

connection with USDA's efforts to respond to the suspected or confirmed compromise and prevent, minimize, or remedy such harm.

F. Sharing information when a record on its face, or in conjunction with other records, indicates a violation or potential violation of law, whether civil, criminal, or regulatory in nature, and whether arising by general statute or particular program statute, or by regulation, rule, or order issued pursuant thereto, disclosure may be made to the appropriate agency, whether Federal, foreign, State, local, or tribal, or other public authority responsible for enforcing, investigating, or prosecuting such violation or charged with enforcing or implementing the statute, or rule, regulation, or order issued pursuant thereto, if the information disclosed is relevant to any enforcement, regulatory, investigative, or prosecutorial responsibility of the receiving entity. Referral to the appropriate agency, whether Federal, State, local, or foreign, charged with the responsibility of investigating or prosecuting violation of law, or of enforcing or implementing a statute, rule, regulation, or order issued pursuant thereto, of any record within the system when information available indicates a violation or potential violation of law, whether civil, criminal, or regulatory in nature.

G. Sharing information with another Federal agency or Federal entity when information from this system of records is reasonably necessary to assist the recipient agency or entity in (a) responding to a suspected or confirmed breach, or (b) preventing, minimizing, or remedying the risk of harm to individuals, the recipient agency or entity (including its information systems, programs, and operations), the Federal Government, or national security, resulting from a suspected or confirmed breach.

H. Sharing information with a court or adjudicative body in a proceeding when (a) the USDA or any component thereof, (b) any employee of the USDA in his or her official capacity, or (c) any employee of the USDA in his or her individual capacity where the USDA has agreed to represent the employee or the United States Government, is a party to litigation or has an interest in such litigation, and by careful review, the USDA determines that the records are both relevant and necessary to the litigation and the use of such records is therefore deemed by the USDA to be for a purpose that is compatible with the purpose for which the USDA collected the records.

I. Sharing information with the news media and the public, with the approval of the Director of Law Enforcement and Investigations in consultation with the Chief Privacy Officer and the Office of the General Counsel, in support of law enforcement activities, including obtaining public assistance with identifying and locating criminal suspects and lost or missing individuals, and providing the public with alerts about dangerous individuals, unless the Chief Privacy Officer determines that release of the specific information in the context of a particular case would constitute a clearly unwarranted invasion of personal privacy.

J. Sharing information with the news media and the public, with the approval of the Director of Law Enforcement and Investigations in consultation with the Chief Privacy Officer and the Office of the General Counsel, of body-worn camera video footage following incidents involving serious bodily injury or death occurring while an individual is in the custody of a law enforcement officer, when a legitimate public interest exists in the disclosure of the information; when disclosure is necessary to preserve confidence in the integrity of the USDA; and when disclosure is necessary to demonstrate the accountability of the USDA's law enforcement officers, employees, or individuals covered by the system, unless the Chief Privacy Officer determines that release of the body-worn camera video footage in the context of a particular case would constitute a clearly unwarranted invasion of personal privacy. The public release of such video footage will be consistent with applicable law, including the Privacy Act of 1974, and shall take into account the duty to protect the privacy rights of the persons depicted in the footage and any need to protect ongoing law enforcement operations. The release will also comply with all applicable Department and Agency regulations and policies.

NOTIFICATION PROCEDURES:

LEIRS contains information about individuals that is recorded on a violation notice. Individuals who receive a violation notice are provided with a copy at the time of the incident. The notification provides a copy of all recorded information to individuals.

Information to individuals is provided via:

- LEIRS Privacy Impact Analysis on the Department Privacy Impact Analysis website at <https://www.usda.gov/home/privacy-policy/privacyimpact-assessments>.

- The **Federal Register** for system of records notices and legal authorities.

- Forest Service-specific system of records notices are also published on the Forest Service website at <https://www.fs.fed.us/im/foia/pasystems.htm>.

- Forms associated with Privacy Act systems are approved through the Office of Management and Budget under the Paperwork Reduction Act (also cited in the **Federal Register**); the forms cite the Privacy Act.

Any individual may request general information regarding this system of records or information as to whether the system contains records pertaining to him or her. All inquiries pertaining to this system should be in writing, must name the system of records as set forth in the system notice, and must contain the individual's name, telephone number, address, and email address (see specific instructions above).

Dated: September 5, 2024.

Randy Moore,

Chief, USDA Forest Service.

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DEPARTMENT OF AGRICULTURE

Forest Service

Proposed Recreation Fee Site

AGENCY: Forest Service, USDA.

ACTION: Notice

SUMMARY: The Bridger-Teton National Forest is proposing to establish a special recreation permit and special recreation permit fees along the Congressionally designated Wild and Scenic Snake River. Proposed special recreation permit fees would be used for operation, maintenance, and improvements to prevent degradation, enhance recreation opportunities, and preserve the outstandingly remarkable values described in the comprehensive river management plan for the Snake River. An analysis of nearby specialized recreation uses with similar amenities and services shows the proposed special recreation permit fees that would be charged are reasonable and typical of similar specialized recreation uses in the area.

DATES: If approved, the proposed special recreation permit and proposed special recreation permit fees would be established no earlier than six months following the publication of this notice in the **Federal Register**.

ADDRESSES: Bridger-Teton National Forest, Attention: Recreation Fees, 340 North Cache, P.O. Box 1888, Jackson, WY 83001.

FOR FURTHER INFORMATION CONTACT: Shannon Connolly, Forest Recreation Program Manager, (406) 544-4734 or shannon.connolly@usda.gov.

SUPPLEMENTARY INFORMATION: The Federal Lands Recreation Enhancement Act (16 U.S.C. 6803(b)) requires the Forest Service to publish a six-month advance notice in the **Federal Register** of establishment of proposed special recreation permits and proposed special recreation permit fees. Most of the proposed special recreation permit fees would be spent where they are collected to enhance the visitor experience in connection with the specialized recreation use covered by the proposed special recreation permit.

A proposed special recreation permit would be required and a proposed special recreation permit fee would be charged of \$5 per vehicle per day, \$40 per vehicle per year, \$20 per additional vehicle per year, \$3 per outfitted customer, or \$3 per noncommercial group member along the Snake River. Expenditures of special recreation permit fees collected would enhance recreation opportunities, improve customer service, and address maintenance needs along the Snake River.

Dated: September 9, 2024.

Jacqueline Emanuel,

Associate Deputy Chief, National Forest System.

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DEPARTMENT OF AGRICULTURE

Forest Service

Newspapers Used for Publication of Legal Notices by the Rocky Mountain Region: Colorado, Kansas, Nebraska, and Parts of South Dakota and Wyoming

AGENCY: Forest Service, Agriculture (USDA).

ACTION: Notice of newspapers of record.

SUMMARY: This notice lists the newspapers that will be used by the ranger districts, national forests and grasslands, and regional office of the Rocky Mountain Region to publish legal notices. The intended effect of this action is to inform interested members of the public which newspapers the Forest Service will use to publish notices of proposed actions and notices of decision. This will provide the public with constructive notice of Forest Service proposals and decisions, provide information on the procedures to comment, object or appeal, and

establish the date that the Forest Service will use to determine if comments or appeals/objections were timely.

DATES: Publication of legal notices in the listed newspapers will begin on the date of this publication and continue until further notice.

ADDRESSES: Scarlett Vallaire, Regional Administrative Review Coordinator, Rocky Mountain Region, 1617 Cole Blvd., Bldg. 17, Lakewood, CO 80401.

FOR FURTHER INFORMATION CONTACT: Scarlett Vallaire, Regional Administrative Review Coordinator, by phone at 801-989-6605 or by email at scarlett.vallaire@usda.gov.

SUPPLEMENTARY INFORMATION: The administrative procedures at 36 Code of Federal Regulations (CFR) parts 214, 218, and 219 require the Forest Service to publish notices in a newspaper of general circulation. The content of the notices is specified in 36 CFR parts 214, 218, and 219. In general, the notices will identify: the decision or project, by title or subject matter; the name and title of the official making the decision; how to obtain additional information; and where and how to file comments or appeals/objections. The date the notice is published will be used to establish the official date for the beginning of the comment or appeal/objection period. The newspapers to be used are as follows:

Regional Forester, Rocky Mountain Region

Regional Forester decisions affecting National Forests in Colorado, Kansas, Nebraska and those portions of South Dakota and Wyoming within the Rocky Mountain Region: *The Denver Post*.

Arapaho and Roosevelt National Forests and Pawnee National Grassland

Forest Supervisor decisions: *Coloradoan*.

Canyon Lakes District Ranger decisions: *Coloradoan*.

Pawnee District Ranger decisions: *Greeley Tribune*.

Boulder District Ranger decisions: *Daily Camera*.

Clear Creek District Ranger decisions: *Clear Creek Courant*. A "courtesy" copy will also be published in the *Mountain Ear*.

Sulphur District Ranger decisions: *Middle Park Times*.

Bighorn National Forest

Forest Supervisor and District Ranger decisions: *Casper Star-Tribune*.

Black Hills National Forest

Forest Supervisor decisions: *The Rapid City Journal*.

Bearlodge District Ranger decisions: *The Rapid City Journal*.

Mystic District Ranger decisions: *The Rapid City Journal*.

Hell Canyon District Ranger decisions: *The Rapid City Journal*.

Northern Hills District Ranger decisions: *Black Hills Pioneer*.

Grand Mesa, Uncompahgre, and Gunnison National Forests

Forest Supervisor decisions: *Grand Junction Daily Sentinel*.

Grand Valley District Ranger decisions: *Grand Junction Daily Sentinel*.

Paonia District Ranger decisions: *Delta County Independent*.

Gunnison District Ranger decisions: *Gunnison Country Times*.

Norwood District Ranger decisions: *Telluride Daily Planet*.

Ouray District Ranger decisions: *Montrose Daily Press*. A "courtesy" copy will also be published in the *Ouray County Plaindealer*.

Medicine Bow-Routt National Forests and Thunder Basin National Grassland

Forest Supervisor decisions: *Laramie Boomerang*.

Laramie District Ranger decisions: *Laramie Boomerang*.

Douglas District Ranger decisions: *Casper Star-Tribune*.

Brush Creek-Hayden District Ranger decisions: *Rawlins Daily Times*.

District Ranger decisions for Hahns Peak-Bears Ears and Yampa: *Steamboat Pilot*.

Parks District Ranger decisions: *Jackson County Star*.

Nebraska National Forest, Nebraska and South Dakota.

Forest Supervisor decisions: *The Rapid City Journal*.

Bessey District/Charles E. Bessey Tree Nursery District Ranger decisions: *The North Platte Telegraph*.

Pine Ridge District Ranger decisions: *The Rapid City Journal*.

District Ranger decisions for Samuel R. McKelvie National Forest: *The North Platte Telegraph*.

District Ranger decisions for Fall River and Wall Districts, Buffalo Gap National Grassland: *The Rapid City Journal*.

District Ranger decisions for Fort Pierre National Grassland: *The Capital Journal*.

Pike and San Isabel National Forests and Cimarron and Comanche National Grasslands

Forest Supervisor decisions: *Pueblo Chieftain*.

San Carlos District Ranger decisions: *Pueblo Chieftain*.