# PROPERTY/LAND USE AUTHORIZATION

\*Bureau of Land Management, Tonto National Forest, Oracle State Park\* Save

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Form 2930-2 (June 2026)

### 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. 2024-00849

BLM Issuing Office

**Tucson Field Office** 

Permittee Destination Trail, LLC	
Authorized Representative Garrett Froelich	
Address	Phone Number (530) 721-5487
3348 Pickett Ave.	Email Address garrett@destinationtrailrun.com
South Lake Tahoe, CA 96150	Fax Number
	Web Site destinationtrailrun.com
Permit is for (check all that apply):	etitive Use Organized Group Activity or Event Vending
Date Issued 04/04/2025 Date Expires 04/11/25	_ (Terms greater than one year subject to annual validation)
Seasonal or other period of use limitations	
Permit Fee Formula Both commercial and competitive: Greate	est of \$130/year or \$7/participant/day or 3% of gross revenue
If other, specify:	
Assigned Sites (commercial only):  None No. of Assign	ned Sites subject to fees
Special Area Fees Apply: Yes V No Special Area F	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 Unit	ited States of America as additional insured, is on file with the issuing BLM Offi
Post use report due date(s) 30 days after final event annually	Bond Requirement:  None Bond Amount
Purpose and activities authorized	
Competitive trail event with staging	
Approved Area of Operation	
Arizona National Scenic Trail - Passages 15, 16.	
	per the operating plan on file with the BLM. I acknowledge I am required eneral 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	
aganott Familiah	3/7/25
Garrett Froelich (Permittee Signature)	(Date)
Approved and issued for the conduct of permitted activities and location	ons shown on this permit and in conformance with the operating plan. Permit is
subject to General Terms and Permit Stipulations and any additional eti	
COLLE	EEN DINGMAN Date: 2025, 03.10 15:30:10
(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

(Continued on Page 3) (Form 2930-2, Page 2)

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.

Auth ID: GLO527 FS-2700-3c (09/2020)
Contact Name: DESTINATION TRAIL LLC OMB No. 0596-008

Expiration Date: 04/11/2025 USDA, Forest Service

#### FOREST SERVICE USE TYPE 181

### SPECIAL-USE APPLICATION & PERMIT FOR RECREATION EVENTS

DATE RECEIVED 04/22/2024 ISSUEDATE 00/00/00 EXPIRATION DATE 04/11/2025

(Ref.: 36 CFR 251)

REG. / FOR. / DIST. 031202 AUTH. ID. GLO527

STATE / COUNTY
AZ / Pinal

Authority: Federal Lands Recreation Enhancement

Act, 16 U.S.C. 6802(h)

### **PART I - APPLICATION**

### 1. APPLICANT INFORMATION:

Name of Group: <u>Destination Trail LLC</u> Name of Contact: Garrett Froelich

Address: 1660 Violet Avenue Boulder, CO 80304

Phone Number: (530) 721 - 5487

E-mail Address: garrett@destinationtrailrun.com

### 2. DESCRIPTION OF PROPOSED ACTIVITY:

The event called the Arizona Monster 300 is a 300-mile point to point endurance trail run through Southern Arizona utilizing the Arizona Trail. The event will finish in Superior, AZ using the Legends of Superior Trail 221, FDR 2403, Uno Trail, and Alamo Canyon RD.

### 3. LOCATION & DESCRIPTION OF NATIONAL FOREST SYSTEM LANDS & FACILITIES APPLICANT WOULD LIKE TO USE (INCLUDE MAP): A & B

### 4. ESTIMATED NUMBER OF PARTICIPANTS & SPECTATORS FOR PROPOSED ACTIVITY:

Participants: 350 Spectators: 100

### 5. STARTING & ENDING DATE & TIME OF PROPOSED ACTIVITY:

Start: 04/04/2025 11;00am End: 04/11/2025 1:00pm Date Time Date Time

### 6. ESTIMATED REVENUE COLLECTED FOR EVENT:

Amount: \$60,000.00 Type of Fees: Registration Fees

(Include event charges, vendor fees, discounts, sponsorship related fees, gratuities)

### 7. NAME OF PERSON(S) WHO WILL SIGN A SPECIAL-USE AUTHORIZATION ON BEHALF OF THE EVENT:

I hereby acknowledge that this is an application only, and that the use and occupancy of National Forest System lands is not authorized until an authorization is signed and issued by an authorized officer.

	( <u> </u>		
Printed Name: Candice Burt Signature:	Condice Dut	Date:	10/12/2024

18 U.S.C. § 1001 makes it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious, or fraudulent statements or representations as to any matter within its jurisdiction. Anyone who knowingly or willfully makes or uses any false writing shall be fined not more than \$10,000 or imprisoned not more than five years, or both.

### **PART II - PERMIT**

- 1. Use under this permit shall begin on 04/04/2025 and end on 04/11/2025. The permit shall not be extended.
- 2. The estimated fee for this use is . It shall be paid in advance and is not refundable. Within 30 days of conclusion of the event the holder shall submit final records of gross revenue collected for reconciliation for any additional fees due the United States.
- 3. DESTINATION TRAIL LLC of 2215 SPOTSWOOD PLACE, BOULDER, CO USA 80304 (the holder) is hereby authorized to use, subject to the terms of this permit, National Forest System lands described as: Sec. 11, T. 2 S., R. 11 E., GILA AND SALT RIVER MERIDIAN, Sec. 32, T. 2 S., R. 12 E., GILA AND SALT RIVER MERIDIAN, Sec. 12, T. 2 S., R. 11 E., GILA AND SALT RIVER MERIDIAN, Sec. 8, T. 3 S., R. 12 E., GILA AND SALT RIVER MERIDIAN, Sec. 19, T. 2 S., R. 12 E., GILA AND SALT RIVER MERIDIAN, as shown in attached Exhibit(s) A & B. This authorization covers approximately 192000 acres and/or 0 miles.
- **4.** The holder is authorized to conduct the following activities and install the following improvements in the permitted area:
  - The event called the Arizona Monster 300 is a 300-mile point to point endurance trail run through Southern Arizona utilizing the Arizona Trail. The event will finish in Superior, AZ using the Legends of Superior Trail 221, FDR 2403, Uno Trail, and Alamo Canyon RD.
- 5. The holder shall conduct the authorized activities according to the attached approved plans and specifications, **Exhibit(s)** A & B. The holder shall not install any improvements not specifically identified and approved above or in exhibits.
- **6.** No soil, trees, or other vegetation may be destroyed or removed from National Forest System lands without specific prior written permission from the authorized officer.

- 7. The holder shall comply with all federal, state, county, and municipal laws, ordinances, and regulations, which are applicable to the area or operations covered by this permit.
- **8.** The holder shall maintain the improvements and premises to standards of repair, orderliness, neatness, sanitation, and safety acceptable to the authorized officer. The holder shall fully repair and bear the expense for all damages, other than ordinary wear and tear, to National Forest System lands, roads and trails caused by the holder's activities.
- **9.** The holder has the responsibility of inspecting the use area and adjoining areas for dangerous trees, hanging limbs, and other evidence of hazardous conditions, which would pose a risk of injury to individuals. After securing permission from the authorized officer, the holder shall remove such hazards.
- 10. The holder shall be liable for any damage suffered by the United States resulting from or related to use of this permit, including damages to National Forest resources and costs of fire suppression.
- 11. The holder shall hold harmless the United States from any liability from damage to life or property arising from the holder's occupancy or use of National Forest System lands under this permit.
- 12. The holder agrees to permit the free and unrestricted access to and upon the premises at all times for all lawful and proper purposes not inconsistent with the intent of the authorization or with the reasonable exercise and enjoyment by the holder of the privileges thereof.
- 13. This permit is subject to all valid existing rights and claims outstanding in third parties.
- 14. This permit may be revoked or suspended upon breach of any of the conditions herein or at the discretion of the authorized officer. Upon expiration or revocation of this authorization, the holder shall immediately remove all improvements except those owned by the United States, and shall restore the site within days, unless otherwise agreed upon in writing. If the holder fails to remove the improvements, they shall become property of the United States, but that will not relieve the holder of liability for the cost of their removal and restoration of the site.
- **15.** This permit is a license for the use of federally owned land. It does not grant any interest in real property. This permit is not transferable. Upon approval of the authorized officer, the holder may enter into agreements with third parties to exercise the rights and privileges granted by this authorization.
- **16.** The holder is required to comply with standards for adequacy and type of services set out in the attached operating plan.
- 17. Gambling or gambling machines or devices will not be permitted on National Forest System lands regardless of whether or not they are lawful under State law or county ordinances.

- 18. The holder, in advertisements, signs, brochures, letterheads, and like materials, as well as orally, shall not misrepresent in any way, either the accommodations provided, the status of the authorization, or the area covered by it or the vicinity. The fact that the permitted area is located on the National Forest shall be made readily apparent in all formats of the holder's brochures and advertising regarding the use and management of the area and authorized facilities.
- 19. Pursuant to 31 U.S.C. 3717, et seq., interest shall be charged on any fee amount not paid within 30 days from the date the fee or fee calculation financial statement specified in this authorization becomes due. The rate of interest assessed shall be the higher of the rate of the current value of funds to the U.S. Treasury (i.e., Treasury tax and loan account rate), as prescribed and published by the Secretary of the Treasury in the Federal Register and the Treasury Fiscal Requirements Manual Bulletins annually or quarterly or at the Prompt Payment Act rate. Interest on the principal shall accrue from the date the fee or fee calculation financial statement is due.
  - a) In the event the account becomes delinquent, administrative costs to cover processing and handling of the delinquency will be assessed.
  - b) A penalty of 6 percent per annum shall be assessed on the total amount delinquent in excess of 90 days and shall accrue from the same date on which interest charges begin to accrue.
  - c) Payments will be credited on the date received by the designated collection officer or deposit location. If the due date for the fee or fee calculation statement falls on a nonworkday, the charges shall not apply until the close of business on the next workday.
  - d) Disputed fees are due and payable by the due date. No appeal of fees will be considered by the Forest Service without full payment of the disputed amount. Adjustments, if necessary, will be made in accordance with settlement terms or the appeal decision.
  - e) If the fees become delinquent, the Forest Service will:
    - 1. Liquidate any security or collateral provided by the authorization.
    - 2. If no security or collateral is provided, the authorization will terminate and the holder will be responsible for delinquent fees as well as any other costs of restoring the site to its original condition including hazardous waste cleanup.
  - f) Upon termination or revocation of the authorization, delinquent fees and other charges associated with the authorization will be subject to all rights and remedies afforded the United States pursuant to 31 U.S.C. 3711 *et seq*. Delinquencies may be subject to any or all of the following conditions:
    - 1. Administrative offset of payments due the holder from the Forest Service.
    - 2. Delinquencies in excess of 60 days shall be referred to United States Department of Treasury for appropriate collection action as provided by 31 U.S.C. 3711 (g), (1).

- 3. The Secretary of the Treasury may offset an amount due the debtor for any delinquency as provided by 31 U.S.C. 3720, *et seq.*)
- 20. For the purpose of administering this permit (including ascertaining that fees paid were correct and evaluating the propriety of the fee base), the holder agrees to make all of the accounting books and supporting records to the business activities, as well as those of sublessees operating within the authority of this authorization, available for analysis by qualified representatives of the Forest Service or other Federal agencies authorized to review the Forest Service activities. Review of accounting books and supporting records shall be made at dates convenient to the holder and reviewers. Financial information so obtained shall be treated as confidential as provided in regulations issued by the Secretary of Agriculture. The holder shall retain the above records and keep them available for review for 5 years after the end of the year involved, unless disposition is otherwise approved by the authorized officer in writing.
- **21.** Appeal of any provisions of this authorization or any requirements thereof shall be subject to the appeal regulations at 36 CFR Part 214 or revisions thereto.
- **22.** This permit is accepted subject to the conditions set forth herein, including any conditions in any exhibits attached to and made a part of this authorization.
- 23. The above clauses shall control if they conflict with additional clauses or provisions.
- 24. <u>CULTURAL RESOURCES PROTECTION</u> (D001RO). The holder, contractor, or lessee shall be responsible for the protection from damage of all identified cultural resources within the area which may be affected by their actions. In addition, the holder, contractor, or lessee shall be liable for all damage or injury to the identified cultural resources caused by their actions. The holder, contractor, or lessee shall immediately notify the agency Project Administrator if any damage occurs to any cultural resource and immediately halt work in the area in which damage has occurred until approval to proceed has been granted by the Project Administrator after consultation with the Forest Archeologist. All provisions of the Region 3 Cultural Resources Damage Assessment Handbook are incorporated by reference herein.

### 25. NATIVE AMERICAN GRAVE PROTECTION AND REPATRIATION ACT

(X003RO). Pursuant to the Native American Grave Protection and Repatriation Act (NAGPRA) 25 USC 3002(d); 43 CFR Part 10.4, if any human remains, funerary objects, sacred objects, or objects of cultural patrimony are discovered during the course of ground disturbing activity, the holder will immediately cease activity in the area of the discovery and will make a reasonable effort to protect the remains and objects. The holder will provide immediate telephone notification of the discovery to the Forest Service, and will follow up with written confirmation to the authorized officer. The holder will not resume the activity that resulted in the discovery until the authorized officer gives written approval. Approval to resume the activity, if otherwise lawful, will be given thirty (30) days after certification by the authorized officer of the holder's written confirmation of the discovery, or at any time that a written binding agreement is executed between the Forest Service and the affiliated tribes adopting a recovery plan for the remains and objects.

### 26. Nondiscrimination (B-1).

- a) The holder and its employees shall not discriminate against any person on the basis of race, color, sex (in educational and training activities), 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 of 1972, as amended, and the Age Discrimination Act of 1975, as amended.
- b) The holder shall include and require compliance with the above nondiscrimination provisions in any third-party agreement made with respect to the operations authorized under this permit.
- c) Signs setting forth this policy of nondiscrimination to be furnished by the Forest Service shall be conspicuously displayed at the public entrance to the permit area, and at other exterior or interior locations as directed by the Forest Service.
- d) The Forest Service shall have the right to enforce the foregoing nondiscrimination provisions by suit for specific performance or by any other available remedy under the laws of the United States or the State in which the violation occurs.

### 27. Equal Access to Federal Programs (B-2).

In addition to the above nondiscrimination policy, the holder agrees to ensure that its programs and activities are open to the general public on an equal basis and without regard to any non-merit factor.

### 28. Insurance, Commercial General Liability (B-10).

**INSURANCE.** The holder shall furnish proof of insurance, such as a certificate of insurance, to the authorized officer prior to issuance of this permit and each year thereafter that this permit is in effect. The Forest Service reserves the right to review the insurance policy and require any changes needed to ensure adequate coverage of the United States in connection with the authorized use and occupancy. The holder shall send an authenticated copy of any insurance policy obtained pursuant to this clause to the authorized officer immediately upon issuance of the policy. Any insurance policies obtained by the holder pursuant to this clause shall include the United States as an additional insured in an endorsement to the policy, and the additional insured provision shall provide for insurance coverage for the United States as required under this clause and to the extent of the full limits of insurance available to the holder. The holder shall give 30 days prior written notice to the authorized officer of cancellation of the insurance policy. The certificate of insurance, the authenticated copy of the insurance policy, and written notice of cancellation or modification of insurance policies should be sent to mailing address of the Tonto National Forest Supervisor's office located at 2324 E. McDowell Rd Phoenix AZ 85006. Minimum amounts of coverage and other insurance

requirements are subject to change at the sole discretion of the authorized officer on the anniversary date of this permit.

- a) The holder shall have in force liability insurance covering losses associated with the use or occupancy authorized by this permit arising from personal injury or death and third-party property damage in the minimum amount of \$3,000,000.00 a combined single limit per occurrence.
- b) Depending on the holder's operations, the Forest Service may require the holder to demonstrate the availability of funds to address any release or threatened release of hazardous materials that may occur in connection with the holder's use and occupancy. Any requirements imposed would be established case by case by the authorized officer based on the degree of environmental risk from the holder's operations. The storage and use of normal maintenance supplies in nominal amounts generally would not trigger financial assurance requirements.

### 29. REGULATING SERVICES AND RATES (X-22).

The Forest Service shall have the authority to check and regulate the adequacy and type of services provided the public and to require that such services conform to satisfactory standards. The holder may be required to furnish a schedule of prices for sales and services permitted by the authorization. Such prices and services may be regulated by the Forest Service: Provided, that the holder shall not be required to charge prices lower than those charged by comparable or competing enterprises.

### **30. GAMBLING (X-24).**

Gambling or gambling devices is prohibited on National Forest System lands, regardless of whether gambling or gambling devices are lawful under state or local law.

### 31. ADVERTISING (X-30).

The holder shall not misrepresent in any way, either orally; in its online or print circulars, brochures, advertising, and other media; or on its website, signs, or letterheads, any aspect of the use authorized by this permit, including services provided by the holder, the status of this permit, or the permit area. All the holder's online or print circulars, brochures, advertising, and other media regarding use of the permit area shall state that the permit area is located in the name National Forest or Grassland.

I have read and understand the terms and conditions and agree to abide by them.	U.S. DEPARTMENT OF AGRICULTURE Forest Service		
By:But	Authorization is granted:		
Holder Name: Candice Burt	By:		
Title: Race Organizer	Name: Adam Bromley		
Date: 10/12/2024	Title: Globe District Ranger		
	Date:		

### HOLDER MUST HAVE THIS PERMIT (OR A LEGIBLE COPY) IN POSSESSION DURING THE AUTHORIZED ACTIVITY

According to the Paperwork Reduction Act of 1995, an agency may not conduct or sponsor, and a person is not required to respond, to a collection of information unless it displays a valid OMB control number. The valid OMB control number for this information collection is 0596-0082. Response to this collection of information is mandatory. The authority to collect the information is the Organic Administration Act, 16 U.S.C. 551. The time required to complete this information collection is estimated to average 1 hour per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information.

In accordance with Federal civil rights law and U.S. Department of Agriculture (USDA) civil rights regulations and policies, the USDA, its Agencies, offices, and employees, and institutions participating in or administering USDA programs are prohibited from discriminating based on race, color, national origin, religion, sex, gender identity (including gender expression), sexual orientation, disability, age, marital status, family/parental status, income derived from a public assistance program, political beliefs, or reprisal or retaliation for prior civil rights activity, in any program or activity conducted or funded by USDA (not all bases apply to all programs). Remedies and complaint filing deadlines vary by program or incident.

Persons with disabilities who require alternative means of communication for program information (e.g., Braille, large print, audiotape, American Sign Language, etc.) should contact the responsible agency or USDA's TARGET Center at (202) 720-2600 (voice and TYY) or contact USDA through the Federal Relay Service at (800) 877-8339. Additionally, program information may be made available in languages other than English.

To file a program discrimination complaint, complete the USDA Program Discrimination Complaint Form, AD-3027, found online at How to File a Program Discrimination Complaint and at any USDA office or write a letter addressed to USDA and provide in the letter all of the information requested in the form. To request a copy of the complaint form, call (866) 632-9992. Submit your completed form or letter to USDA by: (1) mail: U.S. Department of Agriculture, Office of the Assistant Secretary for Civil Rights, 1400 Independence Avenue, SW, Washington, D.C. 20250-9410; (2) fax: (202) 690-7442; or (3) email: program.intake@usda.gov.

USDA is an equal opportunity provider, employer, and lender.

The Privacy Act of 1974 (5 U.S.C. 552a) and the Freedom of Information Act (5 U.S.C. 552) govern the confidentiality to be provided for information received by the Forest Service.

### EXHIBIT - B OPERATING PLAN GLO527

This optional format is designed to identify all aspects of a recreation event held on National Forest System lands and will help in developing an Operating Plan for an event. Depending on the size of your event, some items may not apply. Attach additional pages, if necessary to complete the information.

This operating plan is hereby incorporated as part of the authorization in accordance with clauses 5 and 16 of the Special-Use Application and Permit for Recreation Events (FS-2700-3c), if the proposal is accepted and the application is approved.

### I. General Information

1. Name of Group: <u>Destination Trail LLC</u>
Name of Contact: Garrett Froelich

Address: 1660 Violet Avenue Boulder, CO 80304

**Phone Number:** (530) 721 - 5487

E-mail Address: garrett@destinationtrailrun.com

### 3. Description of event:

Arizona Monster 300 is a 300-mile point to point endurance trail run through Southern Arizona utilizing the Arizona Trail.

**Location (attach map):** Tonto National Forest / Globe Ranger District. The event will finish in Superior, AZ using the Legends of Superior Trail 221, FDR 2403, Uno Trail, and Alamo Canyon RD

**4.** Planned number of participants: 350 Maximum number: 450 Number of spectators anticipated: 25 Maximum number: 75

### 5. Timeline Including Set Up and Clean Up Dates:

Course Marking: March 24<sup>th</sup> - March 30<sup>th</sup>.

HQ Set Up: March 31st - April 3rd.

Race: April 4<sup>th</sup> - April 11<sup>th</sup>. Clean Up: April 12<sup>th</sup> - 13<sup>th</sup>.

Second Sweep of Course: Completed by April 20<sup>th</sup>.

### II. COURSE MARKINGS AND SIGNAGE:

**1.** Directional Arrows: 7"x11" laminated sign with reflective arrow. Signs are stapled to an 18" wooden survey stake will be removed after the race has concluded.

- 2. Confidence Markers (Dragons): Reflective clothespin with surveyor ribbon attached. Dragons are clipped to branches for easy removal and will be removed after the race has concluded.
- **3.** Trailhead Signs: 7"x11" laminated sign to notify the public of the event. Includes the dates for course marking, the race and removal of markings and will be removed after the race has concluded.
- **4.** Signs are placed at trailheads and aid station locations prior to the event and will be removed after the race has concluded.

### **III.FACILITIES:**

### 1. Each aid station will have the following:

- **a. Shade:** Aid stations will have up to four 10'x10' temporary shade structures or a 10'x20' temporary shade structure in place of two of the 10'x10' size structures depending on locations.
- **b.** Lighting: Aid stations will have battery and solar powered lighting.
- c. Overnight areas: Aid Stations have up to five 10-person camp tents.
- **d.** Cooking: Aid stations will have 1 propane gas grill for cooking, and it will always have supervision when being operated.
- **e. Heating:** Aid stations will have a maximum of five individual propane fueled fire ring heaters based on weather conditions and always have supervision when being operated.
- **f.** Food & Water provisions: Each aid station is supplied with a minimum of 100ozs of water per runner plus additional water for cooking, cleaning, and drink mixes. Water is delivered and stored in sanitized 7-gallon jugs. The water jugs will be delivered by 4x4 truck depending on the roads access. Only designated forest service roads will be used when operating on National Forest service land.
- **g.** Sanitation: Destination Trail will provide a minimum of 6 portable restroom units (3 per aid station on Tonto National Forest Land) to aid stations that have access for delivery and remove them off the forest after event has concluded. All other aid stations will be supplied with a Lug a Loo style toilet, the waste bags from the Lug a Loo toilets will be returned to Race HQ to be properly disposed of off forest service land.

### IV. SANITATION & OTHER TRASH:

- 1. Destination Trail ensures that it will practice "pack it in pack it out" best practices and remove all portable restroom units, signage, and other forms of trash produced by the event and its participants off forest land at the conclusion of the event.
- 2. Destination Trail will rent 1 full sized dumpster that will be located at Race HQ located at 226 S Smith Dr Superior, AZ 85173. All garbage and recycling from all aid stations and any other locations will be brought back to HQ to be properly disposed of off forest land.

### V. COMMUNICATION & LIVE TRACKING:

- 1. Destination Trail's aid stations all have a team of HAM radio operators for communication between the aid station locations and race HQ located at 226 S Smith Dr Superior, AZ 85173. The Medical Director uses a portable HAM radio to stay in contact with race HQ at all times.
- **2.** Destination Trail provides all participants with a SPOT tracking device which is required to be worn at all times.
- **3.** The SPOT tracking device will provide real time locations of all runners throughout the run and be monitored 24 hours a day while the event takes place.
- **4.** The tracking is also available to the public to follow the event.

### VI. MEDICAL PLAN:

1. The Destination Trail team has a well-organized and clear medical plan ready in the event of a medical issue or emergency posed on their website. They will also have it with them at each aid station and the contacts below are their leads.

### **Medical Director:**

Medic 1 Brian Wilford 520-260-1982 KK7BAP

### **Medical Leads:**

Medic 2 Toby Ballard 406-529-7171

Medic 3 Julie Ward Burgess 530-760-9999

Medic 4 Lori Enlow 918-232-4999

Medic 5 Natasha Swartley 484-794-0221

### VII. <u>COURSE SWEEPING:</u>

- 1. The sweep team will go out two sweeps at a time alternating between resting & sweeping between the different sections of the course from the start to the finish.
- 2. The sweeps will follow the last runner as a safety measure and collect course markings and any trash they may find on the trails.
- **3.** Any markings and garbage that are left at the aid stations will be returned to HQ located at 226 S Smith Dr Superior, AZ 85173.

**4.** A second sweep of the course is done within two weeks of the event ending to ensure no course markings or trash are missed.

### VIII. ADVERTISING:

- 1. All advertisements must include acknowledgment that the event is located on the National Forest.
- **2.** Description of event advertising (i.e. flyers, radio, TV, magazines, internet): Social media and word of mouth from past events.

### IX. CLEANUP

1. Time frame to remove all facilities and garbage after the event (including removal of signs, advertising flagging, route markers): All markers, trash, equipment, and gear will be removed from all National Forest by Sunday April 13<sup>th</sup>.

### X. <u>FEES</u>

1. Land use rental fees are 5% of adjusted gross receipts for one-time events and 3% of adjusted gross receipts for multiple events under one permit. Adjusted gross receipts is the gross revenue less the cost to the holder of the prizes awarded. Only those prizes which are paid for by the holder or come from the entry fee costs can be deducted. Donated prizes cannot be deducted.

conditions and agree to abide by them.	Forest Service
By:ButHOLDER	By:Adam Bromley, Globe District Ranger USDA / Tonto National Forest
Date:10/12/2024	Date:



### ARIZONA STATE PARKS BOARD SPECIAL USE PERMIT

Page 1 of 4 Issued:

ASPB 02/11/2015

TERMIT GRANTED SUBJECT TO TERMS & CONDITIONS HEREIN:	
(Note: This permit may be cancelled if any of the following is changed without prior written Arizona State Parks.)	approval of

1.	Тур	e of Use: Trail Running Event  2. Permittee: Destination Trail LLC					
3.	Date	e(s) of Use/Event: April 4th-11th, 2025  4. Location: AZ Trail within Oracle State Park					
	Date	- Trail Walling Oldolo Oldie Falk					
		3820 E Wildlife Drive, Oracle, AZ 85623					
5.	Pers	on(s) responsible for event: Garrett Froelich					
		Key Contact Information: 3348 Picket Ave, South Lake Tahoe, CA 96150					
		Telephone: (530) 721-5487					
		Email: Garrett@destinationtrailrun.com					
6.	Con	cession Sales: No Yes Describe: Destination Trail race merchandise at the end of the run in					
		Superior, AZ. Not at Oracle State Park.					
7	Stin	ulations:					
1.	-						
	a.	Deposit against Damage and Clean-Up: Waived for the 2025 race will re-evaluate if race returns for 2026					
		Y 1 1 111					
	b.	Liability Insurance with State of Arizona / Arizona State Parks Board named as additional insured:					
		Amount: \$2,000,000					
		Policy: General Liability:					
		Certificate					
		Certificate of Insurance attached? Yes No V					
		Must be provided to park by close of buisness on 4/2/25.					
	c.	Indemnification:					
		PERMITTEE shall indemnify, defend, and save harmless the STATE OF ARIZONA from any and					
		all claims, demands, suits, actions, proceedings, loss, cost and damages of every kind and description,					
		including reasonable attorney's fees and/or litigation expenses, which may be made or brought					
		against or incurred by the STATE OF ARIZONA on account of the state of brought					
		against or incurred by the STATE OF ARIZONA on account of loss, or damage to, any property or for injuries to or death of any person, caused by arising out of any person, caused by arising out of any person.					
		for injuries to or death of any person, caused by, arising out of, or contributed to, in part, by reasons of any act, omission, error, fault, mistake, or negligence of the PERMITTEE, its employees, agents,					
		or representatives in connection with, or incidental to, the performance of this agreement, or arising					
		out of worker's compensation aloins, whereal several performance of this agreement, or arising					
		out of worker's compensation claims, unemployment compensation claims, or unemployment					
		disability compensation claims of employees of the PERMITTEE and/or its subcontractors or claims					
		under similar such laws or obligations. The PERMITTEE'S obligation under this section shall not					
	J	extend to any liability caused by the sole negligence of the STATE OF ARIZONA, or its employees.					
	d.	interior services to be provided by Permittee:  Destination Trail Medical Team: See attachment					
	e.	Security services to be provided by Permittee:  N/A					
	f.	Sanitary services to be provided by Permittee: Destination Trail will be providing this service					
	$\mathbf{g}$ .	Other: Any medical or emergency events that may arise on property of Oracle State Park will be communicated					
		with the park manager or assigned park staff.					



### ARIZONA STATE PARKS BOARD SPECIAL USE PERMIT

Page 2 of 4 Issued:

8.		nit Type / Fees:				ASPB 02/11/2015
	a.	Type of Permit: Non-Commercial Us	Se Comm	omoiol Har 🚺	No.	
	b.	Percentage of Revenue to	be Paid:	ercial Use 🗸	Motion Picture / F	
		The PERMITTEE shall	pay a flat rate to the	ne STATE OF ARIZ	CONA, or %	of gross receipts
The PERMITTEE shall pay a flat rate to the STATE OF ARIZONA, or% of grown derived from all activities set forth in this SPECIAL USE PERMIT. The phrase "gross received to mean the total amount of revenue, plus the value of other consideration recalized by or accepting to the PERMITTEE of the property of the permitted to th						
		realized by or accruing t	to the PERMITTER	venue, plus the value	of other considera	ation received or
		payable pursuant to this	clause are in addi	tion to, and do not	negate any other	nermits or fees
		required by the STATE C Fee Is Based on:	OF ARIZONA for the	e activities under this	permit.	permits of fees
	C.		of Gross Receipts			
		TOTAL FEE: \$ 100.	_			
		TOTAL PEE. 4 100.				
9.	Inclu	sions: The following documents	ments are incorporat	ted into this Special L	Jse Permit:	
	Cours	e Map, Medical Plan				
10.	Appr	ovals: To become effective	e, this permit must b	e signed by authorize	ed agents from both	parties.
PE	RMIT	TEE		ARIZONA STAT	E PARKS	
					LITHE	
	a	arrett Froelich	11/18/2024	_Sinda Sut	tau.	6/27/24
Pern		thorized Representative	Date	Park Manager, (Park)	Con	Date
				3 7 1 9		Dute
Auth	orized R	epresentative (if necessary)	Date	Regional Manager (if nec	essary)	Date
					.,	
				Chief of Operations (if nec	cessary)	 Date
				Director / Asst. Director (	(if necessary)	
				,	-	- 300
						1

Base Fee (per day)					
Attendance: atten	dance will be rev	viewed by park staff	and permittee duri	ng event.	
Small Events	(10 - 25 part	icipants, guests)		\$	25.00
Medium Events Large Events		rticipants, guests)		\$	50.00
Major Events	(501 partici	articipants, guests) pants, guests)		\$	100.00
major Everies		pants, guests)		\$	300.00
Subtotal Base Fee (per day)	\$100.00	V	DAY(S)		
Adjustments	\$100.00	X	1	\$	100.00
The following adjustments may or	may not annly to	the specific avant o	r motivitus		
Prepaid Day Use Parking Fees: Peri	mittee may prep	av normal parking fe	es for activity parti	cinants or	guest
Prepaid vehicles must be directed	to a restricted ar	ea or adequately ide	entified to avoid tic	keting.	Bacse.
X			=	\$	
Daily Parking Rate	# of Vehicles		Prepaid Day Use		
Special Personnel Services:					
Special personnel services could in	clude education	al programs 'parking	services staff cun-	ruision I sa	a accusito .
special set up, construction or insta	allation.	- P S. a	scrvices, starr supe	SI VISIOII / SE	ecurity,
Special Personnel Services Fee. : \$3	0.00/Hr /staff				
#Agency Staff Needed:		-			
#Agency Staff Needed:	# Hrs	Opening/both days			
^		X \$30.00	=	\$	
Subtotal Special Personnel Service	25			\$	
Special Equipment					
Will event require use of special eq	uipment or facili	ties such as stages, t	ents, additional pic	nic table o	r other
Agency property?					
Equipment description	n	Use Fee/ Day	# of days		Fee
1.			# Of days	\$	ree -
2.				\$	
3.				\$	
4.				\$	
5.	-			\$	
* Attach additional equipment list if neces	sary, and roll addit	ional total to Sub-Total I	ine below	Υ	
Subtotal Special Equipment					
				\$	-
Special Facilities					
Facilities (ie: ramada / ballroom)	Cost\$\$	per	Time:day/hr/etc		
		X	,,,	\$	
		V			
		Х .		\$	-
		X	WARTER STATE OF THE STATE OF TH	\$	-
				P	
		Х .		\$	-
Subtotal Special Facilities				\$	
Cleaning and/or Damage Deposit:					
A damage deposit may be held by th	ne Park Manager	to ensure compilan	ce with all requirer	ments or co	nditions of
the special use agreement. The mai	nager shall set th	ie damage denosit a	t a level to cover th	e cost to c	lean ronair
or restore park facilities or landscap processed as follows: <i>By credit card</i>	es damaged or i	mpacted by the ever	nt or activity. Depo	sit refunds	should be
completed.		the event. It will be	rejunaea once jina	ı cnecks ar	e
Subtotal Cleaning and/or Damage I	Deposit				\$0.00
NOTES:					
DEPOSIT FORM Completed (Y/N):	Park manag	ger has waived	this for 202	5's race	2.
Total Special Use Permit Fee					
Based Fee Prepaid Day Use Parking				\$	100.00
Special Personnel Services				\$ \$	
Special Equipment				\$	
Special Facilities Cleaning and/or Damage Deposit				\$	-
				c	0.00
			Subtotal	S	100 00
Discounts			Subtotal	\$ <b>\$</b>	100.00
<u>Discounts</u> n Kind, Volunteer or Other Services			Subtotal		100.00
n Kind, Volunteer or Other Services Non-profit, Government and other C	Organization disc		Subtotal	\$ \$	100.00
	Organization disc		Subtotal	\$	100.00
n Kind, Volunteer or Other Services Non-profit, Government and other C				\$ \$	100.00



### ARIZONA STATE PARKS BOARD SPECIAL USE PERMIT

Page 3 of 4 Issued:

Permittee's Certificate of Insurance (post scanned certificate image here):

ASPB 02/11/2015

Must be provided to park manager or assigned park staff April 2nd, 2025



### Medical Plan

### 2025 Az Monster 300

Emergency vehicles can access all aid station locations.

In the event of a medical issue or emergency, always attempt to contact the Medical Director first, if he is unavailable contact any of the medical leads via cell phone, or HAM radio.

### **Medical Director:**

Medic 1 Brian Wilford 520-260-1982 KK7BAP

### **Medical Leads:**

Medic 2 Toby Ballard 406-529-7171

Medic 3 Julie Ward Burgess 530-760-9999

Medic 4 Lori Enlow 918-232-4999

Medic 5 Natasha Swartley 484-794-0221

**SPOT EMERGENCY BEACONS:** All 300 mile participants are required to have a SPOT emergency beacon on them at all times. The GPS trackers will also show each runner's location on a map, which we will closely monitor. Map will be on this website: TrackLeaders.com and on our website <a href="mailto:arizona-monster-300">arizona-monster-300</a> In most cases where a runner is significantly off course, race staff will be deployed to intercept the runner. We have

done this many times and can effectively find and return runners with non-medical conditions back to the course without using Search and Rescue services.

Runner Tracking: In addition to the SPOT devices, all runners are tracked going in and out of each aid station so that we know where all runners are at all times if a problem or question arises with the SPOT tracking. We have a volunteer at each aid station who does this tracking. The information will be radioed into HQ with HAM radio Volunteers at regular intervals. All aid stations have communication with race HQ.

**Number and location of first aid stations** There will be medical personnel and BLS equipment at every aid station on the proposed route, for a total of 19 first aid stations. All aid stations will have a minimum of 1 medical volunteer and fully stocked first aid kits and blister kits. HAM radio operators will be at each aid station in case medical attention/transport/communication is needed.

### **Medical Director**

Brian Wilford, AZEMTP WEMT FLIGHT MEDIC ROPE RESCUE TECHNICIAN

Phone: 520-260-1982

Email: volunteer@destinationtrailrun.com

### **Race Director**

**Candice Burt** 

Phone: 520-380-7905

Email: candice@destinationtraillrun.com

### **Race Director**

Garrett Froelich Phone: 530-721-5487

Email: garrett@ddestinationtrailrun.com

### **Addressing Medical Safety Concerns**

The Medical Director has the authority to discontinue runners from the race based on their medical condition if they deem it to be dangerous or potentially dangerous.

When a medical volunteer has concerns about the stability of any runner and their ability to safely continue in the race, the volunteer is authorized to hold the runner at

an aid station until they have discussed the situation with the medical lead and/or director and developed a plan for continuation or, in rare instances, discontinuation.

# Procedure for responding to major medical conditions, urgent medical issues, emergencies, and lost runners

### **Major Medical Conditions**

Refer all major medical conditions to a local hospital or health care provider. In every such instance, notify the medical director and race director of any referral using the Ham Radio operators so they can provide further assistance and activate emergency channels as necessary. Make sure to document your referral (see documentation section).

### **Emergency/Urgency Management**

- For true medical emergencies problems with airway, circulation, or breathing-immediately activate the emergency response by calling 9-1-1 or asking the Ham Radio operator to call for emergency assistance personnel which will likely mean Search and Rescue, ambulance, and additional services as needed. As soon as possible, notify the race director and Medical Director that the emergency response has been activated so they can provide additional support.
- For everything else that is not a true emergency, immediately notify the Medical Director who will be responsible for coordinating care and activating the emergency response.

### **Special Considerations**

- For any medical issues where there is disagreement between the runner/family, medical volunteer(s), and/or race director about the plan of care, consult the Medical Director immediately so that they can assist in medical decision making and coordination of care in order to avoid serious medical errors and future liability. Always honor a runner and family's independence and ability to self refer to a medical facility deemed appropriate by the runner, crew, or family.
- Anytime family or crew voices concern about needing to access urgent or emergent treatment, all staff and volunteers are encouraged to support them with a list of local urgent cares and ER facilities. Always notify the medical director, or a medical lead, immediately if a runner is removing themselves from the race and states they will be seeking treatment at a medical facility.

- In any case where there is discussion of referring a runner to a higher level of care, immediately involve the medical director so they can manage the family/runner, assist and consult with the medical volunteer, arrange to call report to the facility they are planning to refer to, and develop a mutually agreed upon plan of care that will keep the runner safe and assure best possible runner outcomes.
- Medications are a runner responsibility and are not to encouraged, or dispensed by any medical personnel. There will be Tumms and Benadryl in the medical bins, these may be given to a runner in need, any other medication, particularly anything for pain, i.e. NSAIDs, are to be discouraged, and never suggested by medical personnel.

### **Lost or Off Course Runner**

In the event that a runner is lost or off course, the Race Director will be notified. If a medical concern is known or thought possible, the Medical Director and leads will also be notified. Appropriate actions will always be taken to recover a runner safely and/or to minimize harm and this may include enlisting the help of a medical volunteer.

## Field Procedures for Medical Volunteers (away from the aid station)

- Assess location of runner/patient
- Assess scene safety
- Practice Universal Precautions
- Determine the mechanism of injury
- Check breathing and pulse rate
- Define the type of injury
- Determine the severity of the injury and if the runner/patient can ambulate to the aid station.
- If the runner is unable to ambulate to the aid station, follow the procedure for Major Medical Conditions and/or Emergency/Urgency Management outlined above.

### **Documentation**

Medical volunteers are required to report to the medical director, or medical lead, any runner/patient that requires more than basic care. Blisters, and basic wound care, i.e.

scrapes, small lacerations, etc.. do not need to be reported. The medical director, and medical lead will keep a list of runners experiencing difficulties during the event so that their progress and condition can be closely monitored, and to allow follow up with each runner at the finish line, or next aid station.

Below are some cases that would warrant a radio report to the Medical Director or Medical lead:

Any cases of difficulty breathing impacting the runners performance

Vomiting not resolved with rest and food

Weakness requiring assistance to stand after rest

Confusion not resolved with rest

Abdominal pain not resolved with rest

Any issue that raises concern with the medical volunteer

Medical volunteers are required to relay the following information for every runner treated:

- Runner name
- Bib number
- Location/Aid Station/Mile marker
- Injury/mechanism of injury
- Treatment
- Response
- Outcome (transferred to higher level of care, refused care, released to continue racing, other?)

### **Communication During the Event**

If at any time you encounter a situation that makes you feel uncomfortable or just doesn't feel right, please contact the medical director, medical lead, and/or race director.

The medical director and medical leads will be located at various aid stations along the course, en route between aid stations for the duration of the race, or in the field tending to a medical incident. The medical director, and medical lead will check in with the Ham Radio operator at each location when they arrive so their location is always known. The medical director and medical lead will coordinate their movements so one is always available via Ham Radio.

If you cannot reach the medical director for any reason, contact a medical lead or the race director for support. The most reliable way to contact the medical director, medical lead, or race director, is always through the Ham Radio operators assigned to each aid station. You may also be able to reach them by cell phone or email in areas where there is service.

### **Nearest Medical facilities.**

Once the course has been ok'd, a list of all the closest medical facilities (from urgent cares to level one trauma centers) will be included in this document and in each aid station binder.



### ARIZONA STATE PARKS BOARD SPECIAL USE PERMIT APPLICATION

Page 1 of 2

				APPLICAT	ION MUST	BE (	COMPLETE	ASPB 02/11/2015 D IN FULL
1.	Тур	e of Use:	Trail F	Running Event		2.	Applicant:	Destination Trail LLC
3.	Date	e(s) of Use	/Event	: April 4th-	11th, 2025	4.	Location: See include	AZ Trail within Oracle State Parked operating plan with course map
5.		nit Type: Type of Nor		: mercial Use [	Comm	iercia	ıl Use X	Motion Picture / Photography
6.	Nun	aber of Pe	rsons	to Attend:	350-450	_ N	umber of Eve	staff approx: 20 volunteers approx: 150
7.	Nam	e of Ever	ıt:	Arizona M	onster 30	0		
		*Prima	ıry Co	ntact Person:	Garret	t Fr	oelich	
			Mail	ing Address:	3348 Pick	ett Av	e	
					South Lal	ke Ta	hoe, CA 96150	
				Telephone:	530-721	-5487		
1				Email:	garrett@	desti	nationtrailrun.c	om
^Ap	plicant	t must design	nate an	individual as the	primary point	of con	tact.	
		r Persons						
				ntact Person:	Candic	e B	urt, contac	et person
				ntact Person:		-		
٧	endo	r #3 Nam	e/Cor	ntact Person:				
9.	Conc	ession Sa	les:	No Y	es X De	scribe	Desstinati at the finise No outside	on trail sells race merchandise sh line in Superior.
10.		ılations:			-			70114010
	a. b.	Liability I	nsuran Amou	ınt: \$2,000,000	to be obtaine	d wit	h Arizona Sta	de Parks named as additional insured.
		(Certifica Insurance PERMITT all claims, including against or for injuries	te of I E Inde EE sh demai reason incurr s to or	mnification in all indemnify, nds, suits, actionable attorney' ed by the STA death of any p	ed? Yes  it be submitte information: defend, and ons, proceeding is fees and/on TE OF ARI berson, cause	save ngs, l or liti	harmless the loss, cost and ligation expend A on account arising out of	STATE OF ARIZONA from any and damages of every kind and description, ses, which may be made or brought of loss, or damage to, any property or f, or contributed to, in part, by reasons a PERMITTEE, its employees, agents.



### ARIZONA STATE PARKS BOARD SPECIAL USE PERMIT APPLICATION

Page 2 of 2

ASPB 02/11/2015 or representatives in connection with, or incidental to, the performance of this agreement, or arising out of worker's compensation claims, unemployment compensation claims, or unemployment disability compensation claims of employees of the PERMITTEE and/or its subcontractors or claims under similar such laws or obligations. The PERMITTEE'S obligation under this section shall not extend to any liability caused by the sole negligence of the STATE OF ARIZONA, or its employees. d. Medical services to be provided by: Destination Trail Medical Team. See included medical plan e. Security services to be provided by: N/A Security is required when alcohol is served. Title IV laws are in affect for all events. f. Sanitary services to be provided by: we will be renting porta potties and dumpsters. g. Other Stipulations: 11. Inclusions/Special Event Needs (Identify below): No special needs to be provided by the park. 12. Signatures: This application must be signed by the authorized event representative. APPLICANT SIGNATURE(S)

Applicant Authorized Representative #1

Date

1/30/2024

Date

Date

Jan 30, 2024

Applicant Authorized Representative #2

Date

### Special Use Permit Application

Final Audit Report

2024-01-30

Created:

2024-01-30

Ву:

Garrett Froelich (garrett@destinationtrailrun.com)

Status:

Signed

Transaction ID:

CBJCI IBCAABAA7O∠WuFSruee65ms-JzokAyH9airArPHA

### "Special Use Permit Application" History

- Document created by Garrett Froelich (garrett@destinationtrailrun.com) 2024-01-30 4:47:09 PM GMT
- Document emailed to candice@destinationtrailrun.com for signature 2024-01-30 4:47:48 PM GMT
- Email viewed by candice@destinationtrailrun.com 2024-01-30 4:48:00 PM GMT
- Signer candice@destinationtrailrun.com entered name at signing as Candice Burt 2024-01-30 - 5:15:54 PM GMT
- Document e-signed by Candice Burt (candice@destinationtrailrun.com) Signature Date: 2024-01-30 - 5:15:56 PM GMT - Time Source: server
- Agreement completed.
   2024-01-30 5:15:56 PM GMT



Arizona Monster 300 Operating Plan

### **Description of Event:**

A 310 mile point to point trail running race in southern AZ.

#### Contacts:

Candice Burt, Race Director/Owner: <a href="mailto:candice@destinationtrailrun.com">candice@destinationtrailrun.com</a>
Garrett Froelich, Race Director/President: <a href="mailto:garrett@destinationtrailrun.com">garrett@destinationtrailrun.com</a>
Brian Wilford, Medical Director/Volunteer Coordinator: <a href="mailto:volunteer@destinationtrailrun.com">volunteer@destinationtrailrun.com</a>

### Course Map:

Arizona Monster 300 Official Course Map

### **Aid Station Information:**

Arizona Monster 300 Aid Station Charts

### Medical Plan:

Arizona Monster 300 Medical Plan

#### Website:

Arizona Monster 300

#### Race HQ and Finish:

Box 8 Ranch 226 S Smith Dr Superior, AZ 85173

### **Proposed Race Start:**

Richardson Park

Patagonia, AZ 85624

### Participants:

Estimated: 350 Maximum: 450