

**DECISION RECORD AND RATIONALE  
BLM/BOISE/FRFO  
Morrow FIRE (GAL0) DOI-BLM-ID-B010-2011-0070-DNA**

Applicant: (if any) <b>None - BLM Proposal</b>		Proposed Action: <b>ESR</b>	Fire #: <b>GAL0</b>	Project No.:	E.A. No.: <b>ID-B010-2011-0070</b>
State: <b>Idaho</b>	County: <b>Elmore</b>	District: <b>Boise</b>	Field Office: <b>Four Rivers</b>	Authority: <b>FLPMA</b>	
Prepared By: (signature) <b>Michael McGee</b>		Title: <b>Wildlife Biologist</b>	Field Exam Date(s): <b>8/18/2011</b>	Report Date: <b>9/7/2011</b>	

**LANDS INVOLVED**

Meridian	Township	Range	Section(s)	Subdivision(s)	Acres
Boise	T5S	R9E	S247 – Fire Origin		1,128

**RATIONALE AND PLAN CONFORMANCE**

This proposal is consistent with the 1987 Jarbidge Resource Management Plan. The following documents adequately consider the proposed action and constitutes BLM's compliance with the requirements of NEPA: (1) DNA Worksheet ID-B010-2011-0070; (2) Normal Fire Emergency Stabilization and Rehabilitation Plan Environmental Assessment, 2005, ID-090-2004-050; (3) Biological Assessment of Normal Fire Emergency Stabilization and Rehabilitation Plan for Boise District Office and Jarbidge Field Office, Twin Falls District, Bureau of Land Management Idaho, 2005; and (4) Noxious and Invasive Weed Treatment for the Boise District and Jarbidge Field Offices Environmental Assessment, 2005, ID-100-2005-EA-265, United States Department of Interior, Bureau of Land Management. My decision will result in the most beneficial, quickest recovery, and least costly stabilization and rehabilitation efforts for the pre-existing vegetation and soil resources of the burned area.

**ADMINISTRATIVE REVIEW OR APPEAL OPPORTUNITIES**

This wildfire management decision is issued under 43 CFR Part 5003.1 (or 43 CFR 4190.1 for rangelands) and is effective immediately. The BLM has made the determination that vegetation, soil, or other resources on the public lands are at substantial risk of wildfire due to drought, fuels buildup, or other reasons, or at immediate risk of erosion or other damage due to wildfire. Thus, notwithstanding the provisions of 43 CFR 4.21(a)(1), filing a notice of appeal under 43 CFR Part 4 does not automatically suspend the effect of the decision. The Interior Board of Land Appeals must decide an appeal of this decision within 60 days after all pleadings have been filed, and within 180 days after the appeal was filed (43 CFR 4.416).

**DECISION**

It is my decision to implement the Morrow Fire ESR Plan pending approval of funding. I have reviewed this plan conformance and NEPA compliance record and have determined that the proposed project is in conformance with an approved land use plan and that no further environmental analysis is required.

/s/ Terry Humphrey  
Approving Official

10/04/2011  
Date