



*Final*

Programmatic Environmental  
Assessment for Integrated,  
Adaptive Management of the  
Common Raven on Department  
of Defense Lands in the  
California Desert

February 2022

*Prepared by:*

United States Marine Corps,  
Marine Air Ground Task Force  
Training Command, Marine Corps  
Air Ground Combat Center at  
Twentynine Palms



## Acronyms and Abbreviations

%	percent	MCO	Marine Corps Order
AFB	Air Force Base	NAVFAC	Naval Facilities Engineering Systems Command
APHIS	Animal and Plant Health Inspection Service	NAWSCL	Naval Air Weapons Station China Lake
BASH	Bird/Wildlife Aircraft Strike Hazard	NEPA	National Environmental Policy Act
BGEPA	Bald and Golden Eagle Protection Act	NFWF	National Fish and Wildlife Foundation
BLM	Bureau of Land Management	NHPA	National Historic Preservation Act
BO	Biological Opinion	NOA	Notice of Availability
BSOs	Buildings, Structures, or Objects	NPDES	National Pollutant Discharge Elimination System
CATEX	categorical exclusion	NPS	National Park Service
CDFW	California Department of Fish and Wildlife	NRHP	National Register of Historic Places
CEQ	Council on Environmental Quality	NTC	National Training Center
CEQA	California Environmental Quality Act	PEA	Programmatic Environmental Assessment
CFR	Code of Federal Regulations	PPE	personal protective equipment
CMAGR	Chocolate Mountain Aerial Gunnery Range	PSFWO	Palm Springs Fish and Wildlife Office
DoD	Department of Defense	RPM	Resource Protection Measure
DoDI	DoD Instruction	SCE	Southern California Edison
DoN	Department of the Navy	SELF	Strategic Expeditionary Landing Field
DRECP	Desert Renewable Energy Conservation Plan	SHPO	State Historic Preservation Officer
EA	Environmental Assessment	RASP	Recovery and Sustainment Partnership
EIS	Environmental Impact Statement	RFFA	Reasonably Foreseeable Future Action
EO	Executive Order	ROD	Record of Decision
ESA	Endangered Species Act	UAV	unmanned aerial vehicle
FIFRA	Federal Insecticide, Fungicide, and Rodenticide Act	U.S.	United States
FONSI	Finding of No Significant Impact	USACE	U.S. Army Corps of Engineers
INRMP	Integrated Natural Resources Management Plan	USC	U.S. Code
km	kilometer(s)	USDA	U.S. Department of Agriculture
km <sup>2</sup>	square kilometer(s)	USEPA	U.S. Environmental Protection Agency
MAGTFTC	Marine Air Ground Task Force Training Command	USFS	U.S. Forest Service
MBTA	Migratory Bird Treaty Act	USFWS	U.S. Fish and Wildlife Service
MCAGCC	Marine Corps Air Ground Combat Center	USMC	U.S. Marine Corps
MCLB	Marine Corps Logistics Base	WMRNP	West Mojave Route Network Project



## FINDING OF NO SIGNIFICANT IMPACT

### Programmatic Environmental Assessment for Integrated, Adaptive Management of the Common Raven on Department of Defense Lands in the California Desert



## INTRODUCTION

The Marine Air Ground Task Force Training Command (MAGTFTC), National Environmental Policy Act (NEPA) lead agency, and cooperating agencies prepared the *Final Programmatic Environmental Assessment for Integrated, Adaptive Management of the Common Raven on Department of Defense Lands in the California Desert*.

The Final Programmatic Environmental Assessment (PEA) was prepared in accordance with NEPA (42 United States Code §§ 4321-4370h), Council on Environmental Quality NEPA implementing regulations (40 Code of Federal Regulations [CFR] §§ 1500-1508) (version effective July 18, 2005), and agency-specific supplemental NEPA regulations, namely: 32 CFR Part 775 (Navy); 32 CFR Part 989 (Air Force); 32 CFR Part 651 (Army); 7 CFR Part 372 (Animal and Plant Health Inspection Service); and 43 CFR Part 46 (U.S. Fish and Wildlife Service [USFWS]). The Final PEA is incorporated by reference into this Finding of No Significant Impact (FONSI).

There is a need to resolve the ecological, economic, and health and safety impacts of the elevated and increasing Common Raven (*Corvus corax*) populations in the California desert (Final PEA, Sections 1.3.2 and 1.3.3). To resolve these issues, integrated, adaptive raven management is proposed to occur primarily at these six Department of Defense (DoD) installations: Marine Corps Air Ground Combat Center (Combat Center); Marine Corps Logistics Base Barstow; Edwards Air Force Base; Fort Irwin National Training Center; Naval Air Weapons Station China Lake; and Chocolate Mountain Aerial Gunnery Range (administered by Marine Corps Air Station Yuma) (Final PEA, Section 1.2). These installations are located in the California counties of Kern, Inyo, Imperial, Los Angeles, Riverside, and San Bernardino.

This FONSI is MAGTFTC-specific. Each cooperating agency is individually responsible for issuing separate agency decisions, obtaining any necessary permits, and completing any required consultations (Final PEA, Sections 1.8, 1.10, and 5.4).

## PROPOSED ACTION AND ALTERNATIVES

The Final PEA analyzed the No-Action Alternative (current raven management actions; primarily *ad hoc* and non-lethal) and the Proposed Action (integrated, adaptive management of the raven; non-lethal and lethal raven management actions), including Resource Protection Measures and proposed discretionary monitoring protocol and mitigation. No other action alternatives were evaluated because all potential raven management actions are included in the Proposed Action. Continuing with the No-Action Alternative would not achieve the Purpose and Need (Final PEA, Sections 2.1, 2.2, 2.3, and 2.4).

## SUMMARY OF ENVIRONMENTAL CONSEQUENCES

In accordance with Council on Environmental Quality regulations, the analyses in the Final PEA focused on the potential resources that could be most affected by the No-Action Alternative and Proposed Action (Final PEA, Section 1.5 and Chapter 3 introduction), and considered the topics included within the definition of “significantly” (40 CFR §1508.27).

The Final PEA did not identify any significant adverse, beneficial, or cumulative impacts on the human environment or any resource from implementing any raven management actions under the No-Action Alternative or Proposed Action (Final PEA, Chapters 3 and 4). Implementation of non-lethal methods (No-Action Alternative) or non-lethal methods in conjunction with lethal methods (Proposed Action) to manage raven populations at lands owned or used by the DoD in the California desert would have less than significant beneficial or adverse impacts to three resource categories: *Biological Resources*, *Health and Safety*, and *Cultural Resources* (Final PEA, Sections 3.1, 3.2, and 3.3). The notable but less than significant impacts associated with the Proposed Action are as summarized below.

The effects of the No-Action Alternative are within the scope of the Proposed Action. Potential impacts to other resources were determined to be negligible or non-existent, and not warranting detailed analysis (Final PEA, Section 3.4).

- **Biological Resources.** The reduction in densities of ravens on DoD installations in the California desert would have overall beneficial impacts to wildlife populations, primarily those that experience predation pressure from increased raven populations. Once implemented and maintained, non-lethal raven management actions, in conjunction with lethal management actions, would overall provide short-term and long-term beneficial effects to the desert tortoise and other wildlife species. Lethal management under the Proposed Action would initially remove up to 11,830 to 13,293 ravens from the population on DoD lands in the California desert, followed by 1,477 to 1,715 ravens removed annually. This lethal removal of ravens would have more immediate beneficial impacts on desert tortoises, because removal of ravens, especially those directly impacting desert tortoises, would reduce predation pressure on the species. This represents a direct and indirect beneficial impact on desert tortoise populations in the California desert. The U.S. Department of Agriculture (USDA) Risk Assessment on the use of DRC-1339 (pesticide) identified potential direct and indirect adverse effects to non-target species (e.g., moderate to high toxicity to desert tortoise) and the environment (e.g., bioaccumulation and accelerated eutrophication of wetlands). These effects are considered low to unlikely based on available data and considering the Resource Protection Measures incorporated into the Proposed Action, which include following the appropriate practices and protocols for DRC-1339 use (e.g., pre-baiting, carcass retrieval, and site monitoring). The critical avoidance and prevention measures for biological resources incorporated into the Proposed Action are expressly listed as Resource Protection Measures #1, 2, 4, 5, 6, 7, 8, 9, 10, and 11. (Final PEA, Sections 2.4.1, 3.1.3.2, and 4.3.1; Appendix C; and Appendix D).
- **Health and Safety.** The reduction in densities of ravens on DoD installations in the California desert would have overall beneficial impacts to health and safety. Reduced nesting, perching, and roosting and associated build-up of raven excreta, scattering of trash, and Bird/Wildlife Aircraft Strike Hazard risk, would benefit health and safety by minimizing risk and exposure. The USDA Risk Assessment on the use of DRC-1339 identified potential direct adverse effects via worker exposure (i.e., USDA Animal and Plant Health Inspection Service personnel handling DRC-1339). These effects and risks would be avoided and minimized by following the appropriate practices and protocols for DRC-1339 handling, use, storage, and personal protective equipment. The proper use of lethal management actions by trained personnel following proper precautions would ensure public and personnel safety. The critical avoidance and prevention measures for health and safety incorporated into the Proposed Action are expressly listed as Resource Protection Measures #3, 4, 9, 10, 11, 12, 13, 14, and 17. (Final PEA, Sections 2.4.1, 3.2.3.2, and 4.3.2; Appendix C; and Appendix D).
- **Cultural Resources.** Impacts to historic properties from implementing raven management actions would be avoided or minimized to the extent possible (e.g., avoid known resources or sites), with the Section 106 process being completed in advance for management actions considered to be an “undertaking” per the National Historic Preservation Act. The Section 106 process would ensure effects are not adverse, or that adverse effects are resolved prior to implementation. Native American tribal consultation would be part of any future Section 106 process. As explained in the PEA, many of the management actions would not be considered undertakings (Table 3-5). Based on the tribal outreach conducted for this PEA, no known Native American tribal resources or rights would be affected by implementing the Proposed Action; however, continued coordination with Native American tribes is anticipated. The critical avoidance and prevention measures for cultural resources incorporated into the Proposed Action are expressly listed as Resource Protection Measures #15 and 16. (Final PEA, Sections 1.7, 2.4.1, 3.3.3.2, and 4.3.3).

Considering the Resource Protection Measures incorporated into the Proposed Action, the Final PEA analyses did not reveal any data gaps or uncertainties that suggest there could be potentially significant impacts such that additional data collection or analysis is needed to understand potential effects.

- **DRC-1339.** The USDA Risk Assessment on the use of DRC-1339 identified a data gap pertaining to lack of toxicity data for reptiles, such as the desert tortoise. In cases where data is lacking, the U.S. Environmental Protection Agency assumes that avian toxicity data is representative of reptiles, with moderately to highly toxic effects if reptiles are exposed. This bridged the disclosed data gap, informed the Endangered Species Act (ESA) Section 7 consultation, and informed the development of Resource Protection Measures, including additional explanation of prevention measures already integrated into the DRC-1339 label requirements. (Final PEA, Sections 1.8, 2.4.1, and 3.1.3.2 and Appendix D).

The Final PEA analyses did not reveal any potential significant impacts that required mitigation to reduce potential impacts to below significant levels, as explained below.

- **Resource Protection Measures.** Resource Protection Measures #1 through 17 are incorporated into the Proposed Action to ensure potential adverse effects are avoided, minimized, and/or do not rise to significant levels. (Final PEA, Sections 2.4.1, 3.1.3, 3.2.3, 3.3.3, and 3.4).
- **Discretionary Monitoring Protocol.** The USFWS recommends an annual raven monitoring protocol (e.g., *Common Raven Adaptive Conflict Management Strategy*) as part of the Proposed Action. This monitoring protocol is classified as discretionary. However, such monitoring would enhance accuracy of raven estimates, adapting management toward goals, and likely be a requirement for securing a depredation permit from the USFWS, Migratory Bird Program (Final PEA, Sections 2.4.2 and 5.2 and Appendix E).
- **Discretionary Mitigation.** To achieve a more preferable outcome under NEPA and pursuant to ESA Section 7(a)(1), MAGTFCTC proposes to fund implementation of the Recovery and Sustainment Partnership (RASP) Initiative to recover desert tortoises per the USFWS's 2011 *Revised Recovery Plan for the Mojave Population of the Desert Tortoise*. MAGTFCTC funds would be used to implement agency actions outside of the Combat Center, with the expenditure of funds limited to actions that are within the scope of existing regulatory authorizations and approved by the land owner-manager. Otherwise, the expenditure of funds would be conditioned on future authorizations and approval (Final PEA, Section 2.4.3.3). If DoD installations are not able to implement the Proposed Action, funding may be available to assist these installations, subject to RASP's initial project emphasis (Final PEA, Sections 2.4.3 and 5.3). Raven management is within the scope of RASP because the 2011 Recovery Plan identifies predation as a critical concern for desert tortoise recovery (Final PEA, Section 1.3.3.1).

## **CONCLUSION**

Based on my review of the Final PEA, I conclude that neither the No-Action Alternative nor the Proposed Action significantly impact any resources, individually or cumulatively, in the project area (DoD lands, non-DoD lands, and Western Mojave Recovery Unit). This conclusion accounts for Resource Protection Measures incorporated into the Proposed Action, extends to the proposed discretionary raven monitoring protocol, and extends to funding of RASP projects in the project area. (Final PEA, Sections 1.2 and 2.4.3 and Chapters 3 and 4).

Overall, the proposed goal of raven population reduction would affect a small percent (approximately 4 percent [%] of the total state population and approximately 13% of the California desert population) with success dependent on the efforts across the DoD installations. The reduction of overpopulated ravens would have immediate and long-term beneficial effects to its prey species, including the desert tortoise. If the Proposed Action is successfully implemented, ecosystem balance would be improved without changing the natural predator-prey dynamics. Additionally, if ecosystem balance is restored, DoD installations

would experience an immediate decrease of the negative economic and health and safety impacts caused by the overpopulation of ravens.

Therefore, MAGTFTC will not prepare an Environmental Impact Statement for implementing the Proposed Action, conducting raven monitoring, or funding RASP projects in the project area.

### **DECISION**

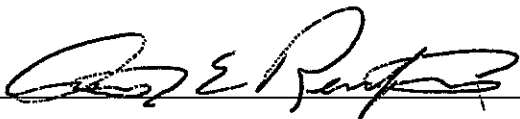
To achieve the Purpose and Need, I authorize implementation of the Proposed Action, including discretionary monitoring and mitigation in the project area, which includes: the Combat Center, non-DoD lands (as approved by land owner/manager), and the Western Mojave Recovery Unit focus areas (fund RASP projects). The Proposed Action represents a shift toward implementing more lethal means of raven management and better integration of non-lethal and lethal means. The precise mix of raven management actions will be determined by the Combat Center's Environmental Affairs Division, in coordination with appropriate agencies, to include the USFWS. The Combat Center's Integrated Natural Resource Management Plan will be updated to track specific details guiding future raven management, and be made available on the Environmental Affairs webpage, under "Environmental Documents" (<https://www.29palms.marines.mil/Staff-offices/Environmental-Affairs/>).

Pursuant to NEPA and ESA Section 7(a)(1), and subject to the availability of funds:

- I authorize the adoption of Resource Protection Measures incorporated in the Proposed Action. All persons implementing the Proposed Action at the Combat Center or on behalf of MAGTFTC on non-DoD lands are required to ensure compliance with these measures.
- I authorize adoption of the USFWS-recommended, discretionary monitoring protocol to support MAGTFTC's request for a depredation permit, and to ensure raven management is effective. The Combat Center's Environmental Affairs Division will ensure the Proposed Action is re-evaluated periodically, based on monitoring results, to determine whether continued raven management actions are warranted.
- I authorize adoption of the RASP discretionary mitigation. MAGTFTC's role is largely via contributing funds or in-kind conservation efforts, for off-site implementation. In light of this long-term commitment, MAGTFTC will re-evaluate its existing desert tortoise management at the Combat Center to determine if any changes are needed to support current and future training. MAGTFTC's commitment will be contingent on increased regulatory flexibilities that facilitate military training at the Combat Center, if needed. The Combat Center's Environmental Affairs Division will ensure compliance with these limitations.

### **IMPLEMENTATION**

The Proposed Action, raven monitoring protocol, and funding RASP projects may be implemented any time after the FONSI is signed, subject to required permits (e.g., Migratory Bird Treaty Act), consultations (e.g., National Historic Preservation Act, Section 106), or additional NEPA analysis as explained in the Final PEA (Sections 1.8 and 5.6).



A. E. RENFORTH  
Major General, U.S. Marine Corps  
Commanding General  
Marine Air Ground Task Force Training Command  
Marine Corps Air Ground Combat Center



Date

***Final***

**PROGRAMMATIC ENVIRONMENTAL ASSESSMENT FOR INTEGRATED,  
ADAPTIVE MANAGEMENT OF THE COMMON RAVEN ON DEPARTMENT OF  
DEFENSE LANDS IN THE CALIFORNIA DESERT**

**Lead Agency:** United States Marine Corps, Marine Air Ground Task Force Training Command (MAGTFTC), Marine Corps Air Ground Combat Center at Twentynine Palms (Combat Center)

**Cooperating Agencies:** Marine Corps Logistics Base Barstow; Edwards Air Force Base; Fort Irwin National Training Center; Naval Air Weapons Station China Lake; Marine Corps Air Station Yuma; U.S. Fish and Wildlife Service, Palm Springs Fish and Wildlife Office; and U.S. Department of Agriculture, Animal and Plant Health Inspection Service

**Title of Proposed Action:** Integrated, Adaptive Management of the Common Raven on Department of Defense Lands in the California Desert

**Affected Region:** Western Mojave Desert and Colorado Desert, California

**Designation:** Programmatic Environmental Assessment

**Abstract**

This Programmatic Environmental Assessment (PEA) has been prepared to evaluate the potential environmental impacts associated with integrated, adaptive management of the Common Raven (*Corvus corax*) at lands owned or used by the Department of Defense in the California desert. Six installations are included in this PEA: the Combat Center; Marine Corps Logistics Base Barstow; Edwards Air Force Base; Fort Irwin National Training Center; Naval Air Weapons Station China Lake; and Chocolate Mountain Aerial Gunnery Range. This PEA has been prepared by the United States (U.S.) Marine Corps in accordance with the National Environmental Policy Act (NEPA) of 1969 (42 U.S. Code §§ 4321-4370h); Council on Environmental Quality regulations (40 Code of Federal Regulations [CFR] Parts 1500-1508) (1978, as amended in 1986 and 2005); Department of the Navy procedures for implementing NEPA (32 CFR Part 775); Marine Corps Order 5090.2, dated June 11, 2018, *Environmental Compliance and Protection Program*; the Air Force's Environmental Impact Analysis Process (32 CFR Part 989); the Army's regulation implementing NEPA (32 CFR Part 651); and other relevant laws, regulations, and policies discussed herein. MAGTFTC initiated the NEPA process before the revision to the CEQ NEPA regulations in 2020. This PEA is being prepared under the former regulations (effective July 18, 2005), as permitted by 40 CFR § 1506.13 (effective September 14, 2020).

**Prepared By:** MAGTFTC and cooperating agencies

**Point of Contact:** Department of the Navy  
Naval Facilities Engineering Systems Command Southwest  
Attention: Jesse Martinez, Senior NEPA Planner/Project Manager  
C/O Cardno Government Services  
3888 State Street, Suite 201  
Santa Barbara, CA 93105  
jesse.w.martinez1@navy.mil

**February 2022**

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## EXECUTIVE SUMMARY

This Programmatic Environmental Assessment (PEA) has been prepared to evaluate the potential environmental impacts associated with integrated, adaptive management of the Common Raven (*Corvus corax*; hereinafter raven) at lands owned or used by the Department of Defense (DoD) in the California desert. The following six DoD installations are located in the California desert and included in this PEA:

- Marine Air Ground Task Force Training Command (MAGTFTC), Marine Corps Air Ground Combat Center at Twentynine Palms (Combat Center)
- Marine Corps Logistics Base (MCLB) Barstow
- Edwards Air Force Base (AFB)
- Fort Irwin National Training Center (NTC)
- Naval Air Weapons Station China Lake (NAWSCL)
- Chocolate Mountain Aerial Gunnery Range (CMAGR) (administered by Marine Corps Air Station [MCAS] Yuma)

This PEA has been prepared by the United States (U.S.) Marine Corps in accordance with the National Environmental Policy Act (NEPA) of 1969 (42 U.S. Code §§ 4321-4370h); Council on Environmental Quality (CEQ) regulations (40 Code of Federal Regulations [CFR] Parts 1500-1508) (1978, as amended in 1986 and 2005); Department of the Navy procedures for implementing NEPA (32 CFR Part 775); Marine Corps Order 5090.2, dated June 11, 2018, *Environmental Compliance and Protection Program*; the Air Force's Environmental Impact Analysis Process (32 CFR Part 989); the Army's regulation implementing NEPA (32 CFR Part 651); and other relevant laws, regulations, and policies discussed herein. MAGTFTC initiated the NEPA process before the revision to the CEQ NEPA regulations in 2020. This PEA is being prepared under the former regulations (effective July 18, 2005), as permitted by 40 CFR § 1506.13 (effective September 14, 2020).

MAGTFTC is the lead agency for the NEPA analysis and made a formal request for cooperating agencies on July 20, 2021. The cooperating agencies are MCLB Barstow; Edwards AFB; Fort Irwin NTC; NAWSCL; MCAS Yuma; U.S. Fish and Wildlife Service (USFWS), Palm Springs Fish and Wildlife Office (PSFWO); and U.S. Department of Agriculture (USDA), Animal and Plant Health Inspection Service (APHIS). Other agencies that participated are listed in Chapter 7.

The overpopulation of the raven in both the built and undeveloped areas of the California desert has created several negative impacts on the various installations within the region. For instance, increased raven numbers increase raven predation on hatchling or juvenile desert tortoises (*Gopherus agassizii*). The desert tortoise is the only federally-listed species that occurs within the boundaries of all six DoD installations in the California desert, and the DoD is legally obligated by federal law to ensure the species is protected. Ravens are also causing property damage (including but not limited to utility supply equipment, radar equipment, mission testing equipment, and parked vehicles and aircraft) and a human health hazard in the built environment, particularly in and around areas where vehicles and aircraft are parked and where DoD personnel must work directly underneath high-use roosting sites.

The purpose of the Proposed Action is to better manage raven populations at lands owned or used by the DoD in the California desert. Primarily non-lethal raven management actions are currently applied piecemeal at DoD locations in the California desert. In contrast, the Proposed Action would allow for integrated and adaptive management of ravens via a combination of non-lethal and lethal measures to reduce raven populations and activities at lands owned or used by the DoD in the California desert. The Proposed Action is needed to mitigate the ecological, economic, and health and safety impacts of elevated and increasing raven populations in the California desert, all of which hinder military readiness on DoD

installations in the region. The intent of this PEA is to analyze additional raven management tools to assist in reducing current raven overpopulation numbers to more sustainable levels, which is required to reduce the imminent risk to the recovery of the desert tortoise from its Threatened Status. Reduced raven populations would also reduce impacts on health and safety, economic costs, and the DoD mission.

Two alternatives were analyzed in this PEA: the No-Action Alternative and the Proposed Action:

- Under the No-Action Alternative, current raven management actions, primarily *ad hoc* and non-lethal, would continue to be conducted piecemeal at the identified DoD installations in the California desert. These current management actions would continue if the Proposed Action is not selected. Non-lethal management techniques alone do not meet the Purpose and Need, and DoD installations would continue to experience negative, and increasingly detrimental, impacts to ecological, economic, and health and safety resources from elevated and increasing raven populations. All of these impacts would continue to hinder military readiness.
- Under the Proposed Action, the DoD would integrate the identified raven management actions on lands owned or used by the DoD in the California desert. Raven management would include non-lethal (subsidy management and unoccupied nest removal) and lethal (age-class specific removals informed by current density estimates and a Desert Tortoise-Common Raven Conflict threshold) raven management actions to reduce raven populations and activities. Management under the Proposed Action would be integrative and adaptive. Adjustments in management strategy would be made based on changing numbers and effectiveness of efforts in achieving the Purpose and Need.

The scope of this PEA's environmental analysis focuses on *Biological Resources, Health and Safety, and Cultural Resources*. All potential environmental impacts are analyzed, both beneficial and adverse. The proposed raven management actions would help to alleviate impacts to fragile desert tortoise populations by bringing raven densities closer to historic levels. A summary of potential effects is provided in Table ES-1. No significant impacts were identified for either alternative, individually or cumulatively to any resource. However, the Proposed Action would have overall beneficial impacts on the desert tortoise and other species that are affected by ravens in the California desert, as well as overall beneficial impacts on health and safety (Table ES-1).

Under either alternative, each DoD installation is responsible for ensuring compliance with NEPA and other relevant laws, policies, and procedures, including the regulatory requirement for depredation permits from the USFWS, Migratory Bird Program and, if necessary, National Historic Preservation Act Section 106 consultations by each DoD installation for actions that could potentially impact historic properties during management of ravens.

**Table ES-1 Summary of Environmental Consequences**

<i>Alternative</i>	<i>Biological Resources</i>	<i>Health and Safety</i>	<i>Cultural Resources</i>
<p><b>No-Action Alternative</b></p> <p><u>Methods</u>: continued use of primarily non-lethal raven management actions.</p>	<p><u>Common Raven Impacts</u>: reduced subsidies; reduced access to non-natural infrastructure; flushing of individuals; avoidance of treatment areas; increased stress levels; and disruption of nesting attempts. No concerted lethal removal would occur.</p> <p><u>Desert Tortoise Impacts</u>: sparse and temporary noise impacts from noise-producing deterrents that would not affect normal life behaviors or rise to the level of take. Continued threat to survival/management from raven predation pressure.</p> <p><u>Other Avian/Wildlife Impacts</u>: reduced subsidies; reduced non-natural infrastructure; flushing of individuals; and avoidance of treatment areas, but primarily for generalist species that congregate/occur in the same areas as ravens and/or share the same subsidized resources (often overpopulated and/or non-native species).</p> <p><u>Level of Significance</u>: less than significant adverse impacts because this alternative would be a continuation of existing piecemeal raven management activities that would have little to no impact on biological resources, although raven populations would remain largely unchecked and may continue to affect populations of other species.</p>	<p><u>Raven Management Actions</u>: non-lethal (e.g., use of lasers for hazing) management actions would be implemented by trained personnel, following all applicable requirements and guidelines and per resource protection measures (RPMs) (Section 2.4.1 of the PEA).</p> <p><u>Reduced/Managed Raven Populations</u>: overall, raven populations would not be reduced by a measurable amount on the six DoD installations. There would continue to be health and safety impacts related to raven congregation in areas used by DoD personnel, but cleanup of raven excreta and use of personal protective equipment (PPE) would continue to occur.</p> <p><u>Level of Significance</u>: overall less than significant impact to health and safety with the proper use of non-lethal management actions by trained personnel and the continued implementation of cleanup measures for raven excreta.</p>	<p><u>Raven Management Actions</u>: in the event that any non-lethal management action could affect historic properties, each installation, on a case-by-case basis, would: (1) conduct individual Section 106 consultation on proposed undertakings to determine how management actions must be implemented to avoid or to minimize impacts to historic properties; (2) comply with any existing program alternative the installation may have negotiated with the California State Historic Preservation Office (SHPO) for the undertaking; or (3) comply with any existing installation-specific Programmatic Agreement.</p> <p><u>Level of Significance</u>: overall less than significant impact with avoidance/minimization of impacts to historic properties.</p>
<p><b>Proposed Action</b></p> <p><u>Methods</u>: integrated, adaptive management using non-lethal and lethal raven management actions.</p>	<p>Impacts to biological resources from non-lethal management actions under the No-Action Alternative would also occur under the Proposed Action.</p> <p><u>Common Raven Impacts</u>: lethal removal of 11,830 to 13,293 ravens initially, followed by up to 1,477-1,715 ravens removed annually.</p>	<p><u>Raven Management Actions</u>: non-lethal (e.g., use of lasers for hazing, conditioned taste aversion) and lethal (e.g., shooting, poisoning) management actions would be implemented by trained personnel, following all applicable requirements and guidelines and per RPMs (Section 2.4.1 of the PEA).</p>	<p><u>Raven Management Actions</u>: in the event that any non-lethal or lethal management action could affect historic properties, each installation, on a case-by-case basis, would: (1) conduct individual Section 106 consultation on proposed undertakings to determine how management actions must be implemented to avoid or to minimize impacts to historic</p>

**Table ES-1 Summary of Environmental Consequences**

<i>Alternative</i>	<i>Biological Resources</i>	<i>Health and Safety</i>	<i>Cultural Resources</i>
	<p><b>Desert Tortoise Impacts:</b> sparse and temporary noise impacts from shooting of ravens that would not affect normal life behaviors or rise to the level of take. Shooting would sometimes be done with suppressed firearms, with little to no noise.</p> <p>Immediate beneficial impact from reduced raven predation pressure.</p> <p><b>Other Avian/Wildlife Impacts:</b> low potential for other species to be shot and experience noise impacts from shooting of ravens. Shooting would only be done by authorized personnel and would sometimes be done with suppressed firearms.</p> <p>Low risk of induced illness from inadvertent consumption of conditioned taste aversion chemicals and for non-target species to ingest the pesticide DRC-1339.</p> <p>Impacts to non-target species avoided and minimized per RPMs (Section 2.4.1 of the PEA)</p> <p>Beneficial impacts to species that are preyed on by or compete with ravens.</p> <p><b>Level of Significance:</b> less than significant adverse impacts to the raven population, because the species is overpopulated in the California desert and, at most, 4 percent (%) of the California population would be removed. Less than significant, and overall, beneficial impacts to desert tortoise and other wildlife species that ravens threaten.</p>	<p><b>Reduced/Managed Raven Populations:</b> reduced raven populations and deterring the presence of ravens in areas used by DoD personnel would improve the health and safety of the working environment in these areas. There would also be a reduced Bird/Wildlife Aircraft Strike Hazard (BASH) risk.</p> <p><b>Level of Significance:</b> overall less than significant beneficial impact to health and safety with the proper use of non-lethal and lethal management actions by trained personnel and a less than significant beneficial impact to health and safety with the reduction and management of raven populations.</p>	<p>properties; (2) comply with any existing program alternative the installation may have negotiated with the California SHPO for the undertaking; or (3) comply with any existing installation-specific Programmatic Agreement.</p> <p><b>Level of Significance:</b> overall less than significant impact with avoidance/minimization of impacts to historic properties.</p>

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# CHAPTER 1

## PURPOSE OF AND NEED FOR THE PROPOSED ACTION

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### 1.1 INTRODUCTION

---

This Programmatic Environmental Assessment (PEA) has been prepared to evaluate the potential environmental impacts associated with integrated, adaptive management of the Common Raven (*Corvus corax*; hereinafter raven) at lands owned or used by the Department of Defense (DoD) in the western Mojave Desert and the Colorado Desert, collectively described as the California desert for the purpose of this PEA, and includes the following six DoD installations:

- Marine Air Ground Task Force Training Command (MAGTFTC), Marine Corps Air Ground Combat Center at Twentynine Palms (Combat Center or MCAGCC)
- Marine Corps Logistics Base (MCLB) Barstow
- Edwards Air Force Base (AFB)
- Fort Irwin National Training Center (NTC)
- Naval Air Weapons Station China Lake (NAWSCL)
- Chocolate Mountain Aerial Gunnery Range (CMAGR) (administered by Marine Corps Air Station [MCAS] Yuma)

This PEA has been prepared by the United States (U.S.) Marine Corps (USMC) in accordance with the National Environmental Policy Act (NEPA) of 1969 (42 U.S. Code [USC] §§ 4321-4370h); Council on Environmental Quality (CEQ) regulations (40 Code of Federal Regulations [CFR] Parts 1500-1508) (1978, as amended in 1986 and 2005); Department of the Navy (DoN) procedures for implementing NEPA (32 CFR Part 775); and Marine Corps Order (MCO), dated June 11, 2018, *Environmental Compliance and Protection Program*; the Air Force's Environmental Impact Analysis Process (32 CFR Part 989); the Army's regulation implementing NEPA (32 CFR Part 651); and other relevant laws, regulations, and policies discussed herein. MAGTFTC initiated the NEPA process before the revision to the CEQ NEPA regulations in 2020. This PEA is being prepared under the former regulations (effective July 18, 2005), as permitted by 40 CFR § 1506.13 (effective September 14, 2020).

Raven management would include a combination of non-lethal and lethal measures to reduce raven populations and activities, thereby reducing ecological, economic, and health and safety impacts. Two alternatives were analyzed in this PEA: the No-Action Alternative and the Proposed Action. Under the No-Action Alternative, current raven management actions, primarily *ad hoc* and non-lethal, would continue to be conducted piecemeal at the identified DoD locations in the California desert. Under the Proposed Action, the DoD installations would move toward a more effective, integrated management of ravens on lands owned or used by these DoD installations in the California desert.

MAGTFTC is the lead agency for the NEPA analysis and made a formal request for cooperating agencies on July 20, 2021. The cooperating agencies are MCLB Barstow; Edwards AFB; Fort Irwin NTC; NAWSCL; MCAS Yuma; U.S. Fish and Wildlife Service (USFWS), Palm Springs Fish and Wildlife Office (PSFWO); and U.S. Department of Agriculture (USDA), Animal and Plant Health Inspection Service (APHIS). Other agencies that participated are listed in Chapter 7.

Overall, MAGTFTC and the cooperating agencies intend for this PEA to make the public aware of regional issues with the raven and their localized impacts; encourage DoD installations to work together to address regional issues with the raven by moving toward more of an integrated management approach;

comprehensively evaluate raven management at DoD installations and allow public comment; and encourage integrated management of ravens outside of DoD installations.

By comprehensively evaluating raven management and seeking public comment on this PEA, MAGTFTC and the cooperating agencies seek to facilitate NEPA compliance and increase the transparency of agency action. This is because many raven management actions would ordinarily be within the scope of NEPA categorical exclusions (CATEXs) with no opportunity for public involvement (e.g., studies) and some actions would not have impacts within the scope of NEPA (e.g., subsidy reduction).

## **1.2 PROJECT LOCATION**

### **1.2.1 DoD Installations**

The six DoD installations (Table 1-1) and associated Geographically Separated Units,<sup>1</sup> including all other lands used by the DoD (Section 1.2.2), are located in the California counties of Kern, Inyo, Los Angeles, San Bernardino, Riverside, and Imperial (Figure 1-1). All of these DoD installations, except CMAGR, are within the western Mojave Desert; CMAGR is located in the Colorado Desert sub-region of the Sonoran Desert.

**Table 1-1 Department of Defense Installations in the California Desert**

<b><i>Installation</i></b>	<b><i>County/ Counties</i></b>	<b><i>Size (acres)</i></b>	<b><i>Description</i></b>
Combat Center	San Bernardino	766,000	<ul style="list-style-type: none"><li>• Composed of multiple training areas and the Mainside (5,260 acres) and Camp Wilson (1,702 acres) support areas.</li><li>• Majority is undeveloped and devoted to combined arms live-fire and maneuver training activities.</li><li>• Mainside (southernmost portion of the installation) is the primary developed area on the installation, providing maintenance, storage, administrative, commercial, and housing facilities.</li></ul>
MCLB Barstow	San Bernardino	5,567	<ul style="list-style-type: none"><li>• Diverse collection of cantonment and range areas positioned at significant highway and railway crossroads.</li></ul>
Edwards AFB	Kern; Los Angeles; San Bernardino	308,180	<ul style="list-style-type: none"><li>• Consists of largely undeveloped or semi-improved land that is used predominantly for aircraft test ranges, and maintained and unmaintained landing sites (i.e., dry lake beds).</li><li>• Developed portion occupies approximately 6 percent (%) of the base area, is concentrated on the west side of Rogers Dry Lake, and includes North Base, South Base, Main Base, and Family Housing areas.</li><li>• There are also multiple Geographically Separated Units associated with the base.</li></ul>
Fort Irwin NTC	San Bernardino	753,537	<ul style="list-style-type: none"><li>• Serves as the U.S. Army's premier field combat training facility with over 60% of land area used for desert battlefield training.</li><li>• Cantonment occupies 3-square mile area that hosts the command-and-control elements and provides temporary and permanent living quarters for soldiers and their families with residential areas, support facilities, retail centers, restaurants, and health care facilities.</li></ul>

<sup>1</sup> In the U.S. military, a Geographically Separate Unit is a base that is physically separate from, yet not autonomous of its "parent" base.

**Table 1-1 Department of Defense Installations in the California Desert**

<i>Installation</i>	<i>County/ Counties</i>	<i>Size (acres)</i>	<i>Description</i>
NAWSCL	Inyo; Kern; San Bernardino	1.1 million	<ul style="list-style-type: none"> <li>Provides and maintains land, facilities, and other assets that support the Navy's research, development, acquisition, testing and evaluation of cutting-edge weapons systems for the warfighter.</li> <li>DoN's largest single landholding, representing 85% of the Navy's land for weapons and armaments research, development, acquisition, testing, and evaluation use and 38% of the Navy's land holdings worldwide.</li> </ul>
CMAGR (administered by MCAS Yuma)	Riverside; Imperial	458,267	<ul style="list-style-type: none"> <li>Primarily serves as an air-to-ground training venue for the USMC.</li> <li>Sometimes hosts other live-fire and desert warfare training for the DoN and is closed to civilian use.</li> </ul>

## 1.2.2 Non-DoD Lands

These lands may include adjacent properties, offsite conservation areas, and mitigation lands that are owned or managed by federal, tribal, state, local, and/or private entities that have agreements and/or partnerships with the DoD. For instance, the Combat Center uses recipient and control sites outside of the installation boundaries for translocating and managing desert tortoises (*Gopherus agassizii*) (DoN 2016) (Figure 1-2). These recipient and control sites include areas that are primarily Bureau of Land Management (BLM) lands but also include some state and private lands. Raven management actions performed on non-DoD lands require advance approval from the landowner or land manager.

In addition, the agencies involved in preparing this PEA recommend adjacent and regional landowners conduct raven management, including subsidy reduction, on their properties. Issues on adjacent properties contribute to the issues on DoD installations and may affect the success of the proposed DoD efforts. For example, the City of Ridgecrest and the Kern County Landfill provide ravens subsidies that adversely affect NAWSCL (NAWSCL 2021). Thus, cooperation is required to resolve this regional issue of raven overpopulation, as explained in Section 1.3.2.

To facilitate raven management by other non-federal entities on non-federal land, this PEA includes topics typically addressed under the California Environmental Quality Act (CEQA). Entities and persons subject to CEQA can use NEPA documents to satisfy CEQA requirements (CEQA Guidelines, Sections 15221 and 15365); this PEA is the equivalent of an Initial Study.

Potential scenarios for improved raven management outside of DoD installations may include:

- Entities involved in waste management; landfill operations; utility construction and maintenance; and water resources management can implement or improve raven management to avoid further increases in the California desert raven population.
- State entities involved in authorizing actions can impose terms that include raven management. ESA's prohibition on jeopardy applies to "persons," including state actors (16 USC §1532(13)).
- Non-regulated private actors and the general public can also do their part to minimize subsidies (e.g., securing garbage cans and dumpsters [Photo 1] and not feeding or providing water sources to ravens).

There is no indication that substantial action has been taken by others to address raven subsidies (see list of other known federal and non-federal efforts in Table 4-1).

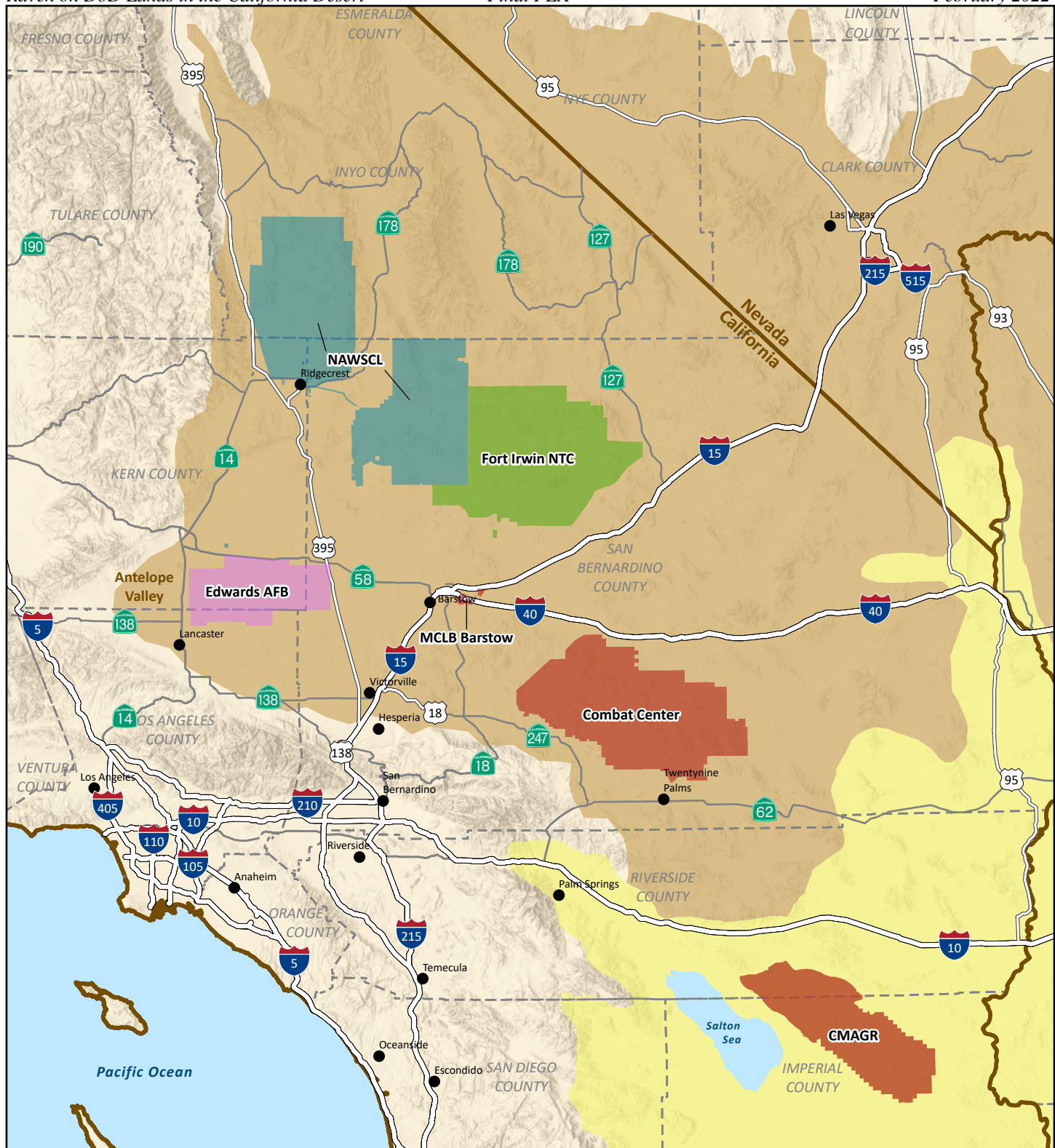


Figure 1-1. Department of Defense Installations in the California Desert



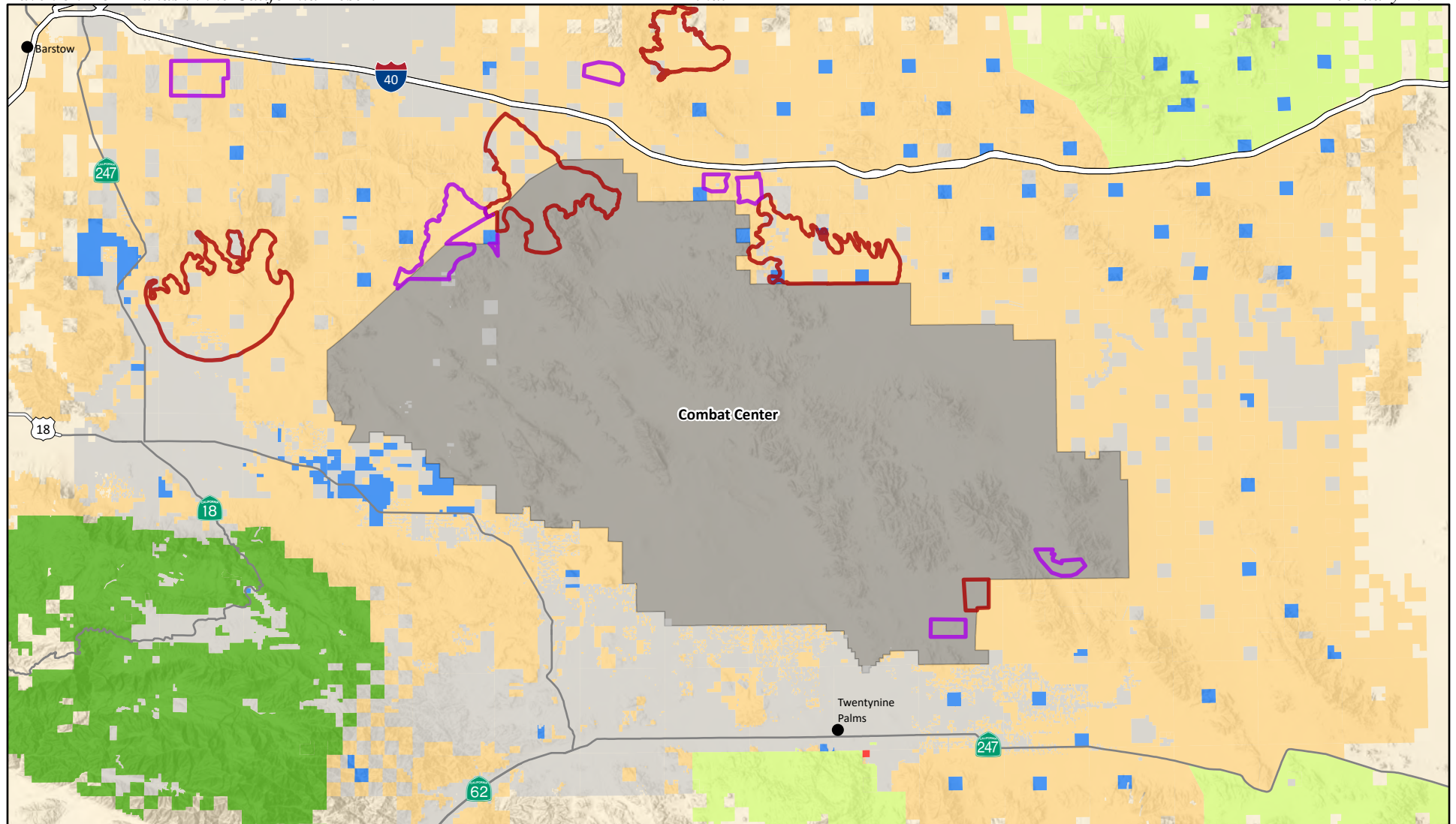
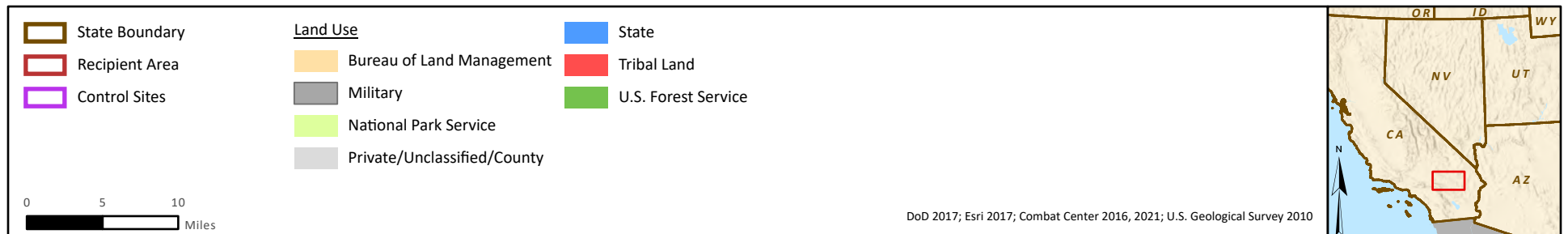


Figure 1-2. MAGTFTC's Desert Tortoise Translocation Recipient and Control Sites





**Photo 1      Ravens Accessing Food Subsidies from a Dumpster in the City of Twentynine Palms, California**

## **1.3 BACKGROUND**

---

### **1.3.1 Relevant Documents**

The documents listed below are relevant to the development of this PEA's Purpose and Need, Proposed Action, level of NEPA analysis and scope of the environmental effects analysis. These documents are incorporated by reference into this PEA. Specific citations are included in this PEA as appropriate.

- 2005 Environmental Impact Report and Statement for the West Mojave Plan (BLM 2005)
- 2005 Report on Ecology of Common Ravens at the Marine Corps Air Ground Combat Center, Twentynine Palms, California (Chamblin and Boarman 2005)
- 2008 Environmental Assessment (EA) to Implement a Desert Tortoise Recovery Plan Task: Reduce Common Raven Predation on the Desert Tortoise (USFWS 2008a)
- 2010 Mojave Population of the Desert Tortoise 5-Year Review (USFWS 2010)
- 2011 Revised Recovery Plan for the Mojave Population of the Desert Tortoise (*Gopherus agassizii*) (USFWS 2011a)
- 2012 Biological Opinion for Land Acquisition and Airspace Establishment to Support Large-scale Marine Air Ground Task Force Live-Fire and Maneuver Training, Twentynine Palms, California (USFWS 2012)
- 2014 Report Assessing Common Raven Abundance, Subsidies and Impacts to Agassiz's Desert Tortoises at the Marine Corps Air Ground Combat Center, Twentynine Palms, California (Boarman 2014)

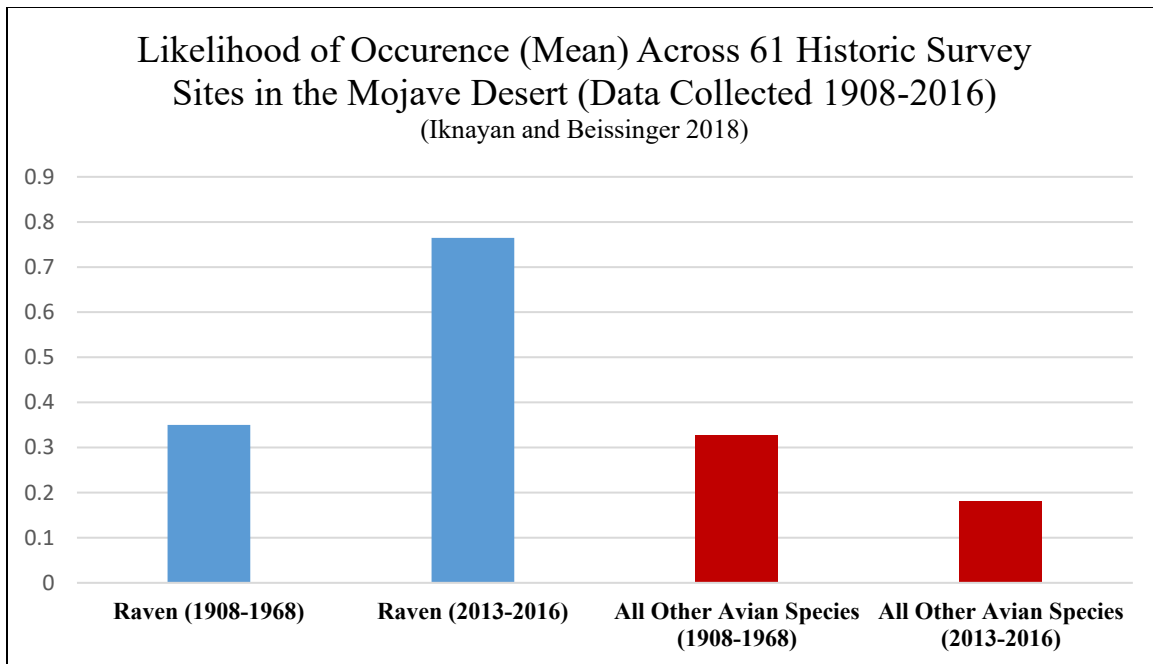
- 2016 U.S. Fish and Wildlife Service Federal Migratory Bird Depredation Permit, MB037988-0, 2016 Renewal Application Questionnaire (Fort Irwin 2016)
- 2017 Compilation of Frequently Implemented Best Management Practices to Protect Mojave Desert Tortoise during Implementation of Federal Actions (Desert Tortoise Council 2017)
- 2017 Biological Opinion for Land Acquisition and Airspace Establishment, Twentynine Palms, California (USFWS 2017a)
- Final Report, Baseline Investigation of Tortoise Predators for the Marine Corps Air Ground Combat Center, Twentynine Palms, California (Vernadero Group Inc. 2018a)
- Second Annual Baseline Investigation of Tortoise Predators for the Marine Corps Air Ground Combat Center Twentynine Palms, California (Vernadero Group Inc. 2018b)
- 2018 Occupational Safety and Health Inspection, Combat Center Twentynine Palms (Combat Center 2018a)
- 2018 Memorandum of Decision for 5090/13088.6 Categorical Exclusion - *Install Anti-perching Devices At First Tanks* (Combat Center 2018b)
- 2019 Memorandum 1st Tanks Battalion Raven Conflict (Combat Center 2019a)
- 2020 Memorandum of Decision for TP20200079 Categorical Exclusion - *Common Raven Movement and Resource Use at MCAGCC* (Combat Center 2020)
- 2021 Strategic Expeditionary Landing Field (SELF) Raven Damage (Combat Center 2021a)
- 2021 Management of Conflicts Associated with Common Ravens in the United States, A Technical Review of the Issues (Raven Core Team 2021a)
- 2021 Draft Raven Management Options Document (Raven Core Team 2021b)

In addition to these documents, the DoD actively collaborates via regional interagency partnerships, including the Desert Tortoise Management Oversight Group and Desert Managers Group. Both groups pursue raven population management and ecosystem conservation.

MAGTFTC, Fort Irwin NTC, BLM, and USFWS are also collaborating to develop partnerships to advance desert tortoise recovery pursuant to the USFWS's 2011 Revised Recovery Plan for the Mojave Population of the Desert Tortoise and the 2018 *Memorandum of Understanding Between the Department of Defense and the Department of the Interior Establishing a Recovery and Sustainment Partnership Initiative* (DoD-Department of Interior 2018). The Recovery and Sustainment Partnership (RASP) is currently focused on the western Mojave Desert in California (see Section 2.4.3 for more information on this effort).

### **1.3.2 Common Raven Populations on DoD Lands in the California Desert**

Over the last 3 to 5 decades, raven numbers have increased in much of southern California and by a factor of 15 in parts of the California desert (Boarman and Berry 1995; Camp et al. 1995; Boarman 2014). In a recent study of bird populations in the Mojave Desert, the raven was the only species with a significant population increase since the early twentieth century, while every other native species decreased (Iknayan and Beissinger 2018) (Figure 1-3). In general, as human communities increase, raven populations increase, taking advantage of resource subsidies that humans inadvertently provide (e.g., food, water, and nesting opportunities) (Boarman 2014).



**Figure 1-3 Historic and Modern Occurrence of Avian Species in the Mojave Desert**

In 2008, the USFWS and cooperating agencies, including the five DoD installations in the western Mojave Desert that are identified in this PEA, prepared an *Environmental Assessment to Implement a Desert Tortoise Recovery Plan Task: Reduce Common Raven Predation on the Desert Tortoise* (USFWS 2008a). At the time of the 2008 EA, the USFWS estimated the California desert raven population at 37,500. As of 2021, the USFWS estimates that there are over 100,000 ravens in the California desert (Holcomb 2021a). The current raven population in the U.S. is roughly 2.5 million (DoD Partners in Flight 2021). Refer to Sections 1.3.3.1 and 3.1.2 for more detailed raven density and population estimates. The DoD has worked for multiple years to control raven numbers, primarily by non-lethal means. However, management of raven populations by non-lethal means is difficult because ravens are intelligent, have good eyesight, and have an acute sense of smell (Merrell 2012). Most methods used to successfully remove roosts of other bird species work only marginally on ravens, because ravens habituate rapidly to frightening techniques, such as air cannons, sirens, and scarecrows. Ravens quickly learn that these tactics do not pose a danger to them, and they maintain their roosts (Merrell 2012). A combination of lethal and non-lethal techniques and tools to control raven populations often provides higher success rates (Merrell 2012).

### 1.3.3 Impacts from Increased Raven Populations

The overpopulation of ravens in both the built and undeveloped areas of the California desert has had several detrimental impacts on the DoD installations within the region. For instance, increased raven numbers result in higher incidences of predation on juvenile desert tortoises (USFWS 1994, 2011a). The desert tortoise is the only federally-listed species that occurs within the boundaries of all six DoD installations in the California desert, and the DoD is legally obligated by federal law to ensure the species is protected. Ravens are also causing property damage and pose a human health hazard in the built environment, particularly in and around areas where vehicles and aircraft are parked and where DoD personnel must work directly underneath high-use roosting sites. Details on these impacts are provided in Sections 1.3.3.1 to 1.3.3.4.

### **1.3.3.1 Ecological Impacts**

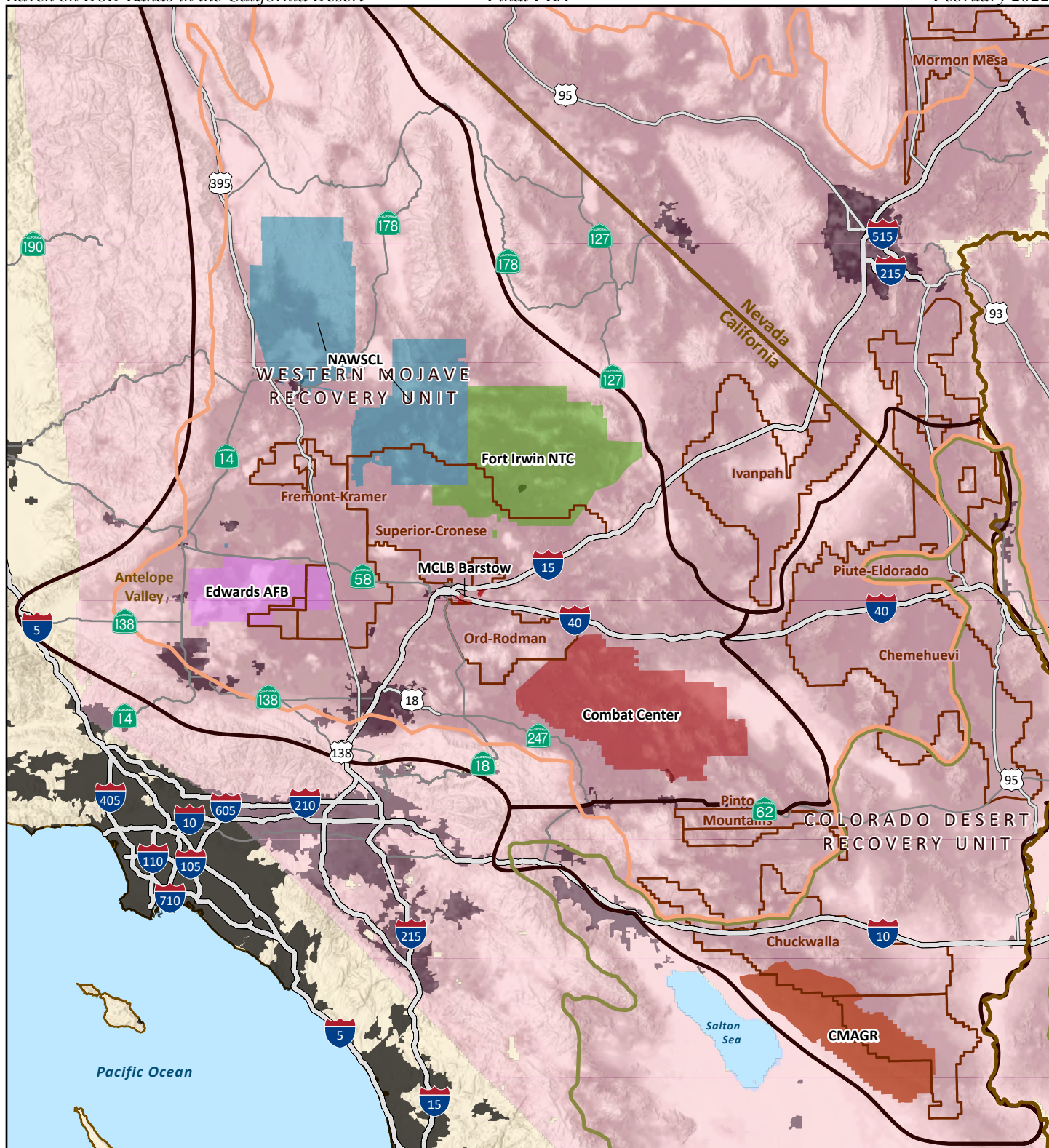
In 1990, the USFWS listed the desert tortoise as federally threatened because of sharp population declines documented throughout its range (USFWS 1990). The desert tortoise is also listed as threatened under the California Endangered Species Act (ESA) (California Department of Fish and Wildlife [CDFW] 2021). The threats identified in the 1994 Recovery Plan for the species (USFWS 1994), and that formed the basis for listing the tortoise as a threatened species, continue to affect the species (USFWS 2011a). Management areas and habitat models have been established for desert tortoises in the California desert (Figure 1-4).

One of the primary threats to desert tortoises is extensive raven predation of juvenile tortoises, which are vulnerable to raven predation until they are at least 8 years old (Photo 2; USFWS 2011a). Predation by ravens has increased because of resource subsidies provided by humans (Kristan and Boarman 2007). Ravens obtain resources such as food from landfills and trash containers, water from human-made sources, and nesting substrates on billboards, utility towers, bridges, and buildings (Boarman et al. 2006). Predator populations that increase and benefit from resources associated with human habitation are known as subsidized predators (Crowe and Longshore 2007). Predation by subsidized predators can adversely impact native prey populations because human-provided subsidies allow such predator populations to remain high even when natural prey become rare (Courchamp et al. 2000).



Source: Corvus Ecological Consulting 2016a.

**Photo 2 Desert Tortoise Carcass Found Below Active Raven Nest in 2016**



**Figure 1-4. Desert Tortoise Habitat and Management Areas in the California Desert**

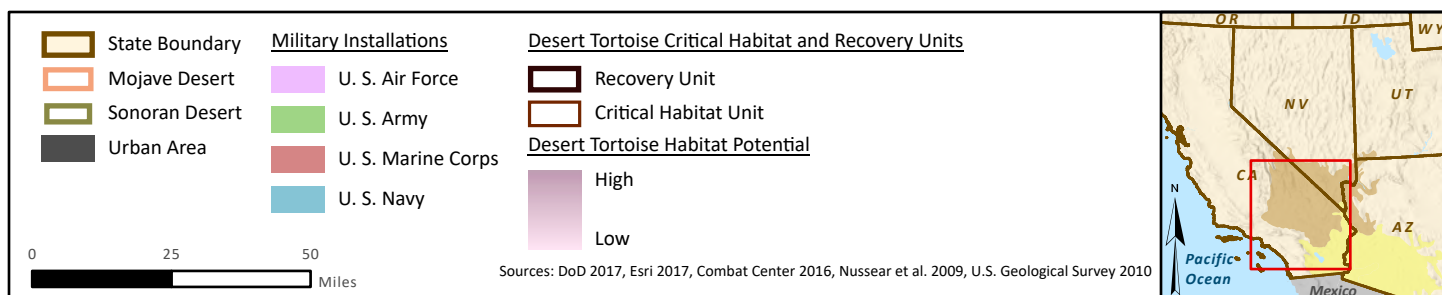


Table 1-2 provides examples of the energy contents of desert tortoise eggs and juveniles compared to potential subsidized food items for ravens. To meet its daily energy requirements, an adult, non-breeding raven would need to eat one cheeseburger (Table 1-2). While focusing only on tortoises, that raven could sustain itself by eating 9 hatchlings or 1.35 small juvenile tortoises per day.

**Table 1-2 Energy Contents of Desert Tortoise Eggs/Juveniles and Subsidized Food Items**

<i>Prey/Food Item</i>	<i>Calories (kcal)</i>	<i>% Daily Energy Requirement of an Adult Common Raven (273 kcal/day)</i>
Tortoise egg or hatchling (33 grams)	34	12%
Tortoise juvenile (200 grams)	206*	75%
Hardboiled egg, chicken, large (50 grams)	77	28%
Cheese puffs (28 grams)	160	59%
Rabbit, roasted (85 grams)	165	60%
Glazed donut (49 grams)	190	70%
French fries, small (71 grams)	220	81%
Hamburger (100 grams)	250	92%
Cheeseburger (113 grams)	300	110%

*Note:* \*Based on the energy density (Kcal/g) of an egg or hatchling.

*Sources:* Henen 1997; Nagy et al. 1999; MyFoodDiary 2021.

Ravens had the greatest impact on the mortality of juvenile (less than 2 years old) tortoises released from DoD Headstart programs in the western Mojave Desert (Nagy et al. 2015a). In a study of desert tortoises released from the Headstart program at Fort Irwin NTC, of the 23 small juveniles (less than 2 years old) that died, 2 were confirmed as having been depredated by ravens (shells showed characteristic raven damage or carcasses were located beneath raven nesting or roosting sites), and 16 others were strongly suspected to have been taken by ravens (e.g., tortoise transmitter found under known raven perching sites or near fresh raven footprints).

Of 15 tortoises released from the Edwards AFB Headstart Program between 2005 and 2006, the probable cause of death of 8 tortoises was predation, with 7 by ravens that lived in the area (Nagy et al. 2015b). The Edwards AFB Headstart Program also released an additional 120 juvenile tortoises between 2013 and 2018. Of the known mortalities for these 120 juveniles, 45 occurred where the remains were found, and a likely cause of death could be determined with a high degree of certainty. Of these 45 mortalities, 15 (33%) were attributed to ravens based on peck marks and other evidence indicative of raven predation (Berry 2020). In total, the Edwards AFB Headstart Program has conducted seven major releases for a total of 299 juveniles released to the wild. Of these 299 juveniles, only 57 are known to be alive (all others are dead or missing) (Edwards AFB 2021a). As the numbers above show, raven predation has been a major factor in the mortality rates of small head-started tortoises. Head-started tortoises may avoid depredation by ravens if the tortoises are large enough (e.g., carapace length greater than 10 centimeters) (Nagy et al. 2015b; Nagy et al., unpublished data) and have hard shells (greater than or equal to 98% of adult shell hardness; see Nagy et al. 2020) that resist attacks by ravens. Because desert tortoises require about 9 years to reach this state, younger tortoises are particularly vulnerable and require substantive conservation.

Unlike ravens, that occur throughout most of the western U.S. and California, the geographic range of the Mojave population of desert tortoise is limited to portions of the Mojave and Sonoran deserts and their population is in decline (Allison and McLuckie 2018). The declining desert tortoise population trends in the Western Mojave and Colorado Desert Recovery Units are summarized in Table 1-3. Figure 1-5 shows the California ranges of the desert tortoise and raven, the boundaries of the desert tortoise Western Mojave and Colorado Desert Recovery Units, and the location of the DoD installations.

**Table 1-3 Surveyed Change in Abundance of Adult Desert Tortoises in the Western Mojave and Colorado Desert Recovery Units between 2004 and 2014**

<i>Recovery Unit</i>	<i>2004 Adult Population Estimate</i>	<i>2014 Adult Population Estimate</i>	<i>Change</i>
Western Mojave	131,540	64,871	-66,668
Colorado Desert	103,675	66,097	-37,578

Source: Allison and McLuckie 2018.

The USFWS estimates that a range of 0.64-0.75 raven/square kilometer (km<sup>2</sup>) is a sustainable and manageable ecological threshold for raven densities in the California desert that would significantly reduce predation pressure on desert tortoises (Shields et al. 2019; Hanley et al. 2020a, 2020b, 2021). Current raven densities at the five DoD installations in the western Mojave Desert are estimated to range from 1.23 to 2.44 ravens/km<sup>2</sup> and are at 0.70 ravens/km<sup>2</sup> at CMAGR (administered by MCAS Yuma) in the Colorado Desert (Table 1-4). These current raven densities exceed the minimum threshold on all five DoD installations in the western Mojave Desert.

**Table 1-4 Raven Densities and Population Estimates at DoD Installations in the California Desert**

<i>Installation</i>	<i>Population Estimates</i>				
	<i>Current Density (Ravens/km<sup>2</sup>)</i>	<i>Current Eggs/Hatchlings</i>	<i>Current Non-breeders</i>	<i>Current Breeders</i>	<i>TOTAL</i>
Combat Center	1.23	1,358	485	1,948	3,791
MCLB Barstow	1.32	12	4	17	33
Edwards AFB	2.44	1,082	386	1,553	3,021
Fort Irwin NTC	1.56	1,705	609	2,447	4,761
NAWSCL	2.00	3,304	1,180	4,741	9,225
CMAGR <sup>1</sup>	0.70	466	166	699	1,331
<b>TOTAL</b>	<b>1.60<sup>2</sup></b>	<b>7,927</b>	<b>2,830</b>	<b>11,375</b>	<b>22,162</b>

Notes: <sup>1</sup>CMAGR is administered by MCAS Yuma.

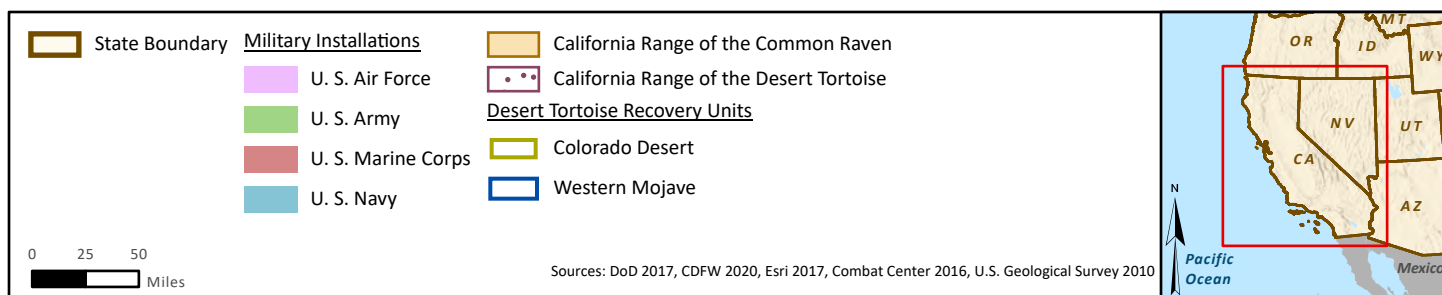
<sup>2</sup>Average across all DoD installations in the California desert.

Source: Holcomb 2021b.

Ravens are protected by the Migratory Bird Treaty Act (MBTA) and desert tortoises are protected by the ESA. Federal agencies are required by ESA Section 7(a)(1) and MBTA Section 703(a) to use their authorities to conserve both species, but desert tortoises are protected to a greater degree than ravens. However, raven populations in the California desert are thriving, while desert tortoise densities remain very low and are still decreasing in certain areas (see Section 3.1.2). A large part of this dynamic is a result of anthropogenic factors: as human-subsidized predators, raven numbers are much higher near urban sites in the California desert, placing nearby tortoises at much higher risk of predation (Kristan and Boarman 2003).



**Figure 1-5. Common Raven and Desert Tortoise Ranges in California**



The purpose of the 2008 EA was to facilitate desert tortoise recovery by reducing raven depredation of tortoises in the California desert (USFWS 2008a). Reducing raven depredation may be enhanced by reducing their subsidies, such as reducing trash available at landfills, removing illegal dumps, adding fencing along highways to reduce roadkill, and removing or modifying nesting and roost sites. The program was also meant to provide immediate protection to hatchling and juvenile desert tortoises by identifying and removing ravens that had preyed or attempted to prey on desert tortoises (USFWS 2011a). As explained in Section 1.3.4, the USFWS has not yet successfully reduced the raven population as planned. Therefore, the 2008 EA, and lack of effectiveness of existing management efforts to meet the Purpose and Need, were precursors to this PEA.

Other wildlife taxa that are known or are likely to be directly impacted by increased raven populations in the California desert include small mammals, reptiles, and nesting birds such as Burrowing Owls (*Athene cunicularia*) (Liebezeit and George 2002; Crowe and Longshore 2007; DeGregorio et al. 2016). Ravens also harass and depredate the nests of birds of prey in the California desert, including nests of Golden Eagles (*Aquila chrysaetos*) (Simes et al. 2017; Combat Center 2018c). Impacts from ravens on other wildlife in the California desert are discussed further in Section 3.1.

### **1.3.3.2 Economic Impacts**

Ravens have negative economic impacts to agriculture and property (USDA 2002). Ravens eat crops such as grains, nuts, and fruits and have killed or maimed small livestock (Berg 1999; USDA APHIS 2020). A survey of stakeholders, primarily across the western U.S., found that the following raven-related economic impacts were of most concern: injury and killing of calves, lambs, and other young livestock; contamination of livestock feed; damage to powerlines and associated equipment, causing power outages, and increasing potential for wildfire; nesting on structures; damage to buildings; damage to rubber expansion joints on dams; and wildlife/aircraft collisions at airports (Raven Core Team 2021a).

Raven damage reported to USDA's Wildlife Services program in 2018 was estimated at \$5,328,456 throughout the United States; however, not all raven damage in the United States is reported to Wildlife Services (USDA APHIS 2020). Estimating overall regional economic and resource-related costs and damages from raven overpopulation in the California desert is extremely difficult due to the vastness of the area and the lack of reported raven-related perturbations.

On DoD installations in the California desert, it is commonly acknowledged that ravens detrimentally impact places they are attracted to, such as: landfills, trash dumpsters, vehicle shade structures, hangars, parking decks, and barracks (Fort Irwin 2016; Combat Center 2018c). In locations where ravens form large communal roosts in and around built structures on DoD lands, the accumulation of excreta causes economic impacts from damage to expensive military equipment (including but not limited to utility supply equipment, radar equipment, mission testing equipment, parked vehicles, artillery, and aircraft) and the person-hours that are required to clean these areas (see Photos 3 to 7). The estimated costs for cleanup include salary for a fuel system technician (4 hours a day for 2 months), \$200 for personal protective equipment (PPE), and flushing and rinsing of storm drains using approximately 3,000 gallons of water. The annual cost to repair coatings and markings on bulk fuel pipes, pumps, valves at just one, small (approximately 20 meters by 20 meters) facility was approximately \$5,000 (Combat Center 2021a).

To study the effects of ravens on desert tortoise survival, the DoD has spent considerable amounts of time and money on research studies and programs. Between 2018 and 2019, MAGTFTC spent more than \$300,000 studying ravens in both the developed and natural areas, more than \$280,000 was spent on raven deterrents at a single site in 2018, and approximately \$250,000 on NEPA compliance for raven management

(Combat Center 2018c, 2019b). In 2020 and 2021, \$20,000 was spent on 20 days of falconry-based deterrence, and another \$110,000 was spent for ongoing, contracted raven monitoring (B. Henen, Combat Center, personal communication). In addition, other site-specific expenditures have occurred. For instance, ongoing raven issues at the Combat Center's SELF have resulted in a request for about \$20,000 to install anti-perching devices such as bird spikes at one small facility (Combat Center 2021a). A series of bird spikes (unknown cost) have been applied recently (September and October 2021) to awnings, with limited effectiveness, where ravens have returned, roosted, and excreted on equipment and the workspace (e.g., Photo 3). Weekly monitoring of raven roosting numbers and deterrence effectiveness exceeded 200 person-hours in 2021, and the efforts continue. These examples do not include the indirect costs associated with the time and labor spent to address the raven impacts and coordinating with regulators for a depredation permit on a case-by-case basis.



**Photo 3 Raven Excreta Causing Economic and Human Health Impacts**



**Photos 4 and 5 Raven Caused Corrosion of Facilities at SELF**



**Photos 6 and 7 Typical Daily Raven Mess and Cleanup at SELF**

### **1.3.3.3 Health and Safety Impacts**

The most common complaint that the USDA receives from industrial and commercial facilities regarding ravens is about the excreta that ravens deposit on equipment, working surfaces, handrails, stairs, and other surfaces that workers contact (Merrell 2012) (see Photos 3 and 6). Bacterial and viral diseases are prevalent in congregating bird species, including ravens (McLean 2003; Pederson and Clark 2007). This includes diseases such as virulent Newcastle disease, West Nile virus, avian flus (H1N1 & H5N1), *Campylobacter* serovars (e.g., *Campylobacter jejuni*), and salmonellosis, which pose a direct threat to human health on DoD installations in the California desert (Combat Center 2021b).

Overpopulation of the raven in the California desert has caused human health hazards and potential disease vectors, associated with significant build-up of raven excreta, in shade structures and hangars and on buildings, dwellings, and other public locations where ravens roost and nest (Fort Irwin 2016). Ravens frequently build nests on electrical and communications systems, hangars, and other structures, causing health, safety, and operational issues due to their presence and during nest removal. This causes a human health hazard in the built environment, particularly in and around areas where vehicles and aircraft are parked and where DoD personnel must work directly underneath high-use roosting sites. The ability of ravens to identify and exploit food and garbage sources creates a public health and safety nuisance as the birds remove and scatter food and garbage items, thereby making conditions unsanitary, attracting and subsidizing local coyote populations, and creating further health and safety issues (Fort Irwin 2016). Other risks from ravens landing on or using power lines for nesting include power outages at critical infrastructure (B. Henen, Combat Center, personal communication) or the fire hazard associated with electrocuted ravens or nests catching fire if they touch power lines and then drop to the ground and start a wildfire (Lehman and Barrett 2001; K. Bjurman, Southern California Edison [SCE], personal communication via email, November 1, 2021).

Ravens are also a concern at DoD installations in the California desert because they can form large nocturnal roosts on power lines (over 2,000 birds in the winter) near military airfields, creating risk of significant bird/wildlife aircraft strike hazard (BASH) (Chamblin and Boarman 2005). The DoN has directed the removal of any known raven and/or crow roosting sites on or around airfields (Commander Navy Installations Command 2010). Although ravens are implicated in BASH incidents involving civilian aircraft (Federal Aviation Administration 2016), Pfeiffer et al. (2018) found that of over 125,000 wildlife strike report records for the DoN and U.S. Air Force between 1990 and 2017, none of them involved ravens.

The DoD implements a BASH prevention program to improve aviation safety. Development and implementation of an effective BASH program requires constant interaction between natural resources, aviation safety, and air operations communities as well as the pilots and aircrews. Habitat modifications, active hazing, and aircrews understanding bird behavior and movements relative to the airfield environment and military training routes, are critical in reducing bird strikes (DoD Partners in Flight 2019). However, BASH plans or programs only reduce BASH risk and do not prevent all incidents.

#### **1.3.3.4 Overall Impact on Military Readiness**

Ravens affect military readiness at DoD installations in California desert through the ecological, economic, and health and safety impacts described above. The primary purpose of DoD installations is to provide training and facilities to support the combat readiness of the U.S. military to protect national security (DoD 2019).

Management of natural resources on DoD lands, including federally-listed species such as the desert tortoise, ensures military mission readiness by sustaining the quality of training, maintaining compliance with all applicable natural resource laws, and facilitating natural resources management in a manner that is consistent with DoD federal stewardship requirements (Combat Center 2018d). As described in Section 1.3.3.1, the raven has had significant ecological impacts on DoD lands in the California desert, diverting funds, person-hours, and other valuable resources away from other natural resource management needs.

The continued decline of the desert tortoise population adversely affects military readiness indirectly. Over time, it may become more difficult for DoD installations to obtain regulatory authorizations and secure funds to comply with more restrictive terms and conditions if desert tortoise stressors continue unmitigated. Under normal circumstances, ravens are natural predators of desert tortoises, but raven populations are subsidized and largely unchecked in the California desert. These aspects have rendered tortoise populations unable to sustain recruitment into adult breeding size and age classes (Holcomb 2021a).

Economic impacts from ravens on DoD lands in the California desert stem from ecological impacts, as described above, but also from time, effort, and resources spent trying to mitigate the impacts of ravens on facilities, equipment, and BASH. Military readiness is affected when DoD facilities, equipment, and personnel are impacted by the time and resources required to mitigate raven impacts in the California desert. The health and safety of military personnel is of utmost importance to military mission readiness. Where ravens form large communal roost or perching sites on DoD lands, the health and safety of military personnel is at risk, either from potential for disease or illness transmission, or from potential BASH. Consequently, ravens in the California desert have impacted, and will likely continue to impact, military readiness unless an integrative, adaptive management plan to control the species is deployed.

#### **1.3.4 Procedural History**

The 2008 EA analyzed a variety of raven management methods, including reduction of the adult raven population in the California desert. Prior to this EA, management was limited to non-lethal methods at a

few locations with no lethal control (USFWS 2008a). The USFWS is still in the process of implementing Alternative F of the 2008 EA, which includes a three-phased approach to raven population reduction:

- *Phase 1:* Focuses on reducing human subsidies to ravens, such as food, water, and nesting sites, but also, enables the removal of ravens that preyed or attempted to prey on the desert tortoise, up to 0.5 percent (%) of the adult ravens
- *Phase 2:* Continues human subsidy control efforts, and enables the removal of all ravens from specific areas, up to 5.3% of the adult ravens
- *Phase 3:* Continues human subsidy control efforts, and enables the removal of ravens from specific areas and concentration areas, such as landfills, up to 18.7% of the ravens

The USFWS is currently implementing Phase 2 but is transitioning to Phase 3 of the 2008 EA since Phases 1 and 2 did not effectively reduce raven depredation of tortoise populations as planned (Holcomb 2021a). The shortcomings of both phases are best exemplified by spring 2020 estimates of raven density from various study areas in the Mojave Desert, where the annual survival probability of desert tortoises decreased as raven density increased (Holcomb 2021b). Healthy tortoise populations consist of a variety of tortoises at different life stages. However, because juveniles are not expected near raven nests, Holcomb (2021b) hypothesized that an excess of juvenile tortoise mortality has overloaded natural limits and halted recruitment. Consequently, much of the western Mojave Desert seems incapable of supporting recovery.

In 2016, Fort Irwin NTC submitted applications to the USFWS for lethal control of ravens (Fort Irwin 2016), citing that non-lethal measures alone have not been effective in reducing ecological, economic, and health and safety impacts from increased raven populations. Fort Irwin NTC applied for and received a depredation permit for the lethal take of up to 150 individual ravens and 100 raven nests.

In its Biological Opinion (BO) for Land Acquisition and Airspace Establishment at the Combat Center, the USFWS confirmed that the USMC should seek a raven depredation permit to perform direct removals of ravens within the recipient sites for desert tortoise translocation (USFWS 2017a). In April 2018, MAGTFTC pursued lethal management of ravens and submitted a depredation permit application to the USFWS, Migratory Bird Program for lethal take of 100 ravens, and eventually up to 600 ravens at the Combat Center. Upon further discussion with the USFWS, MAGTFTC initiated the NEPA process for raven management throughout the Combat Center. The scope of this effort was subsequently expanded to include other DoD installations that need to add lethal management in the California desert, while also bolstering non-lethal subsidy control and denial methods, and for these DoD installations to form an integrated management plan to control ravens. Doing so likely ensures that DoD installations do not become raven population reservoirs that facilitate recolonization of previously treated areas.

In October 2018, MAGTFTC and cooperating agencies initiated the NEPA process for this PEA. During the development of the Draft PEA, MAGTFTC decided to obtain additional data to better support the NEPA analysis and determine raven management thresholds. From 2019 to 2021, MAGTFTC worked with the USFWS to obtain data and raven population analyses to improve this PEA, and to satisfy these data requirements set forth in the ESA and NEPA:

- ESA requires federal agencies to use “[t]he best scientific and commercial data available.” See generally 50 CFR Part 402, Subpart B – Consultation Procedures. This standard does not mean the best data scientifically possible. Where uncertainty exists, the benefit of the doubt goes to the species protected under the ESA. In this case, there is no uncertainty; the facts are clear. The desert tortoise population is in continued decline with a potential for up-listing to endangered status while the raven population continues to increase.

- NEPA requires federal agencies to ensure scientific accuracy and integrity of discussions and analyses based on supporting data. See 40 CFR 1502.8 and 1502.24. NEPA does not require scientific certainty before federal agencies can propose action to resolve issues. Uncertainty in a NEPA effects analysis, however, may require additional data collection or mitigation or monitoring to resolve the uncertainty or bridge the gap.

In spring of 2021, MAGTFTC and cooperating agencies resumed the preparation of the Draft PEA. As explained in Section 1.3.3, there is sufficient data available to support the proposed integrated, adaptive management of ravens at the identified DoD installations.

## **1.4 PURPOSE OF AND NEED FOR THE PROPOSED ACTION**

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The purpose of the Proposed Action is to better manage raven populations at lands owned or used by the DoD in the California desert (see Figure 1-1). Primarily non-lethal raven management actions are currently applied piecemeal at DoD locations in the California desert. In contrast, the Proposed Action would allow for integrated and adaptive management of ravens via a combination of non-lethal and lethal measures to reduce raven populations and activities at lands owned or used by the DoD in the California desert. As discussed in Section 1.3.3, the Proposed Action is needed to mitigate the ecological, economic, and health and safety impacts of subsidy-elevated and increasing raven populations in the California desert, all of which hinder military readiness on DoD installations in the region (Fort Irwin 2016; Combat Center 2018c). The focus on DoD lands is also important because of its contribution to the current raven situation on the landscape. DoD installations often provide considerable subsidies for many communities (e.g., budgets, infrastructure, personnel, metabolic rates, or energy consumption).

Integrated raven management at the local level (DoD installations) can help reduce raven populations to more sustainable levels at the regional level and enhance current efforts, such as the USFWS's efforts to reduce raven predation on the desert tortoise (USFWS 2008a).

## **1.5 SCOPE OF ENVIRONMENTAL ANALYSIS**

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This PEA analyzes the No-Action Alternative and Proposed Action at a broad level across the California desert and at the DoD installation level. The main difference between the No-Action Alternative and Proposed Action is the transition towards using more lethal forms of raven management to achieve the Purpose and Need. From a NEPA perspective, lethal management actions hold more potential for significant impacts on the human environment than do the non-lethal management actions.

Based on a preliminary review of the potential effects of the No-Action Alternative and Proposed Action, MAGTFTC and cooperating agencies determined that the scope of the PEA analysis would be limited to *Biological Resources* and *Health and Safety*. After discussions with the San Manuel Band of Mission Indians (see Section 1.7), a *Cultural Resources* analysis was included in the PEA. This analysis is presented in Sections 3.1, 3.2, and 3.3. To the extent site-specific data are available and relevant or necessary to the analysis, they are included in Chapter 3. For example, the effects of some raven management actions are not based on site specifics (e.g., effects to the regional raven population), the effects would be the same regardless of where implemented (e.g., effects of DRC-1339). Thus, the PEA analysis is focused on the potential impacts that are most likely at this stage and common to all installations and assumes adherence to the resource protection measures (RPMs) listed in Section 2.4.1. Other resources considered but not analyzed in detail are discussed in Section 3.4.

The DoD installations and cooperating agencies can use this PEA to implement actions adequately analyzed, or focus any future analyses needed to satisfy NEPA (e.g., supplemental/tiered EA or CATEX).

CEQ guidance addresses this topic in detail in *Effective Use of Programmatic NEPA Reviews* (CEQ 2014). For example, additional analysis, consultation, and permitting could be required for major ground disturbing activities (e.g., undergrounding of utilities as a method of deterrence). The substantial effort and cost of these types of activities (e.g., refer to San Diego Gas & Electric's Permit to Construct Power Line Replacement Projects [State of California Public Utilities Commission 2018]) may render some raven management actions infeasible in the short term. Also, many raven management actions do not require ground disturbance or could be implemented in a manner that avoids sensitive areas (see Section 2.4.1), thus, there may ultimately be no need for additional analysis. For more information on potential future requirements, see Sections 1.8, 1.10, and 5.6.

## **1.6 RELEVANT MANAGEMENT AND REGULATORY DIRECTION**

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In addressing environmental consequences, the lead and cooperating agencies are guided by statutes, regulations, Executive Orders (EOs), and agency-specific policies that establish standards and provide a framework for environmental and natural resource management and planning. The lead and cooperating agencies prepared this PEA in accordance with the relevant regulatory and management directions listed below.

### **1.6.1 Statutes**

- NEPA of 1969 (Public Law 91-190, 42 USC §§ 4321-4370h);
- Sikes Act Improvement Act of 1997 (16 USC § 670 *et seq.*); and
- Resource-specific statutes listed and discussed in Sections 3.1 to 3.4.

### **1.6.2 Regulations**

- CEQ regulations implementing the procedural provisions of NEPA (40 CFR Parts 1500-1508) (version effective July 18, 2005);
- DoN regulations for implementing NEPA (32 CFR Part 775);
- U.S. Air Force's Environmental Impact Analysis Process (32 CFR Part 989);
- U.S. Army's regulation implementing NEPA (32 CFR Part 651);
- USDA APHIS NEPA regulations (7 CFR Part 372); and
- USFWS NEPA regulations (43 CFR Part 46).

### **1.6.3 Executive Orders**

- Resource-specific EOs listed and discussed in Sections 3.1 to 3.4.

### **1.6.4 Policies**

- DoD Instruction Number (DoDI) 4715.9, Environmental Planning and Analysis (May 3, 1996);
- DoDI 6055.01, DoD Safety and Occupational Health Program, Change 3 (April 21, 2021);
- DoDI 4710.02, DoD Interactions with Federally Recognized Tribes (September 14, 2006);
- DoD American Indian and Alaska Native Policy (January 2012);
- MCO 5090.2, Volume 12, Environmental Compliance and Protection Program (2018); and
- USFWS NEPA Reference Handbook (USFWS 2018).

## **1.6.5 Integrated Natural Resource Management Plans**

Integrated Natural Resource Management Plans (INRMPs) provide management direction and information to inform the Affected Environment and Environmental Consequences sections of this Final PEA. Thus, the content of these INRMPs is incorporated by reference into this Final PEA with pertinent information summarized in relevant sections (e.g., *Affected Environment*).

- Combat Center: Fiscal Year (FY) 2018-2022;
- MCLB Barstow: FY 2017-2021;
- Edwards AFB: FY 2019-2024;
- Fort Irwin NTC: FY 2020-2025;
- NAWSCL: FY 2020-2025; and
- CMAGR (administered by MCAS Yuma): FY 2017-2022.

## **1.7 TRIBAL COORDINATION**

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During the preparation of the Draft PEA, MAGTFTC and cooperating agencies contacted 35 potentially interested or affected Native American tribes (listed in Chapter 6) in the vicinity of the identified DoD installations to determine whether the No-Action Alternative or Proposed Action may affect any tribal lands, rights, sites, or practices. The San Fernando Band of Mission Indians, Fernandeno Tataviam Band of Mission Indians, and San Manuel Band of Mission Indians expressed interest in the Draft PEA, although comments were only received from San Manuel Band of Mission Indians. Discussion with the San Manuel Band of Mission Indians resulted in *Cultural Resources* being included for detailed analysis in this PEA (J. Mauck and L. Clauss, San Manuel Band of Mission Indians, personal communication, October 5, 2021). In addition, the San Manuel Band of Mission Indians provided several comments to improve the Draft PEA, generally preferred non-lethal raven management actions, and had concerns about the use of DRC-1339 due to soil absorption and potential impacts on non-target species.

During public comment, the Agua Caliente Band of Cahuilla Indians suggested that language regarding inadvertent discoveries should be added to the Final PEA. NEPA documents were provided to the Tejon Indian Tribe on December 13, 2021, but no comments were received from them.

Based on tribal input for this PEA, implementation of raven management actions would not affect known tribal resources, practices, or rights; however, continued coordination with Native American tribes would occur, as appropriate (RPMs #15 and #16) and additional information has been added to Sections 2.4.1, 3.1.3.2, 3.2.3.2, 3.3, and 4.3.3. Tribal comments are included in Appendix B (Comment ID TG-01 and TG-02).

## **1.8 PERMITS AND AUTHORIZATIONS**

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Depending on the raven management actions selected by each DoD installation, the following permits and authorizations may be required under the No-Action Alternative and/or Proposed Action:

- **ESA Section 7.** MAGTFTC initiated and completed informal consultation for: potential beneficial effects to desert tortoise from the anticipated reduction in the raven population under the Proposed Action (assumes adherence to RPMs); potential effects (not likely to adversely affect) to Western Snowy Plover (*Charadrius nivosus nivosus*), Southwestern Willow Flycatcher (*Empidonax traillii extimus*), Western Yellow-billed Cuckoo (*Coccyzus americanus occidentalis*), Least Bell's Vireo (*Vireo bellii pusillus*), and Inyo California Towhee (*Pipilo crissalis eremophilus*); discretionary monitoring protocol; and for MAGTFTC-specific discretionary mitigation (Appendix A). This

consultation covers MAGTFTC and cooperating agency management of ravens, and MAGTFTC and cooperating agencies must comply with the conservation measures listed in the USFWS concurrence, as summarized in RPM #17 (see Section 2.4.1). Reinitiating consultation may be needed at the installation level if potential effects exceed the scope of this PEA and consultation.

- **MBTA.** Each DoD installation would be responsible for ensuring compliance with the MBTA for raven management. A depredation permit is required before any person may take, possess, or transport migratory birds, including ravens, for depredation control purposes (50 CFR § 21.41[a]). Take includes shooting, wounding, killing, trapping, capturing, collecting, or attempting any of these activities (50 CFR 10.12). A depredation permit is not required for destruction of inactive bird nests (ones without eggs or chicks present) (USFWS 2014a). The USFWS, Migratory Bird Program requires the information listed below to be provided as part of the application process (50 CFR § 21.41(b)(1)-(4)):
  1. A description of the area where depredations are occurring.
  2. The nature of the crops or other interests being injured.
  3. The extent of such injury.
  4. The particular species of migratory birds committing the injury.
- **National Historic Preservation Act (NHPA) Section 106.** Once the PEA is completed, each DoD installation would determine the best raven management actions to implement for their installation. For actions that are considered undertakings with the potential to adversely affect historic properties (36 CFR 800.3(a)(1)), as identified in Section 3.3.3, each DoD installation, on a case-by-case basis, would: (1) conduct individual Section 106 consultation on proposed undertakings; (2) comply with any existing program alternative the installation may have negotiated with the California State Historic Preservation Officer (SHPO) for the undertaking; or (3) comply with any existing installation-specific Programmatic Agreement. The California Office of Historic Preservation has concurred with this approach for this PEA (J. Tozer, California Office of Historic Preservation, personal communication, October 15, 2021). Table 3-5 lists the types of actions that may be considered undertakings.
- **Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA).** As defined under FIFRA 2(u): “[p]esticide’ means (1) any substance or mixture of substances intended for preventing, destroying, repelling, or mitigating any pest...” Products used for this purpose must be pre-approved by the U.S. Environmental Protection Agency (USEPA). This includes chemicals used for conditioned taste aversion and poisoning; oils used for egg oiling; and lasers that are part of an automated system (see Section 2.1 for details on these management actions). Use of these products would be in compliance with FIFRA, as outlined in RPMs #10 and #12 (see Section 2.4.1). Use of pesticides or pesticide devices not currently approved by the USEPA are required to comply with FIFRA, including registration, prior to use. For more information, see USEPA guidance (USEPA 2022a).

If impacts cannot be avoided, as discussed under RPMs #7 and #8 (see Section 2.4.1), additional environmental analyses (see Section 5.6) and the following permits may be required:

- **Bald and Golden Eagle Protection Act (BGEPA).** An incidental take permit may be required if compliance with RPM #7 (see Section 2.4.1) is not possible. For more information, see USFWS permit guidance (USFWS 2021).

- **Clean Water Act.** A Section 402 permit may be required for raven management actions that involve a point discharge of pollutants into navigable waters, or the construction disturbance of 1 or more acres of soil. A Section 404 permit may be required for raven management actions that involve the dredge or fill of waters of the U.S., including jurisdictional wetlands. If either Section 402 or 404 is triggered, then a state water certification is required under Section 401. For more information, see California State Water Resources Control Board and U.S. Army Corps of Engineers (USACE) permit guidance (California State Water Resources Control Board 2021a; USACE 2021).

## **1.9 PUBLIC INVOLVEMENT**

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The CEQ regulations (40 CFR 1506.6) direct agencies to provide public notice of the availability of NEPA documents and solicit public input. There was a 30-day public comment period on the Draft PEA and MAGTFTC-specific Proposed (unsigned) Finding of No Significant Impact (FONSI) that ran from November 18, 2021, to December 18, 2021. The publication of the Notice of Availability (NOA) (Appendix B) occurred on the specified dates in the following newspapers:

- San Bernardino Sun (November 18, 19, and 20, 2021)
- Imperial Valley Press (November 18, 19, and 20, 2021)
- Inyo Register (November 18, 20, and 23, 2021)
- Kern Valley Sun (November 17 and 24 and December 1, 2021)

Hardcopies of the NOA, Draft PEA, and MAGTFTC-specific Proposed (unsigned) FONSI were made available at the following county libraries:

- Imperial County: Calipatria Branch
- Kern County: Ridgecrest Branch and Rosamond Branch
- Los Angeles County: Lancaster Library
- San Bernardino County: Barstow Branch, Trona Branch, Twentynine Palms Branch, Joshua Tree Branch, and Yucca Valley Branch
- Riverside County: Mecca Branch

Electronic copies of the NOA, Draft PEA, and MAGTFTC-specific Proposed (unsigned) FONSI were:

- Posted on the Combat Center's website at: <https://www.29palms.marines.mil/Staff-offices/Environmental-Affairs/> (under "Environmental Assessments");
- Submitted to the State Clearinghouse for state notification; and
- Emailed to potentially interested or affected entities, to include federal, tribal, state, and non-profit entities.

Comments received and considered in preparing the Final PEA were those submitted by the following methods:

- Email. [Jesse.w.martinez1@navy.mil](mailto:Jesse.w.martinez1@navy.mil)
- Mail. Attention Jesse Martinez  
C/O Cardno Government Services  
3888 State Street, Suite 201  
Santa Barbara, CA 93105
- Hand Delivery. Due to COVID-19, hand delivered comments were not accepted.

The public involvement process concluded at the end of the 30-day comment period. A total of 31 comments were received from agencies (regulatory and resource management), non-governmental organizations, Native American tribes, and individuals. Individual commenters from the general public were largely opposed to lethal take of ravens and concerned that the methods used would be inhumane or result in impacts to non-target species. A detailed summary of agency/organization, Native American tribes, and the general public comments; revisions made to the Final PEA in response to comments; and responses to individual comments are provided in Appendix B.

## **1.10 DECISIONS TO BE MADE**

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Based upon the information contained in this PEA, the responsible official from each lead and cooperating agency would make one or more of the following NEPA-related decisions:

- Whether to implement the No-Action Alternative or Proposed Action (whole or in part);
- Whether to adopt USFWS-recommended, discretionary monitoring protocol and discretionary mitigation;
- Whether the analysis presented in this PEA supports a FONSI or requires further analysis in an Environmental Impact Statement (EIS); or
- Whether to adopt the PEA in support of the agency decision.

Each agency would prepare separate decisions in accordance with CEQ regulations and agency-specific NEPA regulations and policies (see Section 1.6).

MAGTFTC has determined that a FONSI is appropriate. The Final PEA and signed MAGTFTC-specific FONSI were made available to the public at the same public libraries and online on the Combat Center's website listed in Section 1.9. A NOA was published in the following newspapers: San Bernardino Sun, Imperial Valley Press, Inyo Register, and Kern Valley Sun.

Cooperating agencies would issue separate decisions following completion of their NEPA adoption process (40 CFR §1506.3) and focused on their specific decisions to be made. These future decisions would be made available at the relevant county library, listed above, or on agency websites. Additional discussion of future NEPA requirements is provided in Section 5.6.

## **CHAPTER 2**

### **PROPOSED ACTION AND ALTERNATIVES**

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This chapter describes current and proposed raven management at DoD installations in the California desert. Section 2.1 describes the types of current and proposed raven management actions at DoD installations. Section 2.2 describes the No-Action Alternative. Section 2.3 describes the Proposed Action. Section 2.4 describes the RPMs incorporated into the No-Action Alternative and Proposed Action, USFWS-recommended discretionary monitoring protocol, and MAGTFTC-specific discretionary mitigation. Section 2.5 provides a summary of alternatives considered but eliminated from further analysis.

In summary, the No-Action Alternative represents current *ad hoc* raven management conducted at each installation whereas the Proposed Action would represent a shift towards integrated, adaptive management of ravens. While the Proposed Action would still involve individual DoD installation efforts, the installations would focus on achieving a collective goal of raven population reduction to achieve the Purpose and Need. The No-Action Alternative would not achieve the Purpose and Need but represents the management scenario that would continue if no management changes are made.

#### **2.1 DESCRIPTION OF THE RAVEN MANAGEMENT ACTIONS**

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Raven management actions that have been or are currently being conducted at DoD installations in the California desert and that would potentially be conducted under the Proposed Action are presented in Table 2-1. Table 2-1 also discusses advantages and disadvantages of each management action, and its effectiveness, feasibility, and need for an MBTA depredation permit. More detailed descriptions of the non-lethal and lethal management actions are provided in Sections 2.1.1 and 2.1.2, respectively.

**Table 2-1 Advantages and Disadvantages of Potential Raven Management Actions**

<i>Raven Management Action*</i>	<i>Advantages</i>	<i>Disadvantages</i>	<i>MBTA Permit Required?</i>	<i>Requires Compliance with FIFRA?</i>
<b>Non-Lethal Management Actions</b>				
<b>Reduction of Food and Water Subsidies:</b> Reducing the availability of human food sources (e.g., roadkill removal, cover garbage cans, wildlife proof dumpsters, baling garbage, cover refuse at landfills, repairing leaking sources of water).	<b>Effectiveness:</b> <ul style="list-style-type: none"> <li>Ravens experience depressed vital rates or relocate to find food or water off installation.</li> <li>Raven overpopulation would eventually decline some in areas of reduced human subsidies.</li> </ul> <b>Feasibility and Cost Effectiveness:</b> <ul style="list-style-type: none"> <li>Staff on military installations already conduct environmental education and training on regulatory compliance (e.g., orders for waste management).</li> <li>All appropriate staff could participate in removing roadkill or other food and water subsidies.</li> <li>Prevention is a very humane, biologically sound, and inexpensive long-term solution for maintaining the desired population density.</li> </ul>	<b>Effectiveness:</b> <ul style="list-style-type: none"> <li>Subsidies are common on DoD installations despite INRMPs and other existing orders, including waste management, that direct compliance.</li> <li>Efforts within military installations may not be mirrored by adjacent cities and towns that are part of the subsidy issue.</li> <li>Does not immediately decrease the raven overpopulation, nor remove damaging individuals.</li> <li>Decreased food subsidies might temporarily increase raven predation on tortoises and other wildlife if the method is not coupled with methods to immediately decrease overpopulation of ravens (Table 1-3; food subsidies can be energy dense compared to that of tortoise eggs and juveniles).</li> </ul>	No	No
<b>Education and Outreach Regarding Ravens:</b> Proactive efforts to educate public and military population about adverse effect of their actions on the environment, using the desert tortoise as a tangible example.	<b>Effectiveness:</b> <ul style="list-style-type: none"> <li>A more educated public may make subsidy reduction more effective for longer and across a broader area, causing raven population reductions or dispersal over time to find food.</li> </ul> <b>Feasibility and Cost Effectiveness:</b> <ul style="list-style-type: none"> <li>Environmental staff already conduct environmental education (e.g., newcomer's briefings, exercise briefs, field cards for units and Earth Day) on military installations.</li> <li>Prevention is a very humane, biologically sound, and inexpensive long-term solution for maintaining the desired population density.</li> <li>Low cost for materials.</li> </ul>	<b>Effectiveness:</b> <ul style="list-style-type: none"> <li>Portions of public may not change behavior substantially or consistently.</li> <li>Often, preventative environment protections are atypical, unsustainable, or reactionary responses to direct experiences of environmental damage.</li> <li>Efforts on installations may be offset easily by incongruous efforts in adjacent cities and towns.</li> <li>It neither immediately decreases the raven overpopulation, nor removes damaging ravens.</li> </ul>	No	No

**Table 2-1 Advantages and Disadvantages of Potential Raven Management Actions**

<i>Raven Management Action*</i>	<i>Advantages</i>	<i>Disadvantages</i>	<i>MBTA Permit Required?</i>	<i>Requires Compliance with FIFRA?</i>
<b>Removal of Perching, Roosting, and Nesting Sites:</b> Removal of unnecessary manmade structures (e.g., fence posts and telephone poles) or modification of existing structures (such as undergrounding utilities) to discourage raven nesting or use in areas of concern (e.g., desert tortoise habitat).	<b>Effectiveness:</b> <ul style="list-style-type: none"> <li>Ravens would lack infrastructure in areas of concern.</li> </ul> <b>Feasibility and Cost Effectiveness:</b> <ul style="list-style-type: none"> <li>Low-to-moderate cost for materials.</li> <li>Existing environmental and/or Public Works Department staff could implement using available resources (e.g., vehicles).</li> <li>Reduction of footprint of built environment typically in line with military requirements (e.g., building demolition goals, transfer to newer technology [mobile phone technology]).</li> </ul>	<b>Effectiveness:</b> <ul style="list-style-type: none"> <li>Efforts on installations may be offset easily by incongruous efforts in adjacent cities and towns.</li> <li>It neither immediately decreases the raven overpopulation, nor removes damaging individuals.</li> </ul> <b>Feasibility and Cost Effectiveness:</b> <ul style="list-style-type: none"> <li>Public Works Departments on installations may have a different focus and funding priority than do Environmental Divisions (e.g., cleaning raven excreta).</li> <li>Contractors may be required to implement if in-house staff do not have the experience, equipment, or time to implement.</li> </ul>	No	No
<b>Hazing and Other Active Deterrents:</b> Auditory and visual stimuli to cause avoidance response (e.g., propane cannons, wailers, lasers, flashing lights, falconry, and drones).	<b>Effectiveness:</b> <ul style="list-style-type: none"> <li>Ravens may leave the area temporarily.</li> </ul> <b>Feasibility and Cost Effectiveness:</b> <ul style="list-style-type: none"> <li>Low-to-moderate cost for materials for some options.</li> <li>Existing environmental or conservation law enforcement staff could implement using available resources (e.g., vehicles and devices).</li> </ul>	<b>Effectiveness:</b> <ul style="list-style-type: none"> <li>Ravens return to area after hazing.</li> <li>Ravens readily habituate to deterrents.</li> <li>It neither immediately decreases the raven population, nor removes damaging individuals.</li> <li>Increases difficulty and intensity of subsequent removal or deterrence of experienced or habituated ravens.</li> </ul> <b>Feasibility and Cost Effectiveness:</b> <ul style="list-style-type: none"> <li>Moderately labor intense (i.e., costly).</li> <li>Materials may be expensive for some options.</li> <li>Some methods unsafe (e.g., cannons, lasers) or annoy nearby humans (e.g., wailers).</li> <li>Contractors may be required to implement if in-house staff lack experience, equipment, or time to implement.</li> <li>Drone use on military installations may be restricted.</li> <li>Prohibitions and exceptions set forth under the Airborne Hunting Act (1971) may apply to use of drones to harass ravens (see 16 USC 742j-1 (a) and (b)).</li> </ul>	No	Yes (for use of lasers that are part of an automated system)

**Table 2-1 Advantages and Disadvantages of Potential Raven Management Actions**

<i>Raven Management Action*</i>	<i>Advantages</i>	<i>Disadvantages</i>	<i>MBTA Permit Required?</i>	<i>Requires Compliance with FIFRA?</i>
<b>Exclusion:</b> Devices installed on structures (e.g., spikes, wires, netting) to discourage raven nesting, perching, loafing, or congregation.	<p><b>Effectiveness:</b></p> <ul style="list-style-type: none"> <li>May discourage nesting and congregation in areas of concerns (e.g., high traffic stores on installations).</li> </ul> <p><b>Feasibility and Cost Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Low-to-moderate cost for materials.</li> <li>Less labor intensive and less annoying than many other deterrents.</li> <li>Existing Public Works Department staff could implement.</li> <li>Original construction designs (e.g., power pole beams, or underground utilities) offer long-term solutions to subsequent raven use and excretion (health and maintenance costs).</li> </ul>	<p><b>Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Ravens can still nest and congregate around devices.</li> <li>It neither immediately decreases the raven overpopulation, nor removes damaging individuals.</li> </ul> <p><b>Feasibility and Cost Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Some designs are expensive.</li> <li>Contractors may be required to implement if in-house staff lack experience, equipment, or time to implement.</li> </ul>	No	No
<b>Effigies:</b> Partial representation or likeness of an object (e.g., dead raven) as a raven deterrent.	<p><b>Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Ravens may avoid the area.</li> </ul> <p><b>Feasibility and Cost Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Low costs for materials.</li> <li>Existing environmental or conservation law enforcement staff could implement.</li> </ul>	<p><b>Effectiveness:</b></p> <ul style="list-style-type: none"> <li>It neither immediately decreases the raven overpopulation, nor removes damaging individuals.</li> <li>Many ravens may ignore effigies.</li> <li>This method is more effective if used in conjunction with raven distress sounds or lethal controls.</li> </ul> <p><b>Feasibility and Cost Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Specialists may be required to implement if in-house staff lack experience, equipment, or time to implement.</li> </ul>	Yes (only if lethal take of raven required for effigy)	No
<b>Trapping for Scientific Study:</b> Physically trapping ravens. Setting up the trap may require some limited ground disturbance for placement and securing the trap to the ground with stakes or reinforcement bars.	<p><b>Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Information gathered from scientific studies may better inform future management techniques.</li> </ul> <p><b>Feasibility and Cost Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Low-to-moderate cost for materials.</li> </ul>	<p><b>Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Ravens may learn to avoid traps.</li> </ul> <p><b>Feasibility and Cost Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Specialist contractors may be required to implement if in-house staff lack experience, equipment, or time to implement.</li> </ul>	Yes	No

**Table 2-1 Advantages and Disadvantages of Potential Raven Management Actions**

<i>Raven Management Action*</i>	<i>Advantages</i>	<i>Disadvantages</i>	<i>MBTA Permit Required?</i>	<i>Requires Compliance with FIFRA?</i>
<b>Removal of Inactive Nests:</b> Remove nests before eggs are laid or chicks are present.	<p><b>Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Raven nesting attempt is disrupted, hindering raven population increase.</li> <li>May discourage future nesting attempts at that location.</li> <li>May reduce transformer and powerline outages.</li> </ul> <p><b>Feasibility and Cost Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Removing inactive nests already authorized and occurs in built environment on DoD installations.</li> <li>Existing environmental and public works staff could implement using available resources.</li> <li>Raven nests on infrastructure are often detected easily.</li> </ul>	<p><b>Effectiveness:</b></p> <ul style="list-style-type: none"> <li>It neither immediately decreases the raven overpopulation, nor removes damaging individuals.</li> <li>Ravens may re-nest successfully.</li> </ul> <p><b>Feasibility and Cost Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Requires knowledge of nest locations.</li> <li>Nest removal outside the built environment not standard, potentially arduous.</li> <li>Labor intensive – one nest at a time.</li> <li>Specialist contractors may be required to implement if in-house staff lack experience, equipment, or time to implement.</li> </ul>	No	No
<b>Conditioned Taste Aversion:</b> Conditions avoidance behavior in ravens by luring them to models (e.g., juvenile tortoise models) that release mildly irritating grape odors, stimulating adverse reactions.	<p><b>Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Ravens may learn to avoid certain foods or areas of concern (e.g., desert tortoise areas).</li> </ul> <p><b>Feasibility and Cost Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Low costs for materials.</li> <li>Existing environmental staff could implement.</li> </ul>	<p><b>Effectiveness:</b></p> <ul style="list-style-type: none"> <li>It neither immediately decreases the raven overpopulation, nor removes damaging individuals.</li> <li>Retraining ravens to avoid food sources or areas may be a long-term effort.</li> <li>Specific to individual ravens. USFWS found that a single raven would need to encounter bait multiple times before they start to avoid real tortoises.</li> </ul> <p><b>Feasibility and Cost Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Labor intensive – long-term sustained effort required.</li> <li>Specialist contractors may be required to implement if in-house staff lack experience, equipment, or time to implement.</li> </ul>	Yes	Yes

**Table 2-1 Advantages and Disadvantages of Potential Raven Management Actions**

<i>Raven Management Action*</i>	<i>Advantages</i>	<i>Disadvantages</i>	<i>MBTA Permit Required?</i>	<i>Requires Compliance with FIFRA?</i>
<b>Lethal Management Actions</b>				
<b>Egg Oiling:</b> Coating eggs with cooking grade oil that prevents embryos from developing.	<p><b>Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Ravens continue attending eggs and may miss a year of successful reproduction.</li> <li>Raven population would not increase (if an adequate percentage of nests were treated).</li> </ul> <p><b>Feasibility and Cost Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Low costs for materials.</li> <li>Existing environmental staff might implement.</li> <li>Many raven nest locations are known.</li> <li>Future electronic surveillance may reduce costs.</li> </ul>	<p><b>Effectiveness:</b></p> <ul style="list-style-type: none"> <li>It neither immediately decreases the raven overpopulation, nor removes damaging individuals.</li> </ul> <p><b>Feasibility and Cost Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Goal would be to oil greater than 90% of eggs.</li> <li>Labor intensive – eggs treated in nest, which are often remote, on treacherous cliffs or on transmission lines, requiring use of drone or extendable pole.</li> <li>Costly – \$100 to \$500 per egg oiled: personnel training, intensive annual nest surveys, egg oiling, and personnel time. Costs could be reduced if remote electronic surveillance methods developed.</li> <li>Specialist contractors may be required to implement if in-house staff lack experience, equipment, or time to implement.</li> <li>Requires knowledge of nest locations.</li> </ul>	Yes	Yes
<b>Shooting:</b> Removal of ravens using firearms.	<p><b>Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Ravens are removed immediately.</li> <li>Can target damaging individuals.</li> <li>Extremely target specific.</li> <li>More effective when ravens aggregate.</li> <li>Occasional shooting increases efficacy of hazing operations.</li> <li>Use of suppressed firearms by experienced professionals is very effective.</li> </ul>	<p><b>Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Ravens, often taken one at a time.</li> <li>Ravens often disperse after first shot (less likely when using suppressed firearms).</li> <li>Ravens learn appearance of shooter and vehicle.</li> <li>Ravens may return after shooter departs.</li> </ul> <p><b>Feasibility and Cost Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Labor intensive – one bird shot at a time.</li> <li>Requires trained professionals.</li> <li>Typically not viable in urban areas of military installations.</li> </ul>	Yes	No

**Table 2-1 Advantages and Disadvantages of Potential Raven Management Actions**

<i>Raven Management Action*</i>	<i>Advantages</i>	<i>Disadvantages</i>	<i>MBTA Permit Required?</i>	<i>Requires Compliance with FIFRA?</i>
<b>Trapping for Euthanasia:</b> Physically trapping ravens. Setting up the trap may require some limited ground disturbance for placement and securing the trap to the ground with stakes or reinforcement bars.	<p><b>Effectiveness.</b></p> <ul style="list-style-type: none"> <li>Ravens are removed from population immediately.</li> </ul> <p><b>Feasibility and Cost Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Low-to-moderate cost for materials.</li> <li>Non-target captures can be released.</li> <li>Inexperienced personnel, supervised by an expert, can check traps.</li> </ul>	<p><b>Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Ravens can quickly learn to avoid traps.</li> <li>Ravens might not respond well to large communal traps.</li> <li>Requires expertise to be effective.</li> </ul> <p><b>Feasibility and Cost Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Labor intensive – placement and checking of traps on a routine basis.</li> <li>Specialist contractors may be required to implement if in-house staff lack experience, equipment, or time to implement.</li> <li>Small potential for non-target take.</li> </ul>	Yes	No
<b>Egg/Nest Destruction:</b> Remove and dispose of nests with eggs.	<p><b>Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Raven population would not increase (if a sufficient percentage of nests are destroyed).</li> <li>Nest removal may decrease future raven nesting there.</li> </ul> <p><b>Feasibility and Cost Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Existing environmental staff could implement using available resources (e.g., vehicles).</li> <li>Many raven nest locations are known.</li> </ul>	<p><b>Effectiveness:</b></p> <ul style="list-style-type: none"> <li>It neither immediately decreases the raven population, nor removes damaging individuals.</li> <li>Ravens will re-nest if nest removed early in the nesting season.</li> </ul> <p><b>Feasibility and Cost Effectiveness:</b></p> <ul style="list-style-type: none"> <li>Labor intensive – one nest at a time, finding nest.</li> <li>Specialist contractors may be required to implement if in-house staff lack experience, equipment, or time to implement.</li> <li>Requires knowledge of nest locations.</li> </ul>	Yes	No

**Table 2-1 Advantages and Disadvantages of Potential Raven Management Actions**

<i>Raven Management Action*</i>	<i>Advantages</i>	<i>Disadvantages</i>	<i>MBTA Permit Required?</i>	<i>Requires Compliance with FIFRA?</i>
<b>Poisoning:</b> A lethal dose of pesticide powder (i.e., DRC-1339 [3-chloro-4-methylaniline hydrochloride]) would be mixed into bait cubes, hardboiled eggs, dog food, or other baits, which would be secured to platforms or existing structures used by ravens.	<b>Effectiveness:</b> <ul style="list-style-type: none"> <li>Ravens are removed from population.</li> <li>Specific damaging individuals can be targeted in some locations.</li> </ul> <b>Feasibility and Cost Effectiveness:</b> <ul style="list-style-type: none"> <li>Low cost for materials.</li> <li>Lower cost than many other methods, especially when attempting to remove higher numbers of ravens from an area.</li> <li>USDA APHIS assistance may be cheaper than contractor solution.</li> </ul>	<b>Feasibility and Cost Effectiveness:</b> <ul style="list-style-type: none"> <li>Moderately labor intensive – pre-baiting, creating treated bait for application, and area-specific application.</li> <li>Area must be monitored and surveyed prior to deployment to ensure non-target species are avoided and minimized.</li> <li>Only USDA APHIS certified applicators can deploy DRC-1339.</li> </ul>	Yes	Yes

*Note:* \*Green indicates that the management action is an integral tool for use in Common Raven control because of the immediate effectiveness or its long-term value. Yellow indicates that the management action may have value on a local, case-by-case basis, and in conjunction with other actions, but is not necessarily integral to the management of ravens on DoD installations as a standalone action.

*Sources:* Combat Center 2021a; Holcomb 2021c; Raven Core Team 2021a; USDA APHIS 2021a; USMC 2021.

## **2.1.1 Non-lethal Management Actions**

### **2.1.1.1 Reduction of Food and Water Subsidies**

The DoD implements trash and litter control programs on installations in the California desert and prescribes trash and litter best management practices for all projects aboard DoD lands (Desert Tortoise Council 2017). Additionally, illegal dumping of trash that occurs on DoD installations is controlled to the extent practicable to reduce the attractiveness of these areas to ravens (USFWS 2008a). To deter ravens from foraging at trash and landfill sites on DoD installations, management actions include daily cover of trash layers at the end of each day. Another management action includes baling garbage to reduce the availability of human-related food sources for ravens. Baling is the process where solid waste is compacted and baled, typically held together with steel strapping or wrapped in plastic before being placed in a landfill.

Water is a limited resource for wildlife in the desert. Ravens may be subsidized by numerous anthropogenic sources of water, which can influence the size and quality of habitats for desert bird species (Harrington 2002; Boarman 2003). Ravens commonly drink from unrestricted artificial water sources such as stock tanks (Harrington 2002), golf course and sewage ponds (Boarman 2003), wildlife water catchments, domestic and commercial over-irrigation (O'Brien et al. 2006), groundwater recharge ponds, and transport canals. The raven has even been documented turning on and drinking from water faucets in campgrounds in the Mojave Desert (Hanks et al. 2009). DoD installations would manage actions to reduce or eliminate the availability of non-natural water sources that supplement raven populations on lands owned or used by the DoD in the California desert (puddles, leaky water lines/structures, etc.).

DoD installations in the California desert currently implement water conservation strategies and programs to reduce the use of potable water to the extent possible, largely due to ongoing drought concerns. For instance, the Combat Center has a Water Conservation Task Force that manages efforts to ensure the conservation and preservation of water resources by evaluating current and projected water use; assessing infrastructure, operations, and management practices; implementing relevant conservation technologies and methods; and educating all members aboard the Combat Center (Combat Center 2018e). Continued water conservation management by DoD installations in the California desert should reduce the availability of subsidized water sources to wildlife, including ravens.

### **2.1.1.2 Education and Outreach Regarding Ravens**

The DoD provides educational outreach and briefings for military personnel and contractors that work on installations in the California desert. As part of this outreach, personnel are informed of the importance of not feeding ravens and cleaning up all trash and litter from sites to prevent attracting ravens (Desert Tortoise Council 2017; Combat Center 2018d). Fort Irwin Natural Resources personnel present approximately 40 – 60 hours of verbal and visual raven educational media annually to resident and transient military personnel and their families, civilian employees, and contractors. Additionally, numerous newspaper and radio spots specific to raven subsidy awareness are distributed each year in the Mojave Desert region (Fort Irwin 2016). Edwards AFB also provides specific education on reducing subsidies including dumpster signs and partnering with The Living Desert Zoo and Gardens to provide educational pamphlets and promotional items during outreach events. The DoD would continue to provide educational outreach to reduce potential sources of raven subsidies.

### **2.1.1.3 Removal of Perching, Roosting, and Nesting Sites**

DoD installations in the California desert have removed or modified human-made structures that provide roosting, perching, and nesting sites for ravens. An aboveground transmission line and associated utility

poles, used by as many as 2,000 roosting ravens (Chamblin and Boarman 2005), were removed, incidentally, and replaced with underground utilities (Combat Center 2010) that do not support roosting. Efforts are also being made to design new structures to discourage potential raven nesting and perching (Desert Tortoise Council 2017) by avoiding all flat surfaces (i.e., no surfaces parallel with the ground and to alternatively place all surfaces at a 45-degree angle).

#### **2.1.1.4 Hazing and Other Active Deterrents**

Hazing can be used to frighten and modify bird behavior and discourage birds from feeding, roosting, or gathering (USDA APHIS 2020). Various methods for this method are identified below.

##### **Noise**

Several deterrents and hazing devices have been used at DoD installations in the California desert, including streamers, air cannons, and wailers. However, the air cannons and wailers were frequently found unplugged or completely missing while monitoring the effectiveness of these deterrents (Combat Center 2018c). Merrell (2012) reported that ravens habituate rapidly to air cannons and wailers, paying little attention to the noise after multiple exposures. It is likely that loud, sharp noises are such a common occurrence at many industrial facilities and military installations that ravens have already habituated to them (Merrell 2012). However, Merrell (2012) found that after ravens are shot, and some killed, with a shotgun or other loud firearm, air cannons and wailers become much more effective. Therefore, the use of noise-producing anti-perching devices becomes more effective when used in conjunction with lethal control methods.

##### **Lasers**

When properly used, commercial bird-deterrent lasers are safe for birds and people, and they have utility as a management tool. Lasers have been used successfully to haze birds from civil and military airfields, with a primary drawback of not being effective during bright daylight hours (Briot 1995; Blackwell et al. 2002). Because laser treatment is completely silent and can be directed selectively at individuals or groups of birds, lasers can be useful for dispersing birds in sites where disturbance of other wildlife or humans is a concern (Glahn et al. 2000). In addition, a logistic advantage of laser devices for dispersing birds is that they have a long effective range (over 3,300 feet), allowing for the user to disperse birds from long distances (Glahn et al. 2000).

Merrell (2012) reports that lasers, when used alone, have only short-term success in flushing ravens from perch and roost sites, as the birds quickly realize there is no inherent danger and become accustomed to the laser light or only fly away a short distance. Lasers can be of greater value when used in conjunction with other solutions, such as shooting, which reinforces the association of danger (Merrell 2012). Also, use of laser light to flush birds is most effective when natural light levels are low (Glahn et al. 2000), such as at dusk and dawn, when ravens are using roost sites. Laser usefulness may, therefore, be confined to nighttime roosts and feeding sites at dawn (Bishop et al. 2003).

Lasers have been used experimentally in the Mojave Desert as a means to deter ravens from sensitive tortoise areas (Opar 2016).

##### **Falconry**

Trained raptors, generally falcons and hawks, have been used for dispersing birds at airports to prevent bird/aircraft strikes (Erickson et al. 1990), and can successfully deter flocking birds, including corvids (members of the family Corvidae, including ravens) from other sites, such as landfills (Baxter and Allan 2006).

Compared to other commonly used bird-hazing or frightening methods, the use of falconry as an employed technique may not be as practical or effective as many other methods (Erickson et al. 1990). Due to the relative scarcity of trained raptors and handlers, the use of falconry as a dispersal tool is limited to special situations such as airfields, where the incidence of bird strikes is potentially high, or where pest birds are posing an imminent threat to ecological resources or health and safety (Erickson et al. 1990; Allan 2000).

The use of falconry would be a management option on lands owned or used by the DoD in the California desert to disperse roosting/flocking ravens. A pilot program to use falconry to haze ravens was conducted for several days in November/December 2020 and 2021 at the Combat Center. The pilot program was successful and kept the patrol area raven free while falcons were present. There is potential to drive ravens completely out of an area, given the opportunity to determine the correct frequency (e.g., use falconry for 2 weeks, 5 days a week followed by a maintenance program of 3 days a week until ravens leave and do not immediately return).

The Combat Center continues to use falcons for raven dispersal on an as-needed basis (e.g., 1<sup>st</sup> Tanks in 2021) and may pursue permitted use of falcons to directly take ravens if this becomes an option based on further discussions with the falconer(s).

### **Drones**

Drones, or unmanned aerial vehicles (UAVs), can be used to haze and/or harass flocks of certain bird species to deter them from sites such as airports, work sites, and sensitive environmental or contaminated areas (McDermott 2018; Paranjape et al. 2018). UAVs used to deter birds can mimic the visual and physical presence of a flying predator and employ auditory deterrents such as predator cries and distress calls (Bird-X 2018). Automated UAV technology incorporating geographic positioning system-guided, programmed flight paths is being studied as an effective bird-hazing option (Goel et al. 2017).

Use of UAVs for raven control can be expensive and would require waivers and/or clearance from the individual installations, specific to current airspace use and regulations at each installation. In addition, each installation would be responsible for ensuring that UAV operators are properly trained and possess applicable permits or licenses.

#### **2.1.1.5 Exclusion**

Anti-perching devices that physically block ravens and other birds from perching, such as bird spikes and wire rope have been used to varying degrees at DoD installations. These devices, when placed on structures where birds prefer to gather, prevent birds from accessing perching and roosting sites. However, such barriers have been applied on only a small scale because of the tremendous cost, huge scale of deployment necessary for this approach, and the wide distribution, adaptability, and mobility of ravens (Combat Center 2018c) to move to perching sites nearby.

Infrastructure design for new construction on DoD lands (e.g., buildings, fences, power poles) should incorporate proactive measures to deter raven roosting, perching, and nesting (see Section 2.1.1.3). Incorporating such design features in new construction can be cost-effective and prevent considerable post-construction management.

#### **2.1.1.6 Effigies**

Effigies are carcasses, taxidermic preparations, or artificial models placed in unnatural positions to resemble dead wildlife and are used to scare wildlife and deter their use of specific areas. Effigies can be effective raven deterrents if used properly. The best effigy for dispersing ravens is a fresh raven carcass (Peebles and Spencer 2020). Ravens are curious birds, and artificial effigies are typically pecked at and rendered useless.

Use of effigies has been shown to reduce average raven abundance and incidence at treatment sites, but the effects are typically temporally and geographically limited (effigies become less effective over time and ravens continue to occur in the vicinity of them) (Peterson and Colwell 2014). Effigies are typically most effective when used with other measures that reinforce the association of danger (Merrell 2012).

#### **2.1.1.7 Trapping for Scientific Study**

Ravens can be captured using several techniques, including rocket nets, drop-in traps, padded leghold traps, Havahart® traps, handheld net guns, noose-poles, and trap door box traps, among others (Engel and Young 1989). Trapping ravens can be difficult and is not always effective (Engel and Young 1989; Camp et al. 2013) because ravens tend to be wary of changes in their environment and are able to habituate rapidly to such changes (Engel and Young 1989; Merrell 2012). However, trapping can be an effective and useful tool when applied systematically and/or in combination with other management methods (Stiehl 1978; Young and Engel 1988; Restani et al. 1996).

Raven trapping would not be used as a broad-scale management technique as it is impractical as a tool for population management (USDA APHIS 2020). A recent trapping and relocation study has shown that the probability that relocated ravens will return to a site largely depends on release distance and on the time after release (Marchand et al. 2018). The study found that ravens released within 150 kilometers (km) of trapping locations have a high probability of returning to the site; more than 85% of 268 ravens relocated within 150 km returned to the capture site. Releasing ravens at distances greater than 150 km from trapping sites significantly reduces the return probability (Marchand et al. 2018), but does not eliminate the potential for return. Trapping ravens for scientific study would be done for purposes of analyzing raven resource use, movement, and life history patterns on DoD installations to better manage raven populations and their resources. For instance, in 2020, the Combat Center began a study to live-trap, mark, and monitor ravens so MAGTFTC Environmental Affairs could quantify and describe raven use of Combat Center resources, including ground and air space, infrastructure, and sources of food, water and other subsidies (e.g., nesting and roost sites) (Combat Center 2020).

#### **2.1.1.8 Removal of Inactive Nests**

Removal of inactive raven nests, prior to eggs being laid, disrupts nesting attempts. In addition, removal of nests may discourage future nesting attempts at that location. Removal of inactive nests is often implemented by environmental and public works staff on DoD installations. Inactive nest removal by DoD staff is more commonplace in the built environment (on infrastructure) than in natural nesting locations, as natural nesting locations can be more difficult to locate or access. However, removal of inactive nests can be a quick and local method of raven control, particularly in the built environment.

#### **2.1.1.9 Conditioned Taste Aversion**

Aversive conditioning is a non-lethal method of using negative conditioning to modify undesirable behaviors of wildlife. Aversive conditioning can reduce unwanted predation among various types of wildlife (Shivik and Martin 2000; Maguire et al. 2010). Studies have shown that egg predation by ravens can be alleviated through conditioned taste aversion using eggs treated with illness-inducing or harsh-tasting compounds (Avery et al. 1995). Hypothetically, after “teaching” predators to avoid the food item using aversive conditioning, even food items that have not been treated with the aversion agent would be avoided.

Although conditioned taste aversion was considered in the 2008 USFWS EA to reduce raven predation on the desert tortoise (USFWS 2008a), it was subsequently dismissed for the following reasons: difficulty

locating a suitable mimic for hatchling and juvenile desert tortoises; potential for non-target individuals and other species to be adversely affected; inability to implement the method on a region-wide or desert-wide area; and lack of data to demonstrate its effectiveness and longevity.

If conditioned taste aversion were to be used as a non-lethal method to control raven predation on desert tortoises, suitable mimics for hatchling/juvenile desert tortoises would have to be developed. Successful desert tortoise decoys have recently been produced using 3-dimensional printing technology for the purpose of raven aversion (Saunders 2017). The mimic would be treated with an environmentally safe aversion agent, such as carbachol (carbamylcholine chloride) or methyl anthranilate, that would induce illness (vomiting) or other unwanted reaction in ravens with the hopes of conditioning individuals to avoid preying on desert tortoises. Carbachol is widely available, water soluble, colorless, odorless, and tasteless at doses capable of producing conditioned taste aversion (Nicolaus et al. 1989). Brinkman et al. (2018) found that use of carbachol as a taste-aversive agent was effective at reducing raven predation on artificial bird nests. A carbachol safety data sheet is provided in Appendix C. Methyl anthranilate is an aromatic chemical derived from grape juice that can also be used as a taste aversion agent to deter ravens (USDA APHIS 2020). A methyl anthranilate safety data sheet is provided in Appendix C.

## **2.1.2 Lethal Management Actions**

### **2.1.2.1 Egg Oiling**

Egg oiling (addling) is a common method for wildlife managers to manage bird populations (Humane Society of the United States 2009), whereby eggs are made non-viable (commonly done by coating the egg in vegetable or silicon oil) and remain in the nest. By keeping the non-viable eggs in the nest, the parent birds will often continue to care for the eggs instead of producing a new clutch of eggs (Humane Society of the United States 2009). Egg oiling is more effective in preventing successful nesting than direct removal of eggs or nests because nesting birds continue incubation often beyond the typical hatch date, thereby reducing the probability of producing a second clutch (Blokpoel and Tessier 1991). Oiling of raven eggs is a viable, localized method to reduce raven reproduction, which can reduce predation and increase the reproductive performance of their prey (Brussee and Coates 2018).

### **2.1.2.2 Shooting**

Shooting ravens would supplement other management actions. Baxter and Allan (2008) report that supplementing non-lethal control methods, such as air cannons, with shooting can enhance the efficacy of non-lethal methods by reducing the potential for habituation. Shooting (or euthanizing) ravens is an important management action to reduce raven populations, especially in areas where large roosts form or where ravens are significantly impacting other species, such as desert tortoises (Boarman 1992, 2002, 2014; Boarman et al. 2005; Merrell 2012).

Shooting ravens would be conducted in a focused, rather than dispersed, method because shooting is impractical for reducing large numbers of ravens (USDA APHIS 2020). By focusing these efforts within a smaller geographic range, costs can be lowered, allowing more funding for non-lethal control methods.

### **2.1.2.3 Trapping for Euthanasia**

As discussed in Section 2.1.1.7, there are several techniques that can be used to trap ravens. Trapping ravens can be difficult and is not always effective; however, trapping can be an effective and useful tool when applied systematically (Stiehl 1978; Young and Engel 1988; Restani et al. 1996).

Raven trapping for euthanasia would not be used as a broad-scale management technique as it is impractical as a tool for population management (USDA APHIS 2020). Instead, targeted trapping would be part of an integrated pest management program and used in a focused manner. Ravens would be trapped and humanely euthanized by authorized individuals. In addition, ravens that are inadvertently caught in other predator traps (e.g., coyote traps) would be humanely euthanized instead of being released.

#### **2.1.2.4 Egg/Nest Destruction**

Destruction of active raven nests would be accomplished through physical removal, and unhatched eggs would be removed and destroyed. Nest egg addling is a common method for wildlife managers to manage bird populations (Humane Society of the United States 2009), whereby eggs are made non-viable (often done by coating the egg in vegetable or silicon oil) and remain in the nest. By keeping the non-viable eggs in the nest, the parent birds will often continue to care for the eggs instead of producing a new clutch of eggs (Humane Society of the United States 2009). Egg addling has been found to be more effective in preventing successful nesting than direct removal of eggs or nests because nesting birds continue incubation often beyond the typical hatch date, thereby reducing the probability of producing a second clutch (Blokpoel and Tessier 1991). Addling of raven eggs has been shown to be a viable, localized method to reduce raven reproduction, which can reduce predation and increase the reproductive performance of their prey (Brussee and Coates 2018). Nest removal can be a viable management tool when conducted at the appropriate time (e.g., close to the end of the breeding season), as ravens are less likely to attempt to re-nest in that season.

#### **2.1.2.5 Poisoning**

Targeted poisoning of ravens on lands owned or used by the DoD in the California desert would be part of an integrated pest management program and used in a focused manner. Specifically, 3-chloro-4-methylaniline hydrochloride (also known as DRC-1339), a pesticide registered by the USDA for use on birds under USEPA labels 56228-29 and 56228-63 (USEPA 2019, 2020), would be used to poison and remove ravens. DRC-1339 can be selectively used by injecting the pesticide solution into hardboiled chicken eggs or other potential food items that ravens would consume. Use of DRC-1339 would occur under closely controlled and monitored conditions and would be applied where ravens congregate, specifically, in or near areas of subsidies (e.g., landfills). Pre-baiting would be done to avoid or minimize risks to non-target species and would include the use of cameras to see what animals are attracted to the bait. Bait would be placed on raised platforms and covered with mesh to keep non-target species away from bait while still allowing ravens to reach bait. Use of DRC-1339 would occur on DoD installations in the California desert only under the guidelines of the most up to date pesticide product label (USEPA 2019, 2020; Appendix D), and per the limits of the depredation permits issued to individual DoD installations by the USFWS.

## **2.2 DESCRIPTION OF THE NO-ACTION ALTERNATIVE**

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Under the No-Action Alternative, current raven management actions, primarily *ad hoc* and non-lethal, would continue to be conducted piecemeal at the identified DoD installations in the California desert (see Figure 1-1).

Table 2-2 lists the current or previous raven management actions known to have been conducted at the identified DoD installations. Some of these efforts were conducted many years ago (e.g., experimental poisoning in 1989) or represent limited efforts (e.g., falconry at the Combat Center). Some efforts have not been very effective. For example, reducing food subsidies on the Combat Center is challenging due to lack of human awareness, concern, or consequence (see Photo 8). This situation is worse during exercises when there is a rapid increase in visiting units and associated trash on the Combat Center (see Photo 9). The demand during these times typically exceeds service capacity. Although DoD environmental education

aims to resolve these issues, such education only extends to those persons living and working on the installations (e.g., pre-construction briefs). Also, enforcement of environmental requirements within installations is limited by available staff and other higher enforcement priorities.

In addition, efforts made within DoD installations to manage ravens and correct deficiencies may be negated by lack of efforts in adjacent cities and lands, which also contribute to raven subsidies on installations.

**Table 2-2 Current or Previous Raven Management Actions at DoD Installations in the California Desert**

<i>Management Action</i>	<i>Combat Center</i>	<i>MCLB Barstow</i>	<i>Edwards AFB</i>	<i>Fort Irwin NTC</i>	<i>NAWSCL</i>	<i>CMAGR<sup>1</sup></i>
<b><i>Non-Lethal Management Actions</i></b>						
Reduction of Food and Water Subsidies	X	X	X	X	X	X
Education and Outreach Regarding Ravens	X	X	X	X		X
Removal of Perching, Roosting, and Nesting Sites	X	X	X	X	X	X
Hazing and other Active Deterrents	X			X	X	
Exclusion	X	X	X	X	X	X
Effigies						
Trapping for Scientific Study	X <sup>2</sup>					
Removal of Inactive Nests	X	X	X	X	X	X
Conditioned Taste Aversion						
<b><i>Lethal Management Actions</i></b>						
Egg Oiling						
Shooting	X <sup>3</sup>					
Trapping for Euthanasia						
Egg/Nest Destruction				X		
Poisoning	X <sup>4</sup>					
Lethal take (method not known)			X	X	X	

Notes: <sup>1</sup>CMAGR is administered by MCAS Yuma.

<sup>2</sup>Ongoing trap-mark-release and radiotracking project; ravens released only at capture site (Combat Center 2020).

<sup>3</sup>Under MBTA Depredation Permit #DPRD086145C, 136 ravens were taken at 1<sup>st</sup> Tanks Ramp (Combat Center 2019a).

<sup>4</sup>Experimental poisoning was conducted for a brief time in 1989 (Rado 1990).



**Photos 8 and 9     Truck with Exposed Meals, Ready-to-Eat (the Ravens Fled) and  
Overfilled Dumpster with Raven on Top**

## **2.3 DESCRIPTION OF THE PROPOSED ACTION**

Under the Proposed Action, each DoD installation would determine the appropriate mix of raven management actions to be implemented at each installation. Integrated, adaptive management of the raven would be set forth in a separate plan, as part of a specific program, and/or incorporated as an update to each installation's INRMP.

Although each DoD installation would retain the individual discretion to determine the appropriate mix of raven management actions, the collective goal of the Proposed Action is to reduce the raven population to more sustainable levels (i.e., between 0.64 to 0.75 raven/km<sup>2</sup>, as described below). To this end, information and recommendations by agency staff with experience in raven management are integrated in Table 2-1 to inform agency decision makers on the potential effectiveness of the various raven management actions.

Sustained implementation of a mix of effective non-lethal and lethal raven management actions at each installation would best achieve the Purpose and Need, collectively. Available literature supports this recommendation (see e.g., Boarman 1992, 1993, 2002, 2003; Boarman et al. 2005; Corvus Ecological Consulting 2016b).

The DoD installations would analyze, adapt, and increase use of existing effective non-lethal management actions under the Proposed Action. Examples of potential areas of improvement include:

- Ceasing funding of largely ineffective actions (e.g., streamers, wailers, and air cannons);
- Increasing waste management services during times of personnel increase;
- Limiting water leaks and other water subsidies;
- Partnering with adjacent property owners and land managers to reduce subsidies more effectively (e.g., in agriculture fields and landfills); and
- Reducing roosting sites such as those that occur near landfills, sewage ponds, and unattended garbage receptacles.

Lethal management actions for the control of raven populations on lands owned or used by the DoD in the California desert could include all actions described in Section 2.1.2, pending receipt of the appropriate depredation permit. The focus of lethal management action may initially be on the developed areas of the installations where ravens typically congregate. Efforts made in developed areas would also benefit the desert tortoise in natural areas, even if no lethal management action is implemented in the more natural areas of an installation. The main areas of the installation that have high raven use are listed below.

- Combat Center: Cantonment, including the 1<sup>st</sup> Tanks and the adjacent landfill
- MCLB Barstow: none, except that it has desert tortoise critical habitat
- Edwards AFB: airfield, cantonment, infrastructure, and landfill
- Fort Irwin NTC: Cantonment area
- NAWSCL: property boundary with the City of Ridgecrest and Kern County landfill
- CMAGR: none, except that it has desert tortoise critical habitat

Under the Proposed Action, individual DoD installations would be responsible for applying for and maintaining valid USFWS depredation permits to lethally control ravens. The depredation permits would specify the number of active nests/eggs/hatchlings and adult ravens that can be removed, and the DoD would abide by all specifications and protocols of the permits.

The USFWS PSFWO, as a cooperating agency and utilizing various versions of *StallPOPd Web Interactive: Software to Compute Population Control Treatments of a Subsidized Predator* (Shields et al. 2019; Hanley et al. 2020a, 2020b, 2021), developed a range of raven density thresholds that are necessary to reduce predation pressure on desert tortoises, while maintaining sustainable raven populations. Under the Proposed Action, DoD raven removal actions would reduce raven populations on DoD installations to densities between 0.64-0.75 raven/km<sup>2</sup>. Per USFWS analysis, the reduction of raven densities to such levels would allow for greater desert tortoise survivorship, while allowing for raven populations to be maintained at relatively constant population densities with ongoing annual maintenance levels of removal.

Table 1-4 provides current raven density estimates and population by age-class estimates at DoD installations in the California desert (Holcomb 2021b). Tables 2-3 and 2-4 provide the target raven populations and initial levels of raven removal to reduce raven population densities on DoD lands (“reset” levels) to 0.64 raven/km<sup>2</sup> and 0.75 raven/km<sup>2</sup>, respectively. Under the 0.64 raven/km<sup>2</sup> scenario, approximately 13,293 ravens would initially need to be removed from DoD lands in the California desert (Table 2-3). Under the 0.75 raven/km<sup>2</sup> scenario, approximately 11,830 ravens would initially need to be removed from DoD lands in the California desert (Table 2-4) (Shields et al. 2019; Hanley et al. 2020a, 2020b, 2021).

Tables 2-5 and 2-6 provide the average amount of raven removal that would need to occur annually, following initial “reset” of the populations (Tables 2-3 and 2-4) to maintain raven populations on DoD lands in the California desert at the 0.64 raven/km<sup>2</sup> and 0.75 raven/km<sup>2</sup> density thresholds, respectively. Under the 0.64 raven/km<sup>2</sup> scenario, approximately 1,477 ravens would need to be removed on an annual basis to maintain the population at roughly 0.64 raven/km<sup>2</sup> (Table 2-5). Under the 0.75 raven/km<sup>2</sup> scenario, approximately 1,715 ravens would need to be removed on an annual basis to maintain the population at roughly 0.75 raven/km<sup>2</sup> (Table 2-6) (Shields et al. 2019; Hanley et al. 2020a, 2020b, 2021).

**Table 2-3 Target Raven Populations and Population Reset Estimates under the 0.64 Raven/km<sup>2</sup> Scenario**

<b>Installation</b>	<b>Population Targets</b>				<b>Removal Estimates</b>			
	<b>Eggs/ Hatchlings<sup>1</sup></b>	<b>Non- breeders</b>	<b>Breeders</b>	<b>Total Population</b>	<b>Eggs/Hatchlings Removed</b>	<b>Non- breeders Removed</b>	<b>Breeders Removed</b>	<b>Total Ravens Removed</b>
Combat Center	706	252	1,014	1,972	652	233	934	<b>1,819</b>
MCLB Barstow	5	2	8	15	7	2	9	<b>18</b>
Edwards AFB	283	101	407	791	799	285	1,146	<b>2,230</b>
Fort Irwin NTC	699	249	1,003	1,951	1,006	360	1,444	<b>2,810</b>
NAWSCL	1,057	377	1,517	2,951	2,247	803	3,224	<b>6,274</b>
CMAGR <sup>2</sup>	426	152	611	1,189	40	14	88	<b>142</b>
<b>TOTAL</b>	<b>3,176</b>	<b>1,133</b>	<b>4,560</b>	<b>8,869</b>	<b>4,751</b>	<b>1,697</b>	<b>6,845</b>	<b>13,293</b>

Notes: <sup>1</sup>Target Eggs/Hatchlings are given a value of 0.5 each to account for loss of individuals prior to reaching non-breeder/breeder status.

<sup>2</sup>CMAGR is administered by MCAS Yuma.

Sources: Shields et al. 2019; Hanley et al. 2020a, 2020b, 2021.

**Table 2-4 Target Raven Populations and Population Reset Estimates under the 0.75 Raven/km<sup>2</sup> Scenario**

<b>Installation</b>	<b>Population Targets</b>				<b>Removal Estimates</b>			
	<b>Eggs/ Hatchlings<sup>1</sup></b>	<b>Non- breeders</b>	<b>Breeders</b>	<b>Total Population</b>	<b>Eggs/Hatchlings Removed</b>	<b>Non- breeders Removed</b>	<b>Breeders Removed</b>	<b>Total Ravens Removed</b>
Combat Center	828	295	1,188	2,311	530	190	760	<b>1,480</b>
MCLB Barstow	6	2	9	17	6	2	8	<b>16</b>
Edwards AFB	332	118	477	927	750	268	1,076	<b>2,094</b>
Fort Irwin NTC	819	292	1,176	2,287	886	317	1,271	<b>2,474</b>
NAWSCL	1,239	442	1,778	3,459	2,065	738	2,963	<b>5,766</b>
CMAGR <sup>2</sup>	466	166	669	1,301	0	0	0	<b>0</b>
<b>TOTAL</b>	<b>3,690</b>	<b>1,315</b>	<b>5,297</b>	<b>10,302</b>	<b>4,237</b>	<b>1,515</b>	<b>6,078</b>	<b>11,830</b>

Notes: <sup>1</sup>Target Eggs/Hatchlings are given a value of 0.5 each to account for loss of individuals prior to reaching non-breeder/breeder status.

<sup>2</sup>CMAGR is administered by MCAS Yuma.

Sources: Shields et al. 2019; Hanley et al. 2020a, 2020b, 2021.

**Table 2-5 Average Annual Raven Maintenance Removal under the 0.64 Raven/km<sup>2</sup> Scenario**

<b>Installation</b>	<b>Removal Estimates<sup>1</sup></b>			
	<b>Eggs/Hatchlings Removed</b>	<b>Non-breeders Removed</b>	<b>Breeders Removed</b>	<b>Total Ravens Removed</b>
Combat Center	176.5	50.4	101.4	<b>328.3</b>
MCLB Barstow	70.8	20.2	40.7	<b>131.7</b>
Edwards AFB	264.3	75.4	151.7	<b>491.4</b>
Fort Irwin NTC	1.3	0.4	0.8	<b>2.5</b>
NAWSCL	174.8	49.8	100.3	<b>324.9</b>
CMAGR <sup>2</sup>	106.5	30.4	61.1	<b>198.0</b>
<b>TOTAL</b>	<b>794.2</b>	<b>226.6</b>	<b>456.0</b>	<b>1,476.8</b>

Notes: <sup>1</sup>Decimals are used to the tenths place as Removal Estimates are annual averages.

<sup>2</sup>CMAGR is administered by MCAS Yuma.

Sources: Shields et al. 2019; Hanley et al. 2020a, 2020b, 2021.

**Table 2-6 Average Annual Raven Maintenance Removal under the 0.75 Raven/km<sup>2</sup> Scenario**

<b>Installation</b>	<b>Removal Estimates<sup>1</sup></b>			
	<b>Eggs/Hatchlings Removed</b>	<b>Non-breeders Removed</b>	<b>Breeders Removed</b>	<b>Total Ravens Removed</b>
Combat Center	207.0	59.0	118.8	<b>384.8</b>
MCLB Barstow	83.0	23.6	47.7	<b>154.3</b>
Edwards AFB	309.8	88.4	177.8	<b>576.0</b>
Fort Irwin NTC	1.5	0.4	0.9	<b>2.8</b>
NAWSCL	204.8	58.4	117.6	<b>380.8</b>
CMAGR <sup>2</sup>	116.5	33.2	66.9	<b>216.6</b>
<b>TOTAL</b>	<b>922.6</b>	<b>263.0</b>	<b>529.7</b>	<b>1,715.3</b>

Notes: <sup>1</sup>Decimals are used to the tenths place as Removal Estimates are annual averages.

<sup>2</sup>CMAGR is administered by MCAS Yuma.

Sources: Shields et al. 2019; Hanley et al. 2020a, 2020b, 2021.

In total, the goal would be to initially remove up to 11,830-13,293 ravens from the population on DoD lands in the California desert (population “reset”) within the first year of implementation under the Proposed Action. Following initial raven removal, up to 1,477-1,715 ravens would be removed annually from DoD lands in the California desert to maintain ravens at sustainable population levels while reducing the ecological, economic, and health and safety impacts of the species. If sustainable raven densities are not reached in the first year, the reset efforts would continue until the goal density is reached. Monitoring of raven populations at DoD installations (see Section 2.4.2) would ensure that raven population management goals are being met and would allow for adaptive management of raven control actions and adjustments to removal numbers over time (see Section 5.5 and Appendix E).

## **2.4 RESOURCE PROTECTION MEASURES, MONITORING, AND MITIGATION** \_\_\_\_\_

Under NEPA, mitigation includes measures to avoid, minimize, rectify, reduce, eliminate, or compensate for potential impacts of the actions (40 CFR §1508.20). These types of measures may be offered even where there is no potential for significant impact and is typically distinguished by not using the term mitigation. In this PEA, proposed RPMs (Section 2.4.1) are incorporated into the actions to promote safe, integrated raven management, not as a result of potential significant impacts. A discretionary monitoring protocol (Section 2.4.2) is proposed by USFWS. Proposed discretionary mitigation (Section 2.4.3) is MAGTFTC-specific and offered to address the desert tortoise aspect of the Purpose and Need, which would not be resolved by focusing on ravens alone.

### **2.4.1 Resource Protection Measures**

The measures listed below would apply to both the No-Action Alternative or Proposed Action unless otherwise specified. Some measures are of general applicability, and some are location- or resource-specific.

- 1) Allowing only experienced, authorized professionals to deploy lethal control methods (e.g., shooting and poisoning) would minimize the co-lateral, lethal take of other migratory bird species (e.g., ensuring other birds are not in the vicinity of ravens before shooting and conducting pre-baiting as required under RPM #10).
- 2) Performing euthanasia humanely, as acceptable by the American Veterinary Medical Association’s (AVMA [2020]) Guidelines for the Euthanasia of Animals.
- 3) Shooting ravens only by trained professionals to ensure safety to personnel and the public (consistent with RPM #1, this would also reduce non-target take of non-raven species).
- 4) Adhering to requirements and limitations in any future-issued MBTA depredation permit (e.g., shotgun no larger than 10-gauge; non-toxic shot; and no decoys, duck calls, or other devices to lure or entice migratory birds into gun range can be used) (50 CFR §§20.21(j) and 21.41).
- 5) Reporting band details, for encounters of all birds that have a band from the U.S. Geological Survey Bird Banding Laboratory to 1-800-327-BAND (2263) or <http://www.reportband.gov>.
- 6) Ensuring take of ravens (i.e., trapping for scientific study or euthanasia, conditioned taste aversion, egg oiling, shooting, active egg/nest destruction, poisoning) on lands owned or used by the DoD in the California desert would be closely monitored and tracked to facilitate any required reporting to the USFWS. Most of these activities would require operating under MBTA permits (e.g., special purpose or depredation), which explicitly stipulate monitoring and reporting take.

- 7) Avoiding any take, capture, harassment, or disturbance of Bald Eagles, Golden Eagles, or species listed as threatened or endangered under the ESA. Permits and additional analysis may be required if avoidance is not possible. See Section 1.8 and Chapter 5.
- 8) Avoiding impacts to special status plants, critical habitat, wetlands, floodplains, and other water resources during implementation of certain raven management actions (e.g., use of toxicant DRC-1339 or ground disturbance) for the protection of sensitive species and habitats. Permits and additional analysis may be required if avoidance is not possible. See Section 1.8 and Chapter 5.
- 9) Subject to RPM# 12, following safety data sheet instructions and limitations for chemicals used for raven management (e.g., methyl anthranilate). For more information, see Appendix C.
- 10) Using DRC-1339 in accordance with instructions and limitations on the USEPA labels 56228-29 and 56228-63: – *Compound DRC-1339 Concentrate – Bird Control* (USEPA 2019) and *Compound DRC-1339 Concentrate - Livestock, Nest & Fodder Depredations* (USEPA 2020). DRC-1339 would only be used by USDA APHIS certified applicators. This would ensure that location-specific factors would be considered to inform the appropriate measures to minimize effects to non-target species and personnel handling the pesticide. Measures to avoid and minimize these risks include pre-baiting and using raised platforms with meshes to prevent non-target species from accessing bait; carcass collection and disposal; wearing the appropriate PPE; and following USEPA label requirements. For more information, see Appendix D.
- 11) Monitoring for and disposing of DRC-1339 tainted raven carcasses, as observed, to prevent potential risks to public health, non-target species, and the environment and to decrease the potential subsidy raven carcasses may provide to scavengers. Based on USFWS experience, raven carcasses tend to be found under roosting sites and near water sources due to the delayed effects of DRC-1339. All carcasses would be handled and disposed of in accordance with the guidelines and methods established by the USDA as outlined in Vantassel and King (2018). USDA APHIS's standard practice is to collect carcasses reported by the public.
- 12) Using USEPA-approved pesticides and pesticide devices in accordance with product labels as summarized below and by searching the USEPA's *Pesticide Product and Label System* to confirm product approval (<https://ordspub.epa.gov/ords/pesticides/f?p=PPLS:1>).
  - For taste aversion chemicals and repellants (e.g., carbamylcholine chloride [carbachol], methiocarb, and methyl anthranilate), ensuring these or other pesticides are either registered as a pesticide by the USEPA or covered under a FIFRA experimental use permit. Carbachol is not currently USEPA-approved or registered for use as a pesticide but may be in the future. For more information, see Appendix C.
  - For use of oil in egg addling, ensuring oil is pre-approved by USEPA (i.e., food grade oil such as corn or vegetable oil) or compliant with the minimum risk exemption under FIFRA.
  - For lasers, using manually controlled lasers (not subject to FIFRA regulation) or ensuring lasers that are part of an automated system are USEPA-approved as they are considered pesticidal devices and regulated under FIFRA (USEPA 2022b). Such products would have to be produced in a USEPA-registered establishment and sold in packaging that bears a USEPA Establishment Number.
- 13) Ensuring compliance with state and DoD pest management requirements and reporting (e.g., DoDI 4150.07). DoD requirements include ensuring pesticide applicator qualification and certification

(see RPM #10 for requirements specific to DRC-1339), review and approval of pesticide use on installation, contract review and approval, contract performance assessment, and reporting of all pesticide use on a DoD system. Requirements are included in the installation Pest Management Plan. Installation Pest Management Plans would be updated to facilitate implementation of all chemical and nonchemical raven management actions.

- 14) Using lasers or automated systems (e.g., drone) in compliance with applicable installation limitations and requirements to avoid impacts to aircraft, military training, and safety of personnel. This would include coordination with an installation's Range Control to ensure safety for humans in the area. Lasers would not be utilized in areas where humans could be affected. Lasers would not be used on ravens in flight, due to the small chance that the beam could affect aircraft or pilots. Likewise, lasers would only be utilized per the standards of the most current scientific research and per the most widely accepted professional standards (e.g., within accepted ranges of wavelengths, power).
- 15) Ensuring appropriate involvement of Native American tribes if it is later determined that raven management actions could affect Native American tribal resources or rights and ensuring management actions do not occur on or near burial sites protected under the Native American Graves Protection and Repatriation Act (43 CFR 10). Continued coordination would typically occur during any future NEPA and Section 106 processes as explained in Table 3-5 and Section 5.6.
- 16) Ceasing all ground disturbing activities and notifying the installation's Cultural Resources Manager if buried cultural resources are inadvertently discovered during implementation of a raven management action.
- 17) Ensuring compliance with the ESA Section 7 requirements listed below. These are consistent with the above-listed RPMs, but limit the application methods for some raven management actions.
  - All personnel will use existing routes and be alert for the presence of tortoises.
  - All personnel will check for tortoises before driving a vehicle through potential habitat and before moving parked vehicles. If a tortoise is found under a vehicle, that vehicle will not be moved until the tortoise has moved from under the vehicle on its own.
  - If the avicide DRC-1339 is used, project personnel will secure the egg baits so they cannot be moved to a location where non-target wildlife may encounter them. Project personnel will also place and monitor pre-bait eggs using game cameras to ensure non-target species are not consuming eggs prior to placing eggs treated with DRC-1339.
  - Project personnel will only use food grade oil for egg addling.

## **2.4.2 Discretionary Monitoring Protocol**

If adopted, annual monitoring of raven populations on DoD lands in the California desert would be done in accordance with the USFWS's *Common Raven Adaptive Conflict Management Strategy* (Holcomb 2022; Appendix E), which is based on the principles of Strategic Habitat Conservation (USFWS 2008b). The USFWS uses Strategic Habitat Conservation as an adaptive management, landscape-scale approach to conservation of species and habitats.

It is anticipated that point count data would be collected annually, in the month of April, to monitor raven populations at all DoD installations participating in the raven management. Results and analysis of monitoring data may indicate that existing or additional actions may be necessary to adjust annual

depredation rates to maintain raven populations at sustainable population levels. Consequently, active monitoring would allow for adaptive management and multiple courses of action to be used simultaneously to achieve successful results (see Chapter 5 and Appendix E for more details).

Although classified as discretionary in this PEA, USFWS PSFWO has determined that this monitoring protocol would help to ensure that management goals of the Proposed Action are met, would allow for an adaptive management framework, and may be required for DoD installations that seek depredation permits from the USFWS, Migratory Bird Program. At the time of this PEA, the USFWS estimates that the cost for annual monitoring would likely not exceed \$10,000 per DoD installation (Holcomb 2022; Appendix E). In addition, USFWS may be able to assist individual installations with monitoring if they cannot satisfy the monitoring requirement (e.g., due to staffing or funding shortage).

### **2.4.3 Discretionary Mitigation – Recovery and Sustainment Partnership Initiative**

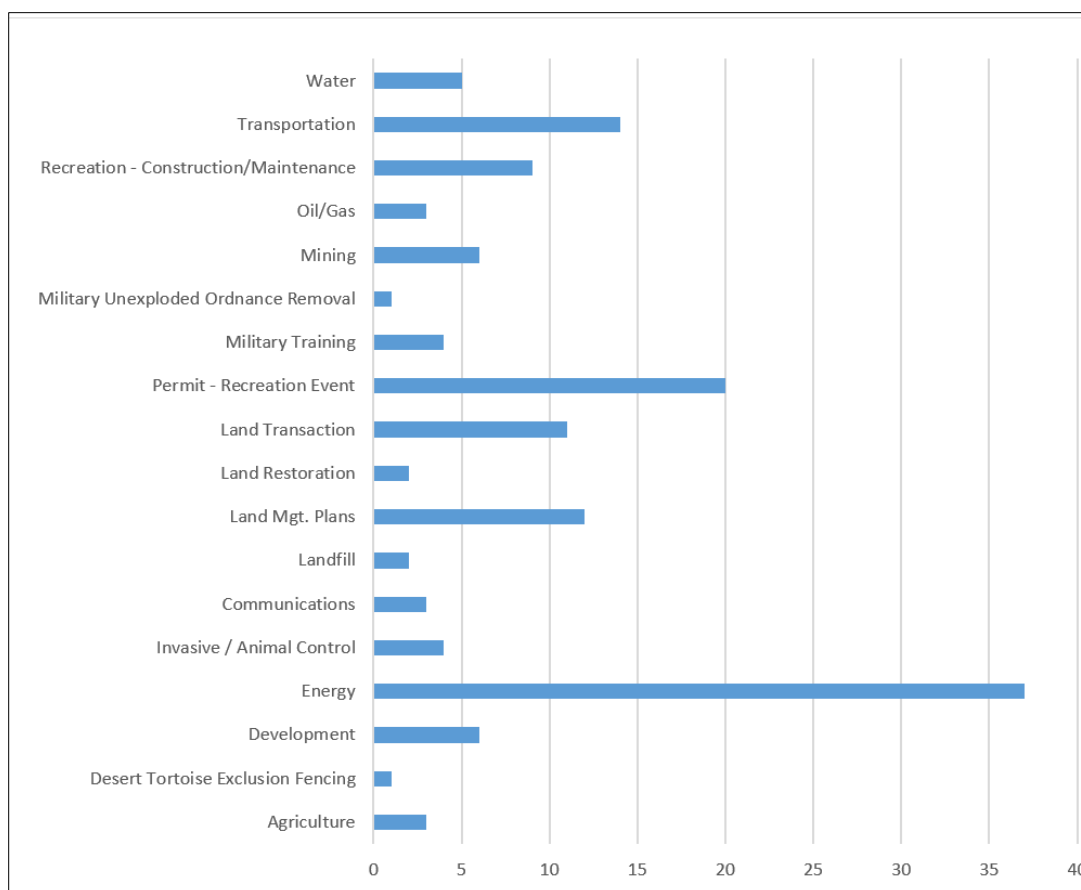
MAGTFTC proposes to contribute funds or in-kind conservation efforts to advance desert tortoise recovery on federal or non-federal lands outside the Combat Center, in the western Mojave Desert, under the auspices of the RASP Initiative that was advanced in the 2018 MOU at the Departments of Defense and Interior levels (see Section 1.3.1). This initiative would essentially implement recovery actions (projects) that promote the recovery objectives listed in the USFWS's 2011 *Revised Recovery Plan for the Mojave Population of the Desert Tortoise*.

This discretionary mitigation is proposed to resolve, in part, the non-raven stressors affecting the desert tortoise. Addressing the raven stressor alone would not resolve desert tortoise decline if other stressors are left unmitigated. Some projects in the region (Figure 2-1) that may affect the desert tortoise, may also increase raven predation.

The authorities for this discretionary mitigation are ESA Section 7(a)(1) and NEPA. Federal agencies can offer mitigation to achieve a more preferable environmental outcome under NEPA. Under ESA Section 7(a)(1), agencies are directed to use their authorities for the conservation of listed species but are afforded discretion in how to meet this mandate. Because federal agencies have discretion with regards to implementing their Section 7(a)(1) obligations, RASP participation by other DoD installations is not mandatory. It may benefit other DoD installations to participate because regulatory flexibilities could be available to the installations as was the intent of the 2018 MOU. However, the downward population trend of the desert tortoise is a result of many factors (USFWS 2011) and is not caused just by DoD. Thus, DoD cannot resolve the issue alone. DoD is one actor in the California desert and as shown in Figure 2-1, the number of non-military projects that could affect the desert tortoise outweigh military training and some DoD installations do not contain designated critical habitat. Non-federal partners are also encouraged to participate in RASP and may have similar obligations to manage for the desert tortoise under Section 10 of the federal ESA (e.g., habitat conservation plans) and the California ESA.

In light of this proposed long-term commitment, MAGTFTC would re-evaluate its existing desert tortoise management at the Combat Center to determine if any changes are needed to continue to support current and future training (e.g., USMC Force Design 2030). MAGTFTC's proposed commitment would be contingent on increased regulatory flexibilities that facilitate military training at the Combat Center, if needed. Any changes to management or training would comply with NEPA and ESA.

Recovery would benefit the military mission if the costs of desert tortoise management in the western Mojave Desert decreases, and as the species recovers and is eventually de-listed.



Source: USFWS 2019.

**Figure 2-1 Number of and Project Categories for USFWS Biological Opinions Issued for Desert Tortoise from 2013 – 2020**

### 2.4.3.1 RASP Background

As early as the 2000s, MAGTFTC has worked to advance desert tortoise recovery with the construction and continued operation of the Marine Corps' Tortoise Research and Captive Rearing Site (Combat Center 2005), plus climate refugia (Barrows et al. 2016), genomic (Tollis et al. 2017), and landscape genomic analyses (Sanchez-Ramirez et al. 2018). Over the past 2 years, MAGTFTC and other partners (i.e., Fort Irwin NTC, BLM, and USFWS) discussed how to collaborate to advance species recovery pursuant to the USFWS's 2011 Revised Recovery Plan, while fulfilling independent obligations and commitments. It was determined that the best approach would be for partners to pool funds, implement recovery actions in the areas that would most benefit the species, and initially, implement actions within the scope of existing agency obligations and commitments. The local effort for desert tortoises is referred to as RASP.

RASP is needed now for the following reasons:

- As of 2014, a 63% decline in tortoise abundance occurred in all recovery units, with a 49% decline in the Western Mojave Recovery Unit (Allison and McLuckie 2018).
- Desert tortoise populations densities lower than 3.9 adult tortoises/km<sup>2</sup> are considered depleted and not viable over the long-term (USFWS 2011a). As of 2014, population density in the Western Mojave Recovery Unit was 2.8 adult tortoises/km<sup>2</sup> (USFWS 2020).

- Per USFWS’s 2011 Revised Recovery Plan, it is estimated that recovery would cost \$159 million and could be achieved by 2025 if recovery actions were implemented promptly (USFWS 2011a). If expenditures remain at FY 2017 levels (\$16 million), there is already a \$31 million shortage (USFWS 2017b). Thus, collaboration is necessary and federal agencies in the Western Mojave Recovery Unit are willing and able to collaborate and advance species recovery.
- The desert tortoise is listed as a threatened species under the federal ESA, with CDFW currently reviewing a petition to up-list the species to endangered status under the California ESA (CDFW 2020). As a species moves toward extinction, it would become more difficult and expensive to achieve recovery and military readiness could be impaired to a greater degree due to ESA’s mandate to federal agencies. As explained by the U.S. Supreme Court: “[t]he plain intent of Congress in enacting [ESA] was to halt and reverse the trend toward species extinction, whatever the cost...Agencies [a]re directed...to use...all methods and procedures which are necessary to preserve endangered species...[T]he legislative history...reveals [a] conscious decision by Congress to give endangered species priority over the primary missions of federal agencies.” (Tennessee Valley Authority v. Hill et al., 437 U.S. 153, 184-185 [1978] [internal citations, quotations and emphasis omitted]).

#### **2.4.3.2 RASP Summary**

The scope of RASP includes the following types of recovery actions:

- Highway Exclusion Fencing
- Unauthorized Route Closure and Habitat Restoration
- Population Augmentation & Head Starting
- Recovery Coordination and Enforcement
- Permanent Habitat Protection
- Effectiveness Monitoring of Actions
- Objective Monitoring
- Range-wide Monitoring of Tortoise Populations

(Note: this list is not all inclusive but shows the initial focus for project funding. Recovery actions within the scope of RASP are those that are listed and discussed within the USFWS’s 2011 *Revised Recovery Plan for the Mojave Population of the Desert Tortoise*, and prioritized for effectiveness by the USFWS Desert Tortoise Recovery Office. This list is what MAGTFTC, and partners have advanced as an initial focus for initiating RASP. The Desert Tortoise Council recommendations [domestic and feral animal removal, barrier maintenance, and compliance monitoring] may be within the scope of the initial list. Projects proposed to advance RASP could include these items.)

RASP projects would be focused on the following short-term objectives (next 1 to 5 years):

- Construct desert tortoise exclusion fencing along priority highways in the western Mojave Desert
- Close all unauthorized routes of travel (e.g., off-highway vehicle travel) in the identified recovery focus areas
- Protect and restore up to 250,000 acres of habitat in recovery focus areas

RASP projects would be implemented within the Western Mojave Recovery Unit focus areas (Figure 2-2), in areas consistent with desert tortoise conservation and protection.

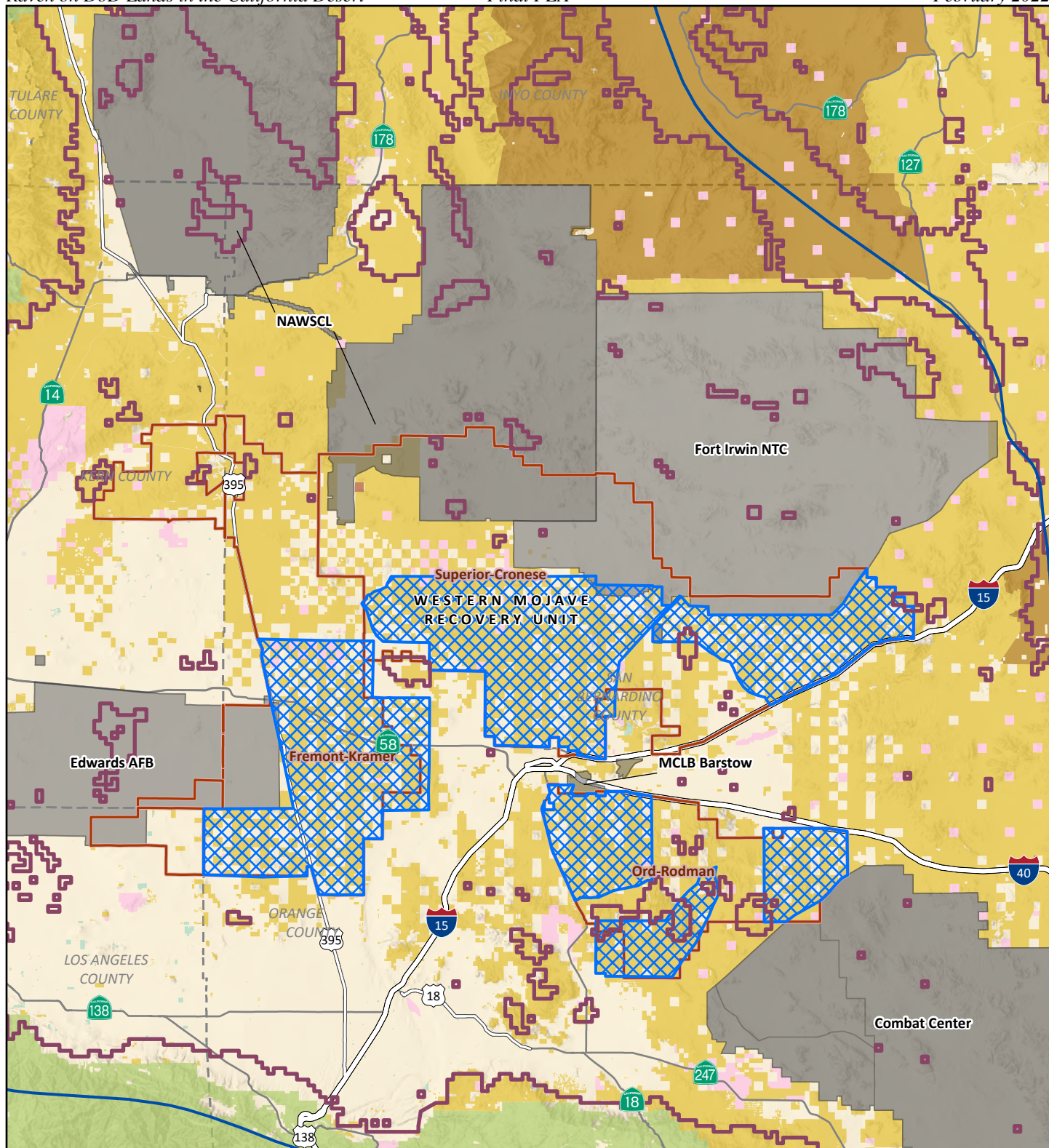
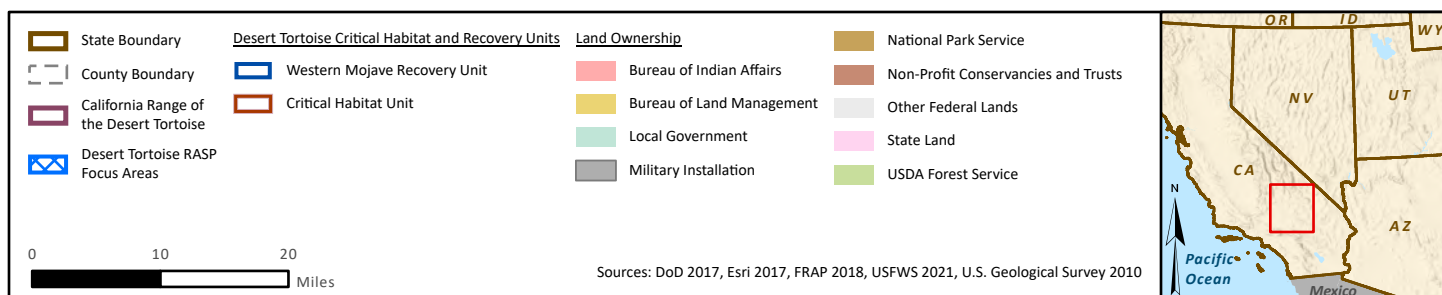


Figure 2-2. RASP Focus Areas in the Western Mojave Recovery Unit



Current RASP partners include:

- MAGTFTC
- Fort Irwin NTC
- Edwards AFB
- BLM, Barstow Field Office – U.S. Department of Interior Region 8 & 10
- USFWS, PSFWO
- National Fish and Wildlife Foundation (NFWF)

The proposed framework and schedule for implementing RASP is summarized in Table 2-7.

**Table 2-7 Schedule for Implementing RASP**

<b><i>RASP Framework</i></b>	<b><i>Proposed Schedule</i></b>
NFWF's RASP Implementation Plan Completed	Spring 2022
NFWF Issues Request for Proposals (RFPs)	
Applicants provide response to RFPs	
Partners review and approve projects	Summer 2022
Applicants notified of selection and begin implementation	
NFWF manages partner contributions and disburses project funds	Ongoing

*Note: If your organization or agency is interested in participating in this effort, please contact the USFWS's Mojave Desert Division, Palm Springs Office at (760) 322-2070, or contact the MAGTFTC/MCAGCC Office of Government and External Affairs (contact information available at: <https://www.29palms.marines.mil/Staff-Offices/Government-and-External-Affairs/>).*

### 2.4.3.3 Regulatory Compliance

Implementing RASP does not require additional NEPA analysis at this time for the following reasons:

- The RASP Implementation Plan is a framework that partners, and applicants would work within and mirrors the contents of the USFWS's 2011 Revised Recovery Plan; previously subject to public comment;
- Projects with details capable of NEPA analysis would be later developed by applicants and are not known at this time; and
- Initial projects would be within the scope of existing agency obligations and authorizations, namely:
  - BO for the Combat Center and BLM (USFWS 2017a).
  - West Mojave Route Network Project for route/habitat restoration (BLM 2019).
  - Fort Irwin NTC's NEPA and ESA requirements that would result from its current proposed Military Training and Public Land Withdrawal and Extension (Department of the Army 2020).
  - Final EIS Land Acquisition and Airspace Establishment to Support Large-Scale Marine Air Ground Task Force Live-Fire and Maneuver Training at the Marine Corps Air Ground Combat Center, Twentynine Palms, CA (DoN-USMC 2012) and associated Record of Decision (DoN 2013).

- Supplemental EIS for Land Acquisition and Airspace Establishment to Support Large-Scale Marine Air Ground Task Force Live-Fire and Maneuver Training, Marine Corps Air Ground Combat Center, Twentynine Palms, California (DoN 2016).

Projects with no existing regulatory coverage would be subject to project-specific NEPA, NHPA, and ESA compliance prior to implementation. Applicants would be responsible for working with the federal land manager to ensure compliance prior to using MAGTFTC funds to implement recovery actions.

## **2.5 ALTERNATIVES CONSIDERED BUT ELIMINATED FROM DETAILED ANALYSIS**

During the planning process, the DoD identified and then eliminated the following potential action alternatives because they did not meet the purpose of and need for the Proposed Action or were not otherwise feasible.

### **2.5.1 Coordinated Management of Common Ravens Using Only Non-Lethal Means**

An alternative to conduct coordinated management of ravens by only non-lethal means was considered and is generally occurring at some DoD installations under the No-Action Alternative. For the reasons explained in the sections above, a focus on non-lethal management is not an effective approach to achieve the Purpose and Need. The DoD has worked for multiple years to control raven numbers with non-lethal means. Several perching deterrents were installed and evaluated over the past 8 years, including streamers, air cannons, and wailers; all demonstrated limited long-term success (Combat Center 2018c). Ravens became desensitized to the streamers, and anecdotal reports indicate the noises emitted by the air cannons and wailers disturbed the resident service members. The air cannons and wailers were frequently found unplugged or completely missing while monitoring the effectiveness of these deterrents (Combat Center 2018c).

More recently, MAGTFTC has invested significantly in evaluating more costly bird barrier options. These, when emplaced, physically block birds from accessing preferred perching and roosting sites. These barriers have been applied on a small scale, at specific areas where intense raven use negatively affects the health of the Marines and condition of tactical equipment. However, the number of ravens, extent of the built environment, and cost of this approach severely limit the scale in which the materials may be deployed. For example, bird spikes and wire barriers that were installed in 2018, on the undersides of vehicle shade structures at the 1<sup>st</sup> Tanks Battalion yard at the Combat Center to reduce opportunities for ravens to roost, were mostly effective for the limited surface they covered, but the ravens quickly adapted by moving their roosting and perching sites to nearby structures that did not have the barriers (Combat Center 2019a) (Photo 10).

Although non-lethal methods such as education programs can be used to increase human awareness of raven issues and reduce the potential for individuals to subsidize ravens (e.g., litter, water, etc.), non-lethal methods have not been effective in controlling raven populations in the California desert. As it is not feasible to remove all resources that attract ravens, management of ravens by non-lethal means only is not a feasible alternative.



**Photo 10 Raven Excreta after Installing Anti-Perching Devices at the 1<sup>st</sup> Tanks Battalion yard at the Combat Center**

### **2.5.2 2008 EA Alternatives**

As to the desert tortoise aspect of the Purpose and Need, the following alternatives are dismissed for the same reasons as explained in the 2008 EA:

- establish a hunting season and/or bounty for permitted hunters
- establish an adopt-a-raven program
- provide another food source for ravens
- implement visual or auditory aversion for ravens
- introduce a predator for ravens
- implement a birth control or chemical sterilization program
- allow diseases (e.g., West Nile virus and Newcastle's disease) to reduce the raven population
- control/reduce human population control
- modify all utility poles and towers to preclude raven perching or nesting

Some aspects of these dismissed alternatives may be an aspect of the No-Action Alternative because raven management at the identified DoD installations predates 2008. To the extent some of these alternatives are viable as to reducing the economic and health aspects of the Purpose and Need, they are incorporated into the Proposed Action.

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## **CHAPTER 3**

# **AFFECTED ENVIRONMENT AND ENVIRONMENTAL CONSEQUENCES**

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Potential effects of the No-Action Alternative and Proposed Action are discussed in Sections 3.1 (*Biological Resources*), 3.2 (*Health and Safety*), and 3.3 (*Cultural Resources*). To the extent potential indirect effects were identified, they would be expressly discussed, otherwise, all effects are considered direct effects. Although NEPA analyses aim to distinguish between direct and indirect effects, most effects are direct. Indirect effects are those further removed but foreseeable and likely to occur, with a common example being growth inducing effects related to a change in land use (40 CFR 1508.8(b)). For this PEA, the effects of past actions are considered part of the affected environment (CEQ 2005). A summary of potential effects is provided in Table 3-1. Additional resources considered but not carried forward for detailed analysis are explained in Section 3.4; this includes CEQA-related topics.

As explained in Section 1.5, the scope of the environmental consequences analyses is focused on the relevant resources that could be affected under the No-Action Alternative and Proposed Action. Sections 3.1, 3.2, and 3.3 are further focused on the potential effects to those resources. For example, Section 3.1 focuses on the species that would likely be affected to the greatest degree – the raven and the desert tortoise. The raven is the focus of the management actions and the desert tortoise is the primary species that is intended to benefit from the management actions, in addition to being the species of concern under the Purpose and Need. Other relevant desert species that could be impacted by the raven management actions are also discussed in Section 3.1, but they would be incidentally affected to the same or similar extent as the desert tortoise. At the EA level of analysis, agencies are not required to conduct a detailed analysis of any and all impacts to any resource, or prove no effects.

### **3.1 BIOLOGICAL RESOURCES**

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Biological resources include plant and animal species, and the habitats within which they occur. This analysis focuses on species that have potential to be present in the project area or affected by actions conducted in the project area. The region of influence for biological resources includes the western Mojave Desert and the Colorado Desert, collectively described as the California desert in this PEA. No major ground disturbing activities would occur under the Proposed Action. Therefore, plant communities would not be affected and are not discussed further in this PEA.

**Table 3-1 Summary of Environmental Consequences**

<i>Alternative</i>	<i>Biological Resources</i>	<i>Health and Safety</i>	<i>Cultural Resources</i>
<p><b>No-Action Alternative</b></p> <p><u>Methods</u>: continued use of primarily non-lethal raven management actions.</p>	<p><u>Common Raven Impacts</u>: reduced subsidies; reduced access to non-natural infrastructure; flushing of individuals; avoidance of treatment areas; increased stress levels; and disruption of nesting attempts. No concerted lethal removal would occur.</p> <p><u>Desert Tortoise Impacts</u>: sparse and temporary noise impacts from noise-producing deterrents that would not affect normal life behaviors or rise to the level of take. Continued threat to survival/management from raven predation pressure.</p> <p><u>Other Avian/Wildlife Impacts</u>: reduced subsidies; reduced non-natural infrastructure; flushing of individuals; and avoidance of treatment areas, but primarily for generalist species that congregate/occur in the same areas as ravens and/or share the same subsidized resources (often overpopulated and/or non-native species).</p> <p><u>Level of Significance</u>: less than significant adverse impacts because this alternative would be a continuation of existing piecemeal raven management activities that would have little to no impact on biological resources, although raven populations would remain largely unchecked and may continue to affect populations of other species.</p>	<p><u>Raven Management Actions</u>: non-lethal (e.g., use of lasers for hazing) management actions would be implemented by trained personnel, following all applicable requirements and guidelines and per RPMs (Section 2.4.1).</p> <p><u>Reduced/Managed Raven Populations</u>: overall, raven populations would not be reduced by a measurable amount on the six DoD installations. There would continue to be health and safety impacts related to raven congregation in areas used by DoD personnel, but cleanup of raven excreta and use of PPE would continue to occur.</p> <p><u>Level of Significance</u>: overall less than significant impact to health and safety with the proper use of non-lethal management actions by trained personnel and the continued implementation of cleanup measures for raven excreta.</p>	<p><u>Raven Management Actions</u>: in the event that any non-lethal management action could affect historic properties, each installation, on a case-by-case basis, would: (1) conduct individual Section 106 consultation on proposed undertakings to determine how management actions must be implemented to avoid or to minimize impacts to historic properties; (2) comply with any existing program alternative the installation may have negotiated with the California SHPO for the undertaking; or (3) comply with any existing installation-specific Programmatic Agreement.</p> <p><u>Level of Significance</u>: overall less than significant impact with avoidance/minimization of impacts to historic properties.</p>
<p><b>Proposed Action</b></p> <p><u>Methods</u>: integrated, adaptive management using non-lethal and lethal raven management actions.</p>	<p>Impacts to biological resources from non-lethal management actions under the No-Action Alternative would also occur under the Proposed Action.</p> <p><u>Common Raven Impacts</u>: lethal removal of 11,830 to 13,293 ravens initially, followed by up to 1,477-1,715 ravens removed annually.</p>	<p><u>Raven Management Actions</u>: non-lethal (e.g., use of lasers for hazing, conditioned taste aversion) and lethal (e.g., shooting, poisoning) management actions would be implemented by trained personnel, following all applicable requirements and guidelines and per RPMs (Section 2.4.1).</p>	<p><u>Raven Management Actions</u>: in the event that any non-lethal or lethal management action could affect historic properties, each installation, on a case-by-case basis, would: (1) conduct individual Section 106 consultation on proposed undertakings to determine how management actions must be implemented to avoid or to minimize impacts to historic</p>

**Table 3-1 Summary of Environmental Consequences**

<i>Alternative</i>	<i>Biological Resources</i>	<i>Health and Safety</i>	<i>Cultural Resources</i>
	<p><b>Desert Tortoise Impacts:</b> sparse and temporary noise impacts from shooting of ravens that would not affect normal life behaviors or rise to the level of take. Shooting would sometimes be done with suppressed firearms, with little to no noise.</p> <p>Immediate beneficial impact from reduced raven predation pressure.</p> <p><b>Other Avian/Wildlife Impacts:</b> low potential for other species to be shot and experience noise impacts from shooting of ravens. Shooting would sometimes be done by authorized personnel and would often be done with suppressed firearms.</p> <p>Low risk of induced illness from inadvertent consumption of conditioned taste aversion chemicals and for non-target species to ingest the pesticide DRC-1339.</p> <p>Impacts to non-target species avoided and minimized per RPMs (Section 2.4.1)</p> <p>Beneficial impacts to species that are preyed on by or compete with ravens.</p> <p><b>Level of Significance:</b> less than significant adverse impacts to the raven population, because the species is overpopulated in the California desert and, at most, 4% of the California population (13% of the California desert population) would be removed. Less than significant, and overall, beneficial impacts to desert tortoise and other wildlife species that ravens threaten.</p>	<p><b>Reduced/Managed Raven Populations:</b> reduced raven populations and deterring the presence of ravens in areas used by DoD personnel would improve the health and safety of the working environment in these areas. There would also be a reduced BASH risk.</p> <p><b>Level of Significance:</b> overall less than significant beneficial impact to health and safety with the proper use of non-lethal and lethal management actions by trained personnel and a less than significant beneficial impact to health and safety with the reduction and management of raven populations.</p>	<p>properties; (2) comply with any existing program alternative the installation may have negotiated with the California SHPO for the undertaking; or (3) comply with any existing installation-specific Programmatic Agreement.</p> <p><b>Level of Significance:</b> overall less than significant impact with avoidance/minimization of impacts to historic properties.</p>

### **3.1.1 Regulatory Framework**

Biological resources occurring within the proposed project area that would potentially be impacted by proposed activities are protected by, and managed in accordance with, various statutory and executive requirements including, but not limited to, the following:

- ESA (16 USC §§ 1531-1599)
- MBTA (16 USC §§ 703-712)
- BGEPA (16 USC §688 *et seq.*)
- Sikes Act Improvement Act of 1997 (16 USC § 670 *et seq.*)
- EO 13112, *Invasive Species*
- EO 13186, *Responsibilities of Federal Agencies to Protect Migratory Birds*

### **3.1.2 Affected Environment**

This section begins with an overview of species that may be present in the project area. All six DoD installations are located in the California desert and have some species and habitat types in common. This overview is followed by specific DoD installation information.

#### **3.1.2.1 California Desert Species and Habitats**

The raven is a native bird species in California. However, ravens are not desert specialists and historically existed at low population densities in the California desert (Boarman and Berry 1995; Camp et al. 1995). As discussed in Section 1.3.2, over the last 3 to 5 decades, raven numbers have increased in much of southern California and by a factor of 15 in parts of the California desert (Boarman and Berry 1995; Camp et al. 1995; Boarman 2014). As of 2021, the USFWS estimates that there are approximately 330,000 ravens in California (confidence interval of 230,000 to 440,000), with over 100,000 ravens in the California desert and approximately 22,162 total ravens on the six DoD installations in the California desert (Holcomb 2021b). Figure 3-1 shows the estimated current densities of ravens on DoD lands in the California desert (Holcomb 2021b).

For the Native American cultures of the Great Basin, Mojave, and Colorado deserts, the common raven also has significant spiritual and ritualistic meanings as part of the natural environment. Dr. Priscilla Porter (2010) and Dr. Lowell J. Bean (2017) note that while the Cahuilla culture ate various fauna, they did not eat the raven because of its ritualistic purposes. The Cahuilla culture Bird Songs are performed as ritual songs and dance that retrace the origin story of the Cahuilla people, plants, animals, and landscapes, including the raven. The Serrano culture also sing Bird Songs. Taught to Serrano elders by the neighboring Cahuilla tribes, Bird Songs “derive their name from the migration of birds that parallel the movement of the people through their territory, telling the story of the creation, animals seen along the way, and the sacred places” (San Manuel Band of Mission Indians 2021).

Typical of most desert systems, large mammals (e.g., bobcat [*Lynx rufus*] and desert bighorn sheep [*Ovis canadensis nelsoni*]) are uncommon and occur widely throughout the California desert. The coyote (*Canis latrans*) is the most common and opportunistic large mammal in the California desert. Small mammals (e.g., round-tailed ground squirrel [*Spermophilus tereticaudus*] and kangaroo rat [*Dipodomys* spp.]) and reptiles (e.g., side-blotched lizard [*Uta stansburiana*] and desert horned lizard [*Phrynosoma platyrhinos*]) are highly suited to harsh desert conditions and are much more common but tend to be secretive, nocturnal, or active for only short periods of the year.

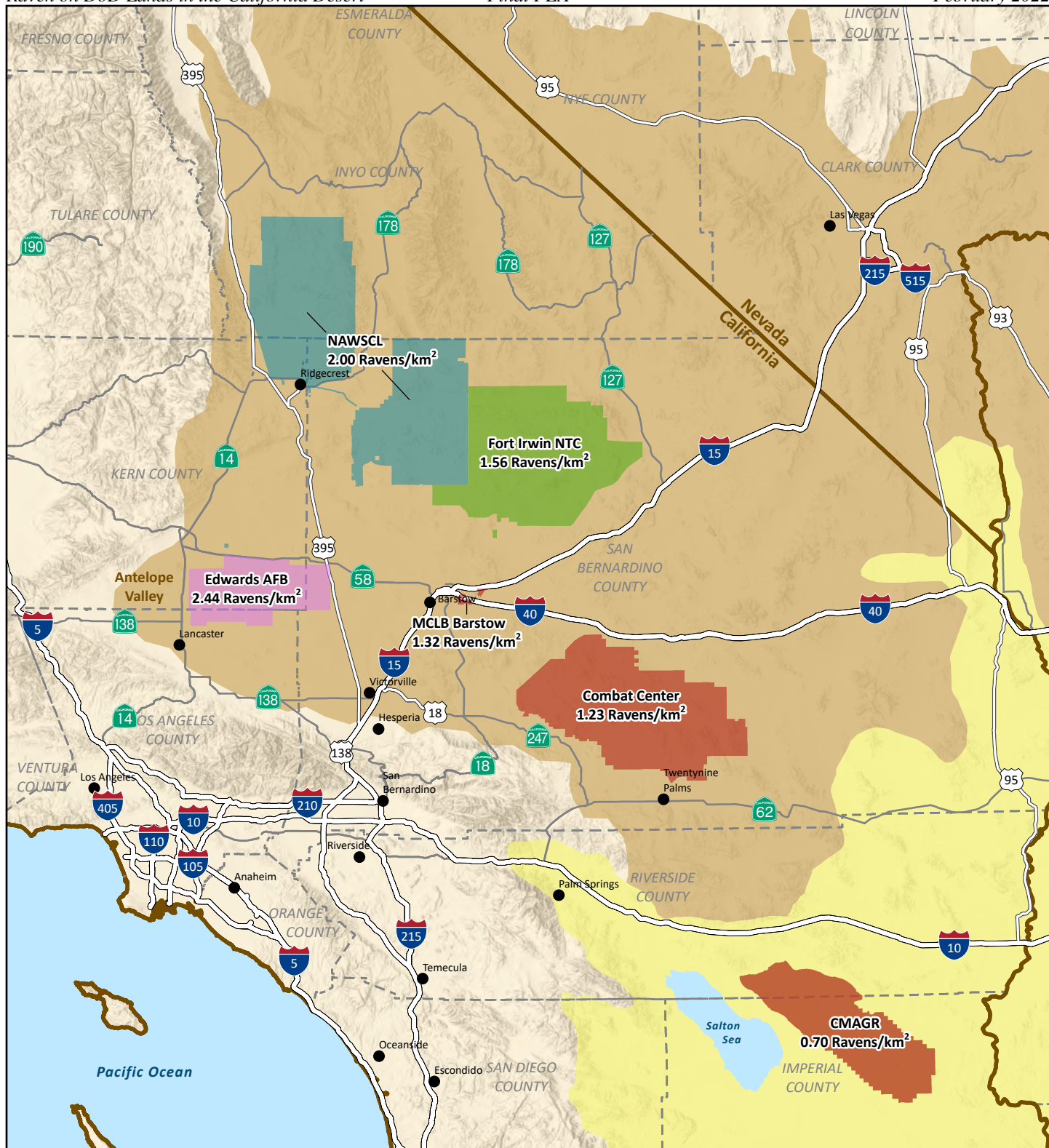
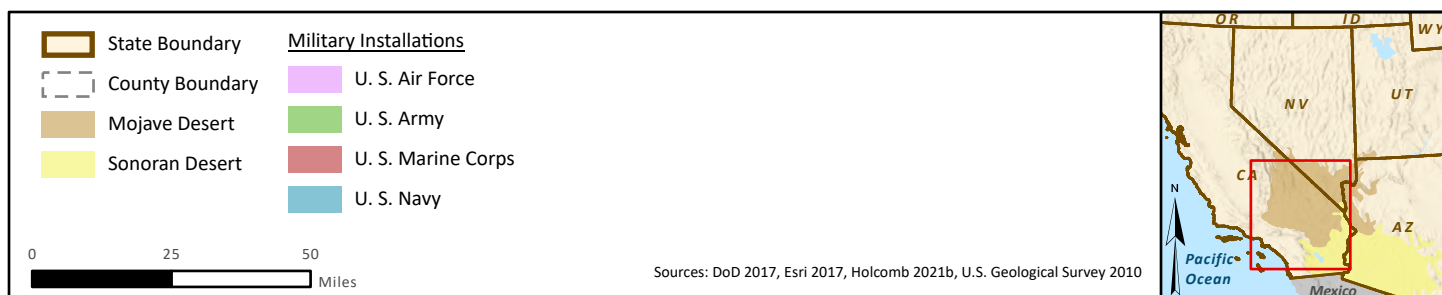


Figure 3-1. Current Raven Densities at Department of Defense Installations in the California Desert



Birds are among the most conspicuous species within the California desert. Washes and springs provide habitat for the greatest concentration of bird species throughout the region, as these areas tend to hold water that supports more complex floral assemblages than most desert plant communities. As many as 425 species of birds may occur in the California desert (England and Laudenslayer 1995). Common resident bird species include: Gambel's Quail (*Callipepla gambelii*), Mourning Dove (*Zenaida macroura*), Greater Roadrunner (*Geococcyx californianus*), Horned Lark (*Eremophila alpestris*), and Common Raven, among others. Common birds of prey include Red-tailed Hawk (*Buteo jamaicensis*), American Kestrel (*Falco sparverius*), Barn Owl (*Tyto alba*), and Great Horned Owl (*Bubo virginianus*) (Circle Mountain Biological Consultants 2010).

Special consideration is given to bird species protected under the MBTA and EO 13186, *Responsibilities of Federal Agencies to Protect Migratory Birds*. Under the MBTA, it is unlawful to pursue, hunt, take, capture, collect, kill, possess, sell, purchase, barter, import, export, or transport any migratory bird, or any part, nest, or egg of any such bird (USFWS 2013a). The relocation, transport, or depredation of migratory birds for management purposes may be accomplished through special purpose permits issued by the USFWS. The MBTA does not afford protection for non-native species such as the House Sparrow (*Passer domesticus*), European Starling (*Sternus vulgaris*), and the Rock Dove (*Columba livia*). Although the law was originally developed for migrating birds that crossed international borders, it now protects most non-migratory species. All native bird species that occur in the California desert are protected under the MBTA.

Special status animal species potentially occurring in the project area are listed in Table 3-2. Many of these species are migratory or seasonal residents that tend to occur transitorily at or near anthropogenically created water sources, or remote, rare plant assemblages. Although there are several federally-listed fish species that occur in aquatic habitats in the California desert, there are no definitive data to support raven predation on fish in the California desert. Therefore, fish species are not further addressed in this PEA.

The desert tortoise was listed as threatened by the State of California in 1989, and the Mojave Desert population (all tortoises north and west of the Colorado River in Arizona, Utah, Nevada, and California) was federally-listed as threatened by the USFWS in 1990. The decline in desert tortoise numbers is thought to be due to several causes, including loss of habitat, upper respiratory tract disease, predation by ravens, off-highway vehicle use, livestock grazing, the spread of invasive plant species, and direct disturbance and collection by humans (USFWS 2011a; Combat Center 2018d).

Desert tortoises in southern California occur predominantly in creosote scrub habitat at elevations below 4,300 feet above mean sea level (Combat Center 2018d). The species spends much of the year underground to avoid extreme temperatures during summer and winter. It constructs and maintains burrows for this purpose and there may be several located throughout an individual tortoise's home range. While the desert tortoise is active above ground during the spring, summer, and autumn when daytime temperatures are below 90 degrees Fahrenheit, they tend to be most active during spring and early summer (Combat Center 2018d).

In 2014, estimated adult desert tortoise density in the Western Mojave Recovery Unit ranged from 2.5 to 4.7 tortoises/km<sup>2</sup>, with an overall average density of 2.8 tortoises/km<sup>2</sup>, the result of an overall downward trend in the population of adult tortoises (USFWS 2015). In the recent past, from 2004 to 2014, desert tortoise populations among all recovery units decreased by 27%-67%, except for the Northeastern Mojave Recovery Unit, which increased by 270%; in the Western Mojave Recovery Unit, the adult tortoise population decreased by 51% between 2004 and 2014 (USFWS 2015). The low tortoise density in the West Mojave Recovery Unit in general is of particular concern, as the USFWS has determined that the minimum

adult tortoise density necessary to sustain a viable population, assuming there is no gender bias (i.e., 50% of the population is male, 50% of the population is female), is 3.85 tortoises/km<sup>2</sup> (USFWS 1994, 2016a).

Similarly, from annual surveys performed from 2001 to 2007, density estimates of adult tortoises in the Colorado Desert showed steep losses detrimental to population sustainability. At the time, the Colorado Desert Recovery Unit previously consisted of separate Eastern and Northern Recovery Units, and the data were presented accordingly: in the Eastern Recovery Unit, desert tortoise populations fell from an estimated 10.1 tortoises/km<sup>2</sup> to 5.0 tortoises/km<sup>2</sup>. The Northern Recovery Unit likewise suffered losses, dropping from 7.2 adult tortoises/km<sup>2</sup> to 4.6 adult tortoises/km<sup>2</sup> (USFWS 2011a).

Federal and state agencies, as well as conservation organizations, are focusing on the control and management of raven populations in the California desert, as predation by this species is considered one of the greatest threats to the long-term survival and recovery of the desert tortoise. For instance, the USFWS's Desert Tortoise Recovery Office, Desert Managers Group, and the Desert Tortoise Management Oversight Group are working toward and support the development of a region-wide management approach to predation by ravens on the desert tortoise (USFWS 2016b).

The Western Snowy Plover, Willow Flycatcher, Western Yellow-billed Cuckoo, and Bell's Vireo are uncommon migrants in the California desert (Cutler et al. 1999; Combat Center 2018d). All subspecies of Willow Flycatcher are state-listed as endangered, but only the Southwestern subspecies is federally-listed as endangered. The Pacific coast population of Snowy Plover is federally-listed as threatened, while both the coastal and interior populations are California species of special concern. There are two subspecies of Bell's Vireo known to occur in California, but only the Least Bell's Vireo is federally and state-listed as endangered. These subspecies/populations tend to be very difficult to distinguish outside of their breeding habitats/regions.

The federally threatened Inyo California Towhee inhabits a very small geographic range and is limited to southwest Inyo County, California. Approximately 68% of its range is within NAWSC, and it breeds in relatively small and often isolated riparian thickets (Center for Biological Diversity 2019). The raven has been implicated as a possible predator of eggs and/or nestlings of the species. Although predation by ravens may occur or has the potential to occur, it is not known to have negative population-level effects to the Inyo California Towhee (USFWS 2013b).

Other special status species that have the potential to be impacted by the No-Action Alternative and/or Proposed Action, or for which there are available data concerning species' interactions with, or impacts from, ravens are described below. Certain species, such as bats and many of the non-resident bird species in Table 3-2, are not expected to be impacted by the No-Action Alternative and/or Proposed Action and are, therefore, not discussed further in this PEA.

The Burrowing Owl is a California species of special concern that lives in dry, open short grass areas devoid of trees. They are an opportunistic species which may also occur on golf courses, cemeteries, airports, vacant lots, university campuses, pastures, and prairie dog towns, yet Burrowing Owl populations are declining in many areas. Collisions with cars are a major source of mortality, but human activities have increased the species' range in some areas (Cornell Laboratory of Ornithology 2019a). Ravens are known to predate Burrowing Owl eggs, and harassment by ravens of Burrowing Owl nests can lead to nest abandonment (Henderson 2013). In addition, ravens have been observed preying on adult Burrowing Owls (Clark Jr. 2017).

The Golden Eagle is protected under the BGEPA (16 USC 668-668d), is a USFWS Bird of Conservation Concern, and a fully protected species in California. Golden Eagles require relatively inaccessible cliff sites for nesting in steep, rugged terrain. Ravens harass and depredate the nests of Golden Eagles in the California desert (Simes et al. 2017; Combat Center 2018c).

The Bald Eagle is also protected under the BGEPA (16 USC 668-668d), is a USFWS Bird of Conservation Concern, and is listed as endangered under the California ESA. Although Bald Eagles do not nest at any of the DoD installations in the California desert, they do and have the potential to occur transitorily in the California desert. There is evidence for Bald Eagle eggs being taken by ravens in alpine habitats of southern California (Friends of Big Bear Valley 2022). However, no data exists for raven nest predation on Bald Eagles in the California desert.

The Prairie Falcon (*Falco mexicanus*) is a California watch-listed species that breeds from Canada south through the western half of the U.S. into Mexico and winters throughout its breeding range. Preferred habitat for the species includes sagebrush, desert, prairie, some agricultural fields, and alpine meadows up to about 11,000 feet in elevation (Cornell Laboratory of Ornithology 2019b). The species occurs throughout the California desert. Prairie Falcons usually nest in a scrape on a sheltered ledge of a cliff overlooking a large, open area, often within a quarter mile of a water source (CDFW 2010). Prairie Falcons often share their nesting cliffs with ravens and will use abandoned raven nests for breeding (Steenhof 2013).

The Mojave fringe-toed lizard (*Uma scoparia*), a California species of special concern, is restricted to areas containing fine wind-blown sand, including dunes, the margins of dry lakebeds, flats with sandy hummocks formed around the bases of vegetation, desert washes, and hillsides. Their habitat ranges from 300-3,000 feet in elevation (Nafis 2019). Ravens prey on small reptile species and Jennings and Hayes (1994) suggest that increased raven populations may have a negative impact on Mojave fringe-toed lizard populations.

The Mohave ground squirrel (*Xerotherophilus mohavensis*) is a medium-sized squirrel that is endemic to the western part of the Mojave Desert, including Edwards AFB, NAWSCL, and Fort Irwin NTC (USFWS 2011b). Ravens are known to kill other species of ground squirrels as a food source (Knight and Call 1980) and the raven is therefore a likely predator of the Mohave ground squirrel (USFWS 2011b). Harris and Leitner (2005) found empty radio collars from Mohave ground squirrels under raven perch sites and concluded this was evidence of predation by ravens on Mohave ground squirrels.

### **3.1.2.2 Combat Center**

Vegetation at the Combat Center is predominantly creosote bush scrub and saltbrush scrub. Creosote bush (*Larrea tridentata*) and desert annuals are the predominant vegetative species. Four types of wet areas of special concern at the Combat Center are playa lakes, dry washes, seeps and springs, and manmade water bodies. In most cases, aquatic habitats at the Combat Center are ephemeral and contain water as a result of precipitation events (Combat Center 2018d). A 2018 jurisdictional determination concluded there are no jurisdictional waters of the U.S. at the Combat Center (USACE 2018). No known waters of the State are located within the Combat Center.

As indicated in Table 3-2, multiple special status wildlife species may be present within the Combat Center. The desert tortoise is the only resident federally-listed species that occurs on the Combat Center. Desert tortoise critical habitat abuts, but is not designated within, the Combat Center. Golden eagles have been observed and nest within the Combat Center (BioResource Consultants 2017; Combat Center 2018d).

Thirty-nine special status plant species have been detected on the Combat Center; however, none of them are federally-listed (Combat Center 2018d).

### **3.1.2.3 MCLB Barstow**

Creosote bush scrub dominates the native habitat at MCLB Barstow, constituting over 80% of all native habitat. Wildlife water sources at MCLB Barstow occur at the percolation ponds, a small pond on the golf course, and, when appropriate weather conditions dictate, surface water can be found within the Mojave River as it crosses the base. All other water bodies on MCLB Barstow are ephemeral washes (MCLB Barstow 2017).

As indicated in Table 3-2, multiple special status wildlife species may be present at MCLB Barstow. However, the desert tortoise is the only resident federally-listed species that occurs on the base. Desert tortoise critical habitat occurs in the southern portion of the rifle range at MCLB Barstow. Golden eagles have been observed at MCLB Barstow (MCLB Barstow 2017).

Two special status plant species have been detected at MCLB Barstow; however, neither of them are federally-listed (MCLB Barstow 2017).

### **3.1.2.4 Edwards AFB**

Creosote bush scrub is the most common vegetation type at Edwards AFB and occurs over 102,000 acres of the base. Aquatic habitats on Edwards AFB consist of natural and manmade ponds and their associated wetland areas. Examples of aquatic habitats on Edwards AFB are the Piute Ponds Complex and Branch Memorial Park Pond. Most aquatic features at Edwards AFB are ephemeral (natural and modified), including clay pans, playas (lakebeds), stormwater and evaporation ponds, washes, and seeps (Edwards AFB 2020).

As indicated in Table 3-2, multiple special status wildlife species may be present at Edwards AFB. The desert tortoise is the only resident federally-listed species that occurs on the base. There are approximately 65,569 acres of designated critical habitat for the desert tortoise in the eastern and southeastern portions of Edwards AFB. Both Bald and Golden Eagles are known to occur at Edwards AFB, although neither species is known to nest on base (Edwards AFB 2020).

At least 19 special status plant species are known to occur at Edwards AFB; however, no federally-listed plant species occur at the base (Edwards AFB 2020).

### **3.1.2.5 Fort Irwin NTC**

Creosote bush scrub is the most common vegetation type at Fort Irwin NTC, occurring throughout the range below 3,600 feet on alluvial slopes, valley floors, and mountain slopes. The only naturally occurring permanent surface water features at Fort Irwin NTC are six springs and one watershed that produce meager to small quantities of water. Several types of intermittent/ephemeral surface water features are present. Four intermittent springs produce little to no water during summer, depending on the seasonal amount of rainfall. All streams are intermittent/ephemeral, and all naturally occurring standing water is ephemeral, occurring only during and immediately after heavy rains or thunderstorms (Fort Irwin NTC 2020).

As indicated in Table 3-2, multiple special status wildlife species may be present at Fort Irwin NTC. However, the desert tortoise is the only resident federally-listed species that occurs at Fort Irwin NTC. Approximately 25,000 acres of desert tortoise critical habitat occurs at Fort Irwin NTC. Golden Eagles are known to occur at Fort Irwin NTC (Fort Irwin NTC 2020).

At least five special status plant species occur at Fort Irwin NTC, of which one is federally-listed - Lane Mountain milkvetch (*Astragalus jaegerianus*) (endangered). It occurs in Joshua tree woodland, mixed Mojave scrub, and creosote bush scrub in poorly developed sandy or granitic soils (Fort Irwin NTC 2020).

### **3.1.2.6 NAWSCL**

Creosote bush scrub is the most common vegetation type at NAWSCL, occurring on nearly 416,000 acres of the installation. There are several types of water sources including perennial springs and seeps, ephemeral water, such as lake beds (playas), tenajas (ephemeral pools that develop after seasonal storm events in narrow canyons), and washes; and human-made waters, such as the Waste Water Treatment Facility evaporation ponds (NAWSCL 2014).

As indicated in Table 3-2, multiple special status wildlife species may be present at NAWSCL. Two resident federally-listed species, the desert tortoise and Inyo California Towhee, have designated critical habitat at NAWSCL and are analyzed in this PEA. A third resident federally-listed species at NAWSCL is the Mohave tui chub, a small endangered fish species. However, impacts to fish, including the Mohave tui chub, are not analyzed in this PEA, as described in Section 3.1.2.1. Both Bald and Golden Eagles are known to occur at NAWSCL (NAWSCL 2014).

Up to 34 special status species of plants occur or have the potential to occur at NAWSCL. However, no known federally-listed species of plant occur on the installation (NAWSCL 2014).

### **3.1.2.7 CMAGR**

Vegetation at the CMAGR is dominated by Sonoran Desert scrub types and desert wash woodland/scrub habitats. Surface water on the CMAGR is derived from infrequent rainfall events that produce localized flash-flooding and temporary surface water runoff. There are no permanent natural aquatic habitats on the CMAGR. Artificial tanks, wildlife water sources (guzzlers), and tenajas are the only open water sources within the CMAGR available to wildlife (MCAS Yuma 2017).

As indicated in Table 3-2, multiple special status wildlife species may be present at the CMAGR. However, the desert tortoise is the only resident federally-listed species that occurs at the CMAGR. Approximately 187,842 acres within the CMAGR are designated critical habitat for the desert tortoise (MCAS Yuma 2017).

Up to 19 special status plant species occur or have the potential to occur at the CMAGR; however, no known federally-listed plant species are known to occur here (MCAS Yuma 2017).

**Table 3-2 Special Status Wildlife Species Occurrence in the Project Area**

Common Name	Scientific Name	Federal Status (State Status)	Installation Occurrence					
			Combat Center	MCLB Barstow	Edwards AFB	Fort Irwin NTC	NAWSCL	CMAGR
Residents								
Mojave fringe-toed lizard	<i>Uma scoparia</i>	none (SSC)	Yes	No	Potential	Yes	No	Yes
Desert tortoise	<i>Gopherus agassizii</i>	T (T)	Yes	Yes	Yes	Yes	Yes	Yes
Western pond turtle	<i>Emys marmorata</i>	none (SSC)	No	No	Yes	No	No	No
Couch’s spadefoot	<i>Scaphiopus couchii</i>	none (SSC)	No	No	No	No	No	Yes
Redhead	<i>Aythya americana</i>	none (SSC)	Potential	Potential	Yes	Potential	Potential	Potential
Brewer’s Sparrow	<i>Spizella breweri</i>	BCC (none)	Yes	Yes	Yes	Yes	Potential	Potential
Loggerhead Shrike	<i>Lanius ludovicianus</i>	BCC (SSC)	Yes	Yes	Yes	Yes	Yes	Yes
Crissal Thrasher	<i>Toxostoma crissale</i>	None (SSC)	Potential	Potential	Potential	Yes	No	Yes
Le Conte’s Thrasher	<i>Toxostoma lecontei</i>	BCC (SSC)	Yes	Potential	Yes	Yes	Yes	Yes
Inyo California Towhee	<i>Pipilo crissalis eremophilus</i>	T (E)	No	No	No	No	Yes	No
Costa’s Hummingbird	<i>Calypte costae</i>	BCC (none)	Yes	Potential	Yes	Yes	Potential	Yes
Northern Harrier	<i>Circus hudsonius</i>	None (SSC)	Yes	Yes	Yes	Yes	Potential	Yes
Golden Eagle	<i>Aquila chrysaetos</i>	BGEPA, BCC (FP, WL)	Yes	Yes	Yes	Yes	Yes	Potential
Prairie Falcon	<i>Falco mexicanus</i>	BCC (WL)	Potential	Yes	Yes	Yes	Yes	Yes
American Peregrine Falcon	<i>Falco peregrinus anatum</i>	BCC (FP)	Yes	No	Yes	Yes	Yes	Yes
Cooper’s Hawk	<i>Accipiter cooperii</i>	None (WL)	Yes	Yes	Yes	Yes	Yes	Yes
Burrowing Owl	<i>Athene cunicularia</i>	BCC (SSC)	Yes	Yes	Yes	Yes	Yes	Yes

**Table 3-2 Special Status Wildlife Species Occurrence in the Project Area**

Common Name	Scientific Name	Federal Status (State Status)	Installation Occurrence					
			Combat Center	MCLB Barstow	Edwards AFB	Fort Irwin NTC	NAWSCL	CMAGR
Long-eared Owl	<i>Asio otus</i>	None (SSC)	Yes	Potential	Yes	Yes	Yes	Potential
American White Pelican	<i>Pelecanus erythrorhynchos</i>	None (SSC)	Yes	Potential	Yes	Yes	Potential	Potential
Desert kit fox	<i>Vulpes macrotis</i>	None (FP)	Yes	Potential	Yes	Yes	Yes	Yes
American badger	<i>Taxidea taxus</i>	None (SSC)	Yes	Yes	Yes	Yes	Yes	Yes
California leaf-nosed bat	<i>Macrotus californicus</i>	None (SSC)	Yes	No	No	Yes	Potential	Yes
Western mastiff bat	<i>Eumops perotis californicus</i>	None (SSC)	Yes	No	Potential	Yes	Yes	Yes
Western yellow bat	<i>Lasiurus xanthinus</i>	None (SSC)	Yes	No	No	No	Potential	Yes
Pallid bat	<i>Antrozous pallidus</i>	None (SSC)	Yes	Yes	Yes	Yes	Yes	Yes
Townsend's big-eared bat	<i>Corynorhinus townsendii</i>	None (SSC)	Yes	No	Potential	Yes	Yes	Yes
Pocketed free-tailed bat	<i>Nyctinomops femorosaccus</i>	None (SSC)	Yes	No	Potential	No	Potential	Yes
Mohave ground squirrel	<i>Xerospermophilus mohavensis</i>	None (T)	No	Potential	Yes	Yes	Yes	No
Pallid San Diego pocket mouse	<i>Chaetodipus fallax pallidus</i>	None (SSC)	Yes	No	No	No	Yes	No
Southern grasshopper mouse	<i>Onychomys torridus</i>	None (SSC)	Yes	Yes	Yes	Yes	Yes	No
Desert bighorn sheep	<i>Ovis canadensis nelsoni</i>	None (FP)	Yes	No	No	Yes	Yes	Yes
<b>Non-residents</b>								
Willow Flycatcher <sup>1</sup>	<i>Empidonax traillii</i>	BCC (E)	Potential	Yes	Yes	Yes	Potential	Potential
Olive-sided Flycatcher	<i>Contopus cooperi</i>	BCC (SSC)	Yes	Yes	Yes	Yes	Potential	Potential

**Table 3-2 Special Status Wildlife Species Occurrence in the Project Area**

Common Name	Scientific Name	Federal Status (State Status)	Installation Occurrence					
			Combat Center	MCLB Barstow	Edwards AFB	Fort Irwin NTC	NAWSCL	CMAGR
Vermilion Flycatcher	<i>Pyrocephalus rubinus</i>	None (SSC)	Potential	Yes	Yes	Yes	Potential	Potential
Gray Vireo	<i>Vireo vicinior</i>	BCC (SSC)	Potential	Potential	Yes	Yes	Potential	Potential
Least Bell's Vireo	<i>Vireo bellii pusillus</i>	E (E)	Potential	Potential	Yes	Yes	Yes	Potential
Western Snowy Plover <sup>2</sup>	<i>Charadrius nivosus</i>	T, BCC (SSC)	Potential	Potential	Yes	Potential	Yes	Potential
Western Yellow-billed Cuckoo	<i>Coccyzus americanus occidentalis</i>	T (E)	Potential	Potential	Yes	Potential	Potential	Potential
Yellow-headed Blackbird	<i>Xanthocephalus xanthocephalus</i>	None (SSC)	Yes	Potential	Yes	Yes	Yes	Yes
Bendire's Thrasher	<i>Toxostoma bendirei</i>	BCC (SSC)	Potential	Potential	Potential	Yes	Potential	Potential
Gilded Flicker	<i>Colaptes chrysoides</i>	BCC (E)	Yes	No	No	No	No	No
Bank Swallow	<i>Riparia</i>	None (T)	Yes	Potential	Yes	Yes	Potential	Potential
Short-eared Owl	<i>Asio flammeus</i>	None (SSC)	Yes	Yes	Yes	Yes	Potential	Potential
Yellow Warbler	<i>Dendroica petechia</i>	BCC (SSC)	Yes	Yes	Yes	Yes	Yes	Potential
Lucy's Warbler	<i>Oreothlypis luciae</i>	BCC (SSC)	Yes	Yes	Yes	Potential	Potential	Yes
Yellow-breasted Chat	<i>Icteria virens</i>	None (SSC)	Potential	Yes	Yes	Yes	Potential	Potential
Black Tern	<i>Chlidonias niger</i>	None (SSC)	Yes	Potential	Yes	Yes	Potential	Potential
Vaux's Swift	<i>Chaetura vauxi</i>	None (SSC)	Yes	Potential	Potential	Yes	Potential	Yes
Long-billed Curlew	<i>Numenius americanus</i>	BCC (WL)	Yes	Potential	Yes	Potential	Potential	Potential
Bald Eagle	<i>Haliaeetus leucocephalus</i>	BGEPA, BCC (E)	Potential	Potential	Yes	Potential	Yes	Potential

**Table 3-2 Special Status Wildlife Species Occurrence in the Project Area**

Common Name	Scientific Name	Federal Status (State Status)	Installation Occurrence					
			Combat Center	MCLB Barstow	Edwards AFB	Fort Irwin NTC	NAWSCL	CMAGR
Ferruginous hawk	<i>Buteo regalis</i>	BCC (WL)	Yes	Potential	Yes	Yes	Potential	Potential
Swainson's hawk	<i>Buteo swainsoni</i>	BCC (T)	Potential	Yes	Yes	Yes	Potential	Yes
Osprey	<i>Pandion haliaetus</i>	None (WL)	Yes	Potential	Yes	Yes	Potential	Potential

Notes: <sup>1</sup>Only the subspecies *extimus* is federally-listed as endangered. All subspecies are state-listed as endangered.

<sup>2</sup>Pacific Coast Population. This population is federally-listed as threatened. Both coastal and interior populations are SSC.

Legend: BCC = Bird of Conservation Concern; BGEPA = Bald and Golden Eagle Protection Act; E = Endangered; FP = Fully protected in accordance with the California Fish and Game Code; SSC = Species of Special Concern; T = Threatened;  
WL = Watch List.

Sources: Stepek et al. 2013; NAWSCL 2014; MCAS Yuma 2017; MCLB Barstow 2017; Combat Center 2018d; Edwards AFB 2020; Fort Irwin NTC 2020; CDFW 2021.

### **3.1.3 Environmental Consequences**

The potential effects of the No-Action Alternative and Proposed Action on biological resources, including those that could occur due to reduced raven populations, are discussed in Sections 3.1.3.1 and 3.1.3.2. The analyses are focused on the effects to ravens, desert tortoise, and other relevant desert species. Table 3-3 provides a summary of the direct impacts of the various raven management actions on biological resources that could occur under the No-Action and Proposed Action. Potential indirect impacts are discussed in the body of the text of Sections 3.1.3.1 and 3.1.3.2.

In addition, the effects analyses consider adherence to RPMs which assume avoidance of sensitive species and habitats (see Section 2.4.1). Thus, detailed analysis of potential impacts to eagles, wetlands, and plants is not provided in this PEA because impacts would be avoided as explained under RPMs #7 and #8 (see Section 2.4.1), but some background information on these resources is included under the Affected Environment (see Section 3.1.2).

#### **3.1.3.1 No-Action Alternative**

The No-Action Alternative analysis for biological resources focuses on non-lethal management actions (see Section 2.1.1 and Table 2-2) because those are primarily what have been and would continue to be implemented at DoD installations in the California desert under this alternative. Although individual installations have obtained depredation permits for relatively low numbers of ravens in the past (see Section 2.2) and could continue to do so under the No-Action Alternative, there would be no concerted lethal raven management actions under the No-Action Alternative and, therefore, impacts from lethal management actions are not addressed in this section.

#### **Common Raven**

As described in Table 3-3, impacts to ravens from non-lethal management actions could include reduced non-natural food and water subsidies; reduced non-natural infrastructure for perching, roosting, and/or nesting; flushing of individuals from active hazing; avoidance of treatment areas; increased stress levels from trapping; and disruption of nesting attempts from removal of inactive nests.

Impacts related to reduction of human-provided subsidies and infrastructure would be consistent with removal of non-natural environmental resources that have largely induced the overpopulation of ravens in the California desert.

Impacts from hazing activities, specifically noise, may temporarily increase stress levels and cause flushing of ravens in the vicinity. Noises that are nearby, loud, sudden, and combined with a visual stimulus produce the most intense reactions in animals (Bowles et al. 1999). Impacts to bird species, including ravens, from noise stressors can include a startle reflex that induces flight, increased expenditure of energy, decreased time and energy spent on life functions such as feeding and mating and interruption of breeding or nursing behavior (Efroymson et al. 2000, Larkin 1996). However, anecdotally, ravens rapidly habituate to noise-causing hazing techniques (Merrell 2012).

**Table 3-3 Direct Impacts of Raven Management Actions on Biological Resources**

<b><i>Raven Management Action</i></b>	<b><i>Raven</i></b>	<b><i>Desert Tortoise</i></b>	<b><i>Other Avian Species</i></b>	<b><i>Other Wildlife Species</i></b>
<b><i>Non-Lethal Management Actions</i></b>				
<b>Reduction of Food and Water Subsidies</b>	Individual ravens could experience reduced resource availability, particularly those that occur in areas of high subsidized food/water.	No impact.	No impact to most species, as most do not rely on subsidized food/water sources. Species that may be impacted are those that utilize subsidized food/water sources and occur in high numbers, such as European Starlings. No adverse impact to any other avian population.	Generalist wildlife species that use the same subsidized food/water sources as ravens, such as coyote, would experience reduced subsidies. However, generalist species that utilize subsidized resources tend to be abundant in the California desert. No adverse impact to any other wildlife population.
<b>Education and Outreach Regarding Ravens</b>	May further reduce currently and potentially available food and water subsidies.	No impact.	No impact.	No impact.
<b>Removal of Perching, Roosting, and Nesting Sites</b>	Reduced non-natural infrastructure for ravens. May cause individuals to frequent treated sites less.	No impact.	Identical impacts as those to ravens, but only for avian species that utilize human-made infrastructure for perching/roosting/nesting (e.g., European Starling and Rock Dove).	No impact.
<b>Hazing and Other Active Deterrents</b>	Would cause individuals to flush. May cause individuals to avoid areas where hazing regularly occurs.	Tortoises in the vicinity may experience minor, temporary noise disturbance, but would not rise to the level of take under the ESA.	May cause individuals to flush if they are in the vicinity. May cause individuals to avoid areas where hazing has occurred. Impacts would be reduced by focusing activities on ravens.	May cause individuals to flush if they are in the vicinity. May cause individuals to avoid areas where hazing has occurred. Impacts would be reduced by focusing activities on ravens.
<b>Exclusion</b>	Individuals would be excluded from perching/roosting/nesting on human-made structures.	No impact.	Identical impacts as those to ravens, but only for avian species that utilize human-made structures for perching/roosting/nesting (e.g., European Starling and Rock Dove).	No impact.

**Table 3-3 Direct Impacts of Raven Management Actions on Biological Resources**

<i><b>Raven Management Action</b></i>	<i><b>Raven</b></i>	<i><b>Desert Tortoise</b></i>	<i><b>Other Avian Species</b></i>	<i><b>Other Wildlife Species</b></i>
<b>Effigies</b>	May cause individuals to avoid areas where effigies are placed.	No impact.	No impact.	No impact.
<b>Trapping for Scientific Study</b>	Trapped individuals would likely experience increased stress levels.	No impact.	Non-target species could be inadvertently trapped and experience increased stress levels, but would be released onsite.	No impact.
<b>Removal of Inactive Nests</b>	Individual raven nesting attempts would be disrupted.	No impact.	Only raven nests would be removed. Minor impact to avian species, such as some owl species, that utilize the nests of other bird species for their own nesting.	No impact.
<b>Conditioned Taste Aversion</b>	Individuals would experience vomiting and/or mildly irritating odors/tastes associated with treated baits.	No impact.	Little to no impact. Would only be used on models of raven prey (e.g., juvenile tortoise models) and in controlled settings where ravens pose a threat. If other avian species were to attempt to ingest prey models, they would be exposed to mildly irritating odors/tastes and/or vomiting.	Little to no impact. Would only be used on models of raven prey (e.g., juvenile tortoise models) and in controlled settings where ravens pose a threat. If other wildlife species were to attempt to ingest prey models, they would be exposed to mildly irritating odors/tastes and/or vomiting.
<i><b>Lethal Management Actions</b></i>				
<b>Egg Oiling</b>	Direct loss of individuals.	No impact.	No impact.	No impact.
<b>Shooting</b>	Direct loss of individuals. May cause individuals that are not shot to flush if they are in the vicinity. May cause individuals to avoid areas where shooting has occurred.	Tortoises in the vicinity may experience minor, temporary noise disturbance, but would not rise to the level of take under the ESA.	Low risk of non-raven species being inadvertently shot. May cause individuals to flush if they are in the vicinity. May cause individuals to avoid areas where shooting has occurred. Impacts would be reduced by focusing activities on ravens and the areas they congregate.	Low risk of non-raven species being inadvertently shot. May cause individuals to flush if they are in the vicinity. May cause individuals to avoid areas where shooting has occurred. Impacts would be reduced by focusing activities on ravens and the areas they congregate.

**Table 3-3 Direct Impacts of Raven Management Actions on Biological Resources**

<b><i>Raven Management Action</i></b>	<b><i>Raven</i></b>	<b><i>Desert Tortoise</i></b>	<b><i>Other Avian Species</i></b>	<b><i>Other Wildlife Species</i></b>
<b>Trapping for Euthanasia</b>	Direct loss of individuals.	No impact.	Non-target species could be inadvertently trapped and experience increased stress levels, but would be released onsite.	No impact.
<b>Egg/Nest Destruction</b>	Direct loss of individuals.	No impact.	No impact.	No impact.
<b>Poisoning</b>	Direct loss of individuals via kidney and heart damage. DRC-1339 is slowly metabolized by ravens and fatal within days (Peoples 1965, DeCino et al. 1966, Cunningham et al. 1979, Timm 1994, USDA 2019a).	No impact.	Potential toxicity impacts to non-target birds if ingested or exposed through secondary toxicity. However, many similar non-target species (i.e., diurnal raptors like eagles) are not very sensitive to DRC-1339 (USDA 2019a, b).  Impacts would be reduced and/or avoided by bait choice, bait location, pre-baiting, implementing measures in Section 2.4.1, and by using the pesticide in accordance with the pesticide product label (USEPA 2019, 2020).	Potential toxicity impacts to non-target wildlife if ingested or exposed through secondary toxicity. However, toxicity to mammals occurs at levels 10-100 times higher than for birds, meaning it requires 10-100 times the amount of the pesticide to be lethal to mammals (USDA 2019a, b).  Impacts would be reduced and/or avoided by bait choice, bait location, pre-baiting, implementing measures in Section 2.4.1, and by using the pesticide in accordance with the pesticide product label (USEPA 2019, 2020).

Under the No-Action Alternative, raven management actions (primarily non-lethal) would continue to be conducted piecemeal at DoD installations in the California desert without any prescribed raven population goals. Raven populations would continue to remain well above historic population levels and are likely to continue to increase. The current population of ravens on DoD lands in the California desert, estimated to be 22,162 individuals (Holcomb 2021b), would not be sustainably reduced and would likely continue to increase if food and water subsidies remain available for the species.

### **Desert Tortoise**

As described in Table 3-3, non-lethal raven management actions would have little to no direct impacts on desert tortoises. Under the No-Action Alternative, noise-producing raven hazing tools such as air cannons, streamers, or wailers could be used to deter ravens from certain areas. Although the noise produced from raven hazing activities has the potential to disturb desert tortoises in the vicinity of such activities, there is little potential for noise to affect tortoises for the vast majority of the year for the following reasons: (1) only 5% of a desert tortoise's life is spent aboveground (Nagy and Medica 1986); (2) noise-producing activities would occur on an as-needed basis, occur in specific locations, and would not be continuous; and (3) disturbance would cease immediately when the raven management action is complete. These effects would not cause mortality, and tortoises temporarily affected would be able to resume normal behaviors. As such, noise associated with raven management actions under the No-Action Alternative would not be likely to cause harm or behavioral effects that would rise to the level of take. No other management actions under the No-Action Alternative would directly impact desert tortoises.

As discussed in Section 1.3.3.1, one of the most significant threats to desert tortoises is predation, with ravens often preying on hatchling/juvenile tortoises (USFWS 2011a). In addition, mortality of adult desert tortoises from ravens has been documented (Esque et al. 2010; B. Henen, unpublished data). Ravens have been implicated as a significant threat to desert tortoise survival and management on DoD lands in the California desert (Boarman et al. 2005; Nagy et al. 2015a, b). As discussed above, the current population of ravens on DoD lands in the California desert would not be sustainably reduced and would likely continue to increase. Therefore, ravens would continue to be a threat to desert tortoise survival and management on DoD lands in the California desert due to continued and perhaps increasing raven predation pressure on tortoises.

### **Other Avian Species**

As described in Table 3-3, certain other avian species would be susceptible to direct impacts from raven management actions under the No-Action Alternative. Raven management actions that would reduce non-natural food and water subsidies; reduce non-natural infrastructure for perching, roosting, and/or nesting; and induce flushing of individuals from hazing could impact non-raven avian species. However, the species that would likely be impacted are those that congregate in the same areas as ravens and/or share the same subsidized resources. Those species (e.g., European Starlings, House Sparrows, and multiple dove species, among others) are common and/or overpopulated and are often non-native species. In addition, if any non-raven species were to be caught in a raven trap, they may experience temporary increased stress levels, but the individual(s) would be released onsite.

Although some avian species, such as certain owl species, use the abandoned nests of other species for their own nesting, removal of raven nests would not have any measurable impact on nesting owl populations in the California desert, as no species relies solely on the availability of raven nests and owls nesting is disbursed throughout the California desert.

Noise impacts to other avian species would be as described for ravens, above, except such activities would be directed at ravens and would only inadvertently and temporarily impact any other species that may be in the vicinity.

The Western Snowy Plover, Southwestern Willow Flycatcher, Western Yellow-billed Cuckoo, Least Bell's Vireo, and Inyo California Towhee, all federally-listed species, are either uncommon migrants in the California desert (Cutler et al. 1999; Combat Center 2018d) or utilize habitats (e.g., riparian thickets) that would not be impacted under the Proposed Action and, therefore, there is little to no likelihood of them being directly impacted by non-lethal management actions under the No-Action Alternative. Following informal consultation with the USFWS regarding impacts to federally-listed bird species, the USFWS concurred that the Proposed Action is not likely to adversely affect federally-listed species (Appendix A).

Other special status species, such as the Burrowing Owl, eagles, and Prairie Falcon would potentially be exposed to noise impacts, as described above, under the No-Action Alternative. However, noise-producing deterrents such as air cannons or wailers would not occur in the vicinity of Golden Eagle nesting sites (see Section 2.4.1). In addition, species such as Burrowing Owl and Prairie Falcon occur sparsely and typically in habitats that would not be impacted by the No-Action Alternative.

Ravens are known to prey on eggs, juveniles, and adults of other bird species, including special status species and those protected under the MBTA. Where ravens occur in large numbers, they have negative impacts on reproduction for other wild birds (Hayward et al. 2015; McIver et al. 2016; Carle et al. 2017). Under current raven management strategies, raven populations would not be reduced and birds susceptible to raven depredation and harassment would continue to experience a steady increase in predation pressure and harassment caused by ravens. Ravens would likely continue to compete with, harass, and prey on special status birds.

### **Other Wildlife Species**

As described in Table 3-3, other wildlife species would be susceptible to direct impacts from raven management actions under the No-Action Alternative. Management actions that would reduce non-natural food and water subsidies and induce flushing of individuals from hazing could impact other wildlife species. However, the species that would likely be impacted are those that occur in the same areas as ravens and/or share the same subsidized resources. Generalist species, such as coyotes, that utilize subsidized resources are abundant in the California desert and resource availability would be reduced to a more natural condition.

Potential impacts from noise-producing deterrents to other wildlife species would be as described for other avian species, above. Any such impacts would be unlikely, temporary, sparse, and would not be lethal.

Ravens are predators of small mammals, reptiles, amphibians, and invertebrate species (Cornell Laboratory of Ornithology 2019c). In the California desert, ravens have been implicated as potential predators of the Mojave fringe-toed lizard and Mohave ground squirrel, although no data exist pertaining to the impacts that ravens have on populations of these special status species. These prey species are understudied, so existing accounts are generally anecdotal, and, as with other wildlife species, the No-Action Alternative would have no measurable direct impacts on their populations.

### **Summary**

As described in the sections above, the No-Action Alternative would be a continuation of existing piecemeal, primarily non-lethal, raven management actions that would have little to no direct impacts on biological resources. Implementation of RPMs in Section 2.4.1 would further reduce any potential impacts to non-raven wildlife species. Raven populations at DoD installations in the California desert would remain

largely unchecked and may continue to adversely affect populations of other wildlife species. However, continuation of current management actions under the No-Action Alternative would not change the current trajectories of impacts that ravens have on such species. Therefore, the No-Action Alternative would be implemented in compliance with the laws and regulations listed in Sections 1.6 and 3.1.1 and would have less than significant impacts on biological resources.

### **3.1.3.2 Proposed Action**

The Proposed Action analysis for biological resources focuses on non-lethal (see Section 2.1.1) and lethal (see Section 2.1.2) raven management actions associated with integrated, adaptive management of the raven at each DoD installation. All lethal measures would be conducted according to measures listed in Section 2.4.1 to reduce impacts to non-target wildlife.

Impacts to wildlife from non-lethal management actions would be as described under the No-Action Alternative (see Section 3.1.3.1) and are not described again in this section. However, by combining several solutions into a more synergistic approach, non-lethal raven management under the Proposed Action would be more effective for raven management than non-lethal management alone as part of the No-Action Alternative.

### **Common Raven**

Under the Proposed Action, non-lethal management actions would continue to be used, and may be enhanced, to deter ravens from certain areas and reduce local population sizes within certain areas. Impacts to ravens from non-lethal management actions would be as described in Section 3.1.3.1. In addition, conditioned taste aversion could be used and would involve the use of foul-tasting (methyl anthranilate) or illness-inducing (i.e., carbachol) chemicals on treated baits (i.e., mimics for hatchling/juvenile desert tortoises). Individual ravens would either be repulsed by the chemical and/or become temporarily ill (e.g., vomiting), but individuals would not experience any other detrimental effects.

Lethal management actions would be used to enhance the efficacy of the non-lethal management actions that are also part of the Proposed Action and reduce the overall populations of ravens on DoD lands in the California desert. Lethal removal of ravens would be conducted in a focused, rather than dispersed method.

The Proposed Action includes the option of using DRC-1339 administered by USDA APHIS certified applicators. This pesticide has been used by USDA APHIS for over 50 years for pest bird management, including ravens. Based on available information, ravens would likely experience renal failure (i.e., kidney failure) if a lethal dose of DRC-1339 is ingested. Available information indicates that renal failure in birds may result in: weight loss, depression, lethargy, increased thirst and urination, dehydration, gout, and eventually death within 3 to 80 hours from ingestion of a lethal dose of DRC-1339. Although there is no data available to prove ravens do not experience pain, available data indicates that birds did not show overt symptoms of suffering after they ingested a lethal dose of DRC-1339 but appeared to become inactive and to doze (USDA 2019a; Appendix D). Based on this information, use of DRC-1339 for target birds such as ravens, is viewed as a relatively humane method for lethal take (USDA 2019a; Appendix D).

Only experienced personnel would shoot ravens to ensure their humane death. It is possible that ravens could feel pain from being shot. Because shooting ravens one at a time may not be an efficient use of time or resources and considering that ravens are quick to flee, it is unlikely that such shooting would be the primary method of lethal take. It is one option that could be used under certain circumstances and may occur opportunistically or to target specific offending ravens (e.g., USFWS 2008) or at problematic, large aggregations of ravens in the built environment (e.g., Photos 3 to 7 and Combat Center 2018b, c). Also, shooting ravens in developed areas of the installation would be unlikely to occur frequently or at all due to

human safety and property concerns. However, depending on the layout of the installations, there could be some portions of developed areas where shotgun use could be employed safely.

Under the Proposed Action, up to 11,830-13,293 ravens would initially be shot, trapped, poisoned, or otherwise removed (e.g., egg oiling or egg/nest removal) from the population on DoD lands in the California desert. This amount of take is based on current USFWS raven estimates (Holcomb 2021b) and would amount to roughly 60% of ravens on DoD lands in the California desert, 13% of ravens in the entire California desert, and 4% of the statewide population of ravens in California. Following initial raven removal, up to 1,477-1,715 ravens would be removed annually from DoD lands in the California desert to maintain raven populations at sustainable levels. Per USFWS analysis, as outlined in Section 2.3, this initial reduction of raven densities would allow for raven populations to be maintained at relatively constant densities. Ongoing removal would account for incidental raven recruitment.

Implementation of raven management actions under the Proposed Action are likely to have varying degrees of success temporally and geographically. If adopted, the discretionary monitoring protocol (see Sections 2.4.2 and 5.2) and adaptive management (see Section 5.5) would allow for multiple courses of action to be used simultaneously to achieve successful results and ensure that raven populations are maintained at sustainable population levels. Although individual ravens would be lethally removed, the integrated, adaptive management of ravens on DoD lands in the California desert is designed to maintain a sustainable raven population long term. Therefore, detrimental effects would be less than significant.

### **Desert Tortoise**

As described in Table 3-3, lethal raven management actions would have little to no impact on desert tortoises. Noise associated with shooting of ravens would have similar impacts to tortoises as those described in Section 3.1.3.1 for the use of noise-producing deterrents. Overall, tortoises may experience minor, temporary impacts from noise, but would be able to resume normal behaviors following such activities. In addition, shooting of ravens would sometimes be done with suppressed firearms and there would be little to no noise associated with the action. Other lethal management actions (Table 3-3) that would directly impact ravens would have no impact on tortoises so long as RPMs are implemented (see Section 2.4.1).

DRC-1339 toxicity data for reptiles is not available. In cases where data is lacking, the USEPA assumes that avian toxicity data is representative of reptiles – moderate to high toxicity (USDA 2019a). Given the desert tortoise is a federally-listed species, the risk of DRC-1339 ingestion would be avoided during implementation of the Proposed Action. For example, treated bait application could be avoided or limited to small areas that can be monitored by personnel. Also, bait can be elevated from the ground and/or secured to a platform to prevent the treated bait from accidentally falling onto the ground and being ingested by a tortoise. These avoidance and minimizations measures are discussed in Appendix D and include label instructions and prohibitions (e.g., buffer distance from water bodies) that would be considered in local installation planning before DRC-1339 is administered. In many cases, raven issues occur in the developed portions of the environment so DRC-1339 may not be used greatly in the more natural portions of the installations where the desert tortoise could be affected. However, some DoD installations may use DRC-1339 in the natural areas if there are known raven issues in desert tortoise habitat (e.g., raven predation on juvenile tortoises). Overall, DRC-1339 requirements and limitations are incorporated into the Proposed Action under RPM #10 (see Section 2.4.1), which would ensure potential effects are avoided.

A primary driver for the Proposed Action is to protect desert tortoise populations from predation by ravens. The Proposed Action would be consistent with the 2008 EA to facilitate desert tortoise recovery by reducing

raven depredation of tortoises in the California desert (USFWS 2008a). The 2008 EA provided a framework for non-lethal raven control mechanisms and localized lethal mechanisms to provide immediate protection to hatchling and juvenile desert tortoises. This was outlined by identifying and removing offending ravens that had preyed on, or attempted to prey on, desert tortoises (USFWS 2008a). Both the 2008 EA and this PEA are consistent with the USFWS's 2011 Revised Recovery Plan for the Mojave Population of the Desert Tortoise (USFWS 2011a), which identifies reducing overall predation on the desert tortoise as a recovery task. The 2008 EA would continue to be applied outside of DoD installations unless DoD has specific USFWS permission for sites (e.g., tortoise translocation) outside of their installations.

The potential indirect effect of increased subsidies for other desert tortoise predators (e.g., coyote) from raven carcasses in the environment is low because, as described in RPM #11 (see Section 2.4.1), monitoring and disposal of raven carcasses would be done on an as-needed basis and per the guidelines of the USDA (Vantassel and King 2018).

The potential indirect effect of accelerated eutrophication of wetlands from DRC-1339 tainted raven carcasses falling in, resulting in depletion of oxygen in the wetlands, is not expected to occur based on the available data (comparative analysis of the effects of tainted carcasses versus fecal matter/excreta deposited into wetlands from birds with wetland roosts) (USDA 2019a; Appendix D). This risk is even lower considering that RPM #8 (see Section 2.4.1) would ensure that DRC-1339 tainted bait is not placed near wetlands and that observed raven carcasses near water sources would be collected and disposed per RPM #11 (see Section 2.4.1).

Lethal removal of ravens would have immediate beneficial impacts on the desert tortoise by reducing raven predation pressure on the species. As outlined in Section 2.4.1, adherence to RPMs would reduce and/or mitigate any unintended effects (e.g., noise from shooting as discussed above) to non-target species, including desert tortoises. Implementation of the Proposed Action, therefore, would have little to no direct impacts on the desert tortoise but would have indirect beneficial impacts on desert tortoise populations in the California desert.

### **Other Avian Species**

As with the No-Action Alternative, non-lethal raven management actions under the Proposed Action would have less than significant effects on non-target bird species as outlined in Section 3.1.3.1. In addition, conditioned taste aversion techniques would be directed at ravens (i.e., would only be used on models of raven prey, such as juvenile tortoise models) and only be used in controlled settings where ravens pose a threat. If other avian species were to attempt to ingest prey models, they would be exposed to mildly irritating odors/tastes or vomiting. However, it is not likely that other avian species would attempt to prey on models in a controlled setting, any impacts would be temporary, and they would not be lethal.

As described in Table 3-3, other avian species would be susceptible to direct impacts from lethal raven management actions under the Proposed Action. Egg oiling and nest destruction would be directed only at ravens and would have no impact on other species. As described in Section 3.1.3.1, if any non-raven species were to be caught in a raven trap, they may experience temporary increased stress levels, but the individual(s) would be released promptly onsite.

Shooting would only be done by personnel authorized by installation commands following humane euthanasia practices. During the shooting of ravens, there would be low potential for other species to inadvertently be shot. However, this would be minimized because shooting would not occur where there is a high potential to impact other species. Noise impacts to other avian species from shooting would be similar to those described in Section 3.1.3.1 for noise-producing deterrents and would only inadvertently

and temporarily impact any other species that may be in the vicinity. In addition, shooting of ravens would sometimes be done with suppressed firearms and there would be little to no noise associated with the action. Moreover, firearms are regularly discharged on military installations, and hunting and shooting are allowed on much of the land in the California desert. Per the RPM #4 (see Section 2.4.1), all shot used would be non-toxic as listed in 50 CFR 20.21(j).

Use of pesticide for raven control could have potential ecological toxicity impacts to non-target birds, specifically if individuals ingest the pesticide or are exposed through secondary toxicity (i.e., poisoning by ingesting another animal that already has pesticide in its system). However, a Human Health and Ecological Risk Assessment on the use of DRC-1339 (USDA 2019a; Appendix D) determined that the risk is low to non-target animals and the environment when used according to the most current product label (USEPA 2019, 2020; Appendix D). DRC-1339 is toxic to some non-raven bird species, but this hazard can be avoided by proper bait choice and location, as well as pre-baiting to determine and avoid potential for risks to other species. Moreover, many similar non-target species (i.e., diurnal raptors – hawks, eagles, and falcons) are not very sensitive to DRC-1339 because the pesticide is rapidly metabolized (90% in 2 hours) and excreted in these species (USDA 2019a, b). This rapid metabolism would also reduce risk to animals consuming poisoned ravens. In addition, the bait type selected for ravens (e.g., hard boiled eggs or meat-cube baits) are not desirable by the majority of desert bird species, minimizing the potential for adverse effect to non-target bird species. In accordance with the most current product label (USEPA 2019, 2020; Appendix D), DRC-1339 would not be applied in areas where the product may be consumed by federally-listed species.

As described in Section 3.1.3.1, the Western Snowy Plover, Southwestern Willow Flycatcher, Western Yellow-billed Cuckoo, Least Bell's Vireo, and Inyo California Towhee, all federally-listed species, are either uncommon migrants in the California desert or utilize habitats that would not be impacted under the Proposed Action and, therefore, there is little to no likelihood of them being impacted by lethal management actions under the Proposed Action.

Other special status species, such as the Burrowing Owl, eagles, and Prairie Falcon would potentially be exposed to noise impacts from shooting. However, as discussed in Section 2.4.1, no take, including harassment or disturbance, of Golden Eagles or Bald Eagles would occur. Therefore, any shooting would not occur in the vicinity of Golden Eagle nesting sites, and Bald Eagles do not nest in the project area. In addition, species such as Burrowing Owl and Prairie Falcon occur sparsely and away from most ravens, shooting would only occur sporadically, and shooting would sometimes be conducted with suppressed firearms to reduce noise impacts to negligible levels.

Indirect impacts of raven population control on non-raven bird species, including those protected under the ESA and/or MBTA, would be similar to those discussed under the No-Action Alternative, except that the goal of the Proposed Action is to reduce current raven populations to more sustainable levels consistent with historic population levels. This would result in beneficial impacts to species that are preyed upon or harassed by ravens or that compete with ravens for resources. In addition, the potential indirect effect of increased subsidies for other desert predators/scavengers (e.g., coyote) from raven carcasses in the environment is low. Based on USDA APHIS and USFWS experience, carcasses are typically located near water sources due to the effects of DRC-1339 (dehydration) and known roosting sites. These areas can be easily monitored on DoD installations, with any observed carcasses collected for appropriate disposal (Vantassel and King 2018). USDA APHIS also has a practice of collecting carcasses from the surrounding communities if reported near the area of treatment. Thus, recovery of carcasses would be conducted to the extent possible. These practices are incorporated into RPMs #10 and #11 (see Section 2.4.1).

Therefore, implementation of the Proposed Action could have minor and less than significant, adverse direct impacts on non-raven bird species, but would have indirect beneficial impacts on some species.

### **Other Wildlife Species**

Impacts to other wildlife species under the Proposed Action would be similar to those described above for other avian species. Any differences are described below.

As described in Table 3-3, other wildlife species could be susceptible to direct impacts from the use of DRC-1339 on ravens, specifically if individuals ingest the pesticide or are exposed through secondary toxicity. However, toxicity to mammals occurs at levels 10-100 times higher than for birds, meaning it requires 10-100 times the amount of the pesticide to be lethal to mammals (USDA 2019a, b). In addition, DRC-1339 is rapidly metabolized and excreted and is not known to bioaccumulate (become concentrated inside the bodies of organisms) (USDA 2019a), reducing the potential for impacting scavengers that may feed on carcasses of poisoned ravens. Other wildlife, such as reptiles, are not likely to ingest the pesticide-baited food sources that would be used because the baited food would be chosen for raven consumption and the pesticide would be used in controlled settings. In addition, impacts would be reduced and/or avoided by proper bait choice and location, pre-baiting to determine and avoid potential for risks to other species, implementing measures in Section 2.4.1, and by using the chemical in accordance with the pesticide product label (USEPA 2019, 2020; Appendix D).

As previously discussed, ravens have been implicated as potential predators of the Mojave fringe-toed lizard and Mohave ground squirrel, both special status species, although no data exist pertaining to the impacts that ravens have on populations of these species. These prey species are understudied, so existing accounts are generally anecdotal. However, it may be inferred that reduction of raven densities could reduce predation pressure on these species.

The potential indirect effect of increased subsidies for other desert predators/scavengers (e.g., coyote) from raven carcasses in the environment is low because, as described under RPM #11 (see Section 2.4.1), monitoring and disposal of raven carcasses would be done on an as-needed basis and per the guidelines of the USDA (Vantassel and King 2018).

Management of raven populations under the Proposed Action may indirectly benefit wildlife species that experience predation pressure or harassment from ravens in the California desert. Therefore, implementation of the Proposed Action could have minor and less than significant, adverse direct impacts on wildlife species, but would have indirect beneficial impacts on some species.

### **Summary**

As described in the sections above, the Proposed Action would reduce current raven populations on DoD lands in the California desert to more sustainable levels. Although individual ravens would be directly impacted under the Proposed Action, and other wildlife species may inadvertently be directly impacted, with the implementation of RPMs in Section 2.4.1, impacts to other wildlife species would be minimized and/or avoided. The proposed reduction in densities of ravens on DoD lands in the California desert would have overall beneficial impacts to wildlife populations, especially those that experience predation pressure from increased raven populations. Therefore, the Proposed Action would be implemented in compliance with the laws and regulations listed in Sections 1.6 and 3.1.1 and would have less than significant impacts on biological resources.

## **3.2 HEALTH AND SAFETY**

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Health and safety can be defined as the science of identifying and analyzing potential risk factors, and developing appropriate regulations and procedures intended to prevent accident or injury in the workplace or public environment. Health and safety issues addressed in this PEA include risks of exposure to military operations and personnel, impacts associated with accumulation of raven excreta under heavily used roost/perch sites, shooting of ravens, and use of pesticides and other chemicals for raven depredation and management. Additionally, there are potential risks to military operations and personnel, particularly hazards related to flight issues from bird/wildlife aircraft collisions, which are covered under the BASH program.

### **3.2.1 Regulatory Framework**

DoD installations practice Operational Risk Management as specified in DoDI 6055.01, *DoD Safety and Occupational Health Program*, Change 3 (April 2021). It is DoD policy to protect DoD personnel from accidental death, injury, or occupational illness, and apply risk management strategies to eliminate occupational injury or illness and loss of mission capability and resources both on and off duty. DoD contractor personnel and contractor operations are directly responsible for complying with federal and state occupational safety and health standards. The use of pesticides including applications, storage, and the archiving of records are regulated by FIFRA, state and local laws, DoD, Army, Air Force, DoN, and/or USMC regulations. DoDI 4150.07 specifies pesticide and pest management compliance requirements, including pesticide approval, applicator certification, and records and reporting of pesticide use. The Pollution Prevention Act of 1990 established a national policy to prevent or reduce pollution at the source whenever feasible.

### **3.2.2 Affected Environment**

#### **3.2.2.1 Common Raven**

Overpopulation of ravens in specific regions can result in human health hazards associated with build-up of raven excreta on buildings, dwellings, other public locations, vehicles, aircraft, and equipment where ravens roost, perch, and nest (Fort Irwin 2016; Combat Center 2018b). Raven excreta can contain disease pathogens that can be transmitted to humans. Ravens frequently build nest substrates on electrical and communications structures and other non-natural structures, causing health, safety, and operational issues due to their presence, as well as during removal. The most common complaint that the USDA receives from industrial and commercial facilities regarding the raven is about the raven excreta deposited on equipment, working surfaces, handrails, stairs, and other surfaces that workers contact (Merrell 2012). Additional human health issues, as well as impacts to natural resources, result from the removal and scattering of refuse material from garbage receptacles, dumpsters, and landfills by ravens.

As discussed in Section 1.3.3.3, the build-up of raven excreta on equipment, working surfaces, handrails, stairs, and other surfaces that workers contact is a health concern. At the Combat Center, the most significant human concerns associated with raven overpopulation result from ravens congregating in the hundreds around dusk in the shade structures of various yards at the Mainside cantonment area and powerlines near Camp Wilson (Chamblin and Boarman 2005; E. Barron, personal communication, 2021). Excreta accumulation is cleaned daily at certain locations and times of year, but the volume is so significant that it poses a human health hazard and many failed work environment inspections (Photo 3). The naval hospital has prescribed PPE for daily cleanup and work performed around these contaminated areas (Combat Center 2018c). Despite management practices to discourage ravens from using these areas (i.e.,

signs, educational materials, notifications provided via email directing personnel in the reduction of subsidies, and a desert awareness educational briefing for all incoming personnel and contractors) and the installation of bird spikes and wire barriers, ravens continue to congregate in areas of concern and cause potential health and safety issues (Combat Center 2019a).

Ravens are hosts of Newcastle disease, a viral infection that is deadly to many species of birds and is spread through the bodily discharges of infected birds (Munir et al. 2015; Lastica-Ternura et al. 2016). Although Newcastle disease virus is not deadly to humans, it can cause flu-like symptoms, conjunctivitis, and/or laryngitis (National Cancer Institute 2019). This has been a cause of health concern for the 1<sup>st</sup> Tank Battalion at the Combat Center, because raven excreta accumulates in areas where ravens perch and roost. An accumulation of bird excreta can also spread *Histoplasma capsulatum*, which can cause histoplasmosis. Histoplasmosis is an infection caused by breathing in spores of a fungus often found in bird and bat droppings (Mayo Clinic 2019). Histoplasmosis is most commonly transmitted when these spores become airborne during cleanup or demolition projects and can also be transmitted by soil dust contaminated by bird or bat droppings. Another fungus found in bird excreta is *Cryptococcus neoformans*, which can cause mild infections that occur without symptoms. Pigeon droppings appear to be the most common source of this fungal infection in humans (New Jersey Department of Health and Senior Services 2000). There is a slight risk in dealing with raven excreta, but there is no current evidence that raven excreta is the source of any such infections in the California desert. However, precautions should be taken when cleaning areas contaminated with raven excreta. These include washing the excreta down with water and using PPE, including wearing gloves, goggles, and N95 masks.

Corvids, including ravens, are the birds most susceptible to dying from the West Nile virus, a potentially fatal disease to humans. Mosquitoes serve as a vector, spreading West Nile virus from infected birds to people. Human outbreaks are often attributed to corvid outbreaks in the same location (Raven Core Team 2021a).

### **3.2.2.2 Bird/Wildlife Aircraft Strike Hazard**

As discussed in Section 1.3.3.3, large groups of ravens can roost near military airfields, increasing the potential for BASH (Chamblin and Boarman 2005). Between 1996 and 2015, there were 43 reported BASH incidents involving ravens and civil aircraft in the U.S. (Federal Aviation Administration 2016). From 2004 to 2011, approximately 124 bird airstrikes were recorded at Edwards AFB. Most of the birds involved in aircraft strikes along the main runways were identified as Horned Larks, one of the most common desert birds (Edwards AFB 2015). However, ravens, pigeons, House Finches, owls, and other birds are found in hangars and along the flightline (Edwards AFB 2015). BASH is a serious threat to military aircraft and personnel. Most bird and wildlife strikes do not result in any aircraft damage, but some bird and wildlife strikes have led to serious accidents involving aircraft of every size. Bird and other wildlife strikes to aircraft result in an estimated cost of over \$500 million in damage to the U.S. civil aviation industry each year (Federal Aviation Administration 2019). Although ravens are implicated in BASH incidents involving civilian aircraft (Federal Aviation Administration 2016), Pfeiffer et al. (2018) found that of over 125,000 wildlife strike report records for the DoN and U.S. Air Force between 1990 and 2017, none of them involved ravens. However, the DoN has direction to remove any known raven and/or crow roosting sites on or around airfields because of their inherent risk to aircraft safety (Commander Navy Installations Command 2010).

### **3.2.2.3 Pest Management**

DoD installations have prepared Integrated/Installation Pest Management Plans (Combat Center 2017; Fort Irwin NTC 2017; Edwards AFB 2021b) that outline all the pest management and pesticide-related activities

conducted on-installation. DoDI 4150.07 specifies pesticide and pest management compliance requirements, and these requirements are included in the installation's Integrated/Installation Pest Management Plan. Enforcement is the responsibility of the Integrated/Installation Pest Management Coordinator and the Pesticide Media manager in Environmental Affairs. These plans provide compliance systems and streamlining operations involving the use of pesticides including applications, storage, and the archiving of records all of which are tightly regulated by the Federal Insecticide, Fungicide and Rodenticide Act, state and local laws, DoD, Army, Air Force, DoN, and/or USMC regulations. The pest management objectives of these plans include:

- Supporting the military mission by protecting the health and welfare of military and dependent personnel
- Protecting all buildings, real property, vehicles, and equipment
- Reducing the reliance on pesticides to solve pest problems
- Protecting native wildlife species and their habitats, including special status species

Lethal management of pests includes the use of traps, pesticides, and shooting. To ensure health and safety, pesticides are typically used when nonchemical treatments would be ineffective or fail. Generally, authorized pesticides may only be applied on the installations by appropriately certified federal (e.g., DoD or USDA APHIS) or state pesticide applicators. However, under the current EPA-approved label, DRC-1339 can only be administered by USDA APHIS certified applicators or those under their direct supervision. All pesticide treatments must be made in strict accordance with label directions. Pesticides used must be registered by the USEPA, approved for use as a pesticide in the State of California, and approved by the DoD, Army, Air Force, DoN, and/or USMC for control of target pests. Raven management, including associated with use of chemicals such as DRC-1339, is not currently within the scope of installation Pest Management Plans or authorized use lists.

#### **3.2.2.4 DoD Installations**

General information on the land use setting of each DoD installation is provided below. The No-Action Alternative and Proposed Action would primarily occur within the boundaries of DoD installations as explained in Section 1.2.

##### **Combat Center**

The Combat Center is located in San Bernardino County, California (Figure 1-1). The base is approximately 5 miles north of the City of Twentynine Palms, 54 miles northeast of Palm Springs, and 150 miles east of Los Angeles. Surrounding the installation are large extents of undeveloped public land, several unincorporated rural communities, small towns, and commercial mining operations. Communities are mostly heavily focused in the Morongo Basin which lays south and west of the base and include Twentynine Palms, Joshua Tree, Yucca Valley, Morongo Valley, and Landers. The Combat Center's northern boundary lies 3 miles south of Interstate 40; the southern boundary is 6 miles north of Highway 62 (Combat Center 2018d).

##### **MCLB Barstow**

MCLB Barstow is located in western San Bernardino County, California, 3.5 miles east of the City of Barstow (Figure 1-1). MCLB Barstow is on the route between Los Angeles and Las Vegas on Interstate 15. It is approximately 120 miles northeast of Los Angeles and 150 miles southwest of Las Vegas in the San Bernardino County high desert. Located along freeways I-15 and I-40, and State Highways 58 and 247 Barstow serves millions of travelers each year headed to and from Las Vegas, Los Angeles, Bakersfield

and Palm Springs, and many National Parks, including the Mojave National Preserve, Death Valley, Joshua Tree, and the Grand Canyon.

### **Edwards AFB**

Edwards AFB is located in the Antelope Valley in southern California (Figure 1-1). The installation lies in the western Mojave Desert in portions of Kern, Los Angeles, and San Bernardino counties. The base is approximately 100 miles northeast of Los Angeles, about 90 miles northwest of San Bernardino, and about 80 miles southeast of Bakersfield (Edwards AFB 2020).

The communities surrounding Edwards AFB include Boron to the northeast, California City and North Edwards to the north, Lake Los Angeles to the south, Lancaster and Palmdale to the southwest, Mojave to the northwest, and Rosamond to the west. Portions of the base boundary share borders with the towns of North Edwards, Boron, Rosamond, Mojave, and California City. Palmdale is located 26 miles southwest of Edwards AFB. Lake Los Angeles, Lancaster, and California City are located within 25 miles of the base. The largest borax open pit mine in the world is located near Boron just northeast of the base boundary. For the most part, there is open desert land surrounding the base, with U.S. Highway 395 bordering the eastern boundary and State Route 58 bordering the northern boundary (Edwards AFB 2020).

### **Fort Irwin NTC**

Fort Irwin NTC is located in the central Mojave Desert approximately 38 miles northeast of Barstow in San Bernardino County, California (Figure 1-1). The installation is bordered on the west by NAWSCL, by Death Valley National Park and a small strip of BLM land on the north, by BLM wilderness study areas and by the Silurian Valley on the east, and by the Alvord Mountains on the south. The land to the south is mostly BLM land with small, interspersed parcels of privately owned land. Fort Irwin Road is the only paved road that provides access to Fort Irwin NTC, intersecting with Interstate 15 approximately 37 miles to the south. Interstate 15 provides the major east-west travel route linking Los Angeles and Las Vegas (Fort Irwin NTC 2020).

### **NAWSCL**

NAWSCL is located in Inyo, Kern, and San Bernardino counties, California (Figure 1-1). The city of Ridgecrest adjoins Mainsite. Other nearby communities are Inyokern, 10 miles west of Mainsite, and Trona, 18 miles east of Mainsite. The installation is surrounded by federally owned lands interspersed with pockets of private and state lands. The Los Angeles Department of Water and Power owns much of the Owens Valley land to the north and west (NAWSCL 2014).

Fort Irwin NTC lies contiguous to the eastern and southern boundaries of the South Range. Death Valley National Park is directly north of the South Range and east of the North Range (separated by BLM land from NAWSCL). Sequoia and Kings Canyon National Parks are located approximately 50 miles northwest. The Sequoia National Forest areas are west of the installation's boundary. The Inyo National Forest is composed of two parcels located to the west and north of NAWSCL. The BLM manages approximately 12 million acres of public land through the California Desert Protection Act, including ten wilderness areas adjacent to the NAWSCL boundary (NAWSCL 2014).

### **CMAGR**

The CMAGR lies on a southeast-northwest axis and is located in north-central Imperial County and south-central Riverside County, California (Figure 1-1). The range is bounded on the west by the Salton Sea Basin and on the east by the Chuckwalla and Palo Verde mountains. The northern border is separated from the

Orocopia Mountains by Salt Creek and includes part of the Chuckwalla Bench. The range extends south to Highway 78 near Glamis, California. Due to the range's relatively remote location in a desert region, it has very few direct access points. The one exception is the Bradshaw Trail, located along the northernmost boundary of the CMAGR, and the rural road network associated with Camp Billy Machen and Slab City (MCAS Yuma 2017).

The CMAGR is located in a remote region of the eastern California desert. Land use around the CMAGR has not changed appreciably over the last century. Along the northernmost section is a series of geologic features with basin and range formations. These stark natural features create a natural buffer along the boundary of the CMAGR. Toward the western region, the lands remain primarily undeveloped with small nodes of scattered residential dwellings, recreational activities, and renewable natural resource exploration. Toward the southernmost region is the largest node of development activity, which is primarily industrial with active recreation areas and utility and transportation corridors. This area includes the Union Pacific Railroad right-of-way and the Bureau of Reclamation's Coachella and Highline Canal systems, ultimately expanding toward the Imperial Valley agricultural belt and the Salton Sea State Recreational Area (MCAS Yuma 2017).

### **3.2.3 Environmental Consequences**

This analysis emphasizes the consequences of raven management actions on health and safety, especially those associated with shooting and use of pesticides. It also discusses the health and safety impacts associated with reduced raven populations under the Proposed Action. Table 3-4 provides an overview of the direct impacts of the various raven management actions on health and safety that could occur under the No-Action Alternative and/or the Proposed Action. The overall effects of the No-Action Alternative and Proposed Action on health and safety, including those that would occur due to reduced raven populations, are further discussed in Sections 3.2.3.1 and 3.2.3.2, respectively.

**Table 3-4 Direct Impacts of Raven Management Actions on Health and Safety**

<b><i>Raven Management Action</i></b>	<b><i>Potential Effects to Health and Safety</i></b>
<b><i>Non-Lethal Management Actions</i></b>	
<b>Reduction of Food and Water Subsidies</b>	Could have beneficial impact if there is a reduction in scattering of refuse material from garbage receptacles, dumpsters, and landfills by ravens.
<b>Education and Outreach Regarding Ravens</b>	Could have beneficial impact if there is a reduction in scattering of refuse material from garbage receptacles, dumpsters, and landfills by ravens.
<b>Removal of Perching, Roosting, and Nesting Sites</b>	Could have beneficial impact if ravens are kept away from areas where raven excreta build-up could affect DoD personnel.
<b>Hazing and Other Active Deterrents</b>	Could have beneficial impact if ravens are kept away from areas where raven excreta build-up could affect DoD personnel. Use of lasers would result in less than significant impacts by following safety protocols described in Sections 2.1.1.4 and 2.4.1.
<b>Exclusion</b>	Could have beneficial impact if ravens are kept away from areas where raven excreta build-up could affect DoD personnel.
<b>Effigies</b>	Could have beneficial impact if ravens are kept away from areas where raven excreta build-up could affect DoD personnel.
<b>Trapping for Scientific Study</b>	Could have beneficial impact if information gathered during studies can better inform management activities to keep ravens away from areas where raven excreta build-up could affect DoD personnel.
<b>Removal of Inactive Nests</b>	Could have beneficial impact if ravens are kept away from areas where raven excreta build-up could affect DoD personnel.
<b>Conditioned Taste Aversion</b>	Use of chemicals for taste aversion would result in less than significant impacts by following safety protocols described in Section 2.4.1.

**Table 3-4 Direct Impacts of Raven Management Actions on Health and Safety**

<b><i>Raven Management Action</i></b>	<b><i>Potential Effects to Health and Safety</i></b>
<b><i>Lethal Management Actions</i></b>	
<b>Egg Oiling</b>	No direct impact.
<b>Shooting</b>	Shooting would result in less than significant impacts by following safety protocols described in Section 2.4.1.
<b>Trapping for Euthanasia</b>	Could have beneficial impact if ravens are kept away from areas where raven excreta build-up could affect DoD personnel.
<b>Egg/Nest Destruction</b>	Could have beneficial impact if ravens are kept away from areas where raven excreta build-up could affect DoD personnel.
<b>Poisoning</b>	Use of pesticides would result in less than significant impacts by following safety protocols described in Section 2.4.1.

### **3.2.3.1 No-Action Alternative**

The No-Action Alternative analysis for health and safety is focused on non-lethal raven management actions (see Section 2.1.1 and Table 2-2) because those are primarily what have been and would continue to be implemented at DoD installations in the California desert under this alternative.

#### **Raven Management Actions**

Under the No-Action Alternative, the continued use of non-lethal raven management actions would not have direct impacts on health and safety, as these management actions are not inherently dangerous to humans. As indicated in Table 3-4, only use of lasers as a method of hazing could affect health and safety. The use of lasers would follow safety protocols described in Sections 2.1.1.4 and 2.4.1, including coordination with an installation's Range Control to ensure human safety in the area(s) of use. Additional safety measures may include the use of laser safety glasses to prevent eye damage to personnel using lasers. Overall, implementation of any other non-lethal raven management action would be in compliance with DoDI 6055.01, *DoD Safety and Occupational Health Program*, Change 3 (April 2021).

#### **Reduced/Managed Raven Populations**

Overall, raven populations would not be reduced by a measurable amount on DoD installations under the No-Action Alternative. Some non-lethal measures (e.g., hazing, deterrents, and exclusion) could have minor indirect beneficial impacts by reducing the presence of ravens in areas used by DoD personnel, but these measures have had limited, short-term success in the past. In general, health and safety impacts described in Section 1.3.3.3 would likely continue to persist and increased raven populations would continue to result in, and likely increase, negative impacts on health and safety at DoD installations in the California desert. However, cleanup of raven excreta and use of PPE would continue to occur, as described in Sections 1.3.3.2 and 1.3.3.3. Therefore, these cleanup measures would reduce the health and safety impacts to less than significant.

#### **Summary**

As discussed above, the proper use of non-lethal raven management actions by trained personnel and implementation of RPMs (see Section 2.4.1) would result in less than significant impacts to health and safety. Although raven populations would not be reduced by a measurable amount at the six DoD installations, cleanup of raven excreta and use of PPE would continue to occur and would reduce the health and safety impacts to less than significant levels. Therefore, the No-Action Alternative would be implemented in compliance with the laws and regulations listed in Section 1.6 and discussed in Section 3.2.1 and would have less than significant impacts on health and safety.

### **3.2.3.2 Proposed Action**

The Proposed Action analysis for health and safety focuses on non-lethal (see Section 2.1.1) and lethal (see Section 2.1.2) raven management actions associated with integrated, adaptive management of the raven at each DoD installation. Impacts to health and safety from non-lethal measures would be similar to those described under the No-Action Alternative.

#### **Raven Management Actions**

Because of their nature, lethal management actions could have direct impacts to health and safety. As indicated in Table 3-4, only use of lasers, shooting, use of pesticide, and use of chemicals for conditioned taste aversion could affect health and safety. Impacts associated with use of lasers would be the same as described under the No-Action Alternative.

Shooting of ravens would follow safety protocols described in Section 2.4.1 and be in compliance with all applicable federal, state, and local requirements. Specifically, (1) shooting of ravens would be conducted by trained professionals and in a manner that ensures safety to personnel and public safety, and (2) shot must be non-toxic as listed in 50 CFR 20.21(j).

Use of pesticide for targeted poisoning of ravens, using DRC-1339, on lands owned or used by the DoD in the California desert would be part of an integrated pest management program and used in a focused manner. Use of DRC-1339 would follow safety protocols described in Section 2.4.1. USDA has conducted a Human Health and Ecological Risk Assessment on the use of DRC-1339 (USDA 2019a; Appendix D), and determined that the risk is low to humans, animals, and the environment when used according to the label; however, there is an increased worker exposure risk from handling the pesticide (USEPA 2019, 2020; Appendix D). To minimize this risk, RPM #10 (see Section 2.4.1) would require applicators to wear the appropriate PPE in accordance with USEPA labels 56228-29 and 56228-63 (Appendix D). This risk is further minimized by the fact that DRC-1339 products are restricted use pesticides and are available only for use by USDA APHIS certified applicators. Currently, only USDA APHIS personnel trained in the use of DRC-1339 products could implement the use of this pesticide to control ravens. This limitation may be subject to change based on future USEPA and USDA APHIS interpretations of FIFRA requirements limiting use to USDA APHIS certified applicators.

The risk to the public from off-site migration to adjacent non-DoD lands, as summarized in Section 3.2.2.4, is not anticipated due to the unique methods of use and application (e.g., tainted bait on elevated platforms) and properties of DRC-1339. There is no risk of pesticide drift or off-site migration since DRC-1339 is not being sprayed or broadcast into the environment, or used in such quantities where public risk concerns could be more relevant. If DRC-1339 was to enter the environment, it would not persist as it readily degrades in soil (USDA 2001, Battelle 2018) and water (USDA 2001, USEPA 2011).

Carbachol, or other FIFRA compliant chemicals such as methiocarb, could be used as a non-lethal raven management action to induce conditioned taste aversion to control raven predation on desert tortoises (see Section 2.1.1.9). Carbachol is considered hazardous by the 2012 OSHA Hazard Communication Standard (29 CFR 1910.1200) (ThermoFisher Scientific 2018). Carbachol is fatal if swallowed by humans and may be irritating to the mucous membranes and upper respiratory tract; may be harmful by inhalation or skin absorption, and may cause eye, skin, or respiratory system irritation (Cayman Chemical 2018). Carbachol would only be used for the intended purpose (conditioned taste aversion) by trained personnel and while following guidelines outlined in the product safety data sheet (Cayman Chemical 2018; ThermoFisher Scientific 2018; Appendix C). As indicated in RPM #12 (see Section 2.4.1), carbachol is not currently USEPA-approved or registered for use as a pesticide but may be in the future.

Methyl anthranilate could also be used as a non-lethal raven management action to induce conditioned taste aversion to control raven predation on desert tortoises (see Section 2.1.1.9). However, methyl anthranilate is a food grade chemical derived from grape juice and commonly used as a flavoring agent. Methyl anthranilate is considered an eye and skin irritant and should be rinsed with plenty of water if in eyes and removed with soap and plenty of water if it contacts skin (ThermoFisher Scientific 2020; Appendix C). When used according to the product label, there would be less than significant impacts to health and safety associated with use of methyl anthranilate. A methyl anthranilate safety data sheet is provided in Appendix C.

As identified in RPM #12 (see Section 2.4.1), taste aversion chemicals (e.g., carbachol, methiocarb, and methyl anthranilate) would be used in compliance with FIFRA, which requires that these pesticides are either registered as a pesticide by the USEPA or covered under a FIFRA experimental use permit. Methiocarb and methyl anthranilate are currently registered as a pesticide by the USEPA.

### **Reduced/Managed Raven Populations**

Lethal management actions to reduce raven populations would result in reduced nesting and roosting in buildings, dwellings, other public locations, and equipment where ravens roost and nest. Removal or modification of nesting structures, installation of perching deterrents in specific areas of concern, and the use of hazing to deter ravens would result in reducing the build-up of raven excreta in these areas. Reduced raven populations would also reduce the potential for scattering of refuse material from garbage receptacles, dumpsters, and landfills by ravens. Management actions to reduce overall raven populations would also result in reducing the BASH risk associated with ravens. In addition, under the Proposed Action, the DoD could employ specific measures near airfields (e.g., falconry or harassment by drones) to deter large groups of ravens that are posing a BASH risk. These improvements would have a beneficial impact on health and safety.

### **Summary**

As discussed above, the proper use of non-lethal and lethal management actions by trained personnel and implementation of RPMs (see Section 2.4.1) would result in less than significant impacts to health and safety. The reduction of raven populations at DoD installations in the California desert under the Proposed Action would have a beneficial impact to health and safety by reducing health risks in areas used by DoD personnel. Therefore, the Proposed Action would be implemented in compliance with the laws and regulations listed in Section 1.6 and discussed in Section 3.2.1 and would have less than significant beneficial impacts on health and safety.

## **3.3 CULTURAL RESOURCES**

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Under NEPA, cultural resources may generally include any resources modified by humans that are important to a culture, subculture, or a community for scientific, traditional, religious, or other reasons. This resource can be categorized as archaeological, architectural, and traditional, and comprised of: artifacts, sites, structures, landscapes, and objects of importance to a culture or community. This description includes “historic properties” within the scope of the NHPA, however, not all cultural resources are within the scope of the NHPA.

Additional explanations of the general categories of historic properties are provided below:

- *Archaeological resources* occur in places where people altered the ground surface or left artifacts or other physical remains (e.g., projectile points, glass bottles, pottery). Archaeological resources can be classified as either isolates or sites. Isolates generally cover a small area and contain only

one or two artifacts. Sites however are larger in size, contain more artifacts, and sometimes contain features or structures. Archaeological resources can be either prehistoric or historic.

- *Architectural resources* are standing buildings, dams, canals, bridges, windmills, oil wells, and other similar structures. They are generally historic in affiliation.
- *Traditional cultural properties* (TCPs) are those associated with the cultural practices or beliefs of a living community that link the community to its past and help maintain its cultural identity. Most traditional cultural resources in California are associated with American Indians. TCPs can include archaeological resources, locations of prehistoric or historic events, sacred areas, sources of raw materials used in the manufacture of tools and/or sacred objects, certain plants, or traditional hunting and gathering areas.

Historic properties are defined in the federal regulations outlining Section 106 of the NHPA, as amended (54 USC 306108 *et seq.*). The term historic property has a very specific meaning within cultural resources management (36 CFR 800). Historic properties can be categorized into classes of resources that have the potential to be adversely affected by various implementation methods for the Proposed Action if avoidance is not the first course of action. Typical historic property categories include, but are not limited to:

- Buildings, Structures, or Objects (BSOs)
- Prehistoric and Historic Archaeological Sites
- TCPs
- Sacred Sites
- Cultural Landscapes
- Archaeological and Historic Districts
- National Monuments
- National Historic Landmarks

To determine if a historic property is eligible for listing in the NRHP, an agency must consult with the SHPO, Tribal Historic Preservation Officer, Native American tribes, and other interested parties. If the agency and SHPO do not agree on the resource's determination of eligibility, then the agency can seek a formal determination of eligibility from the keeper of the National Register (36 CFR 63).

To be eligible for the NRHP, a property must possess integrity of location, design, setting, workmanship, feeling, and association, and meet the following criteria for evaluation in at least one area of significance as defined by the *Secretary of the Interior's Standards for Evaluation* (36 CFR § 60):

- (a) associated with events that have made a significant contribution to the broad patterns of American history; or
- (b) associated with the lives of persons significant in our past; or
- (c) embody the distinctive characteristic of a type, period, or method of construction, or that represent the work of a master, or that possess high artistic value, or that represent a significant or distinguishable entity whose components may lack individual distinction; or
- (d) have yielded, or may likely yield, information important in prehistory or history.

In addition to significance, a cultural resource must also retain integrity, which is the ability to convey said significance. The NRHP criteria recognize seven aspects of integrity: location, design, setting, materials, workmanship, feeling, and association. A resource must retain several, if not all of these aspects, to be considered eligible for listing in the NRHP. For archaeological resources, eligibility is generally determined under Criterion D for the ability to provide important information in prehistory and/or history. The

assessment of integrity for archaeological properties depends on the data requirements of an applicable research design. This includes the identification of appropriate physical remains in an intact depositional (horizontal or vertical) context. Once a federal agency has determined a cultural resource to be significant through the consultation process with the SHPO, Native American tribes, and other interested parties, and the SHPO concurs, the agency has a responsibility to manage the resource as a historic property.

### **3.3.1 Regulatory Framework**

Although there are multiple laws, regulations, and EOs that govern the identification and management of cultural resources on DoD managed lands, the main regulatory drivers are Section 110 and 106 of the NHPA of 1966 [54 USC 300101 *et seq.*] and associated regulations [36 CFR § 800]. Section 110 of NHPA requires all federal agencies to identify historic properties on their landholdings while Section 106 of NHPA requires all federal agencies to consider the effects of their undertakings on historic properties and seek to avoid, minimize, or mitigate adverse effects to these properties (36 CFR § 800.1(a)). Section 106 also requires agencies to consult with Native American tribes and other stakeholders with a vested interest in the undertaking.

Cultural resources occurring within the proposed project area have the potential to be affected by lethal and non-lethal raven management actions. These resources are protected by, and managed in accordance with, various statutory and executive requirements including, but not limited to, the following:

- NHPA of 1966, as amended (54 USC §300101 *et seq.*)
- National Monument Act/Antiquities Act of 1906 (36 CFR 65)
- Reservoir Salvage Act of 1960
- Archaeological Resources Protection Act of 1979
- American Indian Religious Freedom Act of 1978
- Presidential Memorandum for Heads of Executive Departments and Agencies: *Government to Government Relations with Native American Tribal Governments*
- Curation of Federally Owned Archaeological Collections (36 CFR 79)
- NRHP (36 CFR 60) and Determinations of Eligibility for Inclusion in the National Register (36 CFR 63)
- Protection of Archaeological Resources: Uniform Regulations (43 CFR 7)
- Protection of Historic Properties (36 CFR 800) - Section 106 Process
- Secretary of Interior Standards for the Treatment of Historic Properties (36 CFR 68)
- Waiver of Federal Agency Responsibility under Section 110 of the NHPA (36 CFR 78)
- Regulations Implementing the NEPA (40 CFR 1500-1508)
- Preservation of American Antiquities (43 CFR 3)
- Supplemental Regulations [per Archaeological Resources Protection Act] (43 CFR 7)
- Native American Graves Protection and Repatriation Act Implementation (43 CFR 10)
- Historic Sites, Buildings, Objects and Antiquities Act of 1935
- Religious Freedom Restoration Act of 1993
- Archaeological and Historic Preservation Act of 1974
- EO 11593, *Protection and Enhancement of the Cultural Environment*
- EO 13006, *Locating Federal Facilities on Historic Properties in Our Nation's Central Cities*
- EO 13007, *Indian Sacred Sites*
- EO 13175, *Consultation and Coordination with Indian Tribal Governments*

- EO 13287, *Preserve America*
- EO 13327, *Federal Real Property Asset Management*
- EO 13514, *Federal Leadership in Environmental Energy, and Economic Performance*

The DoD and its agencies have developed numerous instructions, regulations, and orders to emphasize the legal requirements for cultural resources management. The Proposed Action currently involves DoD agencies from the Army, Air Force, Navy, and USMC. Each agency is required to adhere to all DoD policies and its agency-specific policies which include, but are not limited to the following:

- Army Regulation 200-4, Environmental Quality, Cultural Resources
- Air Force Manual 32-7003, Environmental Conservation (April 2020)
- DoDI 4715.16, Cultural Resource Management (September 2008)
- DoDI 4710.02, DoD Interactions with Federally Recognized Tribes (September 2018)
- DoD American Indian and Alaska Native Policy
- Marine Corps Guidance for Completion of Integrated Cultural Resources Management Plans (February 2009)
- MCO 5090.2 Chapter 3, Volume 8, Environmental Compliance and Protection Manual
- MCO 57501.1H, Manual for the Marine Corps Historical Program (February 2009)
- Secretary of the Navy Instruction 4000.35B, DoN Cultural Resources Program (April 2019)
- Secretary of the Navy Instruction 11010.14B, DoN Policy for Consultation with Federally Recognized Indian Tribes (January 2019)
- Office of the Chief of Naval Operations Instruction 5090.1, DoN Environmental Readiness Program Manual (June 2021)

### **3.3.2 Affected Environment**

The affected environment for cultural resources is based on the establishment of the area of potential effect (APE) of an undertaking, through consultation with the California SHPO. An APE is defined in 36 CFR § 800.16(d) as “the geographic area or areas within which an undertaking may directly or indirectly cause changes in the character or use of historic properties, if any such properties exist.” The APE, and therefore the affected environment, for the Proposed Action includes lands owned or used by the six DoD installations in the California desert. The APE for individual management methods shall be determined through the Section 106 consultation process.

Each of the six DoD installations has one or more historic properties within the boundaries of the installation lands. Details are provided below. In addition to the historic properties listed in the NRHP, each installation manages lands that have not been surveyed for potential historic properties and therefore has the potential to increase the number of historic properties if cultural resources are located and found to meet the NRHP eligibility criteria.

#### **3.3.2.1 Combat Center**

Currently, the Combat Center’s cultural resources data base contains one NRHP-listed property, known as the Foxtrot petroglyph site, and 2,832 recorded archaeological sites. The cultural resources database is currently being updated and checked for accuracy, so percentages of historic, prehistoric, and multicomponent sites are not available. However, most archaeological sites located at the Combat Center are prehistoric camp sites or lithic reduction occurrences.

Consulting Native American tribes have identified four sacred sites as TCPs, but further consultation is needed to develop more understanding of the cultural ties to the lands.

As of 2018, the Combat Center's real property database (INFads) contains over 1,200 BSOs. In 2002, the Combat Center consulted with the SHPO on the eligibility of Cold War-era buildings constructed between 1946 to 1989 and none were found eligible for listing in the NRHP. In 2018, the Combat Center evaluated an additional 123 Cold War-era BSOs that were not 50 years or older when evaluated in 2002. The SHPO concurred that all 123 BSOs were not eligible for listing in the NRHP. The Combat Center currently has no architectural BSOs that are eligible for listing in the NRHP (SHPO 2018).

### **3.3.2.2 MCLB Barstow**

In total, 227 archaeological resources have been identified at MCLB Barstow, consisting of 81 sites and 146 isolated resources. Of the 81 sites, 52 are prehistoric, 26 are historic, and 3 are multicomponent (contains both prehistoric and historic components). One archaeological site has been determined eligible for inclusion in the NRHP; three have been recommended eligible for inclusion in the NRHP; one site has also been designated a California Point of Historical Interest; and another has been designated a California Historical Landmark (DoN and MCLB Barstow 2020).

Previous studies have evaluated 714 buildings and structures located at MCLB Barstow. In 1996, 115 buildings were evaluated as part of a larger study; most of the buildings were World War II properties. In 1999, 627 buildings and structures were inventoried and evaluated, including 28 that had previously been inventoried in 1996; the resources addressed in this later study were primarily Cold War-era properties. Following the 1999 study, many buildings and structures at MCLB Barstow were demolished. The most recent study in 2011, identified 326 remaining structures at MCLB Barstow. Of these, 80 were modern structures built after 1989; the remaining 246 properties were recorded and evaluated. No buildings or structures evaluated in any of the three studies were found to be eligible for inclusion in the NRHP, either as a district or individually. In 2013, SHPO concurred with the NRHP eligibility determinations for 627 buildings and structures at MCLB Barstow, which concluded that all buildings, including those that turned 50 years of age since previous evaluation efforts, are not eligible for NRHP inclusion either individually or as contributors to a historic district (DoN and MCLB Barstow 2020).

There are currently no identified TCPs at MCLB Barstow. However, a site known as Rattlesnake Rock, may fit the definition of a TCP (DoN and MCLB Barstow 2020).

### **3.3.2.3 Edwards AFB**

To date, Edwards AFB has identified 5,184 archaeological sites. Edwards AFB has 3,234 facilities and structures recorded as real property; as of 2016, one BSO was listed as a National Historic Landmark. Five sites have been identified by a Native American tribe as sacred sites. There are no TCPs within Edwards AFB.

### **3.3.2.4 Fort Irwin NTC**

Fort Irwin NTC is approximately 750,000 acres in size. Cultural resource surveys have been conducted on approximately half the total acres and does not include the 103,000 acres of desert tortoise mitigation lands currently managed by Fort Irwin. The concentration of recent cultural resources surveys is targeted at the Western Training Area in preparation for opening the area to full training; however smaller-scale surveys are occurring throughout the installation on a project-by-project basis.

Known cultural resources include: 2 sites listed on the NRHP; 1 National Landmark; and approximately 1,800 archaeological sites. The National Landmark is the Pioneer Deep Space Antenna, which is technically

on National Aeronautics and Space Administration's real property list. Of the 1,800 documented archaeological sites, 49 of these have been concurred upon as eligible for listing in the NRHP and an estimated 354 have been concurred upon as ineligible for listing in the NRHP by SHPO. Also, although no segments have been conclusively identified on the ground at Fort Irwin NTC, the Congressionally designated route of the Old Spanish Trail crosses Fort Irwin NTC.

### **3.3.2.5 NAWSCL**

To date, NAWSCL has conducted cultural surveys on approximately 208,438 acres, or 19% of the installation. Based on the archaeological resources database for NAWSCL, of the 3,591 archaeological sites that have been recorded; 462 have been evaluated for eligibility for listing in the NRHP. Of these evaluated resources, 369 are prehistoric, 70 are historic, and 23 contain both prehistoric and historic components (DoN 2015). These include 2 TCPs, the Coso Rock Art District National Historic Landmark, 5 NRHP individually-eligible buildings, 3 NRHP-eligible facilities, 2 listed archaeological sites, 4 historic districts (not yet listed), 1 archaeological district (not yet listed), 2,762 post-1943 military related BSOs, and over 2,000 eligible or unevaluated properties.

### **3.3.2.6 CMAGR**

To date, MCAS Yuma has conducted cultural surveys at CMAGR on approximately 77,804 acres, or 17% of the CMAGR. MCAS Yuma's cultural resources database currently contains 361 recorded archaeological sites at CMAGR: 101 historical period, 239 prehistoric, 5 multicomponent, and 16 with an unknown period of cultural association. Of these, 8 are eligible, 97 are not eligible, and 256 are unevaluated for listing in the NRHP. CMAGR's built environment includes 17 military buildings, all dating from 1991. These buildings have not yet met the 50-year threshold to be considered an historic property under the NHPA. To date, no TCP's have been identified by any of the Native American tribes that are affiliated with the lands at CMAGR.

## **3.3.3 Environmental Consequences**

Based on the National Park Service digital archive record search for NRHP-listed properties within the APE and the six DoD installations' Integrated Cultural Resources Management Plans, the potential effects of the proposed raven management actions, and the data provided by the installations, the analysis for cultural resources focuses on the types of cultural resources that could be eligible for listing on the NRHP.

The regulations implementing Section 106 of the NHPA require that federal agencies consider the effects (impacts) of their undertakings (proposed actions) on historic properties (cultural resources). Impacts on cultural resources are considered significant if a historic property, as defined in 36 CFR 60.4, would be physically damaged or altered, would be isolated from the context considered significant, or would be affected by project elements that would be out of character with the significant property or its setting.

Analysis of potential impacts on historic properties considers both direct and indirect impacts. Direct impacts may occur by: (1) physically altering, damaging, or destroying all or part of a resource; (2) altering characteristics of the surrounding environment that contribute to resource significance; (3) introducing visual, audible, or atmospheric elements that are out of character with the property or alter its setting; or (4) neglecting the resource to the extent that it deteriorates or is destroyed. Direct impacts can be assessed by identifying the type and location of the action and by determining the exact locations of historic properties that could be affected. Indirect impacts primarily result from the effects that are farther removed from the immediate project area including visual, audible (noise), or atmospheric changes due to the project implementation.

Table 3-5 provides an overview of the direct impacts of the various raven management actions on historic properties that could occur under the No-Action Alternative and/or the Proposed Action. Specifically, this analysis focuses on the potential physical, visual, and auditory adverse effects of the raven management actions on historic properties.

**Table 3-5 Potential Direct Impacts and Section 106 Requirements of Raven Management Actions**

<b>Raven Management Action</b>	<b>Potential Effects to Historic Properties</b>
<b>Non-Lethal Management Actions</b>	
<b>Reduction of Food and Water Subsidies</b>	No Section 106 required
<b>Education and Outreach Regarding Ravens</b>	No Section 106 required
<b>Removal of Perching, Roosting, and Nesting Sites</b>	Modification of buildings/structures could have the potential to affect historic properties (e.g., visual effects). Replacing aboveground utilities with underground utilities could involve ground disturbance. <b>Section 106 required</b>
<b>Hazing and Other Active Deterrents</b>	Hazing could have the potential to affect historic properties (e.g., auditory and visual effects). <b>Section 106 required</b>
<b>Exclusion</b>	Modification of buildings/structures could have the potential to affect historic properties (e.g., visual effects). <b>Section 106 required</b>
<b>Effigies</b>	Modification of buildings/structures could have the potential to affect historic properties (e.g., visual effects). <b>Section 106 required</b>
<b>Trapping for Scientific Study</b>	Laying traps could involve ground disturbance. <b>Section 106 required</b>
<b>Removal of Inactive Nests</b>	No Section 106 required
<b>Conditioned Taste Aversion</b>	No Section 106 required
<b>Lethal Management Actions</b>	
<b>Egg Oiling</b>	No Section 106 required
<b>Shooting</b>	No Section 106 required
<b>Trapping for Euthanasia</b>	Laying traps could involve ground disturbance. <b>Section 106 required</b>
<b>Egg/Nest Destruction</b>	No Section 106 required
<b>Poisoning</b>	No Section 106 required

### 3.3.3.1 No-Action Alternative

The No-Action Alternative analysis for cultural resources focuses on current non-lethal management actions (see Section 2.1.1 and Table 2-2) because those are primarily what have been and would continue to be implemented at DoD installations in the California desert under this alternative.

As indicated in Table 3-5, several non-lethal raven management actions have the potential to effect historic properties and would require Section 106 consultation prior to implementation. These could include ground disturbance associated with replacing aboveground utilities with underground utilities (i.e., removal of perching, roosting, and nesting sites) or modifications to existing buildings (i.e., removal of perching, roosting, and nesting sites; hazing; exclusion). These are summarized below.

- **BSOs.** BSOs have the potential to be adversely affected by many of the non-lethal raven management actions currently utilized by the DoD installations (e.g., bird spikes or the removal or modification of existing structures to discourage raven nesting, roosting or congregation) if they cannot be avoided.
- **Prehistoric and Historic Archaeological Sites.** Prehistoric and historic archaeological sites have the potential to be adversely affected by many of the non-lethal raven management actions currently utilized by the DoD installations if a proper cultural resource inventory is not conducted prior to an action, and avoidance measures are not implemented where historic properties are identified.

- **All Other Historic Property Types.** TCPs, sacred sites, cultural landscapes, national monuments, and national historic landmarks have the potential to be adversely affected by many of the non-lethal raven management actions currently utilized by the DoD installations if a proper cultural resource inventory is not conducted prior to an action, and avoidance measures are not implemented in areas where historic properties are identified.

Ground disturbing activities could lead to the inadvertent discovery of buried cultural resources. If this occurs, all ground disturbing activities would cease, and the installation's Cultural Resources Manager would be notified before such activities could continue per RPM #16 (see Section 2.4.1).

Some non-lethal measures (e.g., hazing, deterrents, exclusion) could have minor indirect beneficial impacts by reducing the presence of ravens on historic properties. However, raven roosting and congregation in large numbers or for long periods would continue and could increase, resulting in the potential for adverse effects on historic properties visually from raven excreta and nest construction and audibly from raven noise (e.g., gurgling croaks).

Direct impacts to historic properties would be avoided or minimized to the extent possible as indicated in RPM #15 (see Section 2.4.1). In the event that any non-lethal raven management action could affect historic properties, each installation, on a case-by-case basis, would: (1) conduct individual Section 106 consultation on proposed undertakings to determine how management actions must be implemented to avoid or to minimize impacts to historic properties; (2) comply with any existing program alternative the installation may have negotiated with the California SHPO for the undertaking; or (3) comply with any existing installation-specific Programmatic Agreement.

Therefore, the No-Action Alternative would be implemented in compliance with the laws and regulations listed in Sections 1.6 and 3.3.1 and would have an overall less than significant impact with avoidance/minimization of impacts to historic properties.

### **3.3.3.2 Proposed Action**

The Proposed Action analysis for cultural resources focuses on non-lethal (see Section 2.1.1) and lethal (see Section 2.1.2) raven management actions associated with integrated, adaptive management of the raven at each DoD installation. Impacts to cultural resources from non-lethal measures would be similar to those described under the No-Action Alternative.

As indicated in Table 3-5, several non-lethal and lethal raven management actions have the potential to affect historic properties and would require Section 106 consultation prior to implementation. These could include ground disturbance associated with setting/placing traps (i.e., trapping for scientific study or euthanasia) or replacing aboveground utilities with underground utilities (i.e., removal of perching, roosting, and nesting sites) or modifications to existing buildings (i.e., removal of perching, roosting, and nesting sites; hazing; exclusion; effigies). These are summarized below.

- **BSOs.** BSOs have the potential to be adversely affected by one lethal (i.e., trapping for euthanasia) and many of the non-lethal raven management actions proposed for use by the DoD installations (e.g., bird spikes or the removal or modification of existing structures to discourage raven nesting, roosting or congregation) if BSOs cannot be avoided. There would be no measurable difference when compared to the No-Action Alternative.
- **Prehistoric and Historic Archaeological Sites.** Prehistoric and historic archaeological sites have the potential to be adversely affected by one lethal (i.e., trapping for euthanasia) and many of the non-lethal raven management actions proposed for use by the DoD installations if a proper cultural

resource inventory is not conducted prior to an action, and avoidance measures are not implemented where historic properties are identified. There would be no measurable difference when compared to the No-Action Alternative.

- **All Other Historic Property Types.** TCPs, sacred sites, cultural landscapes, national monuments, and national historic landmarks have the potential to be adversely affected by one lethal (i.e., trapping for euthanasia) and many of the non-lethal raven management actions proposed for use by the DoD installations if a proper cultural resource inventory is not conducted prior to an action, and avoidance measures are not implemented in areas where historic properties are identified. There would be no measurable difference when compared to the No-Action Alternative.

Impacts to historic properties would be avoided or minimized to the extent possible as indicated in RPM #15 (see Section 2.4.1). For example, all known burial sites protected under the Native American Graves Protection and Repatriation Act (43 CFR 10) would be avoided (e.g., the use of DRC-1339 would not occur on or in the vicinity of burial sites). Therefore, raven management actions would be in compliance with the Native American Graves Protection and Repatriation Act and any impacts to tribal burial sites would be avoided.

Ground disturbing activities could lead to the inadvertent discovery of buried cultural resources. If this occurs, all ground disturbing activities would cease, and the installation's Cultural Resources Manager would be notified before such activities could continue per RPM #16 (see Section 2.4.1).

The implementation of non-lethal and lethal measures to manage raven populations would reduce roosting and congregation of ravens on historic properties. This could have a beneficial impact to historic properties visually by reducing raven excreta and nest construction and audibly by reducing raven noise (e.g., gurgling croaks).

In the event that any non-lethal or lethal raven management action could affect historic properties, each installation, on a case-by-case basis, would: (1) conduct individual Section 106 consultation on proposed undertakings to determine how management actions must be implemented to avoid or to minimize impacts to historic properties; (2) comply with any existing program alternative the installation may have negotiated with the California SHPO for the undertaking; or (3) comply with any existing installation-specific Programmatic Agreement.

Therefore, the Proposed Action would be implemented in compliance with the laws and regulations listed in Sections 1.6 and 3.3.1 and would have and overall less than significant impact with avoidance/minimization of impacts to historic properties.

### **3.4 OTHER RESOURCES CONSIDERED**

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These resources discussed below were not carried forward for detailed analysis because potential effects were anticipated to be non-existent, negligible, and/or not capable of meaningful analysis. This is based on the reasons provided below in addition to the explanations provided in Section 1.5, Chapter 3 (introduction) and RPMs incorporated into the actions (see Section 2.4.1). These topics includes those typically addressed under CEQA.

**Aesthetics/Visual Resources.** The No-Action Alternative and/or Proposed Action could involve impacts to aesthetics or visual resources from modifications to existing buildings, structures, or aboveground transmission lines and utility poles. These activities are not presently proposed but would generally be expected to result in minimal adverse impacts to the visual setting of the landscape regarding building modification and beneficial impacts if infrastructure is removed. DoD installations are generally not

required to minimize impacts to visual quality like other federal land managers operating under management plans (e.g., BLM and Forest Service), however, DoD would at a minimum ensure any potential aesthetic or visual impacts to historic properties would be managed as described under *Cultural Resources* (see Section 3.3) and included in a subsequent NEPA document, if required (see Section 5.6). Some management actions do not require further analysis under *Cultural Resources* (see Section 3.3).

***Air Quality and Greenhouse Gas Emissions.*** The No-Action Alternative and/or Proposed Action could involve ground disturbing activities but not generally involve site improvements, construction of facilities, or other activities that typically affect air quality and result in greenhouse gas emissions. As explained in Section 1.5, more substantial management actions holding the potential for greater effects would likely require additional future analyses, consultations, and/or permitting. At this stage, there is no major construction project proposed by any DoD installation to be analyzed in this PEA. Aside from this, it is anticipated that DoD installations would use existing vehicles to implement the proposed raven management actions under the No-Action Alternative or Proposed Action. Use of vehicles on paved or unpaved roads may result in short-term increases in dust and emissions and contribute to air quality at a regional level; however, no substantial increase in operations at any DoD installation would result under the No-Action Alternative or Proposed Action to warrant a detailed conformity analysis under the Clean Air Act or a greenhouse gas analysis in relation to climate change. As to the general conformity requirement, potential emissions are considered *de minimis* based on a review of a recent Combat Center project (DoN-USMC 2018) and Mojave Desert Air Quality Management District Rule 2002 (Mojave Desert Air Quality Management District 1994). This recent project involved major construction and a corresponding increase in vehicles during construction and operations and maintenance. The analysis confirmed that the potential emissions would be below the *de minimis* thresholds of Rule 2002 and would not result in substantial greenhouse gas emissions. Future projects involving more substantial activities would likely require additional analysis and be included in a subsequent NEPA document (see Section 5.6).

***Agriculture/Forestry.*** There are no forests or farmland at the Combat Center, MCLB Barstow, Fort Irwin NTC, or CMAGR (administered by MCAS Yuma), but some agricultural land is within the boundaries of NAWSCL (California Department of Conservation 2014). The Inyo National Forest abuts Fort Irwin NTC to the north. Because the focus of raven management actions are to ultimately reduce the raven population and minimize opportunities for perching, nesting, and roosting, there would not be any change in land use, including loss or conversion of agricultural or forest lands, from implementing raven management on DoD installations or non-DoD lands. There may be some unquantifiable indirect benefit to agricultural lands from raven population reduction, if ravens are adversely affecting crops under present conditions, and any removal of infrastructure that may presently occur on such lands at NAWSCL.

***Energy and Utilities.*** Under the No-Action Alternative and/or Proposed Action, any site improvements, construction of facilities, or increase in personnel would not place meaningful demand on the spectrum of utilities including electricity, potable water, sanitary sewer, phone, information technology, and gas transmission lines. This is because the focus of raven management actions would be to discourage certain raven behavior (e.g., perching, nesting, and roosting) at buildings, rather than increasing use, capacity, or services at DoD installations.

***Geological Resources/Soils and Hazards.*** The No-Action Alternative and/or Proposed Action could involve ground disturbing activities but would not generally involve construction of facilities or soil disturbance that would alter geological resources or degrade soil quality. DoD installations generally do not manage soil resources like other federal land managers operating under management plans (e.g., BLM and Forest Service); however, DoD would at a minimum ensure soil resources are maintained and not degraded

by complying with any Clean Water Act requirement. For example, any raven management action resulting in soil disturbance affecting 1 or more acres may be required to comply with applicable National Pollutant Discharge Elimination System (NPDES) requirements to minimize soil erosion and sedimentation. This could include compliance under the California NPDES Construction Stormwater General Permit or applicable installation-specific NPDES requirements, as described in Section 1.8. Geologic hazard areas exist within the project area, including active faults as defined under the Alquist-Priolo Earthquake Fault Zoning Act (California Department of Conservation 2021). However, the No-Action Alternative and/or Proposed Action would not contribute to any increased incidence relating to these hazards. It is anticipated that future projects involving more substantial activities (e.g., undergrounding of utilities) would avoid construction in hazard areas.

**Hazardous Materials & Hazardous Waste.** The No-Action Alternative and/or Proposed Action would not involve substantial use of hazardous materials and waste. The use of specific pesticides and chemicals to manage raven populations is discussed and analyzed under health and safety (see Section 3.2). As explained in Appendix C and RPM #12 (see Section 2.4.1), carbachol is subject to regulation under FIFRA; Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA); and Toxic Substances Control Act (TSCA). If carbachol is approved for use in the future, implementation of the conditioned taste aversion raven management action would comply with any California, Resource Conservation and Recovery Act, CERCLA, and TSCA storage, disposal, and spill reporting requirements. Aside from this, petroleum, oils, and lubricants use would be minor and comprise the majority of hazardous materials associated with use of vehicles to implement raven management actions. Hazardous wastes (such as used engine oil) are expected to be minimal. Any hazardous materials and wastes associated with the project would be properly stored, labeled, handled, and disposed of according to all applicable federal, state, local, and DoD regulations and requirements. This would include compliance with the Pollution Prevention Act to prevent or reduce pollution at the source whenever feasible. Contaminated sites requiring cleanup are present at the six DoD installations (California State Water Resources Control Board 2021b). However, the No-Action Alternative and/or Proposed Action are not expected to disturb or impact any of these sites because they would generally be avoided consistent with measures to avoid worker exposure and comply with any engineering controls that may be in place (e.g., access limitations).

**Hydrology/Water Resources.** Although no specific projects are presently proposed, the No-Action Alternative and/or Proposed Action could involve modifications to existing buildings, structures, or aboveground transmission lines and utility poles. Implementation of raven management actions resulting in soil disturbance affecting 1 or more acres, or impacts to waters of the U.S., to include jurisdictional wetlands, may require a permit under the Clean Water Act, as discussed in Section 1.8. In addition, the requirements of EO 11990, *Protection of Wetlands* and EO 11988, *Floodplain Management* may apply. These EOs require an alternatives analysis and public comment and/or notice. Compliance with these EOs can be completed independently from a future NEPA analysis (see Section 5.6), if the level of future NEPA analysis does not require public involvement (e.g., CATEX). Raven management actions involving pesticides would not be used in waters or waterways. Where pesticides are used near water resources, handling and application instructions would prevent the introduction of the pesticides into such waters. Implementation of RPM #8 (see Section 2.4.1) would ensure impacts to wetlands (regulated or non-regulated), floodplains, and other water resources are avoided and minimized to the extent required under the law and EOs.

**Land Use & Population and Housing.** Under the No-Action Alternative and/or Proposed Action, no changes to existing land use would occur on lands owned by or used by the DoD in the California desert region. The non-DoD lands discussed in Section 1.2.2 includes those focused on desert tortoise protection.

The raven management actions implemented under the No-Action Alternative and/or Proposed Action would be consistent with the County General Plans, including programs to reduce food and water subsidies for predator species such as the raven (see Section 4.2 for more information on County General Plans).

**Mineral Resources.** The No-Action Alternative and/or Proposed Action would not affect minerals or interfere with any mineral resource-related rights that may be located on the DoD installations and non-DoD lands. The non-DoD lands discussed in Section 1.2.2 include those focused on desert tortoise protection and access would be subject to landowner approval and any valid existing rights. Existing mining activity and claims occur on public lands managed by the BLM in the California desert (BLM 2021).

**Public Services & Wildfire Risk.** Under the No-Action Alternative and/or Proposed Action, use of firearms to control ravens may have some risk of wildfire ignition due to the extreme heat and dry vegetation in the California desert. DoD installations would take precautions to avoid an ignition and use of public services that are already strained with the increased occurrence of wildfires in California. For instance, DoD installations would ensure in-house personnel and contractors are briefed on fire prevention and extinguishment measures and methods (e.g., fire extinguisher in vehicles) and aim to utilize local fire-fighting resources (e.g., Combat Center Fire Department), if needed.

**Recreation.** Under the No-Action Alternative and/or Proposed Action, raven management would be implemented in a manner that does not interfere with existing recreational access and uses on DoD installations in the California desert. Much of the land in the California desert surrounding the DoD installations is open to public access (California Protected Areas Database 2021) and used for recreation (e.g., off-highway vehicle riding, auto touring, biking, camping, hiking, backpacking, horseback riding, hunting, wildlife viewing, and photography). Some limited recreational opportunities exist on certain DoD lands. The No-Action Alternative and Proposed Action would not impact these recreational opportunities. Although ravens are targeted for population reduction under the Proposed Action, ravens would still exist on the landscape and capable of being observed during wildlife viewing.

**Socioeconomics and Environmental Justice.** Implementation of the No-Action Alternative and/or Proposed Action would be compliant with EO 12898, *Federal Actions to Address Environmental Justice in Minority Populations and Low-income Populations*, and EO 13045, *Protection of Children from Environmental Health Risks and Safety Risks*. Raven management would be implemented within DoD and non-DoD lands and focused on addressing specific impacts from increased raven populations. Based on a review of other potential impacts discussed in this PEA (see Sections 3.2 and 4.3.2), there is no potential for offsite and/or adverse impacts that may affect sensitive populations (e.g., children, elderly) or disproportionately affect low-income or minority populations. There could be minor beneficial health impacts and socioeconomic impacts to the local economy from increased expenditures on raven management under the Proposed Action and in relation to the proposed RASP Initiative.

**Transportation and Circulation.** Under the No-Action Alternative and/or Proposed Action, access to and from DoD installations and non-DoD lands would use existing routes, roads, and highways. For the same reasons explained under *Air Quality/Greenhouse Gas Emissions* and *Energy and Utilities*, there would be no measurable increase in personnel that would place an additional demand on the transportation and circulation network.

**Noise.** Discharge of firearms for shooting of ravens would be a potential source of noise under the No-Action Alternative and/or Proposed Action. However, firearms are regularly discharged on military installations, and hunting and shooting are allowed on much of the land in the California desert (e.g., BLM lands, Mojave National Preserve). Noise from firearm use is already a part of the environment in these areas. The use of air cannons and wailers as a hazing/deterrent measure under the No-Action Alternative

and/or Proposed Action could also be a source of noise. Because these devices could disturb the adjacent public and resident service members and personnel living within the installations, individual DoD installations would need to ensure these devices are appropriate for use in a specific area considering the surrounding land uses.

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## CHAPTER 4

### CUMULATIVE IMPACT ANALYSIS

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#### 4.1 OVERVIEW OF CUMULATIVE EFFECTS ANALYSIS

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The CEQ regulations implementing the procedural provisions of NEPA define cumulative impacts as:

*“The impact on the environment which results from the incremental impact of the action when added to other past, present, and reasonably foreseeable future actions regardless of what agency (federal or non-federal) or person undertakes such other actions.” (40 CFR § 1508.7)*

The CEQ also provides guidance on cumulative impacts analysis in *Considering Cumulative Effects Under the National Environmental Policy Act* (CEQ 1997), and *Guidance on the Consideration of Past Actions in Cumulative Effects Analysis* (CEQ 2005).

As explained in Section 1.5, the scope of the PEA analysis focused on the resources/issues holding the most potential for significant effects: biological resources and health and safety. This cumulative effects analysis is similarly focused on relevant past, present, and/or reasonably foreseeable future actions (RFFAs) that in combination with the No-Action Alternative or Proposed Action could result in a potential for significant effects. Based on available information, the relevant federal and non-federal projects are listed in Section 4.2. The region of influence for this cumulative effects analysis is the California desert for *Biological Resources* and the lands owned or used by the specific DoD installations for *Health And Safety* and *Cultural Resources*.

#### 4.2 PAST, PRESENT, AND REASONABLY FORESEEABLE PROJECTS

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This section describes the relevant past, present, and/or RFFAs in either the project area (i.e., the six DoD installations) or the greater regional area of influence. The projects are listed in Table 4-1, along with brief summaries of the proposed actions, the durations of the projects, and the relevancy of the projects to the No-Action Alternative or Proposed Action presented in this PEA. The locations of the projects are shown in Figure 4-1, either by name or by location reference (e.g., specific DoD installation or National Park/Preserve).

**Table 4-1 Relevant Past, Present, and/or Reasonably Foreseeable Future Actions**

<i><b>Project</b></i>	<i><b>Relevant Details</b></i>	<i><b>Status</b></i>
<b>Federal Projects</b>		
Project 1: Desert Tortoise Recovery Plan Task: Reduce Common Raven Predation on the Desert Tortoise (USFWS 2008a)	<p><u>Proposed Action.</u> The USFWS prepared an EA to facilitate desert tortoise recovery by reducing raven depredation of tortoises in the California desert. Included the following cooperating agencies: USDA APHIS; Edwards AFB; Fort Irwin NTC; Combat Center; MCLB Barstow; NAWSC; BLM; and National Park Service (Mojave National Preserve and Joshua Tree National Park).</p> <p><u>Duration.</u> Ongoing.</p> <p><u>Relevancy.</u> Raven management.</p>	Past/Present/RFFA
Project 2: Raven Control in the Mojave National Preserve (National Park Service 2016, NFWF 2021)	<p><u>Proposed Action.</u> The National Park Service prepared a CATEX for the implementation of 2008 USFWS Raven Control Plan (USFWS 2008a) in the Mojave National Preserve (Project Number: 16-moja-025/PEPC 64601).</p> <p><u>Duration.</u> Ongoing.</p> <p><u>Relevancy.</u> Raven management.</p>	Past/Present/RFFA
Project 3: Desert Tortoise Translocation Required for Land Acquisition/Airspace Establishment to Support Large-Scale Marine Air Ground Task Force Live-Fire and Maneuver Training (DoN 2016)	<p><u>Proposed Action.</u> The Combat Center prepared a Supplemental EIS for implementing a Desert Tortoise Translocation Program in support of large-scale Marine Air Ground Task Force Live-Fire and Maneuver Training. As described in Section 1.3.4 of this PEA, the USFWS confirmed that the Combat Center should seek a raven depredation permit to perform direct removals of ravens within the recipient sites for desert tortoise translocation (USFWS 2017a). Desert tortoise translocation recipient and control sites are shown in Figures 1-2 and 4-1.</p> <p><u>Duration.</u> Ongoing.</p> <p><u>Relevancy.</u> Raven management and impacts to desert tortoise and associated cultural and spiritual landscape.</p>	Past/Present/RFFA
Project 4: Proposed Range Redesign of Special Warfare Training Areas 4 and 5, CMAGR, Imperial and Riverside Counties, California (USMC 2016)	<p><u>Proposed Action.</u> The USMC prepared an EA for the reconfiguring of existing range training areas, improving range infrastructure, and increasing the annual throughput of personnel and training events within Special Warfare Training Areas 4 and 5 in CMAGR. Implementation of avoidance, minimization, and mitigation measures and other requirements stated in the USFWS Programmatic BO for CMAGR (1-6-96-F-40) and the amended BO for the project would minimize potential for impacts to biological resources, including the desert tortoise.</p> <p><u>Duration.</u> Ongoing.</p> <p><u>Relevancy.</u> Raven management (measures for food and water subsidies and to discourage/remove raven perching, nesting, and roosting sites) and impacts to desert tortoise.</p>	Past/Present/RFFA

**Table 4-1 Relevant Past, Present, and/or Reasonably Foreseeable Future Actions**

<i>Project</i>	<i>Relevant Details</i>	<i>Status</i>
<p>Project 5: Integrated Natural Resources Management Plans (INRMPs):            Combat Center: FY 2018-2022            MCLB Barstow: FY 2017-2021            Edwards AFB: FY 2019-2024            Fort Irwin NTC: FY 2020-2025            NAWSC: FY 2020-2025            CMAGR (administered by MCAS Yuma): FY 2017-2022</p>	<p><u>Proposed Action.</u> INRMPs are 5-year planning documents that guide DoD installations and bases in conserving and sustaining natural resources in order to maintain realistic, high-quality training environments over time. The INRMP describes how natural resources will be managed to ensure the sustained use of a natural landscape for military mission needs in compliance with applicable laws and regulations. The INRMPs present current information about the environmental conditions aboard the installations, review major military training activities, and present the goals, objectives, and elements of the Natural Resources Programs. INRMPs further ensure that natural resources conservation measures and military activities on mission lands are integrated and consistent with federal stewardship requirements outlined in the Sikes Act (as amended).</p> <p><u>Duration.</u> Ongoing.</p> <p><u>Relevancy.</u> The INRMPs for the DoD installations in the California desert include measures to manage raven populations, including raven management plans, predator assessments (raven, coyote), subsidy reduction, educational outreach, and predator depredation, among other natural resources management actions to enhance and maintain military readiness.</p>	Past/Present/RFFA
<p>Project 6: Integrated Cultural Resources Management Plans (ICRMPs):</p>	<p><u>Proposed Action.</u> ICRMPs are 5-year planning documents that DoD installations and bases use as a management resource tool to achieve compliance with Sections 106 and 110 of the National NHPA and other federal preservation laws. The NHPA charges federal agencies to identify and evaluate historic and archaeological resources under their stewardship and to nominate eligible properties to the NRHP. In addition, the NHPA calls for federal agencies to consider the effects of planned activities on NRHP-listed or eligible properties. ICRMPs include measures for avoiding, minimizing, and compensating for impacts to cultural resources.</p> <p><u>Duration.</u> Ongoing.</p> <p><u>Relevancy.</u> The ICRMPs include measures to manage cultural resources on the DoD installations.</p>	Past/Present/RFFA
<p>Project 7: Desert Renewable Energy Conservation Plan (DRECP) (BLM 2015a, 2016)</p>	<p><u>Proposed Action.</u> The DRECP is a collaborative, interagency landscape-scale planning effort covering 22.5 million acres in seven California counties: Imperial, Inyo, Kern, Los Angeles, Riverside, San Bernardino, and San Diego. The plan was conceived and developed through a collaborative effort by the BLM, USFWS, California Energy Commission, and CDFW that identifies areas in the California desert appropriate for the utility-scale development of wind, solar, and geothermal energy projects. The comprehensive plan also provides for the long-term conservation and management of covered species and preserves the natural resources, recreational areas, and scenic values.</p> <p><u>Duration.</u> Ongoing.</p> <p><u>Relevancy.</u> Raven management (measures for food and water subsidies and to discourage/remove raven perching, nesting, and roosting sites) and impacts to desert tortoise.</p>	Past/Present/RFFA

**Table 4-1 Relevant Past, Present, and/or Reasonably Foreseeable Future Actions**

<i>Project</i>	<i>Relevant Details</i>	<i>Status</i>
Project 8: West Mojave Plan and West Mojave Route Network Project (WMRNP) and Plan Amendment (BLM 2006, 2015b, 2019)	<p><u>Proposed Action.</u> The WMRNP (and Plan Amendment) is a travel management planning effort covering 9.24 million acres in the western Mojave Desert that supplements the 2006 West Mojave Plan. The West Mojave plan defined a regional strategy for conserving plant and animal species and their habitats. The WMRNP considers seven planning decisions amending the motor vehicle access, recreation and livestock grazing elements within the California Desert Conservation Area Plan for the West Mojave Planning Area.</p> <p><u>Duration.</u> Ongoing.</p> <p><u>Relevancy.</u> Desert tortoise management.</p>	Past/Present/RFFA
Project 9a: DoD Installation Depredation Permits (Combat Center)	<p><u>Proposed Action.</u> The Combat Center received a depredation permit in 2018 due to an overabundance of the common raven. The application requested a depredation permit, and amendment, for the Combat Center to take up to 500 ravens by gunshot, up to 100 ravens by trapping, up to 50 eggs by addling, and destroying up to 25 active nests a year (Combat Center 2018c). Implementation of the depredation permit resulted in the take of 136 ravens at the 1st Tanks Ramp (Combat Center 2019a).</p> <p><u>Duration.</u> Annual; expired in 2018.</p> <p><u>Relevancy.</u> Raven management (lethal removal of ravens).</p> <p><u>Proposed Action.</u> The Combat Center received a depredation permit in 2020 to authorize the take of 20 ravens only on U.S. government lands within the Rodman-Sunshine-Peak North translocation area for desert tortoises (USFWS, Migratory Bird Program 2020) (see Project 3 for details on the Combat Center Desert Tortoise Translocation Program). No ravens were lethally removed under the permit.</p> <p><u>Duration.</u> Effective: 07 May 2020 to 30 June 2020; expired.</p> <p><u>Relevancy.</u> Raven management (lethal removal of ravens).</p>	Past/Present/RFFA
Project 9b: DoD Installation Depredation Permits (Fort Irwin NTC)	<p><u>Proposed Action.</u> Fort Irwin NTC applied for and received a depredation permit in 2016 for lethal control of the raven (Fort Irwin 2016), citing that non-lethal measures alone have not been effective in reducing ecological, economic, and health and safety impacts from increased raven populations. Fort Irwin NTC applied for lethal take of up to 150 individual ravens and 100 raven nests. Lethal removal of ravens will be done through shooting. Destruction of both active and inactive nests will be accomplished through physical removal and unhatched eggs will be removed and destroyed or addled.</p> <p><u>Duration.</u> Ongoing; permit renewed as required.</p> <p><u>Relevancy.</u> Raven management (lethal removal of ravens).</p>	Past/Present/RFFA

**Table 4-1 Relevant Past, Present, and/or Reasonably Foreseeable Future Actions**

<i><b>Project</b></i>	<i><b>Relevant Details</b></i>	<i><b>Status</b></i>
Project 9c: DoD Installation Depredation Permits (MCAS Yuma - CMAGR)	<p><u>Proposed Action.</u> MCAS Yuma applied for and received a depredation permit in 2008 for management of migratory birds, including the raven, to resolve or prevent threats to human safety and/or aircraft safety at airports or airfields. The permit includes CMAGR. Management includes lethal take of up to 100 migratory birds; migratory bird nest take (including egg destruction/addling) of up to 40 nests; and trapping and relocating up to 100 migratory birds.</p> <p><u>Duration.</u> Ongoing; permit renewed annually with current permit expiring on March 31, 2021.</p> <p><u>Relevancy.</u> Management of migratory birds, including ravens (lethal removal/trapping and relocation of ravens).</p>	Past/Present/RFFA
Project 10: Categorical Exclusion to Install Anti-perching Devices at 1st Tanks, Combat Center (Combat Center 2018b)	<p><u>Proposed Action.</u> This project provided for the installation of permanent, physical barriers to roughly 15-17 vehicle shade structures to prevent large birds, including ravens, from accessing the shade structures at 1st Tanks. The CATEX concluded that there is no reason to anticipate any adverse effects on biological resources or public health or safety.</p> <p><u>Duration.</u> Short-term.</p> <p><u>Relevancy.</u> Raven management.</p>	Past
Project 11: Common Raven Movement and Resource Use at MCAGCC (Combat Center 2020)	<p><u>Proposed Action.</u> The Combat Center prepared a CATEX to live-trap, mark, and monitor ravens so MAGTFTC Environmental Affairs could quantify and describe raven use of Combat Center resources, including ground and air space, infrastructure, and sources of food, water and other subsidies (e.g., nesting and roost sites). Ravens were live trapped and marked in the Combat Center's built environment (i.e., the cantonment) and less-built portions of the Range Training Areas.</p> <p><u>Duration.</u> Ongoing for up to 10 years with approximately 40 ravens trapped per year).</p> <p><u>Relevancy.</u> Raven monitoring.</p>	Past/Present/RFFA
Project 12: RASP	<p><u>Proposed Action.</u> The Combat Center, Fort Irwin NTC, BLM, and USFWS are working together to develop partnerships to advance desert tortoise recovery pursuant to the USFWS's 2011 Revised Recovery Plan for the Mojave Population of the Desert Tortoise and the 2018 Memorandum of Understanding Between the DoD and the Department of the Interior. RASP establishment is currently focused on the western Mojave Desert in California and would include implementation of desert tortoise recovery actions in RASP focus areas (see Figure 2-2). These RASP focus areas are located outside of DoD installations and primarily in desert tortoise designated Critical Habit Units. See Section 2.4.3 for more information on this effort.</p> <p><u>Duration.</u> Ongoing.</p> <p><u>Relevancy.</u> Implementation of desert tortoise recovery actions.</p>	Past/Present/RFFA

**Table 4-1 Relevant Past, Present, and/or Reasonably Foreseeable Future Actions**

<i>Project</i>	<i>Relevant Details</i>	<i>Status</i>
Project 13: Integrated/Installation Pest Management Plans	<p><u>Proposed Action.</u> Integrated/Installation Pest Management Plans have been prepared for DoD installations. These plans include management of predatory species (i.e., INRMP, raven and coyote) and the use of pesticides. Proper management of pesticides ensures a safe and cost-effective pest management program. Management of pesticides includes the proper selection of pesticides, pesticide approval, procurement, storage, mixing, use of pesticide application equipment, and cleanup. Pesticides used include insecticides, herbicides, and rodenticides. To ensure the safe use of pesticides, DoD personnel handle and apply pesticides in accordance with the product's label directions and Armed Forces Pest Management Board Technical Guides concerning safety (DoDI 4150.07, Para. E4.5.3).</p> <p><u>Duration.</u> Ongoing and usually updated every 5 years.</p> <p><u>Relevancy.</u> Raven management (lethal removal of ravens) and health and safety impacts (pesticide use). Specifics for each of the six DoD installations are provided below.</p> <p><b>Combat Center</b> (Combat Center 2017). The current version of the Plan does not include raven management, as Environmental Affairs was investigating effective means to discourage raven numbers and, as this plan was being written, was working towards obtaining a depredation permit for raven removal.</p> <p><b>Edwards AFB</b> (Edwards AFB 2021b). The current version of the Plan does not identify the raven as a pest or include raven management.</p> <p><b>Fort Irwin NTC</b> (Fort Irwin NTC 2017). The Plan outlines Fort Irwin NTC's raven management plan that implemented under their current raven depredation permit from the USFWS, Migratory Bird Program and allows the installation to take ravens, their nests, and eggs. While no take of live birds occurs, unoccupied nests are removed, and raven eggs are added when found. These activities are performed by Fort Irwin natural resource personnel.</p>	Past/Present/RFFA
Project 14: Edwards Air Force Base Invasive Species Management Plan (Edwards AFB 2018)	<p><u>Proposed Action.</u> This Plan provides a framework for managing invasive species on Edwards AFB (does not include raven management). All herbicides and herbicide application shall comply with DoDI 4150.07 DoD Pest Management Program; AFI 32-1053 Integrated Pest Management Program; Armed Forces Pest Management Board list of approved herbicides; and the State of California Pesticide Regulations, and be registered for use in the State of California.</p> <p><u>Duration.</u> Ongoing.</p> <p><u>Relevancy.</u> Health and safety impacts (herbicide use).</p>	Past/Present/RFFA

**Table 4-1 Relevant Past, Present, and/or Reasonably Foreseeable Future Actions**

<i>Project</i>	<i>Relevant Details</i>	<i>Status</i>
<b>Non-Federal Projects</b>		
Project 15: West of Devers Upgrade Project: Raven Monitoring, Management, and Control Plan (SCE 2019)	<p><u>Proposed Action.</u> SCE prepared an Environmental Impact Report and EIS for the project consisting of removing and replacing approximately 48 corridor miles of existing 220 kilovolt transmission lines with new double-circuit 220 kilovolt transmission lines, between the existing Devers Substation (near Palm Springs), El Casco Substation (Calimesa), Vista Substation (in Grand Terrace), and San Bernardino Substation. SCE implemented a Raven Monitoring, Management, and Control Plan to address mitigation measure WIL-2b to minimize raven predation on the desert tortoise during the construction, restoration, and operations and maintenance phases of the project.</p> <p><u>Duration.</u> Construction completed in May 2021; ongoing for 3 to 5 years after construction and post-construction/restoration activities are completed.</p> <p><u>Relevancy.</u> Raven management (measures to reduce food and water subsidies; and to discourage/remove raven perching, nesting, and roosting sites; and lethal removal of offending ravens) and impacts to desert tortoise.</p>	Present/RFFA
Project 16: Eldorado – Lugo – Mohave Series Capacitor Project: Raven Management Plan (SCE 2020a)	<p><u>Proposed Action.</u> This project is located within the overall range of the desert tortoise and passes through San Bernardino County and northwestern portion of the Combat Center. The goal of the Raven Management Plan is to utilize methods to deter raven depredation of juvenile desert tortoises, in order to reduce the potential for the overall numbers of desert tortoises to decrease as a result of the project.</p> <p><u>Duration.</u> Ongoing during construction period from 2020 to 2022 and for 3 years following construction.</p> <p><u>Relevancy.</u> Raven management (measures to reduce food and water subsidies and to discourage/remove raven perching, nesting, and roosting sites) and impacts to desert tortoise.</p>	Present/RFFA
Project 17: Ivanpah-Control Project (SCE 202b)	<p><u>Proposed Action.</u> SCE prepared an EA for the project to enhance the safety of SCE’s sub-transmission system. The north-south portion extends from Bishop (Inyo County) in the north-south through Ridgecrest (Kern County) to Kramer Junction (San Bernardino County). From there the project goes east through Barstow and follows Interstate-15 to Ivanpah Substation. The east-west portion is located entirely within San Bernardino County.</p> <p><u>Duration.</u> Ongoing with construction expected to begin by the end of 2021 and be complete in 2025.</p> <p><u>Relevancy.</u> Raven management (measures to reduce food and water subsidies) and impacts to desert tortoise.</p>	Present/RFFA
Project 18: County General Plans	<p><u>Proposed Action.</u> Every county in California is required by law to have a general plan for its future development. The General Plan provides a blueprint that guides the “physical development of the</p>	Past/Present/RFFA

**Table 4-1 Relevant Past, Present, and/or Reasonably Foreseeable Future Actions**

<i>Project</i>	<i>Relevant Details</i>	<i>Status</i>
	<p>county or city, and any land outside its boundaries which bears relation to its planning” (California Government Code §65300).</p> <p><u>Duration</u>. Ongoing.</p> <p><u>Relevancy</u>. Protection of natural resources.</p> <p><b>Kern County</b> (Kern County 2009). The General Plan includes policies and implementation measures to protect threatened and endangered species. The county works closely with state and federal agencies to assure that discretionary projects avoid or minimize impacts to fish, wildlife, and botanical resources and encourages the use of conservation plans and other methods promoting management and conservation of habitat lands.</p> <p><b>Inyo County</b> (Inyo County 2013). The General Plan outlines the goals and policies for managing wildlife, including predatory animals and threatened and endangered or sensitive species. The goal is to coordinate with federal and state agencies to adopt local recovery plans, and develop management policies that are rooted in peer-reviewed science and local input.</p> <p><b>Los Angeles County</b> (Los Angeles County 2015). The county has implemented a Habitat Conservation Plan Program with the goal to preserve important biological resources in the county planning jurisdiction to include native plant communities, biological linkages, and endangered species habitat. The General Plan also has a policy to address solid waste disposal includes ensuring adequate and regular waste and recycling collection services, which could help manage the increase in predator species, including ravens. The General Plan includes a policy under Sustainable Agricultural Practices to minimize pesticide use and encourages regulation of development adjacent to agricultural land to minimize concerns from pesticide use on neighboring farms.</p> <p><b>San Bernardino County</b> (San Bernardino County 2014). The General Plan outlines goals and policies to develop, fund, and implement programs to maintain the county’s natural resources. This includes a program to coordinate with state and federal agencies to identify and implement buffering techniques and create mitigation banks for sensitive species in the California desert region, which includes the desert tortoise. The goal of this program is to establish mitigation banks and conservation easements for protected species as a better long-term solution to habitat fragmentation and piecemeal mitigation. The General Plan also includes a program to work with local communities to improve trash collection and recycling programs and to reduce illegal dumping in unincorporated areas. The goal of this program is to sponsor mitigation efforts that minimize landfill growth, reduce trash haul routes that spread litter and increase predator species numbers, including ravens.</p>	

**Table 4-1 Relevant Past, Present, and/or Reasonably Foreseeable Future Actions**

<i>Project</i>	<i>Relevant Details</i>	<i>Status</i>
	<p><b>Riverside County</b> (County of Riverside 2015). The county has participated in or directed the development of two Multiple Species Habitat Conservation Plans to address the issues of wildlife health and sustainability. These Plans are stakeholder driven, comprehensive, and multi-jurisdictional, and focus on the conservation of both species and associated habitats, in order to address biological and ecological diversity conservation needs and provide mitigation for the impacts of development in county.</p> <p><b>Imperial County</b> (Imperial County 2016). The General Plan includes goals to integrate programmatic strategies for the conservation of critical habitats to manage their integrity, function, productivity, and long-term viability of biological resources. The General Plan also provides a framework for the conservation and enhancement of natural and created open space which provides wildlife habitat values. The General Plan acknowledges that agricultural practices in the county result in pesticides impacting the environment and downstream water quality. The General Plan encourages that the implementation of integrated pest management policies and programs that focus on long-term prevention or suppression of pest problems with minimum impact on human health, the environment, and non-target organisms to reduce the environmental problems associated with pesticides and other toxic chemicals.</p>	
Project 19: California 2018 Pesticide Use Report (California Department of Pesticide Regulation 2018a, 2018b)	<p><u>Proposed Action.</u> The California Department of Pesticide Regulation provides an annual report on agricultural pesticide use. California has a broad legal definition of “agricultural use”, so the reporting requirements include pesticide applications to parks, golf courses, cemeteries, rangeland, pastures, and along roadside and railroad rights-of-way. Within the project area, agricultural pesticide use is mostly concentrated in agricultural lands outside of the six DoD installations. Specifically, this includes the area south of Edwards AFB, west of NAWSCS along Highway 395, surrounding MCLB Barstow, and the Imperial Valley south/southwest of CMAGR (California Department of Pesticide Regulation 2018b). Pesticide use in California is regulated by the California Department of Pesticide Regulation, with the stated mission “to protect human health and the environment by regulating pesticide sales and use, and by fostering reduced-risk pest management.”</p> <p><u>Duration.</u> Ongoing.</p> <p><u>Relevancy.</u> Health and safety impacts.</p>	Past/Present/RFFA

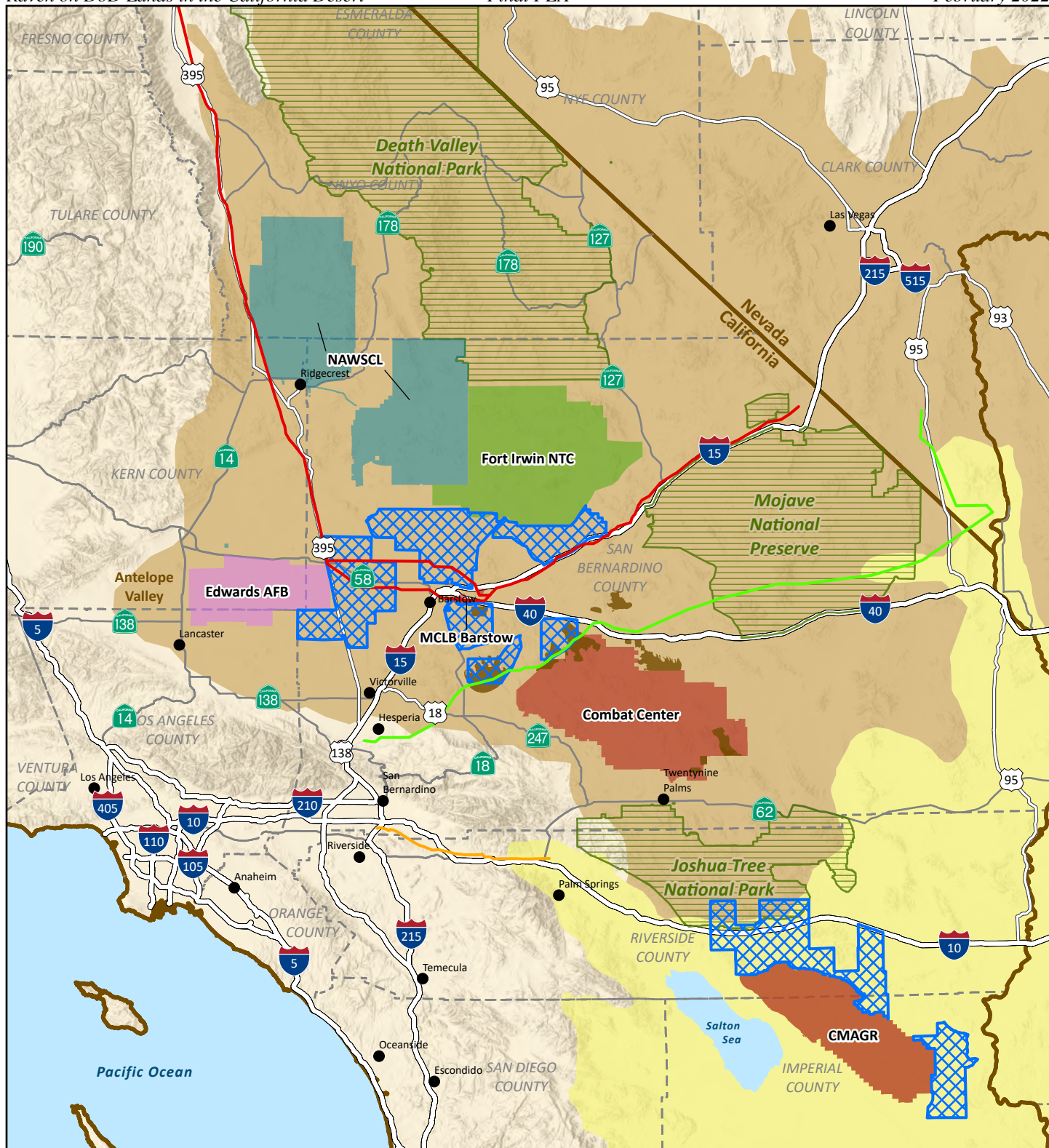
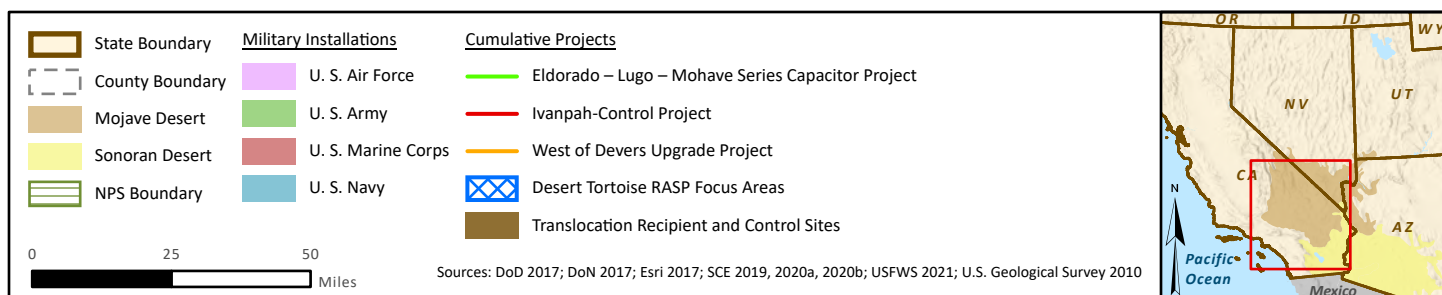


Figure 4-1. Cumulative Project Locations



## **4.3 CUMULATIVE IMPACTS**

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This section addresses potential cumulative impacts of the No-Action Alternative or Proposed Action in combination with the potential impacts of the projects described in Section 4.2. The content of this section is limited to available information and largely based on existing planning documents rather than confirmed actual effects from these projects. A summary of cumulative impacts is provided in Table 4-2.

### **4.3.1 Biological Resources**

This cumulative impact analysis focuses on wildlife that may be impacted by the No-Action Alternative or Proposed Action, with an emphasis on the raven and the federally threatened desert tortoise.

The effects of the No-Action Alternative (primarily non-lethal raven management) are represented by the current situation. Over the last 30 to 50 years, raven numbers have increased throughout southern California and by a factor of 15 in parts of the Mojave Desert (Boarman and Berry 1995; Camp et al. 1995; Boarman 2014). In a recent study of bird populations in the Mojave Desert, the raven was the only native species that had a significant population increase since the early twentieth century, while all other native species had decreased (Iknayan and Beissinger 2018). Generally, as human communities increase, raven populations increase, taking advantage of resource subsidies that humans inadvertently provide (food, water, nesting opportunities, etc.) (Boarman 2014).

The desert tortoise was federally-listed as threatened in 1990 in response to habitat loss and degradation caused by human activities including urbanization, agricultural development, military training, recreational use, a modified fire regime caused by introduced plant species, changes in perennial vegetation communities, mining, livestock grazing, and a lack of regulatory mechanisms (USFWS 1990). The loss of individual desert tortoises to increased predation by ravens, canids (i.e., coyotes, kit foxes, and dogs), and Golden Eagles; collection by humans for pets or consumption; fire; collisions with vehicles on paved and unpaved roads; and mortality resulting from disease (upper respiratory tract disease) also contributed to the listing of the species (USFWS 2011a).

The majority of lands in the California desert are undeveloped and provide habitat for desert species. Areas that are developed in the California desert tend to attract generalist scavenger/predator species such as ravens because of the subsidized resources that are available (non-natural water sources, trash, roadkill, etc.). Actions to reduce or exclude raven populations in the California desert have had and/or will likely have localized success (see Table 4-1, Projects 1-5, 7, 9-11, 13, 15-17), but with no manageable and sustainable success on overall population control. However, in conjunction with the Proposed Action, raven populations would be better managed at more sustainable levels throughout the California desert.

Tables 4-3, 4-4, and 4-5 show recent and available USDA APHIS Wildlife Services and DoD installation raven take data. In light of the current California and California desert raven populations, past lethal efforts to mitigate damage caused by ravens nationally and in California have had no impact on the ongoing overpopulation of ravens. This is evident by looking at the available data. Between 2014 and 2020, a total of 2,842 ravens were lethally taken in California by DoD and USDA APHIS Wildlife Services; an average of 406 ravens per year, which represents at most 0.1% and 0.4% of the California and California desert populations, respectively. When combined with the Proposed Action, take would increase to (at most) 4.1% and 13.4% of the California and California desert populations, respectively. Given the current documented overpopulation of ravens in the region, it is highly unlikely any past or current raven lethal take would hold the potential to substantially reduce the raven population in the region. Further, the Proposed Action is focused on trying to bring the current population back to more sustainable levels. Therefore, there would be no significant cumulative impacts to the raven population.

The installation-specific INRMPs (see Table 4-1, Project 5), provide integrated, comprehensive plans for managing the natural resources of DoD installations and for managing sustainable public use of those resources to the extent that such management and use is consistent with the military purposes of the installations. Natural resources and military use would continue to be managed so that there is no net loss in the capability of the DoD to support its military purposes and in a manner that is consistent with ecosystem management principles. Further, management prescribed by the INRMPs would continue to benefit threatened and endangered species, such as the desert tortoise, on DoD installations in the California desert, consistent with federal and state recovery actions for these species under the ESA.

The tortoise programs at these DoD installations, such as at the Combat Center (e.g., Headstart Program and tortoise translocation), Edwards AFB (e.g., tortoise and raven studies), and Fort Irwin NTC (e.g., tortoise translocation and scientific research), and regional conservation plans, in particular the DRECP (see Table 4-1, Project 7), West Mojave Plan (see Table 4-1, Project 8), and RASP (see Table 4-1, Project 12), would continue to be implemented to minimize potential cumulative impacts to regional biological resources, including the desert tortoise.

The No-Action Alternative or Proposed Action could potentially contribute to cumulative impacts on wildlife species, such as the desert tortoise, particularly through indirect population impacts from raven overpopulation management actions. Although, under the No-Action Alternative, raven populations would not be reduced by a measurable amount on DoD lands in the California desert, ravens are not implicated as the only reason for any species' decline in the California desert. Continuation of current management actions under the No-Action Alternative would not change the current trajectories of impacts on species, such as the raven and desert tortoise, and would, therefore, have less than significant impacts on biological resources.

Under the Proposed Action, raven management actions would have little to no direct impacts on multiple wildlife species, including the desert tortoise. The proposed reduction in densities of ravens on DoD lands in the California desert would have overall beneficial indirect impacts to wildlife populations, especially those that experience predation pressure from increased raven populations.

As to the effects of the No-Action Alternative or Proposed Action on other biological resources, such as wetlands, plants, sensitive plants, and other protected species such as eagles, there would be none. As explained in Section 2.4.1, RPMs #7 and #8 assume avoidance of impacts under the No-Action Alternative or Proposed Action. Given this, there is no need to discuss potential cumulative impacts to these resources as projects with these effects are not relevant to this cumulative effects analysis.

Based on the foregoing, the No-Action Alternative and Proposed Action would not contribute to a significant cumulative impact, adverse or beneficial, to the raven, desert tortoise, or other wildlife species.

**Table 4-2 Summary of Cumulative Impacts**

<i>Alternative</i>	<i>Biological Resources</i>	<i>Health and Safety</i>	<i>Cultural Resources</i>
<b>No-Action Alternative:</b> continued use of primarily non-lethal raven management actions	<ul style="list-style-type: none"> <li>No measurable reduction of the raven population in the California desert.</li> <li>Little to no direct impacts on other wildlife species.</li> <li>Unchecked raven population may continue to adversely affect populations of other wildlife species.</li> </ul>	<ul style="list-style-type: none"> <li>Non-lethal management actions would be implemented by trained personnel, following all applicable requirements and guidelines.</li> <li>Continued health and safety impacts related to raven congregation in areas used by DoD personnel, but cleanup of raven excreta and use of PPE would continue to occur.</li> <li>Management of raven populations would result in an overall less than significant impact to health and safety.</li> </ul>	<ul style="list-style-type: none"> <li>Avoidance or minimization to historic properties; Section 106 consultation would occur for effects that cannot be avoided.</li> <li>Management of raven populations would result in an overall less than significant impact to cultural resources.</li> </ul>
<b>Proposed Action:</b> integrated, adaptive management using non-lethal and lethal raven management actions	<ul style="list-style-type: none"> <li>Lethal removal of up to 11,830-13,293 ravens (roughly 4% of the statewide population [13% of the California desert population]).</li> <li>Potential adverse impacts to some non-target wildlife species. Overall, little to no direct impacts on other wildlife species.</li> <li>Beneficial indirect impacts to populations of wildlife species currently affected by raven overpopulation.</li> </ul>	<ul style="list-style-type: none"> <li>Non-lethal and lethal management actions would be implemented by trained personnel, following all applicable requirements and guidelines.</li> <li>Reduced raven populations and deterring the presence of ravens in areas used by DoD personnel would improve the health and safety of the working environment in these areas.</li> <li>Reduced BASH risk.</li> <li>Management of raven populations would result in an overall less than significant beneficial impact to health and safety.</li> </ul>	<ul style="list-style-type: none"> <li>Avoidance or minimization to historic properties; Section 106 consultation would occur for effects that cannot be avoided.</li> <li>Management of raven populations would result in an overall less than significant impact to cultural resources.</li> </ul>

**Table 4-2 Summary of Cumulative Impacts**

<i>Alternative</i>	<i>Biological Resources</i>	<i>Health and Safety</i>	<i>Cultural Resources</i>
<b>Past, Present, and Reasonably Foreseeable Future Actions</b>	<ul style="list-style-type: none"><li>Localized raven management actions, including lethal take on a project-by-project basis, but with no concerted effort to manage and maintain raven populations at more sustainable levels.</li><li>Cumulative project impacts include increased management direction and planning for natural resources that coincides with increased land use and development.</li></ul>	<ul style="list-style-type: none"><li>Cumulative projects involving raven management or measures for raven control would contribute to an overall beneficial impact to health and safety by reducing/managing raven populations in the region.</li><li>Implementation of raven management actions, including use of pesticides would be done in accordance with all applicable regulations.</li></ul>	<ul style="list-style-type: none"><li>Cumulative projects would avoid or minimize impacts to historic properties; Section 106 consultation would occur for effects that cannot be avoided.</li></ul>
<b>Potential Cumulative Effect</b>	<ul style="list-style-type: none"><li>The No-Action Alternative or Proposed Action, in combination with projects listed in Table 4-1, would not contribute to a significant cumulative impact to biological resources.</li></ul>	<ul style="list-style-type: none"><li>The No-Action Alternative or Proposed Action, in combination with projects listed in Table 4-1, would not contribute to a significant cumulative impact to health and safety.</li></ul>	<ul style="list-style-type: none"><li>The No-Action Alternative or Proposed Action, in combination with projects listed in Table 4-1, would not contribute to a significant cumulative impact to cultural resources.</li></ul>

**Table 4-3 Summary of USDA APHIS Wildlife Services Nationwide Data: Common Raven Take**

<i>Fiscal Year</i>	<i>Number of States</i>	<i>Lethal Take - All Methods</i>	<i>Lethal Take with DRC-1339</i>	<i>Dispersed</i>
2014	22	8,717	7,908	35,490
2015	21	8,176	7,299	44,169
2016	20	8,080	7,285	52,863
2017	23	7,954	6,858	56,303
2018	24	10,006	8,916	80,563
2019	27	11,349	10,046	139,410
2020	27	8,529	7,067	124,568
<b>Average</b>	<b>23</b>	<b>8,973</b>	<b>7,911</b>	<b>76,195</b>

Source = USDA APHIS 2021b.

**Table 4-4 Summary of USDA APHIS Wildlife Services-California Only: Common Raven Take**

<i>Fiscal Year</i>	<i>Lethal Take - All Methods</i>	<i>Lethal Take with DRC-1339</i>	<i>Dispersed</i>
2014	326	102	1,357
2015	317	90	3,383
2016	250	96	3,056
2017	458	93	5,008
2018	313	57	6,852
2019	373	28	5,192
2020	591	65	8,209
<b>Average</b>	<b>375</b>	<b>76</b>	<b>4,722</b>

Source = USDA APHIS 2021b.

**Table 4-5 Summary of DoD Common Raven Take**

<i>Installation</i>	<i>Known Raven Take: Number and Year</i>
Combat Center	2019: 136 ravens at 1 <sup>st</sup> Tanks.
MCLB Barstow	Not available.
Edwards AFB	Airfield: 34 (2020) and 7 (2021). No records prior to 2020.
Fort Irwin NTC	2008: Depredation permit for non-lethal and lethal take. No report available. 2009: Depredation permit for non-lethal and lethal take. No report available. 2011: Depredation permit for non-lethal and lethal take. Report: 5 birds, 16 eggs, 6 nests. 2013: Depredation permit for non-lethal and lethal take. No report available. 2016: Authorized lethal take of 150 ravens and 50 nests. No report available. 2020: Authorized egg oiling of 30 eggs. Report: No egg oiled. 2021: USFWS did not issue depredation permit.
NAWSCL	Limited take; less than 10 per year over the past 5 years.
CMAGR	No take of raven to date.
<b>Total Take</b>	<b>214</b>

### 4.3.2 Health and Safety

None of the projects described in Section 4.2 would be expected to generate significant cumulative health and safety impacts with either the No-Action Alternative or Proposed Action.

In the California desert region, there is a low rate of pesticide use compared to other areas of the state (see Table 4-1, Project 19) and the use of pesticides and other chemicals on DoD installations are typically

applied in a focused manner to prevent public exposure, like what would occur under the Proposed Action (e.g., DRC-1339 treated bait placed in specific areas where ravens congregate).

Based on a review of available information, there were no projects identified that suggest pest management practices may affect the public (e.g., aerial application of pesticides, pesticide drift, etc.) to a significant extent in combination with the No-Action Alternative or Proposed Action. These types of practices would typically be disclosed in an EA or EIS (none located in Table 4-1) and these practices are not used for raven management, as explained in Appendix D.

The use of pesticides associated with agricultural lands outside/adjacent to the DoD installations (see Table 4-1, Project 19) would continue to occur under the regulation of the California Department of Pesticide Regulation. It is possible that there is some use of DRC-1339 in these areas, but existing data indicates that use of pesticides overall is relatively low in the California desert region, and it is likely that the use of DRC-1339 would be applied in the same focused manner as discussed in Appendix D. The same finding applies to the use of conditioned taste aversion chemicals. Use of these methods are relatively new, not in widespread use, would be limited to USEPA-approved products, and would be applied in a focused manner and in specific areas where ravens congregate. The effects of these chemicals would be to the raven and not the public. Thus, the risk of public exposure from the use of DRC-1339 and taste aversion chemicals on DoD installations in the California desert region is low. The potential effects are specific to ravens and methods of application for DRC-1339 and conditioned taste aversion chemicals are not the same as other general pesticide application methods that could result in potential significant cumulative impacts to the public.

The DoD installations covered in this PEA have policies, plans, and procedures in place for protecting human health (e.g., military personnel, contractors, and the public) and the environment (e.g., sensitive species), which would continue to be followed with implementation of the No-Action Alternative or Proposed Action. For example, a review of available DoD installation Pest Management Plans (see Table 4-1, Project 13) indicates that application methods having the potential to affect the public (e.g., aerial spraying of pesticides) are not used. Further, this type of application methods is not being proposed under the No-Action Alternative or Proposed Action. A review of the Navy's online pesticide reporting system provides support. Pest management activities at the Combat Center are limited to the use of common chemicals for common pests (e.g., rats) and landscaping at facilities within the built environment, Mainside, to include the naval hospital, military housing, commissary, dining facilities, and recreational facilities such as the golf course (NAVFAC Online Pesticide Reporting System 2022). The use of pesticides and shooting under the Proposed Action would be integrated into each installation's appropriate plan (e.g., INRMP and/or Integrated/Installation Pest Management Plans; see Table 4-1, Projects 5 and 13) and would be used in accordance with RPMs listed in Section 2.4.1 to ensure the safe use of pesticides and predator control.

The resource management plans listed in cumulative projects (see Table 4-1, Projects 1, 5-7, and 18) would not result in significant cumulative impacts with respect to health and safety because their focus is prevention and protection of resources.

Cumulative projects specifically involving raven management or measures for raven control (see Table 4-1, Projects 1-5, 7, 9-11, 13, and 15-19) would contribute minimally to an overall beneficial impact to health and safety as these projects are primarily focused on protection of the desert tortoise and have resulted in only minor reductions to raven populations in the region (see Section 4.3.1).

Based on the foregoing, the No-Action Alternative or Proposed Action would not contribute to a significant cumulative impact to health and safety.

### **4.3.3 Cultural Resources**

None of the projects described in Section 4.2 would be expected to generate significant cumulative cultural resources impacts with either the No-Action Alternative or Proposed Action.

Potential impacts to cultural resources under the No-Action Alternative or Proposed Action could be avoided depending on the raven management action selected or the location where the action is implemented. This is so even if Section 106 consultation may be required. Section 106 is a process that applies to a broader range of proposed actions (“undertakings”), including actions that may not ultimately affect cultural resources. However the process does help make or confirm the determination that cultural resources may or may not be affected. Thus, the potential for Section 106 consultation discussed in Sections 1.8 and 5.6 is not evidence of impacts. Further, impacts to cultural resources (e.g., historic properties) cannot typically be gauged from a cumulative impact perspective due to this resource being a generalized category and some resources or properties being unique. Despite this, the NHPA Section 106 process can be used to minimize impacts from both a NHPA and NEPA perspective. Future projects with potential to impact historic properties would undergo Section 106 consultations with the California SHPO and other interested parties, and any adverse impacts would be mitigated, usually through avoidance or minimization, when possible. Adverse impacts under NHPA (36 CFR §800.5) are not the same as significant impacts under NEPA (40 CFR §§ 1508.27) (version effective 2005), but the NHPA process for resolving adverse effects (36 CFR §800.6) helps avoid significant impacts under NEPA.

Based on a review of the projects listed in Table 4.1, an installation’s ICRMPs (Project 6) would ensure potential impacts to cultural resources are avoided, minimized, or mitigated on DoD installations consistent with applicable federal regulations and plans, while compliance with applicable state and local cultural resource regulations and plans would tend to ensure the same in areas located outside DoD installations for non-federal projects.

Raven management on DoD installations would likely be within the scope of Integrated/Installation Pest Management Plans, although there is an overlap with the installation INRMPs since ravens are a natural resource. A review of DoD installations’ Integrated/Installation Pest Management Plans (Table 4.1, Project 13) indicates that avoiding or minimizing impacts to cultural resources is a consideration factored into the installation plans and application methods. For example, the Fort Irwin NTC Integrated Pest Management Plan requires cultural resource surveys before pest management activities are conducted outside the developed part of the installation (Fort Irwin NTC 2017) and the Edwards AFB Installation Pest Management Plan provides examples of alternative treatment methods of invasive species removal to avoid impacts to cultural resources (Edwards AFB 2021b). If the Proposed Action is selected, it is anticipated that the DoD installations’ Integrated/Installation Pest Management Plans would be updated to incorporate raven management, which would include cultural resources considerations, consistent with the existing documents.

Based on the foregoing, the No-Action Alternative or Proposed Action would not contribute to a significant cumulative impact to cultural resources.

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## **CHAPTER 5**

# **MITIGATION, MONITORING, ADAPTIVE MANAGEMENT, & FUTURE NEPA REQUIREMENTS**

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The information in this chapter includes: a summary of proposed mitigation and monitoring; a summary of potential permits and consultations; a discussion of adaptive management; and a discussion of future NEPA requirements and limitation on future public participation.

### **5.1 MANDATORY MITIGATION**

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RPMs are classified as mandatory because they have been incorporated into the Proposed Action and No-Action Alternative, as described in Section 2.4.1. These measures are intended to reduce impacts associated with certain raven management actions, in advance; not in response to identified significant impacts.

- If any DoD installation could not implement some of these measures, the rationale would be explained in their separate, future decisions. Deviation, however, may require additional environmental analysis in support of the decision(s).

### **5.2 DISCRETIONARY MONITORING PROTOCOL**

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As described in Section 2.4.2, and if adopted, annual monitoring of raven populations on DoD lands in the California desert would be done in accordance with the USFWS's *Common Raven Adaptive Conflict Management Strategy* (Holcomb 2022; Appendix E), to gauge the effectiveness of the Proposed Action and inform adaptive management decisions. Results and analysis of monitoring data may indicate that existing or additional actions may be necessary to adjust annual depredation rates to maintain raven populations at sustainable population levels. Consequently, active monitoring would allow for adaptive management and multiple courses of action to be used simultaneously to achieve successful results.

Although classified as discretionary in this PEA, USFWS PSFWO has determined that this monitoring protocol would help to ensure that management goals of the Proposed Action are met, would allow for an adaptive management framework, and may be required for DoD installations that seek depredation permits from the USFWS, Migratory Bird Program.

- DoD installations would determine whether to adopt the recommended monitoring protocol by USFWS (Holcomb 2022; Appendix E). However, adoption of the monitoring protocol could become a condition of any future depredation permit issued under this PEA by the USFWS, Migratory Bird Program.
- USFWS may be able to assist individual installations with monitoring if they cannot satisfy the monitoring requirement (e.g., staffing or funding shortage). At the time of this PEA, the USFWS estimates that the cost for annual monitoring would likely not exceed \$10,000 per DoD installation (Holcomb 2022; Appendix E).

### **5.3 DISCRETIONARY MITIGATION**

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If adopted and contingent on the availability of funds, MAGTFTC would contribute funds or in-kind conservation efforts to RASP, as described in Section 2.4.3 to advance the recovery of the desert tortoise in compliance with ESA Section 7(a)(1) and to sustain the current and future military mission at the Combat Center

- Expenditure of MAGTFTC funds or in-kind conservation efforts is contingent on the completion of regulatory processes by the applicant, landowner, and/or land manager.

## **5.4 PERMITS & CONSULTATIONS**

Potential future permits and consultations that could be required for some raven management actions, depending on the location where the action is implemented, are listed and explained in Section 1.8.

## **5.5 ADAPTIVE MANAGEMENT**

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During implementation of any raven management action, it may be determined that adjustments are needed (e.g., methods and materials) to ensure effectiveness. Some adjustments may have effects on the natural and physical environment, and some may not.

- For adjustments with potential effects, each DoD installation would conduct an internal evaluation to determine whether the change requires a supplemental NEPA analysis in accordance with 40 CFR §1502.9 (d)(1)(i)-(ii). In the USMC, this internal evaluation is documented in a *Continuing Environmental Review Statement*. For example, Section 3.1.3.2 analyzed the effects of initially reducing raven populations by 11,830 (low end) to 13,293 (high end) (i.e., population “reset”) and then by 1,477 (low end) to 1,715 (high end) per year across the DoD installations to maintain a sustainable raven population. Fluctuations between these two estimates would be considered within scope of the PEA, but a major increase in take above the high-end estimate might exceed the scope of the PEA and require supplementation.
  - If the internal evaluation concludes that supplemental NEPA analysis is not required, the DoD installation can move forward with the change subject to other regulatory approvals (e.g., MBTA and ESA).
  - If the internal evaluation concludes that supplemental NEPA is required, the DoD installation would initiate the appropriate NEPA process (e.g., CATEX, EA, or EIS).
- For adjustments with no potential effects, the change can be implemented without additional NEPA review. Other legal requirements and processes would still apply.

## **5.6 FUTURE NEPA REQUIREMENTS**

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This PEA seeks to facilitate and encourage raven management individually and collectively across several DoD installations but is not directing any specific action. Each DoD installation has the discretion to determine how they move forward with their natural resources management, including raven management. Based on this PEA, DoD installations take immediate action, implementing specific raven management actions, or conduct additional planning to develop a formal Integrated Raven Management Program or Plan for their installation.

- If immediate action is taken based on this PEA, installations would need to ensure completion of Section 106 for actions requiring consultation (see Table 3-5). The PEA is sufficient NEPA coverage because the analysis shows common regional impacts regardless of where the action is implemented.
- If additional planning occurs after this PEA, installations may not need to conduct additional NEPA analysis at the EA level if the future proposal slightly exceeds the scope of this PEA; not exceeding the NEPA supplementation threshold (40 CFR § 1502.9(c)).

- If additional planning occurs after this PEA, installations may need to conduct additional NEPA analysis at the EA level if the future proposal substantially exceeds the scope of this PEA; exceeding the NEPA supplementation threshold (40 CFR § 1502.9(c)). For example, an agency may need to prepare a separate EA for its INRMP. In this scenario, this PEA would not be sufficient NEPA coverage for the INRMP because its scope would be broader than just raven management.

Despite the foregoing, DoD installations can still conduct additional review at the CATEX level. For example, an agency may review specific raven management actions, not tied to a larger program or plan, and it could be determined that the project is within scope of this PEA and/or a separate CATEX. Potential DoD CATEXs that could be used are listed below.

- Army CATEX #s: (b)(10), (b)(13), (c)(2), (d)(4), and (i)(2). (32 CFR Part 651, Appendix B to Part 651; available at: <https://ecfr.io/Title-32/Part-651>)
- Air Force CATEX #s: A2.3.7, A2.3.8, A2.3.11, A2.3.14, A2.3.24, and A2.3.25 (32 CFR Part 989, Appendix B; available at: <https://ecfr.io/Title-32/Part-989>)
- DoN-USMC CATEX #s: 4, 8, 9, 14, 17, 33, 40, 45, and 48 (32 CFR §775.6 (f)); available at: <https://ecfr.io/Title-32/Section-775.6>

As explained by the CEQ, “*agencies fulfill their NEPA responsibilities by: applying a categorical exclusion; preparing an environmental assessment; or preparing an environmental impact statement*” (CEQ 2014). Public comment is typically provided on EAs and EISs, but not CATEXs. Given that this PEA provides support that an EIS is not required to implement the analyzed raven management actions, future public comment would only occur if an installation is required to prepare an EA, supplemental EA, or does so at their discretion, as with this PEA.

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## **CHAPTER 6**

### **LIST OF AGENCIES CONTACTED**

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MAGTFTC consulted and coordinated with the agencies below during the development of this PEA.

The following cooperating agencies were contacted:

- MCLB Barstow
- Edwards AFB
- Fort Irwin NTC
- NAWSCL
- MCAS Yuma
- USFWS, PSFWO
- USDA APHIS

The federal agencies, Native American tribes, and state agencies listed below were contacted during the development of this PEA.

#### Federal Agencies

- USDA APHIS, Wildlife Services-California
- BLM, California District Office
- USFWS, Migratory Bird Program

#### State Agencies

- California Department of Fish and Wildlife
- California Office of Historic Preservation

#### Native American Tribes

- Agua Caliente Band of Cahuilla Indians
- Ak-Chin Indian Community
- Augustine Band of Cahuilla Mission Indians
- Big Pine Paiute Tribe of the Owens Valley
- Bishop Paiute Tribe
- Bridgeport Indian Colony
- Cabazon Band of Mission Indians
- Cahuilla Band of Mission Indians of the Cahuilla Reservation
- Chemehuevi Indian Tribe
- Cocopah Indian Tribe
- Colorado River Indian Tribes
- Fernandeno Tataviam Band of Mission Indians
- Fort Independence Community of Paiute Indians of the Fort Independence Reservation
- Fort Mojave Indian Tribe
- Gila River Indian Community
- Kwaaymii Laguna Band of Mission Indians
- Kern Valley Indian Community
- Lone Pine Paiute-Shoshone Tribe

- Los Coyotes Band of Cahuilla and Cupeno
- Manzanita Band of Diegueno Mission Indians of the Manzanita Reservation
- Morongo Band of Mission Indians
- Quechan Indian Tribe
- Ramona Band of Cahuilla
- Salt River Pima-Maricopa Indian Community
- San Fernando Band of Mission Indians
- San Manuel Band of Mission Indians
- Santa Rosa Band of Cahuilla Indians
- Serrano Nation of Mission Indians
- Tejon Indian Tribe
- Timbisha Shoshone Tribe of Death Valley
- Tohono O’Odham Nation
- Torres-Martinez Desert Cahuilla Indians
- Tubatulabals of Kern Valley
- Twenty-Nine Palms Band of Mission Indians
- Utu Gwaitu Paiute Tribe of the Benton Paiute Reservation

## **CHAPTER 7**

### **LIST OF PREPARERS AND CONTRIBUTORS**

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#### **7.1 LIST OF PREPARERS**

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The following Cardno personnel prepared this PEA under the direction of NAVFAC Southwest, as the contracting officer, and the Combat Center, as the NEPA lead agency.

Stella Acuna, CEP, PMP, Project Director, 29 years' experience

*B.A., Environmental Design and Planning*

Jackie Clark, Technical Editing, Graphic Design, and Document Production, 9 years' experience

*B.S., Business Administration*

Stephanie Clarke, Geographic Information System Specialist, 4 years' experience

*B.S., Biology and Environmental Studies*

J. Scott Coombs, Deputy Project Manager, 21 years' experience

*M.S., Marine Science*

Josh De Guzman, Terrestrial Biologist, 6 years' experience

*B.S., Wildlife Management and Conservation*

Michael Dungan, Senior Ecologist, 35 years' experience

*Ph.D., Ecology and Evolutionary Biology*

Doug Gilkey, AICP, Senior Review, 28 years' experience

*M.P.A., Public Administration*

Paul Radley, Senior Terrestrial Biologist, 26 years' experience

*Ph.D., Wildlife and Conservation Biology*

Clint Scheuerman, Project Manager and Senior Biologist, 17 years' experience

*M.A., Biological Sciences*

Lisa Woeber, Technical Review, 23 years' experience

*B.B.A., Business Administration*

#### **7.2 LIST OF CONTRIBUTORS**

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The government personnel listed in the following sections were included in project communications throughout the NEPA process, with the majority of personnel contributing to the preparation of the PEA by providing direct content, comments, guidance, and/or oversight to ensure accuracy as generally required under NEPA (see 40 CFR §1506.5, Agency responsibility).

##### **7.2.1 DoN (2018 – Present)**

###### NAVFAC Southwest Environmental Core

Jesse Martinez, *Senior Environmental Planner/Project Manager*

Aaron Hebshi, Ph.D., *Senior Natural Resource Specialist*

Vanessa Shoblock, *Natural Resource Specialist*

Albert Owen, Ph.D., *Environmental Planning and Conservation Team Lead: Marine Corps*

## **7.2.2 Lead Agency**

### Combat Center (2018-2019)

Kristina Brown, *Deputy Director, Government External Affairs*

Walter Christensen, *Former Branch Head, Environmental Affairs*

Brian Henen, Ph.D., *Ecologist*

Scott Kerr, *Former NEPA Program Manager, Environmental Affairs*

Jonell Kosa, *Former Range Sustainability, Government and External Affairs*

Raymond Luzier, *Deputy Director, Environmental Affairs*

David Millett, *Pest Control Coordinator, Public Works Division*

James Ricker, *Former Assistant Chief of Staff, Government and External Affairs*

Ilima Segoviano, *Natural Resource Specialist, Environmental Affairs*

Major David Tran, *Former Director, Environmental Affairs*

### Combat Center (2020-Present)

Captain Troy Searcy, *Director, Environmental Affairs*

Raymond Luzier, *Deputy Director, Environmental Affairs*

Linda Serret, *NEPA Program Manager, Environmental Affairs*

Brian Henen, Ph.D., *Environmental Protection Specialist, Supervisor, Environmental Affairs*

Sheri Shiflett, Ph.D., *Natural Resource Specialist, Environmental Affairs*

Janelle Harrison, *Cultural Resources Manager, Environmental Affairs*

Ilima Segoviano, *Former Natural Resource Specialist, Environmental Affairs*

Stephen Doult, *Deputy, Consolidated Material Service Center; Deputy Fuels Management Officers*

Danae Smith, *Environmental Program Manager, Naval Petroleum Office*

Erin Adams, *Government and External Affairs Director*

Kristina Brown, *Government and External Affairs Deputy Director*

Julie McLean, *Government and External Affairs Communications Specialist*

Michael King, *Encroachment Specialist*

## **7.2.3 Cooperating Agencies**

### MCLB Barstow

Captain Jacob Spaulding, *Deputy Director*

Arley Lessard, *NEPA Manager*

James Fejeran, *Chief, Acting Plans and Conservation Branch*

Ryan Barela, *Environmental Protection Specialist, Natural/Cultural Resources Manager*

### Edwards AFB

Stephen Watts, *Chief, Environmental Resources and Planning*

Reina Juarez, *Environmental Planner*

Larry Zimmerman, *Natural Resource Manager*  
Thomas Rademacher, *NH-III Chief, 412<sup>th</sup> Civil Engineer Group*  
Danny Reinke, *Senior Environmental Scientist*  
Misty Hailstone, *Wildlife Biologist*  
Andrea Brewer Anderson, *Action Officer, Tribal Relations*

Fort Irwin NTC

David Housman, *NEPA Planner*  
Penn Craig, *Cultural and Natural Resource Lead*  
David Davis, *Wildlife Biologist*  
Christopher Woodruff, *Chief, Environmental Division*  
Brenda Reed, *Archaeologist/Cultural Resources Manager*

NAWSCL

Julie Hendrix, *Natural Resources Specialist/Installation Biologist*  
Christopher Beck, *Interim NAWSCl Installation Environmental Program Director*

Marine Corps Installations West

Bill Berry, *Regional Conservation Program Manager*  
Zak Likins, *Regional Environmental Planner*

MCAS Yuma

Randy English, *Conservation Manager*  
Karla James, *Archaeologist/CRM, Range Management*  
Bobby Law, *Biologist/Natural Resources Section*

USFWS

Kerry Holcomb, *Conservation Biologist*  
Brian Croft, *Division Supervisor*

USDA APHIS

Dennis Orthmeyer, *State Director, Wildlife Services-California*  
Todd Felix, *Assistant State Director (Acting), Wildlife Services-California*  
Eric Covington, *District Supervisor, Wildlife Services-California*  
Shannon Chandler, *Environmental Coordinator, Wildlife Services*

USMC HQ

Lisa Graham, *Cultural Resources Program Manager*  
Jacqueline Rice, *Natural Resources Program Manager*  
Ron Lamb, *NEPA Specialist*

## **7.2.4 Participating Agencies**

### BLM

Katrina Symons, *Field Manager, BLM Barstow Office*

Amy Fesnock, *Threatened and Endangered Species Specialist*

Jeffery Childers, *Associate Field Manager*

### USFWS, Migratory Bird Program

Stephen Fettig, *Wildlife Biologist*

Thomas Leeman, *Wildlife Biologist*

## CHAPTER 8

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## **Appendix A**

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### ***Endangered Species Act Section 7 Informal Consultation***

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UNITED STATES MARINE CORPS  
MARINE AIR GROUND TASK FORCE TRAINING COMMAND  
MARINE CORPS AIR GROUND COMBAT CENTER  
BOX 788110  
TWENTYNINE PALMS, CALIFORNIA 92278-8110

5090.4  
ISD 12/21-0541

14 DEC 2021

Rollie White  
Assistant Field Supervisor  
Palm Springs Fish & Wildlife Office  
777 E Tahquitz Canyon Way Suite 208  
Palm Springs, CA 92262

SUBJECT: CONCURRENCE REQUEST FOR COMMON RAVEN MANAGEMENT

- Ref:
- (a) Draft Programmatic Environmental Assessment for Integrated, Adaptive Management of the Common Raven on Department of Defense Lands in the California Desert. Marine Corps Air Ground Combat Center. 18 November 2021<sup>1</sup>
  - (b) Final Environmental Assessment to Implement a Desert Tortoise Recovery Plan Task: Reduce Common Raven Predation on the Desert Tortoise. United States Fish and Wildlife Service. July 2008.<sup>2</sup>
  - (c) Revised Recovery Plan for the Mojave Population of the Desert Tortoise (*Gopherus agassizii*). United States Fish and Wildlife Service. 6 May 2011.<sup>3</sup>
  - (d) Integrated Natural Resource Management Plans: Combat Center (2018-2022); Fort Irwin National Training Center (2020-2025); Edwards Air Force Base (2020-2025); Chocolate Mountain Aerial Gunnery Range (2017-2022); Marine Corps Logistics Base Barstow (2017-2021); and Naval Air Weapons Station China Lake (2020-2025).<sup>4</sup>

The Marine Air Ground Task Force Training Command (MAGTFTC) requests United States Fish and Wildlife Service (USFWS) concurrence with MAGTFTC's determination that the Proposed Action (including resource protection measures), proposed raven monitoring, and proposed funding of Recovery and Sustainment Partnership (RASP) conservation actions may affect, but are not likely to adversely affect, federally listed species or designated critical habitat in the action area. Indirect beneficial effects may occur to species that benefit from reduced raven populations (e.g., reduced predation effects).

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<sup>1</sup> Available at: <https://www.29palms.marines.mil/Staff-offices/Environmental-Affairs/>

<sup>2</sup> Available at: [https://www.fws.gov/carlsbad/palmsprings/DesertTortoise/Raven\\_EA\\_Final\\_3-08.pdf](https://www.fws.gov/carlsbad/palmsprings/DesertTortoise/Raven_EA_Final_3-08.pdf)

<sup>3</sup> Available at: [https://www.fws.gov/nevada/desert\\_tortoise/documents/recovery\\_plan/RRP%20for%20the%20Mojave%20Desert%20Tortoise%20-%20May%202011.pdf](https://www.fws.gov/nevada/desert_tortoise/documents/recovery_plan/RRP%20for%20the%20Mojave%20Desert%20Tortoise%20-%20May%202011.pdf)

<sup>4</sup> Available upon request.

Support for this determination is provided below, in accordance with 50 CFR 402.13 (Informal Consultation). Additional information for the concurrent National Environmental Policy Act (NEPA) process is provided in reference (a).

#### PURPOSE OF THE ACTION

The purpose of the project is to better manage Common Raven (*Corvus corax*) populations at lands owned or used by the Department of Defense (DoD) in the California desert. The Proposed Action is needed to mitigate the ecological, economic, and health and safety impacts of elevated and increasing raven populations in the California desert. All of these impacts hinder military readiness.

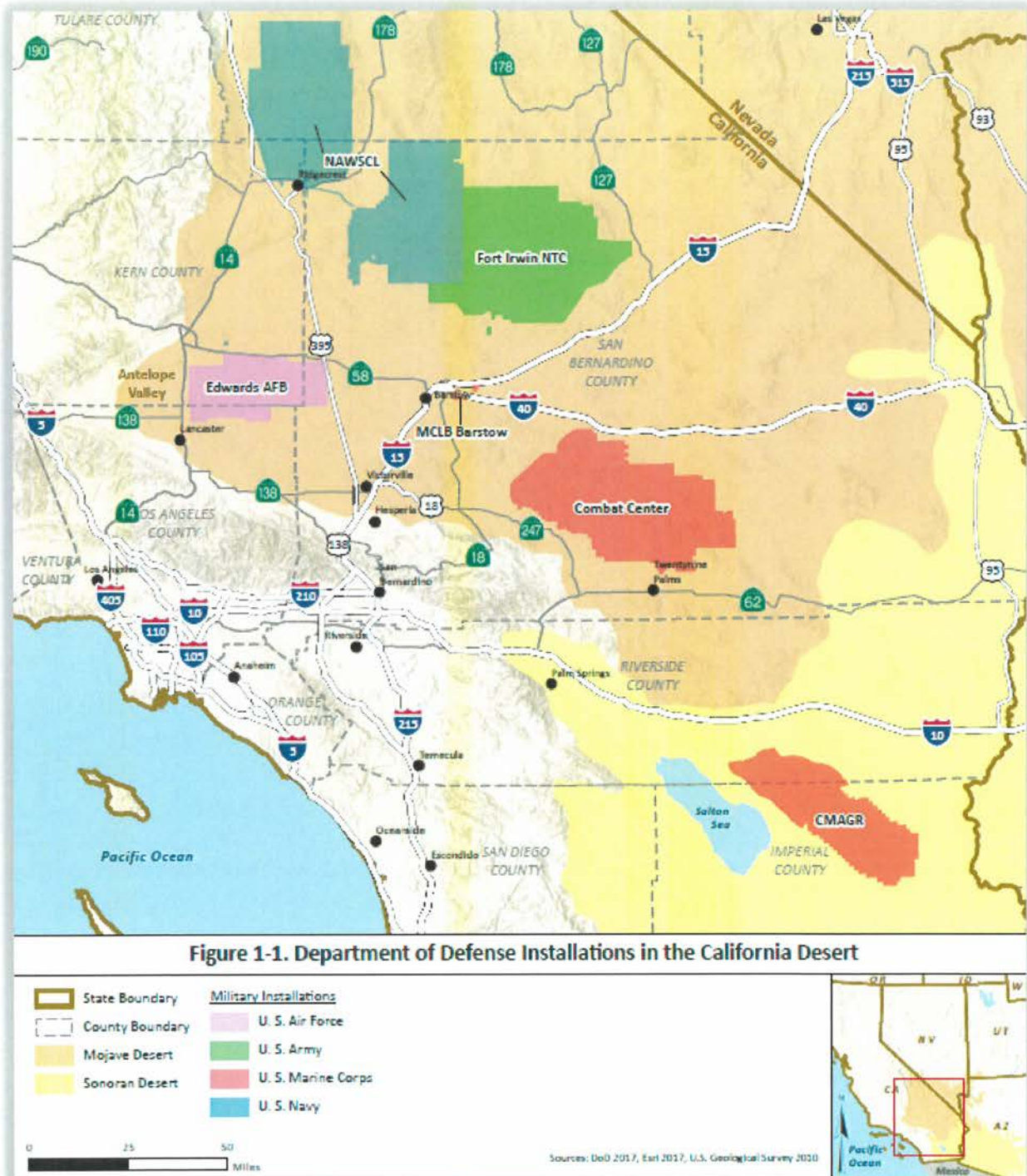
#### LOCATION OF ACTION (ACTION AREA)

The proposed action would be conducted primarily on DoD lands in the western Mojave and the Colorado Deserts, collectively described as the California desert, Figure 1-1. This area includes these DoD installations: Marine Corps Air Ground Combat Center (Combat Center), Marine Corps Logistics Base Barstow (MCLBB); Edwards Air Force Base (EAFB); Fort Irwin National Training Center (NTC); Naval Air Weapons Station China Lake (NAWSCL); and Chocolate Mountain Aerial Gunnery Range (CMAGR; administered by Marine Corps Air Station Yuma). Desert tortoise critical habitat occurs within the boundaries of some DoD installations, as discussed below.

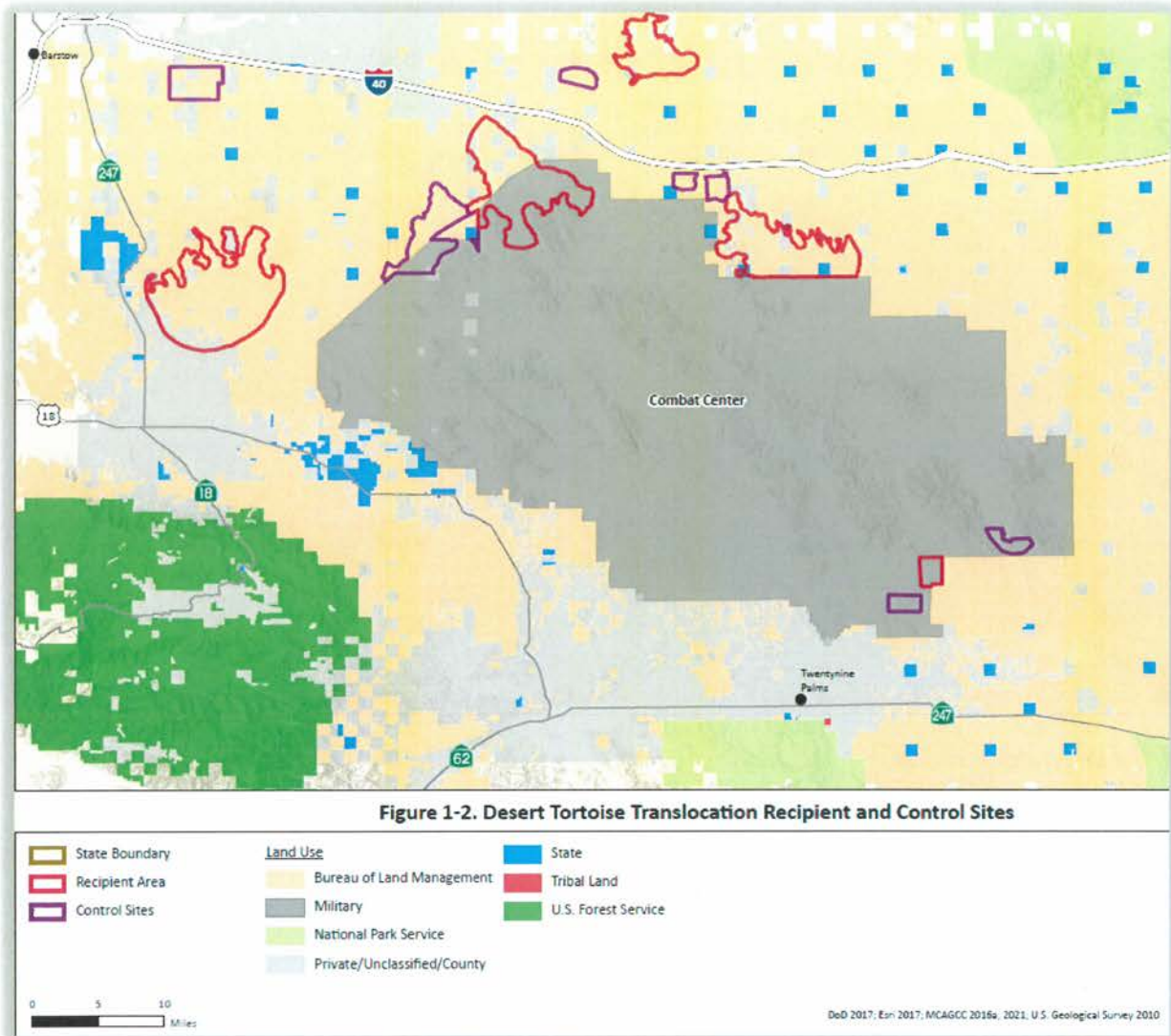
Raven management could also occur on non-DoD lands, such as desert tortoise recipient and control sites near the Combat Center, Figure 1-2; red and purple polygons.

Additionally, MAGTFTC and Fort Irwin NTC would fund recovery actions to advance the RASP. This initiative would eventually develop and implement projects in the RASP Focus Areas of the California desert, with an initial focus on the western Mojave Desert, Figure 4-1; blue hatched areas. Eventually, RASP projects could occur around the CMAGR, which is within the Colorado Desert sub-region of the Sonoran Desert.

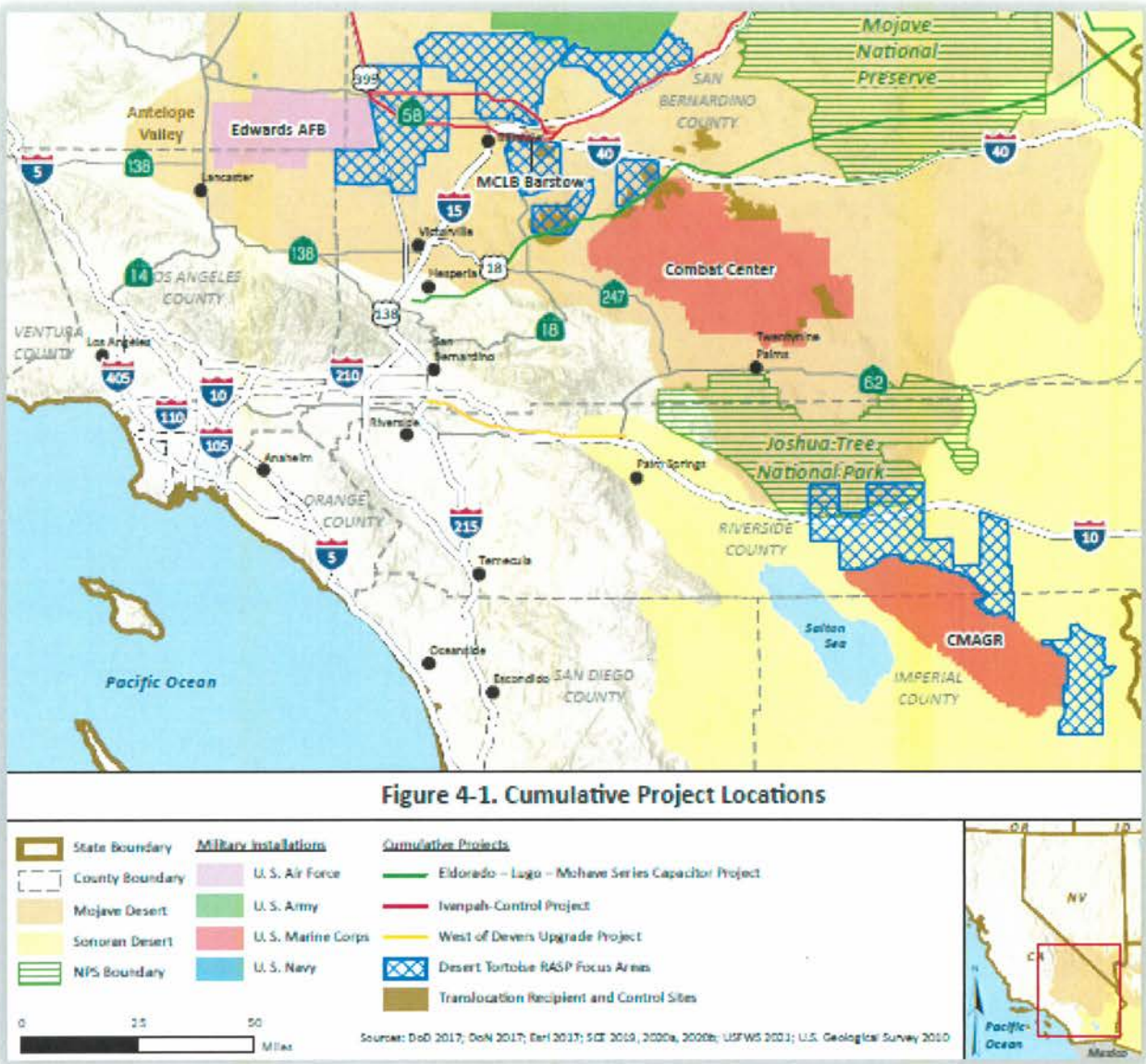
(Note: Figure numbers are retained from Draft PEA.)



(Source: Draft PEA, p. 1-4)



(Source: Draft PEA, p. 1-5)



(Source: Draft PEA, p. 4-1)

#### DESCRIPTION OF THE PROPOSED ACTION

The Proposed Action would allow for integrated and adaptive raven management using non-lethal and lethal measures to reduce raven populations and activity at lands owned or used by the DoD in the California desert, reference a. The proposed management actions are summarized below.

Non-lethal management actions: reduction of food and water subsidies; removal of perching, roosting, and nesting sites; hazing and other active deterrents; inactive deterrents (e.g., displaying effigies); exclusion devices; education and outreach; trapping for relocation and/or scientific study; removal of inactive nests; and conditioned taste aversion.

Lethal management actions include: egg oiling; shooting; trapping for euthanasia; egg/nest destruction; and poisoning using DRC-1339.

Resource Protection Measures incorporated into the Proposed Action include:

- a. Using non-lethal harassment in conjunction with lethal control to minimize the co-lateral, lethal take of migratory bird species.
- b. Performing euthanasia humanely, as acceptable by the American Veterinary Medical Association's (AVMA [2020]) Guidelines for the Euthanasia of Animals.
- c. Shooting ravens only by trained professionals to ensure safety to personnel, the public and other species.
- d. Adhering to requirements and limitations in any future-issued Migratory Bird Treaty Act depredation permit (e.g., shotgun no larger than 10-gauge, non-toxic shot, and no decoys, duck calls or other devices to lure or entice migratory birds into gun range can be used) (50 CFR §§20.21(j) and 21.41).
- e. Avoiding any take, capture, harassment, or disturbance of Bald Eagles, Golden Eagles, or species listed as threatened or endangered under the Endangered Species Act (ESA).
- f. Reporting band details, for encounters of all birds that have a band from the U.S. Geological Survey Bird Banding Laboratory, to 1-800-327-BAND (2263) or <http://www.reportband.gov>.
- g. Avoiding and minimizing the risk to non-target species (e.g., pre-baiting and limiting use of broadcast application) and using personnel that handle and apply pesticides and other chemicals

(e.g., DRC-1339, carbachol and methyl anthranilate) by adhering to the most current pesticide product label (EPA 2019, 2020) and Safety Data Sheet instructions and limitations. For more information, see Appendices B and C.

h. Not using DRC-1339 on or near burial sites protected under the Native American Graves Protection and Repatriation Act (43 CFR 10).

i. Using lasers to deter ravens, but only in accordance with all applicable installation regulations to avoid impacts to aircraft, military training, and personnel.

j. Avoiding impacts to wetlands and other water resources during implementation of certain raven management actions (e.g., toxicant DRC-1339) for the protection of sensitive species and habitats.

(Note: for citation information, see Draft PEA, Ch. 8 & Appendix C.)

#### DISCRETIONARY MONITORING AND MITIGATION

In addition to the Proposed Action, two discretionary actions are proposed. First, DoD agencies may implement USFWS-recommended raven monitoring. Monitoring would be conducted primarily on DoD installations (federal land), but could include some areas outside of installations (federal and non-federal land). Second, MAGTFTC and Fort Irwin NTC may contribute federal funds to advance the RASP Initiative. The RASP Initiative would effectively implement many actions of the 2011 Revised Recovery Plan for the desert tortoise. The types of recovery actions that may be funded for implementation under RASP include:

- Highway Exclusion Fencing
- Unauthorized Route Closure and Habitat Restoration
- Head Starting & other Population Augmentations
- Recovery Coordination and Enforcement
- Permanent Habitat Protection
- Effectiveness Monitoring
- Objective Monitoring
- Range-wide Monitoring of desert tortoises

The RASP proposal, selection, and funding process would be administered by the National Fish and Wildlife Foundation. Initial projects would be within the scope of existing agency obligations and authorizations (e.g., NEPA, ESA, and National Historic Preservation Act). Projects with no existing regulatory coverage would be subject to project-specific regulatory compliance. This would be a condition of receipt and use of federal funds.

EFFECTS ON LISTED SPECIES OR DESIGNATED CRITICAL HABITAT

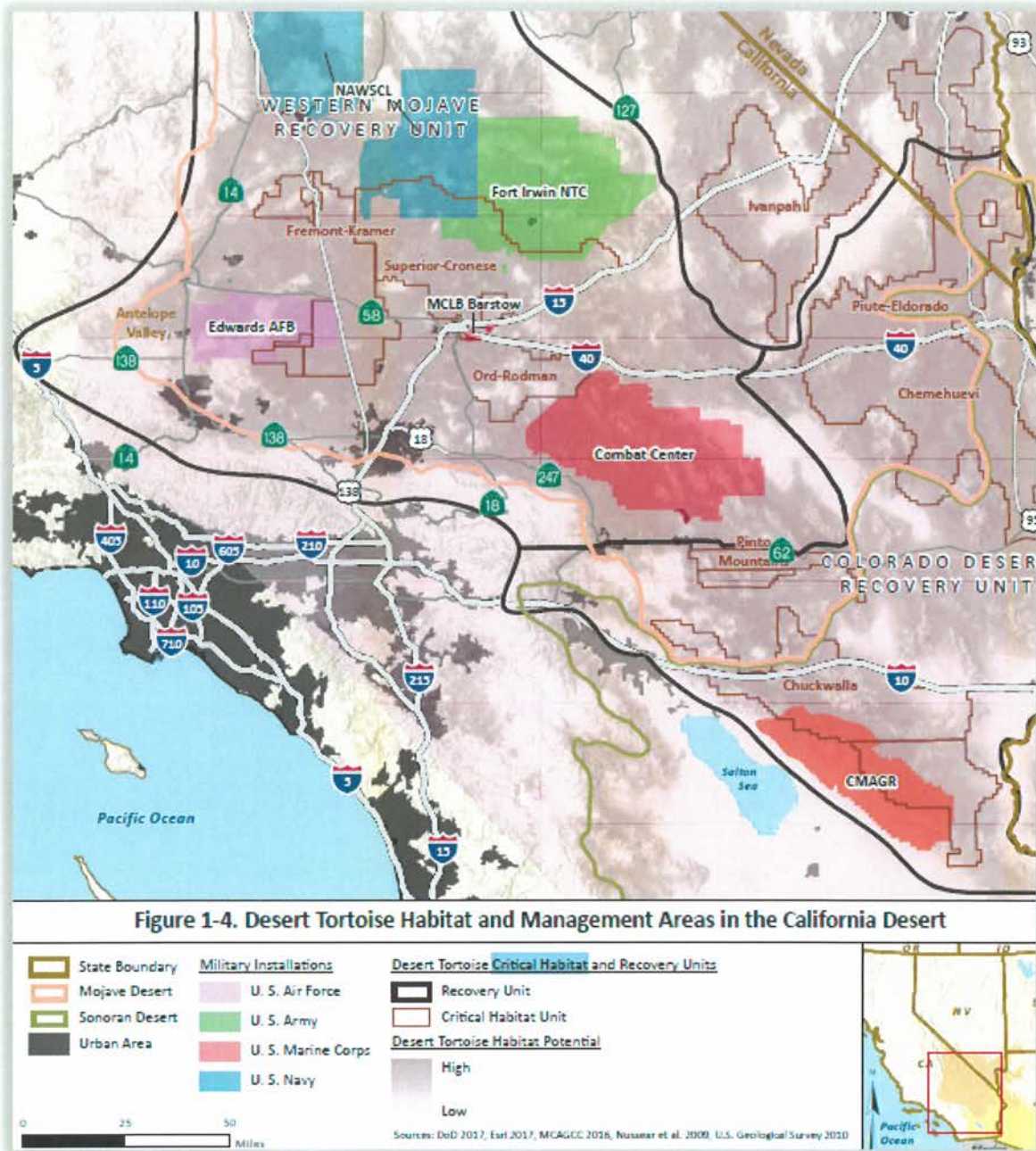
The desert tortoise is well documented for all six DoD installations, but there is uncertainty about the occurrence of other listed migratory species occurring on these installations. Based on available information from installation Integrated Natural Resources Management Plans (INRMP), five migratory bird species may use or inhabit these installations during some portion of their lifecycle, Table 1. These species could be present in the action area during implementation of the Proposed Action.

Table 1. Threatened and Endangered (\*) Species Potentially Occurring in the Action Area (ref d)

Common Name (Scientific Name)	Combat Center	MCLBB	EAFB	Fort Irwin NTC	NAWS China Lake	CMAGR
Desert tortoise ( <i>Gopherus agassizii</i> )	Yes	Yes	Yes	Yes	Yes	Yes
Inyo California Towhee ( <i>Pipilo crissalis eremophilus</i> )	No	No	No	No	Yes	No
Least Bell's Vireo* ( <i>Vireo bellii pusillus</i> )	Potential	Potential	Yes	Yes	Yes	Potential
Western Snowy Plover ( <i>Charadrius nivosus nivosus</i> )	Potential	Potential	Yes	Potential	Yes	Potential
Western Yellow-billed Cuckoo ( <i>Coccyzus americanus occidentalis</i> )	Potential	Potential	Yes	Potential	Potential	Potential
Willow Flycatcher* ( <i>Empidonax traillii extimus</i> )	Potential	Yes	Yes	Yes	Potential	Potential

As shown in the figures below, designated critical habitat for the desert tortoise overlaps CMAGR, EAFB, Fort Irwin NTC, MCLBB, and NAWSCS, Figure 1-4. Per CMAGR's INRMP, approximately 187,842 acres within the installation is designated critical habitat (INRMP, p. 64). Per Fort Irwin NTC's INRMP, approximately 25,000 acres within the installation is designated critical habitat (INRMP, p. 13). Per EAFB's INRMP, approximately 65,569 acres of designated critical habitat exists within the installation (INRMP, p. 29). Designated critical habitat abuts, but is not designated within, the Combat Center (INRMP, p. 3-23). NAWSCS contains critical habitat for the desert tortoise and the Inyo California Towhee. Other installation information is not readily available.

(Note: Figure numbers retained from Draft PEA.)



(Source: Draft PEA, p. 1-9)

Table 2 summarizes the potential incidental direct effects of raven management actions on desert tortoise and the federally listed avian species in the action area. The Proposed Action would also have indirect beneficial impacts on desert tortoise and the federally listed avian species in the action area (e.g., improved species, and possibly habitat, status from the reduced raven population).

Table 2 - Summary of Incidental Direct Effects

<b>Raven Management Action</b>	<b>Impacts to Desert Tortoise</b>	<b>Impacts to Listed Avian Species</b>
<i>Non-Lethal Management Actions</i>		
Reduction of Food and Water Subsidy	No effect.	No effect, as these species do not rely on the subsidized food/water sources that ravens use.
Education and Outreach Regarding Ravens	No effect.	No effect.
Removal of Perching, Roosting, and Nesting Sites	No effect.	Little to no effect, as these species do not use much of the same natural and human-made features for perching/roosting/nesting.
Hazing and Other Active Deterrents	Tortoises in the vicinity may experience minor, temporary noise disturbance, but would not rise to the level of take under the ESA.	May cause individuals to flush if they are in the vicinity. However, implementation of resource protection measures would prohibit noise disturbance to listed avian species, focus on ravens, and the species experience limited resource overlap with ravens.
Exclusion	No effect.	Little to no effect, as these species do not use human-made infrastructure for perching/roosting/nesting, and have limited niche overlap.
Effigies	No effect.	No effect.
Trapping for Relocation and/or Scientific Study	No effect.	No effect, as traps would be baited for raven capture and these species would not be exposed to potential inadvertent trapping. Operators would be permitted experts trained to deconflict.
Removal of Inactive Nests	No effect.	No effect. Only raven nests would be removed.
Conditioned Taste Aversion	No effect.	No effect, as this technique would only be used on models of raven prey (e.g., juvenile tortoise models). Listed avian species would not attempt to ingest the baited models.
<i>Lethal Management Actions</i>		
Egg Oiling	No effect.	No effect.

Raven Management Action	Impacts to Desert Tortoise	Impacts to Listed Avian Species
Shooting	Tortoises in the vicinity may experience minor, temporary noise disturbance, but would not rise to the level of take under the ESA.	May cause individuals to flush if they are in the vicinity. However, implementation of resource protection measures would prohibit noise disturbance to listed avian species.
Trapping for Euthanasia	No effect.	No effect, as traps would be baited for raven capture, listed avian species would not be exposed to potential inadvertent trapping.
Egg/Nest Destruction	No effect.	No effect.
Poisoning	No effect.	Little to no effect, as listed avian species, should they appear in the action area, do not feed on the foods/baits that would be used to poison ravens, and applicators would apply and monitor poison sites to avoid collateral risks.

The Western Snowy Plover, Southwestern Willow Flycatcher, Western Yellow-billed Cuckoo, Least Bell's Vireo, and Inyo California Towhee are either uncommon migrants in the California desert (Cutler et al. 1999; Combat Center 2018d) or utilize habitats (e.g., riparian thickets) that would not be impacted under the Proposed Action. These species' activities overlap little with raven activities, and applications would focus on ravens, essentially excluding risks to the other bird species. Consequently, there is little to no likelihood of direct adverse effects. (Draft PEA, p. 3-16). In addition, no critical habitat for these species would be impacted under the Proposed Action.

Given that resolving ecological impacts to the desert tortoise is an aspect of the NEPA purpose and need of the project, it is anticipated that implementation of raven management actions would occur largely in or near areas where desert tortoises occur, and near where ravens aggregate (e.g., social roosts, and food and water subsidies). This would minimize any direct effects to the other listed species that occur in other areas (e.g., riparian thickets).

As to the desert tortoise, there may be adverse and beneficial effects from implementing non-lethal and lethal management actions.

As to potential adverse impacts. (1) Implementation of non-lethal and lethal management actions may be conducted in desert tortoise habitat (includes designated critical habitat) and there exists a

potential for vehicles to crush tortoises. However, consistent with installation INRMPs and previous section 7 consultations, potential for such impact would be minimized by using existing routes, conducting tortoise checks before passing through any potential habitat and before moving the vehicle; this is standard procedure on installations and other federal lands. (2) Tortoises may experience minor, temporary adverse impacts from noise (e.g., shooting and deterrent devices), but would be able to resume normal behaviors following such activities, reference a; tortoises are in burrows 95% of their life. Shooting of ravens would often involve suppressed firearms and present little to no noise. As such, noise associated with raven management actions would not likely cause harm or behavioral effects that would rise to the level of take of desert tortoise. (3) Use of DRC-1339 and conditioned taste aversion chemicals would be implemented in a manner that would not result in inadvertent exposure to tortoises (e.g., secure bait, and deploy bait at raven accumulation areas, such as landfills)), which is an aspect of Resource Protection Measure #7. Additional information on DRC-1339 and non-target species minimization measures is provided in reference a (Appendix C).

Aside from entering critical habitat on foot or using vehicles on authorized routes, raven management activities would not have any direct impacts on desert tortoise critical habitat, there would be no loss or destruction of desert tortoise critical habitat, and overall, the reduced raven predation pressure on desert tortoises would impart overall beneficial effects on the value of desert tortoise critical habitat.

As to beneficial impacts. Lethal removal of ravens would immediately benefit hatchling and juvenile desert tortoises by reducing predation on these age classes. Consequently, the Proposed Action would have little to no negative effects on the desert tortoise, but would have beneficial effects on desert tortoise populations in the California desert.

Implementing the discretionary raven monitoring (if adopted in the NEPA decision) would have the same potential adverse impacts to the desert tortoise, as explained above - e.g., effects from driving vehicles. If not adopted, any existing raven monitoring should continue, at least as is, for scientific and regulatory consistency, and documenting lethal take results would guide adaptive management.

MAGTFTC and Fort Irwin NTC providing federal funds to advance the RASP Initiative would not result in any impacts to species. Projects have not yet been developed and it is anticipated that initial projects would be within the scope of existing agency obligations and authorizations.

Overall, the beneficial and adverse effects of implementing the Proposed Action (non-lethal and lethal management actions) and USFWS-recommended raven monitoring on the species listed above are discountable, insignificant, or beneficial. This assumes adherence to Resource Protection Measures (incorporated into the action), which ensures that adverse effects are minimized and/or avoided. The effects of committing federal funds to advance future RASP projects has no effect to listed species. Applicant expenditure of federal funds would be contingent on ESA and NEPA compliance.

#### DURATION AND TIMING OF ACTION

Uncertain, however, a 5 year implementation horizon is a reasonable short term assumption regarding agency commitment toward implementation and reevaluating the project's effectiveness in achieving the NEPA Purpose and Need.

#### DETERMINATION

Based on the information above, MAGTFTC has determined that the Proposed Action may affect, but is not likely to adversely affect listed species. There is no present effect from committing funds to advance the RASP Initiative.

A primary driver for the project is to protect desert tortoise populations from predation by ravens. The Proposed Action would be consistent with the USFWS' 2008 Environmental Assessment to Reduce Common Raven Predation on the Desert Tortoise, reference b, and would facilitate desert tortoise recovery by reducing raven depredation of tortoises. The 2008 Environmental Assessment and the Draft Programmatic Environmental Assessment are consistent with Recovery Action 2.14, minimize excessive predation on desert tortoises, of the Revised Recovery Plan, reference c.

If you have questions, please contact me at (760) 830-5675 or via email, troy.searcy@usmc.mil. If I am not available, please contact Brian Henen at (760) 830-5720 or via email, brian.henen@usmc.mil.

Sincerely,

  
TROY M. SEARCY

Captain, U.S. Marine Corps  
Director, Environmental Affairs



## United States Department of the Interior

### U.S. FISH AND WILDLIFE SERVICE

Ecological Services  
Palm Springs Fish and Wildlife Office  
777 East Tahquitz Canyon Way, Suite 208  
Palm Springs, California 92262



In Reply Refer to:  
FWS-IMP/KER/LA/RIV/SB-15B0180-22I0310

January 21, 2022  
*Sent Electronically*

Troy M. Searcy  
Captain, U.S. Marine Corps  
Director, Environmental Affairs  
Marine Air Ground Task Force Training Command  
Building Number 1418, Brown Street  
Twentynine Palms, California 92278

**Subject:** Integrated, Adaptive Common Raven Management for the Protection of Desert Tortoises and to Ensure Mission Readiness on Lands Owned or Used by the Department of Defense, located within Imperial, Kern, Los Angeles, Riverside, and San Bernardino Counties, California

Dear Captain Searcy:

This letter responds to your request, dated December 14, 2021, for our concurrence with Marine Air Ground Task Force Training Command's (MAGTFTC) determination that implementation of the subject project may affect, but is not likely to adversely affect, the federally threatened desert tortoise (*Gopherus agassizii*, tortoise) or its critical habitat. The subject project will involve actions carried out by the Marine Corps, Army, Navy, and Air Force on multiple Mojave Desert installations. MAGTFTC is serving as the lead for the purposes of consultation on the overall program. Your request and our response are made pursuant to section 7(a)(2) of the Endangered Species Act of 1973, as amended (16 U.S.C. 1531 et seq.)

The Department of Defense (DoD) proposes to implement lethal and nonlethal common raven (*Corvus corax*, raven) damage control programs on DoD lands in the Mojave and Colorado Deserts, which includes the following DoD installations: Marine Corps Air Ground Combat Center (Combat Center), Marine Corps Logistics Base Barstow, Edwards Air Force Base, Fort Irwin National Training Center, Naval Air Weapons Station China Lake, and Chocolate Mountain Aerial Gunnery Range. Designated tortoise critical habitat occurs within the boundaries of some of these installations. Raven management could also occur on non-DoD lands, such as tortoise recipient and control sites near the Combat Center.

Lethal management actions addressed under the DoD program would include egg oiling, shooting, trapping for euthanasia, destruction of active nests, and poisoning using DRC-1339. Non-lethal management actions would include reduction of food and water subsidies, removal of perching, roosting, and nesting sites, hazing and other active deterrents, use of inactive deterrents

(e.g., displaying effigies), exclusion devices, education and outreach, trapping for relocation, removal of inactive nests, and conditioned taste aversion.

DoD installations would also perform baseline and post-treatment point count surveys to estimate changes in common raven density and to assess treatment and environmental effects on raven populations. DoD would then adjust, modify, or discontinue individual management strategies, as needed, depending on recommendations from the U.S. Fish and Wildlife Service (Service) and evaluation of effectiveness results. Wildlife Services will provide technical assistance to the DoD throughout this program's implementation, particularly when the avicide DRC-1339 applied.

To ensure that the proposed integrated management is not likely to adversely affect tortoises, DoD has proposed to implement numerous avoidance measures, which include, but are not limited to the following:

- 1) All personnel will use existing routes and be alert for the presence of tortoises.
- 2) All personnel will check for tortoises before driving a vehicle through potential habitat and before moving parked vehicles. If a tortoise is found under a vehicle, that vehicle will not be moved until the tortoise has moved from under the vehicle on its own.
- 3) If the avicide DRC-1339 is used, project personnel will secure the egg baits so they cannot be moved to a location where non-target wildlife may encounter them. Project personnel will also place and monitor pre-bait eggs using game cameras to ensure non-target species are not consuming eggs prior to placing eggs treated with DRC-1339.
- 4) Project personnel will only use food-grade oil for egg addling.

DoDs proposed program will benefit tortoise populations by helping to reduce raven densities to near pre-subsidy levels on Mojave Desert installations, which should increase the annual survival probability of 2- to 9-year-old tortoises and help to maintain population stability between generations. Without common raven management on these installations, we expect that the survival rate of juvenile tortoises will be too low to sufficiently replace adult mortality, particularly during periods of low adult survival.

We concur with your determination that DoDs integrated, adaptive management of common ravens is not likely to adversely affect the desert tortoise. DoD would use vehicles on existing legal routes of travel and personnel would travel away from roads only on foot. In addition, management activities would be temporary and intermittent. Finally, DoD will avoid injuring or killing tortoises through strict adherence to its proposed protective measures. Consequently, we conclude that the potential for adverse effects to desert tortoises is discountable.

We also concur with your determination that DoDs integrated, adaptive management of common ravens is not likely to adversely affect desert tortoise critical habitat. The Service described six primary constituent elements, which we now refer to as physical and biological features, in its designation of desert tortoise critical habitat (59 Federal Register 5820). The specific physical

and biological features of desert tortoise critical habitat are: sufficient space to support viable populations within each of the six recovery units and to provide for movement, dispersal, and gene flow; sufficient quality and quantity of forage species and the proper soil conditions to provide for the growth of these species; suitable substrates for burrowing, nesting, and overwintering; burrows, caliche caves, and other shelter sites; sufficient vegetation for shelter from temperature extremes and predators; and habitat protected from disturbance and human-caused mortality. DoD's proposed action would not reduce the amount of space available to the tortoise or decrease habitat connectivity. DoD would use vehicles on existing legal routes of travel; staff would travel away from roads on foot for its activities. Consequently, the proposed action would have insignificant effects on tortoise forage species, soil conditions, substrates, other shelter sites, and vegetation. Last, the activities conducted by DoD would not affect the amount of habitat protected from disturbance and human-caused mortality.

This concludes consultation on the subject project. Further consultation, pursuant to section 7(a)(2) of the Endangered Species Act of 1973, as amended, is not required. If the proposed action changes in any manner that may affect the desert tortoise or its critical habitat or if monitoring reveals that the proposed protective measures are not functioning appropriately, please contact us immediately to determine whether additional consultation is required.

If you have any questions, please contact [Kerry L. Holcomb](#) at (760) 322-2070, extension 421.

Sincerely,

Rollie White  
Assistant Field Supervisor

## **Appendix B**

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### ***Public Involvement***

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## APPENDIX B RESPONSE TO PUBLIC COMMENTS

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### 1.1 OVERVIEW OF COMMENTS AND RESPONSES

#### 1.1.1 Timing and Methods of Comment Submittal

The 30-day public comment period provided an opportunity for government agencies, interest groups, Native American tribes, and the general public to comment on the Draft Programmatic Environmental Assessment (PEA) for the Integrated, Adaptive Management of the Common Raven (*Corvus corax*; hereinafter raven) on Department of Defense (DoD) Lands in the California Desert. The MAGTFTC-specific Proposed (unsigned) Finding of No Significant Impact (FONSI) was also provided for public review along with the Draft PEA.

There were two primary methods to submit comments: (1) written comments mailed to the PEA project office and (2) written comments emailed to the project Point of Contact. The public comment period ran from November 18, 2021, to December 18, 2021. Two comments that were received after the December 18, 2021, end date of the comment period were accepted.

This Appendix contains all comments received during the public comment period. All received comments were assessed and considered both individually and collectively during development of this Final PEA and FONSI. Based on the comments, clarifications and improvements to existing information were made in the Final PEA. Written responses were prepared for all comments and are also included in this Appendix.

#### 1.1.2 Comment Response Process

The DoD implemented the following process for reviewing and responding to all comments received during (and immediately following) the public comment period for the Draft PEA and Proposed FONSI:

- The DoD carefully reviewed all comments and assigned a unique identifier to each. Many comment letters for which distinct or separable points could be identified and addressed were delineated using a red vertical line in the margin to subdivide the letter into numbered “sub-comments.” In certain cases, the commenter subdivided their own letter into numbered paragraphs.
- Appropriate resource specialists and DoD authorities considered all comments (and sub-comments) and prepared and approved appropriate written responses.
- As appropriate, based on substantive comments about the Draft PEA analysis and findings, the DoD modified the Final PEA and FONSI to make corrections and improve or clarify the analysis from the Draft PEA and Proposed FONSI.

#### 1.1.3 Summary of Draft PEA and Proposed FONSI Public Comments

##### 1.1.3.1 Official Comments Received During the Public Comment Period

A total of 30 comments were submitted and accepted in response to the Draft PEA and Proposed FONSI. Another comment was received from the San Manuel Band of Mission Indians (SMBMI) in advance of the public comment period. Table B-1 shows a breakdown of the number of comments received by agency/organization, Native American tribes, and the general public. Three comments were received via mail and 29 comments were received via email. One comment was submitted by both email and mail, and this was considered a single comment. Therefore, a total of 31 unique comments were received.

**Table B-1. Summary of Comments Received Before and During Public Review of the Draft PEA and Proposed FONSI**

Comment Submission Methods	Number of Comments Received
Agency/Organization	4
Native American Tribes	2
General Public	25
<b>Total</b>	<b>31</b>

#### 1.1.4 Comment Directory

Table B-2 provides a listing of commenters by group, provides a unique comment code, and the page number for the comment. For all comments received from the general public, all personal information was redacted from the comment, including name, email address, physical/mailling address, and website.

**Table B-2. Index of Commenters**

Commenter	Comment Number	Page Number
<b>Agency/Organization</b>		
Mojave Desert Resource Conservation District	A/O-01	B-09
California for the Ethical Treatment of Animals	A/O-02	B-10
Desert Tortoise Council	A/O-03	B-12
United States Environmental Protection Agency	A/O-04	B-24
<b>Native American Tribes</b>		
San Manuel Band of Mission Indians	TR-01	B-28
Agua Caliente Band of Cahuilla Indians	TR-02	B-30
<b>General Public</b>		
GP-01		B-31
GP-02		B-32
GP-03		B-33
GP-04		B-34
GP-05		B-35
GP-06		B-36
GP-07		B-37
GP-08		B-38
GP-09		B-39
GP-10		B-40
GP-11		B-41
GP-12		B-51
GP-13		B-52
GP-14		B-54
GP-15		B-55
GP-16		B-56
GP-17		B-57
GP-18		B-58
GP-19		B-59
GP-20		B-60
GP-21		B-61
GP-22		B-62
GP-23		B-63
GP-24		B-67
GP-25		B-68

### 1.1.5 Summary of Revisions to the Final PEA in Response to Public Comments

The main revisions to the Final PEA in response to public comments are summarized below.

- Section 1.2.2: revised with examples of non-federal agency raven management scenarios.
- Section 1.5 and introduction to Chapter 3: revised to clarify scope of analysis in the Final PEA.
- Section 1.8: revised to include additional permitting requirements.
- Section 2.1: revised to remove trapping for relocation and pyrotechnics for hazing from the proposed raven management actions.
- Section 2.3: revised to explain areas of improvement for non-lethal management actions.
- Section 2.4.1: revised for conciseness and to include new Resource Protection Measures.
- Section 2.4.2: revised for clarity regarding Endangered Species Act (ESA) Section 7(a)(1) obligations and monitoring information included in Appendix E.
- Section 3.1: revised to include installation-specific information on habitat types and species; potential effects on non-target species and habitat from the effects of DRC-1339 (i.e., low likelihood of impact to non-target wildlife from the proper use of DRC-1339; rapid metabolism by non-target species; lack of bioaccumulation of DRC-1339 in organisms; accelerated eutrophication of wetlands from DRC-1339 tainted raven carcasses falling into wetlands); and information regarding lethal take of ravens (e.g., the use of DRC-1339 as a relatively humane method for lethal take of ravens).
- Section 3.2: revised to include the affected environment surrounding DoD installations and worker and public exposure risk.
- Section 3.3: revised to explain the new resource protection measure for inadvertent discovery of buried cultural resources during any ground disturbing activities.
- Section 4.3: revised cumulative impact analysis, including addition of available raven take data.
- Appendix E: included USFWS's *Common Raven Adaptive Conflict Management Strategy* (Holcomb 2022) and updated Final PEA with this information, as appropriate.

### 1.1.6 General Responses to Comments

In addition to these specific revisions, MAGTFTC offers the following general responses below for clarification.

1. *As to alternative management actions and killing ravens.* Some commenters suggested that DoD develop other methods, use only non-lethal methods, and/or do not use poison. As explained in Section 2.2 of the Final PEA, non-lethal methods represent the current strategy and have been largely ineffective alone to resolve the Purpose and Need. As discussed in Section 2.3 of the Final PEA, the DoD would analyze, adapt, and increase use of effective non-lethal management actions in conjunction with implementation of lethal management actions. Non-lethal methods remain very important to resolving the raven overpopulation issue and would be improved under the Proposed Action. The Notice of Availability (NOA) of the Draft PEA was widely distributed, but no reasonable alternative methods were provided. All feasible raven management actions known to MAGTFTC and the cooperating agencies, including staff experienced with conservation and raven management, are included in the Proposed Action (Table 2-1 of the Final PEA). Resource Protection Measure #2 would ensure that lethal methods are employed in a manner that ensures the most humane death as possible (Section 2.4.1 of the Final PEA). Commenters did not provide feasible alternative methods for consideration other than to continue the status quo (No-Action Alternative). MAGTFTC understands that ravens are intelligent creatures and that killing ravens may be an objectionable course of action. However, as further discussed below, federal agencies

often must make difficult decisions regarding competing mandates and limited resources. Because ravens are intelligent, no single management action may be effective on its own, which is the reason why a mixture of non-lethal and lethal management actions should be considered. To achieve the Purpose and Need, to some extent, lethal methods of raven management appear a necessity.

2. *As to reducing subsidies.* The DoD agrees that refuse and other subsidy denial is an important keystone to all subsidized predator management programs. That is why the *Reduction of Food and Water Subsidies* and *Education and Outreach Regarding Ravens* management actions (see Sections 2.1.1.1 and 2.1.1.2 of the Final PEA) are included in the Proposed Action. These management actions describe measures to reduce the availability of raven food subsidies from trash, landfills, trash containers, and illegal dumping. As discussed in Sections 1.2.2 and 2.3 of the Final PEA, the DoD would encourage regional cooperation and partner with adjacent property owners and land managers to reduce subsidies more effectively on non-DoD lands in the California desert region. Everyone in the local communities can also help reduce subsidies by ensuring trash cans are covered (see Photo 1 in the Final PEA). This regional issue will not be resolved by the DoD alone.
3. *As to successfully achieving the Purpose and Need.* With the Proposed Action, MAGTFTC and cooperating agencies are making an effort to achieve the Purpose and Need and bring attention to this regional issue. It is possible that other priorities may prevent immediate and/or full implementation by any DoD installation due to funding or higher priority projects. Federal agencies have to balance competing federal mandates in addition to their primary mission. Compliance with the ESA and Migratory Bird Treaty Act (MBTA) is one example of a competing mandate, as explained in Sections 1.3.3.1 and 1.8. In addition, some installations may condition funding on concurrent action at neighboring properties as explained in Section 1.2.2. Because the desert tortoise population is threatened by predation, some reduction of the raven population is needed in the short-term and the only method to achieve this is through lethal actions. It is possible that use of DRC-1339 could be the more effective management action in the short term. To achieve the Purpose and Need, it is possible that the DoD installations, cooperating agencies, and the USFWS, Migratory Bird Program may need to reevaluate implementation in the future for effectiveness, or develop innovative methods to achieve the Purpose and Need. For example, a general MBTA depredation permit could allow for any of the parties to assist each other at any location, or raven management could become a RASP project since it would advance desert tortoise recovery. The proposed adaptive management and monitoring protocol (see Sections 2.4.2 and 5.5 and Appendix E of the Final PEA) would assist agencies with evaluating the effectiveness of the raven management actions they decide to implement.
4. *As to use of DRC-1339.* As described in Sections 2.1.2.5 and 2.4.1 of the Final PEA, use of DRC-1339 would follow U.S. Environmental Protection Agency (USEPA) labels 56228-29 and 56228-63 (Resource Protection Measure #10). This would ensure that location-specific factors would be considered to inform the appropriate measures to minimize effects to non-target species and personnel handling the pesticide. Measures include avoiding and minimizing the risk to non-target species (e.g., pre-baiting) and wearing the appropriate personal protective equipment. U.S. Department of Agriculture (USDA) Animal and Plant Health Inspection Service (APHIS) certified applicators would use cameras during pre-baiting, raised platforms, and mesh to keep non-target species away from bait while still allowing ravens to reach bait. Use of DRC-1339 would occur under closely controlled and monitored conditions and would be applied where ravens congregate, specifically, in or near areas of subsidies (e.g., landfills). Resource Protection Measure #11 has been added to Section 2.4.1 of the Final PEA regarding the monitoring and disposal of raven carcasses. Text regarding the removal of raven carcasses and potential impacts from raven carcasses has been added to Section 3.1.3.2 of the Final PEA.
5. *As to trapping.* Trapping and relocation of ravens would not be a viable method to achieve the Purpose and Need and may be a waste of federal funds because ravens often return to the area, as

explained in Section 2.1.1.7. Trapping for euthanasia could be an option but anecdotal information from USFWS suggests ravens would likely avoid traps (see Section 2.1.2.3 and Table 2-1 of the Final PEA). Trapping ravens for scientific study may help inform what management actions may be most effective (see Section 2.1.1.7 and Table 2-1 of the Final PEA). Thus, trapping for relocation has been removed from the Final PEA, but trapping is retained in this PEA for the purpose of NEPA analysis and to provide agencies NEPA coverage for euthanasia or scientific studies.

6. *As to the impact to military readiness.* Some commenters minimized or disputed the military readiness issue caused by ravens and suggested a case-by-case approach to deal with specific offending ravens. As explained in Section 2.2 of the Final PEA, this is the current approach and it is not working effectively, with the 1<sup>st</sup> Tanks Ramp at the Combat Center as an example. Identifying specific ravens that are responsible for specific actions is generally not feasible, because offending ravens flee when personnel approach and evidence of desert tortoise predation is often circumstantial. Photos 1 and 2 show recent raven damage to equipment that occurred in December 2021 at the 1<sup>st</sup> Tanks Ramp. As explained in Section 3.2.2 of the Final PEA, this issue has been ongoing for years and the current case-by-case depredation approach has not resolved the issue. A 2018 depredation permit was issued for the 1<sup>st</sup> Tanks Ramp for up to 500 ravens by gunshot, with take of only 136 ravens (see Table 4-1 of the Final PEA). Raven excreta on equipment may seem like a minor issue, but the effects are more widespread. For example, Marines have to spend their time cleaning raven excreta rather than military training tasks so that the equipment is ready for the next exercise. To better resolve this issue, MAGTFTC proposes to improve its raven management to be integrated and adaptive. Falconry is beginning to be used at the Combat Center to keep ravens out of the 1<sup>st</sup> Tanks Ramp area. While expensive deterrents (e.g., bird spikes and falconry) are temporarily ameliorating concerns at 1<sup>st</sup> Tanks, this current episode is bigger despite following years of varied deterrence (e.g., streamers, air cannons, and anti-perching cables) and the 2018 depredation. In addition to this return, large groups of perching and roosting ravens are corroding, pecking, and polluting fuel (Photos 4 to 7 of the Final PEA), electrical, and other facilities on the installation. MAGTFTC would also seek a general depredation permit to avoid the time-consuming regulatory processes associated with the current case-by-case approach.
7. *As to the Hi-Desert Star's newspaper headline.* "Marines examine plans to eliminate ravens," (Hi-Desert Star, Nov. 18, 2021) is not an accurate portrayal of the Proposed Action and may have caused confusion regarding the scope of the Proposed Action. Raven populations would be maintained at sustainable population levels under the Proposed Action, as described in Section 2.3 of the Final PEA.



**Photos 1 and 2. Raven Excreta Causing Damage at the at the 1<sup>st</sup> Tanks Ramp at the Combat Center Desert in December 2021**

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## **RESPONSES TO PUBLIC COMMENTS ON THE DRAFT PEA**

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Comment ID: A/O-01

Received: December 2, 2021

Response to Comment



**DIRECTORS**

CHUCK BELL  
President

PAUL JOHNSON  
Vice President

NEVILLE BLADE  
Director

ELBERT VAN DAM  
Director

BOBBY BOYTOR  
Director

**Mojave Desert Resource Conservation District**

15415 W. Sand St., #103 - Victorville, CA 92392  
Phone: (760) 843-6882

December 2, 2021

██████████  
3888 State Street, Suite 201  
Santa Barbara, CA 93105

RE: Draft Programmatic Environmental Assessment and Proposed Finding  
of No Significant Impact for Management of the Common Raven on  
Department of Defense Lands in the California Desert.

The Mojave Desert Resource Conservation District (MDRCD) strongly  
supports DOD's raven management program. We and the land-owners we  
work with have witnessed and experienced the damage caused by increasing  
raven populations. We should strive to remove them from the Migratory  
Bird List to reduce the need for predation permits.

Sincerely,

A handwritten signature in black ink that reads "Chuck Bell". The signature is written in a cursive, flowing style.

Chuck Bell, President  
Mojave Desert Resource  
Conservation District

Thank you for your comment.

The DoD installations would apply an integrative, adaptive management program,  
and obtain depredation permits from the USFWS, Migratory Bird Program as  
described in Section 1.8 of the Final PEA.

CONSERVATION • DEVELOPMENT • SELF-GOVERNMENT

Comment ID: A/O-02

Received: December 6, 2021

Response to Comment

To: [REDACTED]

From: Susan Finsen, Californians for the Ethical Treatment of Animals

On behalf of all our members we beseech you not to kill the ravens. We do not deny that the ravens are causing great havoc to the population of desert tortoises. This does not make killing the ravens morally right. It is cruel and unethical to kill such brilliant creatures; according to ornithologists at the Cornell Ornithology laboratory ravens are the most intelligent birds on the planet. Their intelligence rivals that of the great apes and they can live 40-50 years. Killing them cuts short the lives of highly sentient and sensitive beings, and cannot be justified.

1

1

Thank you for your comment.

1. Please see General Response #1. As discussed in Section 3.1.3.2 of the Final PEA, this PEA is consistent with the USFWS's 2008 EA for Raven Control, the 2011 Recovery Plan for the desert tortoise, and ongoing actions, with the shared goal of facilitating desert tortoise recovery. Multiple non-lethal actions to control raven populations are also described in Section 2.1.1 of the Final PEA and analyzed in Chapters 3 and 4 of the Final PEA. Given the need for the Proposed Action, as explained in Section 3.1.3.2 of the Final PEA, and the lack of options to rely solely on non-lethal management to achieve desert tortoise survival and recovery goals, we believe this management action is appropriate and necessary. Moreover, Holcomb et al. (accepted December 2021) demonstrates that the lack of action to remove the obvious threat of the common raven increases the risk to the desert tortoise's survival as a species. This carefully researched, adaptive approach underscores efforts to minimize common raven take to the extent possible by leveraging population growth bottlenecks (Currylow et al. [accepted December 2021]) and by rigorously examining the efficacy of common raven removal as a tool for desert tortoise conservation. While some of the public may lose confidence in the program, others may gain confidence in the willingness to consider necessary actions to protect a threatened species, and other species, even if unpopular. Resource Protection Measure #2 (Section 2.4.1 of the Final PEA) would be implemented to ensure lethal take is as humane as possible.

Comment ID: A/O-02

Received: December 6, 2021

Response to Comment

There is little doubt that it is humans and our trash which attracted the ravens to the desert to begin with. So, it is incumbent upon us (supposedly the most intelligent of all beings) to solve this problem humanely. Indeed, if the food sources attracting the ravens are not eliminated the plan of killing them will not solve the problem in the long run anyway. This has been shown to be true in the case of other intelligent so-called pests, such as coyotes and rats. When coyotes are killed the remaining coyotes increase their litter size, and new coyotes move in as well. When rats are killed without eliminating the food sources attracting them, this simply makes room for more rats to move in. This makes it necessary to continue killing them. An on-going program of killing ravens is simply morally and practically unacceptable. This is especially the case if poisoning is one of the methods used. We understand that in addition to shooting them, you intend to poison some of the ravens. Poisoning is inhumane both for the suffering it causes and the fact that nontarget animals, including wildlife and domestic animals, can ingest the poison by eating the carcasses of poisoned animals or birds. These unintended victims could include endangered or protected animals such as eagles, hawks, mountain lions and bobcats, as well as domestic animals.

We recognize that you have been tasked with protecting the desert tortoises, and that considerable efforts have gone into this project already, including oiling the raven eggs and raising juvenile tortoises in a raven-proof environment. And we recognize that the efforts so far have not been sufficient, making it seem that killing the ravens is necessary as a last resort. But we contend that other solutions can and must be found. The Programmatic Environmental Assessment document prepared by Stella Acuna, et. al. puts forth only two alternatives: Mass killing of the ravens or continuing with the existing program. But surely this is a false dilemma, and there are additional ways to deal with the ravens. For example, since ravens are so intelligent, they can be taught to avoid eating the tortoises using conditioned taste aversion. This has worked in teaching coyotes not to attack sheep. (And this winds up being a long-term solution, because parents teach their offspring to avoid the sheep as well. It is very possible that this cultural transmission would happen with the ravens also.) Continuing to control the growth of raven populations by removing the trash that attracts them and by oiling their eggs is a further line of defense. And continuing to raise juvenile tortoises in protected environments is a third approach which can be expanded to include keeping them even longer until they are harder for ravens to kill.

We very much appreciate all the non-lethal approaches you have taken to protect the tortoises from the ravens so far, and we hope that you will continue to consult with ethologists with corvid expertise in developing new humane approaches to this problem. Resorting to mass killing of ravens, on the other hand, should and will lead to widespread public outcry.

Sincerely,

Susan M. Finsen, Ph.D.

Executive Director, Californians for the Ethical Treatment of Animals

2. Please see General Responses #1 and #2. Although reduction of food and water subsidies would continue to be implemented under the Proposed Action, the necessity to provide tortoise populations with immediate raven depredation relief, the effectiveness of public education programs, and the law of diminishing returns dictates that lethal removal combined with non-lethal techniques has the best potential to increase tortoise recruitment while tortoise populations continue to face massive declines (see Section 1.3.3.1 of the Final PEA).
3. Please see General Response #4 on use of DRC-1339. Resource Protection Measures in Section 2.4.1 of the Final PEA have been revised to describe performing euthanasia humanely, proper use of DRC-1339, and monitoring for raven carcass disposal.
4. Please see General Response #4 on use of DRC-1339.
5. Conditioned taste aversion, reduction of subsidies, and egg oiling are considered under the Proposed Action and the advantages and disadvantages of these methods are provided in Table 2-1 of the Final PEA. As explained in Chapter 2 of the Final PEA, these methods alone would not meet the Purpose and Need for the Proposed Action. In addition, keeping tortoises in caged environments is not practical or economically feasible, as tortoises do not reach a raven-resistant size until age 10 or older.
6. Non-lethal control measures would be utilized to the extent practicable. Monitoring and adaptive management (Sections 2.4.2 and 5.5 and Appendix E of the Final PEA) would inform the use of all available tools.

Comment ID: A/O-03

Received: December 4, 2021

Response to Comment



**DESERT TORTOISE COUNCIL**  
4654 East Avenue S #257B  
Palmdale, California 93552  
[www.deserttortoise.org](http://www.deserttortoise.org)  
[eac@deserttortoise.org](mailto:eac@deserttortoise.org)

**Via email only**

4 December 2021

Attention: [REDACTED]  
Cardno Government Service  
3888 State Street, Suite 201  
Santa Barbara, CA 93105  
[REDACTED]

Attention: Linda Serret  
NEPA Program Manager  
Box 788110, Bldg. 1418  
Twentynine Palms CA 92278  
[linda.serret@usmc.mil](mailto:linda.serret@usmc.mil)

RE: Draft Programmatic Environmental Assessment and Proposed Finding of No Significant Impact for Integrated, Adaptive Management of the Common Raven on Department of Defense Lands in the California Desert

Dear [REDACTED]

The Desert Tortoise Council (Council) is a non-profit organization comprised of hundreds of professionals and laypersons who share a common concern for wild desert tortoises and a commitment to advancing the public's understanding of desert tortoise species. Established in 1975 to promote the conservation of tortoises in the deserts of the southwestern United States and Mexico, the Council routinely provides information and other forms of assistance to individuals, organizations, and regulatory agencies on matters potentially affecting desert tortoises within their geographic ranges.

We appreciate being contacted directly by the Marine Air Ground Task Force Training Command (MAGTFTC) regarding the availability of the subject documents for public comment. In addition, we appreciate this opportunity to provide comments on the above-referenced project. The Proposed Action would occur in habitats occupied by the Mojave desert tortoise (*Gopherus agassizii*) (synonymous with Agassiz's desert tortoise) in California. Consequently, our comments pertain to enhancing protection of this species during activities authorized, funded, or carried out by the MAGTFTC and the cooperating agencies and partners. We ask that our comments be added to the Decision Record. Please accept, carefully review, and include in the relevant project file the following comments and attachments for the proposed project from the Council.

Thank you for your comment.

As requested, the attached comments have been reviewed and revisions to the Final PEA have been made based on these comments. Specific comments are numbered and addressed below.

Comment ID: A/O-03

Received: December 4, 2021

Response to Comment

1. Comment noted. Please see General Response #4 on use of DRC-1339.

The purposes of our comments are (1) to support the Proposed Action; (2) to encourage expansion and implementation of the Proposed Action in other areas of the California desert by other federal, State, and local agencies/installations; and (3) to ensure that the Final Programmatic Environmental Assessment (PEA) and Finding of No Significant Impact (FONSI) are legally sound documents that would withstand legal challenge.

**Summary of Proposed Action**

The Purpose of the Proposed Action is to better manage common raven (*Corvus corax*) populations at lands owned or used by the Department of Defense (DoD) in the California desert. "The Proposed Action is needed to mitigate the ecological, economic, and health and safety impacts of subsidy-elevated and increasing raven populations in the California desert, all of which hinder military readiness on DoD installations in the region."

To implement the Proposed Action, two alternatives were analyzed in the Draft Programmatic Environmental Assessment for Integrated, Adaptive Management of the Common Raven on Department of Defense Lands in the California Desert (Draft PEA) – the No-Action Alternative and the Proposed Action. Under the No Action Alternative, current raven management actions, primarily *ad hoc* and non-lethal, would continue to be conducted piecemeal at the identified DoD locations in the California desert. Under the Proposed Action, the DoD installations would move toward a more effective, integrated raven management approach on lands owned or used by these DoD installations in the California desert.

The Proposed Action consists of two parts: (1) the management of common ravens on DoD lands in the California desert [i.e., Marine Corps Air Ground Combat Center (MCAGCC), Edwards Air Force Base, Fort Irwin National Training Center, Naval Air Weapons Station - China Lake, Marine Corps Logistics Base – Barstow, and Chocolate Mountain Aerial Gunnery Range] and some non-DoD lands that are used by DoD agencies; and, (2) MAGTFTC implementing discretionary mitigation to advance tortoise recovery on non-DoD lands in the western Mojave Desert.

For part one, raven management actions would include non-lethal and lethal methods (e.g., reduction of food and water subsidies; education and outreach regarding ravens; removal of perching, roosting, and nesting sites; hazing and other active deterrents; exclusion structures; effigies; trapping for relocation and/or scientific study; removal of inactive nests; conditioned taste aversion; egg oiling; shooting; trapping for euthanasia; egg/nest destruction; and poisoning). Adjustments in management strategy would be made based on changing numbers of ravens and effectiveness of efforts in achieving the Purpose and Need. Assuming use of poisoned chicken eggs, please be sure to use methods like those employed in the late 1980's, when MCAGCC placed the eggs on elevated platforms and covered them with hardware cloth. They also enlisted Marine Corps personnel to both monitor egg consumption by ravens (not by non-targeted species, such as greater roadrunner) and to subsequently remove poisoned ravens.

For implementing part two, MAGTFTC would contribute funds, under the auspices of the Recovery and Sustainment Partnership (RASP) Initiative, to implement desert tortoise recovery on federal and/or non-federal lands outside the MCAGCC, in the western Mojave Desert. This discretionary mitigation is proposed to resolve, in part, the non-raven stressors affecting the desert tortoise because addressing the raven stressor alone would not resolve desert tortoise decline if other stressors are left unmitigated. Suggested mitigation includes the following types of recovery actions: highway exclusion fencing, closure of unauthorized routes and habitat restoration, population augmentation and head starting, recovery coordination and enforcement, permanent habitat protection, effectiveness monitoring, objective monitoring, and range-wide monitoring.

Desert Tortoise Council/Common Raven Management on DoD Lands in the California Desert 12-4-2021

2

Comment ID: A/O-03

Received: December 4, 2021

Response to Comment

**Comments on the Draft PEA for Integrated, Adaptive Management of the Common Raven on Department of Defense Lands in the California Desert**

In the Purpose and Need section, the term “overpopulation” of ravens is first used in Section 1.2 but not explained until section 1.3.2. We suggest referencing Section 1.3.2 in Section 1.2 next to the term’s first use in the Final PEA.

2

In Section 2.1.1.7, “Proposed Action and Alternatives, Non-lethal Management Actions, Trapping for Relocation and/or Scientific Study:” Trapping for relocation is presented as a viable management action for the management of common ravens. However, trapping for relocation was considered but dismissed in the 2008 Final EA (USFWS et al. 2008) for several reasons [concerns about transmitting diseases (e.g., West Nile virus, etc.), raven numbers were very high and increasing elsewhere in almost all of California, and transferring a predation problem from one location to another (e.g., ravens are preying on other listed/special status species including marbled murrelet – *Brachyramphus marmoratus* and greater sage-grouse – *Centrocercus urophasianus*)]. After consulting with California Department of Fish and Wildlife (CDFW), they would not permit the release of ravens at other locations in California because of these concerns. The Draft PEA summarizes these disadvantages but still includes trapping for relocation as a management action. We argue that trapping ravens for relocation is not a viable management action and should be an alternative that is considered but dismissed.

3

If the Final PEA retains trapping ravens for relocation as a management action, the project/action area should identify these possible/likely areas where ravens would be relocated and include them in the description/analysis in the “Affected Environment and Environmental Consequences” chapter.

In addition, mitochondrial DNA analysis of common ravens (Fleischer et al. 2008) indicates that raven populations in the western Mojave Desert resulted from movements from southern California and the Central Valley, whereas ravens in the East Mojave Desert are more similar to ones from northern Nevada. Thus, the genetics of targeted ravens should be considered before identifying and releasing ravens from the California desert into other locations, although we strongly believe releasing ravens into new areas should be dismissed.

Section 2.3 “Description of the Proposed Action,” contains the following information, “up to 11,830-13,293 ravens would initially be removed from the population on DoD lands in the California desert (population “reset”). Following initial raven removal, up to 1,477-1,715 ravens would be removed annually from DoD lands in the California desert to maintain ravens at sustainable population levels while reducing the ecological, economic, and health and safety impacts of the species.” Would this initial removal be accomplished in one year? If not, the raven population numbers would not be reduced to the appropriate level and the annual removal numbers would need to be increased to maintain the reduced population density level. Please clarify that DoD’s initial removal of ravens would occur in the first year and that all removals would be of adult birds.

4

2. Change made.

3. As indicated in General Response #5, trapping for relocation has been removed from consideration in the Final PEA. The DoD concurs with concerns about transmitting diseases and transferring the predation problem from one location to another by relocating ravens.

4. The goal is for initial removal efforts to occur during the first year of implementation of the Proposed Action. If sustainable raven densities (as cited in the Final PEA based on USFWS data) are not reached in the first year, the reset efforts would continue until the goal density is reached. Text has been revised accordingly in Section 2.3 of the Final PEA. Tables 2-3 to 2-6 of the Final PEA indicate that removal efforts would include eggs/hatchlings and adult birds. Monitoring and adaptive management (Sections 2.4.2 and 5.5 and Appendix E of the Final PEA) would inform the management actions and adjustments to removal numbers over time. In addition, please see General Response #3.

Comment ID: A/O-03

Received: December 4, 2021

Response to Comment

Section 2.4.3 “Discretionary Mitigation – Recovery and Sustainment Partnership Initiative:” We strongly support the implementation of the mitigation described in the Draft PEA (as it addresses multiple stressors/threats to the tortoise). MAGTFTC under RASP would make monetary contributions to implement discretionary mitigation for the Mojave desert tortoise at off-base areas “to resolve, in part, the non-raven stressors affecting the desert tortoise because addressing the raven stressor alone would not resolve desert tortoise decline if other stressors are left unmitigated.” However, we question why the other DoD installations with tortoise populations and habitat in the western Mojave Desert are not participating in this effort to reverse the ongoing decline of the tortoise toward extinction. The Draft PEA succinctly provides data (Section 2.4.3.1 RASP Background) that show (1) the tortoise’s densities in the western Mojave Desert are below the viable population level and have experienced a long-term decline; and (2) the mandate of the federal Endangered Species Act (ESA) to all federal agencies to “halt and reverse the trend toward species extinction, whatever the cost.... Agencies [a]re directed ... to use... all methods and procedures which are necessary to preserve endangered species.... [T]he legislative history ... reveals [a] conscious decision by Congress to give endangered species priority over the primary missions of federal agencies. [Tennessee Valley Authority v. Hill et al., 437 U.S. 153, 184-185 (1978)].”

5

We strongly recommend that all other DoD agencies in the range of the Mojave desert tortoise in California join the MAGTFTC and implement actions, both on and off base, to comply with their obligations under the ESA and reverse the decline in tortoise densities in the western Mojave Desert through cooperative and integrated implementation. To achieve this, we request that the DoD installations that are not current RASP partners state in the Final PEA why they are not RASP partners. These current non-partners include Edwards Air Force Base, Marine Corps Logistics Base Barstow, Naval Air Weapons Station China Lake, and Chocolate Mountains Aerial Gunnery Range (administered by Marine Corps Air Station Yuma).

6

The Draft PEA contains the following, “To facilitate raven management by other non-federal entities on non-federal land, this PEA includes topics typically addressed under the California Environmental Quality Act (CEQA).” “[T]his PEA is the equivalent of an Initial Study.”

7

We support this concept and strongly recommend all appropriate agencies in the State of California (i.e., CDFW, California Public Utilities Commission, California Energy Commission) cooperate in completing an integrated CEQA analysis of the Proposed Action for implementation on non-DoD lands in the California desert. The status and trend of the tortoise in the California desert is of declining population numbers and densities with much of the area containing populations that are below the viability threshold. Implementation of an integrated methodology that crosses the authorities of many state and local agencies is needed if we are to prevent the extirpation of the tortoise in the California desert.

In section 2.4.3.2 “RASP Summary,” the types of recovery actions that may be implemented were listed. The Council suggests adding the removal of domesticated and feral animals, barrier maintenance, and compliance monitoring to the list of mitigation that MAGTFTC and other DoD agencies would implement in addition to raven management.

8

5. Subject to availability of funds, MAGTFTC is committed to contributing funds for off-site implementation of RASP recovery actions, as identified in Section 2.4.3.2 of the Final PEA. MAGTFTC and Fort Irwin NTC are the primary participating DoD installations, but the other DoD installations in the region are part of RASP.
6. Please refer to additional text in Section 2.4.3 of the Final PEA. MAGTFTC and Fort Irwin NTC are the primary participating DoD installations, but the other DoD installations in the region are part of RASP.
7. Please refer to General Response #2 for information on efforts to reduce subsidies outside of DoD installations. As noted in Section 1.9 of the Final PEA, the Draft PEA was made available to state agencies (e.g., CalTrans, California Public Utilities Commission, California State Lands Commission, California Department of Resources Recycling and Recovery) via the State Clearinghouse.
8. Comment noted; a note has been added after the list of recovery actions in Section 2.4.3.2 of the Final PEA to indicate this is an initial focus for initiating RASP and that the Desert Tortoise Council recommendations may be within the scope of the initial list of recovery actions and could include these items.

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Received: December 4, 2021

Response to Comment

We remind the MAGTFTC, cooperating agencies, and other RASP partners that the effects of actions to reduce juvenile tortoise mortality, such as raven management, would not be apparent for >5 years (Reed et al. 2009), making evaluation of management effectiveness difficult unless there is a long-term commitment. Thus, DoD and other agencies should commit to long-term participation in raven management in the California desert.

9

In Section 3.1.2 “Affected Environment” under “Biological Resources,” we found no description of listed or special status plant species occurring in the project/action area. For example, Lane Mountain milk-vetch (*Astragalus jaegerianus*) is listed as endangered under the ESA and occurs on Fort Irwin. Because it occurs in the project/action area, we request that the final PEA include information on its occurrence and what the environmental consequences would be from implementation of the Proposed Action [Removal of unnecessary man-made structures (e.g., fence posts and telephone poles) or modification of existing structures to discourage raven nesting or use in areas of concern: access to and setup for propane cannons, pyrotechnics, and traps; installation and maintenance of raven exclusion devices, etc.]. This request would apply to all special status plant species in the project/action area.

10

In this same section, we found information on abundance and population trend for the common raven and desert tortoises in the project/action area. However, we found no information on the abundance and population trend of other listed/special status species that may be impacted by implementation of the Proposed Action. This information is needed to adequately analyze the impacts of the Proposed Action to these species, as it provides the baseline for comparison of the human environment with and without the Proposed Action.

11

In Chapter 3, “Affected Environment and Environmental Consequences,” on page 3-1, MAGTFTC says, “To the extent potential indirect effects were identified, they would be expressly discussed” for biological resources. NEPA’s implementing regulations require an analysis of impacts that is more than a discussion of impacts. For example, in Section 3.1.3.2 for the common raven, the EA provides a succinct analysis of direct impacts of the Proposed Action to common ravens (see page 3-18). We were unable to find a similar analysis for the “desert tortoise,” “other avian species,” and “other wildlife species.” We suggest the Final PEA be strengthened to include analyses of direct and indirect impacts to these resources.

12

We suggest that a table like Table 3-3 on the “Direct Impacts of Raven Management Actions on Biological Resources” be developed and included in the Final PEA for indirect impacts for the common raven, Mojave desert tortoise, other avian species, other wildlife species, and for special status plant species. This new table should include all beneficial and adverse indirect impacts from implementation of the raven management actions. The table would facilitate identification of all likely indirect impacts and subsequent description and analysis of each impact, including:

13

- increased vehicle use and parking in tortoise habitat to implement the raven management actions (e.g., increased likelihood of striking tortoises, etc.);
- use of pyrotechnics (increased likelihood of igniting fires, etc.); and
- surface disturbance from implementation of raven management actions (increased establishment of non-native invasive annual plant species with low nutritional value, increased fuel load, and increased competition with native plant species, etc.).

- Subject to availability of funds, MAGTFTC’s commitment is long-term.
- Brief summaries of special status plant species and the federally listed plant species that occur at installations has been provided in Section 3.1.2 of the Final PEA. Resource Protection Measure #8 (listed in Section 2.4.1 of the PEA) has been included to avoid sensitive habitats (e.g., wetlands) and special status plant species; otherwise, separate permits/analysis would be required as indicated in Section 1.8 of the Final PEA. In addition, entry into riparian areas is not required to implement the raven management actions, so impacts would be avoided.
- Summaries of other special status wildlife species (cited from installation INRMPs) have been provided in Section 3.1.2 of the Final PEA. General analysis of special status wildlife species is provided in Section 3.1.3 of the Final PEA.
- Clarification has been added to Section 1.5 and Chapter 3 (introduction) of the Final PEA, providing justification for why detailed analysis is not provided for all species that may potentially occur in the project area.
- As the types and extent of indirect impacts to species are largely common across multiple species (e.g., reduced raven predation pressure) an indirect impact table has not been included in the PEA. However, indirect impacts are discussed where appropriate in the species analyses in Section 3.1.3 of the Final PEA. The potential for vehicle strikes is not analyzed, as there would be no measurable increase in vehicle use (e.g., existing natural resources and wildlife control personnel). Resource Protection Measure #17 has been added to Section 2.4.1 of the Final PEA and includes measures to avoid/minimize impacts to tortoises from vehicle use. Additionally, the vast majority of vehicular movement would be in human-altered habitats (paved roads, built environment, etc.), not in tortoise habitat. Use of pyrotechnics has been removed from Proposed Action in the Final PEA. Any ground disturbing activities great enough to cause an increase in invasive plant dispersal would be analyzed under a separate NEPA analysis, as appropriate. In addition, installation-specific invasive species management plans would continue to be updated and implemented.

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In addition, some raven management actions listed in Table 2-1 (e.g., use of traps, nets, etc.) may inadvertently trap tortoises. When these and other missing indirect impacts have been described and analyzed with respect to the common raven, desert tortoises, other avian species, other wildlife species, and special status plant species, appropriate mitigation measures should be identified and implemented to avoid/minimize these adverse impacts. Please provide this description and analysis in the Final PEA.

14

We do not recommend the use of pyrotechnics in the California desert. Historically, large wildfires did not occur in the Mojave and Colorado deserts because of the scarcity of ignition sources and the absence of fuels to carry fires. Consequently, most native plant species are not adapted to fire. However, with increased surface disturbance and vehicle transport of non-native invasive annual plant species, the fuel load to carry a fire has increased substantially in some areas, and the types of ignition sources (primarily man-caused) have greatly increased the threat of wildfires in the much of the California desert. If the use of pyrotechnics is carried forward in the Final PEA, the indirect impacts of its use on biological resources, including fire ignition, should be analyzed with respect to the raven, tortoise and tortoise habitat, other avian species/habitats, other wildlife species/habitats, and special status plant species/habitats.

15

We were unable to find an analysis of impacts to biological resources if up to 11,830-13,293 ravens were killed and not retrieved. Leaving many dead or wounded ravens in the California desert would likely be another human subsidized food source for any predator of the Mojave desert tortoise, other avian species, and other wildlife species. This situation would be an adverse impact and should be described and analyzed in the PEA with mitigation implemented to avoid/minimize these adverse impacts to the tortoise, other avian species, and other wildlife species.

16

Section 5.2 “Discretionary Monitoring.” The following language is used in the Draft PEA: “If adopted, DoD installations would conduct USFWS’s point count surveys per USFWS protocols, as described in Section 2.4.2, to ensure raven depredation remains within the scope of the PEA’s effects analysis. This monitoring is classified as discretionary because the quantity of ravens lethally taken by the DoD installations would be documented and reported to the USFWS, Migratory Bird Program, as part of future depredation permits. The data generated by this reporting would be sufficient to ensure that raven take remains within the range estimated in this PEA and show that the raven population is collectively reduced as proposed in this PEA. DoD installations may decide to conduct such monitoring to help advance the state of current scientific knowledge and/or support compliance with the ESA for desert tortoise management.”

17

As with implementation of any management action, there should be a scientifically credible and statistically robust monitoring plan implemented to determine the effectiveness of the management actions. Monitoring should be mandatory; it should not be discretionary. Effectiveness monitoring is needed as a minimum to determine the change in raven numbers and densities and change in tortoise numbers and densities for various size classes. Without effectiveness monitoring, there is no mechanism to determine whether implementation of the Proposed Action is achieving the Purpose stated in the Purpose and Need section of the PEA. The Implemented management actions may be wasting money and personnel time. Please incorporate effectiveness monitoring as a *mandatory* requirement in the Final PEA.

14. Only trained wildlife control personnel would operate traps, nets, etc. and traps would be checked at routine intervals. There would be no likelihood of tortoises being trapped or netted, as traps would not be accessible or tempting (baited for) tortoises and nets would never be used where tortoises may inadvertently be netted. Text added to Section 3.1.3.1 to clarify that traps, nets, and other wildlife controls would not be implemented in ways that would expose tortoises to inadvertent impacts.
15. Comment noted; use of pyrotechnics has been removed from Proposed Action in the Final PEA.
16. Resource Protection Measure #11 has been added to Section 2.4.1 of the Final PEA regarding the monitoring and disposal of raven carcasses. Text regarding the removal of raven carcasses and potential impacts from raven carcasses has been added to Section 3.1.3.2 of the Final PEA.
17. The FONSI and Final PEA have been revised to indicate that the USFWS, Migratory Bird Program may require the discretionary monitoring protocol for those installations obtaining depredation permits. Please refer to Sections 2.4.2, 5.2, and Appendix E of the Final PEA for additional details on the monitoring protocol.

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Response to Comment

Please explain in the Final PEA if short-term and/or long-term effectiveness monitoring would be conducted. For example, for short-term monitoring, the use of drones is proposed as a management action to chase flocks of ravens from DoD lands. However, this action may only move the impacts to nearby lands rather than reduce or eliminate it. For the tortoise, this may not be an effective management action as predation would still be occurring in the population, just in a different place. For long-term monitoring, because of the life history strategy of the Mojave desert tortoise (adult longevity with a long time to reach sexual maturity, low survival for hatchlings/juveniles, and iteroparity), an increase in tortoise numbers/densities from implementation of the management actions may not be evident for several years. Consequently, long-term monitoring is essential to determine whether the raven management actions are contributing to an increase in tortoise numbers/densities in the California desert.

18

Section 4.3.1 “Cumulative Impacts, Biological Resources:” The CEQ (1997) states “Determining the cumulative environmental consequences of an action requires delineating the cause-and-effect relationships between the multiple actions and the resources, ecosystems, and human communities of concern. The range of actions that must be considered includes not only the project proposal but all connected and similar actions that could contribute to cumulative effects.” The analysis “must describe the response of the resource to this environmental change.” Cumulative impact analysis should “address the sustainability of resources, ecosystems, and human communities.”

19

The CEQ provides eight principles of cumulative impacts analysis (CEQ 1997, Table 1-2). These are:

**1. Cumulative effects are caused by the aggregate of past, present, and reasonable future actions.**

The effects of a proposed action on a given resource, ecosystem, and human community, include the present and future effects added to the effects that have taken place in the past. Such cumulative effects must also be added to the effects (past, present, and future) caused by all other actions that affect the same resource.

**2. Cumulative effects are the total effect, including both direct and indirect effects, on a given resource, ecosystem, and human community of all actions taken, no matter who (federal, non-federal, or private) has taken the actions.**

Individual effects from disparate activities may add up or interact to cause additional effects not apparent when looking at the individual effect at one time. The additional effects contributed by actions unrelated to the proposed action must be included in the analysis of cumulative effects.

**3. Cumulative effects need to be analyzed in terms of the specific resource, ecosystem, and human community being affected.**

Environmental effects are often evaluated from the perspective of the proposed action. Analyzing cumulative effects requires focusing on the resources, ecosystem, and human community that may be affected and developing an adequate understanding of how the resources are susceptible to effects.

18. As identified in response to Comment #17, monitoring could be required under an installation’s depredation permit.

19. MAGTFTC and cooperating agencies have made their best effort to locate relevant federal and non-federal projects to inform the cumulative impact analysis (Table 4-1 in the Final PEA). MAGTFTC and cooperating agencies widely distributed the Notice of Availability, but no new projects were discovered during the public involvement process. Overall, the scope of the cumulative impacts is focused to the same extent as the main impacts analyses, as explained in Sections 1.5, Chapter 3 (introduction), and Section 4.1. MAGTFTC and cooperating agencies have reviewed and improved the cumulative impacts analysis based on this comment letter, including additional information and analysis to support the conclusions made.

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Response to Comment

Continuation of Comment #19 on this page.

19 Cont.

**4. It is not practical to analyze the cumulative effects of an action on the universe; the list of environmental effects must focus on those that are truly meaningful.**

For cumulative effects analysis to help the decision maker and inform interested parties, it must be limited through scoping to effects that can be evaluated meaningfully. The boundaries for evaluating cumulative effects should be expanded to the point at which the resource is no longer affected significantly or the effects are no longer of interest to the affected parties.

**5. Cumulative effects on a given resource, ecosystem, and human community are rarely aligned with political or administrative boundaries.**

Resources are typically demarcated according to agency responsibilities, county lines, grazing allotments, or other administrative boundaries. Because natural and sociocultural resources are not usually so aligned, each political entity actually manages only a piece of the affected resource or ecosystem. Cumulative effects analysis on natural systems must use natural ecological boundaries and analysis of human communities must use actual sociocultural boundaries to ensure including all effects.

**6. Cumulative effects may result from the accumulation of similar effects or the synergistic interaction of different effects.**

Repeated actions may cause effects to build up through simple addition (more and more of the same type of effect), and the same or different actions may produce effects that interact to produce cumulative effects greater than the sum of the effects.

**7. Cumulative effects may last for many years beyond the life of the action that caused the effects.**

Some actions cause damage lasting far longer than the life of the action itself (e.g., acid mine damage, radioactive waste contamination, species extinctions). Cumulative effects analysis needs to apply the best science and forecasting techniques to assess potential catastrophic consequences in the future.

**8. Each affected resource, ecosystem, and human community must be analyzed in terms of its capacity to accommodate additional effects, based on its own time and space parameters.**

Analysts tend to think in terms of how the resource, ecosystem, and human community will be modified given the action's development needs. The most effective cumulative effects analysis focuses on what is needed to ensure long-term productivity or sustainability of the resource.

This document is cited in the Draft PEA. However, we were unable to find the application of all eight of these principles with respect to the identified biological resources (i.e., Mojave desert tortoises, special status plant and wildlife species, etc.) in the cumulative impacts analysis.

Specifically, Table 4-2 "Summary of Cumulative Impacts" provides the following conclusions for biological resources under implementation of the Proposed Action:

- "Lethal removal of up to 11,830-13,293 ravens (roughly 4% of the statewide population of ravens in California).
- Little to no direct impacts on other wildlife species.
- Beneficial indirect impacts to populations of wildlife species currently affected by raven overpopulation"

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Response to Comment

We contend these summary conclusions need to be expanded as there would be both beneficial and adverse impacts to biological resources, and we found no analysis of the cumulative impacts to biological resources that are likely to occur in the project/action area. Please see our comments above regarding some of the indirect impacts that were not described/analyzed in the Draft PEA and the absence of considering listed/special status plants species. We request that the Final PEA include an analysis of cumulative impacts for the resource topics (e.g., biological resources) for the two alternatives rather than listing projects and making concluding statements. Biological resources should include special status plant species.

In "Appendix C – Human Health and Ecological Risk Assessment for DRC-1339 & Pesticide Product Labels," the Draft PEA provides the following information: "The acute oral median lethality values (LD50), and ocular and dermal irritation scores in rats indicates that DRC-1339 is moderately (Category II) toxic via the oral route and highly toxic (corrosive, Category I) when in contact with skin and eyes." "DRC-1339 is moderately to highly toxic to surrogate bird species representing upland game birds and waterfowl." "DRC-1339 toxicity data for reptiles and the terrestrial phase of amphibians does not appear to be available. In cases where data is [sic] lacking, USEPA assumes that avian toxicity data is [sic] representative of reptiles." "There are uncertainties in this assumption related to differences between the two taxa, but for this risk assessment DRC-1339 is considered moderately to highly toxic to reptiles when considering the range of sensitivities to 15 surrogate avian species."

Because of the implied toxicity of DRC-1339 to the tortoise and other wildlife species, we recommend that if it is used, it be delivered in a form (bait) and location that are not accessible by terrestrial species, the bait cannot be spilled by ravens or other avian species onto the ground (i.e., granular or seed application would not be used), and the bait would not be attractive in sufficient concentrations to take listed/special status bird species. This appendix notes that US EPA label restrictions for DRC-1339 say, "DO NOT apply in areas where the product may be consumed by Threatened or Endangered Species." Thus, it is imperative that the delivery mechanism of DRC-1339 not be in a form or location, either placed by humans or moved by wind, rain, or wildlife, that would be consumed by a tortoise or other listed/special status species. Also imperative is that appropriate monitoring be implemented to ensure that non-target wildlife species including the tortoise, Mohave ground squirrel, and other listed species, are not adversely impacted. Please add this monitoring commitment to the Final PEA.

**Comments on the Proposed Finding of No Significant Impact (FONSI)**

The Proposed FONSI should incorporate the Final PEA, not the Draft PEA, as changes may be made between the draft and final versions of the PEA based on new information and public comments on the Draft PEA.

The following wording is contained in the FONSI: "The Draft PEA analyses did not reveal any data gaps or uncertainties that could warrant further data collection or analysis." However, the Draft PEA contains language that speaks of data that are lacking or implied with respect to the impacts of raven predation on several wildlife species including the federally threatened Inyo California Towhee (*Pipilo crissalis eremophilus*), state threatened Mohave ground squirrel (*Aerospermophilus mohavensis*), and Mojave fringe-toed lizard (*Uma scoparia* – petitioned for listing to the USFWS in 2006). We suggest this sentence be omitted or reworded to accurately reflect the information in the Draft PEA.

19 Cont.

20

21

22

20. Please see General Response #4 on use of DRC-1339. Analysis revised in Section 3.1.3.2 of the Final PEA to include (1) discussion of implied toxicity to the tortoise and other wildlife species and (2) measures to avoid/minimize impacts.

21. Comment noted. The FONSI has been revised to reflect the Final PEA.

22. The FONSI has been revised to state where data gaps were identified and how they were resolved in the Final PEA.

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Response to Comment

We consider the following wording inaccurate: "Once implemented and maintained, non-lethal raven management actions, in conjunction with lethal management actions, will successfully serve the Purpose and Need of this PEA and will provide short-term and long-term beneficial effects to the desert tortoise and other wildlife species." As stated above, implementation and maintenance of lethal and non-lethal raven management actions would also have adverse impacts on the desert tortoise and other wildlife species. Please correct this wording in the FONSI.

23

We suggest adding "adults" to the following sentence, "This lethal removal of ravens will have more immediate beneficial impacts on desert tortoise hatchlings, juveniles, and adults because removal of ravens, especially those directly impacting desert tortoises, will reduce predation pressure on the species." Please see reference to Esque et al. (2010) in our comments above that documents raven predation on adult desert tortoises.

24

We suggest not using the word "significantly" and "restored" in the following sentence, "If the Proposed Action is successfully implemented, balance to the ecosystem will be significantly restored without changing the natural predator-prey dynamics." First, substantially more changes are needed to restore balance to the desert ecosystem in California than reducing common raven predation (e.g., human subsidies of other predators of the desert tortoise, managing invasive plant species, removing fuel loads, preventing wildfires, extreme and/or prolonged drought, climate change, etc.), so we do not believe the sentence is accurate. Second, by claiming implementation of the proposed action would significantly restore balance to the ecosystem, you are asserting this is a significant beneficial impact, which means an environmental impact statement should be prepared. Please rewrite this sentence to accurately reflect the impacts of the Proposed Action on predator-prey dynamics, which would be to move it toward its status prior to the introduction of human-provided subsidies for predators in the California desert.

25

Summary of Comments

In summary, we strongly support the implementation and effectiveness monitoring of actions that will reduce the long-term decline of densities and numbers of the Mojave desert tortoise in the California desert and improve habitat conditions for the species. This includes reducing the elevated predation pressure by the common raven on the Mojave desert tortoise. However, the subject PEA should be strengthened to ensure that it fully complies with the implementing regulations for the National Environmental Policy Act (40 CFR 1500-1508) and thereby would withstand any legal challenges regarding its compliance. This is especially true for the Affected Environment section that appears to be missing a description of listed/special status plant species in the project/action area and has no/limited data on the status and trend of the listed/special status plant and animal species in the area of the Proposed Action. The Draft PEA appears to be weak or lacking in analysis of the Environmental Consequences section of how the Proposed Action would have both beneficial and adverse impacts on the tortoise and other wildlife species for direct, indirect, and cumulative impacts. We recommend these deficiencies be corrected in the Final PEA.

26

The Proposed FONSI should be updated to adopt the Final PEA, not the Draft PEA. If a FONSI is warranted, it should not use terms such as "significant" when describing the changes/impacts that would occur from implementing the Proposed Action.

23. Text in the FONSI has been revised to clarify that, overall, effects would be beneficial.

24. Text in the FONSI has been revised to discuss impacts to "desert tortoises" and discussion of age classes has been removed. Reference to Esque et al. (2010) and B. Henen (unpublished data) have been added to the Final PEA.

25. Text in the FONSI has been modified for accuracy.

26. Thank you for your comments. Improvements have been made in the Final PEA as recommended and indicated in the responses to comments above.

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Response to Comment

We appreciate this opportunity to provide input and trust that our comments will help protect tortoises during any resulting authorized activities. Herein, we reiterate that the Desert Tortoise Council wants to be identified as an Affected Interest for this and all other Marine and DoD projects that may affect species of desert tortoises, and that any subsequent environmental documentation for this project is provided to us at the contact information listed above. Additionally, we ask that you respond in an email that you have received this comment letter so we can be sure our concerns have been registered with the appropriate personnel and office for this project.

Regards,



Edward L. LaRue, Jr., M.S.  
Desert Tortoise Council, Ecosystems Advisory Committee, Chairperson

**Distribution List:**

Alexandria Long, Acting Director – Environment, Office of the Assistant Secretary of Defense for Sustainment [alexandria.long@dod.mil](mailto:alexandria.long@dod.mil)

Meredith Berger, Assistant Secretary of the Navy (Energy, Installations, and Environment)  
Assistant Secretary of the Air Force ) [meredith.berger@navy.mil](mailto:meredith.berger@navy.mil)

Paul Farnan, Acting Assistant Secretary of the Army (Energy, Installations, and Environment)  
[paul.farnan@us.army.mil](mailto:paul.farnan@us.army.mil)

Mark Correll, Deputy Assistant Secretary of the Air Force (Environment, Safety, and Infrastructure) [mark.correll@us.af.mil](mailto:mark.correll@us.af.mil)

Natural Resources, Air Force Civil Engineer Center (AFCEC), Environmental Directorate (CZ), San Antonio, TX [afpc.ce.cft@us.af.mil](mailto:afpc.ce.cft@us.af.mil)

Deputy Director, Ecosystem Conservation Division, California Department of Fish and Wildlife  
[chad.dibble@wildlife.ca.gov](mailto:chad.dibble@wildlife.ca.gov)

Executive Director, Energy and Climate Policy (Energy Division), California Public Utilities Commission [edward.randolph@cpuc.ca.gov](mailto:edward.randolph@cpuc.ca.gov)

Executive Director, California Energy Commission [rachel.peterson@cpuc.ca.gov](mailto:rachel.peterson@cpuc.ca.gov)

**Literature Cited**

[CEQ] Council on Environmental Quality. 1997. Considering Cumulative Effects under the National Environmental Policy Act.  
<https://ceq.doe.gov/docs/ceq-publications/ccenepa/exec.pdf>

Desert Tortoise Council/Common Raven Management on DoD Lands in the California Desert.12-4-2021

27

27. The Desert Tortoise Council will be added to the Combat Center's public distribution list.

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Response to Comment

No comments/questions on this page; thank you for providing references. Provided citations have been reviewed and applicable information has been added to the Final PEA.

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[USFWS et al.] U.S. Fish and Wildlife Service, U.S. Department of Agriculture Wildlife Services Program, Edwards Air Force Base, Army National Training Center and Ft. Irwin, Marine Air Ground Task Force Training Command, Twentynine Palms Marine Corps Logistics Base, Naval Air Weapons Station - China Lake, Bureau of Land Management - California Desert District, and National Park Service - Mojave National Preserve and Joshua Tree National Park. 2008. Environmental Assessment to Implement a Desert Tortoise Recovery Plan Task: Reduce Common Raven Predation on the Desert Tortoise – Final Environmental Assessment, March 2008. Ventura Fish and Wildlife Office, Ventura, CA. <https://www.fws.gov/carlsbad/PalmSprings/DesertTortoise/Raven%20EA%20Final%203-08.pdf>

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Response to Comment



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY  
REGION IX  
75 Hawthorne Street  
San Francisco, CA 94105-3901

December 16, 2021

██████████  
Department of the Navy  
Naval Facilities Engineering Systems Command Southwest  
C/O Cardno Government Services  
3888 State Street, Suite 201  
Santa Barbara, California 93105

Subject: Draft Programmatic Environmental Assessment and Proposed Finding of No Significant Impact for Management of the Common Raven on Department of Defense Lands in the California Desert

Dear ██████████

The U.S. Environmental Protection Agency has reviewed the above-referenced document pursuant to the National Environmental Policy Act, Council on Environmental Quality regulations (40 CFR Parts 1500-1508), and our NEPA review authority under Section 309 of the Clean Air Act.

The U.S. Marine Corps' Marine Air Ground Task Force Training Command (MAGTFTC) and cooperating agencies have prepared a Draft Programmatic Environmental Assessment to evaluate the potential environmental impacts associated with management of the Common Raven (*Corvus corax*) on lands owned or used by six Department of Defense installations in the California desert. The federally listed desert tortoise occurs within each of the six installations where increased raven numbers have led to "higher incidences of predation on hatchling or juvenile desert tortoises." The ravens also cause property damage and constitute a human health hazard on the installations.

The Draft PEA acknowledges that plan adjustments may be needed to ensure project effectiveness and discusses instances where further NEPA review would be required. The EPA encourages the DoD to base their adaptive management on science-based methods to determine if the goals and objectives are being met. Incorporating past research methods and learned lessons will be necessary to achieve the DoD's ambitious goal of the removal of 11,830 to 13,293 ravens initially and the removal of 1,477-1,715 ravens annually thereafter.

The EPA understands the scale of the issue and the need for the proposed action to protect the desert tortoise. This understanding comes from our reviews and comments on multiple NEPA documents for utility-scale solar projects in the Southwest desert regions where project impacts to desert tortoise require extensive mitigation and/or project design alterations. Based on our review of the Draft PEA, we offer the following recommendations for your consideration as you prepare a Final PEA and finalize the Finding of No Significant Impact.

Thank you for your comments. Specific comments are numbered and addressed below.

1. Appendix E of the Final PEA contains information on the USFWS's annual monitoring protocol that would inform the framework for the adaptive raven management strategy.

1

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Response to Comment

**Management control approaches**

The U.S. Department of Agriculture evaluates a wide variety of methods to help resolve conflict between humans and wildlife. The DoD is proposing to use several different pest control approaches including shooting, lasers, taste aversion chemicals, and poisons (avicides).

**The Use of DRC-1339 in Wildlife Damage Management**

The project proposes using two different registered pesticide products (EPA Reg. Nos. 56228-29 and 56228-63); both contain the active ingredient 3-chloro-4-methylalanine hydrochloride (common names: DRC-1339, Starlicide) and are Restricted Use Pesticides (RUP) whose labels bear the following language:



Consistent with the label, Table 2-1 of the Draft PEA specifies that “only USDA APHIS can deploy DRC-1339.” Similarly, the USDA risk assessment for DRC-1339 in Appendix C states: “DRC-1339 is a restricted use pesticide and only USDA APHIS certified applicators or by persons under their direct supervision trained in bird control use the product.” However, Section 3.2.2.3 of the EA states: “Authorized pesticides may only be applied on the installations by appropriately certified (DoD or State) pesticide applicators. [sic]” This final statement may introduce confusion about who can certify pesticide applicators, while it was clear in other references. Certification by state or DoD programs would not be adequate for this project; the certification must be from USDA APHIS specifically for bird control.

The Draft PEA includes the risk assessment for *The Use of DRC-1339 in Wildlife Damage Management* as an appendix. The USDA website indicates that this risk assessment is still undergoing peer review and has not been finalized.<sup>1</sup>

*Recommendation:* In the Final PEA, clarify the certification authority for DRC-1339 pesticide applicators in Section 3.2.2.3 and update information about the use of DRC-1339, if appropriate.

**Lasers**

Lasers that are part of an automated system are considered pesticidal devices and are regulated under the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA). Such products would have to be produced in an EPA-registered establishment and sold in packaging that bears an EPA Establishment Number. Manually controlled lasers would not be subject to regulation under FIFRA as they depend on the skill of the user for efficacy. Additional information about device regulation can be found on EPA’s website.<sup>2</sup>

*Recommendation:* In the Final PEA, clarify how lasers will be used in the project and identify the regulatory authority for their use.

<sup>1</sup> [https://www.aphis.usda.gov/aphis/ourfocus/wildlifedamage/programs/nepa/ct-ws-risk\\_assessments](https://www.aphis.usda.gov/aphis/ourfocus/wildlifedamage/programs/nepa/ct-ws-risk_assessments)

<sup>2</sup> <https://www.epa.gov/pesticides/pesticide-devices-guide-consumers>

2. Clarification has been added to Section 3.2.2.3 and throughout the Final PEA on use of DRC-1339 by only USDA APHIS certified applicators. The cited risk assessment (i.e., *The Use of DRC-1339 in Wildlife Damage Management*) has undergone peer review and is in the process of being revised and finalized by USDA APHIS. Once available, the finalized risk assessment would be followed.
3. The description of laser use has been revised in the Final PEA to indicate the difference in requirements between manually controlled lasers and automated systems, as suggested. Resource Protection Measure #12 in the Final PEA identifies these requirements.

Comment ID: A/O-04

Received: December 16, 2021

Response to Comment

*Taste Aversion*

The Draft PEA proposes two chemicals for use for taste aversion: methyl anthranilate and carbachol. Both of these chemicals fall under the definition of a pesticide per FIFRA 2(u): *The term "pesticide" means (1) any substance or mixture of substances intended for preventing, destroying, repelling, or mitigating any pest...* Products used for this purpose must be registered by the EPA. For methyl anthranilate, there are 11 products registered for this use. There are no registered products for this use of carbachol (CAS 51-83-2); carbachol cannot be used for this project without a FIFRA Section 18 emergency exemption or an experimental use permit.

*Recommendation:* In the Final PEA, discuss the restrictions for the use of proposed taste aversion chemicals under FIFRA and modify the proposal to use only those products registered by the EPA.

*Egg Oiling*

The oil used for addling must be compliant with the minimum risk exemption under FIFRA; otherwise, an EPA-registered product must be used.

*Support Partnerships that Identify and Reduce Local Subsidies for Ravens*

We strongly encourage the DoD to continue to reduce access to anthropogenic sources and roosting sites on and off base such as landfills, sewage ponds, agriculture fields, unattended garbage receptacles and spigots. Since several entities maintain jurisdiction over non-DoD lands in the vicinity of the MAGTFTC, we recommend working in partnership with local municipalities, private landowners, government agencies and population centers to reduce ongoing subsidies to the raven population. Increased coordination and strong partnerships will be crucial to the successful implementation of the proposed project.

*Identify Adverse Impacts to Nontarget Species*

The EPA acknowledges that the resource protection measures specified in the Draft PEA will include adherence to EPA's most current pesticide product label, which requires pre-baiting and monitoring for use of nontarget species. However, the EPA is concerned about adverse impacts to nontarget species that either ingest the poison-laced bait or encounter poisoned raven carcasses that cannot be retrieved.

*Recommendations:* As part of pre-baiting requirement, we encourage the DoD to conduct a pilot control study to determine if other species are also attracted to the type of bait that will be used (e.g., hard-boiled eggs, dog food). For instances where nontarget species are adversely impacted, describe how the project will adhere to laws and protections such as the Migratory Bird Treaty Act.

Include, in the Final PEA, information on the U.S. Fish and Wildlife Service depredation permit, whether it will cover take of non-target avian species, and any resulting required mitigation.

*Concentrate Control Efforts Where Ravens Congregate*

For effective control, EPA suggests that DoD concentrate their management efforts on where and when ravens congregate in greatest numbers. Since ravens are quick learners and extremely intelligent, methods may be most successful when first deployed. We note that research is available indicating desert raven population abundance oscillates throughout the year, peaking in October, and that effective trapping happens at landfills with walk-in traps.

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4. Resource Protection Measure #12 has been added to Section 2.4.1 of the Final PEA to state that: "For taste aversion chemicals and repellants (e.g., carbamylcholine chloride [carbachol], methiocarb, and methyl anthranilate), ensuring these or other pesticides are either registered as a pesticide by the USEPA or covered under a FIFRA experimental use permit. Carbachol is not currently USEPA-approved or registered for use as a pesticide but may be in the future."
5. A comment resolution meeting was held with the USEPA on January 6, 2022, and the USEPA provided further clarification on this comment on January 11, 2022, that use of "food-grade oil" is acceptable. Resource Protection Measure #12 has been added to Section 2.4.1 of the Final PEA to state that: "For use of oil in egg addling, ensuring oil is pre-approved by USEPA (i.e., food grade oil such as corn or vegetable oil) or compliant with the minimum risk exemption under FIFRA."
6. Additional information has been added to Section 2.3 of the Final PEA to identify examples of potential improvement under the Proposed Action, including partnering with adjacent property owners and land managers to reduce subsidies.
7. A comment resolution meeting was held with the USEPA on January 6, 2022, and the USEPA provided further clarification on this comment on January 6, 2022, that "the pre-baiting requirement will satisfy this goal [of the suggested pilot control study to determine if other species are also attracted to the type of bait that will be used]." Please see General Response #4 on use of DRC-1339.
8. Comment noted. Per current management efforts and future efforts as outlined in the Final PEA, actions to control raven populations would be selectively located, for the most part, in areas where ravens congregate and/or have the greatest environmental/economic impact. However, the Final PEA keeps the options open in the event there is a need to treat in other areas, including natural areas of the installations.

Comment ID: A/O-04

Received: December 16, 2021

Response to Comment

*Recommendation:* Evaluate available research to inform the concentration of management efforts to the time and place that ravens congregate in greatest numbers. Consider utilizing walk-in traps at landfills.

***Concentrate Control Efforts on Ravens Known to Kill Desert Tortoise***

To meet the purpose of the project, the EPA encourages the continuing focus on finding and destroying nests (or trap/bait the breeders on their territories) of adult breeders that have been known to predate on desert tortoise. This may help DoD manage raven populations and reduce local raven predation on tortoises. Research has indicated that the majority of raven predation probably occurs in the spring when tortoises are most active, and ravens are feeding their young while spending most of their time foraging within approximately 0.4 kilometers of their nest.<sup>3</sup>

*Recommendations:*

- Focus lethal management efforts on nests and adult breeders that have been known to predate on desert tortoises.
- Consider placing fake tortoise shells with poison in the vicinity of any nest where depredated remains of tortoises have been found.
- Time these efforts in the spring when both species are the most active.

The EPA appreciates the opportunity to review this Draft PEA. When the Final PEA is available, please send an electronic copy to Anne Ardillo. If you have any questions, please contact me at 415-947-4167, or contact Anne Ardillo, the lead reviewer for this project. Ms. Ardillo can be reached at 415-947-4257 or [ardillo.anne@epa.gov](mailto:ardillo.anne@epa.gov).

Sincerely,

JEAN PRIJATEL

Digitally signed by JEAN  
PRIJATEL  
Date: 2021.12.16 15:28:57  
-08'00'

Jean Prijatel  
Manager, Environmental Review Branch

cc: Brian Croft, US Fish and Wildlife Service  
Thomas Leeman, US Fish and Wildlife Service  
Kerry Holcomb, US Fish and Wildlife Service  
Dennis Orthmeyer, Animal and Plant Health Inspection Service  
Eric Covington, Animal and Plant Health Inspection Service

<sup>3</sup> Boarman, W.I. 2003. Managing a Subsidized Predator Population: Reducing Common Raven Predation on Desert Tortoises. *Environmental Management* 32 (2): 205-217.

8 Cont.

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9. The USFWS's 2008 EA for Raven Control focuses on offending ravens and these efforts will continue off-installations. Similar efforts are part of existing on-base raven management, but it is limited in scope. However, these management actions have proven ineffective in preventing raven populations from increasing (see Section 2.2 of the Final PEA).

Comment ID: TR-01

Received: October 22, 2021

Response to Comment

Hi Linda,

Many thanks again to you and your team for meeting with the San Manuel Band of Mission Indians to discuss the proposed Programmatic EA to support management of common raven populations across DoD installations within the California Desert. I further want to thank you for sending along the matrix of proposed actions, as well as the USDA's Human Health and Ecological Risk Assessment for the use of DRC-1339 as a possible means of population control. These documents were incredibly useful in supporting San Manuel's review of the proposed EA. Upon conclusion of the review, the Tribe has notable concerns with the use of DRC-1339 as a means to control raven population.

Lethal Methods

In general, the Tribe struggles with the concept of lethal methods to control population, and has opted to avoid similar measures on their own lands, instead investing in non-lethal methods for pest/wildlife management. With regard to DRC-1339 in particular, it was concerning to see that so much of the information readily available for the literature review was from studies completed in the 1960s to 1990s. While the age on these studies does not impact conclusions to findings such as the level of toxicity to different species, it does negatively impact the accuracy related to finds related to exposure of DRC-1339 (and overall impact) to nontarget animals. USDA's own data from FY11 to FY15 better showcases a potentially lower impact, with not even 1% of takes (244 of 2,810,339) being nontarget animals. However, the table provides no information related to methodology of DRC-1339 deployment, setting/environment of poison locations, investigations into impacts to non-avian species, etc., and therefore does not necessarily capture how these results may correlate within the environment of the current study. Further, on pages 15 and 16, the study notes that birds metabolize the poison quickly and that there is little concern about exposure by nontarget animals as a result of a dead bird, but then admits that some of the poison remains in the excrement of the animal and can contain lethal doses to nontarget animals, such as pets or other wildlife. Overall, while the literature review is useful, it does not necessarily diminish the Tribe's concerns related to the use of DRC-1339 within the proposed study area.

Cultural/Environmental Impacts

There is discussion within the USDA's report related to impacts to the environment as a result of DRC-1339 deployment, but is primarily focused on impacts to natural resources without consideration of Tribal value/use of those resources. Further, there is no consideration of impacts to archaeological resources and ancestors (though this unsurprising). In general, the introduction and infusion of foreign substances into areas of cultural importance (especially when there is an impact to soil) is deeply problematic as a rule, so it was alarming to read that "DRC-1339 binds rapidly and irreversibly to soil organic matter" (pg 9). As such, it is clear that the deployment of this substance in archaeologically sensitive areas would have a detrimental impact on archaeological resources and ancestors present in the area. Despite the rapid degradation of the poison, its introduction is culturally inappropriate, and there is a high likelihood that it could cause a physical impact to buried organic cultural materials that are funerary/sacred in nature (and there have likely been no studies done to prove otherwise). The topic of pesticides and other substances in archaeological collections is not a new issue for land managers, and it is prudent that it not be further escalated via the introduction of additional substances.

In addition to archaeological resources, DRC-1339 could also have a negative effect on culturally important natural resources within the poisoned soil. While the study logically explains that there is less danger of the poison transferring to groundwater/surface water, it is unclear how this could impact plant health. The study notes that it is unlikely, but then goes on to explain that many ingested plants (i.e. "crops") are generally

Thank you for your comment.

1. Comment noted. Please see responses to specific comments below.
2. Please see General Responses #1 and #4.
3. Resource Protection Measures #15 has been added to Section 2.4.1 of the Final PEA to ensure appropriate involvement of Native American tribes if it is later determined that raven management actions could affect Native American tribal resources or rights and ensure management actions do not occur on or near burial sites protected under the Native American Graves Protection and Repatriation Act. Resource Protection Measure #16 has been added to Section 2.4.1 of the Final PEA to ensure that all ground disturbing activities would cease and the installation's Cultural Resources Manager would be notified if buried cultural resources are inadvertently discovered during implementation of a raven management action. Continued coordination would typically occur during any future NEPA and Section 106 processes as explained in Table 3-5 and Section 5.6 of the Final PEA.
4. Resource Protection Measure #15 has been added to Section 2.4.1 of the Final PEA to ensure appropriate involvement of Native American tribes if it is later determined that raven management actions could affect Native American tribal resources or rights. Resource Protection Measures #10, #11, and #12 would also reduce potential for impacts to culturally important natural resources from use of DRC-1339 and other chemicals. Please see General Response #4.

Comment ID: TR-01

Received: October 22, 2021

Response to Comment

not permitted to be grown in exposed areas for at least a year. If this precaution is indeed necessary, then one can only conclude that a similar issue would arise with the growth and ingestion of culturally important plants within areas exposed to DRC-1339. 4 cont.

Another issue related to DRC-1339 is the methodology of deployment and clean-up, which could have a physical impact on the environment and create a management issue, depending on the action taken. Restriction access to the area for safety could be problematic if a resource within the area requires access for management efforts, and could also be an issue if located in a culturally sensitive area that needs to remain open for a Tribe and/or its citizens. Further, the study notes that some disposal methods require digging and burying the poison within the soil, which triggers many of the issues previously noted related to the culturally inappropriateness of introducing the poison to the soil and physically impacting archaeological resources/ancestors. 5

Given the above concerns, the Tribe is not supportive of the use of DRC-1339 or other like substances as a means to control raven populations. While there is a chance that it could be utilized within non-culturally and archaeologically sensitive areas, the potential impact to other wildlife within the study is still largely ambiguous and, as such, the Tribe would only support forward movement on those areas after further research. 6

In addition to the concerns with the use of poison, the Tribe has the following comments related to other proposed methodologies for raven management:

1. Removal or Modification of Perching, Roosting, and Nesting Sites: the actions taken for removal/modification would need to be including as a potential environmental impact should any of those actions lead to soil disturbance, change in a viewshed, etc. 7
2. Hazing and Other Active Deterrents: it is important to note that auditory and visual stimuli can also lead to like disturbance to cultural sites and landscapes (i.e. vibration impacts to rock art, sound impacts to areas of rest, light impacts to viewsheds, etc.). Proposals for these deterrents would need to be analyzed on a case-by-case basis, as the impacts will be location-specific. 8
3. Egg removal, Egg-oiling, Egg/Nest Destruction, Shooting, Trapping for Euthanasia: while less harmful to resources than poison, these are still lethal methods and should only be used when all other non-lethal methods fail (or if non-lethal methods prove to be otherwise far more impactful to the environment). 9

Overall, it seems there are many possible methodologies to support raven population control that are of non-lethal means, and the Tribe encourages the prioritization of those methods. Further, while the nature of the study is high-level, it seems that additional review is needed to ascertain the process for implementation of various methodologies and their potential impacts to the environment, specifically to cultural resources. As such, the Tribe requests to remain engaged in consultation with the agency as those conversations move forward. 10

I thank you again for affording the Tribe the opportunity to consult on this effort. Should you have any questions about the above information or next steps, please do not hesitate to reach out.

Best,  
Jessica

5. Resource Protection Measure #15 has been added to Section 2.4.1 of the Final PEA to ensure management actions do not occur on or near burial sites protected under the Native American Graves Protection and Repatriation Act. This would ensure that DRC-1339 (or other raven management actions) is not used in culturally sensitive areas that need to remain open for a Tribe and/or its citizens. Please see General Response #4 on use of DRC-1339. Burying of DRC-1339 treated bait would not occur under the Proposed Action.
6. Thank you, clarifications on use of DRC-1339 have also been added as addressed in General Response #4.
7. Resource Protection Measures listed in Section 2.4.1 of the Final PEA include measures to avoid impacts. Section 1.8 of the Final PEA indicates permitting and consultations that would occur for potential impacts to cultural and natural resources.
8. Resource Protection Measure #15 has been added to Section 2.4.1 of the Final PEA to ensure appropriate involvement of Native American tribes if it is later determined that raven management actions could affect Native American tribal resources or rights, including from visual or audible impacts associated with raven management actions.
9. Please see General Response #1.
10. The Final PEA includes information in Sections 1.5, 1.8, and 5.6 regarding potential future analysis and permit requirements under NEPA and other relevant laws. ESA consultation was conducted on the PEA for the Proposed Action, discretionary monitoring protocol, and discretionary mitigation. PEAs are generally high-level reviews, but they can contain specific analysis in addition to general analysis, to the extent possible. Overall, the Final PEA would support implementation of raven management actions that do not warrant additional review, consultation, or permitting. Also, please see the explanation at the end of Section 1.1 of the Final PEA regarding the reason why the PEA was prepared in the first instance.

Comment ID: TR-02

Received: December 6, 2021

Response to Comment

AGUA CALIENTE BAND OF CAHUILLA INDIANS

TRIBAL HISTORIC PRESERVATION



01-017-2021-019

December 06, 2021

[VIA EMAIL TO:janelle.harrison@usmc.mil]

Marine Corps  
Ms. Janelle Harrison  
Building 1418 Brown Rd.  
Twenty-nine Palms, CA 92278

**Re: Draft Programmatic Environmental Assessment for the Management of Common Raven on Department of Defense Lands in the California Desert (attachments)**

Dear Ms. Janelle Harrison,

The Agua Caliente Band of Cahuilla Indians (ACBCI) appreciates your efforts to include the Tribal Historic Preservation Office (THPO) in the Management of Common Raven in the California Deserts project. The project area is not located within the boundaries of the ACBCI Reservation. However, it is within the Tribe's Traditional Use Area. For this reason, the ACBCI THPO requests the following:

\*We have no interest in this site. However, if the Applicant discovers archaeological remains or resources during construction, the Applicant should immediately stop construction and notify the appropriate agency and the Tribe.

Again, the Agua Caliente appreciates your interest in our cultural heritage. If you have questions or require additional information, please call me at (760)699-6907. You may also email me at ACBCI-THPO@aguacaliente.net.

Cordially,

*Pattie Garcia-Plotkin*

Pattie Garcia-Plotkin  
Director  
Tribal Historic Preservation Office  
AGUA CALIENTE BAND  
OF CAHUILLA INDIANS

5401 DINAH SHORE DRIVE, PALM SPRINGS, CA 92264  
T 760/699/6800 F 760/699/6924 WWW.AGUACALIENTE-NSN.GOV

Thank you for your comment.

Resource Protection Measure #16 has been added to Section 2.4.1 of the Final PEA to ensure that all ground disturbing activities would cease and the installation's Cultural Resources Manager would be notified if buried cultural resources are inadvertently discovered during implementation of a raven management action. Additional analysis has been added to Section 3.3.3 of the Final PEA regarding inadvertent discovery of buried cultural resources.

Comment ID: GP-01

Received: December 6, 2021

Response to Comment

Dear [REDACTED]

I read with shock of the plans to exterminate the problematic raven “infestation” on the base. I have lived in the area for years, and we have ravens on our property. They are intelligent, vibrant members of our community and have been here a long time. We do not experience any over crowding because we keep our properties here pristine clean-no garbage or left over materials on site.

I do not have poop on the car, sidewalks or windows.  
We have never experienced aggressive behavior by the ravens.

Something must be wrong there.

IF YOU POISON THEM, you poison everything else on the food chain= TOTALLY Irresponsible behavior!  
IF YOU SHOOT THEM, that is inhumane and will just bring more ravens on site.  
(Ravens are just as intelligent as 5<sup>th</sup> graders and communicate among flocks-so be careful what you do!)

IF YOU PUT OIL ON THE EGGS, you are again committing a CRIME against NATURE.

I understand that the military must protect the country from invasion etc, But Ravens are only invading because you are doing something very wrong that is attracting them.

**SOLUTIONS:**

Contact UC Riverside and ask for help. They have experts there to redirect your aggressive stance  
Contact the Mohave Desert Land Trust. They have experts there to help you.  
Contact the town of Trona, that had a bird issue and established blow guns around the perimeter to deter the birds.  
(You’d enjoy that sound for sure!)

As members of the Mohave Desert Basin ,we have a right to protect our natural inhabitants.  
Both turtles and ravens can live in harmony, IF you get the proper help from experts.

Please do the responsible act and get help to solve the issues.  
Killing is not the answer!

Respectfully,  
[REDACTED]

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Thank you for your comment.

1. As explained in Sections 1.3.3 and 1.4 of the Final PEA, the Proposed Action is needed to mitigate the ecological, economic, and health and safety impacts of subsidy-elevated and increasing raven populations in the California desert.
2. Please see General Responses #1 and #4.
3. Various regional experts and agencies have been consulted and are part of the team that developed the Draft and Final PEA (see Chapters 6 and 7 of the Final PEA) and applicable research has been cited in the Final PEA. The Notice of Availability of the Draft PEA was widely distributed to include local, regional, state, and federal stakeholders and specifically included the Mojave Land Trust. Please see General Responses #1 and #3.
4. Please see General Response #1.

Comment ID: GP-02

Received: November 25, 2021

Response to Comment

I just read that ravens are protected under The Migratory Bird Law. Guess they just make the rules applicable wherever they feel like it???

1

-----Original Message-----



Just received my local paper in the mail and was horrified to see that you want to kill many ravens.

2

Yes, I know that they are detrimental to the tortoises and that raven poop is annoying but really is it necessary to kill wildlife that is not protected?

I have a local raven that eats out of my hand.

3

As you probably know, ravens are very intelligent. I just wish they could read the evil minds of their adversaries.

4

Why don't you just be happy playing "war games" and leave the ravens alone.

Thank you for your comment.

1. As explained in Section 1.3.3.1 of the Final PEA, ravens are protected under the MBTA and desert tortoises are protected under the ESA. Federal agencies implement the requirements of these laws and the DoD would obtain depredation permits from the USFWS, Migratory Bird Program.
2. Please see General Response #1. As explained in Section 1.3.3.1 of the Final PEA, ravens are protected under the MBTA.
3. Please see Sections 1.3.3 and 2.1.1.1 of the Final PEA. Reducing subsidies from humans is an important action that DoD installations and their neighbors can implement.
4. Please see General Response #1.

**Comment ID: GP-03**

**Received: December 11, 2021**

**Response to Comment**

Starting to look like you lied about hard copies of the environmental assessment being available in the libraries.

1

Where can I get a hard copy.

Are you not supposed to answer the public's questions, otherwise what are you involved in this problem for?

2

Thank you for your comment.

1. Following receipt of your comment, we contacted the libraries listed in the published Notice of Availability and Section 1.9 of the Draft PEA, and they confirmed the Proposed FONSI and Draft PEA were made available to the public at these libraries. In addition, an electronic copy was sent via email to the commentor on December 13, 2021.
2. Providing responses to public comments is not required for a PEA; however, MAGTFTC and cooperating agencies have chosen to do so for this project because of the public interest.

Comment ID: GP-04

Received: December 11, 2021

Response to Comment

I hope that all of you military people are aware that you will more-than-likely bring bad juju upon yourselves for the killing of ravens who are probably smarter than many of you.

Ravens are revered by the Inuit people as carrying the souls of the ancestors.

I can't believe my tax dollars will go toward more killing of wildlife.

You people should be ashamed.

██████ Merry Christmas!

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Thank you for your comment.

1. Please see General Response #1.
2. Section 1.7 of the Final PEA explains the outreach efforts to potentially interested Native American tribes. Improvements have been made in the Final PEA based on input from Native American tribes.
3. An aspect of the PEA effort and Proposed Action is to ensure wise use of federal funds by working to resolve the Purpose and Need and use effective raven management actions moving forward. Expenses associated with the issues discussed in the Purpose and Need (Sections 1.3.3 and 2.4.3 of the Final PEA) would continue to occur and potentially increase over time. The information provided in the cumulative analysis (Section 4.3 of the Final PEA) indicates that a lot of money would continue to be spent on deterrence if raven management remains primarily non-lethal. Please also see General Response #1.

**Comment ID: GP-05**

**Received: December 16, 2021**

**Response to Comment**

Hello, my name is [REDACTED] I live in 29 Palms, just west of Mesquite Dry lake from the Marine Base. I applaud you for standing up for the Ravens, especially for all the information that you have shown. I wanted to write something to the newspaper, but was so outraged that I had trouble putting my outrage on paper. I would like to add to the list that you have shown. The Marine Base also has a trash dump, which was not addressed, and it would be up to the base to keep it under control, or to truck it out to another site for distribution like 29 Palms does. I was very concerned about the base using poison, for that would definitely kill all the beneficial creatures, even though people curse the coyotes, they also control the rats, mice, voles, dead vermin, etc. The desert has over millennia had a balance, until people came. And now there are too many people to keep this balance under control. The ravens are not the problem, as I believe you have mentioned, it's people.

Thank you for standing up to the people who don't know how to live in the Mojave desert.

[REDACTED]

Thank you for your comment.

1. Please see General Response #2 on reducing subsidies.
2. Please see General Response #4 on use of DRC-1339.
3. As stated in Section 2.3 of the Final PEA, the collective goal of the Proposed Action is to reduce the raven population to more sustainable levels, consistent with historic population levels. Please see General Response #2 on reducing subsidies in the region.

Comment ID: GP-06

Received: December 1, 2021

Response to Comment

Thank you for your comment.

I am writing this in regards to the proposed mass killing of Ravens on the 29 Palms Marine base. I understand the concerns of property damage and danger to the desert tortoises. Mass slaughter is not the answer. Mass slaughter is simply the perceived easiest way to deal with it.

1

Mass slaughter is also the cruelest most disrespectful and primitive solution.

I am currently reading Gifts of the Crow. It's about how perception, emotion and thought allow smart birds to behave as humans. Ravens are one of the most intelligent animals alive today. They are capable of complex thought processes and have an emotional intelligence comparable with humans. I have interacted with them for 20 years. When they land in my yard I have actual conversations with them. I mimic their speech and they mimic mine. They are the most amazing creatures. They have intricate family relationships and look after each other. The parents love their babies just like humans do.

2

How could someone possibly even consider this barbaric mass slaughter of these intelligent and loving beings?

3

I believe we can find a better solution. We have manpower and technology that is not being utilized.

4

The real danger to the tortoises is the activity on the base itself. All day every day toxic chemicals are being used, bombs are going off and the desert is being destroyed. Those toxins don't just stay on the base. We all have breathe it in including the wildlife and it makes people very ill. The Marine Base is a horrible neighbor to have and I would be very suprised if they showed any compassion to their fellow earth companions.



1. Please see General Response #1. As stated in Sections 2.3 and 3.1.3.2 of the Final PEA, the collective goal of the Proposed Action is to reduce current raven populations to more sustainable levels, consistent with historic population levels.
2. Please see General Response #1.
3. Section 2.1 of the Final PEA lists all known, potential effective raven management actions to address the issues discussed in Sections 1.3.3 and 1.4 of the Final PEA.
4. The DoD installations comply with all applicable regulations, including (1) management, use, and disposal of hazardous materials and waste and (2) programs to assess the potential of munitions constituent migration from operational ranges (e.g., the Range Environmental Vulnerability Assessment [REVA] Program). Please contact the MAGTFEC Office of Government and External Affairs and provide more information on the stated concern: <https://www.29palms.marines.mil/Staff-Offices/Government-and-External-Affairs/>.

Comment ID: GP-07

Received: December 13, 2021

Response to Comment

December 13, 2021

While I do not deny that the ravens are causing great havoc to the population of desert tortoises. This does not make killing the ravens morally right. It is cruel and unethical to kill such brilliant creatures. According to ornithologists at the Cornell ornithology laboratory, ravens are the most intelligent birds on the planet. Their intelligence rivals that of the great apes and they can live 40-50 years. Killing them cuts short the lives of highly sentient and sensitive beings, and cannot be justified. I beseech you not to kill the ravens.

There is little doubt that it is the acts of humans and our trash which attracted the ravens to the desert to begin with. So, it is incumbent upon Humans to solve this problem humanely. Indeed, if the food sources attracting the ravens are not eliminated the plan of killing them will not solve the problem. This has been shown to be true in the case of other intelligent so-called pests, such as coyotes and rats. When coyotes are killed the remaining coyotes increase their litter size, and new coyotes move in as well. When rats are killed without eliminating the food source, it simply makes room for more rats to move in. This practice makes it necessary to continually kill them, a situation which is simply morally and practically unacceptable, especially if poisoning is one of the methods used. Poisoning is inhumane because of the suffering it causes and the fact that it kills non-target animals. This practice kills wildlife and domestic animals due to the fact that they can ingest the poison by eating the carcasses of poisoned birds. These unintended victims could include endangered or protected animals such as eagles, hawks, mountain lions and bobcats, as well as domestic animals.

I recognize that you have been tasked with protecting the desert tortoises and that considerable effort have gone into this project already. And I recognize that the efforts so far have not been sufficient, making it seem the killing of ravens necessary. I contend that other solutions can and must be found. Since ravens are so intelligent, they can be taught to avoid eating the tortoises using conditioned taste aversion. This has worked in teaching coyotes not to attack sheep. Continuing to control the growth of raven populations by removing the trash that attracts them is the least the humans can do since we are the ones that caused the problem in the first place. Since humans caused the problem, the least we can do is provide a HUMANE solution. Continuing to raise juvenile tortoises in protected environments is an approach which should be continued, and expanded.

I appreciate all the non-lethal approaches you have taken to protect the tortoises from the ravens so far, and I hope that you will continue along these lines.

Sincerely,

Concerned Citizen for our planet and our environment

Thank you for your comment.

1. Please see General Response #1. As discussed in Section 3.1.3.2 of the Final PEA, this PEA is consistent with the USFWS's 2008 EA for Raven Control, the 2011 Recovery Plan for the desert tortoise, and ongoing actions, with the shared goal of facilitating desert tortoise recovery.
2. Please see General Responses #1 and 2.
3. Please see General Response #4 on use of DRC-1399.
4. Please see General Response #4 on use of DRC-1399.
5. Please see General Responses #1 and 2. As described in Sections 2.1 and 2.3 of the Final PEA, all known, potential effective management actions would be considered, including conditioned taste aversion and improved subsidy reduction.
6. Raising tortoises under protected environments is currently occurring and will continue to occur, as described in Section 1.3.3.1 of the Final PEA. However, the tortoises would still be released into the environment with a high population of ravens, one of its predators, without the Proposed Action.
7. Comment noted. The DoD would continue to implement non-lethal management actions.

Comment ID: GP-08

Received: December 13, 2021

Response to Comment

December 13, 2021

I understand that the ravens are causing great havoc to the population of desert tortoises. There is little doubt that it is the acts of humans and our trash which attracted the ravens to the desert to begin with. So, it is incumbent upon Humans to solve this problem humanely. Indeed, if the food sources attracting the ravens are not eliminated the plan of killing them will not solve the problem. This has been shown to be true in the case of other intelligent so-called pests, such as coyotes and rats. When coyotes are killed the remaining coyotes increase their litter size, and new coyotes move in as well. When rats are killed without eliminating the food source, it simply makes room for more rats to move in. This practice makes it necessary to continually kill them, a situation which is simply morally and practically unacceptable, especially if poisoning is one of the methods used. Poisoning is inhumane because of the suffering it causes and the fact that it kills non-target animals. This practice kills wildlife and domestic animals due to the fact that they can ingest the poison by eating the carcasses of poisoned birds. These unintended victims could include endangered or protected animals such as eagles, hawks, mountain lions and bobcats, as well as domestic animals.

This does not make killing the ravens morally right. It is cruel and unethical to kill such brilliant creatures. According to ornithologists at the Cornell ornithology laboratory, ravens are the most intelligent birds on the planet. Their intelligence rivals that of the great apes and they can live 40-50 years. Killing them cuts short the lives of highly sentient and sensitive beings, and cannot be justified. I beseech you not to kill the ravens.

I recognize that you have been tasked with protecting the desert tortoises and that considerable effort have gone into this project already. And I recognize that the efforts so far have not been sufficient, making it seem the killing of ravens necessary. I contend that other solutions can and must be found. Continuing to control the growth of raven populations by removing the trash that attracts them is the least the humans can do since we are the ones that caused the problem in the first place. Since humans caused the problem, the least we can do is provide a HUMANE solution. Continuing to raise juvenile tortoises in protected environments is an approach which should be continued, and expanded.

I appreciate all the non-lethal approaches you have taken to protect the tortoises from the ravens so far, and I hope that you will continue along these lines.

Sincerely,

Concerned Citizen for our planet and our environment

Thank you for your comment.

1. Please see General Responses #1 and 2.
2. Please see General Response #4 on use of DRC-1399.
3. Please see General Response #4 on use of DRC-1399.
4. Please see General Response #1. As discussed in Section 3.1.3.2 of the Final PEA, this PEA is consistent with the USFWS's 2008 EA for Raven Control, the 2011 Recovery Plan for the desert tortoise, and ongoing actions, with the shared goal of facilitating desert tortoise recovery.
5. Please see General Responses #1 and 2. As described in Sections 2.1 and 2.3 of the Final PEA, all known, potential effective management actions would be considered, including conditioned taste aversion and improved subsidy reduction.
6. Raising tortoises under protected environments is currently occurring and will continue to occur, as described in Section 1.3.3.1 of the Final PEA. However, the tortoises would still be released into the environment with a high population of ravens, one of its predators, without the Proposed Action.
7. Comment noted. The DoD would continue to implement non-lethal management actions.

Comment ID: GP-09

Received: November 30, 2021

Response to Comment

Ravens are as intelligent as dolphins and chimpanzees. If they are bothering military personnel in high-roosting areas, figure out a way to prevent these birds from accessing those high-roosting areas.

Also, I'm 100% sure that the men and women of our DoD can figure out a better way to protect baby desert tortoises than by murdering over 13,000 intelligent birds.



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Thank you for your comment.


1. Please refer to Section 1.3.3 and 1.4 of the Final PEA for a discussion of the issues that led to the development of the PEA and the Proposed Action. Exclusion devices are considered under the Proposed Action and the advantages and disadvantages of this method are provided in Table 2-1 of the Final PEA. This method alone would not meet the Purpose and Need for the Proposed Action.
2. Please see General Response #1. As described in Section 2.4.3 of the Final PEA, MAGTFCT proposes to contribute funds under the auspices of the RASP Initiative to resolve, in part, the non-raven stressors affecting the desert tortoise. Given the need for the Proposed Action, as explained in Section 3.1.3.2 of the Final PEA, and the lack of options to rely solely on non-lethal management to achieve desert tortoise survival and recovery goals, we believe lethal management actions are appropriate and necessary. Moreover, Holcomb et al. (accepted December 2021) demonstrates that the lack of action to remove the obvious threat of the common raven increases the risk to the desert tortoise's survival as a species. This carefully researched, adaptive approach underscores efforts to minimize common raven take to the extent possible by leveraging population growth bottlenecks (Currylow et al. [accepted December 2021]) and by rigorously examining the efficacy of common raven removal as a tool for desert tortoise conservation. While some of the public may lose confidence in the program, others may gain confidence in the willingness to consider necessary actions to protect a threatened species, and other species, even if unpopular.

**Comment ID: GP-10**

**Received: November 26, 2021**

**Response to Comment**

I have read the article in the Desert Trail. Thank you for allowing feedback on the proposal to exterminate a portion of the raven flocks on the bases. I oppose extermination. I do support nonlethal means for limiting populations. I am questioning why the bases have such a large population. Ravens are basically scavengers. Are they a problem where there is waste that is not covered such as at refuse dumps or dumpsters? That to me is were you start limiting their access to refuse. I live in the Hansen tract in 29 Palms. There are a few breeding pairs here but not a lot. They keep the roads clear of roadkill.



Thank you for your comment.

Please see General Responses #1 and #2. As shown in Photo 1 of the Final PEA, there are other subsidies in our local communities, and these are not issues unique to DoD installations. Given the need for the Proposed Action, as explained in Section 3.1.3.2 of the Final PEA, and the lack of options to rely solely on non-lethal management to achieve desert tortoise survival and recovery goals, we believe this management action is appropriate and necessary. Moreover, Holcomb et al. (accepted December 2021) demonstrates that the lack of action to remove the obvious threat of the common raven increases the risk to the desert tortoise's survival as a species. This carefully researched, adaptive approach underscores efforts to minimize common raven take to the extent possible by leveraging population growth bottlenecks (Currylow et al. [accepted December 2021]) and by rigorously examining the efficacy of common raven removal as a tool for desert tortoise conservation. While some of the public may lose confidence in the program, others may gain confidence in the willingness to consider necessary actions to protect a threatened species, and other species, even if unpopular.

Comment ID: GP-11

Received: December 15, 2021

Response to Comment

Thank you for your comment.

Citizen Complaint

To:  
C/O Cardno Government Services  
Attn: [REDACTED]  
3888 State Street, Suite 201,  
Santa Barbara, CA 93105

From:  
[REDACTED] Raven Researcher, 7 years experience.  
*BS in Chemistry w/ focus on Biochemistry, San Jose State University*  
[REDACTED]

Introduction:

This letter is written in strong opposition to the “Programmatic Environmental Assessment for Integrated, Adaptive Management of the Common Raven on Department of Defense Lands in the California Desert” (PEA) draft prepared by United States Marine Corps, Marine Air Ground Task Force Training Command, Marine Corps Air Ground Combat Center at Twentynine Palms on November 18, 2021 (1). The drafted PEA is badly flawed, and is unacceptable for various reasons to be detailed below.

The PEA is flawed on a logical basis because it formulates a false dichotomy between complete inaction and excessive action, fails to link evidence to conclusions, and fails to fairly explore contradictory evidence and reasonable alternatives. The necessity of the proposed action is highly questionable, as the PEA lacks fundamental evidence to justify various claims regarding the projects' necessity. The goals described in the PEA will not be accomplished by following the steps of the plan. The methodologies described in the PEA are not only ineffective, they are unacceptably inhumane. Ravens are complex, often misunderstood creatures, and the PEA is crafted in a way that deliberately avoids saying anything positive about ravens. The various benefits of ravens will be discussed below, including their ability to work cooperatively with humans providing valuable labor, security and research opportunities. These intelligent animals have great scientific significance, and hold great spiritual and emotional significance to many. If this proposal is carried out, it will cause permanent harm to the cultural and historical resources of California. Likely consequences of carrying out this plan will include increased risk to personal health and safety, and to property. Various inaccuracies and logical fallacies presented in the PEA will then be addressed individually. This letter will conclude with descriptions of alternative actions that would more effectively address the goals in a less harmful way.

The Plan is Illogical:

The plan as stated is illogical for many reasons. Primarily, you have presented a false dichotomy, (a logical fallacy) in claiming that only two solutions are possible. You have presented an irrationally excessive plan, and expect us to believe that the only alternative is complete inaction. Previous attempts at non-lethal population control measures were highly effective, but were never implemented in a systematic way. Highly effective measures, such as falconry and physical exclusion from nesting/roosting sites have been neglected (1). In some cases, including audio exclusion measures, research efforts have been abandoned due to equipment having been sabotaged (1). Failures are due to a lack of implementation. The proposed action is grossly excessive. It calls for the wholesale slaughter of intelligent creatures, allows inhumane methods, and will most likely cause irreparable damage to California's natural, cultural and historic resources. In the real world, responses to a problem, or the perception of a problem, can be scaled and directed to address specific issues without causing unnecessary harm. The false dichotomy alone is cause for the project to be scrapped, but there are additional logical failings in the proposal as well.

1. Specific comments are numbered and addressed below.
2. Please see General Response #1. As discussed in Sections 1.3.2 and 1.3.3 of the Final PEA, raven populations have rapidly increased over the last 3 to 5 decades in the California desert, while tortoise populations are in rapid decline in this same area and have an excruciatingly slow ability to recover from such declines. The Proposed Action allows for an integrated, adaptive management approach using a combination of non-lethal and lethal measures. The advantages and disadvantages of various methods are described in Section 2.1 of the Final PEA. Additional alternatives considered but eliminated from detailed analysis are described in Section 2.5 of the Final PEA. Monitoring and adaptive management (Sections 2.4.2 and 5.5 and Appendix E of the Final PEA) would inform the use of all available tools. As explained in Section 2.3 of the PEA, the Proposed Action includes the implementation of multiple management actions, to be determined by each DoD installation. The raven population reduction goal (Section 2.3 of the Final PEA) represents the upper limit of raven take. However, as explained in General Response #3, this may not be easily accomplished.

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Prejudice is another logical fallacy present in the PEA, and takes two forms: Public opinion and academic bias. Public opinion is influenced by cute, anthropomorphic images of turtles and tortoises, and by villainized characterizations of crows and ravens. Even news reports on this very proposal display this bias, using terms like “exterminate,” and lacking journalistic investigation (2). This perception creates bias that favors harm and revenge rather than prevention and conservation. Cultural beliefs and mythology are another source of bias. European mythology regarding ravens tends to be negative, including unfairly being labeled a very bad omen and symbol of death and evil (3). It is dangerous for such a bias to affect those in charge of public policy, because this could result in extremely harmful policies. Anti-raven bias is evidenced in the PEA in the form of numerous subjective negative interpretations of ravens that are not related to any alleged problem. A representative example of such subjectivity is found on page 3-33 of the PEA, where the sounds of nesting ravens are described as an undesirable “gurgling croak.” In reality, nesting ravens make a variety of quiet, pleasant sounds that are reminiscent of cats purring and of wood rattles (4). None of these sounds are “undesirable,” or even close to a “gurgling croak.” This subjectivity is one of many that shows a personal prejudice resulting in a biased decision making process.

In addition to the public opinion prejudice, the PEA exhibits academic biases. This takes the form of over-reliance on favorably biased source material, unfair exclusion of evidence that contradicts the proposal and of misuse of evidence to draw unsupported conclusions. The PEA draws a majority of its reasoning from the work of a single researcher, Boorman. Preliminary review of Boorman's work on 12/8/2021 indicates systematic bias, and such works should be subjected to great scrutiny if they are used at all. Communication from bases is treated as fact by the PEA, but these communications should be treated with skepticism, due to the fact that these reporters may have ulterior motives, perhaps to conceal an error, or personal bias. The PEA also fails to fairly consider evidence that suggests against carrying out the proposal. For example, relocation is dismissed even though there are countless examples of wildlife being successfully relocated. Many areas of the United States are deficient in ravens due to habitat destruction and targeted killing by humans. Recent efforts have relocated large numbers of ravens to the Appalachian Mountains with great success (5). Available evidence contradicting the proposal is in great supply and will be discussed in sections below. In many cases, the PEA draws conclusions that are not supported by evidence, or even conclusions that are contradicted by evidence provided. In some cases, specific information is required to be included in the report. This information overwhelmingly contradicts the PEA's plan, despite attempts to misuse it as support. An example of this would be the contradiction between the PEA's unfounded claim that ravens caused damage with the required assessment (p. 1-14) which revealed that no damage had been found to have occurred: “Estimating economic and resource-related costs and damages from raven overpopulation in the California desert is extremely difficult due to the vastness of the area and the lack of raven related perturbations.” (1). Numerous examples of misuse of evidence exist within the PEA and will be detailed in their relevant sections.

The PEA fails to use logic to draw reasonable conclusions from existing evidence. The core of the argument is founded in false dichotomy. Bias exists in the decision making process, resulting in a biased conclusion and report. Questionable, sympathetic references are overused, while available evidence is ignored. When evidence is provided, irrational conclusions are drawn. The PEA should be thrown out for its failure to draw logical conclusions.

The Plan is Unnecessary:

This plan falsely portrays itself as an urgent necessity, but the available evidence fails to support, and often contradicts this claim. The PEA claims that the proposed action is necessary to protect desert tortoises, but fails to link the presence of ravens to any significant threat to tortoise populations. Secondly, the PEA's claims regarding ravens as a threat to environmental quality, property and personal safety lack justification and fail to explore ways ravens enhance their native environment, pose no threat to property and improve human health and safety in subtle but highly significant ways. The PEA also claims that military readiness is impacted by the presence of

3. As explained in Sections 1.3.3 and 1.4 of the Final PEA, the focus of the PEA is on the raven since the unsustainable population is a reason for the identified issues discussed. The analyses in the Final PEA and the Purpose and Need (Section 1.4) are based on and supported by numerous scientific publications, modeling, and statistics, as cited throughout the Final PEA. The Final PEA's integrative, adaptive management approach considers natural and ecosystem level goals to sustain ravens at lower population densities (closer to natural) while accommodating other ecosystem elements, including threatened and endangered species. We appreciate community input because it helps iterate the needs of integrative and adaptive approach (to include community contributions with non-lethal means). As discussed in Section 3.1.3.2 of the Final PEA, this PEA is consistent with the USFWS's 2008 EA for Raven Control, the 2011 Recovery Plan for the desert tortoise, and ongoing actions, with the shared goal of facilitating desert tortoise recovery.
4. Various regional experts and agencies have been consulted and are part of the team that developed the Draft and Final PEA (see Chapters 6 and 7 of the Final PEA), and applicable research has been cited in the Final PEA. This agency expertise includes natural resource management, conservation, and raven management. Trapping for relocation was included in the Draft PEA but has been removed from the Final PEA because ravens can return to locations where trapped and relocating ravens introduces similar problems related to raven overpopulation elsewhere. Breeding bird survey data indicate strongly that there is a general increase in raven holarctic distribution (Harju et al. [accepted December 2021]). Text referenced on page 1-14 of the Draft PEA has been revised in the Final PEA to clarify that “overall regional” economic and resource-related costs in the California desert is extremely difficult to estimate but this statement does not imply that these costs do not occur. Specific costs incurred by DoD installations are provided in Section 1.3.3.2 of the Final PEA.
5. Ecological, economic, health and safety, and military readiness impacts from increased raven populations are provided in Section 1.3.3 of the Final PEA. Section 1.3.3.1 of the Final PEA discusses the downward trend in desert tortoise populations and limited available habitat and range. In comparison, raven populations are growing and have substantially more extensive range (Figures 1-4 and 1-5 in the Final PEA). Holcomb et al. (accepted in December 2021) note that raven densities of more than 0.89 raven/km<sup>2</sup> are expected to result in more than 8% annual mortality for juvenile tortoises, which cannot be sustained by this or most other Chelonian (Congdon et al. 1993) life-history strategies.

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ravens, but these claims are unsubstantiated and evidence suggests to the contrary. There is no urgent necessity to follow the actions proscribed in the PEA.

The PEA makes the unjustified claim that predation is occurring, but does not provide adequate evidence. The reality is that ravens are scavengers. They feed on carrion, garbage, seeds and nuts. It is very rare for them to hunt live animals, and when they do, they mostly hunt for insects, worms and other bugs. Diligent personal observation has shown that some ravens have a strong distaste for live food (4). Ravens are broadly known to be intelligent, and to solve problems in the most efficient way. Ravens are able to understand the relationship between effort and reward (6). The PEA itself (p. 1-10) includes the caloric value of a tortoise compared to other available foods, revealing that tortoises are one of the least efficient (calorie-poor) food sources available to the ravens (1). In addition to the low-reward nature of the tortoise, this represents an extremely high-effort food source. Raptors, such as red-tailed hawks and bald eagles, have hook-shaped beaks that allow them to easily tear open prey (7). However, ravens lack this adaptation, making it extremely labor-intensive for them to predate any living creature larger than their beak, especially if it is encased in a shell. Given these basic facts, it is most reasonable to conclude that ravens would intentionally avoid tortoises as a food source. Ravens are intelligent scavengers that seldom resort to hunting, and the juvenile tortoises are a poor choice of prey for any non-raptor bird species. The PEA, (p. 1-11), also approaches this issue from a flawed perspective in that the definition of “predation” is overly broad and does not differentiate between scavenging a dead carcass and hunting live prey. Ravens are more likely to scavenge carrion from carcasses than to hunt, which does not effect the outcomes of the tortoises, while raptors are more likely to hunt live tortoises.

Predation on tortoises by ravens is extremely unlikely, but if it does occur, an additional burden of proof is required to demonstrate a significant impact on the tortoise population. First, it must be proven that predation by ravens is common enough to have a significant effect on the tortoise population. Second, it must be proven that there is no alternative explanation for any decline in the tortoise population. This final condition must be approached with great rigor because there are numerous factors that have an impact on the tortoise population. Such factors include, but are not limited to:

Direct Impact from Airbase Activities; driving vehicles, landing planes, habitat destruction, firing ranges, bombing ranges, pollution, pathogens from humans, noise and fences all increase tortoise mortality.

Non-Raven Predation; Red-tailed hawks, bald eagles, rats, foxes, coyote, bobcats, lynx and mountain lions are predatory animals are native to the Mojave and present in the areas discussed in the PEA (8). Kitfoxes and dogs are also of concern (1). These are predators that would be much more interested in a juvenile tortoise than any scavenger would be. Their impact on tortoise population must be quantified.

Off-Base Human Activities; similar to airbase activities, minus the ranges. Off-base activities would also include more diverse land use considerations, litter, camping, off-road driving, poaching and arson. All these can increase tortoise mortality, and the effect would be noticed on-base if such activities occurred nearby.

Anthropogenic Climate Change; increased temperatures, diminished rainfall due to ocean acidification, changes in wind patterns, increased insolation (sunlight striking earth's surface), abnormal weather patterns and more can directly increase tortoise mortality, and also indirectly as their habitat, food, competitors and predators would all be changing.

Contaminated Groundwater, Surface Water, and Rain; as noted, pollution occurs both on and near airbases. Significant forms of contamination include, but are not limited to, PFAS, heavy metals, hydrocarbons, substituted hydrocarbons, acids/bases and more contaminate water and are harmful to organisms, including tortoises. In regards to the airbases' contribution, PEAS (in earlier bases) and heavy metals are of primary concern. Firing ranges are filled with Lead, and possibly Depleted Uranium, which leaches into groundwater, making it toxic.

Addressing any of these factors in tortoise mortality could solve the problem, but none of these factors have been explored. Pollution, anthropogenic climate change and poaching are of particular

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6. Citations supporting raven predation of tortoises are provided in Section 1.3.3.1 of the Final PEA. The Final PEA acknowledges that raven predation is one of many contributing factors to desert tortoise decline in the California desert and discusses other regional efforts addressing these factors (e.g., the RASP Initiative described in Section 2.4.3 of the Final PEA and management measures identified in installation-specific INRMPs). Figure 2-1 in the Final PEA shows other types of actions that may contribute to desert tortoise decline in the region. The USFWS's 2011 *Revised Recovery Plan for the Desert Tortoise* lists the raven as the “most highly visible predator of small tortoises,” and reduction of predation pressure is one of the primary goals of the recovery plan. Holcomb et al. (accepted in December 2021): In some parts of the western Mojave Desert, zero- to ten-year-old tortoises have an annual probability of being depredated by a raven of approximately 42%. These observations are supported by Nagy et al. 2015a,b, which reported 44% and 66% annual raven depredation. In other portions of the California desert where raven densities are not at extremes, tortoise mortalities continue at unsustainable rates:

- Daly et al. 2019: approximately 30% annual raven depredation
- Tuberville et al 2019: approximately 28% annual raven depredation

7. The scope of this PEA is narrowed by the Purpose and Need (as described in Section 1.4 of this Final PEA), with the Proposed Action advanced to better achieve the Purpose and Need than the No-Action Alternative. Thus, the NEPA analysis is focused on resolving the effects of the No-Action Alternative and Proposed Action, including cumulative effects, as required by NEPA. For additional explanation on the effects analysis, see scope of analysis (Section 1.5 of the Final PEA), Chapter 3 introduction of the Final PEA, and cumulative impact analysis (Section 4.3 of the Final PEA). Under NEPA, EAs should provide a focused effects analysis, particularly where there are, per NEPA criteria, no significant effects.

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concern and will be discussed in more detail when alternative solutions are explored. We need quantitative evidence that clearly shows that none of the above factors are impacting tortoise populations in order for your claim that predation is significant to have any credibility.

The PEA also fails to justify its necessity on the basis of property damage. Ravens have not caused financial harm to your institution, and they are not likely to do so in the future. Maintenance associated with ravens is minimal, and would be effectively eliminated if physical exclusion measures were to be installed consistently. Physical exclusion, such as caging and bird spikes, is extremely effective at preventing maintenance issues, is essentially permanent and can be installed at low cost. Installation of physical exclusion barriers was among the improvements ordered by the United States Fish and Wildlife Service (USFWS) in 2008 (9). The non-lethal measures described in the 2008 report are highly effective, but have been neglected, only being implemented on an “ad-hoc manner” to “varying degrees” (p. 1-1, 2-10) (1). Additionally, ravens have proven themselves to be surprisingly safe in the presence of aircraft. In fact, they literally have a perfect safety record when it comes to military aircraft. Despite diligent search, I was unable to find any record of any collision between a military aircraft and a raven having ever occurred. The PEA was equally at a loss to provide any evidence of such a collision, stating “Pfeiffer et al. (2018) found that of over 125,000 wildlife strike report records for the DoN and U.S. Air Force between 1990 and 2017, none of them involved ravens.” (1), (10). According to a comprehensive study concluded in 1990 revealed that the majority (65%) of bird-strikes (aircraft vs. bird collisions) “result in no damage to the aircraft at all” (11). Ravens do not pose any significant risk, and may actually reduce the overall risk. According to the United States Department of Agriculture’s Animal and Plant Health Inspection Service (USDA APHIS), other bird species that live on your airbases pose a much greater threat than ravens (12). Red tailed hawks, turkey vultures, rock pigeons, mourning doves, herring gulls and bald eagles inhabit the same regions where your airbases are located. These other birds are high risk, ranking first, third, fourth, fifth, ninth, and tenth respectively in terms of their risk factor to airplanes (12). Given that maintenance issues could be prevented, considering the excellent safety record ravens have avoiding military aircraft and noting the absence of any other “raven-related perturbations” (1), there is no justification to claim property damage is an issue.

The PEA attempts to necessitate itself with unfounded claims regarding health and safety. There are also some controversial claims made in regards to subjective aspects of native wildlife. These claims take the form of potential risk related to pathogen and bird-strikes, neither of which has any statistical basis whatsoever. Ravens pose no credible threat to human health, especially in the context of military operations in the California desert.

The PEA’s concerns regarding pathogen are greatly overstated and fail to take into context the pathogen considerations posed by other animal species. As previously stated, existing raven-related maintenance issues are minor and can be prevented altogether simply by complying with the 2008 USFWS prescribed action. Potential hazards associated with current maintenance are successfully prevented by the use of appropriate personal protective equipment (PPE). Current expenditures on PPE for raven-related maintenance are insignificant, amounting to only \$200 quarterly (1). To put this in perspective, the total US military budget for 2020 is \$865,270,000,000 (13). PPE is highly effective in preventing the spread of pathogen and is available to personnel as needed. The efficacy of PPE and the low risk of pathogen transmission is evidenced by the fact that there has never been a reported incident of raven related pathogen transmission at any site or facility included in the scope of the PEA (1). No such incident has ever been reported even in the region surrounding these installations, as the PEA must acknowledge: (p. 3-22) “...there is no current evidence that raven excreta is the source of any such infections in the California desert.” (1).

Additionally, the PEA attempts to claim necessity based on human health safety being impacted by the risk of bird-strikes, but evidence does not support this conclusion. As noted above, no collision has ever been documented between a raven and a military aircraft (10). When bird-strikes do occur in civil aviation, harm to humans is extremely rare, accounting for only one fatal accident per one billion (10<sup>9</sup>) flight hours (14).

It has been shown that tortoises are not a preferred food source for ravens. Rather, tortoises

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8. Economic impacts (e.g., costs associated with equipment/facility damage and cleanup and costs associated with raven deterrents and installation of barriers) are provided in Section 1.3.3.2 of the Final PEA. In addition, Sections 1.3.3.2 and 2.1 of the Final PEA provide the advantages and disadvantages of exclusion barriers and deterrents, including high cost and ineffectiveness. Bird/Wildlife Aircraft Strike Hazard is discussed in Section 1.3.3.3 of the Final PEA, but it is not a major driver included in the Purpose and Need (Section 1.4 of the Final PEA).
9. Sections 1.3.3.3 and 3.2 of the Final PEA describe (1) the health and safety concerns at DoD installations associated with raven overpopulation in the California desert and (2) indicate the measures currently taken to reduce these health and safety concerns. Health and safety is one of three general concerns discussed in the Purpose and Need (Section 1.4 of the Final PEA). Bird/Wildlife Aircraft Strike Hazard is discussed in Section 1.3.3.3 of the Final PEA, but it is not a major driver included in the Purpose and Need (Section 1.4 of the Final PEA).
10. Summary comment noted. Please see General Response #6 on the impact to military readiness and responses to comments #5 to #9 above.

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are being pressured by human activities and predators such as raptors. Ravens do not cause property damage, nor harm human health. They are incredibly low-risk to aircraft compared to other bird species. The PEA's arguments regarding military readiness rest entirely upon claims defeated above. The same factors that indicate that ravens are not a threat to property, personnel or vehicles indicate that the presence of ravens has no negative effect on military readiness. Ravens are actually of great benefit as they act as a deterrent for Horned Larks, a common bird that results in the most bird-strikes at your airbase. This benefit will be discussed in detail with other current and potential benefits of ravens below.

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Ravens are Beneficial, and are of Great Significance:

Ravens are a highly beneficial species, but are tragically misunderstood and even demonized. In order to gain a more comprehensive understanding of ravens, their benefits and significance will be discussed. Ravens currently provide significant benefits to your facilities, which are ignored by the PEA. The presence of ravens provides significant benefit to security, human health, and aircraft safety. Potential benefits of ravens to your operations are wide ranging, and can even include benefits to tortoise preservation efforts and environment restoration efforts related to previous military activities in the California desert. In addition to existing benefits and potential benefits to your operations, ravens are extremely important and significant to many. Ravens are extremely important in the context of ongoing scientific research and inquiry. Not only is there great scientific interest in the study of raven intelligence, the ravens that inhabit the Mojave represent a minority genetic group that requires special conservation (15). Ravens are of great religious significance to many, notably to Native American religions, but also to others that are not mentioned by the PEA.

11

Ravens benefit your establishment in several ways which have been overlooked in the PEA. Ravens are natural sentries, and thus benefit security by augmenting existing security measures. Compared to human guards, ravens have keener vision, a better vantage point and fewer distractions. Paying attention to the behavior of ravens can provide early warning in the event of a trespasser or intruder (4). Research has shown that ravens are capable of recognizing human faces (16). This ability is particularly useful in your efforts to maintain security because their behavior will draw early attention to a person who is out of place or acting suspiciously. Ravens are adept scavengers, and clear away carrion and other potential hazards which improves human health and safety. Carrion occurs naturally as animals die in the desert, but it poses a hazard to human health as it can contain and breed pathogens (17). There are many pathogens that can be transmitted to humans by rotten meat, including listeria, Escherichia Coli, Salmonella, anthrax (18). When scavengers, including ravens, use carrion as a food source, human health is improved by the removal of these potential hazards. Ravens are a native species, and as wildlife, improve the natural resources of the California desert. Ravens provide a natural deterrent for problematic pests such as rats, mice and pigeons (4). Rodents are a special concern due to the presence of hantavirus in the regions where you operate, and the fact that rodents can serve as a vector for hantavirus. As mentioned, ravens are safe around planes and there is good reason to believe that ravens actually have a positive effect on overall aircraft safety. The species most frequently involved in bird-strikes is the horned lark (1). The horned lark is common and is deterred by the presence of ravens, meaning that total bird-strikes are less frequent in the presence of ravens than they would be otherwise. By enhancing existing security, reducing pathogen and deterring horned larks from aircraft, ravens have provided great benefit to military operations in the California desert.

12

13

The potential benefits of ravens are even greater. All the existing benefits mentioned above could be enhanced, and new benefits could be realized. It would be trivial to train ravens to patrol the perimeter, or to keep watch on restricted areas. The natural behavior of ravens can benefit environmental restoration efforts with minimal training. Their sentry-like behavior can provide early alert against poachers. It is very easy for them to make distinctive calls in response to specific cues, including the presence of unfamiliar people (4). Awareness of this could significantly reduce the number of tortoises that are poached by humans by increasing apprehension of poachers.

14

11. As stated in Section 2.3 of the Final PEA, the collective goal of the Proposed Action is to reduce the raven population to more sustainable levels, consistent with historic population levels. Ravens would continue to inhabit the California desert under the Proposed Action. Section 1.7 of the Final PEA explains the outreach efforts to potentially interested Native American tribes. The importance of ravens to Native American cultures is acknowledged in Section 3.1.2.1 of the Final PEA.
12. As discussed in Section 1.4 of the Final PEA, the raven is the species of concern. As discussed in Section 2.1 of the Final PEA, falconry (i.e., use of trained raptors) are considered for use to deter ravens. Raptors have been used at the Combat Center with success as a deterrent method. However, capturing and training a finite number of ravens as suggested would not resolve the impacts associated with overpopulation of ravens in the California desert, as described in Section 1.3.3 of the Final PEA.
13. The scope of this PEA is narrowed by the Purpose and Need, with the raven being the species of concern, as described in response #7 above. Health and safety impacts from carrion; other problematic pests such as rats, mice, and pigeons; or hantavirus are not identified in the Purpose and Need (Section 1.4 of the Final PEA).
14. As described in response #12 above, training ravens as suggested would not resolve the impacts associated with overpopulation of ravens in the California desert, as identified in Section 1.3.3 of the Final PEA.

Comment ID: GP-11

Received: December 15, 2021

Response to Comment

Ravens possess the intelligence needed to lead members of their own species away from food sources (19). This natural behavior could be effectively encouraged with minimal training to prevent new ravens from arriving in certain areas, enabling a highly humane form of management. Ravens are broadly known to have excellent problem solving capabilities and are fast learners, meaning that their potential utility is limited only by the imagination. Trained ravens could have enormous benefit to human health and safety in the context of a military training facility with numerous active and former firing ranges and bombing ranges. Unexploded ordnances are a major safety concern at any facility that conducts or has conducted live-fire exercises. The presence of unstable, potentially deadly, explosive devices at ground level is a real threat to human health and a very significant economic loss because large areas of land become unusable for decades. Removal of unexploded ordnances is generally a hazardous process that can only be done manually. As an example, Fort Ord, near Monterey, CA, only reopened some of its lands in the 2010's, despite the fact that live fire drills had concluded there in the 1970's. Trained ravens could easily be utilized to make existing ordnance removal efforts vastly safer, more efficient and more effective. Specifically, this would entail training ravens to identify potential unexploded ordnances and to drop flags or tracking devices near suspected hazards without touching the ordnances themselves. From that point, existing and available bomb-disposal robots could be used to physically remove or safely detonate any identified ordnances. This would be done prior to any established methods of ordnance removal, as an additional safeguard. Ravens are absolutely capable of the cognitive requirements of this proposed task. Of specific interest is an ability among ravens and closely related species to recognize foreign objects or objects that are out of place. A good example of this natural ability being utilized by humans is litter abatement being conducted by rooks, which are very close relatives of ravens (20). The fundamental cognitive requirements are the same in both roles: A foreign object must be identified, and an object must be placed in a meaningful way. In your case, ravens can fly over land that is too dangerous to walk on, and lead robots to ordnances that would otherwise go undetected. This is one example of many where ravens are immediately important because of the ways they can help us directly. In addition to direct use of ravens, we stand to gain immensely by engaging them in scientific study.

Ravens are incredibly significant to ongoing scientific research. Ravens are important because their famed intelligence and problem solving abilities make them excellent subjects in the study of animal intelligence. Ravens are now becoming recognized as having a primate-like level of intelligence, and have been shown to engage in modes of thinking that were previously believed to be achievable only by humans. Social interaction among ravens is useful in the study of the mind, and their responses have led to new understanding which suggests they are capable of advanced cognitive and emotional feats. In addition to the scientific importance of ravens in general, the specific population of ravens targeted by the PEA are members of the California Clade, and are thus of special significance to the study of genetics and evolutionary biology.

Scientific study of ravens spans diverse fields of research, and this section will provide detail on just few of the many courses of investigation that would be hampered by the implementation of the PEA. Humankind has relentlessly searched the natural world for intelligence similar to our own, and ravens represent a uniquely promising line of investigation into the study of mind. Current research seeks to better understand how ravens learn skills quickly from one another (21). A growing body of evidence suggests that ravens are capable of empathy and other advanced mental and emotional states. Ravens exhibit bystander affiliation, and attempt to console other ravens that are suffering (22). Their efforts to comfort a bystander that shows signs of distress is a clear indicator of emotional cognition. Carefully designed tests that reveal an underlying emotional state show that ravens are sensitive to the wellbeing of other ravens (23). Current research calls for a broader understanding of raven intelligence and considers ravens to be the most promising candidate in the ongoing investigation of animal intelligence (24). In addition to significant emotional intelligence, ravens are capable of many types of advanced thought that were previously believed to be achievable only by humans. Efforts are currently being made to better understand ravens ability to predict and communicate future events (25). This survey only begins to scratch the

14 Cont.

15

15. Please see General Response #1. As mentioned above, ravens would continue to inhabit the California desert under the Proposed Action and would be available for the ongoing scientific research identified in the comment. As explained in Section 1.3.3.1 of the Final PEA, ravens have protections under the MBTA; however, some species like the desert tortoise have greater protections under the ESA. The DoD complies with both laws.

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Response to Comment

surface of the research being conducted into raven intelligence. The ravens that may be affected by the PEA are of special importance because they are members of the California Clade. The California Clade is a genetic group of ravens that exists only in the Southwestern United States (26). About 1.5 million years ago, the California Clade was physically separated from the Holarctic Clade, which now inhabits the rest of North America. It is currently being investigated whether speciation will reverse in this case. Because of the enormous scientific significance of ravens, they must be protected.

Ravens are also of great religious and personal significance to many. Not enough effort was made to announce the PEA to everyone who might have an interest in preserving ravens for religious or personal reasons. Hindus, Buddhists and Janes would likely have some objection to these plans. Practitioners of the Native American religions of the Pacific Northwest are impacted by the PEA, but only Southern nations have been notified. There are also emerging, syncretic, and revivalist religious practices that hold ravens to be of religious significance. Many find personal significance in ravens outside the context of religion. Many people are simply fascinated by them or befriend them, and there are communities that focus on corvids. Given the scope of the PEA, and the harm it will cause to Californian biodiversity, all Californians should have been made aware of the PEA.

The PEA is Harmful and Inhumane:

The scope of the PEA is excessive, and it is crafted in a way that permits unacceptably inhumane treatment of animals. The PEA calls for the deaths of up to 13,293 ravens in the first year and up to 1,477 each year after (1). This is vastly outside the scope of responsible management, and, disturbingly, there is no plan in the PEA to ever transition away from these kills. Historically, limits on lethal measures have never exceeded 500 individuals (9). It is premature to consider lethal measures at all before non-lethal measures have been systematically implemented. The natural intelligence of ravens allows them to respond to threats in their environment, so under no circumstances will such excessive numbers of ravens ever need to be killed. In addition to the gratuitous scope of the lethal measures being considered, the methods suggested by the PEA are inhumane. The proposals to use suppressors and to use DRC-1339 are of particular ethical and humanitarian concern. Lethal measures should be seen as an absolute last resort, and eliminating the report (sound) from firearms reduces their effectiveness as a deterrent and increases mortality unnecessarily. Suppressors should never be used as it is inhumane to deliberately avoid the deterrent from firearm reports in order to kill as many intelligent creatures as possible. The pesticide considered by the PEA, DRC-1339 is also of particular concern. This chemical poisons ravens slowly, resulting in a painful death from organ failure over a period of days (1). Ongoing research discussed above demonstrates intelligence and empathy in ravens, while a broader survey strongly suggests that ravens have the ability to engage in abstraction and are most likely self-aware. Therefore, use of DRC-1339 would result in great suffering and is not an ethical or humane proposal. The PEA states in section 2.1.2.5, (p 2-14) that the poison would be injected into a hard boiled egg bait (1). This bait choice raises additional ethical concerns in that the targeting of the bait is completely irrelevant to tortoise conservation, and would be more attractive to ravens that simply seek subsidies and to other species. Numerous endangered and protected species would likely be exposed to DRC-1339 (8). Some birds can develop a preference for eggs, and bird species that are not associated with scavenging would be exposed. Starlets, which are present in the area, are very vulnerable to DRC-1339 (27). The toxicity of DRC-1339 has not been established across the full range of raptor species present, and could potentially cause great harm to endangered bald eagles and California condors. Mammal species that live in the desert depend on health and physical abilities for their survival, so a comparatively low toxicity to mammals is not significant, and DRC-1339 should be considered a threat to desert mammals such as mountain lions. This lack of environmental responsibility is another major ethical problem with the PEA. Because the PEA's proposed methods are excessive, inhumane and unethical, the plan should be thrown out.

15 Cont.

16

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16. Public outreach is described in Section 1.9 of the Final PEA and is consistent with CEQ regulations (40 CFR 1506.6) on public involvement. This included wide public and Native American tribal notice and coordination to determine any unique concerns that would inform the Final PEA. Revisions were made to the Final PEA based on agency/organization, Native American tribal, and public comments.
17. Please see General Response #4 on use of DRC-1339. Monitoring and adaptive management (Sections 2.4.2 and 5.5 and Appendix E of the Final PEA) would inform the use of all available tools. In comparison to the Proposed Action in the Final PEA, the USFWS's 2008 EA for Raven Control permits removal of up to 45,829 ravens per year, which is based on the USFWS's current estimates that at least 247,727 ravens occupy the California desert.

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Alternatives:

The good news is that reasonable courses of action exist. It is absolutely possible to preserve the desert tortoise and observe the maintenance concerns at facilities without using any lethal measures. Previously, non-lethal measures have been badly neglected. What is needed now is an ecological systems perspective to conservation, and a diligent, systematic implementation of the various non-lethal measures that were proscribed in 2008 (9). In terms of ecological systems, we must understand the concept of carrying capacity. Carrying capacity is defined as "the maximum population size of a species that the environment can sustain indefinitely given available resources." (28). When environmental resources and pressures change, carrying capacity for each species in the environment changes as well. Currently, a history of negligence results the availability of subsidies and artificial nesting and roosting sites, which increases the carrying capacity for ravens. Adherence to the 2008 plan would include the elimination of subsidies and use of exclusion from most nesting and roosting sites. This would effectively restore the carrying capacity for ravens to historic levels in a humane and environmentally responsible way. Due to the intelligence of ravens, it would likely be the case that they would respond preemptively to changes in carrying capacity by moving away, which means that population changes could be realized quite quickly. While this is in progress, falconry can provide an extremely effective immediate-term to short-term solution to any concerns you have regarding ravens.

18

Conclusion:

The PEA is an unacceptable proposal. It has been shown to be logically flawed. The PEA's claims about its necessity are unjustified. The proposal fails to consider other factors related to tortoise mortality, such as predation from raptors and canines and human activities. The historic, scientific, religious and personal significance of ravens has been totally overlooked by the PEA. This results in a plan that is gratuitous in the scope of its lethal measures and proposes inhumane and unethical procedures. Alternatives exist that would more effectively establish ecological conservation without the need for lethal measures. For these reasons, the PEA should be abandoned and excluded from all future consideration.

19

18. As described in Section 1.3.4 of the Final PEA, implementation of measures identified in the USFWS's 2008 EA for Raven Control has not effectively reduced raven depredation of tortoise populations as planned. Similarly, the current raven management actions under the No-Action Alternative have not been sufficient to reduce or manage raven populations in the region. This is in part due to challenges in reducing food subsidies both on and off DoD installations (see Sections 1.2.2, 2.2, and 2.3 of the Final PEA). Please see General Responses #1 and #2. This is a regional issue that requires a regional solution to be most effective. No effective nest deterrents have been identified and subsidy denial with laser hazing is in early stages of use. Falconry is currently in use.
19. Please see responses to comments above on these topics. The Final PEA has been prepared and reviewed to ensure support exists for the analysis and conclusions made. All known, potential effective raven management actions are included in Table 2-1 of the Final PEA. The Proposed Action would meet the Purpose and Need, as explained in Sections 1.4 and 2.3 of the Final PEA. As explained in Sections 1.3.3 and 2.2 of the Final PEA, current non-lethal management actions have not been effective.

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Response to Comment

Thank you for providing citations. All citations have been reviewed and considered in preparation the Final PEA.

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Response to Comment

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Thank you for providing citations. All citations have been reviewed and considered in preparation the Final PEA. Cunningham et al. 1979 is referenced in Human Health and Ecological Risk Assessment on the use of DRC-1339, which is cited and included in Appendix D of the Final PEA.

**Comment ID: GP-12**

**Received: November 24, 2021**

**Response to Comment**

Hi Jesse, It was brought to my attention that there is a proposal for lethal raven control on the DOD installations in the Mojave Desert area.

My wife and I own and operate LandCore Realty, and we specialize in the marketing and sale of desert land out here and we have had listings from Wonder Valley to Ridgecrest, to Nanach and all in between. We are very familiar with the area this will impact.

**We have seen many many instances of raven damage and destruction and fully support the lethal control of their population.**

I am not exactly sure how else to support this, but please let me know if there is anything I can do.

Just another citizen trying to support something that I feel is a good cause.

Cheers,



Land Valuation Specialist, and Marketing Strategist

Thank you for your comment.

Information is included in the Final PEA on how non-federal entities can assist and opportunities that may exist under RASP; see Sections 1.2.2, 2.3, and 2.4.3 of the Final PEA.

Comment ID: GP-13

Received: December 5, 2021

Response to Comment

Dear [REDACTED]... Though inexperienced with such documents, I have looked at the draft PEA. I have a few comments and questions.

- Isn't it more accurate to state that the initial goal of using lethal means to remove 11,000 - 14,000 (approximately) from the raven population in the California Desert represents about 11% -14% of the raven population in the California desert area instead of suggesting it is only 4% of the state's population. Isn't the California desert subpopulation the target? Isn't that a large impact on that subpopulation?

- Isn't the use of a poison, DRC-1339, in violation of the Association of Veterinary Medicine Association's euthanasia policy, suggesting painless, quick acting agents? DRC-1339 is very slow acting...taking several days to work. Is kidney failure a painless way to die for the poisoned bird? Since poisoned ravens most likely die away from the poisoning site, isn't there uncertainty as to the effectiveness of the poisoning effort? Are too many birds being poisoned, given that a ratio of poisoned eggs to dead birds is assumed? When was the last time that ratio was checked?

- Why won't the concept of 'compensatory' morbidity apply. Killing some ravens simply leaves conditions better for those birds that survive, leading to better overall health, better reproductive success and more ravens than were there before?

- Why won't the concept of in-migration simply cancel out those birds that are poisoned? Does't nature abhor a vacuum? Won't ravens from adjacent locations simply fill the void?

- Isn't it true that ravens perform a janitorial service for the environment...cleaning up dead stuff like road kill, animal carcasses left to rot by ranchers and farmers, municipal dumps and the like? While that is a very useful service the bird performs, isn't more persistent efforts to limit those calorie

1

Thank you for your comment.

1. Final PEA and FONSI text have been revised to include impact to percent of population in the California desert. There is genetic and spatial data that indicates ravens move in and out of the California desert, although likely at small numbers. The PEA states that there are over 100,000 ravens in the California desert. Unpublished USFWS data indicates that as many as 247,727 ravens inhabit the deserts of California. So, removal of 14,000 ravens would be approximately 5% of California desert ravens.
2. Please see General Responses #1 and #4.
3. Please see General Responses #1 and #2.
4. The intent of the Proposed Action is a rapid reduction of the raven population, followed by increased non-lethal measures to maintain the raven population at a sustainable level. Monitoring and adaptive management (Sections 2.4.2 and 5.5 and Appendix E of the Final PEA) would inform the use of all available tools and help minimize raven immigration and increased raven populations.
5. Please see General Responses #1 and #2. The food sources listed in the comment are from humans and reduction of these food subsidies is a critical management action that would be implemented under the Proposed Action.

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Response to Comment

sources a better option than killing the birds and simply activating the 'compensatory' and 'in-migration' functions?

5 Cont.

- If non-lethal methods have been only haphazardly applied, as is suggested by your narrative, wouldn't it be better to coordinate/amplify such efforts?

6

- Is there truly an estimate as to Cumulative Effect of the PEA in association with 20 or so similar projects shown in your document? I didn't see an estimate of total raven kill for the California desert population listed.

7

- Since the Desert Tortoise is a proper focus of concern relative to raven depredation, isn't it the best strategy to focus on offending birds and disregard a generalized random killing strategy which may even miss specific raven specialists? Isn't the public more willing to consider a focused, specific predator removal program rather than a widespread, generalized, non-specific killing program? Wide-spread killing of coyotes has not improved the situation with ranchers or game managers. Why should random killing of ravens do any better?

8

- If after the initial poisoning campaign, there is to be an additional annual allotment of ravens killed to 'maintain'??? any improvement obtained with the initial assault, how will those birds be identified for killing? Aren't you back to trying to identify/remove specific birds? If so, why not pursue that strategy from the beginning? Won't the 'compensatory' and 'in-migration' elements blunt the initial round of poisoning?

9

- Isn't the PEA lethal portion simply...in the end.... a make-work project for USDA/Wildlife Services?

10

Regards



6. Please see General Responses #1 and #2.

7. Data on nationwide and California raven take have been added to Section 4.3.1 of the Final PEA. USFWS, Migratory Bird Program data was not available for inclusion in the Final PEA.

8. The USFWS's 2008 EA for Raven Control focuses on offending ravens and these efforts will continue off-installations. Similar efforts are part of existing on-base raven management, but it is limited in scope. However, these management actions have proven ineffective in preventing raven populations from increasing (see Section 2.2 of the Final PEA).

9. As discussed above, there would be improvement on efforts to reduce subsidies. Maintenance removal rates would account for any annual increase in raven populations above 0.64 to 0.75 raven/km<sup>2</sup> levels identified in Section 2.3 of the Final PEA. Consistent with the USFWS's 2008 EA for Raven Control, management actions under the Proposed Action could be focused on offending ravens or areas of repeated raven offenses, as described above.

10. The DoD, along with the surrounding communities, are part of the solution. Chapter 1 of the Final PEA identifies the need for the Proposed Action. USDA APHIS is a federal agency that specializes in this type of work and DRC-1339 can only be used by USDA APHIS certified applicators, per UPEPA labels 56228-29 and 56228-63 (see Resource Protection Measure #10 in Section 2.4.1 of the Final PEA for additional information). For other raven management actions, contractors or in-house personnel may be able to carry out the work, as discussed on Table 2-1 of the Final PEA.

**Comment ID: GP-14**

**Received: November 21, 2021**

**Response to Comment**

Good afternoon,

We are registering our strong opposition to killing any ravens, highly intelligent birds, whose presence dating back to the Pleistocene has been honored in works of art and literature worldwide and in recognition of their intellect, the names of sports teams.

Has the Cornell Lab of Ornithology been consulted on humane ways to discourage Ravens?

What solutions, other than killing a sentient being, has your department debated? Killing animals is not a solution.



1

Thank you for your comment.

Please see General Response #1.

MAGTFTC reached out to the Cornell Lab of Ornithology after receiving this comment but did not hear back. However, various regional experts and agencies have been consulted and are part of the team that developed the Draft and Final PEA (see Chapters 6 and 7 of the Final PEA), and applicable research has been cited in the Final PEA. This agency expertise includes natural resource management, conservation, and raven management. Given the need for the Proposed Action, as explained in Sections 1.3.3, 1.4, and 3.1.3.2 of the Final PEA, and the lack of options to rely solely on non-lethal management to achieve desert tortoise survival and recovery goals, we believe this management action is appropriate and necessary. Moreover, Holcomb et al. (accepted December 2021) demonstrates that the lack of action to remove the obvious threat of the common raven increases the risk to the desert tortoise's survival as a species. This carefully researched, adaptive approach underscores efforts to minimize common raven take to the extent possible by leveraging population growth bottlenecks (Currylow et al. [accepted December 2021]) and by rigorously examining the efficacy of common raven removal as a tool for desert tortoise conservation. While some of the public may lose confidence in the program, others may gain confidence in the willingness to consider necessary actions to protect a threatened species, and other species, even if unpopular.

**Comment ID: GP-15**

**Received: November 30, 2021**

**Response to Comment**

Dear Sir,

With reference to your proposal to decrease the raven population on the Californian military installations, I agree that culling the numbers would be beneficial to the tortoise population.

However, using any form of poison would be a disaster for many other species. The dead ravens would be eaten by coyotes, bobcats, foxes, owls, etc. Ants too would eat the corpses and they in turn would be eaten by the lizards.

The increase in the raven population has, for the most part, been caused by people. They drop food, especially near fast food establishments, they leave trash cans uncovered and overflowing, and provide "fine dining" for the birds at the landfills. If only humans could be trained!!

By all means reduce the raven population but DO NOT USE POISON.  
Sincerely,

29 Palms, CA.

Thank you for your comment.

1. Please see General Response #4 on use of DRC-1339.
2. Please see General Responses #1 and #2.

**Comment ID: GP-16**

**Received: December 6, 2021**

**Response to Comment**

Dear [REDACTED]

I would like to write a very short email to you in support of Suan Finsen's letter about the Ravens. I agree with her arguments and sentiments.

I wholeheartedly understand the difficult situation you are in, and appreciate the work you have gone to thus far researching the implications of various approaches around the Tortoise and Raven problem, but I hope a solution can be found that does not involve killing these intelligent creatures.

Kind regards,  
[REDACTED]

Thank you for your comment. Please see Comment #A/O-02 for response to Susan Finsen's letter.

Please see General Responses #1 and #2.

Given the need for the Proposed Action, as explained in Section 3.1.3.2 of the Final PEA, and the lack of options to rely solely on non-lethal management to achieve desert tortoise survival and recovery goals, we believe this management action is appropriate and necessary. Moreover, Holcomb et al. (accepted December 2021) demonstrates that the lack of action to remove the obvious threat of the common raven increases the risk to the desert tortoise's survival as a species. This carefully researched, adaptive approach underscores efforts to minimize common raven take to the extent possible by leveraging population growth bottlenecks (Currylow et al. [accepted December 2021]) and by rigorously examining the efficacy of common raven removal as a tool for desert tortoise conservation. While some of the public may lose confidence in the program, others may gain confidence in the willingness to consider necessary actions to protect a threatened species, and other species, even if unpopular.

Comment ID: GP-17

Received: December 17, 2021

Response to Comment

December 17, 2021

Attention: [REDACTED]

I am writing as a concerned citizen with a sincere interest in our wild Ravens. I understand that the Ravens have been a huge threat to our desert tortoises; however, a mass slaughter of these beautiful and intelligent creatures, I feel, is not the answer. 1

It has been shown with other species such as coyotes and rats when there is an attempt to eliminate large numbers of their kind both coyotes and rats will produce larger litters or allow others to move into their territory. 2

Also, poisoning is not the answer as other predators eating the Raven carcasses will also fall victim to secondary poisoning from the infected carcass(es). 3

I know the tortoises are an important part of the ecological balance and must be protected but there must be a better answer such as raising the tortoises in a protected environment, keeping human trash cleaned up which always attracts Ravens and oiling the eggs of Ravens to keep from the hatching of clutches. 4

As it has been proven time and again Ravens are highly intelligent birds (I am sure) they can be trained on another types of food source. I spent several years in Wildlife Rehabilitation, with a specialty in Birds of Prey and Corvids, and know that these creatures can be taught to source specific nourishment. 5

I appreciate the non-lethal approaches that have been taken to protect both our tortoises and ravens to date. I hope that additional humane plans to help both our tortoises and ravens to coexist can be implemented. 6

Sincerely,

[REDACTED]

Thank you for your comment.

1. As described in Section 1.4 of the Final PEA, the purpose of the Proposed Action is to better manage the overpopulation of ravens and reduce the associated environmental, health and safety, and economic impacts. Both lethal and non-lethal methods would be used as described in General Response #1. No other reasonable alternatives or management actions that would achieve the Purpose and Need were offered during the public comment period.
2. Please see General Responses #1 and #2. Monitoring and adaptive management (Sections 2.4.2 and 5.5 and Appendix E of the Final PEA) would inform the use of all available tools and help minimize raven immigration and increased raven populations.
3. Please see General Response #4 on use of DRC-1339.
4. As described in Section 2.3 of the Final PEA, the DoD intends to improve implementation of existing non-lethal management actions (e.g., subsidy reduction) in conjunction with implementation of lethal management actions (e.g., egg oiling). Raising tortoises under protected environments is currently occurring and would continue to occur, as described in Section 1.3.3.1 of the Final PEA. However, tortoises would still be released into the environment with a high population of ravens, one of its predators, without the Proposed Action.
5. As described in Section 2.1 of the Final PEA, conditioned taste aversion is considered as a raven management action. However, training the raven population to no longer eat juvenile tortoises would be a long-term effort and not necessarily resolve the Purpose and Need.
6. Please see General Response #1. All known, potential effective raven management actions are listed in Table 2-1 of the Final PEA. However, with implementation of the Proposed Action (see Section 2.3 of the Final PEA), the DoD remains open and eager to consider effective new approaches that become available. Lethal management actions would be administered as humanely as possible. No other reasonable alternatives or management actions that would achieve the Purpose and Need were offered during the public comment period.

**Comment ID: GP-18**

**Received: December 5, 2021**

**Response to Comment**

Dear [REDACTED] A friend recently brought this impending problem to my attention and I really believe this would be a huge mistake. I have become familiar with ravens over the last few years and they are truly magnificent creatures and SO smart. To kill them would be unfathomable. Please find some other humane way to protect the tortoises. We love them too!

Sincerely [REDACTED]

1

Thank you for your comment.

Please see General Response #1.

As described in Section 2.4.3 of the Final PEA, MAGTFTC would contribute funds to advance desert tortoise recovery on federal and/or non-federal lands outside the Combat Center, in the western Mojave Desert, under the auspices of the RASP Initiative. Given the need for the Proposed Action, as explained in Section 3.1.3.2 of the Final PEA, and the lack of options to rely solely on non-lethal management to achieve desert tortoise survival and recovery goals, we believe this management action is appropriate and necessary. Moreover, Holcomb et al. (accepted December 2021) demonstrates that the lack of action to remove the obvious threat of the common raven increases the risk to the desert tortoise's survival as a species. This carefully researched, adaptive approach underscores efforts to minimize common raven take to the extent possible by leveraging population growth bottlenecks (Currylow et al. [accepted December 2021]) and by rigorously examining the efficacy of common raven removal as a tool for desert tortoise conservation. While some of the public may lose confidence in the program, others may gain confidence in the willingness to consider necessary actions to protect a threatened species, and other species, even if unpopular. Resource Protection Measure #2 (Section 2.4.1 of the Final PEA) would be implemented to ensure lethal take is as humane as possible.

Comment ID: GP-19

Received: December 9, 2021

Response to Comment

Thank you for your comment.

Essay on the benefits of seeking to preserve the lives of Desert Ravens, rather than changing protocol and beginning to actively eliminate this proximal and possibly pestilent creature from our military properties.

1

001 : The preponderance of persons in our great nation will say, "Good riddance!" and shrug their shoulders at a decision to unhesitatingly begin our desolation of these synanthropic birds. What benefit could there even be to hold off our armed forces from open eradication of Ravens? So the heart of our national character is brought under scrutiny.

002 : The brutalizing of our fighting men, being as they are trained and educated, yes indoctrinated into the tragic business of killing those who happen to be opposing some aspect of our civic leaders' desired ends, must now extend their slaughter to our opportunistic song birds?

2

003 : These shrewd and darkly plumed avians, fit symbols of the vestiges of Viking national glory still found in Danish heraldry are now under discussion in Americas public newspapers for annihilation. What if, with all the modern knowledge we possess of the business of the fowls, we were instead, to harden our military machines against these creatures whose business is to survive and reproduce: is this not the business of all living things? Is ours the culture which will choose death for beasts and birds who have their primary reason for extermination declared as being a burden to those who ought to have a sufficient measure of foresight to create more durable machines? Oh, and one LONE young tortoise carcass - ought we not do well in discovering if these tortoises are dieing due to predation or merely being scavenged by this notoriously survivable bird?

3

004 : My simple recommendation comes down from that small village in Vietnam (My Lai): let us Americans be willing to discern who our supposed enemy is, and then seek to discern if there will be any real benefit in his death, before we apply our armed forces to this end.

1. The Proposed Action is not intended to eliminate the raven. As explained in Section 2.3 of the Final PEA, goal is to reduce the raven population to sustainable levels, consistent with historic population levels.
2. Service members would not be implementing the Proposed Action. As explained in the Section 2.4.1 of the Final PEA, only experienced, authorized professionals would deploy lethal control methods. As described in Sections 1.3.3.4 and 1.4 of the Final PEA, the raven population currently impacts military readiness on DoD installations in the California desert.
3. Studies documenting the predation of tortoises by ravens have been cited in the Final PEA. Holcomb et al. (accepted in December 2021): In some parts of the western Mojave Desert, zero- to ten-year-old tortoises have an annual probability of being depredated by a raven of approximately 42%. These observations are supported by Nagy et al. 2015a and b, which reported 44% and 66% annual raven depredation. In other portions of the California desert where raven densities are not at extremes, tortoise mortalities continue at unsustainable rates:
  - Daly et al. 2019: approximately 30% annual raven depredation
  - Tuberville et al 2019: approximately 28% annual raven depredation

**Comment ID: GP-20**

**Received: December 18, 2021**

**Response to Comment**

As a long time California resident, please do not kill thousands of ravens  
when surely you can find a better solution.  
Thank you, [REDACTED]

Thank you for your comment.

Please see General Response #1.

**Comment ID: GP-21**

**Received: December 16, 2021**

**Response to Comment**

Hello, I live in Landers, CA and I am a friend to many ravens in this area. They are highly intelligent creatures only second to humans. A flock comes to my house every day for water and food. It's been 5 years now since the first pair arrived. Within a month I taught one of them to say hello.

At that time in my life I had a herd of goats. When the goats had their babies the ravens would protect them. One time a coyote was making an attempt to dig under the fence to get to the baby goats. My cow dogs were sleeping on the porch and I was watching the coyote dig. Out of nowhere the 2 ravens came and attacked the coyote and ran him off.

Ravens have emotional intelligence as well.

My experience with ravens has been very enlightening in regards to who they are as creatures. They have individual personalities and have the intelligence of a 7 year old child. To kill these ravens is criminal in my opinion whereas if a shelter was built and they were provided food and water most of the problems would be eliminated.

There are other solutions as well besides killing them.

They are amazing creatures and only a handful of people realize how amazing they really are. I will personally help resolve this matter in a non lethal way any way I can.

I have a special connection with ravens. They will eat out of my hand, I can call them out of the sky, I know their language and they know mine.

Somehow my message sent prematurely.

Anyway, if you do a little research on the intelligence of ravens you might realize that killing these highly intelligent creatures is not right.

Most ancient civilizations held them as "godlike" creatures because of their intelligence. Ravens try to read your mind and in my experience they can. I have countless experiences to verify that.

So, before you decide to kill ravens please contact me and I will help create a viable solution to resolve this issue.

Sincerely,



The ravens hang out with my cow dog pup to make sure he is protected.

The other pic is that of a baby raven the adults brought last year. The parents told him not to fear me and he did not



Thank you for your comment.

Please see General Responses #1 and #2. No other reasonable alternatives or management actions that would achieve the Purpose and Need were offered during the public comment period. However, the adaptive approach would enable implementation of other effective means of subsidy reduction and raven management.

Comment ID: GP-22

Received: December 9, 2021

Response to Comment

Dear [REDACTED]

My friend and colleague, Susan Finsen, has shared with me the extensive history of the raven/tortoise dilemma you are facing. It is evident that thoughtful consideration has informed efforts so far and is informing the next steps needed to secure the future of the tortoises. However, I am also impressed with Dr. Finsen's compelling letter and sincerely hope that the least destructive methods of controlling the raven population will be exhausted before any escalation is undertaken.

Cordially,  
[REDACTED]

Thank you for your comment. Please see Comment #A/O-02 for response to Susan Finsen's letter.

Please see General Responses #1 and #2. As explained in Sections 1.3.3 and 2.2 of the Final PEA, current non-lethal management actions have not been effective. However, the adaptive approach under the Proposed Action would enable implementation of other effective means of subsidy reduction and raven management. Monitoring and adaptive management (Sections 2.4.2 and 5.5 and Appendix E of the Final PEA) would inform the use of all available tools.

Comment ID: GP-23

Received: December 18, 2021

Response to Comment

29 Palms, CA  
December 15, 2021

Dear [REDACTED],

I am responding to the proposal to reduce/control raven population and the problems associated with the birds. I have received and reviewed the document which was provided to me by base personnel at 29 Palms and I have attached my resume. I have been a contractor on base for several years, operating the only state and federally permitted wildlife rehabilitation facility in the area. Corvids and raptors are my specialty and I would like to offer a few non-lethal suggestions as well as some corrected information.

1. Regarding the issue of power lines and potential fire hazard, ravens are scavengers and do not have the talons which hawks and owls possess. In 45 years, I have received many raptors from power line punctures, but not one raven.
2. Newcastle disease is common in poultry and waterfowl - ravens are susceptible but I have not seen a case in all of my experience.
3. West Nile Virus - corvids are POI carriers and suffer a nearly 100% mortality rate from the virus. House finches are carriers. The mortality rate in humans from severe WNV is 1:1500 so ravens should pose no hazard to base personnel. Mosquito control should be implemented if West Nile virus is a concern.
4. Removing food sources will stop/slow ravens from eating young desert tortoises seems to be the opposite of what ravens do - they

Thank you for your comment. Specific comments are numbered and addressed below.

1. Comment noted. Although it may be rare, impacts from ravens landing on or using power lines are documented and cited in Section 1.3.3.3 of the Final PEA.
2. Comment noted. Newcastle disease is provided as a potential health and safety risk.
3. Comment noted. Text has been revised in the Final PEA to indicate "Corvids, including ravens, are the birds most susceptible to dying from the West Nile virus..." West Nile virus is provided as a potential health and safety risk.
4. As stated in Section 2.3 of the Final PEA, the collective goal of the Proposed Action is to reduce the California desert raven population to a more sustainable level. Under the Proposed Action, lethal measures would be used to reduce the number of ravens. A combination of lethal and non-lethal management actions would be used to control the raven population in the future. The DoD agrees that refuse and other subsidy denial is an important keystone to all subsidized predator management programs. That is why these actions are included in the Proposed Action. But the necessity to provide tortoise populations with immediate raven depredation relief, the effectiveness of public education programs, and the law of diminishing returns dictates that lethal removal combined with non-lethal techniques has the best potential to increase tortoise recruitment while tortoise populations continue to face massive declines (see Section 1.3.3.1 of the Final PEA).

Comment ID: GP-23

Received: December 18, 2021

Response to Comment

are scavengers that clean up roadkill and human-generated waste - remove those and the ravens will eat what they can - including other birds and young tortoises. Pitting waste in areas away from where they roost may discourage them from current nest sites and protect valuable species.

5. All bird feces harbor pathogens - tarping vehicles can eliminate contamination in addition to using other non-lethal measures such as:

- A. Bird netting to prevent roosting
- B. Whirligigs (multi-colored) and fans if needed
- C. moving air-inflated figures as seen on car lots
- D. Sound - random w/ calls of dogs, coyotes, owls or hawks
- E. Lights (as opposed to lasers) - multi-colored w/ random flashing pattern

I think that effigies can be very useful when it comes to a species with the intellect of a young child. Humans created the situation and the solution should be humane. Removing ravens will leave a niche which will be filled most likely by more ravens from off base or another scavenger such as coyotes. If I can be of any assistance, please do not hesitate to contact me. Thank you for your consideration.

89 films

No Computer...

5. Comment noted. Tarping may reduce some damage, but clean-up would still be required in areas identified in Section 1.3.3 of the Final PEA. The advantages and disadvantages of various hazing and other active deterrents; exclusion devices; and effigies are provided in Section 2.1 of the Final PEA. These types of management actions have generally had limited success in the past but could continue to be implemented in conjunction with lethal management actions. However, these methods alone would not meet the Purpose and Need for the Proposed Action. Monitoring and adaptive management (Sections 2.4.2 and 5.5 and Appendix E of the Final PEA) would inform the use of all available tools and help minimize raven immigration and increased raven populations.

Comment ID: GP-23

Received: December 18, 2021

Response to Comment

Attached resume noted.



Career Objective

Seeking a position which utilizes my educational background and my public education and organizational abilities.

Academic Background

Stanford University, Stanford, CA  
September 1971 to June 1972  
Architectural design major

Arizona State University, Tempe, AZ  
September 1972 to December 1972  
Zoological sciences major (pre-medical)

California State University, Long Beach, CA  
January 1973 to June 1977  
Bachelor of Science, Zoology (cum laude, June 1976)  
Graduate studies in ornithology and animal behavior

University of California, Riverside, CA  
January 1978 to March 1978  
Graduate studies in zoology and psychology

California State University, San Bernardino, CA  
April 1978 to June 1978  
Graduate studies in zoology and psychology

Additional Training

Emergency Medical Technician I; continuously certified from 1974 to 2006

Carcino-Pulmonary Resuscitation Instructor; continuously certified from 1975 to 2006

Employment and Professional Experience

Permittee, State of California Department of Fish and Game

May 1978 to present

Rehabilitation of non-game migratory birds, specializing in birds of prey. Responsibilities include identification, emergency and long term medical care, housing and feeding of several hundred to over 1500 injured, orphaned and diseased wild birds per year.

Comment ID: GP-23

Received: December 18, 2021

Response to Comment

Attached resume noted.

Public education at all age levels on conservation and ecology of California's birds of prey; development of program which integrates slide presentation, feather and pellet demonstration, lecture and live animal display. State of California Department of Fish and Game wildlife care instructor since 1997. Development of programs that include regulations, identification, common problems, handling, housing, release, zoonotic diseases, using a veterinarian, record keeping and telephone etiquette. Course titles include introduction to Wildlife Rehabilitation (birds, mammals and reptiles), Migratory Bird Rehabilitation I and II. Considerable experience with print and televised media. Extensive record keeping and reporting for the State of California Department of Fish and Game and the United States Fish and Wildlife Service.

Permittee, State of Arizona Department of Game and Fish  
November 1988 to October 1989  
Essentially performing the same functions as in California, but with a variety of species unique to Southern Arizona.

Sole Proprietor, Imagination Quotient, Orange, CA  
September 1988 to present  
Marketing, design and sales of custom logo sportswear and one-of-a-kind jewelry pieces (line is called "For the birds"). Responsibilities include wholesale purchasing, design layout, client consultation, production, distribution, invoicing and record keeping. Jewelry line has been carried in galleries in California, Arizona, Hawaii and Louisiana.

Retail manager, Blockbuster Video, Orange, CA  
August 2007 to ~~2016~~ (company closed store)  
Store operations including sales and rental of video product, opening, closing, banking, inventory management, stocking, staffing and coaching staff members.

Event Coordinator and Store Artist, Michaels, Fullerton, CA  
June 1998 to June 1999  
Planning and scheduling of store art classes and demonstrations, teaching "Kids' Club" art program including supervising one employee, teaching six to fourteen art classes per month, preparing sample art projects for store display and promoting upcoming craft classes.

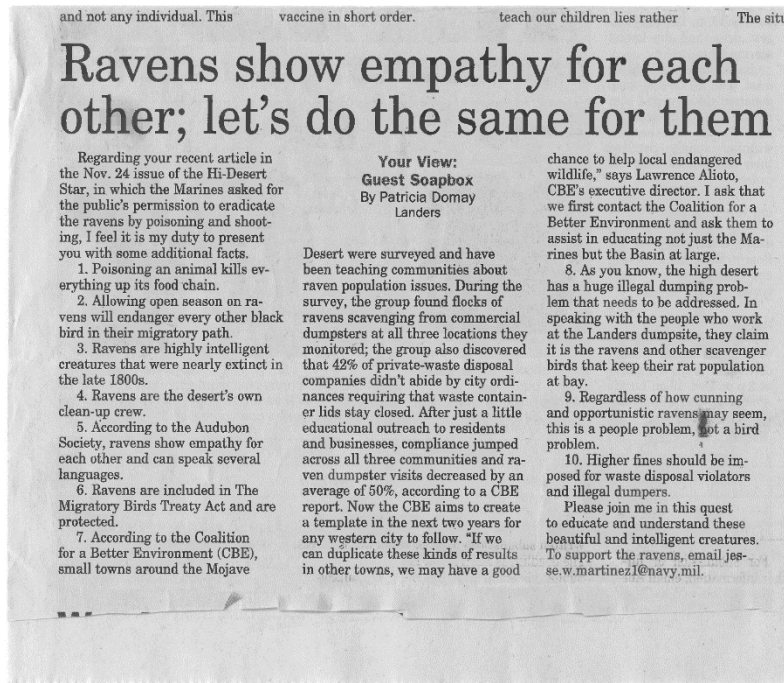
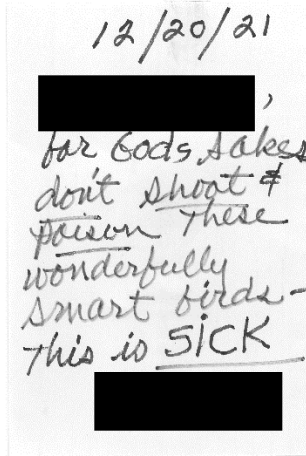
Travel Consultant, Starlight Travel Service, Anaheim, CA  
November 1986 to 2006  
Outside sales agent (independent contractor) responsible for arranging travel itineraries for numerous clients. Experience with airlines, hotels, cruise lines and car rental agencies. Meeting and convention planning for Sea World, Ryerson Steel, Orange County Men's Harbor Area Mensa and Woodrow Wilson High School. Served as the professional advisor to the 1998 Communications Week class at California State University, Fullerton.

Naturalist, Oak Canyon Nature Center, Anaheim Hills, CA  
April 1984 to December 1987  
Leading organized tours of the park including hikes, flora and fauna identification, live animal demonstrations, crafts and nature activities. Additional responsibilities included scheduling tours and staff, visitor information, processing registration and receipts for special tours and programs. Trained staff members in C.P.R. and provided care for the animals in the permanent collection.

Comment ID: GP-24

Received: December 20, 2021

Response to Comment



Thank you for your comments. Responses are provided to numbered comments in attached newspaper clipping.

1. Please see General Response #4 on use of DRC-1339.
2. As described under Resource Protection Measures in Section 2.4.1 and analyzed in Section 3.1.3.2 of the Final PEA, measures would be implemented to minimize impacts to non-target avian species. There would be no open season on other species and all measures would be carried out by trained wildlife professionals that can readily identify ravens from other corvids (crows, jays, etc.) and blackbird species (not corvids, but members of the Icteridae family).
3. As stated in Section 2.3 of the Final PEA, the collective goal of the Proposed Action is to reduce the raven population to more sustainable levels, consistent with historic population levels.
4. As discussed in Section 1.3.3.3 of the Final PEA, ravens at current subsidized populations are a predation threat to federally listed desert tortoises. Please see General Response #2 for measures on subsidy reduction.
5. Please see General Response #1.
6. The DoD would obtain depredation permits from the USFWS, Migratory Bird Program as described in Section 1.8 of the Final PEA.
7. Please see General Responses #1 and #2.
8. Please see General Responses #1 and #2. As noted in Sections 1.3.3.3 and 1.4 of the Final PEA, the DoD and desert tortoise have not benefited similarly from the large raven population.
9. Please see General Responses #1 and #2.
10. Please see General Responses #1 and #2. Increased fines may be an effective incentive to reduce subsidies on non-DoD lands.

**Comment ID: GP-25**

**Received: December 20, 2021**

**Response to Comment**

Dear [REDACTED]  
I would like to express my support for the Marine Corps proposed “lethal” control of Ravens in our desert. I have lived, worked and recreated in our desert areas close to 50-years. In my life I have witnessed the increase in raven population and the destruction they cause to native wildlife species.

I support the “Programmatic Environmental Assessment for Integrated, Adaptive Management of the Common Raven on Department of Defense Lands in the California Desert”.

I want to thank the United States Marine Corps, the US Navy and Department of Defense for preparing such a thorough plan.

Thank you,  
[REDACTED]

Thank you for your comments.

Information is included in the Final PEA on how non-federal entities can assist and opportunities that may exist under RASP; see Sections 1.2.2, 2.3, and 2.4.3 of the Final PEA.

## Notice of Availability

### Draft Programmatic Environmental Assessment and Proposed Finding of No Significant Impact for Management of the Common Raven on Department of Defense Lands in the California Desert

The U.S. Marine Corps' Marine Air Ground Task Force Training Command (MAGTFTC) and cooperating agencies have prepared a Draft Programmatic Environmental Assessment (PEA) to evaluate the potential environmental impacts associated with management of the Common Raven (*Corvus corax*) on lands owned or used by six Department of Defense (DoD) installations in the California desert. The six DoD installations include: Marine Corps Air Ground Combat Center at Twentynine Palms; Marine Corps Logistics Base Barstow; Edwards Air Force Base; Fort Irwin National Training Center; Naval Air Weapons Station China Lake; and Chocolate Mountain Aerial Gunnery Range (administered by Marine Corps Air Station Yuma). The purpose of the Proposed Action is to better manage raven populations at lands owned or used by the DoD in the California desert. The Proposed Action is needed to mitigate the ecological, economic, and health and safety impacts of subsidy-elevated and increasing raven populations in the California desert, all of which hinder military readiness on DoD installations in the region. MAGTFTC, as the National Environmental Policy Act lead agency, is requesting public input on the Draft PEA and the MAGTFTC-specific Proposed Finding of No Significant Impact (FONSI). The Proposed FONSI is being provided for public review to assist the agencies in deciding if there is any reason why a FONSI would not be appropriate. Electronic copies of the Draft PEA and Proposed FONSI are available for review at <https://www.29palms.marines.mil/Staff-offices/Environmental-Affairs/> (under "Environmental Assessments"). Hardcopies are available for review at the following libraries: Imperial County Library (Calipatria Branch), Kern County Libraries (Ridgecrest Branch Library, Rosamond Branch Library), Los Angeles County Library (Lancaster Library), San Bernardino County Libraries (Barstow Branch, Trona Branch, Twentynine Palms Branch, Joshua Tree Branch, Yucca Valley Branch), Riverside County Library (Mecca Branch). The 30-day public review period begins November 18, 2021, and electronic or written comments concerning the Proposed Action will be accepted through **December 18, 2021**. Comments may be submitted via email to [jesse.w.martinez1@navy.mil](mailto:jesse.w.martinez1@navy.mil) or by mail C/O Cardno Government Services, Attention Jesse Martinez, 3888 State Street, Suite 201, Santa Barbara, CA 93105.

# PROOF OF PUBLICATION

(2015.5 C.C.P.)

This space is for County Clerk's Filing Stamp

STATE OF CALIFORNIA,  
COUNTY OF INYO

I am a citizen of the United States  
and a resident of the County aforesaid.  
I am over the age of eighteen years,  
And not a party to or interested in the  
above-entitled matter. I am the principal  
clerk of the printer of the  
**The Inyo Register**

## County of Inyo

*The Inyo Register* has been adjudged a newspaper of general circulation by the Superior Court of the County of Inyo, State of California, under date of Oct. 5, 1953, Case Number 5414; that the notice, of which the annexed is a printed copy (set in type not smaller than non-pareil), has been published in each regular and entire issue of said newspaper and not in any supplement thereof, on the following date, to with:

**November 18<sup>th</sup>, 20<sup>th</sup>, 23<sup>rd</sup>,**  
In the year of **2021**

I certify (or declare) under penalty of perjury  
that the foregoing is true and correct.

Dated at Bishop, California, on this  
**23<sup>rd</sup> Day of November, 2021**

  
Signature

## Proof of Publication of Public Notice

### Notice of Availability Draft Programmatic Environmental Assessment and Proposed Finding of No Significant Impact for Management of the Common Raven on Department of Defense Lands in the California Desert

The U.S. Marine Corps' Marine Air Ground Task Force Training Command (MAGTFTC) and cooperating agencies have prepared a Draft Programmatic Environmental Assessment (PEA) to evaluate the potential environmental impacts associated with management of the Common Raven (*Corvus corax*) on lands owned or used by six Department of Defense (DoD) installations in the California desert. The six DoD installations include: Marine Corps Air Ground Combat Center at Twentynine Palms; Marine Corps Logistics Base Barstow; Edwards Air Force Base; Fort Irwin National Training Center; Naval Air Weapons Station China Lake; and Chocolate Mountain Aerial Gunnery Range (administered by Marine Corps Air Station Yuma). The purpose of the Proposed Action is to better

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# Proof of Publication

(2015.5 C.C.P.)

(General Form)

STATE OF CALIFORNIA,

SS.

County of Kern

I the undersigned, am a citizen of the United States and a resident of the County aforesaid; I am over the age of 18 years, and not a party to or interested in the above entitled matter. I am the chief clerk of the KERN VALLEY SUN, a newspaper of general circulation, printed and published weekly, in the City of Lake Isabella, County of Kern, and which newspaper has been adjudged a newspaper of general circulation by the Superior Court of the County of Kern; that the notice, of which the annexed is a printed copy, has been published in each regular and entire issue of the newspaper and not in any supplement thereof on the following dates, to-wit:

11/17,11/24,12/01, 2021

All in the year 2021

  
Signature

Date: December 01, 2021

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P. O. Box 3074  
Lake Isabella, Ca. 93240  
(760) 379-3667

# San Bernardino County Sun

473 E. Carnegie Dr, Ste 200  
San Bernardino, CA 92408  
909-889-9666  
Fax 909-884-2536  
sbsunlegals@inlandnewspapers.com

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14 VIA DE LA VALLE, SUITE 308  
SOLANA BEACH, CA 92075

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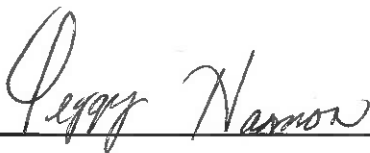
### STATE OF CALIFORNIA County of San Bernardino

I am a citizen of the United States and a resident of the State of California; I am over the age of eighteen years, and not a party to or interested in the above-entitled matter. I am the principal clerk of the printer and publisher of the SAN BERNARDINO COUNTY SUN, a newspaper published in the English language in the city of SAN BERNARDINO, county of SAN BERNARDINO, and adjudged a newspaper of general circulation as defined by the laws of the State of California by the Superior Court of the County of SAN BERNARDINO, State of California, under date 06/20/1952, Case No. 73084. The notice, of which the annexed is a printed copy, has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to wit:

11/18/2021, 11/19/2021, 11/20/2021

I certify (or declare) under the penalty of perjury that the foregoing is true and correct.

Executed in San Bernardino County, California  
this 20th day of November, 2021.



Signature

Legal No.

0011500740

**Notice of Availability**  
**Draft Programmatic Environmental Assessment and Proposed Finding of No Significant Impact for Management of the Common Raven on Department of Defense Lands in the California Desert**  
The U.S. Marine Corps' Marine Air Ground Task Force Training Command (MAGTFCTC) and cooperating agencies have prepared a Draft Programmatic Environmental Assessment (PEA) to evaluate the potential environmental impacts associated with management of the Common Raven (*Corvus corax*) on lands owned or used by six Department of Defense (DoD) installations in the California desert. The six DoD installations include: Marine Corps Air Ground Combat Center at Twentynine Palms; Marine Corps Logistics Base Barstow; Edwards Air Force Base; Fort Irwin National Training Center; Naval Air Weapons Station China Lake; and Chocolate Mountain Aerial Gunnery Range (administered by Marine Corps Air Station Yuma). The purpose of the Proposed Action is to better manage raven populations at lands owned or used by the DoD in the California desert. The Proposed Action is needed to mitigate the ecological, economic, and health and safety impacts of subsidy-elevated and increasing raven populations in the California desert, all of which hinder military readiness on DoD installations in the region. MAGTFCTC, as the National Environmental Policy Act lead agency, is requesting public input on the Draft PEA and the MAGTFCTC-specific Proposed Finding of No Significant Impact (FONSI). The Proposed FONSI is being provided for public review to assist the agencies in deciding if there is any reason why a FONSI would not be appropriate. Electronic copies of the Draft PEA and Proposed FONSI are available for review at [https://www.29palms.marines.mil/Staff-offices/Environmental-Affairs/under "Environmental Assessments"](https://www.29palms.marines.mil/Staff-offices/Environmental-Affairs/under%20Environmental%20Assessments). Hardcopies are available for review at the following libraries: Imperial County Library (Calipatria Branch), Kern County Libraries (Ridgecrest Branch Library, Rosamond Branch Library), Los Angeles County Library (Lancaster Library), San Bernardino County Libraries (Barstow Branch, Trona Branch, Twentynine Palms Branch, Joshua Tree Branch, Yucca Valley Branch), Riverside County Library (Mecca Branch). The 30-day public review period begins November 18, 2021, and electronic or written comments concerning the Proposed Action will be accepted through December 18, 2021. Comments may be submitted via email to [jesse.w.martinez1@navy.mil](mailto:jesse.w.martinez1@navy.mil) or by mail C/O Cardno Government Services, Attention Jesse Martinez, 3888 State Street, Suite 201, Santa Barbara, CA 93105.  
Publish November 18, 19, 20, 2021 SBS #11500740

AFFIDAVIT OF PUBLICATION  
(2015.5 C.C.P.)

This space is for the County Clerk's  
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STATE OF CALIFORNIA

County of Imperial

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over the age of eighteen years, and not a party to  
or interested in the above entitled matter. I am  
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
IMPERIAL VALLEY PRESS

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1951, Case Number 26775; that the notice, of  
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the following dates, to-wit:

11/18/2021 11/19/2021 11/20/2021

All in the year 2021

I certify (or declare) under penalty of  
perjury that the foregoing is true and  
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SIGNATURE

Name of Account:

CARDNO

Ad Number: 54805

\* Printer, Foreman of the Printer,  
or Principal Clerk of the Printer  
Date: 20th day of November, 2021  
at El Centro, California.

**Notice of Availability**  
**Draft Programmatic Environmental Assessment and Proposed Finding of No Significant Impact**  
**for Management of the Common Raven on Department of Defense Lands in the California Desert**

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#54805

N18,19,20

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## **Appendix C**

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### ***Safety Data Sheets: Carbamylcholine chloride (Carbachol) and Methyl Anthranilate***

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## SAFETY DATA SHEET

Revision Date 23-Jan-2018

Revision Number 3

### 1. Identification

**Product Name** Carbamylcholine chloride

**Cat No. :** AC108240000; AC108240050; AC108240250

**CAS-No** 51-83-2  
**Synonyms** (2-Hydroxyethyl)trimethylammonium chloride carbamate; Carbachol

**Recommended Use** Laboratory chemicals.  
**Uses advised against** Food, drug, pesticide or biocidal product use.  
**Details of the supplier of the safety data sheet**

**Company**

Fisher Scientific	Acros Organics
One Reagent Lane	One Reagent Lane
Fair Lawn, NJ 07410	Fair Lawn, NJ 07410
Tel: (201) 796-7100	

**Emergency Telephone Number**

For information **US** call: 001-800-ACROS-01 / **Europe** call: +32 14 57 52 11

Emergency Number **US**:001-201-796-7100 / **Europe**: +32 14 57 52 99

**CHEMTREC** Tel. No.**US**:001-800-424-9300 / **Europe**:001-703-527-3887

### 2. Hazard(s) identification

**Classification**

This chemical is considered hazardous by the 2012 OSHA Hazard Communication Standard (29 CFR 1910.1200)

Acute oral toxicity  
Combustible dust

Category 2  
Yes

**Label Elements**

**Signal Word**

Danger

**Hazard Statements**

May form combustible dust concentrations in air

Fatal if swallowed

**Precautionary Statements****Prevention**

Wash face, hands and any exposed skin thoroughly after handling  
Do not eat, drink or smoke when using this product

**Ingestion**

IF SWALLOWED: Immediately call a POISON CENTER or doctor/physician  
Rinse mouth

**Storage**

Store locked up  
Store in a well-ventilated place. Keep container tightly closed

**Disposal**

Dispose of contents/container to an approved waste disposal plant

**Hazards not otherwise classified (HNOC)**

None identified

### 3. Composition/Information on Ingredients

Component	CAS-No	Weight %
Carbachol chloride	51-83-2	>95

### 4. First-aid measures

<b>General Advice</b>	Show this safety data sheet to the doctor in attendance. Immediate medical attention is required.
<b>Eye Contact</b>	Rinse immediately with plenty of water, also under the eyelids, for at least 15 minutes. In the case of contact with eyes, rinse immediately with plenty of water and seek medical advice.
<b>Skin Contact</b>	Wash off immediately with plenty of water for at least 15 minutes. Immediate medical attention is required.
<b>Inhalation</b>	Remove to fresh air. Do not use mouth-to-mouth method if victim ingested or inhaled the substance; give artificial respiration with the aid of a pocket mask equipped with a one-way valve or other proper respiratory medical device. Immediate medical attention is required. If not breathing, give artificial respiration.
<b>Ingestion</b>	Do NOT induce vomiting. Call a physician or poison control center immediately.
<b>Most important symptoms and effects</b>	No information available.
<b>Notes to Physician</b>	Treat symptomatically

### 5. Fire-fighting measures

<b>Suitable Extinguishing Media</b>	Water spray, carbon dioxide (CO <sub>2</sub> ), dry chemical, alcohol-resistant foam.
<b>Unsuitable Extinguishing Media</b>	No information available

<b>Flash Point</b>	No information available
<b>Method -</b>	No information available
<b>Autoignition Temperature</b>	No information available
<b>Explosion Limits</b>	
<b>Upper</b>	No data available
<b>Lower</b>	No data available
<b>Sensitivity to Mechanical Impact</b>	No information available
<b>Sensitivity to Static Discharge</b>	No information available

**Specific Hazards Arising from the Chemical**

Fine dust dispersed in air may ignite.

**Hazardous Combustion Products**

Nitrogen oxides (NO<sub>x</sub>). Carbon monoxide (CO). Carbon dioxide (CO<sub>2</sub>). Chlorine. Ammonia. Hydrogen chloride gas.

**Protective Equipment and Precautions for Firefighters**

As in any fire, wear self-contained breathing apparatus pressure-demand, MSHA/NIOSH (approved or equivalent) and full protective gear. Thermal decomposition can lead to release of irritating gases and vapors.

**NFPA**

**Health**  
4

**Flammability**  
1

**Instability**  
0

**Physical hazards**  
N/A

## 6. Accidental release measures

<b>Personal Precautions</b>	Ensure adequate ventilation. Use personal protective equipment as required. Keep people away from and upwind of spill/leak. Evacuate personnel to safe areas. Avoid dust formation.
<b>Environmental Precautions</b>	Should not be released into the environment. See Section 12 for additional Ecological Information.

**Methods for Containment and Clean Up** Sweep up and shovel into suitable containers for disposal. Avoid dust formation.

## 7. Handling and storage

<b>Handling</b>	Do not get in eyes, on skin, or on clothing. Use only under a chemical fume hood. Wear personal protective equipment/face protection. Do not breathe (dust, vapor, mist, gas). Avoid dust formation. Do not ingest. If swallowed then seek immediate medical assistance.
<b>Storage</b>	Keep containers tightly closed in a dry, cool and well-ventilated place. Store under an inert atmosphere.

## 8. Exposure controls / personal protection

<b>Exposure Guidelines</b>	This product does not contain any hazardous materials with occupational exposure limit established by the region specific regulatory bodies.
<b>Engineering Measures</b>	Ensure adequate ventilation, especially in confined areas. Ensure that eyewash stations and safety showers are close to the workstation location.
<b>Personal Protective Equipment</b>	
<b>Eye/face Protection</b>	Wear appropriate protective eyeglasses or chemical safety goggles as described by OSHA's eye and face protection regulations in 29 CFR 1910.133 or European Standard EN166.
<b>Skin and body protection</b>	Wear appropriate protective gloves and clothing to prevent skin exposure.

**Respiratory Protection**

Follow the OSHA respirator regulations found in 29 CFR 1910.134 or European Standard EN 149. Use a NIOSH/MSHA or European Standard EN 149 approved respirator if exposure limits are exceeded or if irritation or other symptoms are experienced.

**Hygiene Measures**

Handle in accordance with good industrial hygiene and safety practice.

## 9. Physical and chemical properties

<b>Physical State</b>	Powder Solid
<b>Appearance</b>	White
<b>Odor</b>	No information available
<b>Odor Threshold</b>	No information available
<b>pH</b>	No information available
<b>Melting Point/Range</b>	200 - 204 °C / 392 - 399.2 °F
<b>Boiling Point/Range</b>	No information available
<b>Flash Point</b>	No information available
<b>Evaporation Rate</b>	Not applicable
<b>Flammability (solid,gas)</b>	No information available
<b>Flammability or explosive limits</b>	
Upper	No data available
Lower	No data available
<b>Vapor Pressure</b>	No information available
<b>Vapor Density</b>	Not applicable
<b>Specific Gravity</b>	No information available
<b>Solubility</b>	No information available
<b>Partition coefficient; n-octanol/water</b>	No data available
<b>Autoignition Temperature</b>	No information available
<b>Decomposition Temperature</b>	> 210°C
<b>Viscosity</b>	Not applicable
<b>Molecular Formula</b>	C6 H15 Cl N2 O2
<b>Molecular Weight</b>	182.65

## 10. Stability and reactivity

<b>Reactive Hazard</b>	None known, based on information available
<b>Stability</b>	Hygroscopic.
<b>Conditions to Avoid</b>	Incompatible products. Excess heat. Exposure to moist air or water.
<b>Incompatible Materials</b>	Strong oxidizing agents, Strong acids
<b>Hazardous Decomposition Products</b>	Nitrogen oxides (NOx), Carbon monoxide (CO), Carbon dioxide (CO <sub>2</sub> ), Chlorine, Ammonia, Hydrogen chloride gas
<b>Hazardous Polymerization</b>	Hazardous polymerization does not occur.
<b>Hazardous Reactions</b>	None under normal processing.

## 11. Toxicological information

**Acute Toxicity**
**Product Information**  
**Component Information**

Component	LD50 Oral	LD50 Dermal	LC50 Inhalation
Carbachol chloride	LD50 = 40 mg/kg ( Rat )	Not listed	Not listed

**Toxicologically Synergistic** No information available

**Products**

**Delayed and immediate effects as well as chronic effects from short and long-term exposure**

**Irritation** No information available

**Sensitization** No information available

**Carcinogenicity** The table below indicates whether each agency has listed any ingredient as a carcinogen.

Component	CAS-No	IARC	NTP	ACGIH	OSHA	Mexico
Carbachol chloride	51-83-2	Not listed	Not listed	Not listed	Not listed	Not listed

**Mutagenic Effects** No information available

**Reproductive Effects** No information available.

**Developmental Effects** No information available.

**Teratogenicity** No information available.

**STOT - single exposure** None known

**STOT - repeated exposure** None known

**Aspiration hazard** No information available

**Symptoms / effects, both acute and delayed** No information available

**Endocrine Disruptor Information** No information available

**Other Adverse Effects** The toxicological properties have not been fully investigated.

## 12. Ecological information

### Ecotoxicity

Do not empty into drains.

**Persistence and Degradability** Soluble in water Persistence is unlikely based on information available.

**Bioaccumulation/ Accumulation** No information available.

**Mobility** Will likely be mobile in the environment due to its water solubility.

## 13. Disposal considerations

**Waste Disposal Methods** Chemical waste generators must determine whether a discarded chemical is classified as a hazardous waste. Chemical waste generators must also consult local, regional, and national hazardous waste regulations to ensure complete and accurate classification.

## 14. Transport information

### DOT

UN-No UN2811

Hazard Class 6.1

Packing Group II

### TDG

UN-No UN2811

Hazard Class 6.1

Packing Group II

### IATA

UN-No UN2811

Proper Shipping Name TOXIC SOLID, ORGANIC, N.O.S.\*

Hazard Class 6.1

Packing Group II

### IMDG/IMO

**UN-No** UN2811  
**Proper Shipping Name** Toxic solid, organic, n.o.s.  
**Hazard Class** 6.1  
**Packing Group** II

## 15. Regulatory information

### United States of America Inventory

Component	CAS-No	TSCA	TSCA Inventory notification - Active/Inactive	TSCA - EPA Regulatory Flags
Carbachol chloride	51-83-2	X	ACTIVE	-

#### Legend:

**TSCA** - Toxic Substances Control Act, (40 CFR Part 710)

X - Listed

'-' - Not Listed

**TSCA 12(b)** - Notices of Export Not applicable

### International Inventories

Canada (DSL/NDL), Europe (EINECS/ELINCS/NLP), Philippines (PICCS), Japan (ENCS), Australia (AICS), China (IECSC), Korea (ECL).

Component	CAS-No	DSL	NDL	EINECS	PICCS	ENCS	AICS	IECSC	KECL
Carbachol chloride	51-83-2	-	X	200-127-3	-	-	X	-	-

### U.S. Federal Regulations

**SARA 313** Not applicable

**SARA 311/312 Hazard Categories** See section 2 for more information

**CWA (Clean Water Act)** Not applicable

**Clean Air Act** Not applicable

**OSHA** - Occupational Safety and Health Administration Not applicable

**CERCLA** This material, as supplied, contains one or more substances regulated as a hazardous substance under the Comprehensive Environmental Response Compensation and Liability Act (CERCLA) (40 CFR 302)

Component	Hazardous Substances RQs	CERCLA EHS RQs
Carbachol chloride	-	500 lb

**California Proposition 65** This product does not contain any Proposition 65 chemicals.

### U.S. State Right-to-Know Regulations

Component	Massachusetts	New Jersey	Pennsylvania	Illinois	Rhode Island
Carbachol chloride	X	X	X	-	-

### U.S. Department of Transportation

Reportable Quantity (RQ): N

DOT Marine Pollutant N

DOT Severe Marine Pollutant N

**U.S. Department of Homeland Security** This product does not contain any DHS chemicals.

Other International Regulations

Mexico - Grade No information available

**16. Other information**

**Prepared By** Regulatory Affairs  
Thermo Fisher Scientific  
Email: EMSDS.RA@thermofisher.com

**Revision Date** 23-Jan-2018  
**Print Date** 23-Jan-2018  
**Revision Summary** This document has been updated to comply with the US OSHA HazCom 2012 Standard replacing the current legislation under 29 CFR 1910.1200 to align with the Globally Harmonized System of Classification and Labeling of Chemicals (GHS).

**Disclaimer**

The information provided in this Safety Data Sheet is correct to the best of our knowledge, information and belief at the date of its publication. The information given is designed only as a guidance for safe handling, use, processing, storage, transportation, disposal and release and is not to be considered a warranty or quality specification. The information relates only to the specific material designated and may not be valid for such material used in combination with any other materials or in any process, unless specified in the text

**End of SDS**

Revision Date 13-Dec-2020

Revision Number 5

## SECTION 1: IDENTIFICATION OF THE SUBSTANCE/MIXTURE AND OF THE COMPANY/UNDERTAKING

### 1.1. Product identifier

<b>Product Description:</b>	<b>Methyl anthranilate</b>
<b>Cat No. :</b>	<b>126320000; 126320025; 126320500; 126322500; 126325000</b>
<b>Synonyms</b>	Methyl 2-aminobenzoate
<b>CAS-No</b>	134-20-3
<b>EC-No.</b>	205-132-4
<b>Molecular Formula</b>	C8 H9 N O2

### 1.2. Relevant identified uses of the substance or mixture and uses advised against

<b>Recommended Use</b>	Laboratory chemicals.
<b>Uses advised against</b>	No Information available

### 1.3. Details of the supplier of the safety data sheet

<b>Company</b>	<b>UK entity/business name</b> Fisher Scientific UK Bishop Meadow Road, Loughborough, Leicestershire LE11 5RG, United Kingdom
----------------	--

**EU entity/business name**  
Acros Organics BVBA  
Janssen Pharmaceuticaaan 3a  
2440 Geel, Belgium

<b>E-mail address</b>	begel.sdsdesk@thermofisher.com
-----------------------	--------------------------------

### 1.4. Emergency telephone number

For information **US** call: 001-800-ACROS-01 / **Europe** call: +32 14 57 52 11  
Emergency Number **US**:001-201-796-7100 / **Europe**: +32 14 57 52 99  
**CHEMTREC** Tel. No.**US**:001-800-424-9300 / **Europe**:001-703-527-3887

## SECTION 2: HAZARDS IDENTIFICATION

### 2.1. Classification of the substance or mixture

#### CLP Classification - Regulation (EC) No 1272/2008

#### Physical hazards

Based on available data, the classification criteria are not met

#### Health hazards

# SAFETY DATA SHEET

Methyl anthranilate

Revision Date 13-Dec-2020

Skin Corrosion/Irritation  
Serious Eye Damage/Eye Irritation

Category 2 (H315)  
Category 2 (H319)

## Environmental hazards

Based on available data, the classification criteria are not met

Full text of Hazard Statements: see section 16

## 2.2. Label elements



Signal Word

Warning

## Hazard Statements

H319 - Causes serious eye irritation

H315 - Causes skin irritation

## Precautionary Statements

P302 + P352 - IF ON SKIN: Wash with plenty of soap and water

P280 - Wear protective gloves/protective clothing/eye protection/face protection

P305 + P351 + P338 - IF IN EYES: Rinse cautiously with water for several minutes. Remove contact lenses, if present and easy to do. Continue rinsing

## 2.3. Other hazards

Substance is not considered persistent, bioaccumulative and toxic (PBT) / very persistent and very bioaccumulative (vPvB)

## SECTION 3: COMPOSITION/INFORMATION ON INGREDIENTS

### 3.1. Substances

Component	CAS-No	EC-No.	Weight %	CLP Classification - Regulation (EC) No 1272/2008
Methyl anthranilate	134-20-3	EEC No. 205-132-4	>95	Skin Irrit. 2 (H315) Eye Irrit. 2 (H319)

Full text of Hazard Statements: see section 16

## SECTION 4: FIRST AID MEASURES

### 4.1. Description of first aid measures

# SAFETY DATA SHEET

Methyl anthranilate

Revision Date 13-Dec-2020

<b>Eye Contact</b>	Rinse immediately with plenty of water, also under the eyelids, for at least 15 minutes. Get medical attention.
<b>Skin Contact</b>	Wash off immediately with soap and plenty of water while removing all contaminated clothes and shoes. Get medical attention.
<b>Ingestion</b>	Clean mouth with water. Get medical attention.
<b>Inhalation</b>	Remove from exposure, lie down. Remove to fresh air. If breathing is difficult, give oxygen. If not breathing, give artificial respiration. Get medical attention.
<b>Self-Protection of the First Aider</b>	Ensure that medical personnel are aware of the material(s) involved, take precautions to protect themselves and prevent spread of contamination.

#### **4.2. Most important symptoms and effects, both acute and delayed**

No information available.

#### **4.3. Indication of any immediate medical attention and special treatment needed**

**Notes to Physician** Treat symptomatically.

## **SECTION 5: FIREFIGHTING MEASURES**

#### **5.1. Extinguishing media**

##### **Suitable Extinguishing Media**

Water spray. Carbon dioxide (CO<sub>2</sub>). Dry chemical. Chemical foam.

##### **Extinguishing media which must not be used for safety reasons**

No information available.

#### **5.2. Special hazards arising from the substance or mixture**

Thermal decomposition can lead to release of irritating gases and vapors.

##### **Hazardous Combustion Products**

Nitrogen oxides (NO<sub>x</sub>), Carbon monoxide (CO), Carbon dioxide (CO<sub>2</sub>).

#### **5.3. Advice for firefighters**

As in any fire, wear self-contained breathing apparatus pressure-demand, MSHA/NIOSH (approved or equivalent) and full protective gear.

## **SECTION 6: ACCIDENTAL RELEASE MEASURES**

#### **6.1. Personal precautions, protective equipment and emergency procedures**

Ensure adequate ventilation.

#### **6.2. Environmental precautions**

See Section 12 for additional Ecological Information.

#### **6.3. Methods and material for containment and cleaning up**

Soak up with inert absorbent material (e.g. sand, silica gel, acid binder, universal binder, sawdust). Keep in suitable, closed

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containers for disposal.

## 6.4. Reference to other sections

Refer to protective measures listed in Sections 8 and 13.

## SECTION 7: HANDLING AND STORAGE

### 7.1. Precautions for safe handling

Avoid contact with skin and eyes. Do not breathe mist/vapors/spray.

#### Hygiene Measures

Handle in accordance with good industrial hygiene and safety practice. Keep away from food, drink and animal feeding stuffs. Do not eat, drink or smoke when using this product. Remove and wash contaminated clothing and gloves, including the inside, before re-use. Wash hands before breaks and after work.

### 7.2. Conditions for safe storage, including any incompatibilities

Keep in a dry, cool and well-ventilated place. Keep container tightly closed. Protect from light.

**Technical Rules for Hazardous Substances (TRGS) 510 Storage Class (LGK)** Class 10  
(Germany)

### 7.3. Specific end use(s)

Use in laboratories

## SECTION 8: EXPOSURE CONTROLS/PERSONAL PROTECTION

### 8.1. Control parameters

#### Exposure limits

This product, as supplied, does not contain any hazardous materials with occupational exposure limits established by the region specific regulatory bodies

#### Biological limit values

This product, as supplied, does not contain any hazardous materials with biological limits established by the region specific regulatory bodies

#### Monitoring methods

BS EN 14042:2003 Title Identifier: Workplace atmospheres. Guide for the application and use of procedures for the assessment of exposure to chemical and biological agents.

**Derived No Effect Level (DNEL)** No information available

<u>Route of exposure</u>	<u>Acute effects (local)</u>	<u>Acute effects (systemic)</u>	<u>Chronic effects (local)</u>	<u>Chronic effects (systemic)</u>
Oral Dermal Inhalation				

**Predicted No Effect Concentration (PNEC)** No information available.

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## 8.2. Exposure controls

### Engineering Measures

Ensure adequate ventilation, especially in confined areas. Ensure that eyewash stations and safety showers are close to the workstation location.

Wherever possible, engineering control measures such as the isolation or enclosure of the process, the introduction of process or equipment changes to minimise release or contact, and the use of properly designed ventilation systems, should be adopted to control hazardous materials at source

### Personal protective equipment

#### Eye Protection

Goggles (European standard - EN 166)

#### Hand Protection

Protective gloves

Glove material	Breakthrough time	Glove thickness	EU standard	Glove comments
Natural rubber	See manufacturers	-	EN 374	(minimum requirement)
Nitrile rubber	recommendations			
Neoprene				
PVC				

#### Skin and body protection

Wear appropriate protective gloves and clothing to prevent skin exposure

Inspect gloves before use.

Please observe the instructions regarding permeability and breakthrough time which are provided by the supplier of the gloves.

(Refer to manufacturer/supplier for information)

Ensure gloves are suitable for the task: Chemical compatibility, Dexterity, Operational conditions, User susceptibility, e.g.

sensitisation effects, also take into consideration the specific local conditions under which the product is used, such as the danger of cuts, abrasion.

Remove gloves with care avoiding skin contamination.

#### Respiratory Protection

No protective equipment is needed under normal use conditions.

#### Large scale/emergency use

Use a NIOSH/MSHA or European Standard EN 136 approved respirator if exposure limits are exceeded or if irritation or other symptoms are experienced

#### Small scale/Laboratory use

Maintain adequate ventilation

#### Environmental exposure controls

No information available.

## SECTION 9: PHYSICAL AND CHEMICAL PROPERTIES

### 9.1. Information on basic physical and chemical properties

Physical State	Liquid	
Appearance	Dark yellow	
Odor	Characteristic	
Odor Threshold	No data available	
Melting Point/Range	24 °C / 75.2 °F	
Softening Point	No data available	
Boiling Point/Range	256 °C / 492.8 °F	@ 760 mmHg
Flammability (liquid)	No data available	
Flammability (solid,gas)	Not applicable	Liquid
Explosion Limits	<b>Lower</b> 1.4 Vol% <b>Upper</b> 7.8 Vol%	
Flash Point	104 °C / 219.2 °F	<b>Method -</b> No information available
Autoignition Temperature	530 °C / 986 °F	
Decomposition Temperature	No data available	

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pH	No information available	
Viscosity	No data available	
Water Solubility	2.9 g/l	
Solubility in other solvents	No information available	
Partition Coefficient (n-octanol/water)		
Component	log Pow	
Methyl anthranilate	1.88	
Vapor Pressure	1 mmHg @ 20 °C	
Density / Specific Gravity	1.168	
Bulk Density	Not applicable	Liquid
Vapor Density	No data available	(Air = 1.0)
Particle characteristics	Not applicable (liquid)	

## 9.2. Other information

Molecular Formula	C8 H9 N O2
Molecular Weight	151.16

## SECTION 10: STABILITY AND REACTIVITY

### 10.1. Reactivity

None known, based on information available

### 10.2. Chemical stability

Light sensitive.

### 10.3. Possibility of hazardous reactions

Hazardous Polymerization	No information available.
Hazardous Reactions	No information available.

### 10.4. Conditions to avoid

Exposure to light. Incompatible products.

### 10.5. Incompatible materials

Acids. Bases. Acid anhydrides. Acid chlorides. Chloroformates. Reducing Agent.

### 10.6. Hazardous decomposition products

Nitrogen oxides (NOx). Carbon monoxide (CO). Carbon dioxide (CO<sub>2</sub>).

## SECTION 11: TOXICOLOGICAL INFORMATION

### 11.1. Information on hazard classes as defined in Regulation (EC) No 1272/2008

#### Product Information

#### (a) acute toxicity;

Oral	Based on available data, the classification criteria are not met
Dermal	Based on available data, the classification criteria are not met
Inhalation	Based on available data, the classification criteria are not met

Component	LD50 Oral	LD50 Dermal	LC50 Inhalation
Methyl anthranilate	LD50 = 2910 mg/kg ( Rat )	>2000 mg/kg ( Rat ) >5 g/kg ( Rabbit )	-

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(b) skin corrosion/irritation;	Category 2
(c) serious eye damage/irritation;	Category 2
(d) respiratory or skin sensitization;	
Respiratory	No data available
Skin	No data available
(e) germ cell mutagenicity;	No data available
(f) carcinogenicity;	No data available
	There are no known carcinogenic chemicals in this product
(g) reproductive toxicity;	No data available
(h) STOT-single exposure;	No data available
(i) STOT-repeated exposure;	No data available
Target Organs	No information available.
(j) aspiration hazard;	No data available
Other Adverse Effects	The toxicological properties have not been fully investigated. See actual entry in RTECS for complete information
Symptoms / effects, both acute and delayed	No information available.

## 11.2. Information on other hazards

**Endocrine Disrupting Properties** Assess endocrine disrupting properties for human health. This product does not contain any known or suspected endocrine disruptors.

## SECTION 12: ECOLOGICAL INFORMATION

### 12.1. Toxicity

#### Ecotoxicity effects

Contains no substances known to be hazardous to the environment or that are not degradable in waste water treatment plants.

Component	Freshwater Fish	Water Flea	Freshwater Algae
Methyl anthranilate	LC50: 9.12 mg/l/96 h (Lepomis macrochirus)	EC50: 18.2 mg/l/48 h	

### 12.2. Persistence and degradability

#### Persistence

Expected to be biodegradable  
Soluble in water, Persistence is unlikely, based on information available.

### 12.3. Bioaccumulative potential

Bioaccumulation is unlikely

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Component	log Pow	Bioconcentration factor (BCF)
Methyl anthranilate	1.88	6

## 12.4. Mobility in soil

The product is water soluble, and may spread in water systems. Will likely be mobile in the environment due to its water solubility. Highly mobile in soils.

## 12.5. Results of PBT and vPvB assessment

Substance is not considered persistent, bioaccumulative and toxic (PBT) / very persistent and very bioaccumulative (vPvB).

## 12.6. Endocrine disrupting properties

### Endocrine Disruptor Information

This product does not contain any known or suspected endocrine disruptors.

## 12.7. Other adverse effects

### Persistent Organic Pollutant

This product does not contain any known or suspected substance.

### Ozone Depletion Potential

This product does not contain any known or suspected substance.

## SECTION 13: DISPOSAL CONSIDERATIONS

### 13.1. Waste treatment methods

#### Waste from Residues/Unused Products

Waste is classified as hazardous. Dispose of in accordance with the European Directives on waste and hazardous waste. Dispose of in accordance with local regulations.

#### Contaminated Packaging

Dispose of this container to hazardous or special waste collection point.

#### European Waste Catalogue (EWC)

According to the European Waste Catalog, Waste Codes are not product specific, but application specific.

#### Other Information

Waste codes should be assigned by the user based on the application for which the product was used. Do not empty into drains.

## SECTION 14: TRANSPORT INFORMATION

### IMDG/IMO

Not regulated

#### 14.1. UN number

#### 14.2. UN proper shipping name

#### 14.3. Transport hazard class(es)

#### 14.4. Packing group

### ADR

Not regulated

#### 14.1. UN number

#### 14.2. UN proper shipping name

#### 14.3. Transport hazard class(es)

#### 14.4. Packing group

### IATA

Not regulated

#### 14.1. UN number

#### 14.2. UN proper shipping name

#### 14.3. Transport hazard class(es)

#### 14.4. Packing group

#### 14.5. Environmental hazards

No hazards identified

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**14.6. Special precautions for user** No special precautions required

**14.7. Maritime transport in bulk according to IMO instruments** Not applicable, packaged goods

## SECTION 15: REGULATORY INFORMATION

### 15.1. Safety, health and environmental regulations/legislation specific for the substance or mixture

#### International Inventories

X = listed, Europe (EINECS/ELINCS/NLP), U.S.A. (TSCA), Canada (DSL/NDSL), Philippines (PICCS), China (IECSC), Japan (ENCS), Australia (AICS), Korea (ECL).

Component	EINECS	ELINCS	NLP	TSCA	DSL	NDSL	PICCS	ENCS	IECSC	AICS	KECL
Methyl anthranilate	205-132-4	-		X	X	-	X	X	X	X	KE-0120 4

**Regulation (EC) No 649/2012 of the European Parliament and of the Council of 4 July 2012 concerning the export and import of dangerous chemicals**

Not applicable

#### National Regulations

**WGK Classification** See table for values

Component	Germany - Water Classification (VwVwS)	Germany - TA-Luft Class
Methyl anthranilate	WGK1	

**UK** - Take note of Control of Substances Hazardous to Health Regulations (COSHH) 2002 and 2005 Amendment

### 15.2. Chemical safety assessment

A Chemical Safety Assessment/Report (CSA/CSR) has not been conducted

## SECTION 16: OTHER INFORMATION

### Full text of H-Statements referred to under sections 2 and 3

H315 - Causes skin irritation

H319 - Causes serious eye irritation

#### Legend

**CAS** - Chemical Abstracts Service

**EINECS/ELINCS** - European Inventory of Existing Commercial Chemical Substances/EU List of Notified Chemical Substances

**PICCS** - Philippines Inventory of Chemicals and Chemical Substances

**IECSC** - Chinese Inventory of Existing Chemical Substances

**KECL** - Korean Existing and Evaluated Chemical Substances

**TSCA** - United States Toxic Substances Control Act Section 8(b) Inventory

**DSL/NDSL** - Canadian Domestic Substances List/Non-Domestic Substances List

**ENCS** - Japanese Existing and New Chemical Substances

**AICS** - Australian Inventory of Chemical Substances

**NZIoC** - New Zealand Inventory of Chemicals

**WEL** - Workplace Exposure Limit

**ACGIH** - American Conference of Governmental Industrial Hygienists

**DNEL** - Derived No Effect Level

**RPE** - Respiratory Protective Equipment

**LC50** - Lethal Concentration 50%

**NOEC** - No Observed Effect Concentration

**TWA** - Time Weighted Average

**IARC** - International Agency for Research on Cancer Predicted No Effect Concentration (PNEC)

**LD50** - Lethal Dose 50%

**EC50** - Effective Concentration 50%

**POW** - Partition coefficient Octanol:Water

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**PBT** - Persistent, Bioaccumulative, Toxic

**vPvB** - very Persistent, very Bioaccumulative

**ADR** - European Agreement Concerning the International Carriage of Dangerous Goods by Road

**IMO/IMDG** - International Maritime Organization/International Maritime Dangerous Goods Code

**OECD** - Organisation for Economic Co-operation and Development

**BCF** - Bioconcentration factor

**Key literature references and sources for data**

<https://echa.europa.eu/information-on-chemicals>

Suppliers safety data sheet, Chemadvisor - LOLI, Merck index, RTECS

**ICAO/IATA** - International Civil Aviation Organization/International Air Transport Association

**MARPOL** - International Convention for the Prevention of Pollution from Ships

**ATE** - Acute Toxicity Estimate

VOC (volatile organic compound)

**Training Advice**

Chemical hazard awareness training, incorporating labelling, Safety Data Sheets (SDS), Personal Protective Equipment (PPE) and hygiene.

Use of personal protective equipment, covering appropriate selection, compatibility, breakthrough thresholds, care, maintenance, fit and standards.

First aid for chemical exposure, including the use of eye wash and safety showers.

**Revision Date**

13-Dec-2020

**Revision Summary**

Update to CLP Format.

**This safety data sheet complies with the requirements of Regulation (EC) No. 1907/2006  
COMMISSION REGULATION (EU) 2020/878 amending Annex II to Regulation (EC) No  
1907/2006**

**Disclaimer**

The information provided in this Safety Data Sheet is correct to the best of our knowledge, information and belief at the date of its publication. The information given is designed only as a guidance for safe handling, use, processing, storage, transportation, disposal and release and is not to be considered a warranty or quality specification. The information relates only to the specific material designated and may not be valid for such material used in combination with any other materials or in any process, unless specified in the text

**End of Safety Data Sheet**

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## **Appendix D**

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### ***Human Health and Ecological Risk Assessment for DRC-1339 & Pesticide Product Labels***

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**Human Health and Ecological Risk Assessment  
for the Use of Wildlife Damage Management Methods  
by USDA-APHIS-Wildlife Services**

**Chapter XVII**

**The Use of DRC-1339 in  
Wildlife Damage Management**

**June 2019**

## THE USE OF DRC-1339 IN WILDLIFE DAMAGE MANAGEMENT

### EXECUTIVE SUMMARY

DRC-1339 is a toxicant registered to control various pest bird species under a variety of agricultural and nonagricultural uses. The USDA-APHIS-Wildlife Services (WS) Program uses DRC-1339 to control damage caused by specific species of blackbirds, grackles, cowbirds, starlings, pigeons, collared-doves, crows, ravens, magpies, and gulls. WS took an annual average of 2.8 million birds with DRC-1339 lethally from fiscal year (FY) 2011 to FY 2015 and 52% of these were European starlings, an invasive species. Of all WS take nationally for all species and with all methods, DRC-1339 represented 71% of the lethal take. WS annually averaged the use of 77.4 pounds of technical product for FY11-FY15 and took a total of 15 species in this time. APHIS is the registrant for DRC-1339 Technical and its end use products. DRC-1339 is a restricted use pesticide and only USDA APHIS certified applicators or by persons under their direct supervision trained in bird control use the product.

USDA APHIS evaluated the potential human health and ecological risks from the proposed use of DRC-1339 to control bird damage. DRC-1339 is corrosive to eyes and skin and the acute inhalation toxicity is unknown, but assumed to be Category I (most hazardous) by EPA. Although the hazard potential could be high, the anticipated minimal exposure to this pesticide will be low risk due to the limited use of the product. Exposure is greatest for workers who mix the product with a bait material; however, required personnel protective equipment results in a low potential for exposure and risk when factoring in available health effects. The potential exposure and risk to the general public is low due to the use pattern and label restrictions, as well as lack of dietary exposure through food or drinking water. WS is unaware of any exposure from 1987 to present to WS personnel or the general public.

Ecological risks to aquatic nontarget organisms is low based on the use pattern, available toxicity data and labeled mitigation measures designed to reduce exposure to aquatic habitats. Risks to terrestrial invertebrates and plants are also low based on available effects data and the method of application. Risk is greatest for sensitive terrestrial nontarget vertebrates, in particular birds, but these risks can be reduced with label requirements and other measures that are designed to reduce exposure.

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## 1 INTRODUCTION

DRC-1339 is an avicide (toxicant for birds) used by the U.S. Department of Agriculture (USDA), Animal and Plant Health Inspection Service (APHIS), Wildlife Services (WS) Program to reduce bird conflicts at livestock facilities and airports, and to reduce damage to crops, livestock, property, and natural resources, including threatened and endangered species, per label allowances. The primary target species include European starlings<sup>1</sup>, rock pigeons, Eurasian collared-doves, and specific species of blackbirds<sup>2</sup>, corvids<sup>3</sup>, and gulls. DRC-1339 is a very pale yellow, crystalline powder that is highly soluble in water and other polar solvents. It was named from a code it received at the Denver Research Center<sup>4</sup> (DRC), as the 1,339<sup>th</sup> chemical tested at the Center, which became its common name. It has also been known by the tradename Starlicide<sup>®</sup>, which was originally registered as a pelleted bait for starlings under a label from Purina Mills in 1967.

This human health risk assessment (HHRA) and ecological risk assessment (ERA) provides a qualitative and quantitative evaluation of potential risks and hazards to human health and the environment, including nontarget fish and wildlife, as a result of exposure to DRC-1339 from proposed WS uses, which are limited and targeted in scope (USDA 2012). The methods used to assess potential human health effects follow standard regulatory guidance and methodologies (National Research Council 1983), and generally conform to other Federal agencies such as the U.S. Environmental Protection Agency (USEPA 2017c). The methods used to assess potential ecological risk to nontarget fish and wildlife generally follow USEPA (2017c) methodologies.

The risk assessment is divided into four sections: problem formulation (identifying hazard), toxicity assessment (dose-response assessment), and exposure assessment (identifying potentially exposed populations and determining potential exposure pathways for these populations). Lastly, the information from the toxicity and exposure assessments is combined to characterize risk (determining whether there is adverse human health or ecological risk). A discussion of the uncertainties associated with the risk assessment and cumulative effects is also included in this risk assessment.

### 1.1 Use Pattern

For more than 50 years, DRC-1339 has proven to be an effective tool for starling, pigeon, blackbird, corvid, and gull damage management (West et al. 1967, West and Besser 1976, Besser et al. 1967, and DeCino et al. 1966). DRC-1339 is a slow acting avicide that kills target birds between 3 and 80 hours after ingestion of a lethal dose (Dawes 2006). The slow action of the avicide allows the chemical to be partially or mostly metabolized prior to the birds succumbing to the chemical (Schafer 1984, Goldade 2017). DRC-1339 appears to pose little risk of secondary poisoning to nontarget animals, including avian scavengers (Cunningham et al. 1979, Schafer 1984, Knittle et al. 1990). The technical grade<sup>5</sup> of the active ingredient is very highly acutely toxic to many pest birds, but generally less acutely toxic to raptors, waterfowl, finches, and other birds, and most mammals (DeCino et al. 1966, Palmore 1978, Schafer 1981). For example, an 89 g starling, a highly sensitive species, requires a dose of only 0.3 mg/bird to cause death (Royall et al. 1967) while many other bird species such as raptors, house sparrows, and finches are classified as non-sensitive, requiring a much higher dose (Eisemann et al. 2003). A 29 g house sparrow would require a dose of 9 mg, while a 22 g house

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<sup>1</sup> Scientific names are given in the Risk Assessment Introduction Chapter I, unless first time used.

<sup>2</sup> Generic use of blackbirds for this risk assessment includes specific species of blackbirds, cowbirds, and grackles on labels.

<sup>3</sup> Corvids refers to the family Corvidae, which includes ravens, crows, magpies, and jays, but jays are not on any DRC-1339 label.

<sup>4</sup> Later was renamed the WS-National Wildlife Research Center when it moved from Denver to Fort Collins, CO.

<sup>5</sup> Technical grade chemicals are good quality used for commercial and industrial purposes. Not pure enough to meet the chemical standards of purified, lab grade, or above.

finch and a 118 g American kestrel would require more than 5 mg and 38 mg (DeCino et al. 1966, Schafer et al. 1983). It should be noted that larger birds and pigeons require more product (more toxicant) to be taken lethally. Secondary hazards of DRC-1339 are likely very low unless toxic bait is still largely intact in the carcass. DRC-1339 acts in a relatively humane manner producing a quiet death (Timm 1994, Dawes 2006). Prior to the application of DRC-1339, prebaiting is often required to monitor for nontarget species that may consume the bait. If nontarget species are observed, then the use of DRC-1339 would be postponed or not applied at that particular location. The application method such as the use of prebaiting to assess palatability of the bait and prevent overbaiting, and the low risk of secondary hazards reduce the potential exposure to sensitive threatened and endangered species as well as preclude hazards to most other non-target species.

Some people have stated that DRC-1339 is an inhumane toxicant and should not be used. WS recognizes that any use of lethal methods, toxicants in particular, is considered by many individuals to be inhumane even if time until death and symptoms exhibited appear to be minimal. DRC-1339 causes renal failure in treated birds (Timm 1994). Renal failure in birds causes weight loss, depression, lethargy, increased thirst (polydipsia) and urination (polyuria), dehydration, articular gout, and eventually death (Merck 2018a). Death in birds occurs typically within a few days following ingestion of a lethal dose (Timm 1994). Mammals can succumb rather quickly with those ingesting a lethal dose dying in 3 to 12 hours (Timm 1994). Higher doses do not increase the speed of mortality (Timm 1994). Research is not available on pain experienced by birds treated with DRC-1339, just observational reports (DeCino et al. 1966, Timm 1994, Dawes 2006); convulsions, spasms or distress calls have not been observed in birds receiving a lethal dose, rather the birds die a seemingly quiet death. Birds that get a lethal dose may show no outward clinical signs for many hours and go about normal activities. About four hours before death, the birds cease to eat or drink and become listless and inactive, and possibly comatose (Timm 1994, Dawes 2006). They perch with their feathers puffed up (piloerection) and appear to doze. The product has been assessed as relatively humane and suitable for further investigation into potential use in Australia (Dawes 2006, Bentz et al. 2007) and is registered in New Zealand.

The end use product, Compound DRC-1339 Concentrate (100% DRC-1339 Technical, which is 97% purity DRC-1339), is used to control various bird species under various agricultural and non-agricultural uses in the U.S. Labels have varied over the last 50 years when the first formulation was registered, changing species that can be targeted, allowing additional bait substrates, restricting amounts that can be used over a given area, and types of areas that can be treated. For FY11<sup>6</sup> to FY15, the data used for this risk assessment, the federal DRC-1339 labels included new labeling updates for various uses during this time (Table 1).

Table 1. DRC-1339 labels and significant dates when use restrictions on the label changed, to provide a comparison to take (Table 2) and label usage (Table 3) for the labels used from FY11 to FY15.

DRC-1339 LABEL CHANGES FOR FY11 TO FY15					
Product (Parent Label)	EPA Registration No.	Significant Label Change Dates			
Feedlots	56228-10	10/26/2009	02/01/2011	01/30/2014	03/05/2014
Gulls	56228-17	05/19/2010	12/11/2013		
Pigeons	56228-28	10/26/2009	12/11/2013		
Livestock, Nest & Fodder Depredations	56228-29	10/26/2009	12/11/2013		
Staging Areas	56228-30	10/26/2009	03/29/2011	12/11/2013	

In 2018, the Bird Control label (USDA 2017a) was developed, and replaced the Feedlots, Gulls, Pigeons, and Staging Areas labels as of January 2019; this Bird Control label also incorporated 14 state Special Local Needs (SLN) labels. The labeling lists the bait substrates, target species, and sites where DRC-1339 can be used. Mixing directions depend on the bait substrate (e.g., rice, cracked and whole corn, French fries, and livestock

<sup>6</sup> FY11 equals the federal Fiscal Year 2011, which is October 1, 2010-September 30, 2011 (the year is denoted by FY11, FY12, and so on).

pellets) that can be used to mix with DRC-1339 and how much untreated bait to cut with the treated bait. Prebaiting is required for all applications. DRC-1339 prepared baits deteriorate rapidly and need to be used relatively soon after preparation or disposed according to label directions.

WS took an annual estimated average of 2,810,095 target birds of 15 species using an annual average 35,122 grams (1,239 oz. or 77 lbs.) of DRC-1339 in 18 states from FY11 to FY15 (Table 2). During this time, WS applied DRC-1339 under 18 Section 3 and SLN (Section 24(c)) labels operationally (Table 3). The most common resources protected by WS were livestock and feed, aircraft, other wildlife, and crops. The species groups taken were starlings and blackbirds (99.1%), pigeons (0.5%), corvids (0.4%), and gulls (0.004%). The most common target species lethally taken were European starlings (52%), brown-headed cowbirds (27%), red-winged blackbirds (16%), and common grackles (4%) (Table 2). Weight-wise, the majority of DRC-1339 used targeted starlings (89%), common ravens (2.9%), feral pigeons (2.5%), American crows (1.8%), and brown-headed cowbirds (1.6%); it should be noted that some DRC-1339 targeting a specific species may have had minimal take for various reasons like birds did not show up to feed or bait was ruined by weather.

Table 2. The annual average number of target birds taken with DRC-1339 treated baits used by WS in wildlife damage management from FY11 through FY15. Take was estimated for WS projects that did not determine take.

ANNUAL AVERAGE DRC-1339 USE AND SPECIES TAKEN			
Species*	Take	DRC-1339 (g)	States Where Used
<b>Target</b>			
European Starling*	1,449,656	31,222.8	AZ CA CO CT IA ID IL IN KS MA MD ME MI MN MO MT NE NJ NM NV NY OH OK OR PA SD TX UT VA VT WA WI WV WY
Yellow-headed Blackbird	80	4.6	OK
Red-winged Blackbird	452,014	450.8	AZ CA CO LA NM NV OR TX WV WY
Brown-headed Cowbird	744,988	549.5	AZ CA LA NV OH OK TX
Brewer's Blackbird	6,062	41.1	AZ CA NM NV OR
Common Grackle	123,624	255.6	LA OK TX WV
Boat-tailed Grackle	60	0.2	LA
Great-tailed Grackle	7,897	34.9	AZ NM OK TX
Rock Pigeon*	13,112	896.0	AZ CA CO IA ID IL KS KY ME MI MN MO MT ND NE NM NV OK OR PA TN TX UT VT WA WV WY
Great Black-backed Gull	6	0.5	ME
California Gull	6	1.2	ID
American Herring Gull	90	7.9	ME
Black-billed Magpie	321	18.4	ID OR WY
American Crow	3,385	631.8	CA ID MA NE OK OR TX WA WY
Common Raven	8,794	1,006.5	AZ CA ID MT NM NV OR TX UT WA WY
<b>TOTAL (15 sp.)</b>	<b>2,810,095</b>	<b>35,121.8</b>	<b>38 States</b>
<b>Nontarget</b>			
Brown-headed Cowbird	12	0.1	WI
Rock Pigeon*	152	3.0	NM WV WY
American Crow	80	3.0	NM
Common Raven	0.4	0.1	NM
<b>TOTAL (4 sp.)</b>	<b>244</b>	<b>6</b>	<b>5 States</b>
<b>GRAND TOTAL (15 sp.)</b>	<b>2,810,339</b>	<b>35,128</b>	<b>38 States</b>

\* Introduced species

WS personnel took an annual average of 244 nontarget birds of four species (Table 2); of these, 164 were being targeted at feedlots, but accidentally taken while targeting other species with a particular DRC-1339 formulation. The annual average of American crows (80) and common ravens (0.4) were not target species at the sites where they were accidentally taken. All of the nontarget species taken are species WS would take with DRC-1339 under different circumstances. WS did not take other nontarget species unintentionally, including threatened, endangered, or sensitive species, or species not listed on the label.

Historically, APHIS registered five DRC-1339 Section 3 labels, but only two Section 3 labels are currently registered as of 2019 (Table 3). Four labels (Feedlots, Gulls, Pigeons, and Staging Areas) were incorporated into the Bird Control label, while the Livestock, Nest and Fodder (LNFD) Depredations label remains a separate labeled use. Additionally, states have registered specific uses for DRC-1339 under SLN registrations. In addition to the cancelation of the four Section 3 labels, 25 SLN registrations were cancelled in 2018 after their uses were incorporated under the Bird Control label or were determined to no longer be needed. As of 2019, WS has only 6 active DRC-1339 SLN registrations (4 under the LNFD label and 2 under the Bird Control label), and two pending SLN registration applications under the Bird Control label (Table 3). Of the 36 labels active within FY11 to FY15, only half were used in those five years (Table 3). The majority of DRC-1339 product used by WS was used under the APHIS Feedlot label or SLNs that used it as the parent label (83.5%). The APHIS Staging Area label or SLN labels developed from it were used next most (11.3%). The others were used minimally.

Table 3. The annual average number of grams of DRC-1339 applied by APHIS-WS in WDM from FY11 thru FY15 by all labels with the number of projects and applications.

ANNUAL AVERAGE DRC-1339 USE BY Product FOR FY11 TO FY15				
Product (Parent Label)	EPA Registration No.	Applied (g)	Projects	WTs
Feedlots* (FLOT) Cancelled	56228-10	28,065.0	302	350
Gulls* Cancelled	56228-17	9.6	0.4	0.4
Pigeons* Cancelled	56228-28	837.6	36	60
Livestock, Nest & Fodder Depredations (LNFD)	56228-29	471.6	118	394
Staging Areas* (SA) Cancelled	56228-30	3,252.4	53	143
SLN ID (FLOT)** Cancelled	ID-050014	122.4	4	7
SLN ID (LNFD)^	ID-140005	0.8	0.2	0.2
SLN ID (SA)* Cancelled	ID-050013	-	-	-
SLN IL (FLOT) Cancelled	IL-120002	155.9	7	7
SLN IN (FLOT)* Cancelled	IN-080003	-	-	-
SLN IN (SA)* Cancelled	IN-040001	-	-	-
SLN KS (SA)* Cancelled	KS-120003	-	-	-
SLN KY (FLOT)* Cancelled	KY-020003	-	-	-
SLN KY (SA) Cancelled	KY-020002	-	-	-
SLN MD (SA)* Cancelled	MD-080005	-	-	-
SLN MS (SA)* Cancelled	MS-050008	-	-	-
SLN ND (FLOT)** Cancelled	ND-920001	-	-	-
SLN NE (SA & FLOT)* Cancelled	NE-100003	-	-	-
SLN NM (SA)** Cancelled	NM-110004	-	-	-
SLN NV (LNFD)^	NV-150001	395.7	38	139
SLN NV (LNFD)^ Cancelled	NV-040004	40.1	3	14
SLN NV (SA)* Cancelled	NV-020005	-	-	-
SLN OK (SA)** (Replaced by OK-180002 in 2018)	OK-990001	567.6	50	117
SLN OR (SA)** (2019 Replacement Pending)	OR-010024	-	-	-
SLN TN (FLOT)* Cancelled	TN-080003	-	-	-
SLN TN (SA)* Cancelled	TN-080004	-	-	-
SLN TX (FLOT)** Cancelled	TX-890001	7.1	0.6	0.8
SLN TX (SA)** (2019 Replacement Pending)	TX-020003	9.2	1	1
SLN TX (FLOT) Cancelled	TX-090010	975.2	1	1
SLN TX (LNFD)^	TX-060016	-	-	-
SLN UT (LNFD)^ Cancelled	UT-130005	7.7	0.2	0.2
SLN WV (SA)* Cancelled	WV-11001	-	-	-
SLN WV (SA)* Cancelled	WV-010002	-	-	-
SLN WV (SA)* Cancelled	WV-040001	46.7	6	7
SLN WY (LNFD)^	WY-110002	58.5	11	16
SLN WY (SA)** (Replaced by WY-180003 in 2018)	WY-070002	98.9	12	31
<b>TOTAL</b>	<b>5 FEDERAL 31 SLN</b>	<b>35,122.0</b>	<b>643</b>	<b>1,289</b>

Lightly shaded lines - registrations with no use from FY11-FY15.

WTs – Work Tasks associated with using DRC-1339

\* USEPA Registration No. 56228-63 - Bird Control label replaced these labels January 2019.

\*\* Labels not fully incorporated in Bird Control label and re-registered by state under the Bird Control parent label or canceled January 2019.

^ Labels are under the LNFD parent label.

## 2 PROBLEM FORMULATION

DRC-1339 is used by APHIS WS for various projects on specific species of birds. The various use sites, depending on target species, include livestock and poultry feedlots, buildings and fenced non-crop areas, federal and state wildlife refuges and protected areas, gull colonies in coastal areas, and bird staging areas and roost sites. The following sections discuss the chemical description and product use; physical and chemical properties; environmental fate; and hazard identification for DRC-1339.

### 2.1 Chemical Description and Product Use

DRC-1339 ( $C_7H_9Cl_2N$ , CAS No. 7745-89-3) is 3-chloro-p-toluidine hydrochloride (synonyms: 3-chloro-4-methylbenzenamine hydrochloride, or 3-chloro-4-methylaniline hydrochloride). Technical DRC-1339 (DRC-1339 Technical, USEPA Reg. No. 56228-59) was first registered with USEPA in 1967 (USEPA 1995). PM [Purina Mills] Resources, Inc., which was acquired by Virbac Corporation, was previously the registrant for Starlicide Technical (USEPA registration No. 67517-7); however, the company transferred the registration to APHIS (USEPA registration No. 56228-59) in September 2013 (USEPA 2013b). When the registration was transferred, APHIS changed the name of the product to DRC-1339 Technical. All APHIS Compound DRC-1339 Concentrate products are prepared from and identical in composition to DRC-1339 Technical, which is comprised of 97% purity DRC-1339 (USDA 2019), the active ingredient (a.i.). APHIS currently has just two Compound DRC-1339 Concentrate Section 3 products registered with USEPA, but four Section 3 labels were replaced by the Bird Control label at the end of 2018 and are included below as these labels were used for the data included in this risk assessment.

- **Compound DRC-1339 Concentrate – Bird Control** (USEPA Reg. No. 566228-63), a combined label designed to replace the feedlots, gulls, pigeons, and staging areas labels. The label was approved by USEPA in December 2017 and supersedes the other four labels as of January 2019 (USDA 2017a); and
  - Compound DRC-1339 Concentrate – Feedlots (USEPA Reg. No. 56228-10) for bird control in feedlots (cancelled in 2018) (USDA 2017b);
  - Compound DRC-1339 Concentrate – Gulls (USEPA Reg. No. 56228-17) for control of gulls at landfills and to protect colonial nesting seabirds (cancelled in 2018) (USDA 2016a);
  - Compound DRC-1339 Concentrate – Pigeons (USEPA Reg. No. 56228-28) for control of pigeons causing health, nuisance, or economic problems in and around structures or in non-crop areas (cancelled in 2018) (USDA 2016c); and
  - Compound DRC-1339 Concentrate – Staging Areas (USEPA Reg. No. 56228-30) for bird control in non-crop staging areas associated with roosts (cancelled in 2018) (USDA 2016d);
- **Compound DRC-1339 Concentrate –LNFD** (USEPA Reg. No. 56228-29) for control of crows, ravens, and magpies that damage and feed on the contents of silage/fodder bags, prey on newborn livestock, eggs or the young of federally-designated Threatened or Endangered species, or of other species designated to be in need of special protection (USDA 2016b).

For the purpose of this risk assessment, the new Bird Control label will be used when assessing risk related to the feedlots, gulls, pigeons and staging areas use sites, because the separate Section 3 labels for each of those uses were cancelled at the end of December 2018. The four older Section 3 labels are discussed when describing prior projects conducted under these labels for the data used in this risk assessment. The Bird Control label also incorporated many of the State SLN registrations (Table 3).

In cases where an active SLN use was not incorporated into the Bird Control label and was still needed, a new SLN was submitted for that specific use under the Bird Control parent label. However, a summary of information for the old SLN labels regarding each use pattern as well as species controlled is given below and in Table 4, as well as referenced because these are the labels that WS used to apply DRC-1339 from FY11 to FY15.

- **Feedlots (Commercial Animal Operations):** Various bait materials can be used such as rolled barley, cracked corn, and rolled whole corn, but baits can only be used in feedlots to control target bird species identified on the label such as European starlings, rock pigeons, and specific species of blackbirds, crows, and ravens, as well as bronzed cowbirds (*Molothrus aeneus*) when in mixed flocks (Table 4). Feedlots are defined on the label as areas of commercial livestock operations where beef cattle, dairy cattle, swine, sheep, goats, poultry, or game birds are confined primarily for the purpose of production and eventual sale in agricultural markets. From FY11 to FY15, WS applied an annual average of 39,326 g of DRC-1339 under the Feedlots label and two SLN labels under the parent Feedlots label for 315 unique properties in 364 work tasks, primarily for European starlings (Table 3).
- **Gulls:** Bread cubes are mixed with DRC-1339 and can be used to control targeted species of gulls in coastal or inland gull colonies, within predation radii of important colonial nesting sites of terns, puffins, or other colonially nesting birds that will be protected; or close to areas where target gull species damage property or crops during the breeding season (Table 4). It may also be used at feeding sites located at airports, industrial sites, dumps or landfills, or other noncrop areas throughout the year. From FY11 to FY15, WS applied an annual average of 10 g of DRC-1339 under the Gulls label for gull damage on 0.4 unique properties in 0.4 work tasks (Table 3).
- **Pigeons:** Whole-kernel corn is mixed with DRC-1339, which then can be used to control feral pigeons in roosting or loafing areas on flat rooftops, or within fenced areas (Table 4). From FY11 to FY15, WS applied an annual average of 838 g of DRC-1339 under the Pigeons label for feral rock pigeon damage on 36 unique properties in 60 work tasks (Table 3).
- **Staging Areas:** Baits prepared with one of the grain components (cracked corn, rolled barley, brown rice, or poultry pellets) may only be used in noncrop, staging areas, "SA," associated with nighttime roosting sites of blackbirds, cowbirds, grackles, and starlings (Table 4) and crows under the various SLNs. From FY11 to FY15, WS applied an annual average of 3,975 g of DRC-1339 under the Staging Areas label and four SLN labels under the parent Staging Areas label for 122 unique properties in 286 work tasks, primarily for starlings, brown-headed cowbirds, red-winged blackbirds, common grackles, and crows (Table 3).

Table 4. Summary of use patterns for DRC-1339 (USDA 2017b, 2016a, b, c, d, USEPA 2017b).

Product Use	Target Species	Application Site	Application Method	Application Rate
Feedlots	Brewer's, Red-winged & Yellow-headed Blackbirds, Common, Boat-tailed & Great-tailed Grackles, Brown-headed Cowbird, European Starling, Common & Chihuahuan Ravens, American & Fish Crows, Black-billed Magpie, Rock Pigeon, and Eurasian Collared-Dove, and Bronzed Cowbird when in mixed flocks with one or more of the above species	Feedlots with beef or dairy cattle, swine, sheep or goats, and poultry or game bird farms	Manual baiting – bait stations/trays using a scoop or other appropriate utensil  Mechanical baiting – hopper of truck-mounted or trailer-type feeder and apply with mechanical applicator	Maximum single: 0.1 lbs. a.i./treated acre (2% a.i. - 1:10 dilution of untreated bait: 50 lbs. of diluted bait/acre, or 1 lb. of diluted bait/1000 ft <sup>2</sup> )
Gulls	Gull spp. - Herring, Great Black-backed, Ring-billed, Laughing (non-protected areas), Western & California Gulls	Target gull's nesting colonies and gull feeding areas at airports, industrial sites, dumps, landfills, and non-crop areas	Manual broadcast or place treated bread cubes wearing rubber gloves and using a scoop or other utensil	Maximum: 0.1 lb. a.i./per treated acre/treatment (bait densities of 5 treated cubes/100 ft <sup>2</sup> and 2200 treated cubes/ treated acre)
Pigeons	Feral pigeons	Roosting or loafing areas on flat rooftops, or within fenced areas from which the public, pets, domestic animals, and most non-avian wildlife can be excluded during bait application	Manual dispense or broadcast treated whole-kernel corn wearing rubber gloves and using a scoop or other utensil	Maximum: 0.05 lb. a.i./treated acre (25 lbs./acres of a 1:1 dilution of properly treated whole-kernel corn with untreated whole-kernel corn)
Livestock, Nest & Fodder Depredations	Common & Chihuahuan Ravens, American & Fish Crows, and Black-billed Magpie	Rangeland and pasture areas where ravens, magpies, or crows prey upon newborn livestock; Refuges or other areas where ravens, magpies, or crows prey upon the eggs or young of federally designated Threatened or Endangered Species, or Federal or State protected wildlife; and within 25 feet of silage/fodder bags damaged or likely to be damaged by crows, ravens, or magpies	Manually place (wearing rubber-gloves) <75 meat cube baits at each baited site (5 to 10 baits in clusters over an area not to exceed 1000 ft <sup>2</sup> )	Maximum: 0.083 lbs. of a.i./treated acre (18 treated-egg baits in at least 5 bait sets applied over an area of 400 ft <sup>2</sup> surrounding an animal carcass draw station). For meat baits, <0.01 a.i./treated acre, 5-10 baits per 1000 ft <sup>2</sup> , no more than 75/baited site, and baits must be observed. Assuming a maximum used per acre, max of 0.003 lb. a.i./acre for meat baits.
Staging Areas	Red-winged Blackbird, Common, Boat-tailed & Great-tailed Grackles, Brown-headed Cowbird and European Starling, and Brewer's, Tricolored & Yellow-headed Blackbirds, American Crows, and Black-billed Magpie when in mixed flocks with one or more of the above species	SA: Stubble fields, harvested dormant hay fields, open grassy or bare-ground noncrop areas, roads, roadsides, rooftops, industrial and commercial structures, and secured parking areas	Feeding stations; Mechanical broadcasting with ground-based equipment; and Manual broadcasting – wearing rubber gloves and using a scoop or other utensil	Maximum: 0.1 lb. a.i./treated acre/ treatment or Maximum yearly: 0.5 lb. a.i./acre (<58 lbs./treated acre of cracked corn or rolled barley baits, 110 lbs./treated acre of diluted poultry pellet bait, or 137 lbs./treated acre of diluted brown rice bait. Do not make more than 5 treatments per year to any one treated site)
Bird Control	Combined bird species	Commercial animal operations; staging areas; gull colonies; and gull feeding or loafing sites	Retrievable feeding stations, bait stations, or trays; manual or mechanical baiting; and hand or mechanical broadcast.	For broadcast applications: do not exceed a maximum single application rate of 0.1 lbs. a.i./acre (1.12 g a.i./100 m <sup>2</sup> ) or a maximum yearly application rate of 0.5 lb. a.i./acre (5.61 g a.i./100 m <sup>2</sup> ). For manual baiting: 1 lb./1000 ft <sup>2</sup> (0.49 kg/100 m <sup>2</sup> ) over dry or frozen areas

a.i. = Active Ingredient

- **Livestock, Nest & Fodder Depredations:** Hard boiled eggs or meat-cube baits are treated with DRC-1339, which can be used to control species such as common raven, Chihuahuan raven (*Corvus cryptoleucus*), American crow, black-billed magpie, and fish crow (Table 4). Baits (eggs or meat cubes) can be used in rangeland or pastureland where ravens or crows prey upon newborn livestock, or refuges or other areas where ravens or crows prey upon the eggs or young of federally designated threatened or endangered Species, or federal or state protected wildlife. From FY11 to FY15, WS applied an annual average of 974 g of DRC-1339 under the LNFD label and five SLN labels under the parent LNFD label for 170 unique properties in 552 work tasks, primarily for common ravens (Table 3).

USEPA has been reevaluating the data supporting DRC-1339 and the registered products under Registration Review since September 2011. The final work plan for registration review stated that USEPA (2012a) would require human health data for conducting a revised occupational risk assessment. The work plan also listed data needs for performing a comprehensive ecological risk assessment including an endangered species assessment for all uses. USEPA (2013a) issued a Data Call-In (DCI) formally listing the studies that would be required for continued registration of products containing DRC-1339. After reviewing submissions to address many of the initial data requirements in the DCI, USEPA reduced the number of required studies. In June 2014, USEPA (2014a) further agreed to waive some of the remaining studies by including additional mitigation language on product labels to reduce the likelihood of DRC-1339's movement to water and improve the success of leftover bait cleanup. Waived studies included photodegradation in soil, aerobic aquatic metabolism, anaerobic aquatic metabolism, terrestrial field dissipation, estuarine/marine fish acute toxicity, freshwater invertebrate lifecycle, terrestrial plant toxicity, and aquatic plant and algal toxicity studies (USEPA 2014a). With the approval of the amended DRC-1339 labels on October 20, 2015, USEPA (2015) officially waived the above-mentioned studies.

For the environmental study requirements that remained, APHIS agreed to conduct the studies using a phased approach as funds became available. These studies include honeybee acute oral toxicity, adsorption/desorption or soil column leaching, aerobic soil metabolism, and environmental chemistry analytical methods and independent laboratory validation in soil and water. APHIS has completed the acute oral honeybee toxicity study, the aerobic soil metabolism study, and the analytical methods and independent laboratory validation study in water. The two remaining environmental fate studies have not been completed.

## 2.2 Physical and Chemical Properties

DRC-1339 is an off-white to yellow powder with a moth ball odor (USDA 2019). The 3-chloro-p-toluidine parent product, not DRC-1339, has a melting point ranging from 21 to 24°C and a boiling point ranging 220 to 230°C at 760 mm Hg. DRC-1339, on the other hand, has a melting point of 260°, at which point it sublimates (vaporizes). DRC-1339 has a reported vapor pressure of  $1.06 \times 10^{-4}$  torr at 25°C and calculated Henry's Law Constant of  $1.47 \times 10^{-8}$  atm/m<sup>3</sup>/mol (USEPA 2011a). DRC-1339 has a bulk density of 0.44 g/ml. The water solubility for DRC-1339 ranges from 53 to 91 g/L (USEPA 1995, 2011a).

## 2.3 Environmental Fate

The environmental fate describes the processes by which DRC-1339 moves and degrades in the environment. The environmental fate processes include: 1) persistence, degradation, and mobility in soil; 2) movement to air; 3) migration potential to groundwater and surface water; 4) degradation in water; and 5) plant uptake.

In general, DRC-1339 is unstable and does not persist in soil. It degrades rapidly in soil when exposed to sunlight, heat, or ultraviolet radiation (USDA 2001). DRC-1339 has an average degradation half-life in soil of 0.17 days based on results from four different soil types (Battelle 2018). Dissipation half-life values ranged from 0.02 days in a Texas loam to 2.0 days in a clay soil. DRC-1339 has low mobility in high organic matter soils because it strongly binds to organic matter. DRC-1339 binds rapidly and irreversibly to soil organic matter suggesting that volatilization from soil into the atmosphere is not a significant pathway for exposure. DRC-1339 has moderate vapor pressure ( $1.06 \times 10^{-4}$  torr at 25°C) and a high Henry's Law constant value (estimated -  $1.47 \times 10^{-8}$  atm-m<sup>3</sup>-mol<sup>-1</sup>), suggesting a low potential for volatilization into the atmosphere from aqueous solutions (USEPA 2018a). DRC-1339 has low migration potential to groundwater and surface water due to its high affinity to soil organic matter.

DRC-1339 is highly soluble in water. DRC-1339 is resistant to hydrolysis but sensitive to light with a photodegradation half-life in water ranging from 6.5 to 41 hours depending on the season, as it is faster in summer than winter (USDA 2001, USEPA 2011a). DRC-1339 is not expected to bioconcentrate in aquatic environments. DRC-1339 slightly accumulates in bluegill with average bioconcentration factors of 33x (edible tissues), 150x (nonedible tissues), and 88x (whole fish) (Spanggard et al. 1996, USEPA 2018a).

Uptake by plants is unlikely since DRC-1339 is mixed with a bait that is used on bare soil, fallow ground, or in trays. Any DRC-1339 that would leach from the bait material would degrade quickly in soil or bind to soil organic matter reducing bioavailability to plants. In addition, most of the bait is removed by the target species reducing the amount of DRC-1339 available for any potential plant uptake.

## **2.4 Hazard Identification**

DRC-1339 is hazardous to human health because of its acute inhalation toxicity and eye and skin corrosiveness. Pesticide label statements regarding the health effects based on toxicity studies include "*Fatal if inhaled. Corrosive. Causes irreversible eye damage and skin burns. May be fatal if swallowed. Harmful if absorbed through skin. Prolonged or frequently repeated skin contact may cause allergic reactions in some people.*" (USDA 2016b, 2017a, b).

USEPA evaluated human incident reports for DRC-1339 during product reregistration and did not identify any human incident cases from their Office of Pesticide Program Incident Data Systems (IDS) between 2006 and 2011 (USEPA 2011b). The aggregate IDS module includes less severe human incidents with minor, unknown, or no effect outcomes. WS has no "Adverse Incidence Reports" (6(a)2) from FY87 to FY18 for DRC-1339 for WS personnel or the public. An additional literature review did not identify any human exposure cases related to DRC-1339.

### **2.4.1 Mode of Action**

The biochemical mechanism of action for DRC-1339 is not well understood. Previous studies suggest that ingested DRC-1339 is rapidly hydrolyzed to 3-chloro-p-toluidine, which is the toxic compound (Eisemann et al. 2003). In sensitive birds, DRC-1339 causes irreversible kidney and heart damage resulting in death normally within 1 to 3 days of ingestion. In mammals, DRC-1339 depresses the central nervous system at 10-100 times higher the dose that can cause effects in birds. Central nervous system depression can cause cardiac or respiratory arrest resulting in death 2 to 10 hours after ingestion. The effects to the central nervous system in non-sensitive mammals can be successfully treated symptomatically (USDA 2001, Eisemann et al. 2003). The kidney mitochondrial enzyme, deacetylase, may be responsible for the difference in susceptibility

to 3-chloro-p-toluidine (Eisemann et al. 2003). The enzyme is present in chickens, starlings, pheasants, and rock pigeon, which are sensitive to 3-chloro-p-toluidine. The enzyme is not present in red-tailed hawks and mammals resulting in lower sensitivity to 3-chloro-p-toluidine (Mull and Giri 1972).

#### 2.4.2 Acute Toxicity

The acute oral median lethality values (LD<sub>50</sub>), and ocular and dermal irritation scores in rats indicates that DRC-1339 is moderately (Category II) toxic via the oral route and highly toxic (corrosive, Category I) when in contact with skin and eyes (Table 5). USEPA (1995) concluded during registration review that DRC-1339 is highly toxic in acute inhalation exposures based on its oral toxicity and the moderate to severe irritation observed in ocular and dermal irritation studies, although an acute inhalation study was not performed. The eye and dermal irritation studies show that DRC-1339 is highly corrosive to skin and eyes when using rabbits as a test species (Category I). The dermal sensitization study shows that DRC-1339 is a mild to moderate skin sensitizer in guinea pigs. The DRC-1339 Safety Data Sheet (USDA 2019) states that contact exposure to the eye causes severe damage. Dermal contact can result in severe skin burns or an allergic reaction. Table 5 summarizes the acute toxicity values of DRC-1339 used by USEPA to assess acute toxicity risk to human health.

Table 5. Acute technical and formulation DRC-1339 toxicity data for mammals (USEPA 1995, USDA 2019).

Test Species	Test	DRC-1339 Conc. * 97% a.i.	USEPA Category
Laboratory Brown Rat	Oral LD <sub>50</sub>	302-350 mg/kg	II
Domestic Rabbit	Dermal LD <sub>50</sub>	> 2,000 mg/kg	III
Laboratory Brown Rat	Inhalation LC <sub>50</sub>	Not Required	I
Domestic European Rabbit	Eye Irritation	Corrosive	I
Domestic European Rabbit	Dermal Irritation	Corrosive	I
Guinea Pig ( <i>Cavia porcellus</i> )	Dermal Sensitization	Mild/Moderate	-

a.i. = active ingredient M = male, F = female, - = Does not apply

#### 2.4.3 Subchronic and Chronic Toxicity

USEPA (2018b) waived the DRC-1339 subchronic toxicity study, as well as other chronic toxicity studies, based on a weight of evidence approach that considered use pattern, toxicology and exposure. However, two subchronic toxicity studies were performed in rats using 3-chloro-p-toluidine, the toxic non-protonated parent compound of DRC-1339. A 5-day study in male and female Wistar albino laboratory brown rats exposed to 3-chloro-p-toluidine administered through inhalation at doses of 0.027, 0.105, 0.382, or 1.284 mg/L for 6 hours/day showed no signs of toxicity up to 0.105 mg/L (No Observable Adverse Effects Level (NOAEL)). Clinical signs of toxicity at higher doses included neglected skin and ruffled fur, cyanosis, apathy, and decreased motility (Hazardous Substance Data Bank 2019). Rats in another study were orally dosed for two weeks with 3-chloro-p-toluidine at 300 mg/kg body weight (bw)/day (10% solution in peanut oil), for 5 days/week. The rats were ill and cyanotic after the third and fourth treatments (Hazardous Substance Data Bank 2019).

Long-term exposure to DRC-1339 concentrate may cause an allergic skin reaction (USDA 2019).

#### **2.4.4 Developmental and Reproductive Effects**

A literature review did not identify mammalian toxicity studies on reproductive or developmental effects. USEPA (2018b) waived a developmental toxicity study due to the low potential for repeat oral, dermal or inhalation exposure to workers or applicators.

#### **2.4.5 Neurotoxicity Effects**

A literature review shows depression of the central nervous system in mammals from exposure to DRC-1339 (Eisemann et al. 2003, Felsenstein et al. 1974, Borison et al. 1975). Although the direct effects on neurological function are unknown, 3-chloro-p-toluidine has been detected in brain tissue and the observed central nervous system effects include intense weakness, dyspnea, and complete paralysis following intraperitoneal administration (Eisemann et al. 2003). Other observed central nervous system effects include centrally induced skeletal muscle relaxation or paralysis, such as loss of the righting reflex in mice and rats (Felsenstein et al. 1974, Borison et al. 1975). USEPA (2013a) initially requested a neurotoxicity screening battery test in its data call-in notice during registration review. However, the USEPA Office of Pesticide Programs subsequently waived the neurotoxicity study in a Hazard and Science Policy Council meeting on August 30, 2012 (USEPA 2014b) and still considers it waived (USEPA 2018b).

#### **2.4.6 Carcinogenicity and Mutagenicity**

The USEPA (1995) human health assessment concluded that DRC-1339 is not a carcinogen based on two 78-week exposure studies of the free base (3-chloro-p-toluidine) in rats and mice performed by the National Cancer Institute (1978). The study results found body weight depression without inducing tumors at the highest dose administered (3,269 ppm).

USEPA (1995) also concluded that DRC-1339 is not a mutagen based on the negative results of three mutagenicity assays performed in *Salmonella* spp. strains and Chinese hamster (*Cricetulus griseus*) ovary cells (Stankowski et al. 1997). In the Ames assay with *Salmonella* strains TA1535, TA1537, TA1538, TA98, and TA100, DRC-1339 was negative for inducing reverse gene mutation at the histidine locus at levels up to 2,500 µg/plate with and without metabolic activation. In the Chinese hamster ovary mammalian cell forward gene mutation assay, DRC-1339 was also negative for inducing forward mutation at the hypoxanthine-guanine phosphoribosyltransferase locus with and without metabolic activation to cytotoxic/precipitating doses up to 600 µg/mL. In the chromosomal aberration assay in Chinese hamster ovary cells, DRC-1339 was positive in a dose-related manner for structural aberrations in S9-activated cultures at moderately cytotoxic doses of 250 or 350 µg/mL. However, DRC-1339 was negative without metabolic activation at cytotoxic doses up to 350 µg/mL.

#### **2.4.7 Immunotoxicity Effects**

A literature review did not identify any DRC-1339 mammalian immunotoxicity studies. USEPA (2013a) requested an immunotoxicity test (870.7800) in its DCI notice during registration review, but waived the study based on the weight of evidence approach considering all the available hazard and exposure information provided by USDA APHIS in a Hazard and Science Policy Council meeting on December 27, 2014 (USEPA 2014b). The low volume/minor use waiver justification included: 1) the limited time period a mixer, handler, or applicator would be exposed while using DRC-1339; (2) the current worker protection requirements on the

DRC-1339 labels; (3) the limited annual use of DRC-1339; and 4) data from 3-chloro-p-toluidine that can be used to bridge to 3-chloro-p-toluidine hydrochloride.

#### **2.4.8 Endocrine Effects**

A literature search did not identify any studies indicating the potential of DRC-1339 to affect the endocrine system. DRC-1339 is not among the group of 99 pesticide active ingredients on the initial and second lists to be screened under the USEPA (2014c) Endocrine Disruptor Screening Program. However, both lists were generated based on exposure potential and not whether the pesticide is a known or likely chemical to disrupt the endocrine system (USEPA 2014c). DRC-1339 is not among the EU (European Union) list of chemicals with the potential to impact the endocrine system (Danish Centre on Endocrine Disruptors 2018). The EU list includes three categories: Category 1 – endocrinal effect recorded at least on one type of animal; Category 2 – a record of biological activity *in vitro* leading to disruption; and Category 3 – not enough evidence or no evidence data to confirm or disconfirm endocrinal effect of tested chemicals (Hrouzková and Matisova 2012).

### **3 DOSE-RESPONSE ASSESSMENT**

#### **3.1 Human Health Dose-Response Assessment**

A dose-response assessment evaluates the dose levels (toxicity criteria) for potential human health effects including acute and chronic toxicity. USEPA did not establish an oral reference dose for DRC-1339 because USEPA does not believe that the potential exists for significant exposure to occupational workers. USEPA did not establish a tolerance for DRC-1339 because there are no registered food or feed uses. The maximum contaminant level has not been established for drinking water.

#### **3.2 Ecological Effects Analysis**

This section of the risk assessment discusses available ecological effects data for terrestrial and aquatic biota. Available acute and chronic toxicity data are summarized for all major taxa and will be integrated with the exposure analysis section to characterize the risk of DRC-1339 to nontarget wildlife and domestic animals. Information in this section was gathered from on-line databases and searches for relevant peer reviewed and other published literature.

##### **3.2.1 Aquatic Effects Analysis**

DRC-1339 is moderately toxic to fish. The 96-hour median lethality concentration (LC<sub>50</sub>) for bluegill is 11 ppm. The 96-hour LC<sub>50</sub> for the rainbow trout is 9.7 ppm. The 96-hour LC<sub>50</sub> for southern leopard frog (*Rana sphenoccephala*) tadpoles is 44 mg/L (Marking and Chandler 1981).

DRC-1339 has moderate to high toxicity to aquatic invertebrates depending on the test species (Table 6). The 48-hour median effective concentration (EC<sub>50</sub>) for the freshwater cladoceran is 0.07 ppm (USEPA 2011a) while marine species appear to be more tolerant with 96-hour LC<sub>50</sub> values of 10.8 and 16.0 ppm for the penaeid shrimp and blue crab, respectively (Walker et al. 1979) (Table 6).

Table 6. Acute aquatic invertebrate toxicity for DRC-1339 technical.

Test species	Test	Results	Reference
Cladoceran ( <i>Daphnia magna</i> )	EC <sub>50</sub>	0.07 mg/L	USEPA 2011a
	LC <sub>50</sub>	1.6 mg/L	Marking and Chandler 1981
Caddisfly ( <i>Isonychia</i> sp.)	LC <sub>50</sub>	6.5 mg/L	Marking and Chandler 1981
Mayfly ( <i>Hydropsyche</i> sp.)	LC <sub>50</sub>	12 mg/L	Marking and Chandler 1981
White River Crayfish ( <i>Procambarus acutus acutus</i> )	LC <sub>50</sub>	15 mg/L	Marking and Chandler 1981
River Horn Snail ( <i>Oxytrema catenaria</i> )	LC <sub>50</sub>	6.7 mg/L	Marking and Chandler 1981
Glass Shrimp ( <i>Palaemetus kadiakensis</i> )	LC <sub>50</sub>	6.1 mg/L	Marking and Chandler 1981
Panaeid Shrimp ( <i>Panaeus</i> sp.)	LC <sub>50</sub>	10.8 mg/L	Walker et al. 1979
Blue Crab ( <i>Callinectes sapidus</i> )	LC <sub>50</sub>	16.0 mg/L	Walker et al. 1979
Asiatic Clam ( <i>Corbicula manilensis</i> )	LC <sub>50</sub>	18.0 mg/L	Marking and Chandler 1981

### 3.2.2 Terrestrial Effects Analysis

#### Mammals

DRC-1339 appears to have moderate acute toxicity to rats with acute oral LD<sub>50</sub>'s of 302-350 mg/kg (Table 5). Additional mammalian toxicity data indicate low to moderate acute toxicity for various mammals (Table 7), although DRC-1339 may be more toxic to cats (Felsenstein et al. 1974). In a swine gavage study with DRC-1339, none died and no adverse clinical or histopathological effects were reported when dosed with 50 mg/kg of DRC-1339. Swine were also fed poisoned birds with no reported mortalities or any external clinical effects (Caslick et al. 1972).

Table 7. Acute oral median lethality and subacute dietary DRC-1339 toxicity studies for mammals and birds.

Test species	Test	Results	Reference
<b>Mammals</b>			
Brown Rat (Laboratory)	LD <sub>50</sub>	302 mg/kg	USEPA 2018a
North American Deermouse	ALD	1,800 mg/kg	Schafer and Bowles 1985
Brown Rat (white lab)	LD <sub>50</sub>	1,170-1,770 mg/kg	Ford 1967
Domestic Dog <sup>^</sup>	LD <sub>50</sub>	>100 mg/kg	Ford 1967
Domestic Sheep	LD <sub>50</sub>	>200 mg/kg	Ford 1967
<b>Birds</b>			
Mallard	LD <sub>50</sub>	105 mg/kg	USEPA 1995
	LC <sub>50</sub>	322 mg/kg (98% a.i.)	
Chachalaca ( <i>Ortalis</i> sp.)	LD <sub>50</sub>	42.1 mg/kg	Eisemann et al. 2003
Northern Bobwhite	LD <sub>50</sub>	2.9 mg/kg	USEPA 1995
	LC <sub>50</sub>	14.1 mg/kg (98% a.i.)	
Ring-necked Pheasant	LD <sub>50</sub>	10 mg/kg	Eisemann et al. 2003
Domestic Turkey	LD <sub>50</sub>	10.26 mg/kg	Eisemann et al. 2003
Rock pigeon	LD <sub>50</sub>	17.7 mg/kg	Eisemann et al. 2003
Mourning Dove	LD <sub>50</sub>	3.2 mg/kg	Eisemann et al. 2003
Herring Gull	LD <sub>50</sub>	4.6 mg/kg	Eisemann et al. 2003
Cooper's Hawk	LD <sub>50</sub>	562 mg/kg	Eisemann et al. 2003
Barn Owl	LD <sub>50</sub>	4.2 mg/kg	Eisemann et al. 2003
Scrub-Jay ( <i>Aphelocoma</i> sp.)**	LD <sub>50</sub>	1.8 mg/kg	Eisemann et al. 2003
American Crow	LD <sub>50</sub>	1.33 mg/kg	Eisemann et al. 2003
Common Raven	LD <sub>50</sub>	2.9 mg/kg	Eisemann et al. 2003
European Starling	LD <sub>50</sub>	3.2 mg/kg	Eisemann et al. 2003
House Sparrow	LD <sub>50</sub>	375 mg/kg	Eisemann et al. 2003
Red-winged Blackbird	LD <sub>50</sub>	2.4 mg/kg	Eisemann et al. 2003

\*ALD – Acute Lethal Dose estimated LD<sub>50</sub> when unable to calculate <sup>^</sup>Emetic at doses of 10, 50 and 100 mg/kg a.i. = active ingredient

\*\* Species split into 4 species (Island (*Aphelocoma insularis*), California, Florida (*A. coerulescens*), and Woodhouse's (*A. woodhousei*) Scrub-Jays since Schafer et al. (1983), the data used in Eisemann et al. 2003 (likely California or Woodhouse's, or both, knowing where birds captured).

## *Birds*

A large amount of toxicity data is available for acute exposures to a range of bird species (Table 7). Eisemann et al. (2003) summarized DRC-1339 avian toxicity data for more than 55 species available from published and unpublished sources. Available acute oral dosing studies show high toxicity to corvids, red-winged blackbirds, starlings, gallinaceous birds, doves, herring gulls, and barn owls with LD<sub>50</sub>'s ranging from 1.33 to 42.1 mg/kg (Table 7). DRC-1339 ranges from slightly to moderately toxic for mallards, house sparrows, and cooper's hawks with LD<sub>50</sub>'s ranging from 105 to 562 mg/kg (Table 7).

Available acute dermal toxicity testing using birds report an LD<sub>50</sub> of 14 and 80 mg/kg for the breast and foot respectively, using the European starling (Schafer et al. 1969).

Subacute dietary testing using the northern bobwhite and mallard (Table 7) demonstrated that DRC-1339 is moderately to highly toxic to surrogate bird species representing upland game birds and waterfowl. Both studies were five-day exposures and are part of the USEPA standardized protocols for conducting avian subacute dietary toxicity studies.

Additional dietary toxicity studies have also been conducted with other species and different durations. Eisemann et al. (2003) summarized the available published and unpublished dietary toxicity data for various bird species with similar sensitivities to those reported in acute oral exposures. Schafer et al. (1977) reported 30 and 90-day LC<sub>50</sub> values of 4.7 and 1.0 ppm, respectively, for European starlings. The same study also reported a 28-day LC<sub>50</sub> of 18 ppm for the northern bobwhite and a 30-day LC<sub>50</sub> of less than 100 ppm for rock pigeon. Cummings et al. (2003) exposed savannah sparrows, Canada geese, snow geese, western meadowlarks, mourning doves, and American tree sparrows for five days to dietary DRC-1339 concentrations of 769 ppm. No significant mortalities occurred in Canada geese, snow geese and savannah sparrows, but 80% mortality was observed in American tree sparrows and 90% mortality was observed for mourning doves and western meadowlarks. Cummings et al. (2002) reported no mortalities of wild-caught savannah sparrows, white crowned sparrows, field sparrows, song sparrows, and chipping sparrows offered 2% treated brown rice (714 ppm) over a five-day period.

Additional non-standardized studies evaluating chronic and reproductive effects are also available for various bird species. Schafer et al. (1977) conducted chronic reproduction studies using Japanese quail (*Coturnix japonica*) and domestic pigeons. Reproductive effects were seen at 10 ppm and above for quail including decreased egg and live-chick production, and increased incidence of egg breakage and at 25 ppm for pigeons including increased proportion of infertile eggs; no effects were observed in the first generation offspring for either of these species. Hubbard and Neiger (2003), in a 5-day reproduction study using ring-necked pheasants, dosed females and males three times each with a dose of 2 or 4 mg DRC-1339 and compared reproductive endpoints to a control group found a statistically significant effect on brood size and a non-statistical negative correlation on clutch and brood size with increasing dose.

## *Reptiles and Terrestrial Phase of Amphibians*

DRC-1339 toxicity data for reptiles and the terrestrial phase of amphibians does not appear to be available. In cases where data is lacking, USEPA assumes that avian toxicity data is representative of reptiles. There are uncertainties in this assumption related to differences between the two taxa, but for this risk assessment DRC-1339 is considered moderately to highly toxic to reptiles when considering the range of sensitivities to

surrogate avian species. In the case of terrestrial phase amphibians, DRC-1339 is considered moderately toxic based on the aquatic phase LC<sub>50</sub> value for the southern leopard frog.

### *Terrestrial Invertebrates*

The acute oral toxicity study of DRC-1339 to the honey bee (*Apis mellifera*) demonstrates very low toxicity with a 48-hr LD<sub>50</sub> greater than the nominal dose of 72 µg/bee, and a NOEC of 72 µg/bee, the highest concentration tested (USEPA 2018a).

### *Terrestrial Plants*

DRC-1339 phytotoxicity is low based on available limited data with foliar applications to the pinto bean (*Phaseolus vulgaris*) and Douglas fir (*Pseudotsuga menziesii*) reporting no observed effects when treated with a 6% solution of DRC-1339 (Schafer and Bowles 2004).

### **3.2.3 Toxicity of Formulations and Metabolites to Nontarget Wildlife and Domestic Animals**

Available toxicity data for nontarget mammals and birds to the technical DRC-1339 would be similar to the formulations since they are composed primarily of the technical active ingredient (97% a.i.) (Tables 5 and 7). The toxicity of DRC-1339 degradates and metabolites to nontarget species is unknown but is assumed to be similar to the parent for this risk assessment for two of the three metabolites. The three major degradates identified from environmental fate studies include carbon dioxide, 3-hydroxy-p-toluidine, and N-acetyl-3-chloro-p-toluidine. Carbon dioxide and N-acetyl-3-chloro-p-toluidine were measured in the aerobic soil metabolism study and 3-hydroxy-p-toluidine was the primary degrade identified in the aqueous photolysis study (USEPA 2011a).

Peoples (1965) found that starlings primarily excreted one metabolite, 4-amino-3-chlorobenzoic acid, categorized as an irritant and otherwise nontoxic, along with DRC-1339. The majority of excreta (89%) came within the first 2 hours following ingestion, which consisted of 82% 4-amino-3-chlorobenzoic acid and 18% DRC-1339; no DRC-1339 was excreted in four birds after 4 hours following ingestion. Thus, the majority of DRC-1339 is converted to nontoxic metabolites in excreta. The total weight of all excreta prior to death for 8 birds given 1 mg of DRC-1339 orally was the same percentage at 82% 4-amino-3-chlorobenzoic acid (0.64 mg) and 18% DRC-1339 (0.15 mg). Starling digestive systems change seasonally, primarily as the diet changes from invertebrates to plant material, which is typically the beginning of WDM targeting starlings (they really begin flocking as well as consume livestock food). Starling intestines and villi becoming longer and the gizzard gets larger when they change diets (Feare 1984); starlings consume more and thus the rate of food passage through the gut increases (Levey and Karasov 1989). Therefore, it would be expected that DRC-1339 passes with greater potential during this time.

Issues have been raised concerning the risk from birds killed with DRC-1339, exposure of carcasses to people and pets, and the impact of their carcasses on the environment. Birds often die in their nighttime roost. One issue is that birds could die near people's residences, which could be a bother to the property owner and pets. WS personnel try to determine the whereabouts of a roost associated with a project and try to pick up all birds that expire at these roosts. It is possible for birds, though, to leave a treated site and roost at a site not known to WS personnel. This could be at a residence or an area where the public may or may not have access. The primary concern has been the number that could die from a treatment on a property and their potential to be a risk to pets and people from the birds or their excrement. Mammals and birds metabolize or

excrete DRC-1339 within a matter of hours, and known metabolites are nontoxic to birds and mammals (Peoples 1965, Cunningham et al. 1979, Timm 1994). However, some DRC-1339 remains in the excreta from starlings. Species sensitive to DRC-1339 such as crows may be able to get a toxic dose of DRC-1339 from undigested gut contents, but this has only been anecdotally reported for crows (Knittle et al. 1990). Raptors (e.g., Cooper's hawk and American kestrel) fed a diet of birds killed with DRC-1339 for over 100 days were not found to suffer any ill effects and all gained weight (DeCino et al. 1966). WS personnel attempt to find all carcasses associated with a project, especially those associated with public areas. Some projects, especially treatment of ravens, occurs in areas where it is unlikely the public would be exposed and where WS personnel have the lowest potential for knowing where birds are roosting.

### ***3.2.4 Indirect Effects of Carcasses from Control Actions on Wildlife and the Environment***

Concerns have been voiced that the birds that die in a nighttime roost over water, such as in a cattail (*Typha* spp.) marsh, could increase the risk of communicable diseases or quicken eutrophication of the wetland. Birds may die and fall into the waters. The risks of these issues are analyzed, but are an indirect effect of the use of DRC-1339 on the environment and not directly related to the chemical analysis. The disease risk or quickened eutrophication would not likely occur from such a possibility, especially as compared to the excrement that would be deposited in those same waters should the birds continue to roost at that location.

## **4 EXPOSURE ASSESSMENT**

### **4.1 Human Health Exposure Assessment**

The exposure analysis evaluates the potential for exposure of humans to DRC-1339. The exposure assessment begins with the use pattern for DRC-1339. An exposure pathway for DRC-1339 includes (1) a release from a DRC-1339 source, (2) an exposure point where human contact can occur, and (3) an exposure route such as ingestion, inhalation, or dermal contact by which contact can occur. Exposures for the identified human populations are evaluated qualitatively for each identified exposure pathway.

#### ***4.1.1 Potentially Exposed Human Populations and Complete Exposure Pathways***

DRC-1339 is a “*restricted use pesticide*,” which currently is limited to use by USDA APHIS certified applicators trained in bird control, or by persons under their direct supervision (USDA 2016a, b, c, d, 2017a, b). DRC-1339 applications are typically conducted on small acreage (~1 acre), and typically occur once or twice before the project is completed (USDA 2011). Prebaiting is required for most uses to ensure that the bait is well accepted and nontarget species are not foraging on the baits. The treated baits are applied via manual or mechanical broadcast applications; manually by placing or dispensing baits into feeding stations or other application sites. The treated bait cannot be applied by air. All DRC-1339 labels are for non-food use only.

Based on the expected use patterns for DRC-1339, WS handlers and applicators (occupational workers) in the program who are mixing and applying the pesticide in the field are the most likely subgroup of the human population to be exposed to DRC-1339. A potential complete direct contact exposure pathway is identified for handlers and applicators with the potential for exposure evaluated in Section 4.1.2.

Exposure by the general public to DRC-1339 is unlikely when applicators follow label requirements concerning application sites, entry restrictions, prebaiting, and post-treatment cleanup requirements. Entry restrictions only allow protected applicators in the area during application. Persons other than authorized

handlers must stay away from the treated area at all times, and pets and livestock kept away from the treated area. Each DRC-1339 use has restrictions on storage, application, and temporary placement of treated bait to locations that are not accessible by children, pets, or domestic animals. Residential use is prohibited and unauthorized persons are restricted from entering application sites during application. Signage may be posted near treatment sites to warn people against handling bait, especially where it would be easily seen, or make owners of pets and possibly livestock from being exposed. During the prebaiting assessment, WS personnel determine which bait is most readily accepted by the target birds and assess the risk to children, livestock, and nontarget species for each potential use site. The prebaiting assessment also ensures that the proper amount of bait is used minimizing potential exposure to humans, domestic animals, and nontarget species. Labels also require observation of bait sites throughout the day when practical. The post-treatment cleanup requirement after application, especially broadcast applications, minimizes the potential for human exposure to uneaten baits. For several days after the baits are applied, applicators are required to search for and remove poisoned bird carcasses from the area to minimize exposure to the general public and nontarget wildlife. For example, the pigeon, gull, and staging area uses require burial of uneaten bait mechanically or manually covering baits to a minimum depth of 2 inches when the application is made to bare ground (USDA 2016c), to areas such as landfills or other non-crop lands (USDA 2016b), or to areas such as stubble fields, harvested dormant hay fields, open grass or bare-ground non-crop areas and roadsides (USDA 2016d, 2017a). The LNFD label (USDA 2016b) requires collecting unconsumed and leftover meat daily, and unconsumed and leftover egg baits, and carcasses within 7 days of treatment.

A complete exposure pathway is not identified for dietary exposure. DRC-1339 labels have no registered food or feed uses. All DRC-1339 uses have restrictions on using the treated baits as food, feed, or in any way used such that they could contaminate food commodities or animal feed. The labels have entry restrictions to keep livestock away from the bait at all times. The staging area use also includes a restriction against grazing animals or growing most crops for 365 days after areas are treated with DRC-1339 (USDA 2016d, 2017a). Other plant back restrictions are 15 days for rice, wheat, corn and barley and 30 days for sunflower and soybeans. The 365-day restriction is USEPA's default value in the absence of specific environmental fate/residue information. To address USEPA's (2011b) consideration of the registered use of DRC-1339 in livestock and poultry feedlots constituting a food use, the feedlot use prohibits placing treated bait in pens that are occupied by livestock (USDA 2017b). The label use restrictions are sufficient to preclude exposure to livestock and poultry.

A complete exposure pathway is not identified for drinking water because of the limited use pattern of DRC-1339, and label restrictions that prohibit placing treated baits near water bodies (within 50 feet of permanent manmade or natural bodies of water). Depending upon the use site, DRC-1339 can be applied by targeted broadcast application techniques, in open bait stations, or in individual meat or egg baits. Bait stations and meat and egg baits significantly reduce the risk of environmental contamination. Broadcast applications occur infrequently to limited areas and are designed so that bait remains on the ground for just a short duration. Bait removal by the target pest further reduces the chance of offsite transport via runoff. In addition, current labeling requires the applicator to retrieve unconsumed toxic bait. Any toxic bait that may be left on the ground after clean up would be minor and expected to degrade quickly in the environment based on the short reported half-lives in soil. The use patterns and environmental fate of DRC-1339 preclude contamination of surface and ground water that could be used for drinking water.

#### **4.1.2 Exposure Evaluation**

This section qualitatively evaluates worker exposure from direct contact while mixing DRC-1339 with baits and applying them in the field, as well as re-entering treated sites for post treatment cleanup activities. The Bird Control and LNFD labels are restricted use pesticides and are handled by certified applicators or persons under their direct supervision. As discussed in Section 2.4, DRC-1339 is an acute inhalation toxicant and corrosive to eye and skin. Exposure from inhalation and other direct contact to DRC-1339 for a handler (mixing the concentrate formulations) or an applicator (applying diluted baits) are minimized under normal conditions with proper worker hygiene and the use of personal protective equipment (PPE).

PPE requirements for handlers who mix packages containing 1 lb. or more of the product include:

- Coveralls over long-sleeved shirt and long pants;
- Chemical-resistant gloves;
- Footwear plus socks;
- Protective eyewear (goggles and face shield); and
- Respirator (this may be updated to an organic vapor respirator).

PPE requirements for handlers who mix packages containing less than 1 lb. include:

- Long-sleeved shirt and long pants;
- Chemical resistant gloves; and
- Protective eyewear (goggles or face shield).

PPE requirements for applicators who handle treated bait and for workers who collect carcasses or uneaten bait during post-treatment cleanup include:

- Long-sleeve shirt and long pants;
- Chemical-resistant gloves; and
- Protective eyewear (goggles or face shield).

Other safety requirements for users on the labels include:

- Properly cleaning and maintaining PPE following manufacturer's instructions or using detergent and hot water if no such instructions are provided,
- Washing hands before eating, drinking, chewing gum, using tobacco, or using the toilet;
- Removing clothing immediately if pesticide gets inside, then washing thoroughly and put on clean clothing; and
- Removing PPE immediately after handling the product.

Accidental exposure may occur during mixing and application of baits, but the chance of this type of exposure is low since DRC-1339 use is only allowed by USDA APHIS personnel that are certified applicators or persons under their supervision. The limited use of DRC-1339 reduces the potential for accidental exposure.

#### **4.2 Ecological Exposure Assessment**

Various application methods are allowed on the Bird Control label depending on the use site and the pest species. All applications are made by mixing DRC-1339 with a bait that can be applied to the target area. For the purpose of this ecological exposure assessment and the associated risk characterization section, the

broadcast application staging area use was used to estimate aquatic and terrestrial residues. Use rates for staging area applications are higher and allow for broadcast applications over larger areas, and therefore, increase potential for exposure to nontarget aquatic and terrestrial wildlife.

#### ***4.2.1 Aquatic Exposure Assessment***

Aquatic exposure from proposed DRC-1339 applications is expected to be low based on the method of application, proposed use pattern and mitigation measures to protect aquatic resources. The current use restrictions for the Bird Control and LNF labels require a 50-foot “No-treatment” application buffer from manmade and natural water bodies that will reduce the potential for DRC-1339 to enter water bodies from runoff. Drift is not a potential pathway for exposure since applications are made as a bait and only broadcast in limited applications. No applications are allowed on either label using aerial application equipment, further reducing the potential for any off-site transport.

A very conservative estimate of aquatic residues was made using the maximum application rate from the Bird Control label (0.1 lb. a.i./acre) and assuming that all of the material would be deposited into a static water body. The maximum application rate for the LNF label is 0.083 lb. a.i. per acre. The water body dimensions evaluated in this assessment were one acre in area and one to six feet deep. The maximum instantaneous DRC-1339 residues from this estimate ranged from 0.006 to 0.035 mg a.i./L. These are conservative estimates of exposure since it assumes all material from a treatment area would be deposited into a water body, assumes no DRC-1339 degradation and does not account for the mitigating effects of the “No treatment” application buffer. The aquatic residue values can be compared to the aquatic effects data for DRC-1339 to determine whether there is any potential for risk under the proposed exposure scenario. The results of this comparison are discussed in more detail in the aquatic risk characterization section of this risk assessment.

#### ***4.2.2 Terrestrial Exposure Assessment***

Exposure estimates for nontarget birds and mammals were made using the USEPA (2012b) terrestrial exposure model, T-REX (Terrestrial Residue Exposure Model). The model allows the user to input pesticide use and environmental fate data as well as effects data for birds and mammals that can be used as a deterministic estimator of risk by deriving risk quotients. The model can be used for liquid pesticide applications as well as granular and treated seed applications. The LD<sub>50</sub> per square foot method was used in this assessment to determine potential risk to nontarget birds and mammals since it's applicable for broadcast uses of treated seeds, or baits such as DRC-1339. The use of the LD<sub>50</sub> per square foot does not have any ecological relevance since nontarget animals may forage over larger areas but it does provide a means to quantify risk with the assumption that risk increases as the number of LD<sub>50</sub>s per square foot increases. This method is commonly used for granular pesticide applications. The staging area maximum labeled broadcast treatment (0.1 lb. a.i./acre) was used to develop exposure residues that could be compared to mammal and bird effects data for DRC-1339 and then used to extrapolate the risk for various sized birds and mammals. USEPA (2018a) estimated DRC-1339 residues for various bait types that may be applied using trays, bait stations, or feeding stations and can result in the concentration of treated bait to smaller areas than what would occur using broadcast applications. DRC-1339 exposure residues were estimated for various-sized birds and mammals similar to those used in estimating DRC-1339 exposures using broadcast treatments. Concentrations of DRC-1339 in the final bait mixture ranged from 680 ppm in whole raisins, culled French fries, and waste potatoes, to 2000 ppm in high nutrition animal feed. These estimates were used to estimate doses for various sized mammals and birds that could then be compared to weight-adjusted median lethality values.

#### 4.2.3 Assessment of Indirect Effects of Carcasses from Control Actions on Wildlife and the Environment

A few potential issues could arise from the bird carcasses resulting from a control action using DRC-1339. In particular, it has been postulated that outbreaks of two avian diseases, botulism and cholera, could increase where birds fall into wetlands. There is also the potential for accelerated eutrophication of wetlands to result from the bird carcasses adding to nutrient deposits.

##### **Disease**

**Avian Botulism.** Avian botulism is a paralytic disease of birds that occurs when toxins produced by the bacterium *Clostridium botulinum* are ingested (Locke and Friend 1987, Rocke and Bollinger 2007). Seven distinct types of botulism toxins, designated by the letters A through G, have been identified. Type C and E toxins usually cause waterfowl die-offs from botulism (Locke and Friend 1987). Many species of birds and some mammals are affected by Type C and E botulism in the wild. Waterfowl, shorebirds, and gulls are commonly affected and songbirds are only infrequently affected (Locke and Friend 1987).

Botulism bacteria are common in the soil of both terrestrial and aquatic environments, but the bacteria will only produce toxin under certain environmental conditions that favor bacterial growth, such as times of the year with higher ambient temperatures (above 77°F), low water levels, the presence of rotting vegetation and invertebrate and vertebrate carcasses, high fly<sup>7</sup> (e.g., Order Diptera family Muscidae (housefly and allies, house flies, populations, and areas with no oxygen (Rosen 1971, Locke and Friend 1987). Most botulism outbreaks occur during late summer from July through September. Aquatic invertebrates ingest *C. botulinum* when feeding on sediment, and many die during the summer because of high water temperatures and low water levels. The bacteria within the invertebrates produce the toxin as the invertebrates decay, and fish, waterfowl, and other birds become intoxicated when they consume the dead invertebrates (Reed and Rocke 1992). The affected fish and birds then die and maggots feeding on the carcasses pick up the toxin. These maggots are then eaten by other birds, which become sick, and the cycle continues. Large-scale bird die-offs occur as a result of this toxin amplification. This mode of transmission is common with type C botulism in the western United States, but the maggot-carcass cycle also occurs with type E botulism outbreaks in the Great Lakes. *C. botulinum* bacterium persists in wetlands in a spore form that can persist for many seasons since it is resistant to heat and drying (Locke and Friend 1987).

Management of the environmental conditions in wetlands, especially water levels, and early and continuous clean-up and incineration of botulism-killed waterfowl carcasses, is recommended to prevent or control avian botulism outbreaks (Locke and Friend 1987). In addition, the occurrence of carcass-maggot cycles of botulism is dependent on a number of factors in addition to the presence of carcasses with botulism spores. These factors include fly density, and environmental conditions that facilitate fly egg-laying, maggot development, and maggot dispersal from carcasses (Reed and Rocke 1992).

Control of birds with DRC-1339 is unlikely to cause or enhance a botulism outbreak. First, control operations would occur when botulism infected material is not present (late fall to early spring), but possibly could be exposed to some in drinking water. Thus, it is unlikely most birds would contribute to the maggot-bird transmission cycle since maggots should be unaffected. Secondly, most projects, especially projects that

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<sup>7</sup> Insects in the Order Diptera including the families Muscidae – houseflies and allies such as the housefly (*Musca domestica*) and Tabanidae – predatory flies like deer fly (*Chrysops* spp.).

involve hundreds of birds, are conducted by WS from late fall through spring (December to March) when birds congregate. The carcasses would decompose by early summer, prior to when an outbreak would likely occur. Therefore, no evidence exists to suggest that the bird carcasses themselves could initiate rapid bacterial growth and amplification of bird-maggot transmission. Thus, it is unlikely that increased risk of avian botulism would result from bird carcasses killed by DRC-1339 that fell into a wetland.

**Avian Cholera.** Avian cholera, *Pasteurella multocida*, is a contagious, bacterial disease that most species of birds and mammals worldwide can contract, and particularly virulent strains are usually fatal (Friend 1999, Samuel et al. 2007, Merck 2018b). Avian cholera commonly occurs in waterfowl, with major die-offs occurring almost annually, whereas, it occurs less frequently with only occasional die-offs in coots and scavenging gulls and crows. There are only a small number of reports in shorebirds, cranes and songbirds as well as domestic fowl, and these are usually not associated with wild waterfowl outbreaks. Die-offs from avian cholera can occur any time of year, but predictable seasonal patterns exist, primarily in fall and winter, in areas where avian cholera has become well established in wild waterfowl, such as waterfowl movement corridors west of the Mississippi River. Transmission occurs from direct bird-to-bird contact, by ingestion of contaminated food or water, and possibly by aerosols. Transmission is enhanced by the gregarious nature of most waterfowl species and by dense concentrations of migratory water birds. The bacteria can persist in water for several weeks, in soil for up to 4 months, and in decaying bird carcasses for at least 3 months. Acute infections in birds can result in rapid death 6 to 12 hours after exposure, and birds have been known to fall from the sky due to the rapid onset. Therefore, early detection of outbreaks is crucial in stopping the disease. Rigorous and careful collection, removal, and incineration of waterfowl carcasses is recommended to control the outbreaks and to reduce exposure of scavenging birds.

Studies found that while *P. multocida* bacteria can be detected in water and soil samples from wetlands immediately after an outbreak (Moore et al. 1998), wetlands are probably not an important reservoir for maintaining the bacteria (Lehr et al. 1998). Starlings and blackbirds are susceptible to *P. multocida*, but little evidence has been found to suggest they are involved in many avian cholera outbreaks. The primary concern is blackbirds that roost in cattail marshes, especially during migration. The risk of exposing waterfowl to avian cholera from the presence of blackbird carcasses in the dense cattail marsh habitat where most are likely to occur is considered low.

### ***Potential to Cause Accelerated Eutrophication of Wetland Areas***

A concern has been raised that carcasses of birds killed by DRC-1339 might significantly increase nutrients in cattail marsh roosting areas, resulting in accelerated eutrophication. Eutrophication is an ecosystem's response to the addition of artificial or natural nutrients, mainly phosphates, to an aquatic system. The increased key nutrients, phosphorous (P), potassium (K), nitrogen (N), and carbon (C), increase plant production, which leads to increased decomposition of organic material that often reduces or depletes oxygen content in the water (Cole 1975). Less oxygen can reduce or eliminate certain species and the increased biomass can reduce the size of wetlands. The delayed mode of action of DRC-1339 is such that most birds would not become lethargic and die until they were in their nighttime roosts. If birds died in nighttime roosts, they would be an additional source of nutrients introduced into an aquatic system. To make a comparison, blackbirds and starlings deposit large quantities of fecal material into nighttime roost sites and would continue to roost and deposit fecal material into cattail marsh roosts for the entire winter roosting period. Therefore, this analysis looks at a comparison between the amount of nutrients that would be deposited by bird carcasses and the amount of nutrients from the bird droppings that would continue to be deposited into the winter wetland roost.

Most DRC-1339 blackbird projects are conducted from October to March. From FY11 to FY15, the most starlings taken in a single project was an estimated 152,000 in FY12 in Washington. The most red-winged blackbirds and brown-headed cowbirds taken in one project, respectively, was 67,000 in Texas and 65,000 in Louisiana, both in FY11. Of these species, red-winged blackbirds are the most likely species to be found roosting above wetlands, typically cattail marshes (Yasukawa and Searcy 1995), whereas starlings (Cabe 1993) and brown-headed cowbirds (Lowther 1993) prefer evergreen thickets and trees, but can sometimes be found in cattails. However, in order to assess the risk of wetland eutrophication from bird carcasses, we assumed all birds die and fall into a wetland.

The average weight of starlings, red-winged blackbirds, and brown-headed cowbirds (assuming equal male/female ratios) is 87 g (Blem 1981), 49 g (Hayes and Caslick 1984), and 42 g (Lowther 1993), respectively (Table 8). The lean dry weight (excluding the weight of water and fat) of starlings is about 38% of the whole weight (calculated from data in Blem 1981<sup>8</sup>). No data was found for red-winged blackbirds or brown-headed cowbirds. Using the 38% value for all three species, gives a lean dry weight of 33 g for starlings, 19 g for red-winged blackbirds, and 16 g for brown-headed cowbirds (Table 8). The amount of P, K, and N was estimated to be 1.3%, 0.7%, and 14%, respectively, of the lean dry mass. With these assumptions, Table 8 estimates the weights for birds and nutrients of concern added to a wetland.

On the other hand, nightly droppings into the wetland would continue if birds were not taken with DRC-1339. Fecal output, feces, urates and urine, is highly variable depending on the species and the extent of wetland water conservation needed by that species (e.g., arid vs. wet habitats). Daily fecal output varied significantly for starlings depending on the type of food eaten (animal vs plant matter (poultry pellets) or 3.5 g/day vs 14.7 g/day) (Taitt 1973); animal matter is typically selected if available, but starlings commonly feed on the pelletized grain at confined animal feeding operations. For this analysis, we will assume a starling's fecal output is an average from these two food sources, about 9 g/day, which would be appropriate for the winter months when most control actions occur. Starlings tend to rely more on plant matter intake than animal matter (fewer invertebrates are available in frozen ground and snow) during the winter months when most control actions occur. Additionally, we will consider the nightly fecal output to be half the daily output, about 4.5 g/starling, since that is the portion that would go into the wetland and use the same percentages for red-winged blackbirds and brown-headed cowbirds (Table 8). The dry matter of excreta was found to be an average of 0.73 g for females and male red-winged blackbirds (Hayes and Caslick 1985). This would be about 29% of their nightly output. Using this same percentage for dry fecal matter nightly output, starlings and cowbirds would excrete 1.31 g and 0.64 g. The amount of P, K, and N was estimated to be 1.3%, 0.7%, and 14% of the lean dry mass (Hayes and Caslick 1984, Chilgren 1977, 1985). Table 8 provides estimates of weights of carcasses and nutrients added to wetlands. Considering the estimated weights provided in Table 8, it would take less than a month of roosting for droppings to surpass the weights from bird carcasses in all categories except N, which would take about 39 days. Assuming that birds are on their nightly winter roosts for close to six months of the year (mid-October to mid-April) and that control actions, which occur mostly from mid-November to mid-March (Sept.-April), likely prevent about half the droppings or 3 months (90 nights) accumulation, the dry waste from carcasses would be less than the dry weight of droppings added to the wetland had the control action not occurred. This means that accelerated eutrophication would not be expected to occur from bird damage management activities.

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<sup>8</sup> The lean dry weight divided by the overall weight minus weight of lipids (weight without water and fat)

Table 8. Amount of nutrients from bird carcasses and nightly fecal output potentially deposited into wetlands from birds controlled with DRC-1339.

Nutrient	Test Species		European Starling		Red-winged Blackbird		Brown-headed Cowbird	
			Bird	Feces	Bird	Feces	Bird	Feces
	Statistics for Individual Birds or Nightly Fecal Output (grams)							
Ave. Wt. (male & female)/50% for feces/night	87	4.5 <sup>1</sup>	49	2.5	42	2.2		
Total Dry Weight (50% for feces/night)	33 <sup>2</sup>	1.31	19	0.73 <sup>3</sup>	16	0.64		
Dry Weight Phosphorous (1.3%/1.5%)	0.429 <sup>4</sup>	0.020	0.247	0.011 <sup>3</sup>	0.208	0.010		
Dry Weight Potassium (0.7%/1.4%)	0.231 <sup>4</sup>	0.018	0.133	0.010 <sup>3</sup>	0.133	0.009		
Dry Weight Nitrogen (14%/9.2%)	4.62	0.121	2.66	0.067 <sup>3</sup>	2.24	0.059		
Statistics for Maximum Single Project Take FY11-FY15 (kilograms)								
Highest WS Project Take (FY11-FY15)	152,000		67,000		65,000			
Project Weight of Birds/Wet Excreta	13,224	686	3,283	168	2,730	143		
Project Dry Weight of Birds/Excreta	5,016	199	1,273	49	1,040	42		
Total Dry Weight Phosphorous	65	3.0	16	0.75	13	0.65		
Total Dry Weight Potassium	35	2.7	8.9	0.68	8.6	0.59		
Total Dry Weight Nitrogen	702	18	178	4.5	146	3.8		

<sup>1</sup> from Taitt 1973

<sup>2</sup> from Blem 1981

<sup>3</sup> from Hayes and Caslick 1984

<sup>4</sup> from Chilgren 1977, 1985/Murphy and King 1982

## 5 RISK CHARACTERIZATION

### 5.1 Human Health Risks

Risks associated with adverse human health are characterized qualitatively in this section. Under the existing WS uses, DRC-1339 baits to control bird populations should pose minimal risks to human health.

Adherence to label requirements regarding PPE minimizes risk to WS workers who mix and apply DRC-1339. Although DRC-1339 is a hazard to humans due to its acute toxicity via the inhalation, ingestion, ocular and dermal routes, the low potential for exposure to DRC-1339 when following label requirements during mixing and application suggests adverse health risks to workers are not expected. Any exposure and risk would be short term based on the methods for baiting and the low frequency of use for DRC-1339 by WS. Since 1987 when USDA APHIS started to record worker chemical exposures, no known cases of DRC-1339 exposure to WS personnel or the public have occurred. Exposure of the general public to DRC-1339 is not anticipated based on the limited use pattern (e.g. entry restriction, non-residential use, prebaiting assessment, and often observing baits throughout the day), and the post-treatment cleanup requirements (e.g. remove unconsumed or spilled baits and collect dying or dead birds for proper disposal). Therefore, adverse health risk to the general public is not expected which is supported by the lack of adverse incidents that have been reported to date.

### 5.2 Ecological Risks

#### 5.2.1 Aquatic

The risk to aquatic organisms from the use of DRC-1339 is minimal. The method of application, label requirements for removal of unused bait and carcasses, and “No treatment” buffers adjacent to aquatic habitats results in a low potential for exposure and risk. A comparison of the available effects data for aquatic vertebrates and invertebrates to the estimated acute aquatic residues in static water bodies show wide margins of safety for aquatic organisms (Figure 1).

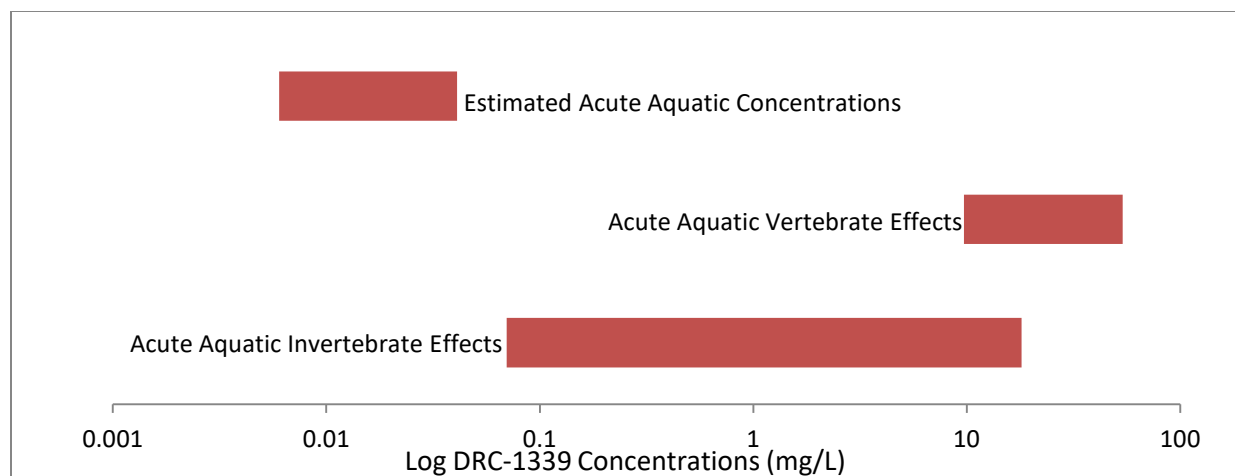


Figure 1. Aquatic risk characterization for DRC-1339.

Chronic effects data for aquatic invertebrates and vertebrates is not available, but the method of application for DRC-1339, collecting unused bait, and no treatment application buffers from aquatic water bodies, in addition to a short half-life in the environment would suggest that chronic risk would be negligible.

### 5.2.2 Terrestrial Wildlife and Domestic Animals

The risk of DRC-1339 use to domestic animals such as pets and livestock will likely be low. DRC-1339 has moderate toxicity to most mammals, but in the case of pets and livestock, the label provides use restrictions on storing, temporarily placing, and entry into treated areas to preclude harm to most domestic animals. Even under the highest precautions, free-roaming domestic pets and feral animals such as dogs and cats may access treated areas, but monitoring sites during prebaiting and baiting with DRC-1339 should reduce exposure.

The LD<sub>50</sub> per square foot method was used to determine whether food consumption rates for various sized nontarget wild mammals would exceed median lethality values for DRC-1339 using broadcast applications. Risk quotient values for various sized mammals ranged from less than 0.01 for a 1000 g mammal to 0.10 for a 15 g mammal. Eisemann et al. (2001) reported risk quotient values of 0.01 and <0.01 for 30 and 300 g mammals, respectively, using the LD<sub>50</sub> per square foot method. USEPA (2004, 2017c) has established levels of concern (LOC) above which there is a presumption of risk for nontarget organisms when a risk quotient is exceeded. The acute high risk LOC is 0.50, thus the acute risk of DRC-1339 exposure to wild mammals is presumed to be low for broadcast applications. DRC-1339 is more typically applied using various bait matrices in bait stations and trays. Risks may be higher for mammals under conditions where highly palatable baits are applied in small piles in bait trays concentrating the quantity of DRC-1339 that could be rapidly consumed by nontarget animals. USEPA (2018a) estimated risk quotient values exceeded the acute high risk LOC for small (15g) and medium-sized (35g) mammals exposed to DRC-1339 baits using seeds (corn, barley, distillers grain, milo, lentils and peast), dry pet food, culled French fries, waste potatoes, and high nutrition animal feed. Risk quotient values ranged from 0.10 for large mammals (1000 g) consuming DRC-1339-treated whole raisins to 0.63 for small mammals consuming the above mentioned baits. Risks from these types of applications are higher than those estimated using the LD<sub>50</sub> per square foot method but provide a more representative estimate of risk since bait applications typically employ non-broadcast methods of application, concentrating DRC-1339-treated bait to smaller areas using bait stations or trays.

The risk to nontarget birds in broadcast applications is higher compared to mammals due to the higher toxicity of DRC-1339 to most bird species. Using the LD<sub>50</sub> per square foot approach risk quotient values exceed the LOC of 0.50 for different sized birds using the USEPA T-REX model under broadcast applications. Risk quotient values for a 20, 100 and 1000 g bird were 24.92, 3.92 and 0.28, respectively. These values exceed the LOC for acute high risk suggesting acute risk to nontarget birds. Similar risk quotient values have been estimated for various bird species using the LD<sub>50</sub> per square foot method (Eisemann et al. 2001). Risk quotient values ranged from 70.3 for the red-winged blackbird to 0.39 for the mallard suggesting acute risk to avian species. USEPA (2018a) estimated risk quotient values that exceeded the acute high risk LOC for all birds sizes (10, 100 and 1000 g), and for all bait types, suggesting acute high risk for all birds that consume treated bait regardless of the type of bait used. Risk quotient values ranged from 12 for large birds (1000 g) consuming DRC-1339-treated raisins to 240 for small birds (10 g) consuming DRC-1339-treated seeds, dry pet food and high nutrition animal feed. Similar to mammals, risks quotient values are higher for birds under use conditions where highly palatable baits are applied using bait trays or stations that result in high concentrations of DRC-1339 in small areas. Linder et al. (2004) estimated risk quotient values for various bird species using bird toxicity data and food ingestion rates to demonstrate acute risk was higher for smaller sized granivorous birds when compared to larger bodied nontarget birds such as the bobwhite and mallard. These estimates assume birds will consume only toxic bait and does not account for dilution of bait with nontoxic bait, which is true of most bait formulations. Nontarget birds that feed on treated bait used in bait stations, trays or broadcast applications are at risk of acute lethal and sublethal effects due to their sensitivity to DRC-1339 and methods of application that can concentrate DRC-1339 in small areas.

The acute risk to nontarget birds and mammals under field use can be reduced depending on the application method, removal of bait by the target species, and other measures, some of which are stated on the DRC-1339 labels. Broadcast label applications allow for individual rates up to 0.1 lb. a.i./acre and a seasonal maximum of 0.5 lb. a.i./acre, but typical application rates are lower. An assessment of use rates in Louisiana rice fields reported typical single application rates of 0.04 lb. a.i./acre with a seasonal maximum of 0.24 lb. a.i./acre. In addition, applications are not made to an entire field but are made to a small area within a field. The area where bait applications are made typically range from 0.5 to 1.0 acre in size with a swath width of no greater than 50 feet. Prebaiting reduces the risk to nontarget wildlife by increasing target species acceptance of the bait and ensures that nontarget species are not feeding on the bait. O'Hare (2013) reported that within the first 12 hours of application greater than 90% of the treated bait was removed in 75-95% of the baiting projects in rice fields in Texas and Louisiana. In addition, the average number of days spent prebaiting was 5.4 to 11 days compared to 1 to 3.5 days for toxic bait suggesting risk to nontarget birds and mammals is short term. The lower application rate, area of treatment, and bait removal efficiency by the target species lowers the risk to nontarget mammals and birds.

Additionally, several label requirements reduce the risk of DRC-1339 to nontarget terrestrial vertebrates and include:

- DO NOT apply toxic baits in locations where nontoxic prebait has not been accepted well by target species or where nontarget wildlife have been observed to feed on prebait.
- DO NOT store toxic baits in locations accessible to children, pets, domestic animals, or nontarget wildlife.
- DO NOT apply in areas where toxic baits may be consumed by Threatened or Endangered Species.
- DO NOT apply toxic baits made from this product by air.
- The applicator must remove all unconsumed, regurgitated, or spilled toxic bait, and as much of the broadcast toxic bait as possible at the conclusion of the treatment period.
- For broadcast applications made to areas such as stubble fields, harvested dormant hay fields, open grassy or bare-ground noncrop areas and roadsides, bury uneaten toxic bait via mechanical (e.g., disking under) methods

or to a minimum depth of 2 inches (5.08 cm) if manual (e.g., shoveling under) methods are used, as appropriate.

- Change prebaiting locations and nontoxic bait material if necessary to achieve good acceptance by target species or if nontarget species have been observed eating the prebait.

The Bird Control and LNFD labels also contain additional use specific information designed to reduce the exposure of DRC-1339 to nontarget wildlife. These label requirements and other measures collectively reduce the risk to nontarget wildlife, in particular, mammals and birds that may forage on treated seed, dog food, cull French fries, meat, and egg baits. Measures such as prebaiting small plots that are placed away from field edges where other bird species frequent can reduce nontarget effects in broadcast applications of DRC-1339 (Knittle et al 1980, Linz et al 2002). Prebaiting also allows observation of nontarget use where locations can be changed in the event of unacceptable nontarget use. Additionally, diluting bait with nontoxic rice or other nontoxic bait materials will reduce risk to nontarget birds that are less sensitive to the effects of DRC-1339 compared to the target species (Avery et al. 1998, Boyd and Hall 1987, Eisemann et al. 2001, Linz et al. 2002, Linz et al. 2004). Cummings et al. (2002) observed nontarget avian species in Louisiana DRC-1339 treated fields, but the number of species was low and was related to the location of the bait sites, feeding activity of blackbirds and bait availability that was designed to maximize blackbird use. Similar results have been observed in other applications (Knittle et al. 1980). The target bird species dominated the treatment areas reducing the potential for exposure to nontarget birds. In cases where applications are made in the spring, baiting can be made prior to the arrival of spring migrants reducing risk to nontarget bird species (Eisemann et al. 2001).

For treated rice applications, risk is greatest to those nontarget bird species that have been observed at feeding sites, are granivorous, and are sensitive to DRC-1339 broadcast treated rice baits. Ringed-necked pheasants, mourning doves, and northern bobwhite are examples of granivorous bird species that have been observed at baiting sites and are sensitive to DRC-1339 (Pipas et al. 2003). Various sparrow species have also been observed at baiting sites, but most appear to have moderate sensitivity to DRC-1339 based on acute oral toxicity data ( $LD_{50} = 100-400$  mg/kg) (Eisemann et al. 2001) and would have to consume larger quantities of the diluted toxic bait than the more sensitive target species. Measures such as those discussed above will reduce the potential impacts to these nontarget species. Avery et al. (1998) suggested that risk will be reduced for ringed-necked pheasants in field applications of DRC-1339 to control blackbirds in sunflower fields when bait dilution is implemented. Acute risk is minimized, but chronic risk may occur in areas where pheasants receive sublethal doses and access other fields.

Other methods to reduce nontarget bird impacts include the use of traps that are specific to the target species that contain treated bait. Glahn et al. (1997) reported no nontarget impacts when using DRC-1339 to control boat-tailed grackles in citrus orchards. DRC-1339 treated watermelon was placed in cage traps that resulted in the control of grackles with no observed nontarget impacts.

The low risk to most nontarget species has been validated by field data where little to no nontarget carcasses have been observed or collected during and after baiting (Smith 1999, Cummings et al. 2002). There is some uncertainty with these results since time to death can be multiple days and locating poisoned carcasses or observing sick birds and mammals can be impacted by several factors (Vyas 1999). Acute risks to birds have been demonstrated in field applications with nine avian incidents reported to USEPA (USEPA 2018a). This is a relatively low number but supports the potential for effects to sensitive avian species. WS field personnel record nontarget species take and collect this information during and after baiting operations. From FY11-FY15, WS took an annual average of 244 nontarget birds including feral pigeons and brown-headed cowbirds,

which were being targeted with other methods where they were taken, and American crows and common ravens (Table 2). This was minimal in comparison to take (see Section 1.1).

Secondary poisoning risks are expected to be low based on the rapid metabolism of DRC-1339 in birds and low residues that have been observed post treatment. Approximately 90% or more of DRC-1339 is metabolized and excreted in animals within 2 hours after ingestion (USDA 2001, Cunningham et al. 1979). Goldade et al. (2004) reported that a rapid elimination phase occurred between 0 to 4 hours with an average half-life of 0.16 hours for juncos and 0.62 hours for blackbirds. A slower elimination phase followed with an average of 3.4 hours for juncos and 5.4 hours for blackbirds. At four hours post dosing approximately 91 and 85% of the parent compound had been excreted for the junco and blackbird, respectively. Residues in various organs for both birds were measured over a 24-hour period with residues highest in the kidneys. Residues as a percentage of the initial dose were low for all organs and tissues 24 hours post-dosing with values ranging from less than 0.01 to 2.20%. These values suggest that any secondary poisoning risks would be short term due to the lack of significant residues in any carcasses. Johnston et al. (1999) demonstrated the low potential for secondary poisoning in various avian and mammalian scavengers and predators based on measured residues in boat-tailed grackles. Residues were compared to available acute oral toxicity data and daily food consumption rates for various species with resulting risk quotients ranging from 0.034 for the barn owl to 0.00057 for the domestic dog. Kostecke et al. (2001) documented potential avian and mammalian scavengers of bird carcasses in South Dakota and determined that secondary poisoning risks for most scavengers and predators is low based on the species identified and their low sensitivity to the effects of DRC-1339. Cunningham et al. (1979) estimated that most scavengers and predators would have to consume two to three times their daily food consumption rates to exceed a lethal dose based on DRC-1339 residues measured in starlings. This type of risk would be low due to the method of application and label requirements to collect and remove bird carcasses during and after the baiting operation. There is the possibility of exposure from feeding on target bird species that receive a sublethal dose of DRC-1339. This type of risk could occur for species that are sensitive to DRC-1339 and feed solely on DRC-1339 exposed birds for greater than 30 days (Cunningham et al. 1979). The use pattern and metabolism of DRC-1339 makes this type of risk negligible.

### ***5.2.3 Terrestrial Invertebrates and Plants***

The risk of DRC-1339 use to terrestrial invertebrates and plants is negligible. Available data show low toxicity to both taxa and the methods of application for DRC-1339 suggest that potential exposure would also be low, resulting in a low probability of risk to either group. Some invertebrates may be attracted to the various baits that can be used with DRC-1339, but any impact to sensitive invertebrates would be localized to bait that is not readily consumed by the target species.

### ***5.2.4 Indirect Effects of Carcasses from a Control Action on Nontarget Wildlife and the Environment***

Our risk assessment indicated that even if all bird carcasses from the largest control actions between FY11 and FY15 were to fall into a single wetland, an increased risk of avian botulism and cholera would not be expected and the rate of eutrophication would not change.

## **6 UNCERTAINTIES AND CUMULATIVE IMPACTS**

The uncertainties associated with this risk assessment arise primarily from lack of information about the effects of DRC-1339, its formulations, metabolites, and potential mixtures to nontarget organisms that can

occur in the environment. These uncertainties are not unique to this assessment but are consistent with uncertainties in human health and ecological risk assessments with any environmental stressor.

Another area of potential uncertainty in this risk assessment is the potential for cumulative impacts to human health and the environment from the proposed use of DRC-1339. The potential for cumulative impacts is expected to be low based on the low volume and minor use of DRC-1339 in the various APHIS uses. WS used an annual average of 77.4 pounds of DRC-1339 from FY11 to FY15 nationwide in 38 states, which is very minimal. Areas where cumulative impacts may occur include: 1) repeated worker and environmental exposures to DRC-1339 from program activities, and other sources; 2) exposure to other chemicals with a similar mode of action; and 3) exposure to other chemicals affecting the toxicity of DRC-1339.

Repeated exposures that could lead to significant risk from DRC-1339 are not expected due to label requirements that prevent significant exposure. An accidental exposure may occur from improper use of PPE but the potential for this to happen is unlikely because DRC-1339 products are used only by USDA APHIS certified applicators or those under their direct supervision.

Cumulative impacts may occur from DRC-1339 use in relation to other chemicals that have a similar mode of action, as well as others that have a different mode of action but could result in synergistic, additive or antagonistic effects. This is an area of uncertainty since its unknown what other stressors, including chemicals, humans and nontarget wildlife may be exposed to during a DRC-1339 application.

From a human health perspective, the WS low volume and minor use of DRC-1339 is expected to result in negligible cumulative impacts, as well as the potential for cumulative impacts from exposure to other chemicals. DRC-1339 is not registered for food use and is unlikely to impact surface or ground water so risks are negligible for the public. The lack of exposure and risk to the public suggests that cumulative impacts would also be incrementally negligible when factoring in other stressors.

Cumulative impacts to ecological resources are also expected to be incrementally negligible. Risks to aquatic resources and most terrestrial nontarget wildlife is low due to lack of toxicity and significant exposure. There is risk to some sensitive terrestrial vertebrates, including the target species; however, the potential cumulative impacts are expected to be minor for most species. The potential for cumulative impacts from the effects of DRC-1339 to terrestrial vertebrates will be greatest for those species that have low numbers, small home ranges, are sensitive to DRC-1339 and attracted to treated bait. Sensitive terrestrial vertebrates that may be impacted by the use of DRC-1339 and observed at baiting sites typically have wide geographic distributions and home ranges suggesting any potential cumulative impacts from the use of DRC-1339 relative to other stressors would be negligible.

## **7 SUMMARY**

WS uses DRC-1339 to manage several bird species that damage a variety of agricultural and non-agricultural resources. For more than 50 years, DRC-1339 has proven to be an effective method of starling, pigeon, blackbird, corvid, and gull damage management. DRC-1339 is a slow acting avicide that is metabolized or excreted in birds and mammals within a matter of hours. DRC-1339 poses little risk of secondary poisoning to nontarget animals, including avian scavengers. DRC-1339 poses no risk to aquatic nontarget wildlife. Nontarget birds and mammals that are sensitive to DRC-1339 may be at risk to DRC-1339, but this risk can be reduced through label language designed to reduce exposure. Risks to pollinators and terrestrial plants is negligible based on the use pattern of DRC-1339 and available limited effects data. The WS use pattern,

application rates that are mostly on private lands, results in negligible risk for the public. Dietary risk from DRC-1339 exposure to the public is low since the avicide has no registered food uses and does not pose a threat to drinking water. The risk to WS applicators is also low because they receive training in the product's use, are certified by the State to use restricted use pesticides, and follow label instructions, including the use of appropriate PPE. The release of DRC-1339 into the environment is expected to have no or negligible cumulative impacts to nontarget species, the public, and the environment.

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## 9 PREPARERS: WRITERS, EDITORS, AND REVIEWERS

### 9.1 APHIS WS Methods Risk Assessment Committee

#### Writers for “Use of DRC-1339 in Wildlife Damage Management Risk Assessment”:

**Writer/Editor:** Thomas C. Hall

**Position:** USDA-APHIS-WS, Operational Support Staff, Staff Wildlife Biologist, Fort Collins, CO

**Education:** BS Biology (Natural History) and BA Psychology – Fort Lewis College; MS Wildlife Ecology – Oklahoma State University

**Experience:** Special expertise in wildlife biology, identification, ecology, and damage management. Thirty-four years of service in APHIS Wildlife Services including operations and research in CO for research and OR, GU, CA, OK, and NV for operations conducting a wide variety of programs including bird damage research and management, livestock protection (predators and birds), invasive species management, wildlife hazard management at airports, property and natural resource protection including waterfowl, brown tree snake, feral swine, rodent, and beaver damage management. Applied and supervised the use of DRC-1339.

**Primary Writer:** Fan Wang-Cahill

**Position:** USDA-APHIS-Policy and Program Development (PPD), Environmental and Risk Analysis Services (ERAS), Environmental Health Specialist, Riverdale, MD

**Education:** B.S. Biology and M.S. Hydrobiology - Jinan University, Guangzhou, China; Ph.D. Botany (Ultrastructure/Cell Biology) – Miami University

**Experience:** Joined APHIS in 2012, preparing human health risk assessments and providing assistance on environmental compliance. Prior experience before joining APHIS includes 18 years environmental consulting experience specializing in human health risk assessments for environmental contaminants at Superfund, Resource Conservation and Recovery Act (RCRA), and state-regulated contaminated facilities.

**Primary Writer:** Jim Warren

**Position:** USDA-APHIS-Policy and Program Development (PPD), Environmental and Risk Analysis Services (ERAS), Environmental Toxicologist, Little Rock, AR

**Education:** B.S. Forest Ecology and M.S. Entomology – University of Missouri; Ph.D. Environmental Toxicology – Clemson University

**Experience:** Thirteen years of experience working for APHIS preparing ecological risk assessments and providing assistance on environmental compliance. Prior experience before joining APHIS includes other government and private sector work regarding ecological risk assessments related to various environmental regulations.

**Editors/Contributors for “Use of DRC-1339 in Wildlife Damage Management Risk Assessment”:**

**Editor:** Michelle Gray

**Position:** USDA-APHIS-Policy and Program Development (PPD), Environmental and Risk Analysis Services (ERAS), Environmental Protection Specialist, Raleigh, NC

**Education:** BS Biology – University of Illinois; MS Zoology with an emphasis in wildlife toxicology – Southern Illinois University

**Experience:** Eight years of experience in preparing environmental analyses in compliance with the National Environmental Policy Act. Three years of service in APHIS conducting risk analysis.

**Editor:** Andrea Lemay

**Position:** USDA-APHIS-Policy and Program Development (PPD), Environmental and Risk Analysis Services (ERAS), Biological Scientist, Raleigh, NC

**Education:** BS Plant and Soil Science (Biotechnology) - University of Massachusetts; MS Plant Pathology -North Carolina State University

**Experience:** Thirteen years of service in APHIS conducting risk analysis. Four years of experience in preparing environmental analyses in compliance with the National Environmental Policy Act.

**Editor/Contributor:** Jeanette O'Hare

**Position:** USDA-APHIS-Wildlife Services (WS), National Wildlife Research Center (NWRC), Registration manger, Fort Collins, CO

**Education:** B.S. Biology – College of Saint Mary; M.A. Biology – University of Nebraska - Omaha

**Experience:** Thirteen years of experience working for WS NWRC providing regulatory compliance support for the development of wildlife damage management tools. Prior experience before joining APHIS includes assessing the environmental fate of pesticides and providing the agency guidance on water quality issues at the state government level, and laboratory experience in the fields of pharmacology and toxicology, and immunology.

**Editor/Contributor:** Emily Ruell

**Position:** USDA-APHIS-WS, NWRC, Registration Specialist, Fort Collins, CO

**Education:** B.S. Zoology and Biological Aspects of Conservation – University of Wisconsin - Madison; M.S. Ecology – Colorado State University (CSU); M.A. Political Science – CSU

**Experience:** Five years of experience with WS NWRC preparing and reviewing vertebrate pesticide registration data submissions and other registration materials, and providing pesticide regulatory guidance to WS, WS NWRC, and

collaborators. Prior experience before joining APHIS includes seven years of conducting field and laboratory wildlife research at CSU, and environmental policy research for the U.S. Geological Survey.

**Editor:** Ryan Wimberly

**Position:** USDA-APHIS-WS, Operational Support Staff, Staff Wildlife Biologist, Madison, TN

**Education:** BS Wildlife Management and Ecology – Northwest Missouri State University

**Experience:** Special expertise in wildlife biology, ecology, and damage management. Seventeen years of service with APHIS Wildlife Services, including operations and research, conducting a wide variety of programs, including bird damage research and management, livestock protection, invasive species management, wildlife hazard management at airports, property, and natural resource protection. Expert in preparing environmental documents for WS programs to comply with the National Environmental Policy Act and the Endangered Species Act.

**Data Contributor:** Joey Millison

**Position:** USDA-APHIS-WS Information and Technology (IT), Junior Applications Developer

**Education:** Information and Technology coursework from various sources

**Experience:** Eleven years of experience in APHIS, WS Management Information System (MIS) Group. Retrieves WS field data from the MIS for writers, reviewers, and editors.

## 9.2 Internal Reviewers

### USDA APHIS Wildlife Services

**Reviewer:** Anthony G. Duffiney

**Position:** USDA-APHIS-WS, State Director, Okemos, MI

**Education:** BS Fisheries and Wildlife Biology, Michigan State University

**Experience:** Twenty-two years of service with APHIS Wildlife Services in Michigan, Florida and West Virginia. Specialized experience in all levels of WS Operations including pesticide use, NEPA, FOIA, ESA, predator control, feral swine damage management, wildlife hazards at airports, wildlife disease sampling, invasive reptiles, urban wildlife damage. Worked with NWRC and a private livestock feed company in developing new baiting strategy for use of DRC-1339 in cattle feedlots and dairy farms. Conducted bait trials with traditional baits to prove efficacy of new bait material, CU Bird Carrier. Trained WS personnel from 10 State programs in use of new bait. Experience with DRC-1339 to control damage caused by European starlings, common and boat-tailed grackles, rock pigeons, American crows, common ravens, and ring-billed gulls.

**Reviewer:** Jack W. Sengl

**Position:** USDA-APHIS-WS, Staff Biologist, Reno, NV

**Education:** BS Fisheries and Wildlife Biology, Utah State University

**Experience:** Special expertise in wildlife damage management and oversight. Twenty years of service in APHIS Wildlife Services in the Aleutian islands, AK, IL, NY, OH, VT, and NV with an array of experience including field experience (livestock, dairy, feedlot, property, natural resource, aquaculture, urban-deer management, human health and safety and managing wildlife hazards at airports and disease sampling/reporting) involving predators, birds and rodents and 11 years of program oversight (NEPA, ESA, FOIA, Policy, pesticide registration, monitoring and training, safety, firearms training, controlled material inventory tracking, and coordination of multi-agency meeting). Applied, supervised and provided annual training for the use of DRC-1339; created a 24c label for DRC-1339.

**Reviewer:** Randal S. Stahl

**Position:** USDA-APHIS-WS, Chemist, Fort Collins, CO

**Education:** BS Plant & Soil Science, University of Tennessee; MS Plant Physiology, Texas A&M University; PhD Soil Chemistry, University of Maryland

**Experience:** Special expertise in developing analytical methods to quantify DRC-1339 in baits and tissue matrices. Eighteen years of service in APHIS Wildlife Services supporting research activities conducted at the National Wildlife Research Center. Developed and support the DRC-1339 Unified Take estimate model used by Wildlife Services to

report take estimates for select species following baiting operations under the Bird Control and Livestock, Nest & Fodder Depredations labels.

**Reviewer:** Keith Wehner

**Position:** USDA-APHIS-WS, Assistant Regional Director, Fort Collins, CO

**Education:** BS in Biology, Michigan Technological University

**Experience:** Nineteen years of service in APHIS Wildlife Services with experience in a wide variety of programs (livestock, dairy, property, natural resources, and human health and safety protection) including predator, bird, beaver, feral swine, and disease management activities.

**Reviewer:** Michael Yeary

**Position:** USDA-APHIS-WS, State Director/Supervisory Wildlife Biologist, Lakewood, CO

**Education:** BS in Wildlife Ecology, Texas A&M University

**Experience:** Special expertise in wildlife damage management including supervising an aerial operation program. Thirty-seven years of service in APHIS Wildlife Services in TX, KS, and CO with experience in a wide variety of programs (livestock, aquaculture, dairy, property, natural resources, and human health and safety protection) including predator, bird, beaver, feral swine, and rodent damage management activities.



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY  
WASHINGTON, DC 20460

OFFICE OF CHEMICAL SAFETY  
AND POLLUTION PREVENTION

October 23, 2019

David A. Bergsten  
Assistant Chief  
Environmental and Risk Analysis Services  
Policy and Program Development  
Animal and Plant Health Inspection Service  
U.S. Department of Agriculture  
4700 River Road, Unit 149  
Riverdale, MD 20737-1237

Subject: Label Amendment – Revision of respirator type requirement for applicators  
mixing >1 lb, clarification of Directions for Use, and other minor  
changes  
Product Name: Compound DRC-1339 Concentrate- Bird Control  
EPA Registration Number: 56228-63  
Application Date: 05/17/2019  
Decision Number: 551746

Dear Mr. Bergsten:

The amended label referred to above, submitted in connection with registration under the Federal Insecticide, Fungicide and Rodenticide Act, as amended, is acceptable. This approval does not affect any conditions that were previously imposed on this registration. You continue to be subject to existing conditions on your registration and any deadlines connected with them.

A stamped copy of your labeling is enclosed for your records. This labeling supersedes all previously accepted labeling. You must submit one copy of the final printed labeling before you release the product for shipment with the new labeling. In accordance with 40 CFR 152.130(c), you may distribute or sell this product under the previously approved labeling for 18 months from the date of this letter. After 18 months, you may only distribute or sell this product if it bears this new revised labeling or subsequently approved labeling. "To distribute or sell" is defined under FIFRA section 2(gg) and its implementing regulation at 40 CFR 152.3.

Should you wish to add/retain a reference to the company's website on your label, then please be aware that the website becomes labeling under the Federal Insecticide Fungicide and Rodenticide Act and is subject to review by the Agency. If the website is false or misleading, the product would be misbranded and unlawful to sell or distribute under FIFRA section 12(a)(1)(E). 40 CFR 156.10(a)(5) list examples of statements EPA may consider false or misleading. In addition, regardless of whether a website is referenced on your product's label, claims made on the website may not substantially differ from those claims approved through the registration process. Therefore, should the Agency find or if it is brought to our attention that a website contains false

or misleading statements or claims substantially differing from the EPA approved registration, the website will be referred to the EPA's Office of Enforcement and Compliance.

Your release for shipment of the product constitutes acceptance of these conditions. If these conditions are not complied with, the registration will be subject to cancellation in accordance with FIFRA section 6. If you have any questions, please contact Paul Di Salvo by phone at 703-347-0322, or via email at [disalvo.paul@epa.gov](mailto:disalvo.paul@epa.gov).

Sincerely,

A handwritten signature in black ink that reads "Paul Di Salvo" followed by a small flourish.

Gene Benbow, Product Manager 07  
Invertebrate and Vertebrate Branch 3  
Registration Division (7505P)  
Office of Pesticide Programs

Enclosure

# RESTRICTED USE PESTICIDE

DUE TO HIGH ACUTE INHALATION TOXICITY AND EYE AND SKIN CORROSIVENESS TO HUMANS;  
HIGH ACUTE TOXICITY TO NONTARGET BIRDS AND AQUATIC INVERTEBRATES;  
AND THE NEED FOR HIGHLY SPECIALIZED APPLICATOR TRAINING.

For retail sale to and use only by USDA APHIS Certified Applicators trained in bird control or by persons under their direct supervision.

## COMPOUND DRC-1339 CONCENTRATE – BIRD CONTROL

### ACTIVE INGREDIENT:

DRC-1339; 3-chloro-p-toluidine hydrochloride:..... 97.0%

OTHER INGREDIENTS: ..... 3.0%

TOTAL: ..... 100.0%

KEEP OUT OF REACH OF CHILDREN

**DANGER-PELIGRO  
POISON**



**ACCEPTED**

10/23/2019

Under the Federal Insecticide, Fungicide  
and Rodenticide Act as amended, for the  
pesticide registered under  
EPA Reg. No. 56228-63

### FIRST AID

#### IF INHALED:

- Move person to fresh air.
- If person is not breathing, call 911 or an ambulance; then give artificial respiration, preferably mouth-to-mouth, if possible.
- Call a poison control center or doctor immediately for treatment advice.

#### IF IN EYES:

- Hold eye open and rinse slowly and gently with water for 15-20 minutes. Remove contact lenses, if present, after the first 5 minutes, then continue rinsing eye.
- Call a poison control center or doctor immediately for treatment advice.

#### IF SWALLOWED:

- Call a poison control center or doctor immediately for treatment advice.
- Have person sip a glass of water if able to swallow.
- Do not induce vomiting unless told to do so by a poison control center or doctor.
- Do not give anything by mouth to an unconscious person.

#### IF ON SKIN OR CLOTHING:

- Take off contaminated clothing.
- Rinse skin immediately with plenty of soap and water for 15-20 minutes.
- Call a poison control center or doctor immediately for treatment advice.

Have the product container or label with you when calling a poison control center or doctor or going for treatment. If you need immediate medical attention, call the Poison Control Center at 1-800-222-1222 or a doctor. For non-emergency information concerning this product, call the National Pesticide Information Center at 1-800-858-7378.

**NOTE TO PHYSICIAN AND VETERINARIAN:** Probable mucosal damage may contraindicate the use of gastric lavage.  
See **PRECAUTIONARY STATEMENTS** for additional information.

**TREATMENT FOR PET POISONING:** If pet eats bait, call a veterinarian at once.

United States Department of Agriculture  
Animal and Plant Health Inspection Service  
4700 River Road, Unit 149  
Riverdale, MD 20737  
EPA Est. 56228-ID-01

Net Contents: \_\_\_\_\_

Batch Code: \_\_\_\_\_

# PRECAUTIONARY STATEMENTS

## HAZARDS TO HUMANS AND DOMESTIC ANIMALS

### DANGER

Fatal if inhaled. Corrosive. Causes irreversible eye damage and skin burns. May be fatal if swallowed. Harmful if absorbed through skin. Prolonged or frequently repeated skin contact may cause allergic reactions in some people. Do not get in eyes, on skin, or on clothing. Do not breathe dust.

### PERSONAL PROTECTIVE EQUIPMENT (PPE)

**Handlers who mix packages containing 1 lb (0.45 kg) or more of this product must wear:**

- Coveralls over long-sleeved shirt and long pants
- Chemical-resistant gloves such as: barrier laminate, butyl rubber ≥ 14 mils, nitrile rubber ≥ 14 mils, neoprene rubber ≥ 14 mils, natural rubber ≥ 14 mils, polyethylene, polyvinyl chloride (PVC) ≥ 14 mils, or viton ≥ 14 mils
- Chemical-resistant footwear plus socks
- Protective eyewear (goggles or face shield)
- A minimum of a NIOSH-approved elastomeric half mask respirator with organic vapor (OV) cartridges and combination R or P filter OR a NIOSH-approved gas mask with OV canisters; OR a NIOSH-approved powered air purifying respirator with OV cartridges and combination HE filters

**Handlers who mix packages containing less than 1 lb (0.45 kg) of this product must wear:**

- Long-sleeved shirt and long pants
- Chemical-resistant gloves such as: barrier laminate, butyl rubber ≥ 14 mils, nitrile rubber ≥ 14 mils, neoprene rubber ≥ 14 mils, natural rubber ≥ 14 mils, polyethylene, polyvinyl chloride (PVC) ≥ 14 mils, or viton ≥ 14 mils
- Protective eyewear (goggles or face shield)

**Applicators who apply or clean up bait must wear:**

- Long-sleeved shirt and long pants
- Chemical-resistant gloves such as: barrier laminate, butyl rubber ≥ 14 mils, nitrile rubber ≥ 14 mils, neoprene rubber ≥ 14 mils, natural rubber ≥ 14 mils, polyethylene, polyvinyl chloride (PVC) ≥ 14 mils, or viton ≥ 14 mils
- Protective eyewear (goggles or face shield)

**Any person who handles carcasses must wear:**

- Waterproof gloves

### USER SAFETY RECOMMENDATIONS

Users should:

- Follow the manufacturer's instructions for cleaning/maintaining PPE. If no such instructions are provided for washables, use detergent and hot water. Keep and wash PPE separately from other laundry.
- Wash hands before eating, drinking, chewing gum, using tobacco, or using the toilet.
- Remove clothing immediately if pesticide gets inside. Then wash thoroughly and put on clean clothing.
- Remove PPE immediately after handling this product. As soon as possible, wash thoroughly and change into clean clothing.

### ENVIRONMENTAL HAZARDS

- This product is very highly toxic to birds and aquatic invertebrates.
- **DO NOT** use in any manner that may endanger nontarget and protected bird species.
- Runoff may be hazardous to aquatic organisms in neighboring areas.
- **DO NOT** apply when runoff is likely to occur.
- **DO NOT** apply directly to water, or to areas where surface water is present, or to intertidal areas below the mean high water mark.
- **DO NOT** contaminate water by the cleaning of equipment or disposal of waste.

### ENDANGERED SPECIES CONSIDERATIONS

- Before undertaking any control operations with the product, consult with local, State, and Federal Wildlife authorities to ensure the use of this product presents no hazard to any Threatened or Endangered Species.
- **DO NOT** apply in areas where the product may be consumed by Threatened or Endangered Species.

## DIRECTIONS FOR USE

It is a violation of Federal law to use this product in a manner inconsistent with its labeling.

**READ THIS LABEL:** Read the entire label. This product must be used strictly in accordance with this label's precautionary statements and use directions, as well as with all applicable State and Federal laws and regulations.

Before using this product, contact the U.S. Fish and Wildlife Service and the applicable State wildlife agency and obtain all kill or collecting permits, if applicable. Use only for the sites, pests, and application methods described on this label.

**PRODUCT INFORMATION:** This product contains an avicide for control of target bird species (see list of allowed target species and allowed use sites in Table 1).

### USE RESTRICTIONS

- **DO NOT** apply toxic baits within 50 feet (15.2 m) of permanent manmade or natural bodies of water.
- **DO NOT** apply toxic baits made from this product by air.
- **DO NOT** store toxic baits in locations accessible to children, pets, domestic animals, or nontarget wildlife.
- Prior to application, and during the time between the conclusion of application and the disposal of unconsumed toxic baits, **DO NOT** temporarily place toxic baits in locations accessible to children, pets, domestic animals, or nontarget wildlife. Follow the directions in **ENTRY RESTRICTIONS** to avoid exposure to children, pets, or domestic animals during application. Follow the directions in **PRETREATMENT OBSERVATIONS** to mitigate exposure to nontarget wildlife during application.
- **DO NOT** apply toxic baits in a way that will contact workers or other persons.
- **DO NOT** use toxic baits as food or feed.
- **DO NOT** apply toxic baits made from this product in any way that could contaminate human food or animal feed.
- Before toxic baits made from this product are applied, sites that are to be treated **must be observed** for evidence of nontarget activity and **must be prebaited** (see specific instructions for these activities under **PREBAITING**).
- **DO NOT** apply toxic baits in locations where nontoxic prebait has not been accepted well by target species or where nontarget wildlife have been observed to feed on prebait.
- **DO NOT** apply in areas where toxic baits may be consumed by Threatened or Endangered Species.
- **For broadcast applications: DO NOT exceed a maximum single application rate of 0.1 lbs of active ingredient (DRC-1339) per acre (0.11 kg DRC-1339 per hectare) or a maximum yearly application rate of 0.5 lb of DRC-1339 per acre (0.56 kg of DRC-1339 per hectare).**

- See **BAIT PREPARATION** for bait-specific mixing directions, the percent (%) DRC-1339 in undiluted toxic bait, and bait dilution requirements.

- The maximum broadcast application rates of diluted toxic bait can be calculated as follows:

$$\text{Maximum lbs/acre per application} = (0.1 \times D)/C$$

$$\text{Maximum lbs/acre per year} = (0.5 \times D)/C$$

where:

D = dilution factor (e.g., D = 5 for bait dilutions of 1:5, D = 1 for undiluted toxic bait)

C = proportion of DRC-1339 in undiluted toxic bait (i.e., equal to (% DRC-1339 in undiluted toxic bait)/100)

# DIRECTIONS FOR USE, continued

## USE RESTRICTIONS, continued

### TARGET SPECIES, USE SITES, AND ADDITIONAL USE RESTRICTIONS:

Toxic baits prepared with Compound DRC-1339 Concentrate – Bird Control may only be used to control the target bird species that are specifically listed (\* Exceptions under Target Species) at the use sites listed for those target species in Table 1 below.

TABLE 1

Target Species	Use Sites	Additional Use Restrictions
<p><b>Blackbirds:</b></p> <ul style="list-style-type: none"> <li>Brewer's blackbird (<i>Euphagus cyanocephalus</i>)</li> <li>Red-winged blackbird (<i>Agelaius phoeniceus</i>)</li> <li>Yellow-headed blackbird (<i>Xanthocephalus xanthocephalus</i>)</li> </ul> <p><b>Grackles:</b></p> <ul style="list-style-type: none"> <li>Common grackle (<i>Quiscalus quiscula</i>)</li> <li>Boat-tailed grackle (<i>Quiscalus major</i>)</li> <li>Great-tailed grackle (<i>Quiscalus mexicanus</i>)</li> </ul> <p><b>Cowbirds:</b></p> <ul style="list-style-type: none"> <li>Brown-headed cowbird (<i>Molothrus ater</i>)</li> </ul> <p><b>Starlings:</b></p> <ul style="list-style-type: none"> <li>European starling (<i>Sturnus vulgaris</i>)</li> </ul> <p><b>Ravens:</b></p> <ul style="list-style-type: none"> <li>Common raven (<i>Corvus corax</i>)</li> <li>Chihuahuan raven (<i>Corvus cryptoleucus</i>)</li> </ul> <p><b>Crows:</b></p> <ul style="list-style-type: none"> <li>American crow (<i>Corvus brachyrhynchos</i>)</li> <li>Fish crow (<i>Corvus ossifragus</i>)</li> </ul> <p><b>Magpies:</b></p> <ul style="list-style-type: none"> <li>Black-billed magpie (<i>Pica hudsonia</i>)</li> </ul> <p><b>Pigeons:</b></p> <ul style="list-style-type: none"> <li>Rock pigeon (<i>Columba livia</i>)</li> </ul> <p><b>Collared doves:</b></p> <ul style="list-style-type: none"> <li>Eurasian collared dove (<i>Streptopelia decaocto</i>)</li> </ul> <p>* <b>EXCEPTIONS:</b> When in mixed flocks with one or more of the species listed above, the bronzed cowbird (<i>Molothrus aeneus</i>) and tri-colored blackbird (<i>Agelaius tricolor</i>) shall also be considered to be target species.</p>	<p><b>Commercial Animal Operations:</b></p> <ul style="list-style-type: none"> <li>For the purposes of this label, commercial animal operations are defined as areas where cattle, swine, sheep, goats, poultry, game birds, or furbearers are confined primarily for the purpose of production for commercial markets.</li> <li>Fenced pastures and other areas where one or a few animals are kept or tethered are not considered to be commercial animal operations.</li> </ul> <p><b>Staging Areas:</b></p> <ul style="list-style-type: none"> <li>For the purposes of this label, staging areas are defined as non-crop areas where target birds gather to feed, loaf, or roost.</li> <li>Examples of staging areas are stubble fields, harvested dormant hay fields, open grassy or bare-ground noncrop areas, non-crop borders of crop areas, roads, roadsides, paved or concrete surfaces, secured parking areas, rooftops, power utilities, airports, dumps, landfills, and other industrial and commercial structures or sites.</li> </ul>	<ul style="list-style-type: none"> <li><b>DO NOT</b> place bait in pens that are occupied by livestock, poultry, game birds, or furbearers.</li> </ul>
<p><b>Gulls:</b></p> <ul style="list-style-type: none"> <li>Herring gull (<i>Larus argentatus</i>)</li> <li>Great black-backed gull (<i>Larus marinus</i>)</li> <li>Ring-billed gull (<i>Larus delawarensis</i>)</li> <li>Laughing gull* (<i>Larus atricilla</i>)</li> <li>Western gull (<i>Larus occidentalis</i>)</li> <li>California gull (<i>Larus californicus</i>)</li> </ul> <p>* <b>DO NOT</b> use toxic baits made from this product to control laughing gulls in areas where this species is protected.</p>	<p><b>Gull Colonies:</b></p> <ul style="list-style-type: none"> <li>During the breeding season, target gull species may be controlled in coastal or inland gull colonies that are: (1) likely predating on nesting colonies of terns, puffins, or other colonially nesting birds that are to be protected; or (2) close to areas where target gulls damage property or crops.</li> </ul> <p><b>Gull Feeding or Loafing Sites:</b></p> <ul style="list-style-type: none"> <li>Throughout the year, target gull species may be controlled at gull feeding or loafing sites located at airports, industrial sites, dumps or landfills, or other non-crop areas <u>IF</u> the target gulls pose immediate threats to Threatened or Endangered Species or pose immediate human health or safety hazards that cannot readily be resolved by other means.</li> </ul>	<ul style="list-style-type: none"> <li><b>DO NOT</b> graze animals on treated areas for 365 days following the last toxic bait application.</li> <li><b>DO NOT</b> apply toxic baits in any way that could contaminate food or feed crops, or that would allow bait to be consumed by livestock.</li> <li><b>DO NOT</b> apply toxic baits to orchards.</li> <li><b>Rotational Crop (Plantback) Restrictions:</b> After the last application of toxic bait, the plantback intervals are: rice, wheat, corn, and barley (15 days); sunflower and soybeans (30 days); and other crops (365 days).</li> </ul>
		<ul style="list-style-type: none"> <li><b>DO NOT</b> apply toxic baits by use of any mechanical equipment designed to broadcast baits or other pesticides.</li> </ul>

## ENTRY RESTRICTIONS

Keep pets and livestock, and persons other than authorized handlers away from the toxic bait at all times, and exclude all unauthorized persons, pets, and livestock from application sites during **PREBAITING**, **APPLICATION DIRECTIONS**, and **POSTTREATMENT CLEAN-UP**.

## DIRECTIONS FOR USE, continued

### PRETREATMENT OBSERVATIONS

Prior to application, the applicator or land manager must carefully observe and document the habits of target birds to (1) determine their relative numbers, (2) locate preferred feeding sites that can be baited in accordance with this label, (3) determine the optimum time of day for applying bait, and (4) evaluate the potential for hazards of the application to nontarget and protected species.

### SELECTING BAIT MATERIALS

Use only the bait materials allowed for the target species in Table 2 below (allowed bait materials are marked with a "+").

If you are uncertain as to which bait material to select, expose the target population to small amounts of two or more of the nontoxic bait materials to determine a preferred bait material (see also **PREBAITING** below).

**TABLE 2**

Bait Material	Target Species (See listed species in Table 1)									
	Blackbirds	Grackles	Cowbirds	Starlings	Ravens	Crows	Magpies	Pigeons	Collared doves	Gulls
Barley (whole or steam-rolled)	+	+	+	+						
Wheat (whole or steam-rolled)	+	+	+	+						
Oats (whole or steam-rolled)	+	+	+	+						
Milo (whole or steam-rolled)	+	+	+	+						
Millet (whole)	+	+	+	+						
Distiller's grain	+	+	+	+						
Poultry scratch	+	+	+	+						
Corn (cracked or steam-rolled)	+	+	+	+				+	+	
Corn (whole)					+	+	+	+	+	
Unpopped popcorn								+	+	
Sunflower seeds (whole; unhulled or hulled)	+	+	+	+						
Dried peas (whole or cracked)								+	+	
Dried lentils								+	+	
Brown rice	+	+	+	+						
Raisins (whole)	+	+	+	+						
Dry dog food	+	+	+	+	+	+	+			
Dry cat food	+	+	+	+	+	+	+			
Poultry pellets	+	+	+	+	+	+	+	+	+	
Livestock pellets	+	+	+	+	+	+	+	+	+	
Fat nuggets	+	+	+	+	+	+	+	+	+	
High energy nuggets	+	+	+	+	+	+	+	+	+	
Culled French fries	+	+	+	+	+	+	+			
Waste potatoes	+	+	+	+	+	+	+			
Croutons					+	+	+			
Small bread cubes					+	+	+			
Large bread cubes					+	+	+			+

### PREBAITING

Follow all prebaiting instructions listed for the use site in Table 3 below.

**TABLE 3**

Use Site	Prebaiting Instructions
<b>Commercial animal operations</b>  <b>Staging areas</b>	<ul style="list-style-type: none"> <li>• Prebait with nontoxic bait material of the same type to be used for toxic baiting.</li> <li>• Apply the prebait at the locations that are to be used for toxic baiting using the same application method that is to be used for toxic baiting (see <b>APPLICATION DIRECTIONS</b>).</li> <li>• Expose the prebait for 3-7 days or until the prebait is generally well accepted.</li> <li>• Change prebaiting locations and nontoxic bait material if necessary to achieve good acceptance by target species or if nontarget species have been observed eating the prebait.</li> <li>• <b>DO NOT</b> apply toxic bait at sites where the prebait has not been well accepted by target species or where nontarget species have been observed eating the prebait.</li> </ul>
<b>Gull colonies</b>  <b>Gull feeding or loafing sites</b>	<ul style="list-style-type: none"> <li>• All potential use sites must be prebaited with nontoxic large bread cubes until the prebait is generally well accepted.</li> <li>• The number of nontoxic large bread cubes applied must not exceed five times the number of target gulls that are to be controlled at that location.</li> <li>• <b>DO NOT</b> apply toxic bait unless the target gulls consume at least 75% of the prebait in a 12-hour period and nontarget species are not observed feeding on the prebait.</li> <li>• Haze away Threatened or Endangered and nontarget species that might consume baits. Remove baits if such nontarget species continue to approach them.</li> </ul>

# DIRECTIONS FOR USE, continued

## BAIT PREPARATION

Baits made with Compound DRC-1339 Concentrate – Bird Control must be prepared as specified in Table 4.

**NOTE:** During bait preparation, wear all PPE as listed under **PERSONAL PROTECTIVE EQUIPMENT**.

**NOTE:** For most baits prepared from this product, it is important to dilute the toxic bait further with an additional amount of the same nontoxic bait material. Diluting reduces the possibility of a target bird consuming more than one lethal dose, reduces the risk to nontarget species, and may facilitate the birds' transition from consumption of the nontoxic bait material (i.e., prebait) to consumption of the toxic bait. Dilution requirements can be found under Bait Mixing Instructions in Table 4. Dilutions are notated as B:T, defined as parts toxic bait (B) per total parts (T = parts toxic bait + parts nontoxic bait material).

Place toxic bait into a container marked "**POISON**." Toxic bait that has been exposed to sunlight or heat in excess of 110 °F (43 °C) may discolor. Immediately use toxic bait that has been exposed to sunlight or heat in excess of 110 °F (43 °C) following preparation, or dispose of as directed under **STORAGE AND DISPOSAL**. Use toxic bait within the shelf life time period shown in Table 4, or dispose of as directed under **STORAGE AND DISPOSAL**.

**TABLE 4**

Bait Material	Bait Mixing Instructions	% DRC-1339 in Undiluted Toxic Bait	Shelf Life
<b>Barley</b> (whole or steam-rolled) <b>Wheat</b> (whole or steam-rolled) <b>Oats</b> (whole or steam-rolled) <b>Milo</b> (whole or steam-rolled) <b>Millet</b> (whole) <b>Distiller's grain</b> <b>Poultry scratch</b> <b>Corn</b> (cracked or steam-rolled)	<ol style="list-style-type: none"> <li>1. Screen bait material to remove small particles and dust.</li> <li>2. Dissolve 3.2 oz (92 g) of Compound DRC-1339 Concentrate in 13.5-20.3 fl oz (400-600 ml) of warm potable water at 110 °F (43 °C).</li> <li>3. Binding agents such as lecithin oils, latexes, or polyvinyl acetates, or corn starch may be used on grain baits to enhance retention and reduce losses due to moisture. Add up to 1 fl oz (30 ml) of a binding agent, if needed.</li> <li>4. For cracked corn only: instead of binding agent, add up to 3.4 fl oz (100 ml) of distiller's syrup, if needed.</li> <li>5. Pour the solution or cornstarch mixture over 10 lbs (4.5 kg) of bait material, and mix or tumble slowly until mixture appears evenly distributed.</li> <li>6. Air dry at ambient temperature if necessary.</li> <li>7. <b>Dilution requirement:</b> Dilute toxic bait 1:10 or more with the same nontoxic bait material.</li> </ol>	2.0%	Use toxic bait within 7 days
<b>Corn</b> (whole) <b>Unpopped popcorn</b> <b>Sunflower seeds</b> (whole; unhulled or hulled) <b>Dried peas</b> (whole or cracked) <b>Dried lentils</b>	<ol style="list-style-type: none"> <li>1. Screen bait material to remove small particles and dust.</li> <li>2. Dissolve 1.6 oz (46 g) of Compound DRC-1339 Concentrate in 13.5-20.3 fl oz (400-600 ml) of warm potable water at 110 °F (43 °C), <b>OR</b> thoroughly mix 1.6 oz (46 g) of this product with 1.3 oz (36 g) of corn starch.</li> <li>3. Binding agents such as lecithin oils, latexes, or polyvinyl acetates, or corn starch may be used on grain baits to enhance retention and reduce losses due to moisture. Add up to 1 fl oz (30 ml) of a binding agent, if needed.</li> <li>4. Pour the solution or cornstarch mixture over 10 lbs (4.5 kg) of bait material, and mix or tumble slowly until mixture appears evenly distributed.</li> <li>5. Air dry at ambient temperature if necessary.</li> <li>6. <b>Dilution requirements:</b> For commercial animal operations: dilute toxic bait 1:5 or more with the same nontoxic bait material. <b>For staging areas:</b> dilute toxic bait 1:10 or more with the same nontoxic bait material.</li> </ol>	1.0%	Use toxic bait within 7 days
<b>Brown rice</b>	<ol style="list-style-type: none"> <li>1. Screen bait material to remove small particles and dust.</li> <li>2. Dissolve 3.2 oz (92 g) of Compound DRC-1339 Concentrate in 0.3 fl oz (10 ml) edible oil warmed to 110 °F (43 °C).</li> <li>3. Add 1 fl oz (30 ml) of Alcolac-S.</li> <li>4. Pour the solution over 10 lbs (4.5 kg) of brown rice and mix or tumble slowly until mixture appears evenly distributed.</li> <li>5. Air dry at ambient temperature if necessary.</li> <li>6. <b>Dilution requirement:</b> Dilute toxic bait 1:25 or more with the same nontoxic bait material.</li> </ol>	2.0%	Use diluted toxic bait within 7 days
<b>Raisins</b> (whole)	<ol style="list-style-type: none"> <li>1. Dissolve 0.3 oz (9.2 g) of Compound DRC-1339 Concentrate in 4.1 fl oz (120 ml) of warm potable water at 110 °F (43 °C).</li> <li>2. Pour the solution over 10 lbs (4.5 kg) of raisins and mix or tumble slowly until mixture appears evenly distributed.</li> <li>3. Air dry at ambient temperature if necessary.</li> <li>4. <b>Dilution requirements:</b> For commercial animal operations: dilute toxic bait 1:2 or more with the same nontoxic bait material. <b>For staging areas:</b> dilute toxic bait 1:4 or more with the same nontoxic bait material.</li> </ol>	0.2%	Use toxic bait within 24 hours

# DIRECTIONS FOR USE, continued

## BAIT PREPARATION, continued

TABLE 4, continued

Bait Material	Bait Mixing Instructions	% DRC-1339 in Undiluted Toxic Bait	Shelf Life
Dry dog food Dry cat food	<ol style="list-style-type: none"> <li>1. Screen bait material to remove small particles and dust.</li> <li>2. Dissolve 1.6 oz (46 g) of Compound DRC-1339 Concentrate in 9.5-11.3 fl oz (280-333 ml) of edible oil and 3 fl oz (85 ml) of Alcolec-S (lecithin) warmed to 110 °F (43 °C).</li> <li>3. Pour the solution over 10 lbs (4.5 kg) of bait material and mix or tumble slowly until mixture appears evenly distributed.</li> <li>4. Air dry at ambient temperature if necessary.</li> <li>5. <b>Dilution requirements:</b> For commercial animal operations: dilute toxic bait 1:5 or more with the same nontoxic bait material. For staging areas: dilute toxic bait 1:10 or more with the same nontoxic bait material.</li> </ol>	1.0%	Use toxic bait within 7 days
Poultry pellets Livestock pellets Fat nuggets High energy nuggets	<p><b>Standard Method:</b></p> <ol style="list-style-type: none"> <li>1. Thoroughly dissolve 1.6 oz (46 g) of Compound DRC-1339 Concentrate in 13.5-20.3 fl oz (400-600 ml) of warm potable water at 110 °F (43 °C). <b>OR</b> mix 1.6 oz (46 g) of this product with 13.5-20.3 fl oz (400-600 ml) edible oil and 3 fl oz (85 g) of Alcolec-S (lecithin) warmed to 110 °F (43 °C), <b>OR</b> thoroughly mix 1.6 oz (46 g) of this product with 1.3 oz (36 g) of corn starch.</li> <li>2. Pour the solution or corn starch mixture over 10 lbs (4.5 kg) of bait material feed and mix or tumble slowly until mixture appears evenly distributed.</li> <li>3. Air dry at ambient temperature if necessary.</li> <li>4. <b>Dilution requirements:</b> For commercial animal operations: dilute toxic bait 1:5 or more with the same nontoxic bait material. For staging areas: dilute toxic bait 1:10 or more with the same nontoxic bait material.</li> </ol> <p><b>Microwave Method (fat nuggets and high energy nuggets only):</b></p> <ol style="list-style-type: none"> <li>1. Heat 10 lbs (4.54 kg) of fat nuggets or high energy nuggets in a microwave for 2 minutes.</li> <li>2. Sprinkle 1.6 oz (46 g) of Compound DRC-1339 Concentrate into warmed nuggets and tumble slowly until mixture appears evenly distributed.</li> <li>3. Allow bait to cool to ambient temperature.</li> <li>4. <b>Dilution requirements:</b> For commercial animal operations: dilute toxic bait 1:5 or more with the same nontoxic bait material. For staging areas: dilute toxic bait 1:10 or more with the same nontoxic bait material.</li> </ol>	1.0%	Use toxic bait within 7 days
Culled French fries Waste potatoes	<p><b>Wet Formulation:</b></p> <ol style="list-style-type: none"> <li>1. Dissolve 1.6 oz (46 g) of Compound DRC-1339 Concentrate in 13.5-20.3 fl oz (400-600 ml) of warm potable water at 110 °F (43 °C).</li> <li>2. Pour the solution over 50 lbs (23 kg) of bait material and mix or tumble slowly until mixture appears evenly distributed.</li> <li>3. Air dry at ambient temperature if necessary.</li> <li>4. <b>Dilution requirement:</b> Dilution of toxic bait is not required. May dilute toxic bait up to 1:4 with the same nontoxic bait material.</li> </ol> <p><b>Dry Formulation:</b></p> <ol style="list-style-type: none"> <li>1. Evenly blend 1 oz (30 g) of Compound DRC-1339 Concentrate with 1 oz (30 g) of corn starch in a small container.</li> <li>2. Spread 20 lb (9.1 kg) of bait material evenly to about 1 inch (2.54 cm) depth on a plastic or vinyl sheet.</li> <li>3. Using a small mesh sieve such as crank sifter or strainer with 225-576 holes/in<sup>2</sup> (35-89 holes/cm<sup>2</sup>), gently transfer the Compound DRC-1339 Concentrate/corn starch mixture into the sieve while holding the device over the bait material. Shake the formulation equally over the bait material. Using a yard rake or other suitable manipulation device, roll the material on the plastic sheet to ensure blending and equal distribution.</li> <li>4. <b>Dilution requirement:</b> Dilution of toxic bait is not required. May dilute toxic bait up to 1:4 with the same nontoxic bait material.</li> </ol>	0.2% (approx.)	Use toxic bait within 24 hours

# DIRECTIONS FOR USE, continued

## BAIT PREPARATION, continued

TABLE 4, continued

Bait Material	Bait Mixing Instructions	% DRC-1339 in Undiluted Toxic Bait	Shelf Life
<b>Croutons</b> <b>Small bread cubes</b> (bread slices cut into <1 inch cubes)	<b>Wet Formulation:</b> 1. Thoroughly mix 1 oz (30 g) of Compound DRC-1339 Concentrate with 2 gal (7.6 L) of unheated vegetable oil. 2. Using a strainer or colander, dip 10 lbs (4.5 kg) of croutons into the Compound DRC-1339 Concentrate/oil mixture. 3. Place dipped pieces on screen to drain and dry at ambient air temperature. 4. <b>Dilution requirement:</b> Dilution of toxic bait is not required. May dilute toxic bait up to 1:4 with the same nontoxic bait material.	0.7% (approx.)	Use toxic bait within 12 hours
	<b>Dry Formulation:</b> 1. Evenly blend 1 oz (30 g) of Compound DRC-1339 Concentrate with 1 oz (30 g) of corn starch in a small container. 2. Screen 20 lb (9.1 kg) of croutons using a 0.25-inch (6.35 mm) mesh screen to remove crumbs. 3. Spread bait material evenly to about 1 inch (2.54 cm) depth on a plastic or vinyl sheet. 4. Using a small mesh sieve such as crank sifter or strainer with 225-576 holes/in <sup>2</sup> (35-89 holes/cm <sup>2</sup> ), gently transfer the Compound DRC-1339 Concentrate/corn starch mixture into the sieve while holding the device over the bait material. Shake the formulation equally over the bait material. Using a yard rake or other suitable manipulation device, roll the material on the plastic sheet to ensure blending and equal distribution. 5. <b>Dilution requirement:</b> Dilution of toxic bait is not required. May dilute toxic bait up to 1:4 with the same nontoxic bait material.	0.2% (approx.)	
<b>Large bread cubes</b> (bread slices cut into 1-inch to 1.5-inch cubes)	1. Blend 0.2 oz (6 g) of Compound DRC-1339 Concentrate into 1 lb (0.45 kg) of melted stick margarine, or soft-spread margarine warmed to room temperature. 2. Spread 0.5 oz (14 g) of the blended mixture on a slice of standard sandwich bread of similar size and weight, and cover with another slice of bread of similar size and weight. The blended mixture should produce about 32 bread sandwiches. 3. Immediately cut each bread sandwich into 9 equally-sized cubes for about 288 cubes in total. 4. <b>Dilution requirement:</b> Dilution of toxic bait is not required.	Not determined	Use toxic bait within 12 hours

## DIRECTIONS FOR USE, continued

### APPLICATION DIRECTIONS

Use only the bait application methods listed for the use site in Table 5 below.

**NOTE:** During toxic bait application, wear all PPE as listed under **PERSONAL PROTECTIVE EQUIPMENT**. Use a scoop or other appropriate utensil when manually applying or loading toxic bait into application equipment. **NOTE:** In the State of California, scoops must be long-handled.

**TABLE 5**

Use Site	Bait Application Methods
Commercial animal operations	<p><b>Retrievable Feeding Stations, Bait Stations, or Trays:</b></p> <ul style="list-style-type: none"> <li>• <b>On the perimeter of the lot OUTSIDE of the pen areas, in alleyways, or in unoccupied pens</b>, place bait in one or more retrievable feeding stations, bait stations, or trays before target birds arrive in the morning. When practical, use stations/trays that minimize consumption or access by nontarget species.</li> <li>• <b>Unoccupied pens</b> can be baited <b>ONLY</b> by using retrievable feeding stations, bait stations, or trays or other physical barriers that prevent bait from contacting the soil and facilitate cleanup of unconsumed toxic bait.</li> <li>• When practical, observe bait throughout the day.</li> </ul>
	<p><b>Manual Baiting:</b></p> <ul style="list-style-type: none"> <li>• <b>On the perimeter of the lot OUTSIDE of the pen areas and/or in alleyways</b>, using a scoop or other appropriate utensil, manually scatter bait thinly and uniformly over dry or frozen areas before target birds arrive in the morning.</li> <li>• When practical, observe bait throughout the day.</li> </ul>
	<p><b>Mechanical Baiting:</b></p> <ul style="list-style-type: none"> <li>• <b>On the perimeter of the lot OUTSIDE of the pen areas and/or in alleyways</b>, place bait into hopper of truck-mounted or trailer-type feeder and apply with mechanical applicator in a steady trail with a target band width of up to 1 ft (0.3 m) over dry or frozen areas before target birds arrive in the morning.</li> <li>• When practical, observe bait throughout the day.</li> </ul>
Staging areas	<p><b>Retrievable Feeding Stations, Bait Stations, or Trays:</b></p> <ul style="list-style-type: none"> <li>• Place bait in one or more retrievable feeding stations, bait stations, or trays at locations within staging areas that appear most likely to selectively attract target species. When practical, use stations/trays that minimize consumption or access by nontarget species.</li> <li>• When practical, observe bait throughout the day.</li> <li>• Replace toxic bait if <math>\geq 75\%</math> of the applied bait has been consumed, if more than 0.4 inches (1 cm) of precipitation has fallen, or after 7 days of exposure to birds to toxic bait.</li> <li>• Do not replenish toxic bait if target species are no longer present or are no longer feeding on bait.</li> </ul>
	<p><b>Hand Broadcast:</b></p> <ul style="list-style-type: none"> <li>• Use a scoop or other utensil to hand broadcast at a rate suitable for the level of target bird pressure, but not exceeding the maximum application rate limits specified under <b>USE RESTRICTIONS</b>.</li> <li>• Apply bait to (alternate) swaths 20-50 feet (6.1-15.2 m) wide that are spaced at least one swath width apart.</li> <li>• When practical, observe bait throughout the day.</li> <li>• Re-treat the same swath or bait previously untreated swaths if <math>\geq 75\%</math> of the applied bait has been consumed, if more than 0.4 inches (1 cm) of precipitation has fallen, or after 7 days of exposure to birds to toxic bait.</li> <li>• Do not replenish toxic bait if target species are no longer present or are no longer feeding on bait.</li> </ul>
	<p><b>Mechanical Broadcast:</b></p> <ul style="list-style-type: none"> <li>• Mechanical broadcasting may only be used for the following bait materials: barley, wheat, oats, milo, corn, brown rice, poultry pellets, or livestock pellets.</li> <li>• Broadcast bait using ground-based equipment calibrated so as not to exceed the maximum application rate limits specified under <b>USE RESTRICTIONS</b>. Do not apply bait by use of aircraft.</li> <li>• Apply bait to (alternate) swaths 20-50 feet (6.1-15.2 m) wide that are spaced at least one swath width (20-50 feet or 6.1-15.2 m) apart.</li> <li>• When practical, observe bait throughout the day.</li> <li>• Re-treat the same swaths or treat previously untreated swaths if <math>\geq 75\%</math> of the applied bait has been consumed, if more than 0.4 inches (1 cm) of precipitation has fallen, or after 7 days of exposure to birds to toxic bait.</li> <li>• Do not replenish toxic bait if target species are no longer present or are no longer feeding on bait.</li> </ul>
Gull colonies  Gull feeding or loafing sites	<p><b>Manual Baiting:</b></p> <ul style="list-style-type: none"> <li>• Use a scoop or other utensil to manually scatter or place toxic large bread cubes in the same areas where nontoxic large bread cubes were accepted by gulls during the prebaiting period.</li> <li>• No broadcast applications may be made at nesting colonies or sites when nontarget birds are present.</li> <li>• Applications at gull colonies when nontarget nesting birds are present must be made by placing baits in or near gulls' nests.</li> <li>• The number of toxic large bread cubes used in each application may not exceed 5 times the total number of gulls remaining to be controlled at that location.</li> <li>• Haze away Threatened or Endangered and nontarget species that might consume baits. Remove baits if such nontarget species continue to approach them.</li> <li>• When practical, observe baits throughout the day.</li> <li>• Do not apply additional toxic bait unless gulls consume <math>\geq 75\%</math> of the applied bait within a 12-hour period.</li> </ul>

## DIRECTIONS FOR USE, continued

### POSTTREATMENT CLEAN-UP

**NOTE:** During clean-up, wear all PPE as listed under **PERSONAL PROTECTIVE EQUIPMENT**. To further reduce the potential for exposure, use appropriate implements such as scoops or other tools to collect carcasses or uneaten toxic bait.

#### BAIT CLEAN-UP:

The applicator must remove all unconsumed, regurgitated, or spilled toxic bait, and as much of the broadcast toxic bait as possible at the conclusion of the treatment period.

For broadcast applications made to hard surfaces such as roads, airport tarmacs, rooftops, industrial and commercial structures, and secured parking areas, use shovels, scoops or other tools to collect uneaten toxic bait.

Dispose of collected, unused, and outdated toxic bait according to instructions under **STORAGE AND DISPOSAL** below.

For broadcast applications made to areas such as stubble fields, harvested dormant hay fields, open grassy or bare-ground noncrop areas and roadsides, bury uneaten toxic bait via mechanical (e.g., disking under) methods or to a minimum depth of 2 inches (5.08 cm) if manual (e.g., shoveling under) methods are used, as appropriate.

#### CARCASS CLEAN-UP:

Follow all carcass clean-up instructions listed for the use site in Table 6 below.

TABLE 6

Use Site	Carcass Clean-up Instructions
<b>Commercial animal operations</b> <b>Staging areas</b>	<ul style="list-style-type: none"><li>• Within 24 hours after toxic bait application, the applicator or land manager must search treated areas and immediate surrounding areas (including animal pens at commercial animal operations), and remove all dying birds and carcasses.</li><li>• Dispose of all carcasses in accordance with applicable Federal, State, and local laws and regulations.</li><li>• Repeat carcass searches at 1-2 day intervals as long as toxic bait is exposed and likely to remain toxic.</li></ul>
<b>Gull colonies</b> <b>Gull feeding or loafing sites</b>	<ul style="list-style-type: none"><li>• Within 72 hours after each toxic bait application, the applicator or land manager will search treated areas and other locations frequented by target gull populations, and remove all dying birds and carcasses found.</li><li>• Dispose of all carcasses in accordance with applicable Federal, State, and local laws and regulations.</li><li>• Carcass collections should not be made in areas where human entry would adversely affect nontarget species and their breeding efforts, unless the carcasses themselves also pose risks to nontarget species.</li></ul>

## STORAGE AND DISPOSAL


Do not contaminate water, food, or feed by storage or disposal.

**PESTICIDE STORAGE:** Store only in original container, in a dry place inaccessible to children, pets, and domestic animals

**PESTICIDE DISPOSAL:** Pesticide wastes are acutely hazardous. Improper disposal of excess pesticide, spilled toxic bait, or rinsate is a violation of Federal law. If these wastes cannot be disposed of by use according to label instructions, contact your State Pesticide or Environmental Control Agency, or the Hazardous Waste representative at the nearest EPA Regional Office for guidance.

**CONTAINER HANDLING:** Nonrefillable container. Do not reuse or refill this container. Offer for recycling, if available. Completely empty bags by shaking and tapping sides and bottom to loosen clinging particles. Empty residue into application equipment. If bags are not to be recycled, dispose of bags in a sanitary landfill if allowed by State and local authorities or by incineration.

## Container Label

<p><b>RESTRICTED USE PESTICIDE</b> <b>Compound DRC-1339 Concentrate - Bird Control</b> <b>KEEP OUT OF REACH OF CHILDREN</b> Active Ingredient: DRC-1339 - 97.0% Other Ingredients: 3.0% See full label for FIRST AID &amp; DIRECTIONS FOR USE EPA Reg. No. 56228-63; EPA Est. 56228-ID-1 Net Contents: _____; Batch Code: _____</p>	 <b>DANGER</b>
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Dimensions: 1 inch by 2.625 inches



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY  
WASHINGTON, DC 20460

OFFICE OF CHEMICAL SAFETY  
AND POLLUTION PREVENTION

April 22, 2020

David A. Bergsten  
Assistant Chief  
Environmental and Risk Analysis Services  
Policy and Program Development  
Animal and Plant Health Inspection Service  
U.S. Department of Agriculture  
4700 River Road, Unit 149  
Riverdale, MD 20737-1237

Subject: Notification per PRN 98-10 – Correction of mathematical errors on metric bait rates  
Product Name: Compound DRC-1339 Concentrate- Livestock, Nest & Fodder Depredations  
EPA Registration Number: 56228-29  
Application Date: 02/27/2020  
Decision Number: 561909

Dear Mr. Bergsten:

The Agency is in receipt of your Application for Pesticide Notification under Pesticide Registration Notice (PRN) 98-10 for the above referenced product. The Registration Division (RD) has conducted a review of this request for its applicability under PRN 98-10 and finds that the action requested falls within the scope of PRN 98-10.

The label submitted with the application has been stamped "Notification" and will be placed in our records.

Should you wish to add/retain a reference to the company's website on your label, then please be aware that the website becomes labeling under the Federal Insecticide Fungicide and Rodenticide Act and is subject to review by the Agency. If the website is false or misleading, the product would be misbranded and unlawful to sell or distribute under FIFRA section 12(a)(1)(E). 40 CFR 156.10(a)(5) list examples of statements EPA may consider false or misleading. In addition, regardless of whether a website is referenced on your product's label, claims made on the website may not substantially differ from those claims approved through the registration process. Therefore, should the Agency find or if it is brought to our attention that a website contains false or misleading statements or claims substantially differing from the EPA approved registration, the website will be referred to the EPA's Office of Enforcement and Compliance.

Page 2 of 2  
EPA Reg. No. 56228-29  
Decision No. 561909

If you have any questions, you may contact please contact Paul Di Salvo at 703-347-0322 or by email at [disalvo.paul@epa.gov](mailto:disalvo.paul@epa.gov).

Sincerely,

A handwritten signature in black ink that reads "Paul Di Salvo" followed by a small flourish.

Gene Benbow, Product Manager 07  
Invertebrate and Vertebrate Branch 3  
Registration Division (7505P)  
Office of Pesticide Programs

# RESTRICTED USE PESTICIDE

DUE TO HIGH ACUTE INHALATION TOXICITY AND EYE AND SKIN CORROSIVENESS TO HUMANS;  
HIGH ACUTE TOXICITY TO NONTARGET BIRDS AND AQUATIC INVERTEBRATES;  
AND THE NEED FOR HIGHLY SPECIALIZED APPLICATOR TRAINING.

For retail sale to and use only by USDA APHIS Certified Applicators trained in bird control or by persons under their direct supervision.

## COMPOUND DRC-1339 CONCENTRATE – LIVESTOCK, NEST & FODDER DEPREDATIONS

*For control of crows, ravens, and magpies that prey on newborn livestock, that prey on eggs or the young of Federally-designated Threatened or Endangered Species or other species designated to be in need of special protection, or that damage and feed on the contents of silage/fodder bags.*

### ACTIVE INGREDIENT:

DRC-1339; 3-chloro-p-toluidine hydrochloride: ..... 97.0%

OTHER INGREDIENTS: ..... 3.0%

TOTAL: ..... 100.0%

KEEP OUT OF REACH OF CHILDREN

**DANGER-PELIGRO  
POISON**



### NOTIFICATION

56228-29

The applicant has certified that no changes, other than those reported to the Agency have been made to the labeling. The Agency acknowledges this notification by letter dated:

04/22/2020

### FIRST AID

#### IF INHALED:

- Move person to fresh air.
- If person is not breathing, call 911 or an ambulance; then give artificial respiration, preferably mouth-to-mouth, if possible.
- Call a poison control center or doctor immediately for treatment advice.

#### IF IN EYES:

- Hold eye open and rinse slowly and gently with water for 15-20 minutes. Remove contact lenses, if present, after the first 5 minutes, then continue rinsing eye.
- Call a poison control center or doctor immediately for treatment advice.

#### IF SWALLOWED:

- Call a poison control center or doctor immediately for treatment advice.
- Have person sip a glass of water if able to swallow.
- Do not induce vomiting unless told to do so by a poison control center or doctor.
- Do not give anything by mouth to an unconscious person.

#### IF ON SKIN OR CLOTHING:

- Take off contaminated clothing.
- Rinse skin immediately with plenty of soap and water for 15-20 minutes.
- Call a poison control center or doctor immediately for treatment advice.

Have the product container or label with you when calling a poison control center or doctor, or going for treatment. If you need immediate medical attention, call the Poison Control Center at 1-800-222-1222 or a doctor. For non-emergency information concerning this product, call the National Pesticide Information Center at 1-800-858-7378.

**NOTE TO PHYSICIAN AND VETERINARIAN:** Probable mucosal damage may contraindicate the use of gastric lavage. See **PRECAUTIONARY STATEMENTS** for additional information.

**TREATMENT FOR PET POISONING:** If pet eats bait, call a veterinarian at once.

United States Department of Agriculture  
Animal and Plant Health Inspection Service  
4700 River Road, Unit 149  
Riverdale, MD 20737  
EPA Est. 56228-ID-01

Net Contents: \_\_\_\_\_

Batch Code: \_\_\_\_\_

# PRECAUTIONARY STATEMENTS

## HAZARDS TO HUMANS AND DOMESTIC ANIMALS

### DANGER

Fatal if inhaled. Corrosive. Causes irreversible eye damage and skin burns. May be fatal if swallowed. Harmful if absorbed through skin. Prolonged or frequently repeated skin contact may cause allergic reactions in some people. Do not get in eyes, on skin, or on clothing. Do not breathe dust.

## PERSONAL PROTECTIVE EQUIPMENT (PPE)

**Handlers who mix packages containing 1 lb (0.45 kg) or more of this product must wear:**

- Coveralls over long-sleeved shirt and long pants
- Chemical-resistant gloves such as: barrier laminate, butyl rubber ≥ 14 mils, nitrile rubber ≥ 14 mils, neoprene rubber ≥ 14 mils, natural rubber ≥ 14 mils, polyethylene, polyvinyl chloride (PVC) ≥ 14 mils, or viton ≥ 14 mils
- Chemical-resistant footwear plus socks
- Protective eyewear (goggles or face shield)
- A minimum of a NIOSH-approved elastomeric half mask respirator with organic vapor (OV) cartridges and combination N, R, or P filter; OR a NIOSH-approved gas mask with OV canisters; OR a NIOSH-approved powered air purifying respirator with OV cartridges and combination HE filters

**Handlers who mix packages containing less than 1 lb (0.45 kg) of this product must wear:**

- Long-sleeved shirt and long pants
- Chemical-resistant gloves such as: barrier laminate, butyl rubber ≥ 14 mils, nitrile rubber ≥ 14 mils, neoprene rubber ≥ 14 mils, natural rubber ≥ 14 mils, polyethylene, polyvinyl chloride (PVC) ≥ 14 mils, or viton ≥ 14 mils
- Protective eyewear (goggles or face shield)

**Applicators who apply or clean up bait must wear:**

- Long-sleeved shirt and long pants
- Chemical-resistant gloves such as: barrier laminate, butyl rubber ≥ 14 mils, nitrile rubber ≥ 14 mils, neoprene rubber ≥ 14 mils, natural rubber ≥ 14 mils, polyethylene, polyvinyl chloride (PVC) ≥ 14 mils, or viton ≥ 14 mils
- Protective eyewear (goggles or face shield)

**Any person who handles carcasses must wear:**

- Waterproof gloves

## USER SAFETY RECOMMENDATIONS

Users should:

- Follow the manufacturer's instructions for cleaning/maintaining PPE. If no such instructions are provided for washables, use detergent and hot water. Keep and wash PPE separately from other laundry.
- Wash hands before eating, drinking, chewing gum, using tobacco, or using the toilet.
- Remove clothing immediately if pesticide gets inside. Then wash thoroughly and put on clean clothing.
- Remove PPE immediately after handling this product. As soon as possible, wash thoroughly and change into clean clothing.

## ENVIRONMENTAL HAZARDS

- This product is very highly toxic to birds and aquatic invertebrates.
- **DO NOT** use in any manner that may endanger nontarget and protected bird species.
- Runoff may be hazardous to aquatic organisms in neighboring areas.
- **DO NOT** apply when runoff is likely to occur.
- **DO NOT** apply directly to water, or to areas where surface water is present, or to intertidal areas below the mean high water mark.
- **DO NOT** contaminate water by the cleaning of equipment or disposal of waste.

## ENDANGERED SPECIES CONSIDERATIONS

- Before undertaking any control operations with the product, consult with local, State, and Federal Wildlife authorities to ensure the use of this product presents no hazard to any Threatened or Endangered Species.
- **DO NOT** apply toxic baits where there is a danger that Threatened or Endangered Species will consume baits unless special precautions are taken to limit such exposures.

## DIRECTIONS FOR USE

It is a violation of Federal law to use this product in a manner inconsistent with its labeling.

**READ THIS LABEL:** Read the entire label. This product must be used strictly in accordance with this label's precautionary statements and use directions, as well as with all applicable State and Federal laws and regulations.

Before using this product, contact the U.S. Fish and Wildlife Service and the applicable State wildlife agency and obtain all kill or collecting permits, if applicable. Use only for the sites, pests, and application methods described on this label.

**PRODUCT INFORMATION:** This product contains an avicide for control of target bird species (see list of allowed target species and allowed use sites below).

### USE RESTRICTIONS

- Baits made from Compound DRC-1339 - Livestock, Nest & Fodder Depredations may only be used to control the following species:
  - Common raven (*Corvus corax*);
  - Chihuahuan raven (*Corvus cryptoleucus*);
  - American crow (*Corvus brachyrhynchos*);
  - Fish crow (*Corvus ossifragus*); and
  - Black-billed magpie (*Pica hudsonia*).
- This product may be used to prepare egg or meat baits to control the target species listed above in the following use sites:
  - Rangeland and pastureland areas where ravens or crows prey upon newborn livestock;
  - Refuges or other areas where ravens or crows prey upon the eggs and/or young of Federally-designated Threatened or Endangered Species, or upon the eggs and young of other species which Federal or State wildlife agencies have determined to be in need of protection from nest predators due to documented declines in numbers and/or in nesting success; or
  - Within 25 feet (7.6 m) of silage/fodder bags that have been damaged or are likely to be damaged by crows, ravens, or black-billed magpies.
- Baits must be prepared and applied as specified on this label. **DO NOT** apply baits made from this product by air or by use of any mechanical equipment designed to broadcast baits or other pesticides. Users of this product must follow all limitations indicated on this label regarding the placement and monitoring of toxic baits.
- Before toxic baits made from this product are applied, sites that are to be treated **must be observed** for evidence of nontarget activity **and must be prebaited** (see specific instructions for these activities under **PREBAITING**).
- **DO NOT** apply toxic baits where there is a danger that Threatened or Endangered Species will consume toxic baits unless special precautions are taken to limit such exposures. Such precautions shall include observation of baited sites and use of hazing tactics to frighten away Threatened or Endangered Species that otherwise might feed upon toxic baits.
- **DO NOT** apply toxic baits within 50 feet (15.2 m) of permanent manmade or natural bodies of water, unless baited sites are under constant observation while baits are exposed.
- **DO NOT** exceed a maximum single application rate of 5,200 meat baits/acre (2,104-12,849 meat baits/hectare) or 1,000 egg baits/acre (405-2,471 egg baits/hectare), or a maximum yearly application rate of 26,000 meat baits/acre (10,522-64,246 meat baits/hectare) or 5,000 egg baits/acre (2,023-12,355 egg baits/hectare).
- **DO NOT** store toxic bait in locations accessible to children, pets, domestic animals, or nontarget wildlife.
- Prior to application, and during the time between the conclusion of application and the disposal of unconsumed bait, **DO NOT** temporarily place toxic bait in locations accessible to children, pets, domestic animals, or nontarget wildlife. Follow the directions in **ENTRY RESTRICTIONS** to avoid exposure to children, pets, or domestic animals during application. Follow the directions in **PRETREATMENT OBSERVATIONS** to mitigate exposure to nontarget wildlife during application.
- **DO NOT** apply toxic bait in a way that will contact workers or other persons.
- **DO NOT** use toxic baits as food or feed.
- **DO NOT** apply toxic baits made from this product in any way that could contaminate human food or animal feed.

## DIRECTIONS FOR USE, continued

### ENTRY RESTRICTIONS

Only protected applicators may be in the area during bait application. Keep pets and livestock, and persons other than authorized handlers away from the toxic bait at all times, and exclude all unauthorized persons, pets, and livestock from application sites during prebaiting, baiting, and posttreatment clean-up. For example, post signage near, in the vicinity of, or at main entrances or commonly used access points to prebaiting and baiting sites that warns persons not to pick up or handle any baits and to keep pets and livestock away from bait.

### PRETREATMENT OBSERVATIONS

Prior to application, the applicator or land manager must carefully observe and document the habits of target birds to (1) determine their relative numbers, (2) locate preferred feeding sites that can be baited in accordance with this label, (3) determine the optimum time of day for applying bait, and (4) evaluate the potential for hazards of the application to nontarget and protected species.

### PREBAITING

Prebaiting with nontoxic bait materials (or use of a draw station) is necessary to promote feeding by target species and to assess potential for exposure of nontarget species.

Apply the prebait at the locations that are to be used for toxic baiting using the same application method that is to be used for toxic baiting (see **APPLICATION DIRECTIONS**).

Observe baited areas (from blinds, if necessary) early in prebaiting period to determine whether nontarget species are approaching baits. Haze away Threatened or Endangered and nontarget species that might consume baits. Remove baits if such nontarget species continue to approach them.

### BAIT PREPARATION

Toxic meat and egg baits must be prepared as specified in Table 1.

**NOTE:** During bait preparation, wear all PPE as listed under **PERSONAL PROTECTIVE EQUIPMENT**.

Place toxic bait into a container marked "**POISON**." Toxic bait that has been exposed to sunlight or heat in excess of 110 °F (43 °C) may discolor. Immediately use toxic bait that has been exposed to sunlight or heat in excess of 110 °F (43 °C) following preparation, or dispose of as directed under **STORAGE AND DISPOSAL**. Use toxic bait within the shelf life time period shown in Table 1, or dispose of as directed under **STORAGE AND DISPOSAL**.

**TABLE 1**

Bait Material	Bait Mixing Instructions	Amount of DRC-1339 in Toxic Bait	Shelf Life
Meat	<ol style="list-style-type: none"><li>Mix 0.027 oz (0.75 g) of Compound DRC-1339 Concentrate with 0.18 oz (5.0 g) of powdered sugar.</li><li>Pour or sprinkle concentrate-sugar mixture over 200 meat cubes that measure about 0.5 in (1.3 cm) on each side.</li><li>Mix or tumble bait slowly until all meat cubes appear to be evenly covered.</li></ol>	0.0001 oz (0.004 g) per meat cube	Store refrigerated; use toxic bait within 2 days
Hard-boiled Eggs (chicken, turkey, or duck)	<ol style="list-style-type: none"><li>Dissolve 0.07 oz (2 g) of Compound DRC-1339 Concentrate in 0.2 pint (100 ml) of warm potable water at 110 °F (43.3 °C) to make an approximately 2% solution; or dissolve 0.14 oz (4 g) of the product in 0.2 pint (100 ml) of warm potable water at 110 °F (43.3 °C) to make an approximately 4% solution; or in other proportions to produce a 2% or 4% solution.</li><li>Using an 18-gauge hypodermic needle or similarly-sized implement, make an entry hole in the end of each hard-boiled egg.</li><li>Using a syringe and a 20-gauge hypodermic needle, slowly inject 0.002 pints (1 ml) of the 2% solution (or 0.001 pints or 0.5 ml of the 4% solution) into the yolk of each egg.</li><li>Make only enough solution to treat the desired number of eggs. Mark toxic eggs with small skull and crossbones or the word "POISON."</li></ol>	0.0007 oz (0.02 g) per egg	Store refrigerated; use toxic bait within 7 days

## DIRECTIONS FOR USE, continued

### APPLICATION DIRECTIONS

Use only the bait application methods listed for the use site in Table 2 below.

**NOTE:** During toxic bait application, wear all PPE as listed under **PERSONAL PROTECTIVE EQUIPMENT**. Use a scoop or other appropriate utensil when applying toxic bait. **NOTE:** In the State of California, scoops must be long-handled.

**TABLE 2**

Bait Type	Baiting Instructions
Meat baits	<ul style="list-style-type: none"> <li>Control of crows, magpies, and ravens with toxic meat baits prepared from this product is limited to the sites indicated above under <b>USE RESTRICTIONS</b>.</li> <li>Place no more than 75 meat baits at each baited site. Place 5 to 10 baits in clusters over an area not to exceed 1,000 ft<sup>2</sup> (93 m<sup>2</sup>) where control of ravens, magpies, and/or crows is to be affected.</li> <li><b>Draw stations</b> (fresh, unpoisoned animal carcasses) may be needed to attract ravens, magpies, and/or crows to the locations selected for bait exposure. If draw stations are used, place toxic meat baits on or within a few feet of the animal carcasses.</li> <li><b>WHILE TOXIC MEAT BAITS ARE EXPOSED, BAITED AREAS MUST BE OBSERVED CONTINUOUSLY FROM A DISTANCE OF NO MORE THAN 1,000 YARDS (914 m) TO DETECT APPROACHES BY THREATENED OR ENDANGERED SPECIES AND OTHER NONTARGET OR PROTECTED ANIMALS LIKELY TO EAT BAITS.</b> Because of wariness of target bird species, it may be necessary to observe baits from behind natural or specially-constructed blinds. Haze away Threatened or Endangered and nontarget species that might consume baits. Remove baits if such nontarget species continue to approach them.</li> <li>Unconsumed toxic meat baits must be retrieved daily, at the conclusion of each observation period and no later than one hour after sunset.</li> </ul>
Egg baits	<ul style="list-style-type: none"> <li>Control of crows, magpies, and ravens with toxic egg baits prepared from this product is limited to the sites indicated above under <b>USE RESTRICTIONS</b>.</li> <li>Place all toxic egg baits to be used at one baited site within 25 ft (7.6 m) of the center of the site or within 25 ft (7.6 m) of any silage/fodder bags that are to be protected. Place 1-4 egg baits in each bait set, and do not use more than a total of 18 egg baits per baited site.</li> <li>If a draw station (fresh, unpoisoned animal carcass) is used, all bait sets must be located at least 10 ft (3 m) from the carcass.</li> <li>Wherever practical, bait sets should be made in "dummy" nests created by making small depressions in the ground. Dummy nests may be partially hidden by vegetation or other debris.</li> <li>In other situations, egg baits may be placed on elevated wooden platforms 1 to 2 ft<sup>2</sup> (0.1 to 0.2 m<sup>2</sup>) in area. Egg baits placed on platforms must be restrained by wire to prevent them from falling off platforms or being removed by birds. Apply 2-3 egg baits per platform.</li> <li><b>DO NOT USE MORE TOXIC EGG BAITS THAN ARE NEEDED FOR EFFECTIVE CONTROL, as ravens and crows tend to cache surplus food.</b></li> <li>Observe baited areas (from blinds) early in the baiting period to determine whether nontarget species are approaching egg baits. Haze away Threatened or Endangered and nontarget species that might consume baits. Remove baits if such nontarget species continue to approach them.</li> <li>Rebait with additional toxic egg baits when more than 50% of the toxic egg baits offered have been removed by ravens, magpies, or crows. When replacing baits, take care not to frighten target birds actively removing or feeding upon eggs.</li> <li>Retrieve unconsumed toxic egg baits within 7 days of exposure.</li> </ul>

## DIRECTIONS FOR USE, continued

### POSTTREATMENT CLEAN-UP

**NOTE:** During clean-up, wear all PPE as listed under **PERSONAL PROTECTIVE EQUIPMENT**. To further reduce the potential for exposure, use appropriate implements such as scoops or other tools to collect carcasses or uneaten toxic bait.

#### BAIT CLEAN-UP:

The applicator must remove all unconsumed, regurgitated, or spilled toxic bait according to the directions for bait retrieval in Table 2.

Use shovels, scoops or other tools to collect uneaten toxic bait. If baits have broken down or are otherwise difficult to retrieve in their entirety, bury via manual methods (e.g., shoveling under) to a minimum depth of 2 inches (5.08 cm), as appropriate.

Dispose of collected, unused, and outdated toxic bait according to instructions under **STORAGE AND DISPOSAL**.

#### CARCASS CLEAN-UP:

Within 72 hours after each toxic bait application, the applicator or land manager will search treated areas and other locations frequented by target birds, and remove all dying birds and carcasses found.

Carcass collections should not be made in areas where human entry would adversely affect nontarget species and their breeding efforts, unless the carcasses themselves also pose risks to nontarget species.

Dispose of all carcasses in accordance with applicable Federal, State, and local laws and regulations.

## STORAGE AND DISPOSAL


Do not contaminate water, food, or feed by storage or disposal.

**PESTICIDE STORAGE:** Store only in original container, in a dry place inaccessible to children, pets, and domestic animals

**PESTICIDE DISPOSAL:** Pesticide wastes are acutely hazardous. Improper disposal of excess pesticide, spilled toxic bait, or rinsate is a violation of Federal law. If these wastes cannot be disposed of by use according to label instructions, contact your State Pesticide or Environmental Control Agency, or the Hazardous Waste representative at the nearest EPA Regional Office for guidance.

**CONTAINER HANDLING:** Nonrefillable container. Do not reuse or refill this container. Offer for recycling, if available. Completely empty bags by shaking and tapping sides and bottom to loosen clinging particles. Empty residue into application equipment. If bags are not to be recycled, dispose of bags in a sanitary landfill if allowed by State and local authorities or by incineration.

## Container Label

<p><b>RESTRICTED USE PESTICIDE</b> Compound DRC-1339 Concentrate – Livestock, Nest &amp; Fodder Depredations <b>KEEP OUT OF REACH OF CHILDREN</b> Active Ingredient: DRC-1339 - 97.0% Other Ingredients: 3.0% See full label for FIRST AID &amp; DIRECTIONS FOR USE EPA Reg. No. 56228-29; EPA Est. 56228-ID-1 Net Contents: _____; Batch Code: _____</p>	 <b>DANGER</b>
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Dimensions: 1 inch by 2.625 inches

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## **Appendix E**

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### ***Common Raven Adaptive Conflict Management Strategy***

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# Common Raven Adaptive Conflict Management Strategy

Kerry L. Holcomb, U.S. Fish and Wildlife Service, Palm Springs Office  
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## **Introduction**

Implementation of the Department of Defense's (DoD) proposed Integrated, Adaptive Common Raven Management for the protection of desert tortoises and mission readiness on lands owned or used by the DoD and located within Imperial, Kern, Los Angeles, Riverside, and San Bernardino Counties, California (raven management plan) will be guided by the principles of Strategic Habitat Conservation (SHC; USFWS 2008). The U.S. Fish and Wildlife Service (USFWS) uses SHC as an adaptive management, landscape-scale approach to conservation of species and habitats impacted with threat-networks to population viability and species as well as ecosystem function persistence. (522 Departmental Manual 1, <https://www.doi.gov/sites/doi.gov/files/elips/documents/522-dm-1.pdf> and 604 Departmental Manual 1, <https://www.doi.gov/sites/doi.gov/files/elips/documents/604-dm-1.pdf>).

More generally, SHC is an adaptive management framework adopted by USFWS to make management decisions about where and how to deliver conservation effectively and efficiently to achieve specific biological outcomes. SHC is an iterative process that requires us to set explicit objectives, make strategic decisions about our actions, document and test assumptions, monitor outcomes, and continually reassess and improve our approaches—all critical steps in dealing with a range of landscape-scale resource issues (USFWS 2008).

Our objective is to restore and then maintain Common Raven (*Corvus corax*, raven) density at a level which is expected to result in viable raven-tortoise conflicts—i.e., raven predation accounts for  $\leq 8\%$  of annual mortality for all zero- to ten-year-old tortoises (Holcomb et al. *Accepted Dec. 2021*). Decoy derived survival estimates of zero- to ten-year-old Mojave desert tortoises (*Gopherus agassizii*, tortoise) indicate that raven densities need to be reduced to 0.89 ravens per kilometer-square (raven/km<sup>2</sup>), and all nests in or  $< 1.72$  km from a tortoise conservation area (e.g., critical habitat, release site, and tortoise recruitment priority area) need to be treated to increase juvenile tortoise survival to within this modeled sustainable rate range. This is because juvenile tortoise survival depends on the combined effects of raven density and distance to the nearest raven nest.

Viable raven-tortoise conflict threshold estimates and StallPOPdV4's (Currylow et al. *Accepted Dec. 2021*) population matrix model will then be used to predict the consequences of raven removals and proportional decreases in raven life-stage specific survival probabilities to provide an expected change in raven density. Monitoring progress toward tortoise survival and raven density targets will be achieved with 10-minute variable radius point counts conducted each April. Approximately 50 point counts at 50 locations would be required each April of any given year. Nevertheless, only thirty individual ravens or clusters of ravens need to be sighted and measured each year, meaning that all 50 points will rarely be necessary given current raven density estimates. Point count results will be converted into raven density estimates using classic distance sampling estimation techniques (Buckland 2015). In addition, point counts and survival

trails will be conducted by the California Desert Common Raven Monitoring and Management Program in areas adjacent to each installation (USFWS 2008).

Expected raven density changes will be compared with observed changes in raven density. Any observed difference between these two values will inform refinement of our modeling approach and assumptions, by indicating that either our baseline life-stage specific survival probabilities are inaccurate (Kristan et al. 2005; Table 1), that immigration and emigration are not net neutral, that removal estimates are not being achieved, etc. Once target raven densities are met, StallPOPdV4 will then be used to calculate management strategies to maintain raven population expansion at or near 1 and point counts will become more periodic.

The estimated cost for annual monitoring would likely not exceed \$10,000. This monitoring is important to ensuring our management goals are met, driving an adaptive raven management program, and may be a requirement for DoD installations that seek depredation permits from the USFWS's Migratory Bird Program.

### **Survey Equipment**

- Binoculars
- GPS unit
- Compass
- Range finder
- Watch
- Forms with pencil
- Anemometer

### **Methods**

Approximately 50 point counts at 50 locations would be required each April of any given year, on each installation. Only thirty individual ravens or clusters of ravens need to be observed each year, meaning that all 50 point counts will rarely be necessary given current raven density estimates.

Variable radius point count surveys for ravens will be conducted at independent, random locations throughout each California desert installation (hereinafter, strata or stratum) to estimate the initial and post-treatment density within these areas, and to estimate depredation risk surfaces. Variable radius point counts consist of a 10-minute point survey of ravens and raptors and their distances to the observer at a 10-meter resolution. Random, predetermined locations would always be used for raven surveys. The same point locations can be repeated every year or reselected, whichever is deemed most useful; nevertheless, if points are repeated, the order that points are surveyed in needs to be randomized annually. Random locations should be selected within a polygon that consist of all safe areas to conduct point counts. Random points should also be arranged with a 2-km minimum distance between points—this avoids overlapping survey areas.

Surveys will be completed throughout suitable desert tortoise habitat and closely adjacent (within 2 km) areas contained within installations. Surveys should be conducted between sunrise and 1400 (2:00 PM). Surveys should NOT be conducted when wind speeds exceed 24 mi/h (40 km/h) or when precipitation (rain, sleet, snow, hail, etc.) limits the observer's ability to detect Common Ravens out to 2 km.

Please do not try to time surveys to see or avoid seeing birds, simply work them into your regularly scheduled routine. It is acceptable to move as much as 10 meters from the survey point to a spot with the best view of the landscape. This is especially true if there is a large object, like a tree or cliff, close to the survey point. If your view of the sky is still blocked by more than 40%, then still conduct the survey but record this in your notes.

Begin a survey by scanning the entire 360° area equally. Split time between scanning with binoculars and the naked eye. Some ravens can be more easily spotted with a particular method depending on the terrain or distance. When scanning, all sections of the sky and land should be equally searched. Scan from the ground slightly below the horizon up through the sky directly above you. Move the binoculars over to the next segment directly adjacent to the area just searched and continue scanning down through the sky and horizon. Repeat this process until the entire 360° is searched. While scanning, lower the binoculars every few minutes and scan quickly all around with the naked eye. If focused too long on scanning in one direction, a bird flying closely behind you might be missed.

Subsidies are any form of anthropogenic structure or food and water resources that may influence raven presence in a particular area. Ravens capitalize on tall structures (e.g., power lines) for nesting and perching substrates. Therefore, it is critical that all subsidies are accurately recorded. Subsidies include farms (irrigated and dryland agriculture), water resources (agricultural irrigation, stock ponds and watering troughs, reservoirs, gutters), livestock operations and holding pens/corrals/stockyards, power lines, fences, roads, dead animals, artificial nesting platforms, tall trees if the landscape is otherwise treeless (landscaped trees and shelterbelts), landfills and trash containers, etc. The top 4 subsidies are listed in the domain provided above and on the data form. Please annotate all subsidies that are classified as other anthropogenic on the back of the datasheet—e.g., trash, dumpster, dump, etc. Describe the subsidy, its compass bearing, and distance from the observer in the space provided on the datasheet.

For nests, note any bird activity near the nest, especially if you can determine if the nest is currently occupied on the back of the datasheet. Use your discretion when deciding when to count a subsidy. If it is close enough that you could see a raven with binoculars near the subsidy, then count it. If you know of a subsidy but cannot see it from your survey point (e.g., a large farm with livestock just over the hill) then still count it, as it may influence raven presence and abundance.

If a bird is first detected 100 m directly over your head, the distance would be recorded as 0 m. During the 10-minute survey, birds may be attracted or repelled by the observer's presence. Therefore, it is imperative (for unbiased statistical analyses) that you record the time, distance,

bearing and behavior of bird at the time and location they were first detected on the landscape, regardless of whether or not they eventually flew directly over, or intercepted the survey point. If several ravens are close together, use one distance and bearing to the center of the group of birds, noting the number of birds in the cluster. These observations will be analyzed as clusters during distance estimation.

Do not count the same bird more than once. Try to keep in mind which direction the bird is headed, and where in the sky it is relative to where you're searching. If you count one bird on its own and record it, then see it with a second (or more) birds, record the data for the second bird only, but mention the fact it is with the first bird in the activity section. If a bird is detected even just one minute outside the 10-minute survey time, do not count it.

### **Record Observations**

The following information should be recorded:

- Common Raven Monitoring and Management Installation abbreviations:
  - Marine Corps Air Ground Combat Center (CC)
  - Marine Corps Logistics Base Barstow (MCLBB)
  - Edwards Air Force Base (EAFB)
  - Fort Irwin National Training Center (NTC)
  - Naval Air Weapons Station China Lake (NAWSCL)
  - Chocolate Mountain Aerial Gunnery Range (CMAGR; administered by Marine Corps Air Station Yuma)
- Survey ID:
- Date: MM/DD/YY
- Start time: (24hr time)
- UTM Zone: (GPS reading at actual location of the point survey, which will ideally be placed within 10 meters of the intended randomly point signed point or at the location of an unassailable obstacle)
- Easting: (GPS reading at actual location of the point survey, which will ideally be placed within 10 meters of the intended randomly point signed point or at the location of an unassailable obstacle)
- Northing: (GPS reading at actual location of the point survey, which will ideally be placed within 10 meters of the intended randomly point signed point or at the location of an unassailable obstacle)
- Observer's name
- Livestock Present (cattle, horses (feral and domestic), sheep, etc.)
- Observer
- Cloud cover
  - mostly cloudy,

- partly cloudy,
  - clear
- Average wind speed (mph) category as measured with handheld Anemometer
- Subsidies, with distance and Azimuth
  - Other Anthropogenic
  - Power Transmission Infrastructure
  - Communication Tower
  - Water
  - Carrion
- Raven, Raptor, or “No Observation” if neither are seen: Raven, Raptor, or No Observations.
- Count: the number of that species counted at first observation
- Time: time of that first observation
- Distance (m): meters to raven or raptor at first observation
- Azimuth (0 to 360°): degree angle relative to north to that first observation
- Behaviors observed at the time of the first observation
  - Perching,
  - Standing on ground,
  - Foraging (i.e., flying relatively low with movement and posture consistent with searching the ground below),
  - Soaring,
  - Active flight (i.e., flying relatively high in a straight line direction),
  - Copulating,
  - Nest incubation and sentry,
  - Territorial defense (aggressive behavior toward other birds), and
  - Calling
- Then repeat these last few steps for each distinct raven or raptor observation

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