UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT LAND USE APPLICATION AND PERMIT

FORM APPROVED OMB NO.1004-0009 Expires: December 31, 2007

FOR BUREAU OF LAND MANAGEMENT (BLM) USE ONLY

ApplicationNumber

(Sec.	302(b)	of P.L.	94 - 579,	October	21,	1976,	43	U.S.C.	1732)
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1. Name (first, middle initial, and last)	Address (include zip code)		Phone (include area code)		
2. Attach map or sketch showing public lands	for which you are applying				
3. Proposed date(s) of use: from	1	to			
 Give legal basis for holding interest in land the State of		Resident Corporation	Partnership County		
(Check appropriate box at right and ex	otan.)	Local Governmen Other	nt State Government		
5. Are the lands now improved, occupied or u	used? Yes No (If "yes," describe	e improvements and purpose	es, identify users and occupants.)		
6. Do you need access to the land? Yes	No (Describe needed or existing ac	cess)			
7a. What do you propose to use the lands for?					
b. What improvements and/or land developm <i>may be required</i>)	aent do you propose? (To complete applicat	ion processing, engineerin	g and construction drawings		
\$	What is the source of water for the proposed				
CERTIFY That the information given by me in t	his application is true, complete, and correct to t	he best of my knowledge and	belief and is given in good faith.		
(Signature of Applicant)	(Dat	(Date)		
Title 18 U.S.C. Section 1001, makes it a crim any false, fictitious, or fraudulent statements or re	e for any person knowingly and willfully presentations as to any matter within its jurisdic	to make to any departmen tion.	t or agency of the United States		

(Continued on page 2)

			PERMIT	
Permission is hereby of	granted to			Permit Number
to use the following	described lands:			
TOWNSHIP	RANGE	SECTION	SUBDIVISION	

Meridian	State	County	Acres (number)

for the purpose of

and subject to the following conditions:

- 1. This permit is issued for the period specified below. It is revocable at the discretion of the BLM, at any time upon notice. This permit is subject to valid adverse claims heretofore or hereafter acquired.
- 2. This permit is subject to all applicable provisions of the regulations (43 CFR 2920) which are made a part hereof.
- 3. This permit may not be assigned without prior approval of the BLM.
- 4. Permittee must not enclose roads or trails commonly in public use.
- 5. Authorized representatives of the Department of the Interior, other Federal agencies, and State and local law officials will at all times have the right to enter the premises on official business.
- 6. Permittee must pay the United States for any damage to its property resulting from the use.
- 7. Permittee must notify the BLM of address change immediately.
- 8. Permittee must observe all Federal, State, and local laws and regulations applicable to the premises and to erection or maintenance of signs or advertising displays including the regulations for the protection of game birds and game animals, and must keep the premises in a neat, orderly, and sanitary condition.
- 9. Permittee must pay the BLM, in advance, the lump sum of \$ for the period of use authorized

16. Special conditions (attach additional sheets, if necessary)

by this permit or \$, annually, as rental or such other sum as may be required if a rental adjustment is made.

- 10. Use or occupancy of land under this permit will commence within months from date hereof and must be exercised at least days each year.
- Permittee must take all reasonable precautions to prevent and suppress forest, brush, and grass fires and prevent pollution of waters on or in the vicinity of the lands.
- 12. Permittee must not cut any timber on the lands or remove other resources from the land without prior written permission from the BLM. Such permission may be conditioned by a requirement to pay fair market value for the timber or other resources.
- 13. Permittee agrees to have the serial number of this permit marked or painted on each advertising display or other facility erected or maintained under the authority of such permit.
- 14. This permit is subject to the provisions of Executive Order No. 11246 of September 24, 1965, as amended, which sets forth the Equal Opportunity clauses. A copy of this order may be obtained from the BLM.
- 15. Permittee acknowledges, by signing below, that he/she knows, understands and accepts the terms and conditions under which this permit is issued.

Permit issued for period		
	(Permittee)	
From	(BLM)	
То		
	(Title)	(Date)

INSTRUCTIONS

- 1 Submit, in *duplicate*, to any local office of the Bureau of Land Management having jurisdiction of the lands.
- 2. Applications for Land Use Permits will not be accepted unless a notification of the availability of the land for non-BLM use (*Notice of Realty Action*) has been published in the Federal Register and for 3 weeks thereafter in a newspaper of general circulation. This provision does not apply in those situations where the publication of
- a (Notice of Realty Action) has been waived by the BLM.
- 3. If the annual rental exceeds \$250 dollars per year; costs of processing the application must be paid by the applicant in advance.
- 4. The BLM may require additional information to process an application. Processing will be deferred until the required information is furnished by the applicant.

NOTICES

The Privacy Act of 1974 and the regulation in 43 CFR 2.48(d) provide that you be furnished the following information in connection with information required by this application for a Land Use Permit.

AUTHORITY: 43 U.S.C. 1201; 43 CFR Part 2920

PRINCIPAL PURPOSE: The information is to be used to process your application.

ROUTINE USES: (1) The adjudication of the applicant's request for a Land Use Permit. (2) Documentation for public information. (3) Transfer to appropriate Federal agencies when concurrence is required prior to granting a right in public lands or resources. (4)(5) Information from the record and/or the record will be transferred to appropriate Federal, State, local or foreign agencies, when relevant to civil, criminal or regulatory investigations or prosecutions.

EFFECT OF NOT PROVIDING INFORMATION: Disclosure of the information is voluntary. If all the information is not provided, the application may be rejected.

The Paperwork Reduction Act of 1995 requires us to inform you that:

Information is needed to process application for land use authorizations, pursuant to 43 CFR Section 2920.

Information shows if the applicant and proposed user meet the requirements of 43 CFR Section 2920.1.

Applicant must respond before he/she can be granted an authorization to use public lands.

BLM would like you to know that you do not have to respond to this or any other Federal agencysponsored information collection unless it displays a currently valid OMB control number.

BURDEN HOURS STATEMENT: Public reporting burden for this form is estimated to average 1 hour per response for the majority of responses, including the time for reviewing instructions, gathering and maintaining data, and completing and reviewing the form. For proposed uses the scope of which is more complex, the public reporting burden is estimated to average 120 hours per response. Direct comments regarding the burden estimate or any other aspect of this form to U.S. Department of the Interior, Bureau of Land Management (1004-0009), Bureau Information Collection Clearance Officer (WO-630), 1849 C Street, N.W., Mail Stop 401 LS, Washington, D.C. 20240.