



File Code: 2210

Date: January 23, 2003

Pat and Charles Judd

Dear Mr. and Mrs. Charles Judd,

This letter serves as your Grazing Year 2003 Annual Operating Plan/Instructions.

Allotment: Sacaton

Permittee: Pat and Charles Judd

1. **Authorization:** Authorized to graze the following in 2003:

Grazing System 200 yearling plus 16 yearling (private land permit) for 7 months: (910 Animal Months). One pasture – distribution practices within the pasture through salting, herding, etc.

Allotment	Number and class	Dates Authorized
Sacaton	200 yearlings	3/1/03 – 6/30/03
	16 yearlings	3/1/03 – 6/30/03
	200 yearlings	12/1/03 – 2/28/04
	16 yearlings	12/1/03 – 2/28/04

2. **Management System:** Cattle are scheduled to graze the following in 2003:

Allotment	Number and class	Dates Authorized
Sacaton	200 yearlings	3/1/03 – 6/30/03
	16 yearlings	3/1/03 – 6/30/03
	200 yearlings	12/1/03 – 2/28/04
	16 yearlings	12/1/03 – 2/28/04

**Time frames are estimates, utilization standards being met should supersede dates when use standards are met for a given pasture.*

3. **Special Instructions:**

- a) Stock tanks must be surveyed for possible aquatic habitat and archeological concerns before maintenance cleaning is authorized. We should plan ahead for these surveys.
- b) Ongoing grazing consultation is in progress this year for the Chiricahua Leopard Frog.



- c) Salt or mineral blocks should not be placed within a quarter mile of water and ideally no closer than one-half mile or on any watering locations, unless authorized. Place blocks in lightly used areas until allowable forage use is achieved and then move them to the next least utilized area. Blocks should not be placed in meadow bottoms or near roads. Do not place block in the same area used in previous years and finally, put them on hard ground not susceptible to erosion.
- d) Any changes or modifications made in this Annual Operating Plan/Instructions will be made in cooperation with the District Range Staff and approved prior to the change by the District Ranger. The permittee will give the District at least Five-day notice of an anticipated change.

4. Utilization Standards and Monitoring:

Allowable use is the percentage of use that will be allowed on key grass and browse species. This use will be measured in the key monitoring areas shown below for the Sacaton Allotment. Adherence to utilization levels *is mandatory and should be the limiting factor* in adjusting grazing management. Adjustments in numbers, rotation schedule, or season of use will be made if allowable use standards are met. Cattle will be moved to the next scheduled pasture or off the allotment when these forage utilization standards are met. The option to return livestock to a pasture that has received adequate plant re-growth will be considered if all resource objectives can be met.

The maximum allowable use levels set for the Sacaton Allotment will be **35%** (2.5 inch average stubble height on Blue grama grass) during the growing season from May 1 through Sept 30. The maximum allowable use levels during the dormant season from October 1 through April 30 will be **40%** (2 inch average stubble height on Blue grama grass). Use of browse is not to exceed the **50%** level. Use levels will be monitored in the following areas:

Key Monitoring Areas

Area	Important Plant Species	Comments/Descriptions
Cluster 1 transect-Sacaton Pasture	Blue Gramma	
Cluster 2 transect-Sacaton Creek	Blue Gramma	
Cluster 3 transect-Pipeline Pasture	Blue Gramma	
Cluster 4 transect-Sacton Creek	Blue Gramma	
Cluster 5 transect-Little Dry Creek	Blue Gramma	
Cluster 6 transect Pine Creek	Sideoats	

5. **The Annual Operating Plan/Instructions** are a part of the Term Grazing Permit as provided in Part 3, Section 8. It complies with the standards and guidelines found in the Forest Plan. It also complies with the Endangered Species Act as found in the Biological Assessment and/or on-

going grazing consultation for the Sacaton Allotment. Any additional information collected during the year may be incorporated into the annual operating instructions.

This decision is subject to administrative review, pursuant to 36 CFR 251; and any appeal of this decision must be fully consistent with 36 CFR 251.90 (see enclosed copy of 36 CFR 251 regulations). In accordance with 36 CFR 251.84, if you file an appeal, I am willing to meet with you to discuss any concerns you may have with my decision. If you file an appeal, you may request an oral presentation in the appeal or at any time prior to closing of the appeal record (36 CFR 251.97). Additionally, if you file an appeal, you may request a stay of my decision in the appeal or at any time prior to closing of the appeal record (36 CFR 251.91).

A notice of appeal must be filed with Marcia R. Andre, Forest Supervisor, Gila National Forest, 3005 E. Camino del Bosque, Silver City, New Mexico, 88061-7863, within 45 days of the date of this decision. A copy of the notice of appeal must be filed simultaneously with Larry D. Raley, District Ranger, Glenwood Ranger District, P. O. Box 8, Glenwood, New Mexico, 88039-9704.

Sincerely,

LARRY D. RALEY
District Ranger

Signed by Charlie Judd on 2/17/03
Permittee

Date

TITLE 36 - - PARKS, FORESTS, AND PUBLIC PROPERTY

CHAPTER II - - FOREST SERVICE, DEPARTMENT OF AGRICULTURE

PART 251 - - LAND USES - - Table of Contents

Subpart C - - Appeal of Decisions Relating to Occupancy and Use of National Forest System Lands

Sec. 251.90 Content of notice of appeal.

- (a) It is the responsibility of an appellant to provide a Reviewing Officer sufficient narrative evidence and argument to show why a decision by a lower level officer should be reversed or changed.
- (b) An appellant must include the following information in a notice of appeal:
 - (1) The appellant's name, mailing address, and daytime telephone number;
 - (2) The title or type of written instrument involved, the date of application for or issuance of the written instrument, and the name of the responsible Forest Service Officer;
 - (3) A brief description and the date of the written decision being appealed;
 - (4) A statement of how the appellant is adversely affected by the decision being appealed;
 - (5) A statement of the facts of the dispute and the issue(s) raised by the appeal;
 - (6) Specific references to any law, regulation, or policy that the appellant believes to be violated and the reason for such an allegation.
 - (7) A statement as to whether and how the appellant has tried to resolve the issue(s) being appealed with the Deciding Officer, the date of any discussion, and the outcome of that meeting or contact; and
 - (8) A statement of the relief the appellant seeks.
- (c) An appellant may also include one or more of the following in a notice of appeal: a request for oral presentation (Sec. 251.97); a request for stay of implementation of the decision pending decision on the appeal (Sec. 251.91); or, in those States with a Department of Agriculture certified mediation program, a request for mediation of grazing permit cancellation or suspensions pursuant to Sec. 251.103.

[54 FR 3362, Jan. 23, 1989; 54 FR 13807, Apr. 5, 1989, as amended at 54 FR 34510, Aug. 21, 1989; 64 FR 37846, July 14, 1999]

