



United States Department of the Interior

BUREAU OF LAND MANAGEMENT

White River Field Office

220 East Market Street

Meeker, CO 81641



In Reply Refer To:
2930 (LLCON05000)

JUL 14 2025

Rally Colorado
Rupert Berrington
6925 S Robertsdale Way
Aurora, CO 80016

Dear Mr. Berrington:

We received your 2025 Special Recreation Permit (SRP) annual requirements and fees. Enclosed is your 2025 Annual Operating Authorization (AOA), SRP, additional stipulations and operating area map(s).

A copy of these documents and personal identification must be carried by all employees or volunteers when conducting commercial operations on public lands.

If you have questions please contact San Delana Riebold, Outdoor Recreation Planner, at (970) 878-3833 or schedule an appointment to stop by our office in Meeker. Thank you for your continuing cooperation and providing valuable service to the public on BLM administered lands.

Sincerely,

Kyle S. Arnold
Assistant Field Manager



United States Department of the Interior

BUREAU OF LAND MANAGEMENT
White River Field Office
220 East Market Street
Meeker, CO 81641



2930 (LLCON05000)

ANNUAL OPERATING AUTHORIZATION 2025 Rally Colorado

Rally Colorado CO-N05-SRP-017-160

Your annual requirements and fees have been received and your Special Recreation Permit (SRP) is valid for a commercial/competitive Rally Car Race for July 18-20, 2025, within the operating season as described in your permit.

Post Season Use fees will be based on the greatest of \$130/year, \$7 per participant/day, or 3% of gross revenue and are due 30 days after your last day of use.

An authorized representative of your organization must carry a copy of the permit, Annual Operating Authorization, an operating area map, and personal identification while conducting operations on public lands and are subject to the permit terms, conditions and stipulations associated with your permit.



Kyle S. Arnold
Assistant Field Manager

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
SPECIAL RECREATION PERMIT

(16 U.S.C. 6801 et seq., 43 U.S.C. 1701 et seq., 43 CFR Group 2930)

Permit No.
CO-N05-SRP-017-160

BLM Issuing Office

WRFO

Permittee **Rally Colorado**

Authorized Representative **Rupert Berrington**

Address

6925 S Robertsdale Way
Aurora CO 80016

Phone Number **(719) 557-0699**

Email Address **rupertberr@me.com**

Fax Number **samantha@thinkgenerator.com**

Web Site **www.rallycolorado.org**

Permit is for (check all that apply): ☒ Commercial Use ☒ Competitive Use ☐ Organized Group Activity or Event ☐ Vending

Date Issued **07/14/2025** Date Expires **09/30/30** (Terms greater than one year subject to annual validation)

Seasonal or other period of use limitations **two, 2-day events between June 16-August 31st held annually**

Permit Fee Formula **Both commercial and competitive: Greatest of \$130/year or \$7/participant/day or 3% of gross revenue**

If other, specify:

Assigned Sites (commercial only): ☒ None

No. of Assigned Sites subject to fees _____

Special Area Fees Apply: ☐ Yes ☒ No

Special Area Fee _____

Minimum insurance coverage requirements **Moderate Risk: \$500,000 per occurrence, \$1,000,000 annual aggregate**

Permit is valid only if a current Certificate of Insurance, listing the United States of America as additional insured, is on file with the issuing BLM Office.

Post use report due date(s) **30 days after last operation day** Bond Requirement: ☒ None Bond Amount _____

Purpose and activities authorized

commerical/competitive rally car races on county roads with 2 staging areas on BLM lands

Approved Area of Operation

See attached map(s)

Certification of Information: I certify use of this permit will be as per the operating plan on file with the BLM. I acknowledge I am required to comply with any conditions required by the BLM including the General Terms and Permit Stipulations listed on the following pages of this form and any additional stipulations which may be attached.

Additional Stipulations are attached: ☒ Yes ☐ No

(Permittee Signature)

(Date)

Approved and issued for the conduct of permitted activities and locations shown on this permit and in conformance with the operating plan. Permit is subject to General Terms and Permit Stipulations and any additional stipulations attached.

Kyle S. Arnold, AFM WRFO

(BLM Authorized Officer Printed Name)

(BLM Authorized Officer Signature)

(Date)

GENERAL TERMS AND PERMIT STIPULATIONS

- A. Compliance with laws, regulations, and other legal requirements.** 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 Special Recreation Permit (SRP). The Permittee shall ensure that all persons operating under the authorization have obtained all required Federal, State, and local licenses, certifications, or registrations. The Permittee shall ensure compliance with these requirements by all agents of the Permittee and by all clients, customers, participants, and spectators under the Permittee's supervision.
- B. Modification, Suspension, Termination.** An SRP authorizes specific uses of the public lands and related waters and when circumstances warrant, the permit may be modified by the BLM at any time, including modifying or limiting the amount of use. The Authorized Officer may suspend or terminate an SRP if necessary to protect public resources, health, safety, the environment, or because of non-compliance with permit stipulations. Actions by the BLM to suspend or terminate an SRP are appealable.
- C. Permit Value & Operating Rights.** 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 is not to be considered property on which the Permittee shall be entitled to earn or receive any return, income, price, or compensation, and may not be used as collateral for a loan. 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 Permittee's SRP. This permit, which can be suspended or terminated, is not a contract or a lease, but rather a Federal license.
- D. Non-Exclusive Use.** Unless expressly stated, the SRP does not create an exclusive right to use 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.
- E. Subcontracting.** Where the BLM authorizes a Permittee to subcontract a portion of the permitted activities, the Permittee must retain operational control of the permitted activities and must comply with any applicable special stipulations related to contractors and subcontractors which may include, but are not limited to, provisions regarding permit compliance, fee payment, reporting requirements, and insurance requirements.
- F. Advertising.** All printed, electronic, and oral advertising and representations made to the public and the Authorized Officer must be accurate. Although the addresses and telephone numbers of the BLM may be included in advertising materials, the Permittee will not seek or obtain trademark rights, use, or incorporate the names, trademarks, or logos of the BLM, the Government, or their employees in any advertising, promotional materials, sales literature, or on any product without the prior written approval of the BLM for the specific use. The Permittee shall not state or imply that the Government or any of its organizational units or employees endorses any product, service, or activity as being conducted by the BLM. The BLM does not directly or indirectly endorse any product or service provided, or to be provided, by the Permittee whether directly or indirectly related to this SRP. 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 a current brochure or website, including price list.
- G. Responsibility of Permittee.** The Permittee assumes 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 flora/fauna, abandoned mines, or other hazards that present risks for which the Permittee assumes responsibility.
- H. Resource Protection.** The Permittee cannot, unless specifically authorized, erect, construct, or place any building, structure, or other fixture on public lands. Upon completing the permitted activities, the lands must be restored as nearly as possible to pre-existing conditions.
- I. Display of Permit.** The Permittee, Permittee's employees, agents, and Authorized Officer approved subcontractors, must present or display a copy of the SRP to an 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.
- J. Operating Plan.** The operating plan submitted in the application corresponding to this permit is incorporated as the operating plan for this permit. Any changes to a Permittee's operations as described in this plan must be requested in writing to the BLM and approved in writing by the BLM. This request must receive prior written approval from the BLM Authorized Officer before any operating plan changes can take effect.
- K. Accounting Records.** The Authorized Officer, or other duly authorized representative of the BLM, may examine any of the books, documents, papers, or records pertaining to the permit or transactions related to it, in the custody, control, or possession of the Permittee or its employees, business affiliates, or agents for up to 3 years after expiration of the permit. For permits with fees greater than \$10,000 annually, when requested by the BLM, the holder, at their own expense, shall have their annual accounting records audited by an independent public accountant acceptable to the BLM. The permit holder must maintain internal accounting records pertaining to

this authorized use, and these records must be readily discernible from accounting transactions with other permits, business endeavors, or personal use. Accounting records must include the following:

1. A recordkeeping procedural outline or process plan.
2. Customer receipt deposit log or similar detailed information, which includes at a minimum: (A) Customer identifier; (B) Location identifier; (C) Dated deposit and amount; (D) Gross fee collected; (E) Subtotal after each customer transaction; (F) Grand total after each deposit; (G) Grand total of year-end receipts.
3. Corresponding monthly bank statement ledgers to the customer receipt deposit log or other compensation attributed to activities conducted under this permit.
4. Price advertisements.
5. Original customer reservation listings or event registration sheets.
6. A record of all financial relationships with booking agents, advertisers, subcontractors, and business affiliates connected to permitted use.
7. A record of all receipts or compensation including payments, gratuities, donations, gifts, bartering, etc., received from any source conducted under the permit.
8. A record of all payments made by the permit holder and claimed as a deduction in the permit holder fee submission. Records consist of receipts, debit transaction logs, bank statements, or similar records.
9. W-2 records or other similar records of employment for all employees conducting activities under the permit.

- L. Revenue Reporting.** The Permittee must submit a post-use report and any other required forms to the Authorized Officer by the due dates shown on the permit or annual validation. If the post-use report is not received by the established deadline, the permit may be suspended or terminated, and/or late fees assessed. The post-use reports for permits for commercial use must contain a trip-by-trip log of trip location, beginning and ending dates of each trip, number of clients, number of employees (including contractors and volunteers), and gross receipts for the trip. Post use reports for all permit types must contain the information requested by the BLM. Deductions based on pre- and post-trip transportation and lodging expenses and discounts based on percentage of time, acres, or miles off of public land, if being claimed, must be requested by the Permittee and approved by the BLM in writing in advance of the report submission. Receipts are required for all claimed deductions, including transportation and lodging, and must show proof of payment.
- M. Resource Damage and Injury Reporting.** The Permittee shall notify the Authorized Officer in writing within 24 hours of any incident that occurs while involved in activities authorized by this permit which results in death, personal injury requiring admission to a hospital, emergency evacuation, or in property damage greater than \$2,500 (lesser amounts if established by State law). The Permittee shall coordinate with the BLM and, in accordance with applicable law, submit any documentation related to the incident, including reports, within a time frame agreed upon with the Authorized Officer.
- N. Indemnification.** The Permittee waives all demands, claims, and causes of action against the United States and its officers, employees, agents, and representatives, and releases the United States and its officers, employees, agents, volunteers, and representatives from all liability, arising out of or resulting from the permitted activities and operations. The permitted activities and operations include all activities and operations occurring within locations identified in the permit area of operation, permit map, operating plan, and any associated published closure notices. The BLM issues this permit upon the express condition that the United States and its officers, employees, agents, volunteers, and representatives will be free from all liability arising out of, or resulting from, the permitted activities and operations. Accordingly, the Permittee hereby agrees to indemnify, defend, and save and hold harmless the United States and its officers, employees, agents, volunteers, and representatives from and against all liability arising out of, or resulting from, the permitted operations or activities.
- O. Insurance.** If required by the Authorized Officer, the Permittee shall carry general liability insurance against claims occasioned by the action or omissions of the holder, its agents, employees, volunteers, and contractors in carrying out activities and operations under this permit. The permitted activities and operations include all locations within the permit area of operation, permit map, operating plan, and associated published closure notices. The policy shall name the United States of America as additional insured, with waiver of subrogation against the United States, and must be issued by a company licensed to do business and in good standing in the state(s) covered by this permit. The Permittee agrees to have on file with the BLM copies of the above insurance with the proper endorsements.
- P. Fee Payment.** The Permittee must pay the required fees before the BLM will authorize the use identified in the permit. For installment payments when more than \$1,000 is owed, the Permittee must sign and submit a BLM promissory note, which must also be signed by the Authorized Officer. For multi-year permits, final payments may be adjusted based on post-use reports. For multi-year commercial permits, excess payments will be applied toward the following year's or season's estimated fee. For permits other than multi-year commercial permits, the BLM will give the Permittee the option whether to receive refunds or credit overpayments to future permits, less processing costs.
- Q. Equal Opportunity and Nondiscrimination.** The Permittee, its employees, and affiliates shall not discriminate against any person on the basis of race, color, sex, national origin, age, or disability or by curtailing or refusing to furnish accommodations, facilities, services, or use privileges offered to the public generally. In addition, the holder and its employees shall comply with the provisions of Title VI of the Civil Rights Act of 1964 as amended, Section 504 of the Rehabilitation Act of 1973, as amended, Title IX of the Education Amendments Act of 1972, as amended, and the Age Discrimination Act of 1975, as amended.



United States Department of the Interior

BUREAU OF LAND MANAGEMENT
White River Field Office
220 East Market Street
Meeker, CO 81641



2930 (LLCON05000)

**Rally Colorado
Additional Stipulations
SPECIAL RECREATION PERMIT (SRP)
CO-N05-SRP-017-160**

Applicant Committed Design Features

1. All motorized vehicle travel is limited to existing roads and trails.
2. All applicants have provided signed and dated signature pages from the current version of the BLM Colorado Special Recreation Permits-Conditions and Stipulations, the WRFO Special Recreation Permit policy, and when applicable the BLM Colorado Special Stipulations-Competitive, Organized, and Off-Highway Vehicle Events. These signatures mean that all applicants have read and understand the terms and conditions and agree to abide by them.
3. All race, staging and transit routes on RBC 109 starting at T3S R104W Section 26 NESE down to T3S R104W Section 34 Lot 2 may require dust mitigation. In the event racing, staging or transit occurs during the growing season (blooming and seed production), fugitive dust must be aggressively controlled using water only, free of any chemicals, oils, or solvents.
4. All starting and stopping points for race stages on RBC 109 will be authorized prior to yearly event. If the event desires to utilize the RBC 109 starting at T3S R104W Section 26 NESE down to T3S R104W Section 34 Lot 2, and the most current special status plant survey is over 4 years old, all mapped occupied and suitable habitats must be re-surveyed using the most current Bureau of Land Management (BLM) Standards for Contractor Inventories for Special Status Plant Species & Noxious Weed Affiliates Protocol. The results of the survey must be provided to the BLM ecologist before racing activities occur. Depending on survey results additional mitigation may be applied to help protect special status plant species.
5. BLM 1062 Missouri Creek north will be used as a transit route to Utah only. Rally Colorado will provide a LOA or alternate Decision from the Vernal Field Office (VFO) yearly to the WRFO to use any transit roads in Utah
6. Permittee will update the BLM on any private transit access each year prior to event.

Mitigation Measures

1. All motorized vehicle travel is limited to existing roads and trails.
2. SRP holders should ensure all equipment and animals that may be carrying seeds are free from noxious weeds, seeds, and propagules before coming onto BLM lands.
3. Recreational activities that would result in surface disturbance or occupation in the mapped 100-year floodplain or areas within 500 feet from streams, springs, and wetland/riparian areas would not be permitted.
4. Any range improvement impacted from SRP activities will be restored to prior working condition when activities are completed.
5. Livestock grazing permittees will be notified by a BLM Rangeland Management Specialist if competitive events, commercial SRPs, or filming permits are proposed or authorized in their permitted grazing allotment.
6. The applicant is responsible for informing all persons who are associated with operations that they will be subject to prosecution for knowingly disturbing archaeological sites or for collecting artifacts. The operator will be held accountable for the conduct of employees, subcontractors, and guests in this regard.
7. Disclosure of information regarding the nature and location of any archaeological, historic and traditional cultural property without written approval by the BLM is prohibited under Section 9 "Confidentiality" of the Archaeological Resources Protection Act (ARPA; 16 U.S.C. 470hh), Section 304 of the National Historic Preservation Act (16 U.S.C. 470w-3).
8. If any archaeological materials are discovered as a result of operations under this authorization, activity in the vicinity of the discovery will cease, and the BLM WRFO Archaeologist will be notified immediately. Work may not resume at that location until approved by the AO. The applicant will make every effort to protect the site from further impacts including looting, erosion, or other human or natural damage until BLM determines a treatment approach, and the treatment is completed. Unless previously determined in treatment plans or agreements, BLM will evaluate the cultural resources and, in consultation with the State Historic Preservation Office (SHPO), select the appropriate mitigation option within 48 hours of the discovery. The applicant, under guidance of the BLM, will implement the mitigation in a timely manner. The process will be fully documented in reports, site forms, maps, drawings, and photographs. The BLM will forward documentation to the SHPO for review and concurrence.
9. Pursuant to 43 CFR 10.4(g), the applicant must notify the AO, by telephone and written confirmation, immediately upon the discovery of human remains, funerary items, sacred objects, or objects of cultural patrimony. Further, pursuant to 43 CFR 10.4(c) and (d), the operator must stop activities in the vicinity of the discovery and protect it for 30 days or until notified to proceed by the AO.
10. The applicant is responsible for informing all persons who are associated with the recreational activity operations that they will be subject to prosecution for disturbing or

collecting vertebrate or other scientifically important fossils, collecting large amounts of petrified wood (over 25lbs./day, up to 250lbs./year), or collecting fossils for commercial purposes on public lands. If any paleontological resources are discovered as a result of operations under this authorization, the permittee must immediately contact the appropriate BLM representative.

Disclosure of information regarding the nature and location of any paleontological property without written approval by the BLM is prohibited under "Confidentiality" of the Paleontological Resources Preservation Act (PRPA; PL 111-011, Subtitle D, Section 6309 and 16 USC 470aaa et seq.).

Mitigation for Specific SRPs

11. Self-contained or pit type toilets/privies, with or without tent coverings, shall be used at all campsites on public land. The permittee will be responsible for establishing a latrine for all permitted camps and for final rehab when the camp is removed. Waste from self-contained toilets must be disposed of at a State approved sewage disposal facility. When abandoned, toilet pits shall be covered with a minimum of 12 inches of topsoil and back filled to pre-existing grade. While in use, human waste in pits shall be covered with a layer of topsoil or lime after each individual use. Additionally, non-biodegradable (all those containing plastic) personal sanitary product materials must be either burned with other combustible trash or disposed of (removed from site) with other trash and not buried on public land.
12. Camps and other permitted areas shall be regularly cleaned, and no trash or litter shall be allowed to accumulate.
13. The permittee/guide shall inform all staff and clients that wild horses are protected by Federal law and will prevent harassment of wild horses from permitted activities. Prohibited acts include but are not limited to: maliciously injuring or harassing a wild horse or burro; removing or attempting to remove a wild horse or burro from public lands; destroying a wild horse or burro; selling or attempting to sell a wild horse or burro; and commercially exploiting a wild horse or burro. Crimes are punishable by fine and/or imprisonment. Examples of violations might include harassment by ATV, injury or death by a bullet or arrow, and illegal capture.
 - a. All guides shall possess a map indicating boundary of the Piceance East Douglas Herd Management Area (HMA) as well as the Herd Areas (HAs).
 - b. The permittee will discourage the discharge of firearms within HMAs during the foaling season (March 1 - June 15) that is not directly associated with the permitted commercial activity. For example, discourage target shooting or sighting in of firearms in these areas during this time when permitted for commercial mountain lion hunting.
 - c. Stay at least 100 feet away from wild horses.
 - d. Do not feed or try to attract any wild horse towards you.
 - e. Keep dogs under control so they do not disturb or chase wild horses.
 - f. Report sick, injured animals, or other violations against wild horses to the BLM.

g. Do not bring sick or diseased animals into the HMA. Wild horses on the range are not vaccinated against diseases.

h. Camps, within the HMA, shall be at least ¼ mile away from wild horse water sources.

14. Camp sites shall be located at least 330 feet (100 meters) away from known architectural features such as bush fences, wickiups or cabins to prevent or reduce removal of wood for campfires. Camp sites shall also be located at least 330 feet (100 meters) away from known rock art sites.

This permit is subject to all the standard permit Terms, Conditions and Stipulations. This permit was evaluated in DOI-BLM-CO-N050-2025-0035-DNA. A copy of this permit and additional stipulations, the Multi-year Operating Authorization, the Attached Map(s), and personal identification shall be carried by guides, employees, and representatives while operating on BLM Public Lands.

NO PERMISSION is granted or implied to use or cross private land within the area described by this description. Obtaining permission to cross private land is the responsibility of the permittee. NO PERMISSION is granted or implied to use or cross State of Colorado land, National Forest Land, or BLM land outside of the White River Field Office, without first obtaining a permit from that managing authority.

Trip Logs and Post Use Reports are due 30 days after last day of operations. Forms must be filed even if no use occurred.

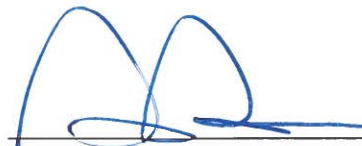
This permit is contingent upon meeting the requirements for an Annual Operating Authorization and is not valid without an accompanying Annual Operating Authorization.

7/14/25
Date



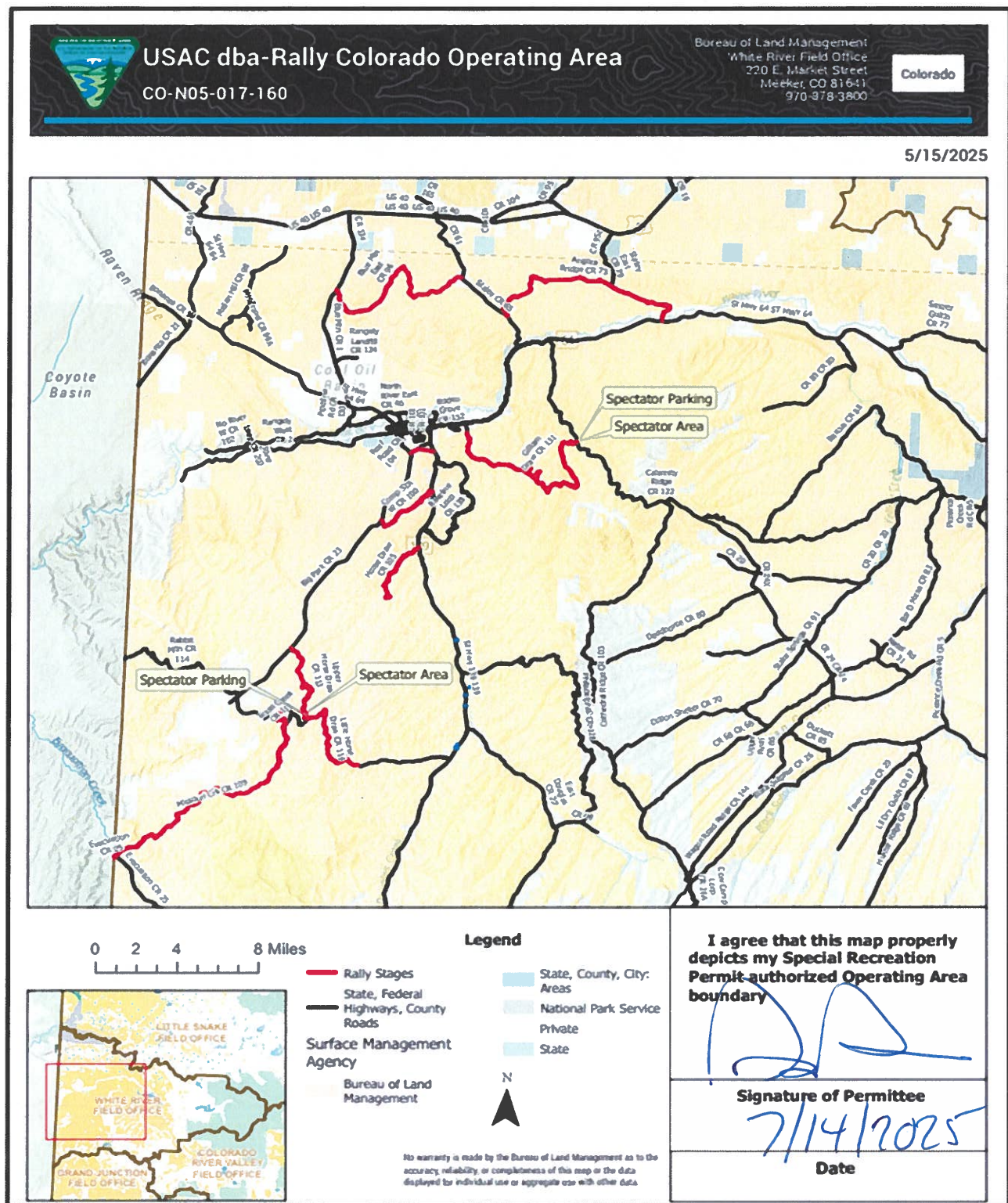
BLM Authorized Officer

7/14/25
Date



Permittee's Signature

Figure 4. USAC Rally Colorado Rally Car Race





United States Department of the Interior



BUREAU OF LAND MANAGEMENT
Vernal Field Office
170 South 500 East
Vernal, UT 84078

In Reply Refer To:
8000 (UTG08000)

Rupert Berrington
P. O. Box 461861
Centennial CO 80046

LETTER OF AGREEMENT (LOA) FOR ORGANIZED GROUP RECREATION USE
between
Vernal Office, Bureau of Land Management
and
Rally Colorado

A special recreation permit (SRP) may be required for recreation activities by organized groups using public lands and related waters. Criteria used to determine whether a permit is necessary include: concern for human health and safety, need for specific management of lands and/or resources, need to monitor for resource damage or need to coordinate with other public land users.

Under 43 CFR 2932.12(d), this event qualifies for a waiver of the special recreation permit requirements as an organized group activity or event where "is not commercial; is not publicly advertised; poses no appreciable risk for damage to public land or related water resource values and requires no specific management or monitoring." Any changes in your activity will require a new evaluation for determination of the need for an SRP.

This Letter of Agreement (LOA) documents the waiver of the requirement to have an SRP for this specific event and provides guidelines to ensure safe and appropriate uses of public lands. We ask that you follow the attached "Suggestions for a Safe and Successful Outing", "OHV Regulations Governing Use" and "Regulations for the Occupancy and Use of Public Lands" while on BLM-administered public lands. Failure to do so may result in the need to require an SRP for similar activities, or potential fines and criminal prosecution, depending on the circumstances. This LOA applies to BLM-administered public lands; it does not address use of any other lands. Please retain this LOA with you during your event.

Type of Activity: Travel along Colorado CR109 onto County Road 4380-Missouri Creek Road, then on to CR 4180-Dragon Road and then on to CR 4295-Rabbit Mountain Road and back on to Colorado CR4295

Location: T 11 S, R 25 E sec13, 14, 15, 16, 26, 27, & 34 and T 12 S R 25 E sec 2, 2, & 3

Date and Time: Saturday, July 19, 2025, throughout the day

INTERIOR REGION 7 • UPPER COLORADO BASIN

COLORADO, NEW MEXICO, UTAH, WYOMING

RECEIVED JUL 11 2025


Frequency: Single day

Number of People: Number would depend on number of applicants, but attendance is anticipated to be 25-35 teams.

Activity Contact Person: Rupert Berrington, Chairman, Rally Colorado.

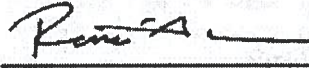
BLM Contact Person: Georgia L. Foster, Outdoor Recreation Planner.

Activity Organizer:


Signature

7/14/2025
Date

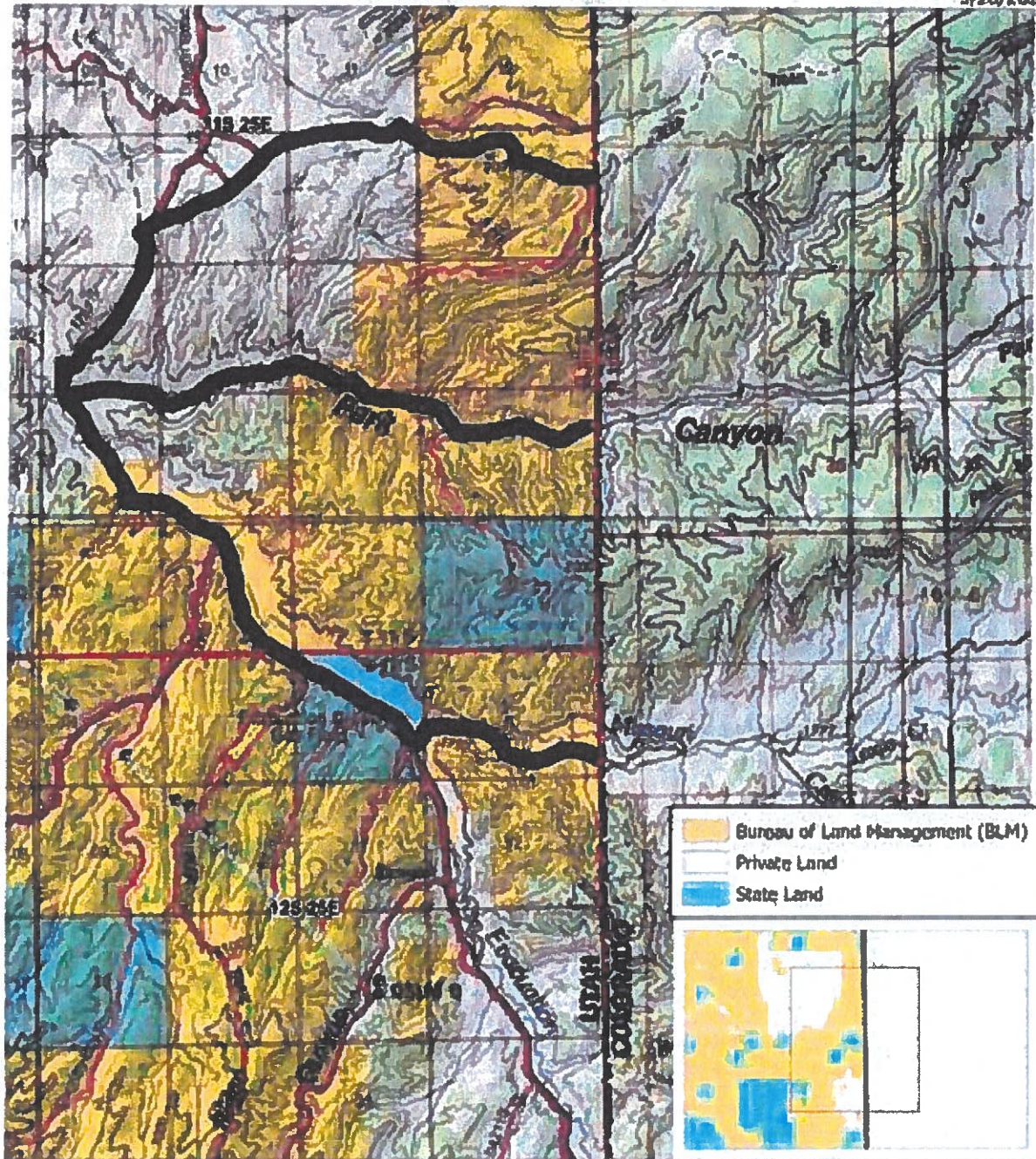
Authorized Officer:


Assistant Field Manager, Resources

7/11/2025
Date

Enclosures:

- 1 - Map of proposed area:
- 2 - Suggestions for a Safe and Successful Outing
- 3 - Regulations for Occupancy and Use of Public Lands



No warranty is made by the Bureau of Land Management as to the accuracy, reliability, or completeness of these data for individual use or aggregate use with other data.

We ask that you please abide by the following suggestions to have a safe and successful outing with a minimum impact to the environment. Failure to do so may result in special recreation permits being required for future activities.

1. **Please Tread Lightly on Public Lands.** Please ensure that all vehicles remain on existing or designated roads and trails at all times. Please obey all route closure signs, posted regulations and private land postings.
2. **Proper disposal of human waste is critical.** For your event, this can be accomplished best by providing portable toilet facilities using a river toilet.
3. **All dispersed camping locations are available on a "first come, first serve" basis.** Plan ahead to assure that your group can secure a spot without interfering with other visitors.
4. **Avoid building new fire rings and bonfires are not permitted.** USE A FIRE PAN to eliminate scars on the soil. Cutting of vegetation, trees or bushes is prohibited. Please provide your own firewood. No GATHERING WOOD for campfires is allowed. Burn wood to ashes and douse with water, making sure that your fire is DEAD OUT and that the area is restored to a natural condition before leaving. If you are a vehicle-based camp, haul out all charcoal and ash from your fire pan.
5. **Help us clean up public lands by REMOVING ALL TRASH.** Please assist BLM in removing other refuse from the area to make the location a cleaner site for future users and to help maintain the scenic beauty of your public lands.
6. **Operation of public address systems or other amplified audio equipment on public lands is NOT allowed under this use agreement.**
7. **Any signing for, or associated with, the activity must be removed at the completion of the activity.**
8. **There are certain natural conditions and phenomenon that could be encountered that present risks of which activity participants must be aware.** All participants must be advised of any risks or adverse conditions which might be encountered and assume all risks. The Activity Organizer and participants are responsible for inspecting the camping area and routes prior to the activity for any hazardous conditions. These include but are not limited to: trail and route conditions, abandoned mines, landslides, rocks, changing water or weather conditions, fallen limbs or trees, submerged objects, hazardous wildlife, etc.
9. **Adequate first aid supplies, repair kits, tools, survival gear and fire extinguishers are recommended to respond to emergency situations.**
10. **All off-highway vehicles are to be equipped with spark arrestors.** If a wildfire is accidentally started, move away to a safe area and report the incident by dialing 911. Wait for emergency response to arrive if it is not unsafe to remain in the vicinity. Do not endanger yourself by trying to put out wildfires yourself. Call for help.
11. **Use of fireworks is prohibited on public land.**
12. **Nothing in this agreement shall be construed to imply permission to build any structure or conduct any activity not specifically named.**
13. **Disorderly or otherwise objectionable conduct such as harassment of wildlife, livestock, wild horses or other lawful users of public lands and related waters will not be tolerated and could be the basis for denial of similar agreements in the future.**
14. **Participants must take reasonable precautions to protect natural resource values, cultural and historic objects, aesthetic values, and any improvement on public lands.**
15. **Please observe all applicable federal, state and local laws, regulations and ordinances.** Uintah and Daggett counties require permits for certain organized activities. "Regulations for Occupancy and Use of Public Lands" are attached.
16. **Please report the number of participants to the Salt Lake Field Office.** Call Jo Foster, Outdoor Recreation Planner, at (435) 781-3432.

For any question concerning regulations on public lands, please contact our office immediately.
 Bureau of Land Management, Green River District, Vernal Field Office
 170 South 500 East, Vernal, UT 84078 / (435) 781-4400 front desk.

REGULATIONS FOR THE OCCUPANCY AND USE OF PUBLIC LANDS

CAMPING (CFR 8365.1-2)

Occupancy on any site on BLM lands for camping or other purposes is limited to a maximum of 14 days during a 28-day period. The 14-day limit may be reached either through a number of individual visits or through 14 days of continuous occupation during the 28-day interval. Beyond 14 days, occupation of another site shall not be within a 30-mile radius of the heretofore occupied location. When the 14 days have been reached, the person or persons must not return for a period of another 14 days from the last day of occupation (57 FR 59121, Dec 14, 1992).

BUILDING FIRES (CFR 9212.1)

Unless permitted in writing by the authorized officer, it is prohibited on the public lands to:

- (a) Cause a fire, other than a campfire, or the industrial flaring of gas, to be ignited by any source.
- (b) Fire a tracer or incendiary device.
- (c) Burn, timber, trees, slash, brush, tundra or grass except as used in campfires.
- (d) Leave a fire without extinguishing it, except to report it if it has spread beyond control.
- (e) Build, attend, maintain or use a campfire without removing all flammable material from around the campfire adequate to prevent its escape.
- (f) Resist or interfere with the efforts of firefighter(s) to extinguish a fire.
- (g) Enter an area which is closed by a fire prevention order, or
- (h) Perform any act restricted by a fire prevention order.

PROPERTY AND RESOURCES (CFR 8365.1-5)

- (a) On all public lands, unless otherwise authorized, no person shall:
 - (1) Willfully deface, disturb, remove or destroy any personal property, or structures, or any scientific, cultural, archaeological or historic resource, natural object or area.
 - (2) Willfully deface, remove or destroy plants or their parts, soil, rocks or minerals, or cave resources.

UNATTENDED PERSONAL PROPERTY (CFR 8365.1-2)

A person or persons may not keep unattended personal property on public lands for a period of more than 48 hours without written permission from an authorized officer, with the exception that vehicles may be parked in designated parking areas for up to 14 consecutive days (57 FR, Dec 14, 1992).

SANITATION (CFR 8365.1-1)

- (b) On all public lands, no person shall, unless otherwise authorized:
 - (1) Dispose of any cans, bottles and other nonflammable trash and garbage except in designated places or receptacles.
 - (2) Dispose of flammable trash or garbage except by burning in authorized fires, or disposal in designated places or receptacles.
 - (3) Drain sewage or petroleum products or dump refuse or waste other than wash water from any trailer or other vehicle except in places or receptacles provided for that purpose.
 - (4) Dispose of any household, commercial or industrial refuse or waste brought as such from private or municipal property.
 - (5) Pollute or contaminate water supplies or water used for human consumption; or
 - (6) Use a refuse container or disposal facility for any purpose other than for which it is supplied.

PUBLIC HEALTH, SAFETY AND COMFORT (CFR 8365.1-4)

- (a) No person shall cause a public disturbance or create a risk to other persons on public lands by engaging in activities which include, but are not limited to, the following:
 - (1) Making unreasonable noise.
 - (2) Creating a hazard or nuisance.
 - (3) Refusing to disperse, when directed to do so by an authorized officer.
 - (4) Resisting arrest or issuance of citation by an authorized officer engaged in performance of official duties; interfering with any Bureau of Land Management employee or volunteer engaged in performance of official duties; or
 - (5) Assaulting, committing a battery upon, or
 - (6) Knowingly giving any false or fraudulent report of an emergency situation or crime to any Bureau of Land Management employee or volunteer engaged in the performance of official duties.
- (b) No person shall engage in the following activities on the public lands:
 - (1) Cultivating, manufacturing, delivering, distributing or trafficking a controlled substance.
 - (2) Possessing a controlled substance.

THE WILLFUL DEFACING OR REMOVAL OF PUBLIC LANDS NOTICES IS SUBJECT TO CRIMINAL PROSECUTION WHICH MAY RESULT IN A FINE AND/OR IMPRISONMENT 18 USC S. 1361 – UP TO \$10,000 FINE AND/OR 10 YRS S-156A (Dec 1978).