

United States Department of the Interior Bureau of Land Management ALLOTMENT MASTER REPORT NV00093 RAZORBACK



Office: LLNVB02000 TONOPAH FO
Allotment Number and Name: NV00093 RAZORBACK

Distribution OK

Management Plan Type: Management Plan Implemented Date:

Management Status Code: I IMPROVE CATEGORY

Ephemeral Ecosystem: N NO Grazing Availability: Y YES

Decision:
Staff Assignment: TFO_TM NOTIFY

Supplemental Land Information

 Ownership
 Acres
 AUMs

 Public Land:
 269,764
 1,926

Other Federal:

State: Private:

Total: 269,764 1,926

Pastures

0001 EAST RAZORBACK 0002 SOUTH MONTEZUMA

0003 SCOTTY'S

0004 HMA- CLOSED TO LVSTK

Type Land Summary													
Code	Description	Level	Acre %	AUMs %	Fund Symbol	Exec Order	Office Acres %	State Acres %	County Acres %				
02	PL 15		100	100	145016	0							
LLNVB02000	TONOPAH FO	Office					100						
NV	NEVADA	State						100					
NV023	NYE	County							100				

Authorization Cross Reference													
Authorization Office	Authorization Number	Operator Name	Active AUMs	Suspended AUMs	Temp Suspended AUMs	Permitted Use							
LLNVB02000	2700326	NATURE CONSERVANC Y OF SOUTHERN NEVADA	1926	385	0	2311							

Allotment Terms and Conditions

Terms and conditions include grazing schedule lines and also any text terms and conditions. The allotment terms and conditions below will print on bills and courtesy applications issued to permittees and lessees.

Terms and Conditions

PERSUANT 43 CODE OF FEDERAL REGULATIONS(CFR)10.4(G) THE HOLDER OF THIS AUTHORIZATION MUST NOTIFY THE AUTHORIZED OFFICER, BY TELEPHONE, WITH WRITTEN CONFIRMATION, IMMEDIATELY UPON THE DISCOVERY OF NATIVE AMERICAN HUMAN REMAINS, FUNERARY OBJECTS, SACRED OBJECTS, OR OBJECTS OF CULTURAL PATRIMONY (AS DEFINEDAT 43 CODE OF FEDERAL REGULATIONS 10.2). FURTHER PERSUANT TO 43 CFR 10.4(C) AND (D), THE HOLDER MUST STOP ACTIVITIES IN THE VICINITY OF THE DISCOVERY AND PROTECT IT FOR 30 DAYS OF UNTIL NOTIFIED TO PROCEED BY THE AUTHORIZED OFFICER. THE HOLDER IS RESPONSIBLE FOR THE COST OF CONSULTATION, EVALUATION AND MITIGATION. ANY DECISION ON TREATMENT AND/OR MITIGATION WILL BE MADE BY THE AUTHORIZED OFFICER AFTER CONSULTING WITH THE HOLDER.

THE TERMS AND CONDITIONS OF THIS GRAZING AUTHORIZATION WILL BE CONSISTENT WITH THE STANDARDS AND GUIDELINES FOR HEALTHY RANGELANDS ESTABLISHED BY THE MOJAVE SOUTHERN GREAT BASIN AREA RESOURCE ADVISORY COUNCIL IN 1997.

THE GRAZING MANAGEMENT WILL BE IN ACCORDANCE WITH THE MONTEZUMA COMPLEX FINAL MULTIPLE USE DECISION OF OCTOBER 11, 2007 AND THE TERMS AND CONDTIONS OF THIS DECISION

Date Printed: July 29, 2023 Page 1 of 3



United States Department of the Interior Bureau of Land Management ALLOTMENT MASTER REPORT



Terms and Conditions

LIVESTOCK WILL BE REMOVED OR MOVED TO A NEW AREA PRIOR TO ATTAINING THE MAXIMUM ALLOWABLE UTILIZATION LEVEL OF 35 PERCENT.

BIRD LADDERS ARE REQUIRED IN ALL WATER TROUGHS.

TEMPORARY WATER HAUL SITES WILL BE USED TO DISTRIBUTE LIVESTOCK ON THE ALLOTMENT.

ANY REQUEST FOR TEMPORARY WATER HAUL SITES WILL BE MADE TO THE AUTHORIZING OFFICER ONE MONTH PRIOR TO THE ONSET OF GRAZING.

LIVESTOCK WILL NOT BE ALLOWED TO CONCENTRATE AT ANY WATER.

SALT BLOCKS WILL BE PLACED MORE THAN ONE MILE FROM WATER.

TEMPORARY WATER HAUL SITES WOULD BE REMOVED WHEN NO LONGER REQUIRED OR AUTHORIZED IN ACCORDANCE WITH 43 CFR 4120.3-1(A) WHICH STATES RANGE IMPROVEMENTS SHALL BE INSTALLED, USED, MAINTAINED, AND/OR ON THE PUBLIC LANDS, OR REMOVED FROM THESE LANDS, IN A MANNER CONSISTENT WITH MULTIPLE USE MANAGEMENT.

FAILURE TO PAY A GRAZING BILL WITHIN 15 DAYS OF THE DUE DATE WILL RESULT IN A LATE FEE OF 10% OF THE BILL AMOUNT (NOT LESS THAN \$25.00 OR NO MORE THAN \$250.00) 43 CFR 4130.8-1 (F)

CHANGES REQUIRING THE REISSUE OF A GRAZING BILL AFTER THE BILL HAS BEEN SENT TO THE PERMITEE WILL BE SUBJECT TO A SERVICE CHARGE OF \$10.00 PER BILL (43 CFR 4130.8-3).

IN ACCORDANCE WITH SEC. 325, TITLE III, H.R. 2691 DEPARTMENT OF THE INTERIOR AND RELATED AGENCIES APPROPRIATIONS ACT, 2004 (P.L. 108-108), WHICH WAS ENACTED ON NOVEMBER 10, 2003, THIS GRAZING PERMIT OR LEASE IS RENEWED UNDER SECTION 402 OF THE FEDERAL LAND POLICY AND MANAGEMENT ACT OF 1976, AS AMENDED (43 U.S.C.1752), TITLE III OF THE BANKHEAD-JONES FARM TENANT ACT (7 U.S.C. 1010 ET SEQ.), OR, IF APPLICABLE, SECTION 510 IF THE CALIFORNIA DESERT PROTECTION ACT 16 U.S.C. 410AAA-50). TERMS AND CONDITIONS CONTAINED IN THE IMMEDIATELY PROCEEDING PERMIT OR LEASE HAVE BEEN INCORPORATED INTO THIS PERMIT OR LEASE IN TOTAL, OR, IF THIS PERMITOR LEASE IS ISSUED AS A RESULT OF A PREFERENCE TRANSFER. IN-SO-FAR AS THEY REFLECT THE TRANSFER ACTION. THESE TERMS AND CONDITIONS SHALL CONTINUE IN EFFECT UNTIL SUCH TIME AS THE SECRETARY OF THE INTERIOR COMPLETES PROCESSING OF THIS PERMIT OR LEASE IN COMPLIANCE WITH ALL APPLICABLE LAWS AND REGULATIONS, AT WHICH TIME THIS PERMIT OR LEASE MAY BE CANCELED, SUSPENDED OR MODIFIED, IN WHOLE OR IN PART, TO MEET THE REQUIREMENTS OF SUCH APPLICABLE LAWS AND REGULATIONS.

FAILURE TO MAINTAIN ASSIGNED RANGE IMPROVEMENTS IS A PROHIBITED ACT UNDER 43 CFR 4140.1(A)(4),(5) WHICH COULD RESULT IN '... WITHHOLDING ISSUANCE OF A GRAZING PERMIT OR LEASE, OR SUSPEND THE GRAZING USE AUTHORIZED UNDER THE GRAZING PERMIT OR LEASE, IN WHOLE OR PART, OR CANCEL A GRAZING PERMIT OR LEASE...' AS STATED IN 43 CFR 4170.1-1(A)

Date Printed: July 29, 2023 Page 2 of 3



United States Department of the Interior Bureau of Land Management ALLOTMENT MASTER REPORT



Date Printed: July 29, 2023 Page 3 of 3