



# United States Department of the Interior



BUREAU OF LAND MANAGEMENT  
Colorado River Valley Field Office  
2300 River Frontage Road  
Silt, Colorado 81652  
[www.co.blm.gov](http://www.co.blm.gov)

## CATEGORICAL EXCLUSION DOI-BLM-CO-N040-2012-0114-CX

### **A. Background**

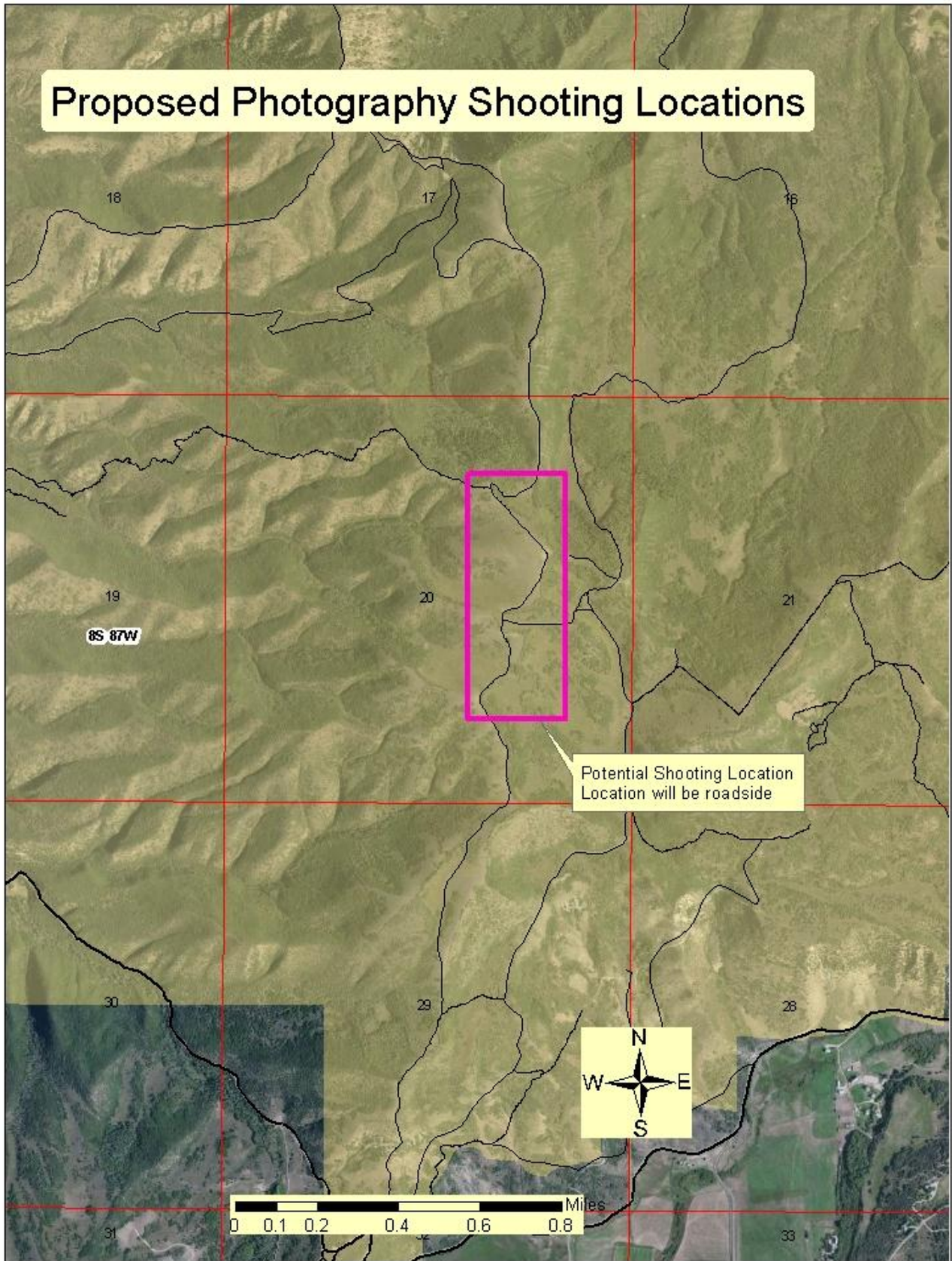
BLM Office: Colorado River Valley Field Office    Lease/Serial/Case File No:  
COC-074456 / 292009

Proposed Action Title/Type: Commercial filming / Land Use Permit

Location of Proposed Action: Crown Formation above Carbondale  
T. 8 S., R. 87 W., Section 20: Summit of Crown Mountain  
Sixth Principal Meridian, Pitkin County, Colorado.

Description of Proposed Action: The applicant, Tyler Stableford Photography has applied for a land use permit to produce still photography of a camping family for Cabela's Outdoor Gear for promotional uses on public lands on October 7-8, 2012.

# Proposed Photography Shooting Locations



This is “Cabela’s Camping lifestyle” still shoot for Cabelas Outdoor Gear. It is a family camping setup. Activities include setting up a tent and staging an evening of camping activities (cooking dinner, sitting around the campfire) for catalog images.

Shoot will include 3 vehicles, 11 personnel, props, (tent, sleeping bags, pads, camp furniture and camping stove) and a campfire.

Travel management restrictions currently in effect throughout the field office would be the same for this proposal. Shoot location will be road side and will not include any surface disturbance or vegetation removal.

Non-commercial no-impact filming, such as videos or photographs taken by hikers, campers, hunters, river runners, etc., does not require a permit since the use meets the definition of casual use under 43 CFR 2920.0-5(k). It is only the commercial nature of this filming that makes a permit necessary under the 2920 regulations.

**Land Use Plan Conformance:** The Proposed Action is subject to and has been reviewed for and is in conformance with (43 CFR §1610.5 and § 2800, BLM 1617.3) the following plan:

**Name of Plan:** Record of Decision and Glenwood Springs Resource Management Plan.

**Date Approved:** January, 1984; revised in 1988; amended in November 1991 - Oil and Gas Leasing and Development - Final Supplemental Environmental Impact Statement; amended Nov. 1996 - Colorado Standards and Guidelines; amended in August 1997 - Castle Peak Travel Management Plan; amended in March 1999 - Oil and Gas Leasing & Development Final Supplemental Environmental Impact Statement; amended in November 1999 - Red Hill Plan Amendment; and amended in September 2002 – Fire Management Plan for Wildland Fire Management and Prescriptive Vegetation Treatment Guidance; amended in August 2006 - Roan Plateau Planning Area Including Naval Oil Shale Reserves Numbers 1 & 3 Resource Management Plan Amendment & Environmental Impact Statement.

**Decision Number/Page:** Page 5, Administrative Actions

**Decision Language:** Various types of administrative action will require special attention beyond the scope of this plan. They include issuance of permits for fuelwood, including issuance of grants, leases, permits, and resolution of trespass...”

**Compliance with NEPA:**

The Proposed Action is categorically excluded from further documentation under the national Environmental Policy Act (NEPA) in accordance with 516 DM 11.9, E. Realty Numbers:

- (19) Issuance of short-term (3 years or less) rights-of-way or land use authorizations for such uses as storage sites, apiary sites, and construction sites where the proposal includes rehabilitation to restore the land to its natural or original condition.

This categorical exclusion is appropriate in this situation because there are no extraordinary circumstances potentially having effects that may significantly affect the environment. The proposed action has been reviewed, and none of the extraordinary circumstances described in 516 DM 2 apply.

EXCLUSIONS	YES	NO
1. Have significant impacts on public health or safety.		X
2. Have significant impacts on such natural resources and unique geographic characteristics as historic or cultural resources; park, recreation or refuge		X

lands; wilderness areas; wild or scenic rivers; national natural landmarks; sole or principal drinking water aquifers; prime farmlands; wetlands (Executive Order 11990); floodplains (Executive Order 11988); national monuments; migratory birds; and other ecologically significant or critical areas.		
3. Have highly controversial environmental effects or involve unresolved conflicts concerning alternative uses of available resources [NEPA Section 102(2)(E)].		X
4. Have highly uncertain and potentially significant environmental effects or involve unique or unknown environmental risks.		X
5. Establish a precedent for future action or represent a decision in principle about future actions with potentially significant environmental effects.		X
6. Have a direct relationship to other actions with individually insignificant but cumulatively significant environmental effects.		X
7. Have significant impacts on properties listed, or eligible for listing, on the National Register of Historic Places as determined by either the bureau or office.		X
8. Have significant impacts on species listed, or proposed to be listed, on the List of Endangered or Threatened Species, or have significant impacts on designated Critical Habitat for these species.		X
9. Violate a Federal law, or a State, local, or tribal law or requirement imposed for the protection of the environment.		X
10. Have a disproportionately high and adverse effect on low income or minority populations (Executive Order 12898).		X
11. Limit access to and ceremonial use of Indian sacred sites on Federal lands by Indian religious practitioners or significantly adversely affect the physical integrity of such sacred sites (Executive Order 13007).		X
12. Contribute to the introduction, continued existence, or spread of noxious weeds or non-native invasive species known to occur in the area or actions that may promote the introduction, growth, or expansion of the range of such species (Federal Noxious Weed Control Act and Executive Order 13112).		X

**INTERDISCIPLINARY REVIEW:**

Name	Title	Area of Responsibility
Monte Senor	Realty Specialist.	IDT Lead
Greg Wolfgang	Outdoor Recreation Planner	Recreation, Travel Management, VRM
Erin Leifeld	Archaeologist	Cultural and Native American Concerns
Kimberly Miller	Outdoor Recreation Planner	Recreation, Wild and Scenic Rivers & Wilderness
Carla DeYoung	Ecologist	Areas of Critical Environmental Concern, T/E/S Plants, Vegetation
	Wildlife Biologist	Wildlife, T/E/S Wildlife, Migratory Birds
Pauline Adams	Hydrologist	Soil, Air, Water
Everett Bartz	Rangeland Mgt Spec.	Riparian, Range

**REMARKS/MITIGATION** (the following mitigations will be carried forward within the permit under Special Conditions:

1. Cultural Resource/Native American Concerns:

If subsurface cultural values are uncovered during operations, all work in the vicinity of the resource will cease and the authorized officer with the BLM notified immediately. The operator shall take any additional measures requested by the BLM to protect discoveries until they can be adequately evaluated by the permitted archaeologist. Within 48 hours of the discovery, the State Historic Preservation Officer (SHPO) and consulting parties will be notified of the discovery and consultation will begin to determine an appropriate mitigation measure. BLM in cooperation with the operator will ensure that the discovery is protected from further disturbance until mitigation is completed. Operations may resume at the discovery site upon receipt of written instructions and authorization by the authorized officer.

Native American human remains: Pursuant to 43 CFR 10.4(g), the holder 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 on federal land. Further, pursuant to 43 CFR 10.4 (c) and (d), the holder must stop activities in the vicinity of the discovery that could adversely affect the discovery. The holder shall make a reasonable effort to protect the human remains, funerary items, sacred objects, or objects of cultural patrimony for a period of thirty days after written notice is provided to the authorized officer, or until the authorized officer has issued a written notice to proceed, whichever occurs first.

2. All vehicles will stay on designated roads shown on the BLM 100K Surface maps .
3. The company will provide the BLM Colorado River Valley Field Office with a current schedule for filming on public lands. The BLM contact person is Monte Senor 970-876-9067.
4. The company will have a copy of the BLM film permit and associated motorized route map at all times when filming in the BLM location.
5. The final filming product will have written and/or verbal acknowledgment of the filming location on public lands managed by the Bureau of Land Management, Colorado River Valley Field Office, Colorado, if feasible.
6. Copies of the film and/or photos shall be made available to the BLM.

I considered this action and determined that it may be categorically excluded. I have evaluated the action relative to the 12 criteria listed above and have determined that it does not represent an exception and is, therefore, categorically excluded from further environmental analysis.

**B. Signature**

Authorizing Official:  Date: 10/2/2012  
Karl R. Mendonca, Associate Field Manager

**Contact Person**

For additional information concerning this CX review, contact Monte Senor, Realty Specialist, Colorado River Valley Field Office, 2300 River Frontage Road, Silt, CO 81652, (970)876-9067.