§ 4750.4—Replacement animals.
The authorized officer shall replace an animal, upon request by the adopter, if (a) within 6 months of the execution of the Private Maintenance and Care Agreement the animal dies or is required to be destroyed due to a condition that existed at the time of placement with the adopter; and (b) the adopter provides, within a reasonable time, a statement by a veterinarian certifying that reasonable care and treatment would not have corrected the condition. Transportation of the replacement animal shall be the responsibility of the adopter.

§ 4750.5—Application for title to wild horses and burros.
(a) The adopter shall apply for title, using a form designated by the Director, upon signing the Private Maintenance and Care Agreement.
(b) The authorized officer shall issue a Certificate of Title after 12 months, if the adopter has complied with the terms and conditions of the agreement and the authorized officer determines, based either on a field inspection or a statement provided by the adopter from a veterinarian, extension agent, local humane official, or other individual acceptable to the authorized officer, that the animal or animals covered by the Agreement have received proper care and humane treatment.
(c) An adopter may not obtain title to more than 4 animals per 12-month period of private maintenance. Effective the date of issuance of the Certificate of Title, Federal ownership of the wild horse or burro ceases and the animal loses its status as a wild horse or burro and is no longer under the protection of the Act or regulations under this title.

Subpart 4760—Compliance

§ 4760.1—Compliance with the Private Maintenance and Care Agreement.
(a) An adopter shall comply with the terms and conditions of the Private Maintenance and Care Agreement and these regulations. The authorized officer may verify compliance by visits to an adopter, physical inspections of the animals, and inspections of the facilities and conditions in which the animals are being maintained. The authorized officer may authorize a cooperative extension agent, local humane official or similarly qualified individual to verify compliance.
(b) The authorized officer shall verify compliance with the terms of the Private Maintenance and Care Agreement when an adopter has received 25 or more animals or when 25 or more animals are maintained at a single location.
(c) The authorized officer shall conduct an investigation when a complaint concerning the care, treatment, or use of a wild horse or burro is received by the Bureau of Land Management.
(d) The authorized officer may require, as a condition for continuation of a Private Maintenance and Care Agreement, that an adopter take specific corrective actions if the authorized officer determines that an animal is not receiving proper care or is being maintained in unsatisfactory conditions. The adopter shall be given reasonable time to complete the required corrective actions.

Subpart 4770—Prohibited Acts, Administrative Remedies, and Penalties

§ 4770.1—Prohibited acts.
The following acts are prohibited:
(a) Maliciously or negligently injuring or harassing a wild horse or burro;
(b) Removing or attempting to remove a wild horse or burro from the public lands without authorization from the authorized officer;
(c) Destroying a wild horse or burro without authorization from the authorized officer except as an act of mercy;
(d) Selling or attempting to sell, directly or indirectly, a wild horse or burro or its remains;
(e) Commercially exploiting a wild horse or burro;
(f) Treating a wild horse or burro inhumanely;
(g) Violating a term or condition of the Private Maintenance and Care Agreement;
(h) Branding a wild horse or burro;
(i) Removing or altering a freeze mark on a wild horse or burro;