



United States Department of the Interior
BUREAU OF LAND MANAGEMENT
Burley Field Office
15 East 200 South
Burley, Idaho 83318
(208) 677-6600



**Full Force and Effect
Decision Record
For the
West Hollister Fire Temporary Protection Fence
#DOI-BLM-ID-T020-2013-0032-DNA**

I. PROPOSED ACTION

Approximately 1½ miles of temporary fence would be constructed to exclude livestock from the burned area in the HMJ1 West Hollister fire. (See Map 1)

II. PLAN CONFORMANCE REVIEW

The applicable land use plan for this project is the 1982 Twin Falls Management Framework Plan (MFP), as amended in 2008 by the Fire, Fuels and Related Vegetation Management Direction Plan Amendment (FMDA).

III. EXISTING NEPA REVIEW

The proposed action is addressed in the 2005 Normal Fire Rehabilitation Plan and Environmental Assessment for the Shoshone and Burley Field Offices (NFRP) (ID-077-2004-EA-2008).

1. The proposed action is a feature of, or essentially the same as, the alternative selected and analyzed in the existing document.
2. The range of alternatives analyzed in the existing NEPA is appropriate to this project.
3. The existing analysis is still valid and there has been no new information or circumstances that would substantially change the analysis.
4. The direct, indirect, and cumulative impacts of the proposed action are similar to those identified in the existing document.
5. Public involvement in the previous analysis is adequate for the proposed action.

IV. DECISION

I have decided to allow the construction of temporary fence (approximately 1½ miles) to protect the burned area in the HMJ1 West Hollister fire from livestock grazing. This action is in conformance with the Twin Falls Management Framework Plan as amended by the Fire, Fuels and

Related Vegetation Management Direction Plan Amendment which calls for the protection of resources and vegetation after wildfire. This action also conforms to the Idaho Standards for Rangeland Health and Guidelines for Livestock Grazing Management.

Appeals

This wildland fire management decision is issued using Full Force and Effect (FFE) authority granted under 43 CFR 4190.1, and according to the Washington Office Instruction Memorandum No. 2003-232, and is effective immediately. Thus, notwithstanding the provisions of 43 CFR 4.21 (a) (1), filing 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).

My rationale for issuing this decision under the FFE authority is that the treatments (rest) outlined in the 2005 Normal Rehabilitation Plan requires immediate implementation to mitigate the effects of wildland fire on the soil and vegetation resources. A protection fence is needed to protect the burned area for recovery.

If an appeal is made, your notice of appeal must be filed in writing as a hard copy via United States Postal Service or other recognized letter carrier. The appeal must arrive within 30 days of the date of posting of this decision and be addressed to the Burley Field Office at 15 East 200 South, Burley, Idaho 83318. The appellant has the burden of showing that the decision is adverse to you and is in error.

If you wish to file a petition pursuant to regulation 43 CFR 4.21 (58 FR 4939, January 19, 1993) for a stay of the effectiveness of this decision during the time that your appeal is being reviewed by the Board, the petition for a stay must accompany your notice of appeal. A petition for stay is required to show sufficient justification based on the standards listed below. If you request a stay, you have the burden of proof to demonstrate that a stay should be granted.

Standards for Obtaining a Stay

Except as otherwise provided by law or other pertinent regulation, a petition for a stay of a decision pending appeal shall 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.

In the event a request for stay or an appeal is filed, the person/party requesting the stay or filing the appeal must serve a copy of the appeal on any person named [43 CFR 4.421(h)] in the decision and the Office of the Field Solicitor, 960 Broadway Avenue, Suite 400, Boise, ID 83706.

/s/Jim Tharp for
Michael C. Courtney
Burley Field Manager

8/12/2013
Date