

**MEMORANDUM OF UNDERSTANDING
BETWEEN THE
UNITED STATES DEPARTMENT OF THE INTERIOR
UTAH BUREAU OF LAND MANAGEMENT
AND
DISABLED SPORTS USA**

A. PURPOSE

The purpose of this Memorandum of Understanding (MOU) is to provide a general framework for cooperation between the Utah Bureau of Land Management (BLM) and Disabled Sports USA (DSUSA). This MOU involves collaboration between Utah BLM and DSUSA on river-based recreational activities for wounded American military veterans that may be planned and accomplished on Utah BLM-administered lands and waterways. Such activities will serve the mutual interest of the Parties and the public.

B. AUTHORITY

This MOU is entered into under the authority of the Federal Land Policy and Management Act of 1976, 43 U.S.C. § 1701 et seq.

C. THE PARTIES

Bureau of Land Management

The BLM, an agency of the U.S. Department of the Interior, manages 22 million surface acres of public land in Utah. The Federal Land Policy and Management Act of 1976 gave the BLM its comprehensive mission to manage the public lands for a variety of uses so as to benefit present and future generations. The BLM manages such resources and uses as outdoor recreation, livestock grazing and mineral development, and conserves natural, historical, cultural and other resources on public lands. Utah BLM is organized into a three-tier system, with one state office, four district offices/one national monument, and ten field offices.

Disabled Sports USA

DSUSA is a national nonprofit, 501(c) (3), organization established in 1967 by disabled Vietnam veterans to serve the war injured. Through its nationwide network of 104 chapters in 38 states DSUSA offers nationwide sports rehabilitation programs to anyone with a permanent disability. Activities are provided through use of public and private lands, including BLM lands. They include winter skiing, snowboarding, Nordic skiing and biathlon; water sports, such as kayaking, canoeing, rafting, water skiing, sailing, outrigger canoeing, scuba; equestrian; cycling, including road, trail and off road; summer and winter competitions; fitness and special sports events. Participants include those with visual impairments, amputations, spinal cord injury, dwarfism, multiple sclerosis, head injury, cerebral palsy, and other neuromuscular and orthopedic conditions.

D. STATEMENT OF MUTUAL INTERESTS AND BENEFITS

The primary beneficiaries of this MOU are wounded American military veterans, or wounded warriors, who want accessible recreation opportunities on Utah BLM-managed public lands and waterways. For the purposes of this MOU, a “wounded warrior” is a disabled military veteran who is either receiving rehabilitative care from the U.S. Department of Veterans Affairs or is a ward of the government and is currently receiving rehabilitative care as a patient from a U.S. military hospital/medical center such as Fort Detrick, Walter Reed, or Fort Sam Houston.

Utah BLM and DSUSA recognize the value of promoting public-private partnerships that expand recreational access to wounded warriors on public lands and waterways. With 43 years of experience, DSUSA has established a proven and effective service delivery system for outdoor recreation participation which fosters health and fitness, a healthy lifestyle, dignity, independence, and social integration for wounded warriors. That unique expertise will enhance Utah BLM's ability to provide quality outdoor recreation experiences for wounded warriors.

Utah BLM and DSUSA have a mutual interest in promoting safe recreational opportunities for wounded warriors on America’s public lands and waterways; and acknowledge that each participating individual or attending caretaker is responsible for understanding and accepting any associated risks with such recreational activities on public lands and waterways.

E. THE UTAH BUREAU OF LAND MANAGEMENT AGREES TO:

1. Provide wounded warriors with recreational access to their public lands and waterways by authorizing the following five administrative river trips to DSUSA chapters during 2011:
 - a. One administrative trip on the Desolation and Grey Canyon segments of the Green River, managed by the BLM Utah Green River District, Price Field Office. Trip to be conducted by Team River Runner and Common Ground Outdoor Adventures from May 28 to June 2, 2011;
 - b. One administrative trip on the San Juan River, managed by the BLM Utah Canyon Country District, Monticello Field Office. Trip to be conducted by Breckinridge Outdoor Education Center from July 8 to 14, 2011;
 - c. One administrative trip on the San Juan River, managed by the BLM Utah Canyon Country District, Monticello Field Office. Trip to be conducted by Adaptive Sports Association from August 9 to 12, 2011;
 - d. One administrative trip on the Westwater Canyon segment of the Colorado River (Westwater Ranger Station to Cisco Boat Ramp), managed by the BLM Utah Canyon Country District, Moab Field Office. Trip to be conducted by Challenge Aspen and Colorado Discover Ability from August 18 to 19, 2011; and
 - e. One administrative trip on the Westwater Canyon segment of the Colorado River (Westwater Ranger Station to Cisco Boat Ramp), managed by the BLM Utah Canyon Country District, Moab Field Office. Trip to be conducted by Challenge Aspen and Colorado Discover Ability from September 7 to 8, 2011.

MOU Between Utah BLM and Disabled Sports USA

2. Cooperate with DSUSA and its affiliated chapters to identify additional recreational opportunities and mutually beneficial projects for wounded warriors on Utah BLM-administered public lands and waterways.
3. Cooperate with DSUSA to identify and develop subsequent district/field office agreements or partnerships with DSUSA chapters.
4. Promote this partnership with other government agencies and organizations to encourage additional collaboration with DSUSA and its chapters on mutually beneficial projects or activities.
5. Advise DSUSA and its affiliated chapters of BLM Utah policies, regulations, and land use planning decisions relevant to recreational opportunities for wounded warriors.
6. Advise DSUSA of opportunities to participate in public involvement processes for projects related to Utah BLM's planning, implementation, and evaluation of recreational activities. Projects could include, but are not limited to, those designed to enhance the accessibility of recreational opportunities on Utah BLM-administered lands and waterways, future rules and regulations concerning public use of Utah BLM-administered resources, and educational programs concerning safety, stewardship and responsible environmental behavior.

F. DISABLED SPORTS USA AGREES TO:

1. Develop and maintain a communication network for engaging recreationalists through DSUSA chapters and other independent organizations. This will include, but not be limited to, the following DSUSA chapters:
 - a. Adaptive Adventures, Colorado
 - b. Adaptive Sports Association of Durango, Colorado
 - c. Adaptive Sports Center Crested Butte, Colorado
 - d. Breckenridge Outdoor Education Center, Colorado
 - e. Challenge Aspen, Colorado
 - f. Colorado Discover Ability, Colorado
 - g. Common Ground Outdoor Adventures, Utah
 - h. National Ability Center, Utah
 - i. National Sports Center for the Disabled, Colorado
 - j. Team River Runner, Maryland/national
 - k. Telluride Adaptive Sports, Colorado
2. Submit all required paperwork to the appropriate local BLM offices as follows:
 - a. May 28, 2011 Launch on the Desolation Canyon/Grey Canyon segments of the Green River: Team River Runner and Common Ground Outdoor Adventures must submit the administrative materials identified in Attachment 2 to the BLM Price Field Office no later than the identified dates;

MOU Between Utah BLM and Disabled Sports USA

- b. August 9, 2011 Launch on the San Juan River: Adaptive Sports Association must submit the administrative materials identified in Attachment 3 to the BLM Monticello Field Office no later than the identified dates;
 - c. July 8, 2011 Launch on the San Juan River: Breckinridge Outdoor Education Center must submit the administrative materials identified in Attachment 3 to the BLM Monticello Field Office no later than the identified dates;
 - d. August 18, 2011 Launch on the Westwater Canyon segment of the Colorado River: Challenge Aspen and Colorado Discover Ability must submit the administrative materials identified in Attachment 4 to the BLM Moab Field Office no later than the identified dates; and
 - e. September 7, 2011 Launch on the Westwater Canyon segment of the Colorado River: Challenge Aspen and Colorado Discover Ability must submit the administrative materials identified in Attachment 4 to the BLM Moab Field Office no later than the identified dates.
3. Make every reasonable effort to ensure all DSUSA chapters' agents and participants comply with all terms and conditions included as Attachments 1, 2, 3, and 4 during all five administrative river trips authorized under this MOU. These terms and conditions include, but are not limited to, compliance with Utah State Boating Laws and Rules; maintaining specific General Liability Insurance standards; the protection of natural and cultural resources; and conducting trips with all required equipment.
4. Notify Utah BLM as soon as possible if over 25 passengers and crew are expected to participate in any of the administrative river trips; and recognize that any existing campsites reservations for the administrative river trips may not remain valid in the event that group sizes exceed 25 total people.
5. Provide information to Utah BLM related to the concerns and needs of wounded warriors, people with disabilities, and other constituents as they relate to the management of Utah BLM-administered lands and waterways, including safety, quality of experience, environmental impact, and cost effectiveness.
6. Work with Utah BLM to identify appropriate partnership opportunities for specific projects, administrative studies, and educational programs to facilitate improved understanding and communication between disabled recreational users, public agencies, and the general public.
7. Promote this partnership to its chapters and affiliate organizations to encourage additional collaboration with Utah BLM on mutually beneficial projects or activities.
8. Encourage its chapters to participate in public involvement processes for projects related to Utah BLM's planning, implementation, and evaluation of recreational activities. As warranted, encourage chapter members to attend local public meetings and learn about the BLM's recreation programs and policies.

MOU Between Utah BLM and Disabled Sports USA

9. Assist the BLM in conveying agency policy and concerns to the public and encourage the environmentally responsible use of agency administered and nearby lands or related waters.

G. IT IS MUTUALLY AGREED BY UTAH BUREAU OF LAND MANAGEMENT AND DISABLED SPORTS USA THAT:

1. The principal contacts for this agreement are:

Aaron Curtis
Recreation Program Lead
Utah Bureau of Land Management
440 West 200 South, Suite 500
Salt Lake City, UT 84101- 1345
Phone: 801-539-4225
Fax: 801-539-4074

Julia Ray
Program Manager
Disabled Sports USA
451 Hungerford Drive, Suite 100
Rockville, MD 20850
Voice: 301-217-0960
Fax: 301-217-0968

2. The authorized officers for Utah BLM are the following district and field managers. These authorized officers may enter into subsequent agreements and cooperative relationships with DSUSA, subject to agency review and approval as needed at the local or regional levels to accomplish portions of this MOU.

Shelley Smith
District Manager
BLM Canyon Country District
82 East Dogwood
Moab, UT 84532
Phone: (435) 259-2100
Fax: (435) 259-2106

Bill Stringer
District Manager
BLM Green River District
170 South 500 East
Vernal, UT 84078
Phone: (435) 781-4400
Fax: (435) 781-4410

Jeffrey Smith
Field Manager
BLM Moab Field Office
82 East Dogwood
Moab, UT 84532
Phone: (435) 259-2100
Fax: (435) 259-2106

Patricia Clabaugh
Field Manager
BLM Price Field Office
125 South 600 West
Price, UT 84535
Phone: (435) 636-3600
Fax: (435) 636-3657

Thomas Heinlein
Field Manager
BLM Monticello Field Office
435 North Main Street
Monticello, UT 84535
Phone: (435) 587-1500
Fax: (435) 587-1518

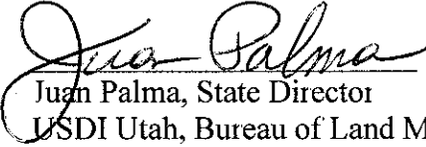
MOU Between Utah BLM and Disabled Sports USA

3. Nothing in this agreement may be construed to obligate the Department of the Interior or the United States to any current or future expenditure of resources in advance of the availability of appropriations from Congress. Nor does this agreement obligate the Department of the Interior or the United States to spend funds on any particular project or purpose, even if funds are available.
4. DSUSA will obtain prior approval of all press releases, published advertisements, or other statements intended for the public that refer to this agreement or to the BLM, the Department of the Interior, or the name or title of any employee of the Department of the Interior in connection with this agreement.
5. This MOU does not establish authority for noncompetitive award to DSUSA of any contract or other agreement. Any contract or agreement for training or other services must comply fully with all applicable requirements for competition. Nothing in this MOU will be construed as affecting the authorities of the participants or as binding beyond their respective authorities or to require any of the participants to obligate or expend funds.
6. Nothing in this agreement may be interpreted to imply that the United States, the Department of the Interior, or the BLM endorses any product, service, or policy of DSUSA. DSUSA will not take any action or make any statement that suggests or implies such endorsement.
7. Any information furnished to the BLM under this instrument may be subject to the Freedom of Information Act (5 U.S.C. § 552).
8. The parties will comply with the Federal Advisory Committee Act (Public Law 92-463, Section 1) to the extent it applies.
9. This MOU in no way restricts the BLM or DSUSA from participating in similar activities or arrangements with other public or private agencies, organizations, or individuals.
10. Nothing herein is intended to conflict with current Department of the Interior or DSUSA directives. If any term of this agreement is deemed inconsistent with those directives, then the portions of this agreement that are inconsistent shall be null and void; but the remaining terms and conditions will remain in full force and effect.
11. This MOU becomes effective upon signature by the BLM and DSUSA and, unless terminated, shall be in force for five years from the date of the last signature, at which time this MOU shall automatically terminate unless renewed by both parties hereto. Any party to this MOU reserves the right to withdraw from this agreement, or any part thereof, at any time upon 30 days prior written notice to the other party hereto (at the addresses set forth above or as otherwise indicated)

MOU Between Utah BLM and Disabled Sports USA

12. Modifications within the scope of the instrument shall be made by mutual consent of the parties hereto, by the issuance of a written modification, signed and dated by the parties, prior to any changes being performed.

IN WITNESS WHEREOF, the parties hereto have executed this MOU as of the last written date below.


Juan Palma, State Director
USDI Utah, Bureau of Land Management

Date: April 8, 2011


Kirk Bauer
Executive Director
Disabled Sports USA

Date: April 8/2011

MOU Between Utah BLM and Disabled Sports USA

Attachment 1: Terms and Conditions of All 2011 Administrative Trips on the Colorado, Green, and San Juan Rivers Authorized under the Memorandum of Understanding (MOU) between Utah Bureau of Land Management (BLM) and Disabled Sports USA (DSUSA)

1. DSUSA shall make every reasonable effort to ensure compliance with these terms and conditions by all of the chapters, agents, and participants during all five administrative river trips authorized under the 2011 MOU between Utah BLM and DSUSA (hereafter referred to as “the MOU”).
2. The MOU only authorizes the five administrative river trips specifically described on page two of the MOU. Unless expressly stated, the administrative river launches do not create an exclusive right of use of any public lands by DSUSA chapters. DSUSA chapters 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 encompassed under the authorizations for any purpose.
3. DSUSA chapters shall comply with all applicable federal, state, and local laws, ordinances, regulations, orders, postings, or written requirements. DSUSA chapters shall ensure that all persons operating under the administrative river trips have obtained all required federal, state, and local licenses or registrations. Relevant state, local, and tribal requirements may include, but are not limited to:
 - a. State of Utah Boating Act and Utah Board of Parks and Recreation Boating Laws and Rules (Utah Code, Title 73, Chapter 18; <http://stateparks.utah.gov/boating>). These laws and rules include, but are not limited to, requiring all motorized craft to be registered and inspected by Utah State Parks personnel; and identifying personal floatation device requirements for specific river segments. Children ages 12 and under must wear personal floatation devices at all times while on the river.
 - b. Overnight camping permits from the Navajo Nation to stay on the Navajo Indian Reservation on the south side of the San Juan River (<http://www.navajonationparks.org/permits.htm>).
 - c. Overnight camping permits from the Ute Indian Tribe to stay on the Uintah and Ouray Indian Reservation on the east side of the Green River (<http://www.uitfwd.com/Doc/desolationCanyonPermit.html>).
 - d. Utah Food Handlers Permits from the Utah Department of Health (<http://www.smart-utah.com/foodhandlerspermit.html>).
4. DSUSA chapters participating in the administrative river trips must meet all relevant operational and safety requirements, including providing properly trained and certified staff and guides at the appropriate instructor-to-client ratio, providing participants with a duty of care, and providing the adaptive equipment necessary for individual participants.
5. DSUSA chapters assume responsibility for inspecting the appropriate areas 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

MOU Between Utah BLM and Disabled Sports USA

flora/fauna, abandoned mines, or other hazards that present risks for which the DSUSA chapters assume responsibility.

6. Upon request, DSUSA chapters must present a signed copy of the MOU to any BLM, state, or law enforcement personnel during the administrative river trips. A signed copy of the MOU and these terms and conditions should be presented to the BLM ranger at the launch check-in. If no ranger is present to process the launch check-in, DSUSA chapters must sign the visitor register before launching. Patrol rangers may contact DSUSA chapters downstream and a copy of the MOU should remain readily accessible.
7. DSUSA chapters' boats and equipment must be available for standard inspections by BLM and state personnel prior to and during all five administrative river trips. DSUSA chapters must allow Utah BLM representatives to orient trip participants about the use of public lands and safety and to confirm the presence of all required equipment. The following equipment is required for all administrative river trips authorized under the MOU:
 - a. A washable, leak-proof, reusable toilet system that allows for the carry-out and disposal of solid human body waste in a responsible and lawful manner. The system must be adequate for the size of the group and length of the trip. Toilets must be easily accessible for use by passengers and crew at all sites except in developed locations where public restrooms are provided. Leaving solid human body waste on public land or dumping it into vault toilets or trash receptacles at BLM facilities is prohibited;
 - b. A durable fire pan at least 12 inches wide with at least a 1.5 inch lip around its outer edge and sufficient to contain fire. Carrying a fire pan is still required even if stoves are to be used for cooking. Fire blankets under fire pans are recommended to facilitate total ash removal;
 - c. A first aid kit with adequate materials for the size of the group and sufficient for treating serious injuries;
 - d. A repair kit or kits with adequate materials to repair the types of boats used on the trip;
 - e. An air pump or pumps adequate to inflate boats after repairs;
 - f. A properly-sized, serviceable Type I, III, or V personal floatation device approved on the label for paddling, whitewater, and kayaking for each member of the party. Life jackets approved for water skiing or other uses are not appropriate for whitewater use and will not be permitted on the river;
 - g. Parties using low capacity vessels such as kayaks and inflatable kayaks must carry spare paddles as follows: one to three such craft require one spare paddle; four to six such craft require two spare paddles; seven to nine such craft require three spare paddles; etc.;
 - h. Each boat 16 feet or longer must have a horn or whistle capable of a 4 to 6 second blast and a Type IV throwable device or a commercially made rescue rope with at least 40 feet of line; and
 - i. Each raft or dory must have an extra oar, paddle, or motor capable of maneuvering the vessel and a bail bucket or bilge pump (does not apply to self-baling boats, kayaks, and inflatable kayaks).
8. DSUSA chapters may not leave unattended personal property on Utah BLM-administered public lands for a period of more than 48 hours without written permission of the authorized

MOU Between Utah BLM and Disabled Sports USA

officer. Vehicles may be parked in designated parking areas for up to 14 consecutive days. The placement of supply, food, or equipment caches for future trips is not allowed unless specifically authorized. Unattended personal property is subject to disposition under the Federal Property and Administrative Services Act of 1949, as amended.

9. DSUSA chapters cannot, unless specifically authorized, erect, construct, or place any building, structure, or other fixture on public lands and waterways. Upon leaving, the public lands and waterways must be restored as nearly as possible to pre-existing conditions.
10. DSUSA chapters shall indemnify and hold the United States harmless against any responsibility or liability for damage, death, injury, or loss to persons and property which may occur during the authorized use period or as a result of such use. DSUSA chapters participating in the five administrative river trips must provide the appropriate local BLM offices with proof of General Liability Insurance for all DSUSA-sponsored river trips involving Utah BLM lands and waterways. The administrative river trips authorized by the MOU are not valid unless the DSUSA chapters maintain a current authenticated certificate of the required insurance on file with the appropriate local BLM office. Insurance policies must meet the following requirements:
 - a. General Liability Insurance must include a minimum \$1 million per occurrence and \$2 million per annual aggregate
 - b. The name of the insured on the liability insurance policy must be the same as the name of the DSUSA chapter identified in the MOU. Those DSUSA chapters holding insurance policies which only insure the chapter and not the chapter's employees must ensure that their employees also have the required insurance in effect. These certificates of insurance must also be furnished to the appropriate local BLM office.
 - c. DSUSA chapters' General Liability Insurance policies must identify the "U.S. Department of the Interior – Bureau of Land Management" and the appropriate local BLM office as "Additionally Insured."
 - d. The insurance policies shall state that the insurance company shall have no right of subornation against the United States of America.
 - e. The insurance policies shall stipulate that the appropriate Utah BLM authorized officer shall be notified in advance of the termination or modification of the policy.
 - f. The insurance policies need only be valid during periods of actual use
11. DSUSA chapters shall notify the appropriate authorized officer of any incident that occurs while involved in activities authorized by the MOU that results in death, personal injury requiring hospitalization or emergency evacuation, or in property damage greater than \$2,500. Reports should be submitted within 24 hours. Costs for emergency evacuation of any participants and staff on administrative river trips shall be paid by the DSUSA chapters. These costs will not be paid by the BLM.
12. All participants of the administrative river trips must launch, travel (i.e., stay within visual contact), and camp together as a group. Boats may not be sent ahead to secure campsites.

MOU Between Utah BLM and Disabled Sports USA

13. All trips must conform to *Leave No Trace* (<http://lnt.org/>) and *Tread Lightly!* (<http://treadlightly.org/>) principles. Specific requirements for the administrative river trips are:
- a. Cans, rubbish, charcoal, fire ash, garbage, pet waste, solid human waste, and other trash shall not be discarded, buried, or dumped on public lands or related waterways. Wet garbage such as egg shells, orange peels, leftover solid food, bones, melon rinds, etc., must be carried out. Trash cleanup at campsites and day use areas will include all litter or discarded items, including small items such as bottle caps and cigarette butts.
 - b. Washing or bathing with soap is not permitted in tributary streams, springs or other natural water sources. Dishwater must be strained prior to dispersal. Dishwater and bathwater may not be dumped within 100 feet of streams or springs. Only biodegradable soap may be used. All water-based wastes (urine, strained dishwater, etc.), if not hauled out for disposal, must be deposited into the river.
 - c. No historical, archaeological, cultural, or ecological values may be damaged, destroyed, or removed by any participants during the administrative river trips. Unless specifically authorized, the collection of plants, rocks, fossils, artifacts, shed antlers, animals or parts of animals is prohibited. Permits for such collecting may be issued separately outside of the MOU.
 - d. No camping is permitted within 300 feet of a known prehistoric site, historic site, or a water source other than perennial streams unless prior authorization is received from the local BLM office.
 - e. This administrative authorization does not waive any applicable fire restrictions that may apply to the use of camp or cooking fires. The following campfire stipulations apply at all times:
 - i. All fires must be contained in fire pans that meet the specified equipment requirements;
 - ii. DSUSA chapters must supply their own firewood at sites accessible by motor vehicle;
 - iii. Charcoal and ash from fire pans must be hauled out;
 - iv. Firewood gathering is limited to river driftwood only; and
 - v. Unused firewood piles must be scattered before leaving the site.
14. The use of explosives and fireworks is prohibited on all Utah BLM-administered public lands and waterways.
15. Unless specifically authorized, the discharge of firearms is only allowed for the legal pursuit of game animals by a licensed hunter. During hunting season, firearm use is not allowed within ¼ mile of shoreline campsites and structures.
16. If requested, the DSUSA chapters will provide Utah BLM a current and correct list of employees who are authorized to conduct services for the chapter on public lands and waterways as a part of the five administrative river trips.
17. All advertising and representations made to the public and Utah BLM 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. DSUSA chapters shall not use

MOU Between Utah BLM and Disabled Sports USA

advertising that attempts to portray or represent the activities as being conducted by Utah BLM. Upon request, DSUSA chapters must furnish Utah BLM with any current brochure and price list relevant to the administrative river trips.

18. No value shall be assigned to or claimed for the administrative authorizations or for the occupancy or use of federal lands or related waters granted thereupon. The administrative river launches may not be considered property on which the DSUSA chapters shall be entitled to earn or receive any return, income, price, or compensation.
19. DSUSA chapters or their representatives may not assign, contract, or sublease any portion of the administrative authorization or interest therein, directly or indirectly, voluntarily or involuntarily. If necessary, the appropriate authorized officer may approve the contracting of equipment or services in advance to supplement the DSUSA chapters' operations. If equipment or services are contracted, the DSUSA chapters shall continue to be responsible for compliance with all terms and conditions of the administrative river trips.

MOU Between Utah BLM and Disabled Sports USA

Attachment 2: Additional Terms and Conditions of the 2011 Administrative Trip on the Desolation and Gray Canyon Segments of the Green River Authorized under the MOU between Utah BLM and DSUSA

1. A certificate of General Liability Insurance meeting the minimum standards identified in Attachment 1 of the MOU must be submitted to the BLM Price Field Office prior to the administrative river trip.
2. A *Notification of Proposed River Trip and Affidavit of River Use* must be submitted to the BLM Price Field Office river ranger prior to launching on May 28, 2011. Any deviations from the information submitted in the affidavit must be submitted to the BLM Price Field Office within 15 days of the completion of the administrative river trip.
3. All persons must wear a personal floatation device from Jack Creek Rapid to the take out.
4. No camping or campfires are allowed on public land within ½ mile of the mouth of Rock Creek.
5. Motors with a rated 35 horsepower or greater are not allowed.
6. Boat tags issued by the river ranger must remain attached to boats for the entire trip.
7. Pets are only allowed between August 16 and November 15.

MOU Between Utah BLM and Disabled Sports USA

Attachment 3: Additional Terms and Conditions of the 2011 Administrative Trips on the San Juan River Authorized under the MOU between Utah BLM and DSUSA

1. A certificate of General Liability Insurance meeting the minimum standards identified in Attachment 1 of the MOU must be submitted to the BLM Monticello Field Office prior to the administrative river trip.
2. A *Notification of Proposed River Trip and Affidavit of River Use* must be submitted to the BLM Monticello Field Office river ranger prior to launching on July 8 and August 9, 2011. Any deviations from the information submitted in the affidavit must be submitted to the BLM Monticello Field Office within 15 days of the completion of the administrative river trip.
3. Every person of all ages must wear an approved personal floatation device from the time of launch to below Slickhorn Rapid. Children under 12 years of age must wear an approved personal floatation device for the entire length of the river.
4. Utah State Law allows for Type II life jackets on the San Juan River. However, the BLM strongly advises against the use of Type II jackets. Inflatable life jackets are not allowed.
5. Use of a plastic or paper bag as a receptacle for disposal of solid human waste is prohibited unless it is part of a specifically engineered bag waste containment system containing enzymes and polymers to treat human solid waste. All solid human waste, including bags, must be contained in a leak-proof, animal-proof, hard-sided container with a screw-on or ratchet-locking lid.
6. The Butler Wash Petroglyph Site (Mile 4.2 below Sand Island) is closed to overnight camping. Day use is allowed at this site.
7. Pets are prohibited on river trips between Sand Island and Clay Hills Crossing, year-round.

MOU Between Utah BLM and Disabled Sports USA

Attachment 4: Additional Terms and Conditions of 2011 Administrative Trips for the Westwater Canyon Segment of the Colorado River Authorized under the MOU between Utah BLM and DSUSA

1. A certificate of General Liability Insurance meeting the minimum standards identified in Attachment 1 of the MOU must be submitted to the BLM Moab Field Office prior to the administrative river trip.
2. A *Notification of Proposed River Trip and Affidavit of River Use* must be submitted to the BLM Moab Field Office river ranger prior to launching on August 18 and September 7, 2011. Any deviations from the information submitted in the affidavit must be submitted to the BLM Moab Field Office within 15 days of the completion of the administrative river trip.
3. The administrative river trips authorized under the MOU do not allow DSUSA chapters to carry passengers upstream using motorized watercraft. Motorized downstream travel is limited to low speed, wakeless travel unless such action is necessary as part of an emergency or is expressly authorized on a case-by-case basis.
4. Launches must be made from the Westwater Ranger Station and not from any point downstream.
5. Launching of water craft for upstream motorized travel from Westwater Ranger Station and Cisco Landing is not authorized between February 1 and October 15.
6. Shoreline camping along the banks of the Colorado River is not allowed for a distance of two miles below Cisco Landing. Boaters may not travel under motorized power for a distance of two river miles below Cisco Landing.
7. Dogs must be kept under control at all times. All dog waste must be carried out of the canyon.