

Checklist for Interdisciplinary Review of Categorical Exclusions

Document Title: Oso Largo Allotment Transfer

Document Number: DOI-BLM-AZ-G010-2013-003

Case File Number: 46350

Preparer Name and Title: Dave Arthun, Rangeland Management Specialist

Date Scoping Initiated: 11-04-2013

Date Scoping CLOSED: 11-08-2013

Thomas J. Schnell

Thomas J. Schnell, AFM for Non-Renewable Resources

Tim Goodman - Jeff Conn - Heidi Blasius

Biologist Assigned

Joe David (Acting for JD)

Joe David, AFM for Renewable Resources

Scott C. Cooke (Acty)

Scott C. Cooke, SFO Field Manager

Joe David

NEPA Coord. Assigned

Critical Elements and Other Issues	Specialists	Affected		Comments		Document Review Signature	Date
		Yes	No	Yes	No		
1. NRHPP/Cultural	Dan McGrew		✓	✓		<i>[Signature]</i>	11/6/13
2. T&E Species	Tim Goodman		✓		✓	<i>[Signature]</i>	11/6/13
3. Floodplains/Wetlands	Heidi Blasius		✓		✓	<i>[Signature]</i>	11/7/13
4. Invasive Species	Dave Arthun		✓		✓	<i>[Signature]</i>	11-6-13
5. NEPA Map	Sharisse Fisher		✓		✓	<i>[Signature]</i>	11/11/13

Attachments:

Planning and Environmental Coordinator: *[Signature]*

Date: 12/10/13

[Signature]

Date: 12/12/13

Authorized Officer - Reviewed/Recommended

**NEPA COMPLIANCE RECORD
CATEGORICAL EXCLUSION (CX)
Safford Field Office**

NEPA #: DOI-BLM-AZ-G010-2013-0030-CX

Serial/Case File No. Oso Largo Allotment (# 46350) Transfer

Proposed Action Title/Type: The proposed action is the transfer of grazing preference on the Oso Largo Allotment.

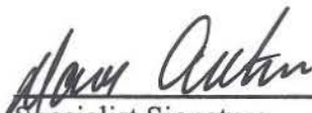
Location of Proposed Action. The Oso Largo Allotment is located in Graham County approximately four miles northwest of Pima, Arizona. This area is covered by the Eden USGS Quadrangle 7.5 Minute Map as shown in Figure 1.

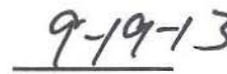
Description of Proposed Action: Transfer the existing grazing preference from the current permittee (Ray K. Ferguson) to Dianne Brown.

Applicant (if any): Dianne Brown.

PART I: PLAN CONFORMANCE REVIEW. This proposed action is subject to the following land use plan: Safford District Resource Management Plan (RMP) and Record of Decision approved September 1992 and July 1994.

The proposed action has been reviewed and determined to be in conformance with this plan (43 CFR 1610.5, BLM MS 1617.3).


Specialist Signature


Date

**PROGRAM CONSULTATION & COORDINATION/CX CHECKLIST
BUREAU OF LAND MANAGEMENT
SAFFORD FIELD OFFICE**

PART II: CATEGORICAL EXCLUSION REVIEW

NEPA #: DOI-BLM-AZ-G010-2013-0030

ASSIGNMENT AND REVIEW

Subactivity: _____
Case/Project No.: 6180

Project Name: Oso Largo Transfer
Location (legal description): T 6S, R 24 E. Sec. 7, 8, 17, 18.
NLCS Unit: _____
Quad Name: Eden
Project Lead: Dave Arthun

Draft Review: Unit Manager/Supervisor: [Signature] Date: 12/18/12
Technical Review: _____

Applies? Yes No	NAME	EXCEPTION	SIGNATURE	DATE
() (X)	R.J. Estes	(1) Have Significant adverse effects on public health or safety?	[Signature]	9/19/13
() (X)	Joe David	(2) Have adverse effects on such unique geographic characteristics as principal drinking water aquifers, or wetlands.	[Signature]	12/10/13
() (✓)	Tom Schnell	(3) Have adverse effects on such unique geographic characteristics as parks, recreation or refuge lands, wilderness areas, wild or scenic rivers, or ecologically significant or critical areas including those listed on the Department's National Register of Natural Landmarks.	[Signature]	9/19/13
() (✓)	Dan McGrew	(4) Have adverse effects on properties listed or eligible for listing on the National Register of Historic Places, on such unique geographic characteristics as historic or cultural resources. Violate a Federal law, or a State, local, or tribal law or requirement imposed for the protection of the environment. Limit access to and ceremonial use of Indian sacred sites on Federal lands by Indian religious practitioners.	[Signature]	11/8/13
() (X)	Tim Goodman	(5) Have adverse effects on species listed on the List of Endangered or Threatened Species, or have adverse effects on designated Critical Habitat for these species.	[Signature]	9/19/13
() (✓)	Dave Arthun	(6) Contribute to the introduction, continuation existence, or spread of noxious weeds or non-native invasive species.	[Signature]	9-19-13
() (X)	Joe David	(7) Have highly controversial environmental effects	[Signature]	12/10/13
() (X)	Joe David	(8) Have highly uncertain and potentially significant environmental effects or involve unique or unknown environmental risks.	[Signature]	12/10/13
() (X)	Joe David	(9) Establish a precedent for future action or represent a decision in principle about future actions with potentially significant environmental effects.	[Signature]	12/10/13
() (X)	Joe David	(10) Individually Insignificant, but cumulatively significant effects.	[Signature]	12/10/13
() (✓)	Joe David Tim Croucher	(11) Have a disproportionately high and adverse effect on low income or minority populations.	[Signature]	11/6/13

Final Review:
Environmental Coordinator: [Signature] Date: 12/10/13

This proposed action qualifies as a categorical exclusion under the Environmental Policy Act in accordance with 516 DM 11, 11.9, D (1): Rangeland Management-*Approval of transfers of grazing preference*. NEPA #: DOI-BLM-AZ-G010-2013-0030.

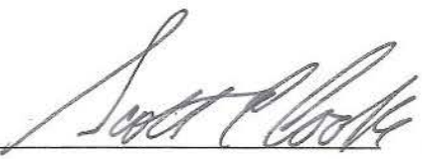
This categorical exclusion is appropriate in this situation because there are no extraordinary circumstances potentially having effects that may significantly affect the environment. It has been reviewed to determine if any of the exceptions described in 516 DM 2, Appendix 2, apply.

The action does not have significant adverse effects on public health and safety nor does the action adversely affect such unique geographic characteristics as historic or cultural resources, parks, recreation, or refuge lands, wilderness areas, wild or scenic rivers, sole or principal drinking water aquifers, prime farmlands, wetlands, floodplains, or ecologically significant or critical areas, including those listed on the Department's National Register of Natural Landmarks. The action does not have highly controversial environmental effects nor have highly uncertain environmental effects or involve unique or unknown environmental risk nor does it adversely affect a species listed or proposed to be listed on the list of endangered or threatened species. It does not establish a precedent for future action or represent a decision in principle about a future consideration with significant environmental effects or related to other actions with individually insignificant but cumulatively significant environmental effects. The proposed action does not adversely affect properties listed or eligible for listing in the National Register of Historic Places or threaten to violate a Federal, State, local or tribal law or requirements imposed for the protection of the environment or which require compliance with Executive Order 11988 (Floodplain Management), Executive Order 11990 (Protection of Wetlands) or the Fish and Wildlife Coordination Act.

Mitigation Measures/Stipulations:

No mitigation measures or stipulations are warranted in this transfer.

Part III: DECISION. I have reviewed this plan conformance and NEPA compliance record and have determined that the proposed action does not conflict with major land-use-plans and will not have any major adverse impacts on other resources. Therefore, it does not represent an exception, and is categorically excluded from further environmental review. It is my decision to implement the project, as described, with the mitigation measures attached.

Authorized Official:  Date: 12/12/13

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT

**GRAZING PREFERENCE APPLICATION
AND
PREFERENCE TRANSFER APPLICATION**
(Base Property Preference Attachment and Assignment)

FORM APPROVED
OMB NO. 1004-0041
Expires: March 31, 2008

FOR BLM USE ONLY

State: _____
Office: _____
Applicant Authorization Number: _____
Date Filed: _____

NOTICE: Payment to BLM for transfer processing service charge (see 43 CFR 4130.8-3) must accompany this application. You are encouraged to contact the BLM office that administers the subject grazing preference before you acquire base property and/or apply for grazing preference. All required forms that are needed to apply for grazing preference, to transfer grazing preference, and for a BLM grazing permit or lease are available at your local BLM office. **FORM INSTRUCTIONS:** (1) To apply for preference already attached to base property that you (transferee) recently purchased, leased or otherwise acquired legal control, and the corresponding BLM grazing permit/lease, complete page 1 of this form, BLM Form 4130-1 (Grazing Schedule - Grazing Application), and BLM Form 4130-1b (Grazing Application-Supplemental Information), and submit these forms to BLM with all documents that BLM requires to support or verify the information stated on the application forms. (2) To apply to transfer preference from base property to other property (regardless of whether the other property already is base property for a BLM grazing preference) and for a corresponding permit or lease, the transferee completes the requirements described in (1), above, and the owner or controller of the base property from which the preference is to be transferred (transferor) completes page 2 of this form. Applicants must obtain all other needed signatures as applicable (e.g. lien-holder consent) to complete the application. Upon receipt of an application for preference or an application to transfer preference, BLM will provide the parties to the transfer with an *Assignment of Range Improvements* (BLM Form 4120-8) for their completion as applicable.

PREFERENCE APPLICANT (TRANSFEREE) INFORMATION

Name: 7 Lazy A Ranch, LLC
Diann A. Brown owner
Mailing Address: 551 ~~Elk Ridge~~ Elk Ridge Dr.
Elk Ridge, UT 84651

REQUESTED PREFERENCE ATTACHMENT TO BASE PROPERTY

I offer the land water described below to meet the mandatory base property qualification in support of my application for grazing use on public lands. I request that BLM confirm the current attachment of, or request that BLM attach, grazing preference to this property as shown below and assign said preference to me for grazing use on public lands based on my ownership or control of this property. I certify that this property is described correctly and that it meets the requirements of the grazing regulations (43 CFR 4110.2-1(a) or (b), as applicable). You must submit a copy of documentation that you own or control this property (e.g. deed, lease) with this form. If needed, attach clearly labeled additional sheets.

Offered Base Property Land (or Water) Property Name and Legal Description (If water base, also describe type of water (e.g. well, spring) and list State Permit / Certificate Numbers)	Number of Base Property Acres by Status (Or Number of Livestock Served by Water Type)		Grazing Preference Attached or Requested to be Attached to Offered Base Property (Under 43 CFR 4110.2-2(c)) For Grazing Use In: Allotment Number and Name	Forage Amount (AUM's) and Use Status	
	Owned (Full)	Controlled (Part/Availability*)		Active	Suspended
<u>Bear Spring</u>	<u>X</u>				

Preference Applicant (Transferee) Signature: 7 Lazy A Ranch, LLC by Diann A. Brown Date: Sep. 12, 2013

*NOTE: If part-time water, indicate period of year that it is available for livestock use.

Title 18 U.S.C. Section 1001 and Title 43 U.S.C. Section 1212, make it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious or fraudulent statements or representations as to any matter within its jurisdiction.

IMPORTANT INFORMATION: Upon BLM approval of this application, BLM will update its records to reflect the change in preference holders and/or attachments of preference to base property. BLM will act upon the application for the grazing permit or lease concurrently through a separate process which will include a review and possible change to the terms and conditions of grazing use from that authorized to the previous preference holder. On a regional basis, BLM land use plans identify those public lands that are available for grazing use under a permit or lease. The terms and conditions of such permits and leases are periodically changed in response to management needs or circumstances.

FOR BLM USE ONLY

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
GRAZING APPLICATION
SUPPLEMENTAL INFORMATION

State: _____

Office: _____

Auth. Number: _____

Date Filed: _____

INSTRUCTIONS: An applicant for a permit/lease that is based on preference should complete this form and submit to the Bureau of Land Management (BLM) along with completed forms 4130-1a (Grazing Preference Application and Preference Transfer Application) and 4130-1 (Grazing Schedule - Grazing Application). Form 4120-8 (Assignment of Range Improvements) is used to accept assignment of interest and responsibility for maintenance of range improvements used in conjunction with the subject preference. Form 4120-8 can be obtained only from your local BLM Office. Current permittees or lessees can use Form 4130-1b to update/supersede previously submitted information. BLM retains original in case record and returns a copy to the permittee/lessee.

APPLICANT NAME:

7 Lazy A Ranch LLC
c/o Diane Brown
551 Elk Ridge Dr.

MAILING ADDRESS:

551 ELK RIDGE DRIVE
ELK RIDGE, UT 84651

1. APPLICANT ADDITIONAL QUALIFICATIONS STATEMENT

Complete when submitting application for a new grazing permit/lease.

This section documents whether you meet requirements, besides owning or controlling base property, to qualify for grazing use on public lands.

- a. The applicant is a (check only one):
 - i. United States citizen, (or, has properly filed a valid declaration of intention to become a citizen or a valid petition for naturalization); or,
 - ii. Group or association authorized to conduct business in the State in which the grazing use is sought, all members of which are qualified under "a(i)"; or,
 - iii. A corporation authorized to conduct business in the State in which the grazing use is sought.

For group or association, or corporation, indicate the State(s) where it is a registered business entity: _____

b. Answer the following:

- Has the applicant or any affiliate had any Federal grazing permit or lease cancelled for violation of the permit or lease within 36 months immediately preceding the date of this application? (See 43 CFR 4100.0-5 for definition of "affiliate.") Yes No
- Has the applicant or any affiliate had any State grazing permit or lease, for lands within allotments for which a Federal grazing permit or lease is sought, cancelled for violation of the permit or lease within 36 months immediately preceding the date of this application? Yes No
- Is the applicant or any affiliate barred from holding a Federal grazing permit or lease by a court of competent jurisdiction? Yes No

BLM requires that you submit all relevant information we request in order to determine that you meet all qualifications, such as documentation of incorporation or of group/business association, including information regarding business organization and ownership.

2. OWNERSHIP AND CONTROL OF LIVESTOCK

Complete with application for new permit/lease or to update information regarding an existing permit/lease. If under 43 CFR 4130.7 et seq., a livestock control agreement is required, failure to file it may result in civil and/or criminal regulatory enforcement actions.

- a. The livestock to be grazed under the grazing permit/lease requested by this application (or under my existing permit/lease) are or will be owned by (check all that apply):
 - applicant (or permittee/lessee);
 - other party (except for sons and daughters of applicant or permittee/lessee). (If checked, you must complete part 2(b).)
 - sons and/or daughters of applicant (or of permittee/lessee); (If checked, please answer the next two questions.)
 - i. Are the sons/daughters participating in educational or youth programs related to animal husbandry, agribusiness or rangeland management, or are they actively involved in the family ranching operation and are establishing a livestock herd with the intent of assuming part or all of the family ranching operation? Yes No
 - ii. Will the livestock owned by the sons/daughters comprise 50 percent or less of the total number of livestock authorized to occupy public lands under the permit/lease requested by this application (or under your existing permit/lease)? Yes No

If you answered no to either or both of the immediately preceding questions, you must complete part 2(b).

b. Based on the information you provided in part 2(a), you are required to file with BLM the agreement that gives you (the applicant or permittee/lessee) control of the livestock that you do not own that will graze under your permit or lease. This agreement must list the kind and number of livestock subject to the agreement, state who owns them, contain the terms for their care and management, specify the duration of the agreement and be signed by the parties to the agreement. BLM must approve the agreement prior to any grazing use. You must also file with BLM the brands and other identifying marks of the livestock subject to the agreement. (See 43 CFR 4130.7 (d), (e) and (f).)

This agreement is (check one): attached is not attached but will be submitted to BLM by (date): _____

2. OWNERSHIP AND CONTROL OF LIVESTOCK - continued

c. The brands and/or other identifying marks of the livestock that will be grazed under the permit or lease requested by this application (or the existing permit or lease) are described as follows:

STATE(S) WHERE BRAND(S) IS REGISTERED: ARIZONA

BRAND NAME: 7 Lazy A

BRAND IS REGISTERED TO (Name): 7 Lazy A Ranch, LLC Diann A. Brown

IN THE SPACE BELOW, SKETCH BRAND(S), LOCATION, EARMARKS, AND ANY OTHER IDENTIFYING MARKINGS (e.g. DEWLAP/WATTLE):



3. OWNERSHIP OR CONTROL OF UNFENCED PRIVATE LAND LOCATED WITHIN BLM ALLOTMENTS

Complete with application for new permit/lease or to update information regarding an existing permit/lease. This information helps BLM account for forage produced on controlled private lands when processing a grazing fee bill.

Does the applicant (or permittee/lessee) own or control (e.g. lease) unfenced private land within BLM allotments that is or will be used in conjunction with the permit or lease requested by this application? YES (If yes, provide the information below. If necessary, attach additional sheets. NOTE: Use Section 5 of this form to report other Federal, State or local government grazing permits and leases). NO

If Yes, may BLM enter this land to estimate its livestock grazing capacity and for other lawful purposes? YES LAND IS LEASED AND APPLICANT HAS NO AUTHORITY TO GRANT ENTRY PERMISSION NO (NOTE: If BLM cannot verify this land's livestock grazing capacity, BLM will not take into account any forage for livestock that occurs on it when calculating the number of livestock BLM authorizes to graze under the permit or lease.)

PROPERTY NAME	NUMBER OF ACRES		LEGAL DESCRIPTION OF OWNED/CONTROLLED PROPERTY					LAND IS IN THIS BLM ALLOTMENT NAME and NUMBER
	OWNED	LEASED	TNSHP.	RGE.	SEC.	SUBDIVISION.	MERIDIAN	
Mesquite Wells	40		6S	23E	30			Whitehouse 46340

4. OTHER BLM GRAZING PERMITS or LEASES

Complete with application for new permit/lease or to update information regarding an existing permit/lease.

Does the applicant (or permittee/lessee) have a BLM grazing permit or lease issued by another BLM district or field office?

YES (If yes, provide the information below. If necessary, attach additional sheets). NO

DISTRICT OR FIELD OFFICE NAME	ALLOTMENT NAME AND NUMBER	FORAGE AMOUNT AUTHORIZED (AUM's)
JAFFORD	Whitehouse 46340	1362

5. OTHER FEDERAL, STATE AND LOCAL AGENCY GRAZING AUTHORIZATIONS

Complete with application for new permit/lease or to update information regarding an existing permit/lease.

Does the applicant (or permittee/lessee) have a grazing permit, lease or other authorization to graze on land administered by a State or county agency, or another Federal agency? YES (If yes, provide the information below. If necessary, attach additional sheets.) NO

AGENCY NAME	GRAZING AREA or ALLOTMENT NAME	LIVESTOCK NUMBER / KIND	PERIOD OF USE		FORAGE AMOUNT (AUM's)
			BEGIN DATE	END DATE	

6. DESIGNATION OF AUTHORIZED REPRESENTATIVE

Optional: For applicant (or permittee/lessee) to designate a representative of their choosing to conduct business with BLM. If designating an authorized representative, submit with application for new permit/lease or to update information regarding an existing permit/lease.

BLM is herein advised that until further written notice, the undersigned applicant or permittee/lessee has authorized the following person to conduct business and otherwise represent the applicant or permittee/lessee in all matters relating to grazing use on public lands within the jurisdiction of the SAFFORD BLM Office.

AUTHORIZED REPRESENTATIVE INFORMATION: _____ (Printed Name and Title - as applicable) _____ (Authorized Representative Signature)	Correspondence Mailing Address:
	Email Address:
	Telephone Number(s) [e.g. Day, Night, Mobile]:

[Upon the designation of a representative and the issuance of a grazing permit or lease, grazing fee billings, official correspondence and other documents such as grazing decisions or other notices will be sent to the authorized representative acting on behalf of the permittee or lessee. An authorized representative may not apply to transfer grazing preference on a permittee/lessee's behalf. An applicant or a permittee/lessee may change or cancel this designation at any time by submitting the change in writing to the BLM.]

7. APPLICANT (or PERMITTEE/LESSEE) SIGNATURE AND DATE

I will promptly notify BLM in writing of any changed circumstances that affect the accuracy or completeness of the information recorded on this form.

7 Lazy A Ranch, LLC
Diann A. Brown
 (Signature of Applicant or Permittee/Lessee)

9-12-2013
 (Date)

7 Lazy A Ranch LLC
Diann A. Brown, owner
 (Printed Name)

 (Organizational Title - If applicant or Permittee/Lessee is a Corporation or Group)

Title 18 U.S.C. Section 1001 makes it a crime for any person knowingly and willfully to make any department or agency of the United States any false, fictitious or fraudulent statements of representations as to any matter within its jurisdiction.

NOTICES

The Privacy Act of 1974 and the regulation in 43 CFR 2.48(d) provide that you be furnished the following information in connection with information required by this application. **AUTHORITY:** 43 U.S.C. 315, 316, and 1181d; 43 CFR 4100. **PRINCIPAL PURPOSE:** The information is used to adjudicate applicant's preference for public land or resources. **ROUTINE USES:** BLM will only disclose the information according to the regulations at 43 CFR 2.56. **EFFECT OF NOT PROVIDING INFORMATION:** Disclosure of this information is necessary to receive a benefit. Failure to disclose this information may result in BLM's rejection of your application.

The Paperwork Reduction Act of 1995 requires us to inform you that: BLM collects this information to establish preference for grazing use on public lands. BLM would like you to know that you do not have to respond to this or any other Federal agency-sponsored information collection unless it displays a currently valid OMB control number. Response to this request is required to receive a benefit.

BURDEN HOURS STATEMENT: Public reporting burden for this form is estimated to average 30 minutes per response, including the time for reviewing instructions, gathering and maintaining data, and completing and reviewing the form. Direct comments regarding the burden estimate or any other aspect of this form to U.S. Department of the Interior, Bureau of Land Management (1004-0041), Bureau Information Collection Clearance Officer (WO-630), 1849 C Street, N.W., Mail Stop 401 LS, Washington, D.C. 20240.

ARIZONA DEPARTMENT OF AGRICULTURE BRAND CERTIFICATE

NAME OF OWNER(S) DERRYL R OR DIANN G ALLRED

MAILING ADDRESS 653 S ARENA WAY THATCHER AZ 85552

NAME UNDER WHICH LIVESTOCK
WILL BE SHIPPED OR SOLD _____

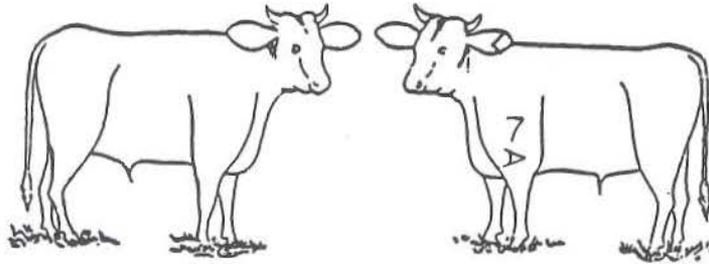
LOCATION OF RANGE(S)

RANGE
Thatcher

COUNTY
Graham

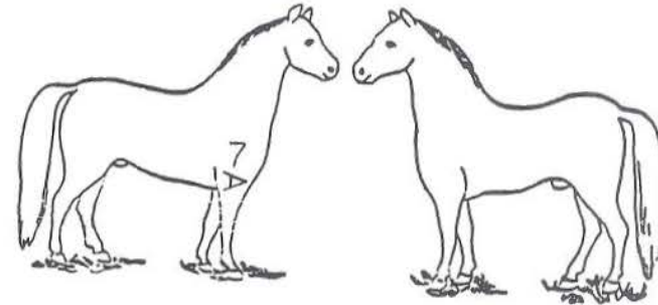
BRAND NUMBER

02081



RIGHT

LEFT



RIGHT

LEFT

LOCATION
OF BRAND

CATTLE: LS
HORSES: RS
SHEEP : NO
GOATS : NO

ANIMALS MUST BE BRANDED EXACTLY AS SPECIFIED

I HEREBY CERTIFY THE BRAND AND MARKS APPEARING ABOVE WERE DULY RECORDED FOR THE OWNERS LISTED
HEREIN AND THIS CERTIFICATE IS A FULL, TRUE, AND CORRECT COPY OF ENTRY AS THE SAME APPEARS ON THE
RECORD IN THE OFFICE OF THE ARIZONA DEPARTMENT OF AGRICULTURE, 1688 W. ADAMS, PHOENIX, AZ 85007

AS WITNESS MY SIGNATURE AND THE DEPARTMENT SEAL HEREUNTO AFFIXED AT PHOENIX, AZ

THIS DATE: April 19, 1999

STATE BRAND CLERK



THIS CERTIFICATE WILL EXPIRE April 15, 2002

Form 4120-8 United States of America Department of the Interior Bureau of Land Management				For BLM use only				
Assignment of Range Improvements				State Office Assignor Auth # Assignee Auth #	AZ LLAZG01000			
Instructions: 1) Provide a copy of the report to the Assignor. 2) Provide a copy of the report to the Assignee. 3) File a copy of the report in the Assignee grazing case file. 4) File a copy of the report in the project file of each project on the report.								
I hereby assign all my right, title, and interest to <u>Diana Brown</u> in and to the Cooperative Agreements and/or Rangeland Improvement Permits approved by the Bureau of Land Management and listed below.								
				Legal Location				
Alt Nbr	Pjt Nbr	Project Name	Authorization Type	Meridian	Twnshp	Range	Sec	Subdiv
46350	054313	FERGUSON RESERVOIR	Cooperative Agreement	Gila and Salt River	006 S	024 E	007	SESW
46350	054593	FERGUSON STORAGE	RI Permit	Gila and Salt River	006 S	024 E	018	NWSW
46350	055270	OSO LARGO FENCE	Cooperative Agreement	Gila and Salt River	006 S	024 E	008	
Signature of Assignor: <u>[Signature]</u>				Date: <u>Sept 12 2013</u>				
I <u>Diana A. Brown</u> , assignee named in the above assignment of Cooperative Agreements and/or Rangeland Improvement Permits, do hereby agree to be fully bound by all the terms and provisions of the said Cooperative Agreements and/or Rangeland Improvement Permits and the regulations under which they were issued to the same extent and in the manner as the assignor herein.								
Signature of Assignee: <u>[Signature]</u>				Date: <u>Sept. 12, 2013</u>				
Assignment Approved Signature of Authorized Officer: <u>[Signature]</u>				Date: <u>12/12/13</u>				

I, Ray K. Ferguson, sale my allotment, Oso Largo, to 7 Lazy A Ranch LLC owner Diann A. Brown. I acknowledge 7 Lazy A Ranch owns and controls base water for this Oso Largo allotment. 46350.

seller Ray K. Ferguson

Date 12/sept/2013

7 Lazy A Ranch LLC
buyer by Diann A. Brown

Date Sept. 12, 2013

Graham County
Arizona

Notary

Barbara Peru

Barbara Peru



BARBARA PERU
Notary Public - State of Arizona
GRAHAM COUNTY
My Commission Expires
January 22, 2017

Notary Exp

Jan 22, 2017

**United States Department of the Interior
Bureau of Land Management**
SAFFORD FIELD OFFICE
711 S 14TH AVE
SAFFORD, AZ 85546 -3321
Phone: 928/348-4400

Receipt

No: 2881080

Transaction #: 2967218	
Date of Transaction: 09/12/2013	
CUSTOMER:	
	ALLRED, DERRYL OR DIANN 653 S ARENA WAY THATCHER, AZ 85552-5491 US
ASSIGNOR:	OSO LARGO

LINE #	QTY	DESCRIPTION	REMARKS	UNIT PRICE	TOTAL
1	1.00	RANGE MANAGEMENT / RAS COLLECTIONS / TRANSFER FEE PROJECT: LUGD04000000	OSO LARGO #4635 FERGUSON/BROWN	- n/a -	10.00
TOTAL:					\$10.00

PAYMENT INFORMATION			
1	AMOUNT:	10.00	POSTMARKED: N/A
	TYPE:	CHECK	RECEIVED: 09/12/2013
	CHECK NO:	1321	
	NAME:	7 LAZY A RANCH, LLC 653 S ARENA WAY THATCHER AZ 85552-5491 US	

REMARKS

This receipt was generated by the automated BLM Collections and Billing System and is a paper representation of a portion of the official electronic record contained therein.

TERMS AND CONDITIONS

(See 43 CFR 4100)

1. Grazing permit or lease terms and conditions and the fees charged for grazing use are established in accordance with all the provisions of the grazing regulations now or hereafter approved by the Secretary of the Interior.
2. They are subject to cancellation, in whole or in part, at any time because of:
 - a. Noncompliance by the permittee/lessee with rules and regulations.
 - b. Loss of control by the permittee/lessee of all or a part of the property upon which it is based.
 - c. A transfer of grazing preference by the permittee/lessee to another party.
 - d. A decrease in the lands administered by the Bureau of Land Management within the allotment(s) described.
 - e. Repeated willful unauthorized grazing use.
3. They are subject to the terms and conditions of allotment management plans if such plans have been prepared. Allotment management plans must be incorporated in permits or leases when completed.
4. Those holding permits or leases must own or control and be responsible for the management of livestock authorized to graze.
5. The BLM may require counting and/or additional or special marking or tagging of the livestock authorized to graze.
6. The permittee's/lessee's grazing case file is available for public inspection as required by the Freedom of Information Act.
7. Grazing permits or leases are subject to the nondiscrimination clauses set forth in Executive Order 11246 of September 24, 1964, as amended. A copy of this order may be obtained from the BLM.
8. Livestock grazing use that is different from that authorized by a permit or lease must be applied for prior to the grazing period and must be filed with and approved by the BLM before grazing use can be made.
9. Billing notices are issued which specify fees due. Billing notices, when paid, become a part of the grazing permit or lease. Grazing use cannot be authorized during any period of delinquency in the payment of amounts due, including settlement for unauthorized use.
10. Grazing fee payments are due on the date specified on the billing notice and must be paid in full within 15 days of the due date, except as otherwise provided in the grazing permit or lease. If payment is not made within that time frame, a late fee (the greater of \$25 or 10 percent of the amount owed but not more than \$250) will be assessed.
11. Member of, or Delegate to, Congress or Resident Commissioner, after his election or appointment, or either before or after he has qualified, and during his continuance in office, and no officer, agent, or employee of the Department of the Interior, other than members of Advisory committees appointed in accordance with the Federal Advisory Committee Act (5 U.S.C. App. 1) and Sections 309 of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1701 et seq.) will be admitted to any share or part in a permit or lease, or derive any benefit to arise therefrom; and the provisions of Section 3741 Revised Statutes (41 U.S.C. 22; 18 U.S.C. Sections 431-433, and 43 CFR Part 7), enter into and form a part of a grazing permit or lease, so far as the same may be applicable.

NOTICES

The Privacy Act of 1974 and the regulations at 43 CFR 2.48 (d) provide that you be furnished the following information in connection with information required by this permit.

AUTHORITY: Taylor Grazing Act, 43 U.S.C. 315, 316; Federal Land Policy and Management Act, 43 U.S.C. 1701; and Public Rangelands Improvement Act of 1978, 43 U.S.C. 1901, and 43 U.S.C. 1181d.

PRINCIPAL PURPOSE: The information will be used to process your application for change in grazing use on the public lands.

ROUTINE USES: (1) This information is being collected to determine if the applied for use is within the applicant's grazing preference to use the land or resources. (2) This information will be used to calculate your grazing billing. (3) Documentation for public information in support of notations made on land status records for management, disposal, and use of public lands and resources. (4) Information from the record and/or the record will be transferred to appropriate Federal agency when concurrence is required prior to granting a preference to use public lands or resources. (5) Transfer to the U.S. Department of Justice in the event of litigation involving the records or the subject matter of the records, and transfers to Federal, State, local or foreign agencies, when relevant to civil, criminal or regulatory investigations or prosecution.

EFFECT OF NOT PROVIDING INFORMATION: Disclosure of the information is required to obtain a benefit, in accordance with Sections 3 and 15 of the Taylor Grazing Act, and Section 302 of the Federal Land Policy and Management Act.

The Paperwork Reduction Act of 1995 requires us to inform you that:

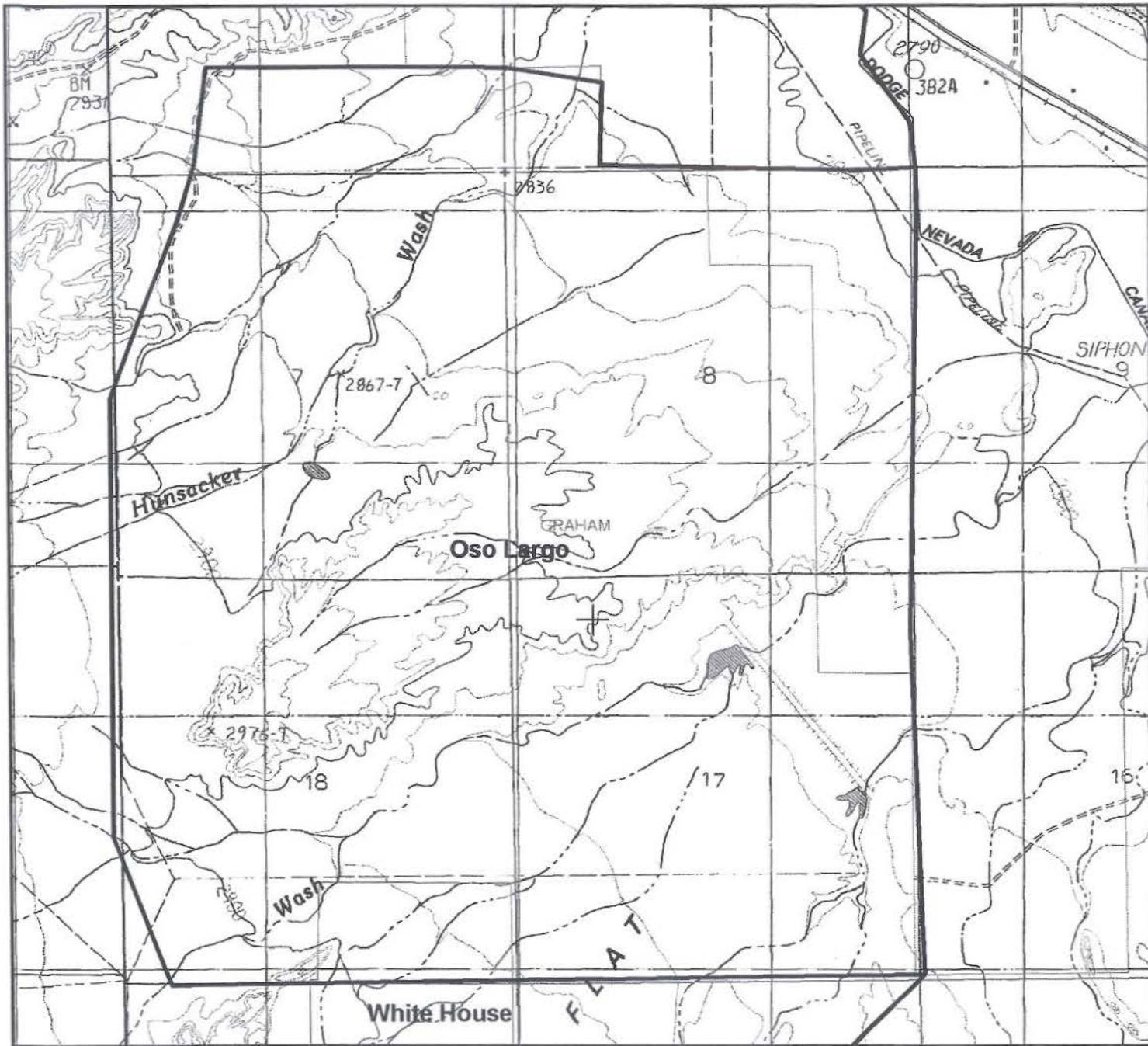
BLM collects this information to authorize the right to graze livestock on public lands.

Response to this request is required under 43 CFR 4130.1-1 and 4130.4.

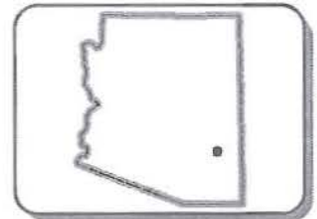
BLM would like you to know that you do not have to respond to this or any other Federal agency-sponsored information collection unless it displays a currently valid OMB control number.

BURDEN HOURS STATEMENT: Public reporting burden for this form is estimated to average 20 minutes per response, including the time for reviewing instructions, gathering and maintaining data, and completing and reviewing the form. Direct comments regarding the burden estimate or any other aspect of this form to U.S. Department of the Interior, Bureau of Land Management (1004-1005), Bureau Information Collection Clearance Officer (WO-630), 1849 C Street, N.W., Washington, D.C. 20240.

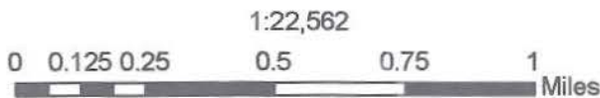
Oso Largo Allotment



Private Lands	Indian Lands or Reservations	LAND OWNERSHIP LEGEND	
State Lands	Bureau of Land Management (BLM)	BLM Wilderness Area	BLM National Monument
State Wildlife Area	National Forest Lands (USFS)	Forest Service Wilderness Area	National Conservation Area
City, State, County Parks	National Park Service (NPS)	NPS Wilderness Area	Military Reservations/Corps of Engineers
County Lands	USFS Service, National Wildlife Refuges	USFS Service Wilderness Area	Bureau of Reclamation (BOR)



DOI-BLM-AZ-G010-2013-003



UNITED STATES DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
SAFFORD FIELD OFFICE

Land Status updated as of August 27, 2013

The Bureau of Land Management (BLM) makes no representations or warranties regarding the accuracy or completeness of this map. This map does not constitute an endorsement or approval of location, boundary, and area, which are subject to survey and other data. This map is intended and shall be used as an illustration only. The map is merely representative, and the data base, which it was derived, are not binding on the BLM and may be revised at any time in the future. The BLM shall not be liable under any circumstances for any direct, indirect, special, incidental, or consequential damages with respect to any claim by any user or any third party on account of or arising from the use of this map or the data base, which it was derived.

19 September 2013

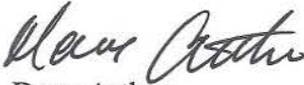
This regards the transfer of the Oso Largo Allotment (#46350) Transfer. Oso Largo is an ephemeral allotment. By definition these allotments do not consistently produce enough forage to sustain a livestock operation, but from time to time produce sufficient forage to accommodate livestock grazing (43 CFR 4100.0-5).

Should ample precipitation occur, *Other Terms and Conditions* apply.

THIS ALLOTMENT IS DESIGNATED FOR EPHEMERAL GRAZING USE BY DECISION DATED 7-20-79 WHEN FORAGE BECOMES AVAILABLE; YOU MAY FILE AN APPLICATION SPECIFYING THE NUMBER AND KIND OF LIVESTOCK, PERIOD(S) OF USE, AND AUMS OF USE YOU DESIRE TO MAKE. YOU WILL RECEIVE A GRAZING BILL FOR THE AMOUNT OF GRAZING USE APPROVED. WHEN GRAZING FEES ARE PAID YOUR GRAZING BILL BECOMES YOUR AUTHORIZATION TO MAKE THE SPECIFIED AMOUNT OF GRAZING USE.

Permittee would submit Form 4130-1 Grazing Schedule indicating the number of head and period of use.

On September 12th 2013 Ray K. Ferguson sold the Oso Largo base property to Diann A. Brown.


Dave Arthun

Rangeland Management Specialist

ADMIN OFFICE:
LLAZG01000
SAFFORD FIELD OFFICE

RANGELAND ADMINISTRATION SYSTEM - Production



CANCEL

TERMS & CONDITIONS

COMPLIANCE

Operator

Billing

Compliance

Allotment

Live Reports

Authorizations

Maintenance

Other Reports

Help

Logoff

Authorization Summary

Authorization #: 0202257

Authorization Type: PERMIT- SEC 3

Office: LLAZG01000

Authorization Status: ACTIVE

Operator: 7 LAZY A RANCH, LLC

Grazing Association:

Authorization Schedule Information:

NEW SCHEDULE

Edit	Delete	Allot #	Allot Name	Pasture	Livestock	Livestock Kind	Begin	End	PL %	Type Use	AUMS
		46350	OSO LARGO		0	CATTLE			100	EPHEMERAL	

Grazing Schedule Information:

NEW SCHEDULE

Edit	Delete	Schedule #	Bill Code	Special Bill Code	Schedule Type Code	Cycle
		1	1-ADVANCE		C	1 YEAR

Kottan

District Office
 425 East 4th Street
 Safford, Arizona 85546

NOTICE OF AMENDED FINAL DECISION

CERTIFIED MAIL NO. P15 3825261
 RETURN RECEIPT REQUESTED

JAN 24 1980

Mr. M.J. Ferguson Est.
 c/o Mr. Ray K. Ferguson
 Box 126
 Pima, Arizona 85543

Dear Mr. Ferguson:

The 1980 Department of the Interior Appropriations Act provided for a special appeal of final decisions that ordered reductions in livestock grazing in 1979. This amended final decision provides you with another opportunity to appeal the adjustment in grazing use.

On July 20, 1979, you were issued a proposed decision which, in the absence of a protest, became a final decision, stating that effective March 1, 1980, your authorized grazing use on the Oso Largo #4646 Allotment would be adjusted. The final decision, which was to be placed in full force and effect on March 1, 1980 established your authorized grazing use on public lands within the Oso Largo #4646 Allotment as follows:

<u>Animal Units Number & Kind</u>	<u>From - To</u>	<u>Percent of Public use</u>	<u>Public AUMs</u>
*Cattle/horses	* * *	*	*

*To be determined annually when ephemeral forage is available.

Those provisions of the decision of July 20, 1979, which pertain to full force and effect are hereby rescinded in their entirety. All other provisions of the decision remain as stated.

If you wish to appeal the decision for the purpose of a hearing before an Administrative Law Judge, as provided by the 1980 Appropriations Act and by 43 CFR 4160.4 and 4.470, you must file an appeal in writing by February 25, 1980, with the District Manager at the above address. The appeal shall state clearly and concisely why you think the decision is in error.

Sincerely,

Guy E. Baier

District Manager

2. If you do not want this receipt postmarked, stick the gummed stub on the left portion of the address side of the article, leaving the receipt attached, and present the article at a post office service window or hand it to your rural carrier. (no extra charge)