX 83720
BOISE, ID 83720-0003

IDAHO FARM BUREAU FEDERATION
500 W. WASHINGTON
BOISE, ID 83702-5965

IDAHO GRAZING BOARD
ATTN: STAN BOYD
PO BOX 2596
BOISE, ID 83701-2596

IDAHO STATE HISTORIC PRESERVATION
210 W. MAIN STREET
BOISE, ID 83702-7264

IDAHO WILDLIFE FEDERATION
PO BOX 6426
BOISE, ID 83707-6426

DENNIS & DEBRA JOOST
1316 S. PINE FEATHERVILLE ROAD
MOUNTAIN HOME, ID 83647-8719

CHARLES LYONS
11408 E. HIGHWAY 20
MOUNTAIN HOME, ID 83647-5316

MOUNTAIN HOME AIR FORCE BASE
BASE COMMANDER COLONEL DAVID R. IVERSON
336TH GUNFIGHTER AVENUE
MOUNTAIN HOME AFB, ID 83648

THE NATURE CONSERVANCY
950 WEST BANNOCK, SUITE 210
BOISE, ID 83702-6093

THE WILDERNESS SOCIETY
950 W. BANNOCK STREET STE 605
BOISE, ID 83702-6106

NEZ PERCE TRIBES
TRIBAL CHAIRMAN
PO BOX 365
LAPWAI, ID 83540-0365

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

GAYLE POORMAN
5230 N BLACK CAT ROAD
MERIDIAN, ID 83646-5012

RICHARD RAYMONDI
5670 N. COLLISTER DRIVE
BOISE, ID 83703-3826

TINA REAY
78 STONE LANE
HORSESHOE BEND, ID 83629-9006

RESOLUTION ADVOCATES
C/O DOUG MCCONNAUGHEY
405 CREEKSIDE PLACE
NAMPA, ID 83686-8133

COL W.M. RICHEY
SPECIAL ASSISTANT MILITARY AFFAIRS
OFFICE OF THE GOVERNOR
PO BOX 10
MOUNTAIN HOME, ID 83647-0010

DR. NEIL RIMBEY
1904 E. CHICAGO SUITE A & B
CALDWELL, ID 83605-5599

SARA SCHMIDT
PO BOX 16468
BOISE, ID 83715-6468

SHOSHONE-BANNOCK TRIBES
TRIBAL CHAIRMAN
PO BOX 306
FORT HALL, ID 83203-0306

SHOSHONE-PAIUTE TRIBES
TRIBAL CHAIRMAN
PO BOX 219
OWYHEE, NV 89832-0219

SIERRA CLUB
MIDDLE SNAKE GROUP
PO BOX 552
BOISE, ID 83701-0552

KAREN STEENHOF
18109 BRIAR CREEK ROAD
MURPHY, ID 83650-5006

TREE TOP RANCHES LP
PO BOX 8126
BOISE, ID 83707-8126

US FISH AND WILDLIFE SERVICE
1387 S. VINNELL WAY
BOISE, ID 83709-1657

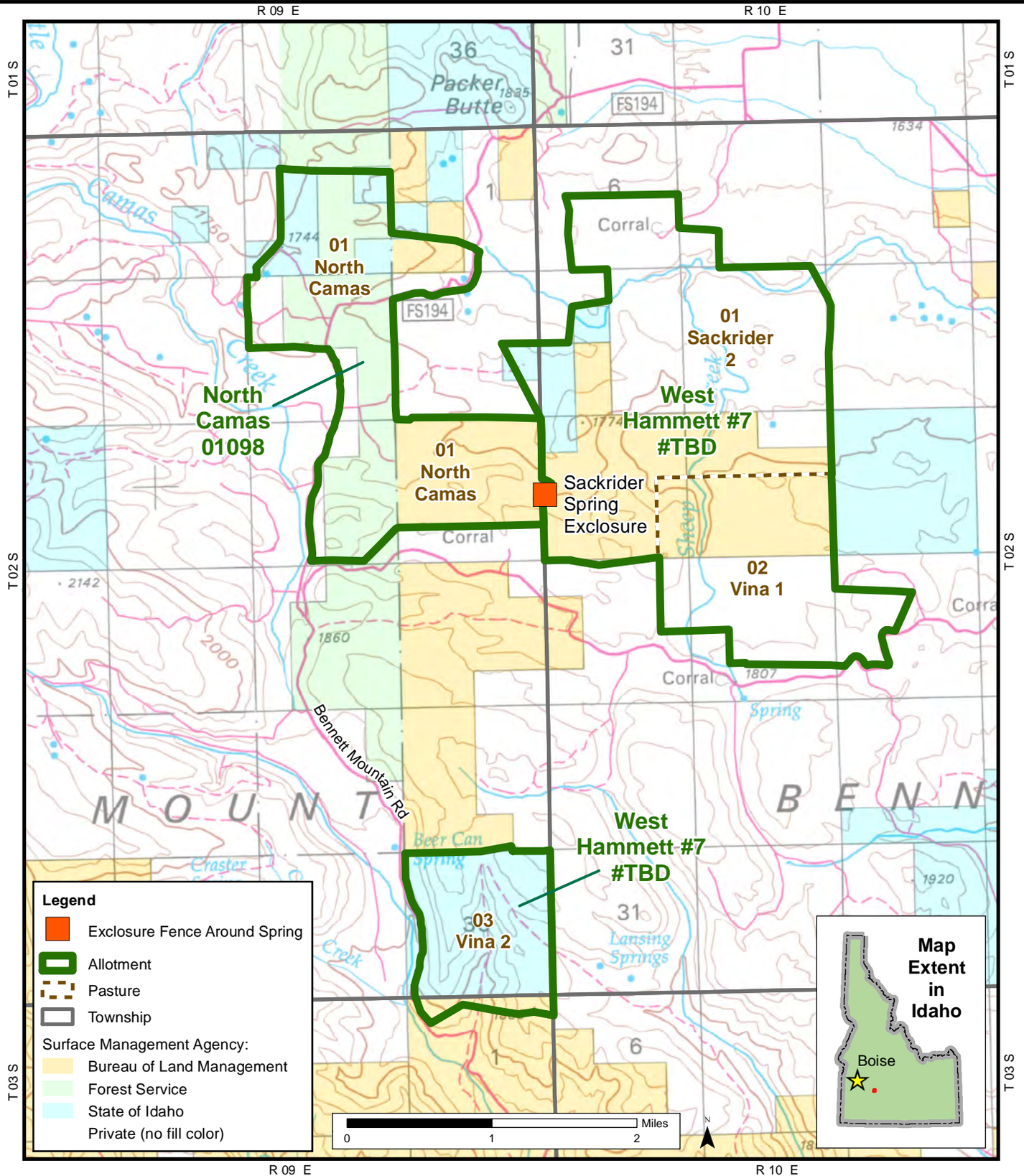
BILL WALSH
205 SOUTH 20TH AVENUE
CALDWELL, ID 83605-4320

WESTERN WATERSHEDS PROJECT
PO BOX 1770
HAILEY, ID 83333-1770

WESTERN WATERSHEDS PROJECT
ATTN: KATIE FITE
PO BOX 2863
BOISE, ID 83701-2863

WOOL GROWERS ASSOCIATION
ATTN: STAN BOYD
802 W. BANNOCK STREET STE 205
BOISE, ID 83702-5839

Map 1. North Camas (01098) and West Hammett #7 (#TBD) Allotments



U.S. Department of the Interior
 Bureau of Land Management, Idaho
 Boise District, Four Rivers Field Office
 Map date: May 15, 2014



No warranty is made by the Bureau of Land Management. The accuracy, reliability, or completeness of these data for individual use or aggregate use with other data is not guaranteed. This map cannot be made Section 508 compliant. For help with its data or information, please contact the BLM Idaho State Office webmaster at (208) 373-4000.