

1.0 INTRODUCTION

1.1 Purpose of the INRMP

This Integrated Natural Resources Management Plan (INRMP) guides implementation of the natural resources program on Marine Corps Air Station (MCAS) Miramar. It integrates current and future land-use activities at MCAS Miramar with natural resources management and conservation. The natural resources program manages, conserves, and rehabilitates MCAS Miramar land and natural resources and helps ensure compliance with environmental laws and regulations.

The INRMP is intended to be a technical document used by persons planning and/or preparing Station approvals, management actions, orders, instructions, guidelines, standard operating procedures, and other plans. Information from appropriate natural and cultural resource research, agency regulation, regional management plans, as well as older references are incorporated in this INRMP to provide integrated, applicable, efficient, and cost-effective measures for decision guidance. This technical guidance for natural resource issues, operational planning, and facilities (in accordance with the National Environmental Policy Act [NEPA] decision-making processes) allows for the soundest and most beneficial natural resource management.

This INRMP is not intended to be used by persons operating in the field, other than the Natural Resources Division Environmental Management Department. Field personnel are expected to be operating under Station guidelines, plans, orders, or other approvals that have been developed using the INRMP, have had environmental compliance review, and, where applicable, have had regulatory approvals and/or permitting.

1.1.1 Requirement for Preparation of an INRMP

The Sikes Act states, *The Secretary of Defense shall carry out a program to provide for the conservation and rehabilitation of natural resources on military installations. To facilitate the program, the Secretary of each military department shall prepare and implement an integrated natural resources management plan for each military installation...*

The Sikes Act (16 USC 670 *et seq.*) requires that, consistent with the use of military installations to ensure the preparedness of the Armed Forces, each INRMP shall, where appropriate and applicable, provide for:

- fish and wildlife management, land management, forest management, and fish and wildlife-oriented recreation;
- fish and wildlife habitat enhancement or modifications;
- wetland protection, enhancement, and restoration where necessary for support of fish or wildlife;
- integration of, and consistency among, the various activities conducted under the INRMP;
- establishment of specific natural resources management objectives and time frames for proposed action;
- sustained use by the public of natural resources to the extent such use is not inconsistent with the needs of fish and wildlife resources management;
- public access to the military installation that is necessary or appropriate for sustained use by the public of natural resources to the extent that the use is not inconsistent with the needs of fish and wildlife resources, subject to requirements necessary to ensure safety and military security;
- enforcement of natural resource laws and regulations;
- no net loss in the capability of military installation lands to support the military mission of the installation; and
- such other activities as the Secretary of the military department considers appropriate.

The Sikes Act also requires or provides for:

- regular review of this INRMP and its effects, not less often than every five years;
- provisions for spending hunting and fishing permit fees exclusively for the protection, conservation, and management of fish and wildlife, including habitat improvement and related activities in accordance with the INRMP;
- exemption from procurement of services under Office of Management and Budget Circular A-76 and any of its successor circulars; and
- priority for contracts involving implementation of this INRMP to state and federal agencies having responsibility for conservation of fish or wildlife.

An installation must prepare an INRMP when it supports federally listed species and/or designated critical habitat; substantial wetland areas; or large areas (*e.g.*, 50 or more acres) used for military readiness purposes, which require care (*e.g.*, actions to prevent soil erosion) (MCO 5090.2). MCAS Miramar, having met all three requirements, is required to prepare and implement an INRMP.

The 2000-2005 INRMP (MCAS Miramar 2000) implemented requirements of Biological Opinion 1-6-95-F-33 (United States Fish and Wildlife Service [USFWS] 1996a) and Section 404 Permit number 95-20158-ES for the Realignment of Naval Air Station (NAS) Miramar to the MCAS Miramar. This compliance required MCAS Miramar to ... *develop and implement their proposed Multiple Species Habitat Management Plan (MHMP) in a manner that is consistent with the guidelines that have been established for subarea plans for the Multiple Species Conservation Program (MSCP)*. The subarea plans that border MCAS Miramar include the City of San Diego, the County of San Diego, the City of Poway, and the City of Santee. The City of Santee is only at the draft stage in developing their MSCP Subarea Plan.

During the past five years, the natural resources program at MCAS Miramar has significantly improved due to updated and more extensive survey data for Special Status Species, vernal pool habitat, and other resources; improved geospatial data management capabilities; staff development and experience; and lessons learned from projects accomplished or ongoing. This INRMP is a major revision of the 2011-2015 INRMP (MCAS Miramar 2011a). This revision is being accomplished using the Department of Defense (DoD) *Integrated Natural Resources Management Plan (INRMP) Implementation Manual* (DoD Manual 4715.03).

Revision of this INRMP, as required by the Sikes Act, has been accomplished in cooperation with the USFWS and California Department of Fish and Wildlife (CDFW). This cooperation ensured that the INRMP reflected mutual agreement of these parties concerning conservation, protection, and management of fish and wildlife resources on the Station. Appendix F includes review/concurrence documents from the USFWS and CDFW. Also, as required by the Sikes Act, this INRMP reflects comments received by the Station following public review.

In 2013, the DoD, USFWS, and the International Association of Fish and Wildlife Agencies signed a Memorandum of Understanding for a Cooperative Integrated Natural Resource Management Program on Military Installations. The DoD, among other items, agreed to:

- take the lead in the development of policies and guidance related to INRMP development, updates, revisions, and implementation, and to ensure the involvement, as appropriate, in these processes of the USFWS and state fish and wildlife agencies;
- encourage DoD Components to take full advantage of these USFWS and state fish and wildlife agency natural resources expertise through the use of Economy Act transfers and cooperative agreements;

- encourage DoD Components and USFWS to explore the use of the Fish and Wildlife Coordination Act for technical assistance, fish stocking, and other conservation projects. Projects should be given priority that:
 - sustain the military mission;
 - effectively apply ecosystem management principles; and
 - consider the strategic planning priorities of the USFWS and the state fish and wildlife agency.
- encourage DoD Components to give priority to INRMP requirements that: sustain military mission activities while ensuring conservation of natural resources, and provide adequate staffing with the appropriate expertise for updating, revising, and implementing each INRMP within the scope of DoD Component responsibilities, mission, and funding constraints; subject to mission, safety, security, and ecosystem requirements, provide public access to military installations to facilitate the sustainable multipurpose use of its natural resources;
- identify natural resource research needs, and develop research proposals with input from the Parties; and
- identify opportunities with the DoD Components to facilitate cooperative regional and local natural resource conservation partnerships and initiatives with USFWS and state fish and wildlife agency offices.

The MCAS Miramar INRMP was developed and will be implemented in a manner consistent with this Memorandum of Understanding.

Endangered Species Act (ESA) compliance review of the INRMP was via informal consultation as implementation is not likely to adversely affect any listed threatened or endangered species. Any future action warranting formal Section 7 ESA consultation would result in a biological opinion that would complement provisions within this INRMP and would have precedence.

1.1.2 INRMP Tribal Consultation and Public Review

DoD Instruction 4710.02 (*DoD Interactions with Federally-Recognized Tribes*) states that DoD Components shall afford tribes that have a cultural or historical affiliation with lands encompassed by the installation an opportunity to consult on the development of INRMPs where tribal treaty rights or other rights to natural resources potentially may be affected. If such tribes are identified, DoD Components shall incorporate a standard process for consultation in INRMPs whenever issues arise between the tribe and the Component. DoD Components shall involve tribal governments early in the planning process and shall endeavor to complete consultations prior to implementation of the proposed action. Early involvement means that a tribal government is given an opportunity to comment on a proposed action in time for the tribal government to provide meaningful comments that may affect the decision. In 2015 and 2016, the local tribes were notified that MCAS Miramar was going to start updating the INRMP and in 2018 we afforded them an opportunity to review the Draft INRMP/EA (Appendix F).

Implementation of Sikes Act Improvement Amendments: Supplemental Guidance concerning INRMP Reviews (Memorandum, Assistant Deputy Under Secretary of Defense, November 1, 2004) (used in conjunction with Office of the Secretary of Defense policy memo *Implementation of Sikes Act Improvement Act: Updated Guidance*, October 10, 2002) requires that if MCAS Miramar, USFWS, and CDFW determine that revisions to the MCAS Miramar INRMP are necessary, public comment shall be invited in conjunction with any required NEPA analysis. Such NEPA analysis would be required if substantial revisions to the INRMP are thought to be required and these revisions are expected to result in biophysical consequences materially different from those anticipated in the existing INRMP and analyzed in an existing NEPA document. In that case, a new or supplemental NEPA analysis must be prepared and the public provided a

reasonable opportunity to comment on the revised INRMP. Public comment was requested for preparation of this MCAS Miramar Draft INRMP revision (Appendix F).

An environmental assessment (EA) for INRMP implementation was prepared concurrently with revision of the INRMP. This EA process included public comment.

1.1.3 INRMP Implementation

MCAS Miramar's natural resource management program will seek appropriate funding and will set priorities based on funding actually received and annual reviews. Implementation of planned actions is a requirement of the Sikes Act, which directs the development and implementation of INRMPs.

This INRMP will be considered to be implemented when MCAS Miramar (DoD Manual 4715.03, 2013):

- actively requests and uses funds for natural resources management projects, activities and other requirements in support of goals, and objectives identified in this INRMP;
- ensures that sufficient numbers of professionally trained natural resources management staff are available to perform the tasks required by the INRMP;
- invites annual feedback from the appropriate USFWS and State fish and wildlife agency offices on the effectiveness of this INRMP;
- documents specific INRMP action accomplishments undertaken each year; and
- evaluates the effectiveness of past and current management activities and adapts those activities as needed to implement future actions.

The following MCAS personnel are responsible for implementing this INRMP:

- Division Director, Natural Resources Division;
- Wildlife Biologist, Natural Resources Division; and
- Botanist, Natural Resources Division.

The Director of the Natural Resources Division is the Installation Natural Resources Manager.

1.1.4 Reviews, Approvals, and Revisions

Drafts and revisions of this INRMP and the companion EA assessing implementation were reviewed and approved by MCAS Miramar Environmental Impact Review Board.

This INRMP will be reviewed annually with the cooperation of the USFWS and CDFW. The INRMP will be annually reviewed for "operation and effect" and to assess the need for a revision or an update. The purpose of "operation and effect" is to determine whether or not the INRMP meets Sikes Act requirements and is contributing to the conservation and rehabilitation of natural resources on military installations (DoD Manual 4715.03). Web-based United States Marine Corps (USMC) Conservation Metrics Portal (Section 9.1.1, *Implementation Metrics*) will be used to help with evaluations of INRMP implementation. This INRMP will be updated, revised, and/or re-approved at least every five years. The next update or revision is planned to begin in 2021.

1.1.5 Relationship to Regional Conservation Planning Efforts

Previous stewardship by the Department of the Navy resulted in valuable biological resources remaining on MCAS Miramar as the surrounding area developed. Natural resources include important habitats for many rare and sensitive species of plants and wildlife, as well as regional habitat linkages and wildlife corridors. Unfortunately, important biological resources (*e.g.*, vernal pool habitat, coastal California gnatcatcher [*Poliophtila californica californica*] habitat, wildlife corridors) have not fared as well on civilian

holdings throughout the Southern California coastal region. Many species and their associated habitats are declining due to continued urban development. Habitats that remain in the region are becoming increasingly fragmented. As a result, the city, county, state, and federal governments, as well as the general public, have given greater attention to protecting biological resources on MCAS Miramar (including protecting habitats on lands adjacent to MCAS Miramar) in the context of regional conservation planning.

San Diego County is a focal point for regional conservation planning efforts to ensure the continued survival of sensitive plant and wildlife species and representations of their associated habitats. These efforts have been facilitated by the Natural Community Conservation Planning Act of 1991 passed by the State of California. The Natural Community Conservation Planning Act process was developed to encourage the conservation of natural communities before species within those communities are threatened with extinction. Natural Community Conservation Planning Program (NCCP), administered by the CDFW, takes a regional, multispecies approach to planning for the protection and perpetuation of biological diversity, while allowing appropriate development and growth. It is designed to be a voluntary, collaborative effort, primarily involving landowners, local government, and state and federal agencies.

Three subregional MSCP plans have been developed in San Diego County under the State of California Natural Community Conservation Planning Act program umbrella. MCAS Miramar, along with several other jurisdictions, is within the MSCP plan for the southwestern portion of the county. The Department of Navy supports the Natural Community Conservation Planning Act program's aims and efforts (Williams 1992). However, the conservation of sensitive biological resources at MCAS Miramar is being planned separately out of concern that the creation of preserves on MCAS Miramar, as part of the MSCP, arbitrarily prohibits military activities.

The Marine Corps believes that military activities generally can be compatible with the conservation of sensitive biological resources². In considering participation in regional ecosystem approaches to resolving land-use conflicts, the Marine Corps considered the following principles:

1. The overriding mission of the DoD is the protection of the national security of the United States, and military activities on departmental lands are vital to fulfillment of that mission.
2. Such agreements, and their projects, will not detract from the DoD national mission, now or in the future.
3. Military lands cannot be used for the mitigation of impacts of non-department actions occurring off the installation that affect the environment.
4. Military lands cannot be set aside as perpetual environmental preserves. While conservation is, and shall be, practiced on Marine Corps installations, the Marine Corps maintains the flexibility to adapt the defense mission to political and technological developments.
5. The DoD's first priority shall be to integrate the management of natural and cultural resources with the military mission within the ecosystem supporting the installation.

California's Wildlife Action Plan, *California Wildlife: Conservation Challenges* (Bunn *et al.* 2007) was published by CDFW to regionally identify species and habitats of greatest conservation need, major stressors affecting native wildlife and habitats, and actions needed to conserve wildlife within these regions. MCAS Miramar is within the South Coast Region, and Action C for that region specifically states, "*Federal, state, local agencies, and private conservancies should safeguard and build upon Camp Pendleton's contribution to the regional network of conservation lands. Similarly, protect habitats on lands adjacent to the Marine Corps Air Station Miramar.*"

² 22 June 1995. Letter from J.A. Brabham, Lieutenant General, U.S. Marine Corps, Deputy Chief of Staff for Installation and Logistics, to Mr. Gail Kobetich, Field Supervisor, Carlsbad Field Office, U.S. Fish and Wildlife Service.

This Action Plan was revised and the revision was finalized in 2015 (CDFW 2015). MCAS Miramar remains interested in the continued development and implementation of the Action Plan. Some management actions within this INRMP are specifically intended to minimize some stressors identified in the Wildlife Action Plan.

1.2 Military Mission

MCAS Miramar Mission

To maintain and operate facilities, and provide services and material support to the 3rd Marine Aircraft Wing and other tenant organizations.

The Station is managed under the purview of the Commanding Officer, MCAS Miramar. The Third Marine Aircraft Wing is the Station's primary tenant.



Third Marine Aircraft Wing Mission

Provide combat-ready, expeditionary aviation forces capable of short-notice, world-wide deployment to Marine Air Ground Task Force, fleet, and unified commanders.

1.3 Management Approach

Ecosystem management is the basis for the management of natural resources on land under Marine Corps' jurisdiction. An ecosystem can be defined as a dynamic, natural complex of living organisms interacting with each other and with their associated nonliving environment. Ecosystem management has been defined in various ways (*e.g.*, Leslie *et al.* 1996); however, all encompass a similar approach to management. As this approach is employed by the Marine Corps, the following definition from Marine Corps Environment Compliance and Protection Manual (MCO 5090.2) is applicable:

A goal-driven approach to managing natural and cultural resources that supports present and future mission requirements; preserves ecosystem integrity; is at a scale compatible with natural processes; is cognizant of natural processes' time scales; recognizes social and economic viability within functioning ecosystems; is adaptable to complex, changing requirements; and is realized through effective partnerships among private, local, state, tribal, and federal interests. Ecosystem management is a process that considers the environment as a complex system functioning as a whole, not as a collection of parts; and recognizes that people and their social and economic needs are a part of the whole.

The MCAS Miramar overall strategy for conservation and management is to 1) limit activities, minimize development, and perform mitigation actions in areas supporting high densities of vernal pool habitat, threatened or endangered species, and other wetlands; and 2) manage activities and development in areas of low densities, or no regulated resources, with site-specific measures and programmatic instructions (Chapter 5).

This strategy enables MCAS Miramar to meet its goals and objectives relative to natural resources management and conservation, both locally on the Station and within the region. A Habitat Evaluation Model (HEM) was developed to identify ecologically important areas on the Station, which were, in turn, considered when delineating Management Areas on MCAS Miramar (Chapter 5).

Success of this INRMP will be measured by the implementation of Common Output Levels of Service (COLS) Level 3 (core requirements) projects, which, in turn, implement INRMP goals and objectives (Chapters 7 and 9). This will help ensure that the Station meets requirements of the Sikes Act. Those implementing this INRMP also need to ensure that there is no net loss in the capability of MCAS Miramar lands to fulfill the military operational requirements, as also required by the Sikes Act. The DoD and MCAS Miramar, in particular, recognize that degradation of the land degrades its use for realistic training, thereby degrading readiness.

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