



United States Department of the Interior

BUREAU OF LAND MANAGEMENT

Idaho Falls District
Upper Snake Field Office
1405 Hollipark Drive
Idaho Falls, Idaho 83401-2100

In Reply Refer To:
4100

June 3, 2014

CERTIFIED - RETURN RECEIPT REQUESTED

Heart L Ranch
c/o Roger Luthy
16416 E. Ririe Highway
Ririe, ID 83443

NOTICE OF FIELD MANAGER'S PROPOSED DECISION

Dear Mr. Luthy:

Introduction

You were previously notified that we would be initiating an analysis process to determine the environmental impacts of livestock grazing on the Heart L Allotment. An environmental assessment (EA) pursuant to the National Environmental Policy Act has been completed to determine if authorization of grazing use would provide a reasonable balance among competing resource values. Grazing use in the Heart L Allotment was analyzed in DOI-BLM-ID-I010-2014-0019-EA (copy attached). This grazing decision will renew your permit for ten years.

Background

The Heart L Allotment was evaluated in 2013 to assess whether the allotment was meeting the Idaho Standards for Rangeland Health and Guidelines for Livestock Management (ISRH). A Rangeland Health Evaluation was issued for the area. Standards 1 (Watersheds), 2 (Riparian Areas and Wetlands), 3 (Stream Channel/Floodplain), and 4 (Native Plant Communities) are being met, while Standards 7 (Water Quality) and 8 (Threatened, Endangered, and Sensitive Species) were not meeting standards but making significant progress on the Heart L Allotment.

Proposed Decision

I have determined that the permittee currently authorized in the allotment has a satisfactory record of

performance and is in substantial compliance with the terms and conditions of their existing Federal grazing lease that is being renewed with this proposed decision.

After careful consideration, it is my Proposed Decision to implement Alternative B of the attached environmental assessment DOI-BLM-ID-I010-2014-0019-EA. A ten-year grazing permit will be issued from May 15, 2014 to May 14, 2024, with terms and conditions for Heart L Allotment to Heart L Ranches (operator number 1103906), as described below.

While the grazing permit will be renewed for a term of ten years, should information collected subsequent to any renewal indicate that changes in management are needed to ensure the allotment is continuing to meet or make significant progress toward meeting Standards and conforming to Guidelines, the permit may be modified at any time during the ten-year period.

Authorized Use Changes

1. Adjust the northern allotment boundary to include approximately 230 acres of the Hell Creek Allotment into the Heart L Allotment. BLM acres in the allotment will change from 643 acres to 873 acres.
2. Due to terrain, no additional AUMs would be allocated to the Heart L Allotment.

Projects

3. Remove a portion of the existing boundary fence (~1 miles long) which is located in the bottom of the drainage and construct a new fence on top of the ridge. The new boundary fence would be approximately 1.5 miles long (Figure 2 and 2a). The fence would facilitate the proposed allotment boundary adjustment. Approximately 0.9 miles of the new fence (east-west oriented) would be comprised of a 3-strand wire fence and another 0.5 miles of fence (north-south oriented) would consist of a 4-strand wire fence. The three strand fence would consist of two strands of barbed wire spaced at thirty eight inches and twenty six inches from ground level, and one smooth wire located sixteen inches from ground level. Spacing would be sixteen feet six inches between "T" posts. A wire stay would be placed on the fence wire midway between steel "T" posts. The four-strand fence would consist of 3 strands of barbed wire spaced at 42 inches, 30 inches and 24 inches from ground level, and 1 smooth wire located 16 inches from ground level. Green metal fence posts would be used between the braces and would be spaced 16.5 feet apart. A wire stay would be placed on the fence wire midway between steel "T" posts. To facilitate the north-south oriented portion of the fence blading and/or brush clearing would be authorized along the route identified. Fence wire would be marked along the entire new stretch of fence to alert wildlife of the hazard.

4. Authorize the construction of a riparian enclosure of approximately 2 acres (Figure 3) located at T. 1 S., R. 40 E., S 25 to enhance progress toward PFC on the spring. Riparian enclosures would be built with the four strand specifications outlined above.
5. All troughs on pipelines in the allotment shall be floated.
6. All fences will be constructed outside of the migratory bird nesting season (April 1 to June 30) to minimize the potential impacts to nesting birds.
7. The Upper Snake Field Office archaeologist would complete a project specific cultural resource inventory prior to planned range improvement projects.

Grazing Plan

8. Continue the three-pasture, three-year deferred rotation grazing system already in place.

Allotment	Year	Use Period		
		5/15-7/4	7/5-8/24	8/25-10/15
Heart L	1	Upper	Middle	Lower
	2	Middle	Upper	Lower
	3	Lower	Middle	Upper

Mandatory Terms and Conditions

Heart L Allotment (#04406) Permitted Use

Livestock number/kind	Season	%PL	Type Use	AUMs
225 Cattle	5/15 to 10/15	100	Custodial	110

Active AUMs	Suspended AUMs	Permitted Use
110	50	160

Other Terms and Conditions:

The following other Terms and Conditions would be followed under the grazing use authorized under Alternative B, in accordance with 43 CFR 4130.3-2, to assist in achieving management objectives for the allotment.

1. Range improvements must be maintained to BLM standards by the turnout dates for each allotment on this permit. All livestock water troughs must have a functional wildlife escape ramp and be appropriately floated. Installation and maintenance of wildlife escape ramps are the responsibility of the permittee.
2. Distribution of livestock salt and mineral supplements shall be at least ¼ mile away from the nearest water source.
3. In connection with allotment operations under this authorization, if any human remains, cultural, archaeological, historical, paleontological or scientific objects and sites are discovered, the permittee shall stop operations in the immediate area of the discovery, protect such resources and immediately notify the BLM Authorized Officer (AO) of the discovery. The immediate area of the discovery must be protected until the operator is notified to resume by the AO.
4. The allotment(s) listed on this grazing permit is subject to requirements 43 CFR subpart 4180 – Fundamentals of Rangeland Health and Standards and Guidelines for Grazing Administration. This permit shall be modified, if necessary, to meet the requirements upon completion of a standards and guidelines assessment and determination as scheduled by the authorized officer.
5. The permittee shall provide reasonable administrative access across private land to the BLM for the orderly management and protection of the public lands.
6. A certified actual use report is due within 15 days of completing your authorized annual grazing use.
7. If sage grouse fence strikes are documented in the future on existing pasture and allotment fences, the fences will be modified to minimize sage grouse strikes.
8. Riparian exclosures located within your allotment are closed to all domestic livestock grazing.

Rationale

This decision is based on the findings of the interdisciplinary team on the evaluations, EA # DOI-BLM-ID-I010-2014-0019-EA, and monitoring studies. Implementation of the annual grazing authorization terms and conditions and the grazing management guidelines will help ensure that rangeland Standards 1, 2, 3, and 4 continue to be met, as well as Standards 7 and 8 continue to make significant progress towards meeting standing on the Heart L Allotment. This decision is in conformance with the Medicine Lodge Resource Management Plan.

The assessment indicates that Alternative B would continue to meet Standards 1, 2, 3, and 4 as well as continue to make significant progress toward meeting Standards 7 and 8. The level of herbage removal by authorized livestock on an annual basis would not alter the condition of the native plant communities within the allotment. The allotment would continue to provide a diversity of native plant species in healthy condition. In addition, the deferred grazing rotations in the allotment would continue to be implemented. Deferred rotational grazing provides an opportunity for preferred plants and areas to maintain or gain vigor as plants have the opportunity to store carbohydrates and set seed every other year.

The proposed boundary change would result in approximately 230 additional acres in the Heart L Allotment, but no additional AUMs would be added to the permitted use because of the terrain. Moving the fence would also result in approximately 2 acres of ground disturbance that would be vulnerable to new weed infestations. The potential increase of invasive/noxious weeds would be higher because the proposed location of the fence would require being cleared or bladed before construction. However, all of the project areas would be monitored closely for new occurrences of noxious weeds. All new and existing infestations would continue to be treated. In addition to the increased potential of invasive/noxious weeds, increased soil surface disturbance and compaction would be expected in a narrow area adjacent to the new fences, as livestock commonly trail along fences more intensively. The increase in compaction would occur on a small area of the total acreage of public lands and would not be a critical factor in achieving rangeland health. Another potential impact associated with the construction of the boundary fence as well as the riparian enclosures is the disturbance and displacement during the installation phase and the addition of perches for predators. The addition of new fences may also pose a collision hazard to migratory birds and other wildlife species, but special status species as well as other wildlife species that use these riparian areas should benefit from intact riparian vegetation within these allotments. As a result of excluding livestock from the springs, increases in condition of the springs would occur in vegetative cover, preferred tree, and shrub establishment or regeneration, and overall site vigor would continue to make significant progress toward meeting riparian standards on the springs. Under Alternative B, the riparian vegetation on the streams in both allotments would continue to remain in PFC, anchoring and stabilizing the streambanks and floodplain.

Authority

The authority under which this decision is made is found within the following 43 CFR citations:

- 4110.2-2 - Specifying permitted use
- 4110.3 - Changes in permitted use
- 4130.2 - Grazing permits or leases
- 4130.3 - Terms and conditions
- 4130.3-1 - Mandatory terms and conditions
- 4130.3-2 - Other terms and conditions
- 4130.3-3 - Modification of permits or leases
- 4180 - Fundamentals of Rangeland Health and S&G for Grazing Administration

Appeal Procedures

Any applicant, permittee, lessee or other interested public may protest a proposed decision under Sec. 43 CFR 4160.1 and 4160.2, in person or in writing to me at the address shown above within 15 days after receipt of such decision. The protest, if filed, should clearly and concisely state the reason(s) as to 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 protests 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 accordance with 43 CFR 4.470 and 4160.4. 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. The person/party must also serve a copy of the appeal on the office of the Solicitor, Boise Field Solicitors Office, University Plaza, 960 Broadway Avenue, Suite 400, Boise, ID 83706 and person(s) named [43 CFR 4.421(h)] in the Copies sent to: section of this decision.

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 serviced in accordance with 43 CFR 4.471. 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, feel free to contact either Jordan Hennefer at 524-7559 or myself at 524-7555.

Sincerely,

Jeremy Casterson /s/ Jeremy Casterson
Field Manager, Upper Snake Field Office

Enclosure: Environmental Assessment No. DOI-BLM-ID-I010-2014-0019-EA
Finding of No Significant Impact (FONSI)

Copies sent to:

Idaho Department of Agriculture, 2270 Old Penitentiary Road, Boise, ID 83707
Idaho Department of Fish and Game, 4279 Commerce Circle, Idaho Falls, ID 83401
Northwest Band of the Shoshoni Nation, 505 Pershing Suite 200, Pocatello, ID 83204
Land Use, Shoshone-Bannock Tribes, Attn: Land Use Director, P.O. Box 306 Pima Drive, Fort
Hall, ID 83203
Shoshone-Bannock Tribes, c/o Chairman, P.O. Box 306 Pima Drive, Fort Hall, ID 83203
Western Watersheds Project, P.O. Box 1770, Hailey, ID 83333
US Fish and Wildlife Service, Eastern Idaho Field Office, 4425 Burley Drive, Suite A
Chubbuck, ID 83202



United States Department of the Interior

BUREAU OF LAND MANAGEMENT

Idaho Falls District
Upper Snake Field Office
1405 Hollipark Drive
Idaho Falls, Idaho 83401-2100

In Reply Refer To:
4100

June 3, 2014

CERTIFIED - RETURN RECEIPT REQUESTED

Fisher Farms
c/o Jim Fisher
13907 N 65 E
Idaho Falls, ID 83401

NOTICE OF FIELD MANAGER'S PROPOSED DECISION

Dear Mr. Fisher:

Introduction

You were previously notified that we would be initiating an analysis process to determine the environmental impacts of livestock grazing on the Hell Creek Allotment. An environmental assessment (EA) pursuant to the National Environmental Policy Act has been completed to determine if authorization of grazing use would provide a reasonable balance among competing resource values. Grazing use in the Hell Creek Allotment was analyzed in DOI-BLM-ID-I010-2014-0019-EA (copy attached). This grazing decision will renew your permit for ten years.

Background

The Hell Creek Allotment was evaluated in 2013 to assess whether the allotment was meeting the Idaho Standards for Rangeland Health and Guidelines for Livestock Management (ISRH). A Rangeland Health Evaluation was issued for the area. Standards 1 (Watersheds), 2 (Riparian Areas and Wetlands), 3 (Stream Channel/Floodplain), and 4 (Native Plant Communities) are being met, while Standards 7 (Water Quality) and 8 (Threatened, Endangered, and Sensitive Species) were not meeting standards but making significant progress on the Hell Creek Allotment.

Proposed Decision

I have determined that the permittee currently authorized in the allotment has a satisfactory record of performance and is in substantial compliance with the terms and conditions of their existing Federal grazing lease that is being renewed with this proposed decision.

After careful consideration, it is my Proposed Decision to implement Alternative B of the attached environmental assessment DOI-BLM-ID-I010-2014-0019-EA. A ten-year grazing permit will be issued from May 17, 2014 to May 16, 2024, with terms and conditions for Hell Creek Allotment to Fisher Farms (operator number 1101828), as described below.

While the grazing permit will be renewed for a term of ten years, should information collected subsequent to any renewal indicate that changes in management are needed to ensure the allotment is continuing to meet or make significant progress toward meeting Standards and conforming to Guidelines, the permit may be modified at any time during the ten-year period.

Authorized Use Changes

1. Adjust the southern allotment boundary to remove approximately 230 acres of the Hell Creek Allotment, which would be incorporated into the Heart L Allotment. BLM acres in the allotment would be reduced from 1,107 acres to 877 acres.
2. Active AUMs would be reduced from 116 to 95 AUMs and livestock numbers would be reduced from 62 to 51 pairs.

Projects

3. Remove a portion of the existing boundary fence (~1 miles long) which is located in the bottom of the drainage and construct a new fence on top of the ridge. The new boundary fence would be approximately 1.5 miles long (Figure 2 and 2a). The fence would facilitate the proposed allotment boundary adjustment. Approximately 0.9 miles of the new fence (east-west oriented) would be comprised of a 3-strand wire fence and another 0.5 miles of fence (north-south oriented) would consist of a 4-strand wire fence. The three strand fence would consist of two strands of barbed wire spaced at thirty eight inches and twenty six inches from ground level, and one smooth wire located sixteen inches from ground level. Spacing would be sixteen feet six inches between "T" posts. A wire stay would be placed on the fence wire midway between steel "T" posts. The four-strand fence would consist of 3 strands of barbed wire spaced at 42 inches, 30 inches and 24 inches from ground level, and 1 smooth wire located 16 inches from ground level. Green metal fence posts would be used between the braces and would be spaced 16.5 feet apart. A wire stay would be placed on the fence wire midway between steel "T" posts. To facilitate the north-south oriented portion of the fence blading and/or brush clearing would be authorized along

the route identified. Fence wire would be marked along the entire new stretch of fence to alert wildlife of the hazard.

4. Authorize the construction of riparian exclosures of approximately 5 acres (Figure 4) located at T. 1 S., R. 41 E., S 20 to enhance progress toward PFC on the springs. Riparian exclosures would be built with the four strand specifications outlined above.
5. All troughs on pipelines in the allotment shall be floated.
6. All fence will be constructed outside of the migratory bird nesting season (April 1 to June 30) to minimize the potential impacts to nesting birds.
7. The Upper Snake Field Office archaeologist would complete a project specific cultural resource inventory prior to planned range improvement projects.

Grazing Plan

8. Continue to implement a two pasture deferred rotation on a two year grazing cycle.

1	51 Cattle	West	5/17 to 6/15	41
		East	6/16 to 7/25	54
2	51 Cattle	East	5/17 to 6/25	54
		West	6/26 to 7/25	41

Mandatory Terms and Conditions

Hell Creek Allotment (#04281) Permitted Use

	Season	%PL	Type Use	AUMs
51 Cattle	5/17 to 7/25	81	Active	95

Active AUMs	Suspended AUMs	Permitted Use
95	117	212

Other Terms and Conditions:

The following other Terms and Conditions would be followed under the grazing use authorized under Alternative B, in accordance with 43 CFR 4130.3-2, to assist in achieving management objectives for the allotment.

1. Range improvements must be maintained to BLM standards by the turnout dates for each allotment on this permit. All livestock water troughs must have a functional wildlife escape ramp and be appropriately floated. Installation and maintenance of wildlife escape ramps are the responsibility of the permittee.
2. Distribution of livestock salt and mineral supplements shall be at least ¼ mile away from the nearest water source.
3. In connection with allotment operations under this authorization, if any human remains, cultural, archaeological, historical, paleontological or scientific objects and sites are discovered, the permittee shall stop operations in the immediate area of the discovery, protect such resources and immediately notify the BLM Authorized Officer (AO) of the discovery. The immediate area of the discovery must be protected until the operator is notified to resume by the AO.
4. The allotment(s) listed on this grazing permit is subject to requirements 43 CFR subpart 4180 – Fundamentals of Rangeland Health and Standards and Guidelines for Grazing Administration. This permit shall be modified, if necessary, to meet the requirements upon completion of a standards and guidelines assessment and determination as scheduled by the authorized officer.
5. The permittee shall provide reasonable administrative access across private land to the BLM for the orderly management and protection of the public lands.
6. A certified actual use report is due within 15 days of completing your authorized annual grazing use.
7. If sage grouse fence strikes are documented in the future on existing pasture and allotment fences, the fences will be modified to minimize sage grouse strikes.
8. Riparian exclosures located within your allotment are closed to all domestic livestock grazing.

Rationale

This decision is based on the findings of the interdisciplinary team on the evaluation, EA # DOI-BLM-ID-I010-2014-0019-EA, and monitoring studies. Implementation of the annual grazing authorization terms and conditions and the grazing management guidelines will help ensure that rangeland Standards 1, 2, 3, and 4 continue to be met, as well as Standards 7 and 8 continue to make significant progress towards meeting standing on the Hell Creek Allotment. This decision is in conformance with the Medicine Lodge Resource Management Plan.

The assessment indicates that Alternative B would continue to meet Standards 1, 2, 3, and 4 as well as continue to make significant progress toward meeting Standards 7 and 8. The level of herbage removal by authorized livestock on an annual basis would not alter the condition of the native plant communities within the allotment. The allotment would continue to provide a diversity of native plant species in healthy condition. In addition, the deferred grazing rotations in the allotment would continue to be implemented. Deferred rotational grazing provides an opportunity for preferred plants and areas to maintain or gain vigor as plants have the opportunity to store carbohydrates and set seed every other year.

The proposed boundary change would result in a 21 AUM reduction in the Hell Creek Allotment. For the season of use, this would translate to eleven fewer cattle authorized on the allotment annually. The forage substitution cost to replace 21 AUMs would range from approximately \$297 to \$1,757 annually. Moving the fence would also result in approximately 2 acres of ground disturbance that would be vulnerable to new weed infestations. The potential increase of invasive/noxious weeds would be higher because the proposed location of the fence would require being cleared or bladed before construction. However, all of the project areas would be monitored closely for new occurrences of noxious weeds. All new and existing infestations would continue to be treated. In addition to the increased potential of invasive/noxious weeds, increased soil surface disturbance and compaction would be expected in a narrow area adjacent to the new fences, as livestock commonly trail along fences more intensively. The increase in compaction would occur on a small area of the total acreage of public lands and would not be a critical factor in achieving rangeland health. Another potential impact associated with the construction of the boundary fence as well as the riparian enclosures is the disturbance and displacement during the installation phase and the addition of perches for predators. The addition of new fences may also pose a collision hazard to migratory birds and other wildlife species, but special status species as well as other wildlife species that use these riparian areas should benefit from intact riparian vegetation within these allotments. As a result of excluding livestock from the springs and reducing AUMs in the Hell Creek Allotment, increases would occur in vegetative cover, preferred tree, and shrub establishment or regeneration, and overall site vigor would continue to make significant progress toward meeting riparian standards on the springs. Under Alternative B, the riparian vegetation on the streams in both allotments would continue to remain in PFC, anchoring and stabilizing the streambanks and floodplain.

Authority

The authority under which this decision is made is found within the following 43 CFR citations:

- 4110.2-2 - Specifying permitted use
- 4110.3 - Changes in permitted use
- 4130.2 - Grazing permits or leases
- 4130.3 - Terms and conditions
- 4130.3-1 - Mandatory terms and conditions
- 4130.3-2 - Other terms and conditions

Appeal Procedures

Any applicant, permittee, lessee or other interested public may protest a proposed decision under Sec. 43 CFR 4160.1 and 4160.2, in person or in writing to me at the address shown above within 15 days after receipt of such decision. The protest, if filed, should clearly and concisely state the reason(s) as to 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 protests 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 accordance with 43 CFR 4.470 and 4160.4. 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. The person/party must also serve a copy of the appeal on the office of the Solicitor, Boise Field Solicitors Office, University Plaza, 960 Broadway Avenue, Suite 400, Boise, ID 83706 and person(s) named [43 CFR 4.421(h)] in the Copies sent to: section of this decision.

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 serviced in accordance with 43 CFR 4.471. 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, feel free to contact either Jordan Hennefer at 524-7559 or myself at 524-7555.

Sincerely,

Jeremy Casterson /s/ Jeremy Casterson
Field Manager, Upper Snake Field Office

Enclosure: Environmental Assessment No. DOI-BLM-ID-I010-2014-0019-EA
Finding of No Significant Impact (FONSI)

Copies sent to:

Idaho Department of Agriculture, 2270 Old Penitentiary Road, Boise, ID 83707
Idaho Department of Fish and Game, 4279 Commerce Circle, Idaho Falls, ID 83401
Northwest Band of the Shoshoni Nation, 505 Pershing Suite 200, Pocatello, ID 83204
Land Use, Shoshone-Bannock Tribes, Attn: Land Use Director, P.O. Box 306 Pima Drive, Fort
Hall, ID 83203
Shoshone-Bannock Tribes, c/o Chairman, P.O. Box 306 Pima Drive, Fort Hall, ID 83203
Western Watersheds Project, P.O. Box 1770, Hailey, ID 83333
US Fish and Wildlife Service, Eastern Idaho Field Office, 4425 Burley Drive, Suite A
Chubbuck, ID 83202