

DECISION MEMORANDUM
Snore ATV Poker Run
DOI-BLM-AZ-A010-2011-0018-CX

U.S. Department of the Interior
Bureau of Land Management
Arizona Strip Field Office

Approval and Decision

Based on a review of the project described in the attached Categorical Exclusion documentation (DOI-BLM-AZ-A010-2011-0018-CX) and Arizona Strip District staff recommendations, I have determined that the proposed action is in conformance with the Arizona Strip Field Office Resource Management Plan and is categorically excluded from further environmental analysis. My decision is to approve the proposed action.

Administrative Review or Appeal Opportunities

This decision may be appealed to the Interior Board of Land Appeals, Office of the Secretary, in accordance with the regulations contained in 43 CFR, Part 4 and the attached Form 1842-1. If an appeal is taken, your notice of appeal must be filed at the Arizona Strip Field Office; 345 East Riverside Drive; St. George, Utah 84790, within 30 days from receipt of this decision. The appellant has the burden of showing that the decision appealed from is in error.

In accordance with 43 CFR 2931.8, this decision remains in effect pending appeal unless a stay is granted. If you wish to file a petition (pursuant to regulation 43 CFR 4.21 (58 FR 4939, January 19, 1993) (request) for a stay (suspension) of the effectiveness of this decision during the time that your appeal is being reviewed by the Board, the petition for a stay must accompany your notice of appeal. A petition for a stay is required to show sufficient justification based on the standards listed below. Copies of the notice of appeal and petition for a stay must also be submitted to each party named in this decision and to the Interior Board of Land Appeals and to the Office of the Solicitor (Department of the Interior, Office of the Field Solicitor, Sandra Day O'Connor U.S. Court House #404, 401 West Washington Street SPC44, Phoenix, AZ 85003-2151) (see 43 CFR 4.413) at the same time the original documents are filed with this office. If you request a stay, you have the burden of proof to demonstrate that a stay should be granted.

Except as otherwise provided by law or other pertinent regulation, a petition for a stay of a decision pending appeal shall show sufficient justification based on the following standards:

Standards for Obtaining a Stay

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.

Lorraine M. Christian 7/22/11
Lorraine M. Christian - Field Manager, Arizona Strip Field Office Date

Contact Person:

Jon Jasper
Outdoor Recreation Planner
Arizona Strip Field Office
(435) 688-3246 office
jjasper@blm.gov

Attachment: Form 1842-1

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT

INFORMATION ON TAKING APPEALS TO THE INTERIOR BOARD OF LAND APPEALS

DO NOT APPEAL UNLESS

1. This decision is adverse to you,
- AND
2. You believe it is incorrect

IF YOU APPEAL, THE FOLLOWING PROCEDURES MUST BE FOLLOWED

1. NOTICE OF APPEAL..... A person served with the decision being appealed must transmit the notice of appeal in time for it to be filed in the office where it is required to be filed within 30 days after the date of service. If a decision is published in the FEDERAL REGISTER, a person not served with the decision must transmit a notice of appeal in time for it to be filed within 30 days after the date of publication (43 CFR 4.411 and 4.413).

2. WHERE TO FILE NOTICE OF APPEAL.....

WITH COPY TO SOLICITOR.....

3. STATEMENT OF REASONS Within 30 days after filing the Notice of Appeal, File a complete statement of the reasons why you are appealing. This must be filed with the United States Department of the Interior, Office of Hearings and Appeals, Interior Board of Land Appeals, 801 N. Quincy Street, MS 300-QC, Arlington, Virginia 22203. If you fully stated your reasons for appealing when filing the Notice of Appeal, no additional statement is necessary (43 CFR 4.412 and 4.413).

WITH COPY TO

4. ADVERSE PARTIES..... Within 15 days after each document is filed, each adverse party named in the decision and the Regional Solicitor or Field Solicitor having jurisdiction over the State in which the appeal arose must be served with a copy of: (a) the Notice of Appeal, (b) the Statement of Reasons, and (c) any other documents filed (43 CFR 4.413). If the decision concerns the use and disposition of public lands, including land selections under the Alaska Native Claims Settlement Act, as amended, service will be made upon the Associated Solicitor, Division of Land and Water Resources, Office of the Solicitor, U.S. Department of the Interior, Washington, D.C. 20240. If the decision concerns the use and disposition of mineral resources, service will be made upon the Associated Solicitor, Division of Mineral Resources, Office of the Solicitor, U.S. Department of the Interior, Washington, D.C. 20240.

5. PROOF OF SERVICE..... Within 15 days after any document is served on an adverse party, file proof of that service with the United States Department of the Interior, Office of Hearings and Appeals, Interior Board of Land Appeals, 801 N. Quincy Street, MS 300-QC, Arlington, Virginia 22203. This may consist of a certified or registered mail "Return Receipt Card" signed by the adverse party (43 CFR 4.401(c)).

6. REQUEST FOR STAY..... Except where program-specific regulations place this decision in full force and effect or provide for an automatic stay, the decision becomes effective upon the expiration of the time allowed for filing an appeal unless a petition for a stay is timely filed together with a *Notice of Appeal* (43 CFR 4.21). If you wish to file a petition for a stay of the effectiveness of this decision during the time that your appeal is being reviewed by the Interior Board of Land Appeals, the petition for a stay must accompany your notice of appeal (43 CFR 4.21 or 43 CFR 2804.1). A petition for a stay is required to show sufficient justification based on the standards listed below. Copies of the *Notice of Appeal* and Petition for a Stay **must** also be submitted to each party named in this decision and to the Interior Board of Land Appeals and to the appropriate Office of the Solicitor (43 CFR 4.413) at the same time the original documents are filed with this office. If you request a stay, you have the burden of proof to demonstrate that a stay should be granted.

Standards for Obtaining a Stay. Except as other provided by law or other pertinent regulations, a petition for a stay of a decision pending appeal shall 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.

Unless these procedures are followed your appeal will be subject to dismissal (43 CFR 4.402). Be certain that **all** communications are identified by serial number of the case being appealed.

NOTE: A document is not filed until it is actually received in the proper office (43 CFR 4.401(a)). See 43 CFR Part 4, subpart b for general rules relating to procedures and practice involving appeals.

43 CFR SUBPART 1821--GENERAL INFORMATION

Sec. 1821.10 Where are BLM offices located? (a) In addition to the Headquarters Office in Washington, D.C. and seven national level support and service centers, BLM operates 12 State Offices each having several subsidiary offices called Field Offices. The addresses of the State Offices can be found in the most recent edition of 43 CFR 1821.10. The State Office geographical areas of jurisdiction are as follows:

STATE OFFICES AND AREAS OF JURISDICTION:

Alaska State Office ----- Alaska
Arizona State Office ----- Arizona
California State Office ----- California
Colorado State Office ----- Colorado
Eastern States Office ----- Arkansas, Iowa, Louisiana, Minnesota, Missouri
and, all States east of the Mississippi River
Idaho State Office ----- Idaho
Montana State Office ----- Montana, North Dakota and South Dakota
Nevada State Office ----- Nevada
New Mexico State Office ---- New Mexico, Kansas, Oklahoma and Texas
Oregon State Office ----- Oregon and Washington
Utah State Office ----- Utah
Wyoming State Office ----- Wyoming and Nebraska

(b) A list of the names, addresses, and geographical areas of jurisdiction of all Field Offices of the Bureau of Land Management can be obtained at the above addresses or any office of the Bureau of Land Management, including the Washington Office, Bureau of Land Management, 1849 C Street, NW, Washington, DC 20240.

Categorical Exclusion

Snore ATV Poker Run Special Recreation Permit (SRP)

DOI-BLM-AZ-A010-2011-0018-CX

A. Background

BLM Office: Arizona Strip Field Office

Lease/Serial/Case File No.: n/a

Proposed Action Title/Type: **Snore ATV Poker Run Special Recreation Permit (SRP)**

Location of Proposed Action: The Snore ATV Poker Run is limited to existing or designated routes within the St George Basin Special Recreation Management Area (SRMA) in the Arizona Strip Field Office. Snore participants would camp and stage along existing routes within the area often used as a staging area for the Rhino Rally Motorcycle Race. Routes are shown on the accompanying map.

Description of Proposed Action: A Special Recreation Permit (SRP) would be issued to Snore, led by Ken Freeman. The Poker Run would consist of up to 30 ATVs that would travel through the route collecting cards at checkpoints. At the finish, the best poker hand wins door prizes. This would be an annual, weekend event held either in the spring, summer, or fall. The Poker Run's total group size is expected to be 30 to 60 participants (up to 2 groups of 30 vehicles). The group would stage and camp within the area described above.

The following stipulations would apply and are incorporated as part of the SRP:

Human Waste/Litter

1. Two porta potties will be placed for every 50 people at staging area where Snore rides originate.
2. Individual waste bags will be made available to Snore participants.
3. No toilet tissue or trash will be left at any location along each ride.
4. All refuse will be packed out – you pack it in, you pack it out.
5. All waste bags and refuse will be packed out and placed in approved containers at the conclusion of the ride each day.

Medical/Emergency

1. A First Aid kit will be carried by the rear sweeper along the route.
2. A Snore member with basic trail First Aid skills will be present on or along the route.
3. A Snore member will carry a cell phone and a GPS.
4. The ride leader and rear sweeper will carry FSR radios.
5. A map of the entire loop area will be carried by a guide.
6. Local authorities will be notified of the event dates.
7. A Snore guide will carry a basic tool kit and tire repair kit.
8. There will be three (3) Snore guides - except if there are less than 12 participants (vehicles) - there will be two (2) guides.
9. At junctions where routes cross major roads or highways, participants will come to a stop before proceeding and obey traffic rules.

Group Size Limits

1. The event will be limited to two groups per day.
2. Each group will be limited to 30 vehicles not including club guides (maximum of three guides per group).
3. The staging area will be maintained at less than or equal to a combined total of 3 acres.
4. Special attention will be given to groups consisting of primarily novice riders to make group sizes smaller where possible and/or having additional guides.

Trail Rules/Land Ethics – For All Participants

1. No passing on narrow trail.
2. Speed limit as prudent and proper with an overall 30 MPH speed limit unless posted. Speed limits on route segments with potential user conflicts or sensitive resources will be lower in accordance with instruction from BLM's authorized officer.
3. Each guide and participant must wait at each intersection and junction until the person directly behind them is close enough to easily observe the direction of group travel.
4. No cross-country travel will be allowed except where permitted.
5. Participants must all obey laws relating to vehicle registration, helmets, flags, traffic rules, etc.
6. No parking outside designated parking areas. No parking on vegetation areas.
7. No littering.
8. No harassment of wildlife or cattle. Reduce speed near wildlife or cattle.
9. To counter potential weed infestation, Snore would instruct participants to arrive with "clean" machines to avoid noxious, invasive and non-native weed importation.

Guide Checklist

Guides will carry the following:

1. One (1) cell phone with group.
2. One (1) First Aid kit (with rear sweeper).
3. Two (2) FSR radios (with front guide and rear sweeper).
4. One (1) map of the entire ride.
5. One (1) GPS.
6. Tool kit with basic tools.
7. Tire repair kit.
8. Extra water.
9. Individual human waste bags.
10. List of emergency phone numbers (sheriff office, ambulance, event headquarters, etc.)
11. List of emergency or communication procedures developed by Snore.
12. Copy of approved SRP and BLM regulatory stipulations.

Applicable BLM Stipulations

1. Any filming/photography of permitted activities, which takes place with the express intent to sell the product back to the guided client(s) as souvenirs or training videos, etc. would be subject to permittee being required to obtain a vending and filming permit.
2. 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 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.
3. The SRP does not give permission to cross over or use any private lands during the event. The permittee will be fully responsible for all trespass on and/or damage to private land which results from the conduct of the event.
 4. A SRP authorizes special uses of the public lands and should circumstances warrant, the permit may be modified by the BLM at any time, including the amount of use. The authorized officer may suspend or terminate a SRP if necessary to protect public resources, health, safety, the environment, or conviction of violating federal or state statutes relating to the resources on public land (cultural, wildlife laws, etc.) or noncompliance with permit stipulations. Actions by the BLM to suspend or terminate a SRP can be appealed (43 CFR Part 4). A notice of appeal must be filed with the officer who made the decision within thirty days of the date of the date of publication or date of service [4.441(a)]. No extension of time will be granted for filing the notice of appeal [4.41(c)].
 5. 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.
 6. Permittee is responsible for knowing the location of special management areas, such as Areas of Critical Environmental Concern (ACECs), and designated wilderness areas, as well as the use restrictions that apply, and complying with those use restrictions.
 7. The permittee must assume responsibility for inspecting the permitted area for any existing or new hazardous conditions, e.g., trail and route conditions, landslides, 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 is responsible.
 8. When contacted by law enforcement personnel, the permittee and their agents shall identify themselves as SRP holders or agents operating under a permit.
 9. 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 3 years after the expiration of the permit.
 10. The permittee must submit a Post-Use Report to the authorized officer within 30 days after the use season. This report will be used to determine if additional fees are required of the permittee based upon total permitted use.
 11. The permittee must submit a Post Use Report to the authorized officer for every year the permit is in effect. If the post use report is not received by the established deadline, the permit will be suspended and/or fines assessed.
 12. The applicant/permittee is required to provide the authorized officer with a copy of a valid insurance policy or proof thereof covering the periods of use prior to being issued a SRP authorizing any use. The U.S. Government and the permittee must be named as additional insured on the policy. Permittee must keep insurance in effect; during any period when the insurance is not in effect or cancelled, the SRP is suspended.
 13. Collection of prehistoric or historic artifacts is prohibited on Federal Lands and is prosecutable under the Archaeological Resources Protection Act. Historic artifacts are those more than 100 years old. Disturbance, defacement, or excavation of prehistoric and historic sites is also prohibited. Disturbance of Native American human remains is a violation of the Native American Graves Protection and Repatriation Act.
 14. Harassment of livestock, wildlife or destruction of private and public improvements such as fences and gates is prohibited. Gates will be left open or closed, as they are found.

15. The permittee will practice proper precautions for preventing noxious weed spread. Therefore all machinery (street legal motorized vehicles, non-street legal all terrain vehicles, dirt bikes, etc.) that has been used outside the permit area must be cleaned prior to use in the permit area in order to prevent the possible introduction and spread of noxious weeds.
16. All motor vehicle use will comply with applicable off-highway vehicle regulations.
17. The permittee is at all times responsible for the actions of himself, his employees, and guests in connection with the authorized operations, and shall not cause a public disturbance or engage in activities which create a hazard or nuisance.
18. Permittee shall not construct new trails, or maintain existing trails without written authorization. Stakes, flagging materials, equipment or temporary facilities, if any, and all other event-related materials must be removed within two weeks after the event.
19. Permittee will provide to BLM a plan prior to the event that deals with sanitation and disposal of human waste specific to each ride.
20. A maximum of 2 groups of 30 vehicles each and up to 3 guiding vehicles each would be authorized.
21. The permittee must present or display a copy of the SRP to an authorized officer's representative, or law enforcement personnel upon request and the permittee must also display a copy of the permit or other identification tag on equipment, especially full sized vehicles and ATVs, used during the period of authorized use. The permittee and his/her agents must have with them a copy of the permit, including their plan of operations and stipulations, when in the field and doing business or conducting the operations related to this permit.
22. 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. Reports must be submitted to BLM within 48 hours in the case of death or injury, and within 10 days in accidents involving property damage. (Phone 435-688- 3254 or @ BLM Arizona Strip Field Office Attn: Chief Ranger John Sims, 345 E. Riverside Drive, St. George, Utah 84790)
23. A bond of \$1,500 must be provided to cover possible cost to the government. These costs may be to repair excessive road damage, damage to ranching improvements (fences, cattleguards, pipelines), trash pickup, and needed restoration to natural resources.
24. Permittee is responsible for the proper cleanup of all trash, vehicle fluid (including, but limited to, fuel, motor oil, hydraulic fluid, gear oil, and coolants), vehicle parts, etc., prior to submission of the Post-Use Report and prior to the release of the required bond.
25. If California condors are encountered during the event, groups must not harass, disturb, or in any way interact with the birds in order to avoid impacting the condors and the BLM wildlife team lead will be notified at (435) 688-3200 of such encounters within 48 hours of the event.
26. The BLM can cancel the event at any time, if weather creates unsafe road conditions or significant resource concerns such as washouts and heavy rutting.

B. Land Use Plan Conformance

Land Use Plan (LUP) Name: Arizona Strip Field Office Resource Management Plan (RMP) approved January 29, 2008.

The proposed action is in conformance with the applicable LUP because it is specifically provided for in the following LUP decisions:

- ❖ RMP Decision# MA-RR-28. Commercial, competitive, organized group/event, and special area permits can be authorized when such uses accomplish or are compatible with management objectives and other plan provisions.
- ❖ RMP Decision# DFC-RR-13. The primary strategy for the St. George Basin SRMA will be to target a demonstrated community recreation-tourism market demand from primarily local communities (dependent on public lands recreation and/or related tourism use, growth, and/or development), as well as some other seasonal regional visitors, for motorized/mechanized/non-mechanized exploring, technical sports, fitness activities, guided tours, sightseeing, equestrian, hiking, competitive and organized events, viewing and appreciating natural landscapes and cultural sites. This demand is supported by the area's distinctive landscape, warm winters, and its close proximity to the rapidly growing communities of St. George, Santa Clara, Middleton, Washington, Hurricane, and Toquerville, Utah. Local recreation-tourism visitors value these public lands as their own 'back-yard' recreation settings (See Appendix N for more information and Maps 2.15 – 2.17).
- ❖ RMP Decision# DFC-RR-14. The St. George Basin Rural Park RMZ will be managed for: Quick, easy access from town to sustainable day-use adventure, challenge, exercise, social, and outdoor recreation.
 - By the year 2011, manage this zone to produce close-to-town opportunities for community residents and seasonal, regional visitors to enjoy directed day-use adventure activities in natural, scenic landscapes along structured travel routes and areas, providing no less than 75% of responding visitors and affected community residents at least a "moderate" realization of these benefits (i.e., 3.0 on a probability scale where 1=not at all, 2=somewhat, 3=moderate, 4=total realization).
 - Exploring activities (i.e., *OHV driving, all-terrain vehicle (ATV) and motorcycle riding, equestrian, hiking*); personal challenge activities (i.e., *rock climbing, rock crawling, mountain biking, competitive events*); social activities (i.e., *organized group/family events*); and fitness activities (i.e., *walking, running, hiking*).
 - Enjoying going exploring on one's own; enjoying having easy access to natural landscapes; developing your skills and abilities; enjoying getting some needed physical exercise; enjoying participating in group outdoor events; enjoying having access to close-to-home outdoor amenities.
- ❖ RMP Decision# MA-RR-26. Motorized speed events will only be authorized in the Motorized Speed Event Area in the St. George Basin and limited to 300 entrants. (See Motorized Speed Event Area on Map 2.20)
- ❖ RMP Decision# MA-VM-13. Certified weed-free feed, mulch, and seed will be required for all permitted uses to limit the spread of noxious weeds and other undesirable species (See Grazing Management and Recreation decisions).
- ❖ RMP Decision# MA-VM-14. Construction equipment, fire vehicles, and/or vehicles from outside the Arizona Strip FO used to implement authorized projects and/or uses will be required to be cleaned (using air, low pressure/high volume, or high-pressure water) prior to

initiating the project. BLM vehicles will also be cleaned after being used within any infested area. As national policy is developed, the more stringent will be implemented. Vehicles leaving the area and later returning to continue the project will require re-cleaning.

- ❖ RMP Decision# MA-RR-23. Visitor limits, regulations, or restrictions may be instituted and/or adjusted when monitoring of resource and social conditions indicate a trend toward unacceptable resource and social changes brought about by such use.

These decisions show that the proposed action is in conformance with the Arizona Strip Field Office RMP. In addition, the proposed action does not conflict with other decisions contained within this RMP.

C: 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:

NEPA Handbook 2008, Appendix 4: BLM CatX, H.: Recreation Management I.

“Issuance of Special Recreation Permits for day use or overnight use up to 14 consecutive nights; that impacts no more than 3 staging area acres; and/or for recreational travel along roads, trails, or in areas authorized in a land use plan. This CX cannot be used for commercial boating permits along Wild and Scenic Rivers. This CX cannot be used for the establishment or issuance of Special Recreation Permits for “Special Area” management (43 CFR 2932.5).”

This categorical exclusion is appropriate because it meets RMP decision DFC-RR-14 which states “St George Basin Rural Park RMZ will be managed for ... social activities (*i.e., organized group/family events*)” and “portions may spike to Urban-like settings during special use activities.” The camping/staging area needed would not exceed the CX limitation of 3 acres in size. This categorical exclusion is also appropriate in this situation because all of the routes traveled for poker run and to and from the camping/staging area would be on and along existing roads. The event would not occur in a “special area.” In addition, 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 DM2 apply.

See Attachment 1: *Extraordinary Circumstances Review and Checklist*.

D: Signature

Authorizing Official: Lorraine M. Christian Date 7/22/11
(Signature)

Name: Lorraine M. Christian

Title: Field Manager, Arizona Strip Field Office

Contact Person

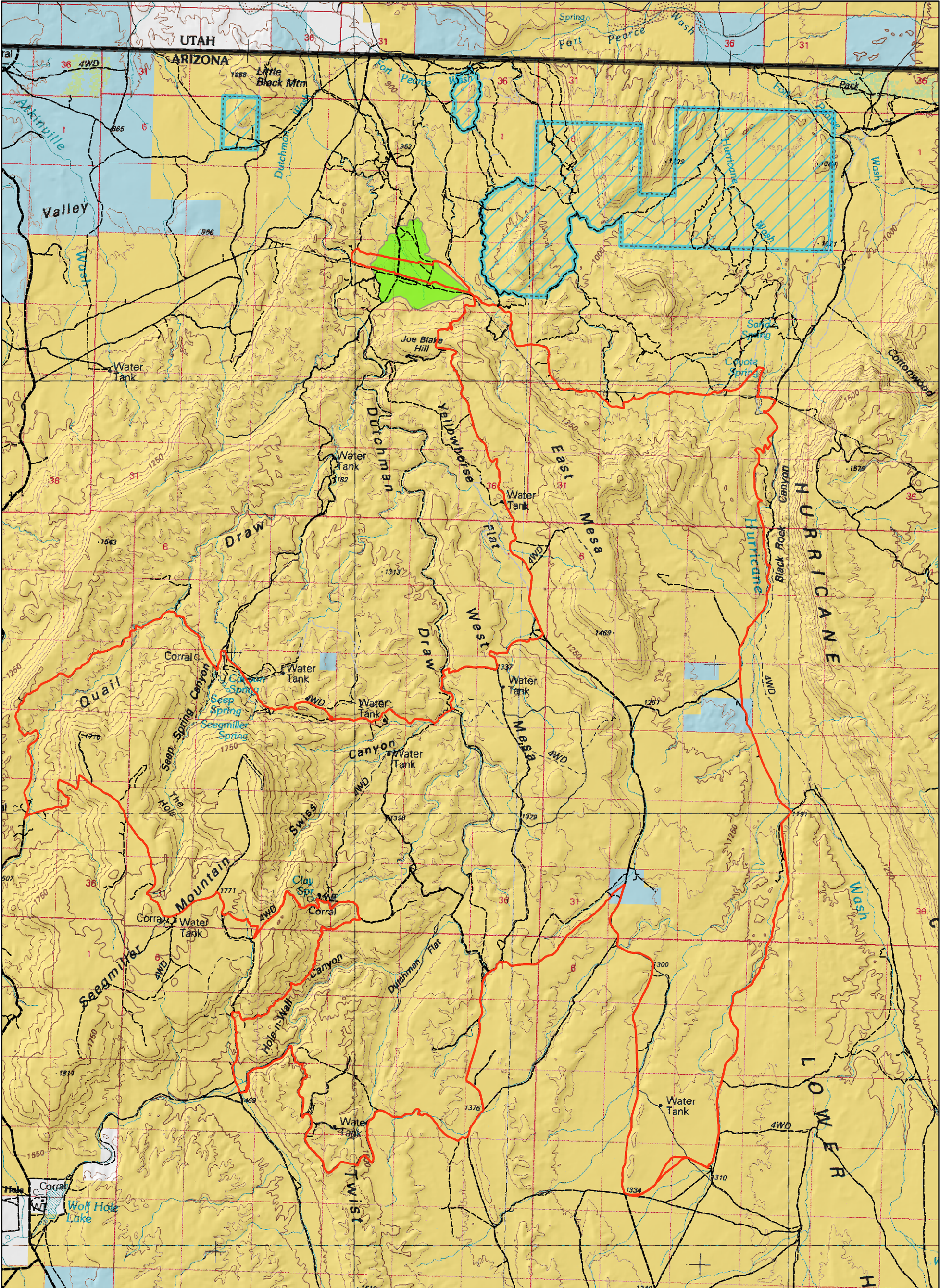
For additional information concerning this CX review, contact:

Jon Jasper
Outdoor Recreation Planner
BLM Arizona Strip Field Office
jjasper@blm.gov
(435) 688-3264 office

Attachment 1

EXTRAORDINARY CIRCUMSTANCES REVIEW AND CHECKLIST		
<p>IMPORTANT: Appropriate staff should review the circumstances listed below, and comment for concurrence. Rationale supporting the concurrence should be included where appropriate.</p>		
EXTRAORDINARY CIRCUMSTANCES	YES/NO & RATIONALE (If Appropriate)	STAFF
Does the proposed action...		
1. Have significant impacts on public health and safety?	No	Sims
2. Have significant impacts on such natural resources and unique geographic characteristics as historic or cultural resources; park, recreation or refuge lands; wilderness or wilderness study 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 (Executive Order 13186); and other ecologically significant or critical areas?	No	Hawks, Christian
3. Have highly controversial environmental effects or involve unresolved conflicts concerning alternative uses of available resources [NEPA Section 102(2)(E)]?	No	Spotts
4. Have highly uncertain and potentially significant environmental effects or involve unique or unknown environmental risks?	No	Spotts
5. Establish a precedent for future action, or represent a decision in principle about future actions, with potentially significant environmental effects?	No	Spotts
6. Have a direct relationship to other actions with individually insignificant, but cumulatively significant, environmental effects?	No	Spotts
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?	No	Benson
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?	No	Christian, Roaque
9. Violate a Federal law, or a State, local, or tribal law or requirement imposed for the protection of the environment?	No	Sims, Benson
10. Have a disproportionately high and adverse effect on low income or minority populations (Executive Order 12898)?	No	Benson
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)?	No	Benson
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)?	No	Bunting

Snore ATV Poker Run



Routes

 Poker Run Route

Surface Ownership/Management

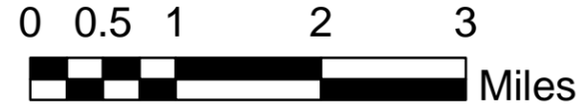
 Bureau of Land Management

 Private

 State

 ATV Open Area

 Area of Critical Environmental Concern (ACEC)



1:80:000

