

## GENERAL STIPULATIONS

1. This permit is issued for the period specified. It is revocable for any breach of conditions or at the discretion of the Bureau of Land Management, at any time upon notice. This permit is subject to valid adverse claims heretofore or hereafter acquired.
2. This permit is subject to all applicable provisions of the regulations (43 CFR Group 2930).
3. This permit is subject to the provisions of Executive Order No. 11246 of September 24, 1965, as amended, which sets forth the Equal Opportunity clauses. A copy of this order may be obtained from the BLM.
4. This permit may not be reassigned or transferred by permittee.
5. Permittee must pay a minimum of 80% of estimated user fees in advance of permit issuance. Adjustments to use fee charges will be based on actual use reported on the Post Use Report.
6. Permittee must observe all Federal, State, and local laws and regulations applicable to the premises; to erection or maintenance of signs or advertising displays including the regulations for the protection of game birds and animals, and must keep the premises in a neat, orderly manner, and sanitary condition.
7. Permittee must take all reasonable precautions to prevent and suppress forest, brush, and grass fires, and to prevent polluting of waters on or in vicinity of the public lands.
8. Permittee must not enclose roads or trails commonly in public use (*prior to or following permitted event*).
9. Permittee must pay the United States for any damage to its property resulting from this use.
10. Permittee must notify the BLM of address change immediately.
11. Permittee must not cut any timber on the public lands without prior written permission from the BLM.
12. Permittee must indemnify, defend, and hold harmless the United States and/or its agencies and representatives against and from any and all demands, claims, or liabilities of every nature whatsoever, including, but not limited to, damages to property, injuries to or death of persons, arising directly or indirectly from, or in any way connected with the permittee's use and occupancy of the public lands described in this permit or with the event authorized under this permit.

13. Authorized representatives of the Department of the Interior, other Federal agencies, and game wardens must at all times, have the right to enter the premises on official business.
14. Permittee must abide by all special stipulations attached.
15. The permittee is responsible for informing all persons associated with this permit (staff and guests) that they will be subject to prosecution for knowingly disturbing Native American Indian shrines, historic and prehistoric archaeology sites, or for collecting artifacts of any kind, including historic items and/or arrowheads from Federal lands pursuant to the 1906 American Antiquities Act (P.L. 59-209; 34 Stat. 225; 16 U.S.C. 432, 433), the Archaeological Resources Protection Act of 1979 (P.L. 96-95; 93 Stat. 721; 16 U.S.C. 470ee as amended), and/or other federal laws and regulations.
16. Permittee must leave in place any hidden cultural values uncovered through authorized operations. If subsurface cultural resources are unearthed during operations, activity in the vicinity of the cultural resource will cease and a BLM representative notified immediately. Pursuant to 43 C.F.R. 10.4 the holder of this authorization must notify the authorized officer, by telephone, with written confirmation, immediately upon the discovery of human remains, funerary items, sacred objects, or objects of cultural patrimony. Further, the permittee must stop activities in the vicinity of the discovery and protect it for 30 days or until notified to proceed by the authorized officer. The holder might be responsible for the cost of evaluation and any decision as to proper mitigation measures that are made by the authorized officer (BLM).
17. The permittee shall comply with all federal, state, and local laws; ordinances; regulations; orders; postings; or written requirements applicable to the area or operations covered by the SRP. The permittee shall ensure that all persons operating under the authorization have obtained all required Federal, State, and local licenses or registrations. The permittee shall make every reasonable effort to ensure compliance with these requirements by all agents of the permittee and by all clients, customers, participants, or spectators under the permittee's supervision.
18. An SRP authorizes special uses of the public lands and related waters and, should circumstances warrant, the permit may be modified by the BLM at any time, including modification of the amount of use. The authorized officer may suspend or terminate an SRP if necessary to protect public resources, health, safety, the environment, or because of non-compliance with permit stipulations. Actions by the BLM to suspend or terminate an SRP are appealable.

19. No value shall be assigned to or claimed for the permit, or for the occupancy or use of Federal lands or related waters granted thereupon. The permit privileges are not to be considered property on which the permittee shall be entitled to earn or receive any return, income, price, or compensation. The use of a permit as collateral is not recognized by the BLM.
20. Unless expressly stated, the SRP does not create an exclusive right of use of an area by the permittee. The permittee shall not interfere with other valid uses of the federal land by other users. The United States reserves the right to use any part of the area for any purpose.
21. The permittee or permittee's representative may not assign, contract, or sublease any portion of the permit authorization or interest therein, directly or indirectly, voluntarily or involuntarily. However, contracting of equipment or services may be approved by the authorized officer in advance, if necessary to supplement a permittee's operations. Such contracting should not constitute more than half the required equipment or services for any one trip and the permittee must retain operational control of the permitted activity. If equipment or services are contracted, the permittee shall continue to be responsible for compliance with all stipulations and conditions of the permit.
22. All advertising and representations made to the public and the authorized officer must be accurate. Although the addresses and telephone numbers of the BLM may be included in advertising materials, official agency symbols may not be used. The permittee shall not use advertising that attempts to portray or represent the activities as being conducted by the BLM. The permittee may not portray or represent the permit fee as a special federal user's tax. The permittee must furnish the authorized officer with any current brochure and price list if requested by the authorized officer.
23. The permittee must assume responsibility for inspecting the permitted area for any existing or new hazardous conditions, e.g., trail and route conditions, land slides, avalanches, rocks, changing water or weather conditions, falling limbs or trees, submerged objects, hazardous wildlife, or other hazards that present risks for which the permittee assumes responsibility.
24. In the event of default on any mortgage or other indebtedness, such as bankruptcy, creditors shall not succeed to the operating rights or privileges of the permittee's SRP.
25. The permittee cannot, unless specifically authorized, erect, construct, or place any building, structure, or other fixture on public lands. Upon leaving, the lands must be restored as nearly as possible to pre-existing conditions.
26. The permittee must present or display a copy of the SRP to an authorized officer's representative, or law enforcement personnel upon request. If required, the

permittee must display a copy of the permit or other identification tag on equipment used during the period of authorized use.

27. The authorized officer, or other duly authorized representative of the BLM, may examine any of the records or other documents related to the permit, the permittee or the permittee's operator, employee, or agent for up to three years after expiration of the permit.
28. The permittee shall notify the authorized officer of any accident that occurs while involved in activities authorized by these permits which result in: death, personal injury requiring hospitalization or emergency evacuation, or in property damage greater than \$2,500 (lesser amounts if established by State law). Reports should be submitted within 48 hours in the case of death or injury, or 10 days in accidents involving property damage.

## SPECIFIC SIPULATIONS

1. The Authorized Officer will complete an evaluation of the racecourse immediately prior to and following the permitted event. Upon inspection, a determination will be made on which portions of the event area or racecourse, if any, need additional rehabilitation. The permittee may be required to grade, drag, disc or seed; soil and vegetation areas within the course or staging area that were significantly changed or impacted as a result of the event. Site-specific stipulations requiring rehabilitation of areas must be accomplished within 15 days following the event unless a shorter time frame is required for public safety. The permittee shall be responsible for all costs associated with required rehabilitation.
2. The permittee will take every reasonable precaution to protect significant natural resource values, cultural or historic objects, aesthetic values, and any improvement on the public lands involved. Any government-owned structures, property, land or resources harmed or damaged by the permittee, participants, or spectators associated with the permitted use shall be reconstructed, repaired, rehabilitated, and restored as may be required by BLM within 30 days after the event to the condition prior to such damage or destruction. Permittee further shall abate as soon as practicable any condition existing which may cause harm or damage to any person, structure, property, land, stream, or wildlife.
3. Staking, flagging materials, equipment, temporary facilities, litter and all other event related materials will be completely removed by the permittee no later than 14 days following the event. If BLM post-race field checks reveal event related materials that have not been removed, BLM shall notify permittee and allow an additional 7 days for removal. Permittee shall be required to reimburse BLM for costs of subsequent field checks. If event materials remain after the second field check, BLM shall effect their removal and bill the permittee for any associated costs.
4. The permittee will distribute written instructions and will hold a pre-event briefing at the site to inform participants of routes, regulations, safety procedures, and other necessary directives. Permittee will also emphasize to the participants the safe handling of gasoline to minimize the potential for spills in all fueling. Event medical personnel will be briefed on local protocols.
5. There must be an operative fire extinguisher with a minimum of 5 BC rating at the starting line of all events. In addition, there shall be a minimum of two (2) 5 BC rated fire extinguishers within the pits/refueling area, one at the entrance and one at the exit. (AMA District 36 rules 5.9-5.10)
6. The permittee shall make every effort to prevent, report, control, and suppress any fire in the operating area and will be held responsible for suppression and cost of fire caused on natural resource land through negligence of event participants

7. The permittee will designate one person as the event liaison who will be the sole communication link between the permittee and the BLM representative on site. The event liaison will remain in contact with the BLM representative at all times during the event.
8. The permittee will designate one person as the medical coordinator, who will be the primary point of contact for all medical emergencies during the event. The medical coordinator will remain in contact with the BLM representative at all times during the event.
9. The permittee will have an ambulance on call, and will notify the local Sheriff's and fire departments including California Department of Forestry and Fire Protection (CDF) in advance of the event. Permittee will provide a medical aid station at the pit area. Event medical personnel will maintain radio contact with the first aid station during any emergency medical incident during the event.
10. The permittee will provide at least 8 portable toilets and adequate garbage receptacle(s) will be placed at the staging area, and all trash on the course and the staging area will be removed immediately after the race. The portable restrooms need to be pumped at least once on Saturday, and more frequently if needed.
11. The event will be allowed only if soil moisture levels are not so high that undue trail damage will occur. The soil condition will be examined closely during the week prior to the event. Variables affecting the decision include intensity of rainfall, length of dry period prior to the event, temperature, wind, and weather forecasts. In the event that moderate rains occur on the day of the event mitigation measure will be carried out by the permittee at the direction of the BLM within 30 days following the event. The event may be cancelled by the BLM representative for reasons of soil moisture and resulting trail impacts at any time.
12. Only routes specifically approved in the permittee's operating plan may be utilized. Permittee will use only those roads and trails designated in the Ukiah RMP as open to vehicle use. Additional trails or trail segments must be approved by BLM prior to the event.
13. Permittee will be familiar and comply with State of California OHV laws. All trips and trip participants must follow state regulations and manufacturer's recommendations regarding operations.
14. Permittee must be familiar and comply with BLM's OHV designations whether posted on the ground or not.
15. The permittee shall be responsible for clean-up and remediation in the event of accident or mechanical failure resulting in the spillage of fuels, lubricants, coolants, hydraulic fluids, or other petroleum-based or synthetic organic compounds (see stipulation #33).

16. Permittee and its vendors are required to have the appropriate business licenses.
17. Fueling shall occur only at the site(s) previously approved by the Bureau of Land Management and identified in the permittee's operating plan.
18. The permittee is required to inform all persons associated with the SRP directly or indirectly of the following stipulation requirements:
  - ALL VEHICLES - A method of controlling and capturing fuel spilled during fueling must be placed under all dump cans and under each vehicle during fueling operations. Commercially available absorbent products are available but a piece of scrap carpet is acceptable as long as the carpet absorbs the fuels and doesn't simply allow the fuels to run off or drain through.
  - ALL PITS WITH 50 OR MORE GALLONS OF FUEL - All pits that have 50 or more gallons of fuel available, whether in drums or dump cans, must provide for fuel containment. At a minimum this requires - 1) an impermeable membrane with raised edges capable of containing all fuels on site should the containment vessel fail and 2) absorbent materials (commercially produced spill pads, diapers) available to soak up spilled fuels. This does not apply to fuels located within fuel trucks or fuel drums not in use stored in trucks or trailers.
  - FLUIDS (oil, transmission, etc.) - During vehicle maintenance and repairs all fluids must be contained in spill proof containers. Drop cloths and absorbent pads shall be used under vehicles when changing fluids or repairing engines and transmissions where fluids may be released
  - No vehicle shall be parked within 100 feet of an active waterway. Threats to water quality must be abated or prevented. (*California Water Code/Porter Cologne*)
18. Permittee will provide qualified personnel to staff the Westside Staging Area gate to explain closure to non-participants, ensure that non-participants do not enter closure area, and to provide access for emergency vehicles. The Westside gate must remain staffed at all times that there are participants on the race course
19. Permittee is responsible for controlling spectators. No spectators shall be allowed within 30 feet of the racecourse at any time during the event. This distance may be increased at the discretion of the BLM representative onsite.

I declare I have read and understand all of the stipulations associated with this Special Recreation Permit. I acknowledge that as signee of the permit and these stipulations that I am fully responsible for all of the mitigation measures and compliance with stated permit stipulations and that non-compliance with any permit stipulations will be grounds for denial of future permits, and/or race cancellation, and/or prosecution of applicable Federal, State and/or Local laws.

Received by: \_\_\_\_\_ Date: \_\_\_\_\_  
(print or type name)

Signature: \_\_\_\_\_