

SPECIAL PERMIT STIPULATIONS FOR COMMERCIAL HUNTING/FISHING GUIDES

This permit will be in effect from **August 1, 2016 to May 31, 2025** on public lands administered by the Elko, Ely, Battle Mountain, Winnemucca and Carson City Bureau of Land Management (BLM) District Offices within Nevada, unless terminated earlier by the Authorized Official. **Authorization from the Southern Nevada District Office will be provided at your request after you book a client for that area.** Conduct of activities authorized by this permit signifies knowledge of and constitutes an express and implied agreement by the permittee, sub guides and other employees to fully comply with permit conditions marked on the reverse side of Form 2930-1 and all special stipulations.

This permit does not authorize use on BLM Wilderness or Wilderness Study Area (WSA) lands. Approval to commercially guide in Wilderness or WSA's must be obtained by each separate BLM Office. The following list of recreation planners can be contacted for approval to guide in Wilderness and WSAs. Please give the applicable office in which you wish to get permission 30 days notice in order to process your permit.

<i>District</i>	<i>Contact</i>	<i>Phone #</i>
Battle Mountain	Ethan Arky	775-635-4000
Carson City	Dan Westermeyer	775-885-6030
Elko	Mike Setlock	775-753-0212
Ely	Erin Rajala	775-289-1841
Southern Nevada	David McMullen	702-515-5073
Winnemucca	Greg Page	775-623-1770
Northern Ca. District	James Hunt	530-252-5389
Eagle lake		
Surprise		
Twin Falls District		

Privileges granted by this permit are subject to the following annual requirements:

- A **Master Guide license** issued by NDOW must be available on-line or a copy must be received by the issuing BLM office prior to your first guided hunt or **May 31st** of each year.
- The **Estimated Use Report**, which shows where you may be hunting in the upcoming year and the clients you have booked, should be provided to the BLM issuing office by August 1st or before your first hunt.
- Submission of post use information on the Post Use Report form provided by BLM for your use by **May 31st** of each year. A legible copy of your Nevada Division of Wildlife (NDOW) client record form(s) must also be submitted with your Post Use Report. For any trips involving both BLM and United States Forest Service (USFS) administered lands authorized under a joint or separate permit, and where the majority of use (hours per day and/or days per trip) is conducted on BLM administered lands, the entire trip will be reported to BLM on the Post Use Report. Each page of your BLM Post Use Report must be signed and

dated. If the trip is conducted on both BLM and USFS lands and the operator has a valid/active permit with both agencies the operator will not pay more than 3% of the gross receipts combined. For example, if a commercial outfitter conducts business on BLM 50% of the time and on USFS the other 50% of the trip then the outfitter would pay 1.5% to the BLM and 1.5% to the USFS. The total amount paid would not exceed 3%, these percentages can also be adjusted accordingly if the time spent is less or greater than 50%. Claims for fee deductions and discounts will require submission of a more detailed post use form supported by receipts, trip itineraries and vehicle log books. Payment of final fees, which is 3% of gross receipts (or adjusted gross receipts if deductions or discounts are claimed). Fees must be made payable to "U. S. Department of the Interior – BLM."

- A current insurance policy must be maintained that provides for the minimum levels of liability insurance (**\$500,000 bodily injury for any one person, \$50,000 property damage for any one occurrence, with an annual aggregate of \$1,000,000**). Your policy must name the *United States Government*, as additionally insured or and stipulate that you or your insurer will notify BLM at least 30 calendar days in advance of termination or modification of such insurance. The policy for liability insurance must remain in effect during the entire time the master guide is licensed to guide.

Permittee must notify the issuing BLM office of any amendments to their master guide license within 10 working days of the amendment(s). (i.e. adding or removing subguides from the master guide license.)

Multi-year permits will be placed in **probationary** status during the next annual operating period if the permittee fails to comply with the requirements in the special stipulations. A **probationary** permit shall automatically terminate without the necessity of prior notice when (1) annual or minimum use fees are delinquent for more than 30 calendar days from the required due date; or (2) a post use report has not been submitted by the required due date. The BLM may also refuse to issue a permit to a permittee who has received unsatisfactory performance evaluations or has previously had their permit revoked.

Permittee shall inform all employees and clients of the terms and conditions of the authorizing permit, and is responsible and liable for all actions of employees and clients on both public and private lands.

General

1. Any property of the permittee left unattended on BLM-administered lands longer than ten (10) days without permission of the Authorized Officer is subject to disposition under the Federal Property and Administrative Services Act of 1949 as amended; or at the option of BLM will be removed and delivered to the permittee at the permittee's expense. Removal of the property by the United States shall not relieve the permit holder of liability for the cost of its removal and restoration of the site.
2. This permit does not authorize the permittee, employees, or clients to use areas of the public lands which are otherwise restricted or closed (e.g., restrictive off-highway vehicle designation areas).

3. Granting the Special Recreation Permit by BLM does not guarantee the permittee's use of any specific campsite(s), nor the use of public lands in a given area, and not the exclusive use of any area by a single permittee. Reservation of permanent campsite(s) for exclusive use by the permittee will require specific authorization and payment of an annual fee for each reserved site. A permanent campsite is a location used for a period of fourteen (14) consecutive days or longer.
4. Issuance of a Special Recreation Permit does not establish nor imply recognition of any claimed historical use rights by an operator or the public. Public lands will be available to users on a first-come first-served basis, but this does not imply that the first permittee into an area is the only one authorized to use it. Unless an allocation system is implemented for an area, other commercial users and private individuals alike may use all public land areas.
5. 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. All such permittee records will be furnished upon request as outlined in 43 CFR 2932.55.
6. The BLM Authorized Officer reserves the right to close various sites and/or areas of the public lands to prevent resource damage and use conflicts, and to promote visitor safety.
7. Issuance of a permit by BLM does not guarantee legal access to public lands. Access to public lands by the permittee is assured only when legal access for the general public is available. Where legal public access is not available, it is the permittee's responsibility to obtain permission from the landowner(s) to travel through or use private lands.
8. The permittee shall comply with all Federal, State, County and local governmental agencies having jurisdiction, ordinances, regulations, orders, postings, or written requirements applicable to the area or operations covered by the Special Recreation Permit (SRP). The permittee must contact and receive concurrence and license, where required, from all other federal, state, county and local governmental agencies having jurisdiction. 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 or customers under the permittee's supervision.
9. An SRP represents a nonexclusive privilege authorizing 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 in the amount of use. The authorized officer may suspend or terminate an SRP if necessary to protect public resources, health, safety, the environment, or in the event of noncompliance with permit stipulations. Actions by the BLM to suspend or terminate an SRP are appealable.

10. 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.
11. 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.
12. All advertising and representations made to the public and to 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.
13. The permittee must assume responsibility for inspecting the permitted area, and any surrounding areas in which the event participants or spectators might reasonably be expected to enter, for any existing or new hazardous conditions, e.g., landslides, avalanches, rocks, changing water or weather conditions, falling limbs or trees, submerged objects, hazardous wildlife, abandoned mine shafts or other hazards that present risks for which the permittee assumes responsibility. Identified hazards shall be marked and, if necessary, barriers erected to prevent entry.
14. Unless specifically authorized, an SRP does not authorize the permittee to erect, construct, or place any building, structure, or other fixture on the public lands. Any use of the public lands is subject to the condition that upon leaving, the lands must be restored as nearly as possible to preexisting conditions. All temporary structures (i.e. corrals, hunting blinds, frames, hitching rails, etc.) must be requested in writing by the permittee and are subject to approval by the authorized official.
15. The permittee must present or display a copy of the special recreation permit to a participant, 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.
16. 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

permittees SRP.

17. The permittee shall notify the authorized officer of any accident which occurs while involved in activities authorized by this permit which results 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.
18. An SRP only authorizes the use, for the time and in the area, as specifically described in the Special Recreation Permit Form 2930-1. Outfitters hunting across BLM district boundaries must have authorization in advance from all affected offices. This permit does not apply to non-BLM lands (i.e. private, State, USFS etc.) unless provided for by cooperative or interagency agreements, etc.
19. Vehicles (including ATVs) will be washed and cleaned before being transported to public lands to eliminate the possibility of noxious weeds being introduced to the hunting areas. All pack and saddle stock feed must be certified weed free.

Sanitation & Aesthetics

20. Operation and maintenance of all sanitation, food service, and water supplies, systems, and facilities shall comply with the standards of the local department of health and the United States Public Health Service.
21. Permittee shall dispose of refuse resulting from the permitted use, including waste material, garbage, and rubbish of all kinds in the following manner, and shall guard the purity of streams and other bodies of water:
 - (a) Tin cans, spent brass, bottles, metal, foil, plastics, and other unburnable materials will be packed out, not buried. Ensure that all burnable materials are completely consumed by fire. All refuse not burned is to be packed out.
 - (b) Pit type or portable toilets, with or without tent coverings, are mandatory at all camps having more than 10 people or being used for more than one night. Toilet pits will be filled with earth when excrement reaches one foot below ground level, and a new pit will be dug. All pits will be treated with lime or intermittently covered with earth when used, and will be covered with earth to the level of the original ground surface when use is terminated. **Pit toilets will not be constructed in any designated Wilderness area or Wilderness Study Area (WSA) without prior written approval by BLM in the District in which it falls.**
 - (c) No waste or byproducts shall be discharged if they contain any substances in concentrations that would result in substantial harm to fish and wildlife or to human water supplies, including streams, reservoirs, and lakes.
22. Permittee shall protect the scenic aesthetic values of the area under permit and the adjacent lands, insofar as practical, while exercising privileges granted during

setup, operation, and maintenance of the permitted operation. When camps or other facilities are dismantled, the area should be left in a natural state.

Camping

23. In accordance with Nevada Revised Statute (NRS) 503.660, "It is unlawful for any person to camp within 100 yards of a water hole in *such a manner that wildlife or domestic stock will be denied access to such water hole.*" (1975, pg. 14530).
24. No permanent base camps may be established without prior authorization. A permanent campsite is a location used for a period of fourteen (14) consecutive days or longer.
25. No camping will be allowed in proximity to the California National Historic Trail except at developed or established campgrounds.
26. No camps or other facilities, either permanent or temporary, will be set up in a designated Wilderness area or WSA without prior written approval by BLM.
27. Construction of permanent fences or corrals is not permitted. Temporary improvements including frames, hitching racks and other pole structures may be constructed provided they are dismantled and removed within 30 days following the termination of yearly guiding operations. All temporary improvements must be requested in writing by the permittee and are subject to approval by the Authorized Official.
28. No live trees may be cut for use in constructing temporary facilities.
29. Cook tents, pit-type toilets, tethered pack stock, hitching racks and horse corrals must be located at least 100 yards from the nearest spring source and other surface waters (lakes, streams, reservoirs, etc.). Camps must be located so as to avoid conflict with other users and should not block access on roads or trails.
30. Food and/or equipment caches will not be allowed unless prior approval is obtained from BLM's Field Office Manager. Location of proposed caches must be described in the permit application.

Fires

31. Open fires may be prohibited during certain periods depending on fire danger. Contact the local Forest Service or BLM office for information on fire restrictions (Elko, 775-748-4000).
32. All types of open fires will be built only in areas that are presently free of vegetation. A general rule of thumb is to use a clear area at least 15 feet in diameter. No new fire rings will be made when existing rings are available in an area. Use of gas stoves or charcoal briquettes is encouraged, and packing of fuels may be necessary to supplement naturally available firewood. The use of fire pans is strongly encouraged.
33. No campfires will be left unattended; permittees are solely responsible for all fires

- which they, their employees, or their customers start. Permittees may be held responsible for fire suppression costs resulting from wildfires caused by the permittee, or customers and participants.
34. Wildfire should be reported immediately to the nearest BLM office. Permittee is responsible for informing employees, clients, and participants of the current fire danger and required precautions that may be placed in effect by the BLM or the State of Nevada. (To report a wildfire, contact the Elko Interagency Dispatch Center at 775-748-4000.)
 35. Fires and stoves are prohibited within old cabins or historic structures.
 36. An axe, shovel and water bucket must be available at each camp for fire control.
 37. Cutting or gathering fuel-wood for commercial or home use is prohibited. Additionally, cutting or gathering green trees or their parts, or removing dead limbs from standing trees for any purpose is prohibited [43 CFR 4140.1]. Cutting or gathering firewood from historic structures is prohibited.

Roads/ OHV/WSAs

38. The BLM encourages the use of “Tread Lightly” principals and “Leave No Trace” ethics. Responsible off highway vehicle use means staying on already existing routes.
39. Vehicles (including ATVs) will be washed and cleaned before being transported to public lands to eliminate the possibility of noxious weeds being introduced to the hunting areas.
 - OHV use must be specifically provided for in the permit and operating plan.
 - Only existing routes specifically designated and approved in the SRP may be utilized.
 - Permittee will be familiar and comply with State of Utah and Nevada Off Highway Vehicle (OHV) laws. All trips and trip participants must follow state regulations and manufacturer’s recommendations regarding operations.
 - Permittee must be familiar and comply with BLM’s OHV designations whether posted on the ground or not.
 - Permittee will operate in accordance with 43 CFR 8340 concerning OHV use on public land.
 - OHV operators must yield to non-motorized users.
 - Motorized vehicles are not permitted off-road in Wilderness Study Areas. Vehicle use is limited to designated vehicle routes.
 - It is the permittee responsibility to obtain current maps of designated wilderness areas, wilderness study areas, and closed or limited use off-highway vehicle areas prior to using the area for commercial purposes.

Wildlife/Sage Grouse/Invasive Species

40. In accordance with Nevada Revised Statute (NRS) 503.660, "It is unlawful for any person to camp within 100 yards of a water hole in *such a manner that wildlife or domestic stock will be denied access to such water hole.*" (1975, pg. 14530).
41. Tours will not stop at or come within one quarter mile of a guzzler or man-made water source provided for wildlife. Stopping at a natural water source must be done in such a way so as not to discourage or prevent use by wildlife or livestock.
42. While in greater sage grouse habitat, master guides must educate sub-guides and clients regarding the conservation efforts to preserve the species. Information will be provided by BLM and must be made available for clients while guiding in species habitat.
43. In PHMA and GHMA, avoid disturbance within 4 miles of active and pending leks from 6 pm to 9 am from March 1 to May 15.
44. All vehicle use is limited to existing or designated routes in PHMA and GHMA.
45. Vehicles shall not pull off the existing road surface more than 50 feet to park.
46. The permittee shall ensure that event participants pets are not allowed to chase, harass or otherwise disturb wildlife.

Noxious Weeds

47. Avoid staging, camping and travel through weed infestations.
48. In addition to feeding pack/stock animals weed free materials prior to entering public lands (as indicated in 3.1 documentation RDF GEN 12); animals shall also be fed certified weed free material while on public lands.

Cultural and Historic

49. All cultural (historic or prehistoric sites or objects) and/or paleontological resources that are discovered during the legal execution of this permit will be reported to the authorized officer. If cultural resources are discovered that could be adversely affected by the operation of this permit, such operation will immediately cease and the closest BLM Office will be notified immediately. All such artifacts are the property of the United States and are not to be collected.
50. Permittee shall not make available to the public any information concerning the nature and location of any archaeological resource.

51. Pursuant 43 CFR 10.4 (g), the holder of this authorization must notify the authorized officer, by telephone, with written confirmation, immediately upon the discovery of human remains, funerary objects, sacred objects, or objects of cultural patrimony (as defined at 43 CFR 10.2). Further, pursuant to 43 CFR 10.4(c) and (d), you must stop activities in the vicinity of the discovery and protect it for 30 days or until notified to proceed by the authorized officer.
52. Tribal members continue to use the land for traditional purposes. If while engaged in any activity under said permit, neither the tour guide, or his/her/their (s) client(s), will interfere in any way with any Tribal religious, spiritual or funerary ceremonial activity, and shall not molest or disturb participants, and shall immediately retreat from the area where those activities are observed. Also, if the guide or clients encounter Tribal members collecting food, medicinal, spiritual and/or herbal plants, stone for painting or any other purpose, or harvesting animals for traditional food use or ceremonial use, the guide and his clients shall allow the activity to continue uninterrupted and the guide and his/her/their client(s) shall immediately retreat from the area. Finally, knowledge of Tribal activities observed while operating under this permit shall be kept confidential.

First-Aid Equipment

53. First-aid equipment will be part of the base camp equipment. The needs will be determined by the size of the party.
54. Guides should be trained in First-Aid and/or Cardio-Pulmonary Resuscitation procedures.

Winnemucca BLM District and the
Black Rock Desert – High Rock Canyon Emigrant Trails
National Conservation Area
Special Stipulations for Outfitter and Guides

- ❑ The **Individual Trip Plan**, on the form provided by BLM, must be received by the issuing BLM office prior to the first intended use date. Trip plans are required for use of the following hunt units: 011-015, 022, 031-035, 041-046, and 181-183. Failure to submit an individual trip plan will result in loss of hunting privileges in the respective hunt units.
- ❑ Permittee shall submit a written explanation of how they intend to dispose of refuse resulting from the permitted use, including waste materials, garbage, and rubbish of all kinds. This should be included in the operating plan.
 - **All refuse must be carried out** of the area and disposed of in an approved disposal site. Burying or burning garbage is prohibited.
 - The use of small portable toilets is encouraged. If a portable toilet is not available, **human waste must be buried 6-8 inches deep**, so that it is not visible on the surface. Toilet paper should be carried out. Nothing other than human waste and toilet paper should be buried.
 - Soaps, detergents, food scraps, or any substances that would result in harm to fish and wildlife or to human water supplies will not be introduced into streams, rivers, or springs. **The permittee shall assure that neither staff or clients use soap, shampoos, chlorine or any other chemical to bathe in hot springs.**
- ❑ In accordance with Nevada Revised Statute (NRS) 503.660, "It is unlawful for any person to camp within 100 yards of a water hole in such a manner that wildlife or domestic stock will be denied access to such water hole." (1975, pg. 14530).
- ❑ Overnight use of the High Rock Canyon ACEC is limited to designated campsites. Overnight use of the Soldier Meadows ACEC (springs on public lands) by commercial users is prohibited, and other popular destinations may be restricted if user conflict or resource impacts occur.
- ❑ No camps or other facilities, either permanent or temporary, will be set up in a designated wilderness area or WSA without prior written approval by BLM.
- ❑ Because of the impacts fires can create, their use should be kept to a minimum. Using cook stoves or fire stoves is recommended as an alternative to cooking over campfires. When allowed, campfires shall be small and kept under control. Use fire pans or existing fire rings only. No new fire rings will be made when existing rings are available in an area. Open fires are generally prohibited during periods of extremely high fire hazard by order of BLM or the State of Nevada. Please call (775) 623-3444 for information about current fire restrictions. Fires on the playa (dry lakebed) portion of the Black Rock Desert are permitted with the use of a fire

pan, burn barrel, fire blanket, or other surface protecting device only.

- ❑ Permittees are encouraged to bring their firewood. Cutting or gathering green trees or their parts, or removing dead limbs from standing trees for any purpose is prohibited [43 CFR 4140.1]. Additionally, cutting or gathering firewood from historic structures is prohibited. **Permitted operations in the Black Rock NCA are required to use firewood found or gathered outside of the NCA.**
- ❑ All **vehicle use is limited to existing or designated vehicle routes** (roads and ways). Contact the local BLM office for official maps depicting designated routes in the National Conservation Area and Wilderness Study Areas.
- ❑ Vehicles shall not pull off the road surface more than **50 feet** to park, camp or to allow for another vehicle to pass.
- ❑ Motorized vehicles, motorized equipment and mechanized transport of any type are not permitted in designated Wilderness Areas or Wilderness Study Areas.
- ❑ It is the permittees' responsibility to obtain current maps of designated wilderness areas, wilderness study areas, and closed or limited-use off-highway vehicle areas (i.e. NCA) prior to using the area for commercial purposes. Seasonal closures are in effect for several areas in the Winnemucca Field Office. High Rock Canyon Trail, portions of the National Historic Trails, and the Water Canyon road all have seasonal closures during the wet season.

Ely BLM District
Special Stipulations for Outfitter and Guides

Weed Seed Free Requirements

- Animals used on public lands by special recreation permittees will be cleaned, quarantined, and fed weed-free feed 24 hours prior to being used or released on public lands. Vehicles (including ATV's) must be cleaned with high pressure equipment prior to entering public lands, cleaning effort will concentrate on tracks, feet, tires and on the undercarriage.
- Do not place camp in weed infested areas. Whenever possible camp sites should be placed in previously disturbed areas. Report any possible noxious weed infestations while operating within the Ely BLM District.

Wilderness Use

- No camps or other facilities, either permanent or temporary, will be set up in a designated wilderness area or WSA without prior approval by the BLM.
- Portable and “pop-up” blinds must be attended or occupied at least some portion of a ten day period within the 14 day period of use. If blinds are not attended or occupied for 10 days, they will be considered unattended property and/or permanent structures and will be subject to removal by the BLM (43 CFR 8365.1-2(b)) and subject to disposition under the Federal Property and Administrative Services Act of 1949, as amended (40 U.S.C. 484(m)).
- The creation or construction of permanent blinds in wilderness areas and wilderness study areas is not allowed (43 CFR 6302.20(f) and IMP Handbook H-8550-1, Chapter I.B.2. and 3.). However, portable or “pop-up” blinds may be temporarily allowed for hunting, photography, wildlife observation and similar purposes for a period of fourteen (14) days if they are packed or carried in and out and do not require the disturbance or destruction of native soil, rock, or vegetation.

Vehicle Use

- All vehicle use is limited to existing or designated vehicle routes. Contact local BLM office for official maps depicting designated routes in Wilderness and Wilderness Study Areas. Cross country vehicle travel is permitted for big game retrieval within the Ely BLM District.

Special Use Requests

- Special use requests must be documented using the Individual Trip Reports, and approval must be made by the BLM Authorized Officer for the following activities to be permitted while operating within the Ely BLM District.
 - Camping on BLM lands
 - 14-day length of stay extensions

- Installing temporary structures (corrals, hunting blinds, pole frames, and hitching rails). Structures must be dismantled within 10 days of guiding conclusion.
- Caching food and or equipment (not permitted in Wilderness Areas or WSA's)
- Pit toilet construction (in Wilderness Areas or WSA's)

Hazardous and Solid Wastes

- Permittee must notify the BLM Authorized Officer of any hazardous or solid waste discoveries within the Ely BLM District. Permittee is also required to notify the BLM Authorized Officer of any hazardous or solid wastes spills while under permit within the Ely BLM District.

Public Safety

- The proponent is requested to notify the authorized officer by telephone, or written communication of any abandoned mine shafts, adits or abandoned mine lands

Threatened and Endangered Species

- While in desert tortoise and southwestern willow flycatcher habitat, master guides must educate sub-guides and clients regarding desert tortoise and southwestern willow flycatcher habitat locations to understand species distribution within the Ely BLM District. A map with areas identified will be provided by BLM and must be made available for clients while guiding in species habitat.
- While performing normal guiding operations within desert tortoise habitat, guides and/or sub-guides must examine underneath vehicles and ATV's before moving the vehicle to reduce the possibility of desert tortoise fatalities (Only applies for outfitters operating within desert tortoise habitat during March 1 thru October 31).

Cultural and Historic Resources

- All cultural (historic or prehistoric sites or objects) and/ or paleontological resources that are discovered during the legal execution of this permit will be immediately reported to the authorized officer and BLM archeologist. If cultural resources are discovered that could be adversely affected by the operation of this permit, such operation will immediately cease and the closest BLM Office/ Archeologist will be notified immediately. All such artifacts are the property of the United States and are not to be collected.
- O&Gs will not set up camps or staging areas in or around known cultural or historic sites.

Carson City BLM District
Special Stipulations for Outfitter and Guides

1. Permittee shall follow Stipulations 1 through 49 listed above. Failure to follow stipulations will result in permit being placed in probationary status or revocation, depending on severity of actions or failure to correct deficiencies.
2. A completed Individual Trip Plan must be submitted to the Lead Office two weeks prior to any hunt occurring in the Carson City District.
3. Pack animals will be cleaned, quarantined, and fed weed-free feed twenty-four hours prior to being used on public lands. All vehicles, trailers and OHV's must be cleaned with high pressure washers prior to entering public lands or relocating to a new area. Cleaning efforts will concentrate on tracks, tires and undercarriage.
4. Hunting in areas with special designations such as Wilderness Study Areas or National Conservation Areas shall not occur unless an Environmental Assessment has been completed and the use has been authorized by the approving official.
5. Permittee must have a multi-year permit validated annually by the Lead Office. A copy of the signed SRP *and* validation letter for current year must be in possession of the guide and sub guides at all times while in the field.
6. Vehicles will be washed and all mud and debris removed from undercarriage, tires, and wheel wells to prevent the transport and dispersal of invasive weed seeds.

ACKNOWLEDGMENT:

I have read, understand, and agree to abide with the above listed additional stipulations as well as those found on the reverse side of the Special Recreation Permit, Form 2930-1.

Permittee

Date

For hunting violations contact Operation Game Thief at 800-992-3030.
For land use violations contact the Elko District Office at 775-753-0200.

Enjoy your public lands and contact Mike Setlock at 775-753-0212 for any further assistance.

Individual Trip Plan

A detailed trip plan must be prepared for each separate activity.
Keep copies in your possession in the field.

Trip Number _____

Name: _____

BLM Permit # _____

(agency use only)

Business Name: _____

What commercial service is being provided (i.e. Hunting, fishing, photography, etc.)

Please list all subguides currently employed for this trip:

Are you proposing to set up temporary facilities, caches or staging facilities? Yes No
(Please indicate proposed locations on a 7.5 minute map)

Location (ie. Maggie creek)	Dates of Use	BLM, USFS, State or Private Lands?
_____	_____	_____
_____	_____	_____
_____	_____	_____

Please describe the type of facilities that would be used _____

Are you proposing to set up base camp or spike/drop camps? Yes No
(If yes please indicate proposed locations on the 7.5 minute map)

Location (ie. Maggie creek)	Dates of Use	BLM, USFS, State or Private Lands?
_____	_____	_____
_____	_____	_____
_____	_____	_____

Are you requesting authorization to camp for more than 14 days at one place? Yes No

Location (ie. Maggie creek)	Dates of Use	BLM, USFS, State or Private Lands?
_____	_____	_____
_____	_____	_____
_____	_____	_____

What is your primary methods of transportation?
(check all that apply)

Pack/Riding Animal ATV/OHV Passenger Vehicle Hike/Walk

Master/Sub-guide	Number of Clients	Species	Hunt Unit(s)
_____	_____	_____	_____
_____	_____	_____	_____

I certify that the information given by me in this application is true, accurate, and complete to the best of my knowledge. I acknowledge that I (we) am (are) required to comply with requirements and stipulations on Form 8370-1 and any additional stipulations that are required by the authorized officer when the permit is issued. I further understand that the provision of false information, or the failure to keep this Operating Plan or other permit information updated, are grounds for probation, suspension, or revocation of the permit.

Permittee/Applicant

Date