U. S. AIR FORCE
INTEGRATED NATURAL RESOURCES MANAGEMENT PLAN
HURLBURT FIELD

(See INRMP signature pages for plan approval date)
ABOUT THIS PLAN

This installation-specific Environmental Management Plan (EMP) is based on the United States Air Force’s (USAF) standardized Integrated Natural Resources Management Plan (INRMP) template. This INRMP has been developed in cooperation with applicable stakeholders, which includes Sikes Act cooperating agencies and/or local equivalents, to document how natural resources will be managed. Where applicable, external resources, including Air Force Instructions (AFIs); Air Force Manual (AFMAN); Department of Defense Instructions (DoDIs); USAF Playbooks; federal, state, and local requirements; Biological Opinions; and permits are referenced.

Certain sections of this INRMP begin with standardized, USAF-wide “common text” language that address USAF and Department of Defense (DoD) policy and federal requirements. This common text language is restricted from editing to ensure that it remains standard throughout all plans. Immediately following the USAF-wide common text sections are installation sections. The installation sections contain installation-specific content to address local and/or installation-specific requirements. Installation sections are unrestricted and are maintained and updated by the approved plan owner.

NOTE: The terms “Natural Resources Manager,” “NRM,” and “NRM/POC” are used throughout this document to refer to the installation person responsible for the natural resources program, regardless of whether this person meets the qualifications within the definition of a natural resources management professional in DoDI 4715.03, Natural Resources Conservation Program.
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DOCUMENT CONTROL

Standardized INRMP Template

In accordance with (IAW) the Air Force Civil Engineer Center (AFCEC) Environmental Directorate (CZ) Business Rule (BR) 08, EMP Review, Update, and Maintenance, the standard content in this INRMP template is reviewed periodically, updated as appropriate, and approved by the by the Natural Resources Subject Matter Expert (SME).

This version of the template is current as of 10/03/2018 and supersedes the 2015 version.

NOTE: Installations are not required to update their INRMPs every time this template is updated. When it is time for installations to update their INRMPs, they should refer to the eDASH EMP Repository to ensure they have the most current version.

Installation INRMP

Record of Review – The INRMP is updated no less than annually, or as changes to natural resource management and conservation practices occur, including those driven by changes in applicable regulations. IAW the Sikes Act and AFMAN 32-7003, Environmental Conservation, the INRMP is required to be reviewed for operation and effect no less than every five years. An INRMP is considered compliant with the Sikes Act if it has been approved in writing by the appropriate representative from each cooperating agency within the past five years. Approval of a new or revised INRMP is documented by signature on a signature page signed by the Installation Commander (or designee), and a designated representative of the United States Fish and Wildlife Service (USFWS), state fish and wildlife agency, and National Oceanic and Atmospheric Administration (NOAA) Fisheries when applicable (AFMAN 32-7003).

Annual reviews and updates are accomplished by the installation Natural Resources Manager (NRM), and/or a Section Natural Resources Media Manager. The installation shall establish and maintain regular communications with the appropriate federal and state agencies. At a minimum, the installation NRM (with assistance as appropriate from the Section Natural Resources Media Manager) conducts an annual review of the INRMP in coordination with internal stakeholders and local representatives of USFWS, state fish and wildlife agency, and NOAA Fisheries, where applicable, and accomplishes pertinent updates. Installations will document the findings of the annual review in an Annual INRMP Review Summary. By signing the Annual INRMP Review Summary, the collaborating agency representative asserts concurrence with the findings. Any agreed updates are then made to the document, at a minimum updating the work plans.
SIGNATURE PAGE

The Hurlburt Field INRMP has been prepared for the 1st Special Operations Civil Engineer Squadron/Environmental Management Element (1 SOCES/CEIE) to maintain natural resources in support of the training mission. Significant natural resources include the presence of federal and state-listed protected species, fish and wildlife management plans, land management plans, and Waters of the United States (U.S.) to include wetlands on Hurlburt Field. The Hurlburt Field INRMP meets the intent of the Sikes Act (16 U.S.C. § 670a–670l, 74 Stat. 1052).

Where applicable, external resources, including DoDI, AFIs; Air Force (AF) Playbooks; federal, state, local and Final Governing Standards (FGS), biological opinion and permit requirements, are referenced. Certain sections of this INRMP begin with standardized, AF-wide “common text” language that address AF and DoD policy and federal requirements. This common text language remains standard throughout all plans. Immediately following the AF-wide common text sections are installation sections. The installation sections contain installation-specific content to address local and/or installation-specific requirements. Installation sections are maintained and updated by AF Installation Environmental Personnel or, if unavailable, by Installation Support Section (ISSs) resource specialists.

To the extent that resources permit, the USFWS, Florida Fish and Wildlife Conservation Commission (FWC), and Hurlburt Field by signature of their agency representative, do hereby enter into a cooperative agreement for the conservation, protection, and management of the natural resources present on Hurlburt Field. This agreement may be modified and amended by mutual agreement of the authorized representatives of the 3 agencies. This agreement will become effective upon the date of the last signatory and shall continue in full force for a period of 5 years or until terminated by written notice to the other parties, in whole or in part, by any of the parties signing this agreement.

By their signatures below, or an attached sheet, all parties grant their concurrence with and acceptance of the following document.

Approving Officials:

Lieutenant Colonel John Connor, USAF
Commander
1 SOCES

Sean Blomquist
U.S. Fish and Wildlife Service

Arlo Kane
Florida Fish and Wildlife Conservation Commission
ANNUAL REVIEW DOCUMENTS

These pages are used to certify the annual review and coordination of the INRMP for Hurlburt Field in Okaloosa County, Florida.

With the signature below, this acknowledges that the annual review and coordination of the INRMP has occurred for the specified year.

Year: 2021

[ ] Commander
1 SOCES

[ ] U.S. Fish and Wildlife Service

[ ] Florida Fish and Wildlife Conservation Commission

Year: 2022

[ ] Commander
1 SOCES

[ ] U.S. Fish and Wildlife Service

[ ] Florida Fish and Wildlife Conservation Commission
Year: 2023

[ ] Commander
1 SOCES

[ ] Date

U.S. Fish and Wildlife Service

[ ] Date

Florida Fish and Wildlife Conservation Commission

Year: 2024

[ ] Commander
1 SOCES

[ ] Date

U.S. Fish and Wildlife Service

[ ] Date

Florida Fish and Wildlife Conservation Commission

[ ] Date
Year: 2025

[------------------------]                     Date
Commander
1 SOCES

[------------------------]                     Date
U.S. Fish and Wildlife Service

[------------------------]                     Date
Florida Fish and Wildlife Conservation Commission
EXECUTIVE SUMMARY

The Sikes Act Improvement Act (SAIA) of 1997, 16 United States Code (USC) §670a et seq., as amended, requires federal military installations with significant natural resources to develop a long-range INRMP and implement cooperative agreements with other agencies. The INRMP serves as a key component of the Installation Development Plan (IDP), which provides background and rationale for the policies and programming decisions related to land use, resource conservation, facilities, and infrastructure development, and operations and maintenance to ensure they meet current requirements and provide for future growth. An INRMP is required by DoD and USAF Policy for Hurlburt Field. The INRMP is the primary guidance document for managing natural resources on Hurlburt Field.

Implementation of the INRMP will help ensure that Hurlburt Field property continues to support present and future mission requirements, while preserving, enhancing, and where possible, restoring ecosystem integrity. Over the long term, implementation of this and future INRMPs will guide base staff how to maintain or improve sustainability and biological diversity of all ecosystems on Hurlburt Field, support sustainable economies, human use, and the environment required for realistic military operations.

The INRMP clarifies DoD natural resource management on Hurlburt Field in accordance with federal, state, and local guidelines.

INRMP planning and decision-making is integrated with base comprehensive planning, proposed project planning, pest management planning, Bird/Wildlife Aircraft Strike Hazard (BASH) reduction planning, airfield management planning, and cultural resources management planning. INRMP information was gathered throughout the preparation process from a cross section of Hurlburt Field staff; users of base lands; representatives from the surrounding communities; and local, regional, and national agencies and organizations through interviews, meetings, and written questionnaires.

The SAIA of 1997, as amended, requires federal military installations with significant natural resources to develop a long-range INRMP and implement cooperative agreements with other agencies. The Natural Resources Management Goals presented in this INRMP are listed below:

GOAL 1: Mission First – Preserve, enhance, or expand current and future military air, ground, and water operations capacity through sound stewardship practices.

GOAL 2: Sikes Act & 32CFR Ch1 Part 190 Natural Resources Management Program – Promote opportunities for sustainable use by the public while enhancing collaboration and stewardship consistent with the military mission.

GOAL 3: Endangered Species Act – Conserve and protect natural biodiversity by restoring and maintaining Hurlburt’s ecosystems in support of the military mission.

These goals are supported in the INRMP by objectives and projects, as well as management strategies and specific actions to achieve these goals. Goals and objectives are listed in Section 8.0 of the INRMP, and projects and activities are summarized in Section 10.0. This INRMP provides a description of the installations and the military missions, the environment on each installation, and specific natural resource management designed for sustainable military training. The implementation of this INRMP will ensure the successful accomplishment of the military mission while promoting adaptive management that sustains ecosystem and biological integrity and provides for multiple uses of natural resources. Specific goals in the Hurlburt Field INRMP are supported by its objectives and work plans, as well as management strategies and specific actions. Goals and objectives are listed in Section 8.0 of this plan, and projects and activities are summarized in Section 10.0.
1.0 OVERVIEW AND SCOPE

This INRMP was developed to provide for effective management and protection of natural resources. It summarizes the natural resources present on the installation and outlines strategies to adequately manage those resources. Natural resources are valuable assets of the USAF. They provide the natural infrastructure needed for testing weapons and technology, as well as for training military personnel for deployment. Sound management of natural resources increases the effectiveness of USAF adaptability in all environments. The USAF has stewardship responsibility for the physical lands on which installations are located to ensure all natural resources are properly conserved, protected, and used in sustainable ways. The primary objective of the USAF natural resources program is to sustain, restore, and modernize natural infrastructure to ensure operational capability and no net loss in the capability of USAF lands to support the military mission of the installation. This plan outlines and assigns responsibilities for the management of natural resources, discusses related concerns, and provides program management elements that will help to maintain or improve the natural resources within the context of the installation’s mission. The INRMP is intended for use by all installation personnel. The Sikes Act is the legal driver for the INRMP.

1.1 Purpose and Scope

The purpose of this INRMP is to serve as the primary guidance document for managing natural resources at Hurlburt Field. Hurlburt Field must provide a variety of environmental conditions and habitats in which to train airmen. The management of Hurlburt Field must be conducted in a way that provides for a sustainable, healthy ecosystem, with no net loss in the capability of the installation to support military training and missions. Installation commanders use INRMPs to manage natural resources more effectively to ensure installation lands remain available and in good condition to ensure installation mission sustainment.

This INRMP is intended to be consistent with the SAIA of 1997, 16 USC §670a et seq., as amended, and AFMAN 32-7003, as required by the DoD and USAF. This INRMP integrates all aspects of natural resources management with the rest of the Hurlburt Field mission, and therefore becomes the primary tool for managing the Hurlburt Field ecosystems and habitat while ensuring the successful accomplishment of the military mission at the highest possible levels of efficiency. The INRMP is the guide for the management and stewardship of natural resources present on Hurlburt Field property. A multiple-use approach will be implemented to allow for the presence of mission-oriented activities, as well as protecting environmental quality through the efficient management of natural resources. Hurlburt Field’s approach to resource management aims to protect and enhance vital ecosystem services such as water conservation, soil formation, oxygen recharge, and nutrient cycling within the context of mission support. The preservation and enhancement of biodiversity on Hurlburt Field is implemented by detailed objectives outlined in the INRMP that are consistent with Air Force objectives and Hurlburt’s mission. The INRMP will be implemented by the Hurlburt Field Environmental Element, Civil Engineer Squadron, an element of Air Force Special Operations Command (AFSOC), U.S. Air Force.

There are significant natural resources present at Hurlburt Field. This plan is a dynamic document that integrates all aspects of natural resources management with each other and the rest of the installation’s mission. Management strategies should be monitored and adjusted as needed. Goals and objectives of this plan must be given consideration early in the planning process for projects and mission changes on the installation.

The INRMP provides sufficient and adequate protection and conservation of federally protected species and their habitats. Therefore, an approved INRMP precludes the need for USFWS and NOAA, National Marine Fisheries Service (NMFS) to formally designate critical habitat on military lands, and the National Defense Authorization Act of Fiscal Year (FY) 2004 changed the Endangered Species Act, Sec 4(a)(3) to prevent these agencies from doing so. The INRMP is prepared in cooperation with the USFWS, NMFS, FWC, Florida Department of Environmental Protection (FDEP), United States Army Corps of Engineers (USACE) AFCEC and Hurlburt Field Natural Resources. The NRM at Hurlburt Field also communicates with these
groups and agencies on a project-by-project basis regularly throughout the year. The goal of these communications is to promote conservation initiatives throughout the installation and encourage input from state and federal partners.

1.2 Management Philosophy

The INRMP serves as a key component of the Installation Development Plan, which provides background and rationale for the policies and programming decisions related to land use, resource conservation, facilities and infrastructure development, and operations and maintenance to ensure that they meet current requirements and provide for future growth. The INRMP supports the mission by identifying the natural resources present on the installation, developing management goals for these resources, and integrating these management objectives into the military requirements for mission operations/support and regulatory compliance to minimize natural resource constraints.

This INRMP outlines the steps needed to fulfill compliance requirements related to natural resources management and fosters environmental stewardship. It is organized into the following principal sections:

- An overview of the current status and potential future conditions of the natural resources
- Identification of potential impacts to or from natural resources
- The key natural resource management areas addressed
- Management recommendations that incorporate the installation’s goals and objectives for natural resource management areas
- Specific work plans for effective implementation of the INRMP

Management issues and concerns, as well as goals and objectives, are developed from analysis of all the gathered information, and are reviewed by Hurlburt Field personnel involved with or responsible for various aspects of natural resources management. The INRMP was developed using an interdisciplinary approach and is based on existing information of the physical and biotic environments, mission activities, and environmental management practices at Hurlburt Field. Information was obtained from a variety of documents, interviews with installation personnel, on-site observations, and communications with both internal and external stakeholders. Coordination and correspondence with these agencies is documented and satisfies a portion of the requirements of 32 Code of Federal Regulations (CFR) 989, Environmental Impact Analysis Process (EIAP). Goals and objectives require monitoring on a continuous basis and management strategies are updated whenever there are changes in mission requirements, adverse effects to or from natural resources, or changes in regulations governing management of natural resources.

Natural resources at Hurlburt Field are managed with an ecosystem management approach as directed by AFMAN 32-7003 and DoDI 4715.03. Ecosystem management is defined as the management to conserve major ecological services and restore natural resources while meeting the socioeconomic, political and cultural needs of current and future generations. The goal of ecosystem management on military lands is to ensure that military lands support present and future test and training requirements while conserving, improving, and enhancing ecosystem integrity. As described in DoDI 4715.03, and AFMAN 32-7003, the ecosystem management program for Hurlburt Field will incorporate the following elements as described in Table 1.
Table 1. Elements and Principles of Ecosystem Management

<table>
<thead>
<tr>
<th>DoDI 4715.03 Elements</th>
<th>AFMAN 32-7003 Principles</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Avoid single-species management and implement an ecosystem-based multiple species management approach, insofar as that is consistent with the requirements of the Endangered Species Act (ESA)</td>
<td>1 Maintain or restore native ecosystem types across their natural range</td>
</tr>
<tr>
<td>2 Use an adaptive management approach to manage natural resources</td>
<td>2 Maintain or restore ecological processes such as wildland fire and other disturbance regimes where practical and consistent with the military mission</td>
</tr>
<tr>
<td>3 Evaluate and engage in the formation of local or regional partnerships that benefit the goals and objectives of the INRMP</td>
<td>3 Maintain or restore the hydrological processes in streams, floodplains, and wetlands when feasible</td>
</tr>
<tr>
<td>4 Use the best available scientific information in decision-making and adaptive management techniques in natural resource management</td>
<td>4 Use regional approaches to implement ecosystem management on an installation by collaboration with other DoD components as well as other federal, state and local agencies, and adjoining property owners</td>
</tr>
<tr>
<td>5 Foster long-term sustainability of ecosystem services</td>
<td>5 Provide for outdoor recreation, agricultural production, harvesting of forest products, and other practical utilization of the land and its resources, provided that such use does not inflict long-term ecosystem damage or negatively impact the USAF mission</td>
</tr>
</tbody>
</table>

Biodiversity is the degree of variation of life within a given ecosystem, region, or even the entire planet. The DoD’s challenge is to manage for biodiversity in a way that supports the military mission. An INRMP is identified by DoD as the primary vehicle for conserving biodiversity on military installations. Specific management practices identified in the Hurlburt Field INRMP have been developed to enhance and maintain biological diversity within the installation ecosystems. Ecosystem management includes biodiversity conservation and invasive species control as integral parts of ecosystem management. USAF installations should maintain or reestablish viable populations of all native species when practical and consistent with the military mission. USAF installations also should identify the presence of exotic and invasive species and implement programs to control and/or eradicate those species.

This plan presents both broad philosophical guidance as well as specific goals. INRMP planning and decision making is integrated with base comprehensive planning, proposed project planning, pest management planning, BASH reduction, airfield management planning, golf course environmental management planning, and grounds maintenance planning. Interdisciplinary input from a wide variety of operational organizations on Hurlburt Field as well as from various local, state, and federal agencies was incorporated into this plan. This same cross-agency, cross-discipline approach will be used in preparing all major revisions of the INRMP. In recognition of the existing Cooperative Agreement between the DoD, Department of Interior (DOI), and the State of Florida, represented by the 1 SOCES/CEIE, USFWS, and FWC respectively, the Installation Natural Resources Manager will work with respective agency personnel for the purposes of protecting, developing, and managing the fish and wildlife resources on Hurlburt Field, thereby achieving the goals and objectives of the INRMP.

The INRMP is focused on supporting the base mission requirements while complying with the Sikes Act (SA), Endangered Species Act (ESA), Migratory Bird Treaty Act (MBTA), Clean Water Act (CWA), federal natural resource conservation laws and regulation, and various Executive Orders including Executive Order
Finally, when feasible, Hurlburt Field should develop joint control strategies with other federal, state, and local cooperating agencies and adjacent landowners to increase the effectiveness of control measures and for the benefits illustrated in Figure 1.

**Figure 1. Why Conserve Biodiversity on Military Lands.**

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### 1.3 Authority

The Sikes Act of 1960 (16 USC 670a-670o), as amended, provides for cooperation between the DOI, DoD, and State agencies in planning, developing, and maintaining natural resources on military reservations. The Sikes Act Improvement Amendment as contained in the FY 1998 National Defense Authorization Act specifically calls for the cooperative preparation and implementation of INRMPs on military installations.

DoDI 4715.03, *Natural Resources Conservation Program*, identifies the DoD policies and procedures concerning natural resources management and INRMP reviews, public comment, and endangered species consultation. INRMPs are required to be jointly reviewed by the USFWS, FWC, and Hurlburt Field for operation and effect on a regular basis, but not less often than every 5 years. Minor updates and continued implementation of an existing INRMP do not require need for public comment. Major revisions to an INRMP do require an opportunity for public review. The degree of endangered species consultation when updating or revising an INRMP depends upon specific projects identified in the INRMP and the amount of past consultation. Most updates and revisions will not require formal consultation. ESA Section 7 consultation is required for INRMPs that contain projects that may affect federally listed species or designated critical habitat. The need for such consultation should become apparent during the review for operation and effect and implemented if necessary as part of an INRMP revision.

AFMAN 32-7003, *Environmental Conservation*, implements the Sikes Act and the DoD directives by establishing the INRMP as the primary planning document for natural resources at AF installations. AFMAN 32-7003 establishes the Installation or Wing Commander as the signatory authority for approval of the INRMP. The commander’s signature commits the AF to the goals and objectives of the INRMP. Once signed by the cooperating agencies (USFWS and FWC), the INRMP takes on the status of an interagency compliance agreement.

AFMAN 32-7003, *Environmental Conservation*, provides guidance on the preservation of cultural resources at USAF installations.

Additionally, this INRMP is prepared under authority of DoD Directive (DoDD) 4700.4, Natural Resources Management Program, DoDD 7310.5, Accounting for Production and Sale of Lumber and Timber Production, and AFPD 32-70, Environmental Quality.

Other federal and state laws and regulations that impact the management of natural resources at Hurlburt Field and that were considered during the preparation of this INRMP include:

- Federal Water Pollution Control Act of 1977 (the Clean Water Act)
- Endangered Species Act of 1973
- Archaeological Resources Protection Act of 1979
- Multiple-use and Sustained Yield Act of 1960
- Federal Land Policy and Management Act of 1976
- Fish and Wildlife Coordination Act
- Migratory Bird Treaty Act
- Nonindigenous Aquatic Nuisance Prevention and Control Act of 1990
- Title 10 USC 2665 (Forest Management)
- Title 10 USC 2667 (Agricultural Outleasing)
- EO 11990 (Protection of Wetlands)
- EO 11987 (Exotic Organisms)
- EO 11989 (Off-road Vehicles on Public Land)
- EO 11988 (Floodplain Management)
- EO 13186 (Responsibilities of Federal Agencies to Protect Migratory Birds)
- EO 13514 (Federal Leadership in Environmental, Energy, and Economic Performance)

DODI 4715.3, *Environmental Conservation Program*, is the overarching instruction for DoD natural and cultural resource management, and is the primary agent for implementing policy (including the Sikes Act), assigning responsibilities, and prescribing procedures for the integrated management of natural and cultural resources on DoD property. This Instruction also establishes the DoD Conservation Committee that reports to the Environmental, Safety, and Occupational Health (ESOH) Council Policy Board, and designates “DoD Executive Agents” to lead DoD implementation of primary conservation issues.

AFPD 32-70, *Environmental Quality*, establishes policies to: responsibly manage natural and cultural resources on U.S. Air Force properties, clean up past environmental damage, meet current environmental standards, plan future activities to minimize impacts, and eliminate pollution from U.S. Air Force activities whenever possible. Under this directive, an Air Force Environmental Quality Program was developed, which includes activities such as cleanup, compliance, conservation, and pollution prevention. Additionally, this directive states that the Air Force will pursue adequate funding to meet environmental legal obligations.
Other applicable guidance includes, DoD Instruction 7000.14, *DoD Financial Management Policy and Procedures*. A complete list of applicable regulatory guidance is found in Appendix A.

Installation specific policies, including state and local laws and regulations are summarized in Table 2.

<table>
<thead>
<tr>
<th>Table 2. Installation Specific Policies</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Installation-Specific Policies (including State and/or Local Laws and Regulations)</strong></td>
</tr>
<tr>
<td>HFLD Instruction 13-204</td>
</tr>
<tr>
<td>HFLD Instruction 91-212</td>
</tr>
<tr>
<td>HFLD Instruction 91-202</td>
</tr>
<tr>
<td>#199900679 (IP-DH)</td>
</tr>
<tr>
<td>MB72881B-1</td>
</tr>
<tr>
<td>MB819019-0</td>
</tr>
</tbody>
</table>

### 1.4 Integration with Other Plans

By its nature, an INRMP is multidisciplinary and provides the summary for natural resources at a specific installation. As a result, information from an INRMP is incorporated into other plans and these plans help identify management priorities and potential impacts to natural resources. Some of the plans are located in Section 15.0 of this INRMP. The INRMP is integrated and mutually supportive with the following Hurlburt Field plans:

- Installation Development Plan (IDP) – The INRMP is a key component plan of the IDP as detailed in the AFI 32-1015, *Integrated Installation Planning*. The INRMP identifies natural resource features that need to be considered and incorporated into the IDP, element management plans and other component plans and studies regarding future installation development.
- BearWise Plan – This plan addresses potential causes of human-bear conflict, appropriate management actions, and enforcement on Hurlburt Field.
- Land Management Plan – This plan outlines the mitigation area for Hurlburt Field. It outlines habitat types and land management unit descriptions. The Land Management Plan fulfills the USACE/FDEP Memorandum of Agreement (MOA) and permit (USACE/FDEP permit #199900679) requirements to monitor and manage the land units as mitigation for projects completed in the early 2000’s, in perpetuity.
- Preservation Area Assessment and Management Plan (BIOME Assessment) – This plan evaluates the ecological condition and regulatory compliance status of the Wetland Preservation Area as described in the Land Management Plan on Hurlburt Field.
- BASH Hazard Reduction Plan – This plan summarizes the BASH program on Hurlburt Field, including hazing and control techniques, processes, responsibilities and management recommendations.
- Integrated Pest Management Plan (IPMP) – This plan outlines the management of pest species, including nuisance wildlife and invasive species, to minimize impact to mission, natural resources and the environment.
- Stormwater Pollution Prevention Plan (SWPPP) – This plan specifies how installation personnel prevent discharges to storm water of potential pollution from industrial operations. It contains procedures intended to minimize the risk of industrial storm water pollution in drainage areas located within the installation’s boundaries.
- Integrated Cultural Resources Management Plan (ICRMP) – This plan outlines the management of cultural resources at Hurlburt Field, including archeological resources and historic structures.
- Gator Lakes Golf Course Environmental Management (GEM) Plan – The GEM Plan provides an environmentally friendly approach to golf course management on Hurlburt Field.
- The Integrated Solid Waste Management (ISWM) Plan – This plan contains procedures for the management of solid waste.
## 2.0 INSTALLATION PROFILE

### Office of Primary Responsibility

| 1 SOCES/CEIE, Environmental Element, has overall responsibility for implementing the Natural Resources Management program and is the lead organization for monitoring compliance with applicable federal, state and local regulations |

### Natural Resources Manager/Point of Contact (POC)

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| Chief, Environmental Element |
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### State and/or Local regulatory POCs

| USFWS: |
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| Phone: 850-769-0552 ext. 45233 |
| Email: sean_blomquist@fws.gov |

| FWC: |
| Name: Arlo Kane |
| Phone: 850-767-3616 |
| Email: arlo.kane@myfwc.com |

| Florida Department of Environmental Protection: |
| Name: Northwest District Submerged Lands and Environmental Resource Program (SLERP) |
| Phone: 850-595-8300 |
| Email: nwd_erp_applicaitons@floridadep.gov |

| United States Army Corps of Engineers: |
| Name: Special Projects and Enforcement Branch of the Regulatory Division of the United States Army Corps of Engineers |
| Phone: 850-439-3474 |
| Email: CorpsJaxReg-NL@usace.army.mil |

### Total Acreage Management by Installation

| 6,375 |

### Total Acreage of Wetlands

| 3,328 |

### Total Acreage of Lakes, Ponds, and other Waters of the U.S.

| 110.2 |

### Total Acreage of Forested Land

| 3,764 |

### Does Installation have Biological Opinions? (If yes, list title and date, and identity where maintained)

| Yes, see EIAP records on eDASH |
NR Program Applicability (Place a checkmark next to each program that must be implemented at the installation.)

- Fish and Wildlife Management Program
- Threatened and Endangered Species
- Invasive Species
- Wetlands Protection Program
- Grounds Maintenance Contract/SOW
- Forest Management Program
- Wildland Fire Management Program
- Agricultural Outleasing Program
- Integrated Pest Management Program
- Bird/Wildlife Aircraft Strike Hazard (BASH) Program
- Coastal Zones/Marine Resources Management Program
- Cultural Resources Management Program

2.1 Installation Overview

2.1.1 Location and Area

Hurlburt Field is located on 6,375 acres in Okaloosa County within the Florida Panhandle (Figures 2 and 3). The installation is about 35 miles east of Pensacola, bordered by the cities of Mary Esther and Fort Walton Beach, and is located adjacent to the Santa Rosa Sound, contiguous with Eglin Air Force Base (AFB). Primary highway access to Hurlburt Field is via US 98. Hurlburt Field was formerly known as Eglin Auxiliary Field 9, and the installation retains close organizational and operational ties to Eglin and is bound to the north and west by Eglin AFB. A Host-Tenant Agreement exists between 96 Test Wing on Eglin and the 1 SOCES, and gives operational control of Hurlburt Field to the 1 SOCES. The total workforce at Hurlburt Field is 12,957, including 8,036 active-duty military, 753 guard and reservists, 1,858 civilian personnel, and 2,310 contractors. The installation also supports 11,066 military family members, and the surrounding community is home to approximately 18,000 retirees and their family members and/or survivors, many of whom rely on base facilities including the 1st Special Operations Medical Group (1 SOMDG) outpatient clinic and pharmacy. More information can be found by visiting https://installations.militaryonesource.mil/.

Hurlburt Field is divided into a western and an eastern section by a 9,600-foot runway and associated airfield. While most of the installation is located north of US 98, the “Soundside” area south of US 98 provides space for officer and enlisted housing, the Soundside Club, the petroleum, oil and lubricant (POL) marine dock, the installation marina and other outdoor recreational facilities. The western section of the installation, north of US 98, contains the flightline support functions for Hurlburt Field’s fixed-wing missions, the main cantonment area, additional housing, and less developed areas containing the rifle range and Explosive Ordnance Disposal (EOD) operations. Red Horse operations and training, flightline support facilities for Hurlburt Field’s rotary-wing missions, additional family housing, commercial (commissary, Base Exchange [BX], and other concessions), and medical facilities are located east of the airfield.
Figure 2. Location of Hurlburt Field and Surrounding Areas

Figure 3. Local and Regional Natural Areas Adjacent to Hurlburt Field
2.1.2 Installation History

Hurlburt Field was one of the original small pilot and gunnery training fields built on the Eglin Air Force Base (AFB) complex in the 1940s. The field was named for 1st Lieutenant Donald W. Hurlburt, who was killed in an aircraft accident on the Eglin reservation in 1943. In March of that year, the first east-west runway was built in the location of present-day Tully Street. In 1955, the 17 Light Bombardment Wing arrived at Hurlburt Field from Minho, Japan to conduct routine training. Three years later, this unit was replaced by the 4751st Missile Wing of the Air Defense Command. Its mission was to test surface-to-air missiles launched from facilities on neighboring Santa Rosa Island.

Hurlburt Field’s role in the development of special air warfare operations began with the phasing out of BOMARC missile testing and the activation of the 4400th Combat Crew Training Squadron in April 1961. At Eglin Air Force Base (Hurlburt Field), the 4400th Combat Crew Training Squadron eventually became part of the Special Air Warfare Center (SAWC), which provided the Air Force with a counterinsurgency military assistance capability. On 18 April 1962, the Air Force also established the 1st Air Commando Group (1 ACG). Nine days later, on 27 April 1962, the Air Force organized and activated the 1 ACG under the SAWC. On 1 June 1963, the Air Force re-designated the 1 ACG as the 1st Air Commando Wing (ACW).

The Air Force’s actions showed the expanding role for special air operations in Vietnam.

On 8 July 1968, the Air Force re-designated SAWC as the Special Operations Forces (USAF SOF), and the 1 ACW as the 1st Special Operations Wing (1 SOW), which was assigned to the USAF SOF at Eglin AFB (Hurlburt Field), but was physically stationed at England AFB, Louisiana. On 1 July 1974, the Air Force inactivated the USAF SOF. This same day, the Air Force re-designated the 1 SOW as the 834th Tactical Composite Wing (834 TCW) at Hurlburt Field and assigned it under the Tactical Air Command. One year later, on 1 July 1975, the Air Force re-designated the 834 TCW as the 1 SOW at Hurlburt Field.

In 1983, the Air Force moved combat rescue and special operations under the 23rd Air Force in the Military Airlift Command (MAC). This move included the 1 SOW stationed at Hurlburt Field. As part of the 23rd Air Force, the 1 SOW personnel and equipment from Hurlburt Field were involved in Operation URGENT FURY on Grenada (1983), and Operation JUST CAUSE in Panama (1989-1990).

In May 1990, the Air Force re-designated the 23rd Air Force as the Air Force Special Operations Command (AFSOC) at Hurlburt Field. The Air Force recognized AFSOC as a major command under its restructuring. AFSOC continued in the role as the component of the U.S. Special Operations Command (USSOC). AFSOC units participated in Operations DESERT SHIELD and DESERT STORM in Saudi Arabia, Kuwait, and Iraq, and Operation CONTINUED HOPE in Somalia. The Air Force re-designated the 1 SOW as the 16 SOW in 1993 and later re-designated it back as the 1 SOW in November 2006. Since 1993, this command participated in numerous combat operations such as Operations IRAQI FREEDOM, ENDURING FREEDOM, NEW DAWN, and RESOLUTE SUPPORT.

2.1.3 Military Missions

Hurlburt Field is the home of Headquarters (HQ) AFSOC and is one of two installations in this Major Command. Cannon AFB, New Mexico in the high plains was added in 2009. The AFSOC mission is to organize, train, equip and educate Air Force special operations forces for worldwide deployment and assignment to regional unified command for conducting:

- Unconventional warfare
- Direct action
- Special reconnaissance
- Counterterrorism
- Foreign internal defense
- Humanitarian assistance
- Psychological operations
For more information please contact Hurlburt Field Public Affairs Office, 850-884-7196 or DSN 579-7196; http://www.hurlburt.af.mil/.

The 1 SOW and Hurlburt Field also play host to several major partner units including AFSOC, 24th Special Operations Wing, 505th Command and Control Wing, 492d Special Operations Wing, and 823rd RED HORSE Squadron.

The 1 SOW at Hurlburt Field, FL is one of five Air Force active duty special operations wings and falls under the AFSOC.

The 1st Special Operations Wing is a pivotal component of AFSOC's ability to provide airpower to conduct special operations missions worldwide. The primary mission of the 1 SOW is to rapidly plan and execute specialized and contingency operations in support of national priorities. The wing's core missions include close air support, precision aerospace firepower, specialized aerospace mobility, Intelligence, Surveillance and Reconnaissance (ISR) operations, and agile combat support.

The 4 Special Operations Squadron (SOS) and 73 SOS fly AC-130J Ghostrider gunships for missions of close air support, armed reconnaissance, and interdiction associated with conventional and joint special operations forces. The 8 SOS utilizes the CV-22 Osprey, a highly specialized Bell-Boeing tilt rotor aircraft, for insertion, extraction, and re-supply of unconventional warfare forces and equipment into hostile or enemy-controlled territory using air-land or airdrop procedures.

The 15 SOS employs the MC-130H Combat Talon II. Specially modified to support unconventional warfare and special operations forces worldwide, the Combat Talon II is capable of penetrating a hostile environment at low altitudes and in inclement weather to insert, extract and resupply special operations forces by low or high altitude airdrop or air-land operations. Secondary missions include psychological operations and helicopter and vertical lift air refueling.

The 34 SOS and 319 SOS flies the U-28A, a variation of the Pilatus PC-12 to provide a manned fixed wing, on-call/surge capability for Improved Tactical Airborne Intelligence, Surveillance and Reconnaissance (ISR), as well as intra-theater support, in support of Special Operations Forces. The 65 SOS is a deployed-in-garrison unit that flies the MQ-9 Reaper Remotely Piloted Aircraft operations around the globe, providing combatant commanders with ISR and precision strike capabilities.

Other components of AFSOC stationed at Hurlburt Field include the 24 SOW and the 492 SOW. The 24 SOW, which has strategically placed units worldwide and is composed of a disciplined special operations force of hand-selected Airmen leading joint operations, is U.S. Special Operations Command's tactical air and ground integration force and the Air Force's special operations ground force, leading global access, precision strike, personnel recovery, and battlefield surgery operations on the battlefield. The 492 SOW is responsible for the training and education of Air Force special operations forces as well as AFSOC's Aviation Foreign Internal Defense program, non-standard aviation program, innovation development, command-level weapons and tactics, and operational testing in support of Air Force Special Operations Forces throughout the world. Operating under the Total Force Integration (TFI) concept, the wing brings together the strengths of the active duty Air Force, the Air Force Reserve, the Air National Guard, Department of Defense civilians, and contract personnel to form an integrated training and education team dedicated to building new Air Commandos, and maintains a geographically separated unit at Duke Field, working alongside the Air Force Reserve Command’s 919 SOW.
The mission of the 505th CCW is to improve warfighter capability through command and control (C2) testing, tactics development, and training. While their mission focuses on the Component Numbered Air Forces (C-NAF) and their attached and assigned forces, they are also tasked to support joint and coalition forces engaged in all aspects of C2, which is the integration of air, space, and cyber. Through a multidisciplinary approach to training and development of tactics, techniques, and procedures for the C-NAF Headquarters; testing and training of key C2 systems; and comprehensive, realistic, cutting-edge operational through tactical-level live, virtual, and constructive exercises, the 505th is postured to provide the best possible support to the Soldiers, Sailors, Airmen, and Marines who are fighting and winning our nation’s battles.

Hurlburt Field training missions are scheduled through Eglin, and, while munitions testing and evaluation take priority over training on the Eglin range, the predominately nighttime operations of Hurlburt Field’s special operations aircraft and troops are generally compatible with other daytime uses of the range. Test Area A-77 is the most heavily used Eglin location for air-to-ground live fire training by Hurlburt Field-based units. Special Forces dropped by Hurlburt Field aircraft into drop zones scattered throughout the Eglin range span out in various directions depending upon the training objectives. Other frequently used Eglin live fire ranges include A-78, B-7, and R2914A:C52N. Airdrops and landings are accomplished at R29156A:B6 and R2914A:C61A/C5. Air refueling training takes place over the Gulf of Mexico in W151 designated airspace.

Hurlburt Field aircraft often egress and ingress along the northern border of the Eglin range near Crestview. These flights are associated with nighttime training missions in the mountains of eastern Tennessee and western North Carolina and northern Georgia (AFSOC/1SOW/PA, 2013).

Any headquartered or tenant organization on Hurlburt Field must consult 1 SOCES/CEIE when changes to mission requirements could adversely impact natural resources within the installation.

2.1.4 Natural Resources Needed to Support the Military Mission

Hurlburt Field and the mission of the 1 SOW requires sufficient open and maintained grass areas to provide an adequate clear zone for flight line operations. A heavily forested buffer area that extends from this clear zone to the interface with private property is beneficial to both the Air Force and the adjacent property owners. Hurlburt Field strives to maintain air and water quality standards to allow for new growth without further degrading the natural environment.

The EOD area, Small Arms Range and Dynamics of International Terrorism Range are the only range-type environments on Hurlburt Field where training takes place. Training involving the 1 SOW’s aircraft/weapons is typically carried out on large land ranges on the adjoining Eglin AFB and the water ranges in the Gulf of Mexico. Low-level flying routes utilized by AFSOC extend over north Florida, Alabama, Georgia, Tennessee, South Carolina, and North Carolina.

The 800+ acre EOD area located on the westernmost part of the installation represents the greatest example of how threatened and endangered (T&E) species management and habitat sustainment can be balanced to achieve realistic experiences for military training without delay to the Air Force mission. The EOD Flight controls perimeter access to the area in conjunction with Security Forces personnel. An approximate 8 acre grid has been cleared for authorized activities which includes intentional detonation, all-terrain vehicle (ATV) training and range qualifications for explosives. Land navigation courses which occur throughout the area are conducted on foot. Close quarters training and mock set ups are performed in the modular buildings constructed for this purpose north of Red Horse Road only. While there is not free access to the area, scheduling around training days to perform land management activities in support of ecosystem sustainability is rarely a major concern. Natural resources (NR) staff working with EOD ensures awareness of and compliance with environmental recommendations by range users.
2.1.5 Surrounding Communities

Communities immediately surrounding Hurlburt Field include Fort Walton Beach and Mary Esther. Based on latest data, the estimated population for these areas is listed in Table 3.

<table>
<thead>
<tr>
<th>City/Municipality</th>
<th>Population</th>
</tr>
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<tbody>
<tr>
<td>Destin</td>
<td>14,077</td>
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<tr>
<td>Fort Walton Beach</td>
<td>22,284</td>
</tr>
<tr>
<td>Shalimar</td>
<td>7,010</td>
</tr>
<tr>
<td>Navarre</td>
<td>31,378</td>
</tr>
<tr>
<td>Mary Esther</td>
<td>4,059</td>
</tr>
<tr>
<td>Cinco Bayou</td>
<td>23,127</td>
</tr>
<tr>
<td>Unincorporated</td>
<td>105,334</td>
</tr>
</tbody>
</table>


2.1.6 Local and Regional Natural Areas

The region of influence for mission activities at Hurlburt Field includes the surrounding counties of Okaloosa and Santa Rosa. The area immediately adjacent to the installation is primarily commercial and urban residential land; however, the area north of Hurlburt Field consists of military lands managed by Eglin AFB.

This landscape provides some of the last remaining breeding sites and upland habitat for the endangered reticulated flatwoods salamander (Ambystoma bishopi). In an even broader context of landscape ecology, Hurlburt Field’s natural communities of wetlands, flatwoods, and sandhills are connected northward through Eglin across sparsely populated private lands and on to similar ecosystems found in Blackwater River State Forest 20 miles north of Hurlburt Field (Figure 3). Blackwater River State Forest, in turn, is adjacent to Conecuh National Forest in southern Alabama. These contiguous, publicly managed lands, provide an extensive forested corridor for numerous wildlife species.

Hurlburt Field contains a mixture of ecological communities including swamp, flatwoods, maritime hammock, cypress domes, and sandhill communities. For its physical size, Hurlburt Field plays an important role as a transitional area between coastal and inland ecosystems (1 SOCES, 2013). See Section 2.3 of this INRMP for more information about the vegetation and wildlife of Hurlburt Field.

2.2 Physical Environment

2.2.1 Climate

The climate of Hurlburt Field is subtropical. Summer weather conditions are dominated by maritime tropical air from the southeast, characterized by high humidity and frequent convective thunderstorms. Winter weather is dominated by continental polar air from the northwest, which frequently results in frontal storms lasting several days. Winter temperatures rarely fall below freezing and frost occurs infrequently. Wind speeds average 5 to 6 miles per hour (mph) in all seasons, and winds are calm approximately 22 percent of the year. Ground-based inversions occur on the installation almost every morning and usually subside quickly with surface heating. The growing season averages about 275 days per year.

Precipitation occurs on average between 50 and 60 days per year and average annual precipitation is about 62 inches. Peak rainfall occurs in July and August, while October and November are usually the driest months. Average monthly rainfall ranges from 3.4 inches in November to 7.4 inches in July. The prevailing winds are northerly year-round, except during May and July, when they are usually from the south and southwest, respectively (USACE, 1994). Hurlburt Field’s close proximity to the coast creates daily sea breezes that affect regional prevailing winds.
The region is subject to periodic tropical storms, hurricanes, and tornadoes, generally from June through November. These cyclonic storms are most numerous in the month of September. Occasionally, high winds and heavy rainfall impact inland areas.

Storm Categories 1 through 5 measure wind speed, storm surge, and frequency using the Saffir/Simpson Hurricane Scale (National Weather Service). Storm surge areas are those regions that are subject to high water due to seawater blown inland during storms. The portion of Hurlburt Field principally south of US 98 and bordering Santa Rosa Sound occurs in such an area. Storm surge areas are determined from hurricane inundation zones and represent “worst case scenarios” of maximal flooding (such as during high tide) to identify vulnerable areas.

2.2.2 Landforms

Hurlburt Field encompasses 6,375 acres. This includes areas classified as Improved grounds, Semi-improved grounds, and Unimproved grounds. Most of the large bodies of open water (other than Santa Rosa Sound to the south) occur northeast of the airfield in the vicinity of the golf course. The largest body of fresh water is Hurlburt Lake, which has a surface area of approximately 25 acres.

Hurlburt Field is located within the Coastal Lowlands physiographic province, characterized by beach ridge plains, shorelines, and marine terraces formed during the Pleistocene epoch. The region consists of level to rolling terrain with upland areas separated by depressional and riverine/bay forested wetlands. The topography ranges from sea level to approximately 40 feet above mean sea level along the northeast boundary. Slopes range from 0 to 8 percent.

2.2.3 Geology and Soils

The general geologic sequence found above bedrock in the area of Hurlburt Field includes Jurassic evaporates, carbonates, and sandstones, and shales of Cretaceous and early Eocene age overlain by the Claiborne Group. The Claiborne Group consists of low permeability shales and limestones. The Ocala Group overlies the Claiborne Group and is a permeable limestone composed primarily of fossils. The Buccatunna Clay is at the top of the Ocala Group and is overlain by the Chickasawhay and Tampa Formations, which consist of vesicular limestone and dolomite with enlarged pores and fractures created by solution and acidic groundwater. The groundwater in this aquifer (the Floridan aquifer) is the principal source of water for Hurlburt Field and the surrounding region. Pensacola Clay overlies the Tampa Formation. This clay has very low permeability overall but becomes coarser and more permeable north and east of the installation. The Pensacola Clay is overlain by the surficial (Sand and Gravel) aquifer, which consists primarily of gravel, sands, and clay.

The near-surface mineral resources occurring on Hurlburt Field are sand, gravel, quartz, and clay. These resources are minable from shallow, open pits in the undifferentiated sediments and Pensacola Clay. Hurlburt Field does not contain sinkholes and is considered to be located in an area with no reasonable expectancy of earthquake damage (Earth Tech, 1994).

The soils of Hurlburt Field are derived from sedimentary deposits of fluvial and marine origin. The majority of soils are sandy and have low fertility. Soil density is relatively low, reflecting the high permeability of the surface soils and the relatively low direct runoff in the area. Erosion potential for all soils is considered slight due to the relatively level topography, except along Santa Rosa Sound, where it is moderate. Prime farmland soils do not occur within the installation.

A soil survey was completed for Okaloosa County (USDA, 1995). There are 12 soil types representing 12 soil series within Hurlburt Field (Figure 4). Seven of these are upland soil types, which are scattered throughout all but the northwest portion of the installation. These soils include Chipley and Hurricane Complex, Foxworth Sand, Kureb Sand, Lakeland Sand, Mandarin Sand, Resota Sand, and Urban Land.
For all Hurlburt soil types the seasonal high water table is generally 2 to 3 feet below the surface from November to April. Consequently, there are moderate to severe development constraints due to wetness, as well as the caving of cut banks. Hurlburt’s soils have severe limitations that reduce the choice of crop and pasture plants, require special conservation practices, or both.

- Chipley and Hurricane – This soil complex is somewhat poorly drained and occurs on slopes of 0 to 5 percent.
- Foxworth Sand – This soil type is moderately well drained and occurs on slopes of 0 to 5 percent.
- Kureb Sand – This soil type is well drained and occurs on slopes of 0 to 8 percent.
- Lakeland Sand – This soil type is also well drained and occurs on slopes of 0 to 5 percent.
- Mandarin Sand – This soil type is somewhat poorly drained and occurs on slopes of 0 to 3 percent.
- Resota Sand – This soil type is moderately well drained and occurs on slopes of 0 to 5 percent.
- Urban Land – This soil type does not have available descriptive or analytical information because it represents disturbed materials of various origins. It is located in developed areas beneath and surrounding buildings, roadways, and so on.

The remaining five soils are hydric (wetland) soil types. Hydric soils include Beaches, Dorovan Muck, Leon Sand, Rutledge Sand, and Pickney Loamy Sand. Dorovan Muck is the most widespread soil type on the installation, dominating wetland areas in the northern half. Rutledge Sand dominates the southwest quadrant and is also frequent in the northeast. The remaining hydric soils are scattered throughout the installation.

Hurlburt wetland soil types all have a high water table of 0 to 2 feet above the surface from November to April. Development constraints are consequently severe due to ponding, and cut banks may cave.

- Beaches – This soil occurs along a small portion of the installation bordering Santa Rosa Sound but does not have descriptive or analytical information. However, it is evident that this soil type is subject to fluctuating water tables (on a daily basis due to tidal effects) and storm surge erosion.
- Dorovan Muck – This soil is very poorly drained and occurs on nearly level terrain.
- Leon Sand – This soil is poorly drained and also occurs on nearly level terrain.
- Rutledge Sand – This soil is depressional and is very poorly drained.
- Pickney Loamy Sand – This soil is also depressional and is very poorly drained.
2.2.4 Hydrology

Groundwater

Hurlburt Field is underlain by a surficial sand and gravel aquifer, which includes the Citronelle Formation, and the Floridan aquifer of interbedded limestone and dolomite which is approximately 500 to 600 feet below the surface. The main water supply source at Hurlburt Field is the upper Floridan aquifer, which averages more than 1,000 feet in thickness and produces well yields from several hundred to over 10,000 gallons per minute. The water tends to be hard, but typically does not exceed drinking water standards for nitrate, fluoride, sodium, and chloride. Iron may occasionally exceed such standards. During the last several decades the Floridan aquifer has lowered 90 feet (USGS 1980) as a result of extensive pumping in the region. Should this trend continue, increases in saltwater intrusions and decreases in water storage along the Santa Rosa Sound are possible.
The shallow sand and gravel aquifer ranges in thickness from about 150 feet in the east to some 200 feet near the center of the installation. Yields of more than 300 gallons per minute are possible in the main producing zone just southeast of Hurlburt Field. Water from the aquifer requires treatment prior to potable water use, due to relatively high iron and tannin levels, as well as a low pH (USAF, 2002).

**Watersheds, Wetlands, and Drainage Patterns**

Regions of 100-year floodplains are extensive on Hurlburt Field (Figures 5 and 8). Most of the northwest portion of the installation and much of the northeast occur within floodplains. Scattered, isolated floodplain pockets also occur east and west of the airfield, and a floodplain/storm surge fringe exists where the installation borders the Santa Rosa Sound.

Hurlburt Field is generally divided into two drainage basins or watershed regions. The northern two-thirds of the installation predominantly drain north and northwest into the East Bay Swamp, while the southern third drains surface waters southward into the Santa Rosa Sound. Surface waters in East Bay Swamp and East Bay River flow westward into East Bay. Additionally, a very small region of land adjacent to the golf course drains eastward into Cinco Bayou, and thereafter into Choctawhatchee Bay (USAF, 2002a).

Specific information on wetland resources can be found in Section 2.3.5 of this INRMP.

**Coastal Zone and Barrier Island Issues**

The landward boundaries of the State of Florida are defined by the State, in accordance with Section 306(d)(2)(A) of the Coastal Zone Management Act (CZMA), as the entire state of Florida. Federal agency activities that have the potential to impact the coastal zone are required to be consistent, to the maximum extent practicable, with approved state Coastal Zone Management Programs. Federal agencies make determinations as to whether their actions are consistent with approved State plans. Consistency determinations are submitted to the State for review and concurrence. All relevant state agencies must review the Proposed Action and issue a consistency determination. The Florida Coastal Management Program (FCMP) is composed of 23 Florida statutes administered by 11 state agencies and four of the five water management districts.

Additional information regarding coastal zone issues is presented in Section 7.2 of this INRMP.

**Lakes and Ponds**

All the water bodies within the limits of Hurlburt Field are depicted in Figure 5. The largest water body is 25-acre Hurlburt Lake, which receives flow from a number of interconnected golf course ponds, overland flow, seepages, and springs. The vast majority of the other ponded areas also occur in or adjacent to the golf course and/or northeast of the flightline.

Wetlands and floodplains associated with Hurlburt Field are discussed in greater detail in Section 2.3.5 of this INRMP.
2.3 Ecosystems and the Biotic Environment

2.3.1 Ecosystem Classification

A national hierarchy for ecosystem classification has been developed by Robert G. Bailey of the United States Department of Agriculture (USDA), Forest Service, Inventory and Monitoring Institute. This hierarchy is a regionalization classification and mapping system that links soils, physiography, and habitat types to stratify the landscape into progressively smaller areas (Bailey et al., 1994). Hurlburt Field is located within the Humid Temperate Domain, Subtropical Division, Coastal Plain Mixed Forest Province, and Section 232D Florida Coastal Lowlands (Western).

Fifty-two percent of the installation is delineated as jurisdictional wetlands. Extensive swamps, marshes, ponds, and bayous exist in and around the installation. Hurlburt Field contains a mixture of ecological communities including swamps, flatwoods, maritime hammocks, cypress domes, and sandhill communities. Longleaf pine and wire-grass savannas/flatwoods harboring multiple ephemeral ponds dominate Hurlburt Field’s western side and continue onto Eglin AFB.

2.3.2 Vegetation

The trees commonly found in the southeastern United States are pines (Pinus spp.), oaks (Quercus spp.), and members of the laurel and magnolia families. Southeastern forests usually have a well-developed lower stratum of vegetation that includes ferns, small palms, shrubs, and herbaceous plants. Forests of longleaf, loblolly (P. taeda), and slash pine (P. elliottii) dominate large areas of sandy upland xerophytic habitat as a subclimax forest, maintained by frequent fires. Vast areas of gum-bay swamps and scrub-shrub wetlands exist throughout the area. Bald cypress (Taxodium distichum) and pond cypress (T. ascendens) are dominant trees in swamps and cypress domes throughout the region.

The majority of the pine forests found in the southeastern United States represent second-growth forests established after a disturbance event, such as a catastrophic wildfire or deforestation activity (natural or
Historically, under natural conditions, lightning-caused late spring and summer fires were an important component in maintaining pine-dominated ecosystems in the coastal plain area. These fires not only burned through pine stands in upland and flatwoods areas, but would also burn wetlands and hammocks during periods of extreme drought. These periodic fires maintained the pine subclimax forest by controlling hardwood competition, encouraging the growth of herbaceous vegetation, and maintaining open water areas within the wetlands by removing layers of peat and sphagnum moss.

### 2.3.2.1 Historic Vegetation Cover

Florida Natural Areas Inventory (FNAI) provides a brief compilation of historical documents describing the historical landscape of Hurlburt Field and Eglin AFB in their Natural Community Survey Report (Kindell et al., 1997) and their Rare Plant Survey Report (Chafin and Schotz, 1995; Hipes and Norden, 2003; Surdic, 2009; unpublished report 2020). Descriptions of vegetation prior to the formation of the installation can be found in several documents written in the 1900s.

The surrounding area has an extensive history of natural resource exploitation prior to its establishment as a military installation. The majority of the area’s history relates to timber harvesting of longleaf pine in the late 1800s. The turpentine industry was prevalent on Hurlburt Field until the 1930s. A small percentage of the original old growth longleaf pine forests remain on Eglin AFB, but the majority of Hurlburt Field’s forests are secondary.

In 1908, the Choctawhatchee National Forest was established and appears to have included the very northern portion of Hurlburt Field. Forestry management made widespread use of prescribed burning until 1927, when forest fire protection was fully implemented (USAF, 1993). Subsequent fire suppression within state and national forests, as well as on private lands, undoubtedly permitted successional changes that may be regarded as unnatural. Today, prescribed burns are again implemented.

### 2.3.2.2 Current Vegetation Cover

Beginning in 1997, the Florida Natural Areas Inventory (FNAI) has conducted occasional comprehensive surveys of Hurlburt Field’s high quality natural vegetative communities. FNAI last updated this survey and released the Rare Plant and Animal Inventory of Air Force Special Operations Command, Hurlburt Field, Florida: Final Report in September 2009. Their Final Report depicts the community types found on Hurlburt Field with descriptions of their vegetative composition (Surdick, 2009; Figure 6). The next FNAI survey began in 2019, and a Final Report will be ready in 2020.
Within the installation, cypress-gum swamp habitat is most prevalent within the northern half of the installation, which borders East Bay Swamp (1 SOCES, 2007). Here the dominant species include swamp tupelo (*Nyssa biflora*) and bald cypress. Shrub-dominated wetlands often occur peripheral to cypress-gum swamps and include such species as black titi (*Cliftonia monophylla*), red titi (*Cyrilla racemiflora*), myrtle-leaf holly (*Ilex myrtifolia*), fetterbush (*Lyonia lucida*), and Carolina St. John’s wort (*Hypericum nitidum*). Herbaceous wetlands are generally infrequent and small, and harbor sedges in such genera as *Carex*, *Cyperus*, *Rhynchospora*, and *Scirpus*, as well as species of Panicum grass, pitcherplants (*Sarracenia* spp.), and butterworts (*Pinguicula* spp.).

Mesic hammock areas are restricted to the slopes bordering the Santa Rosa Sound and include southern magnolia (*Magnolia grandiflora*), live oak (*Quercus virginiana*), saw palmetto (*Serenoa repens*), and various herbaceous plants.

Pine flatwoods occur commonly throughout the installation. Dominant species include longleaf pine, slash pine, running oak (*Quercus pumila*), gallberry (*Ilex glabra*), saw palmetto, sawbrier (*Smilax glauca*), and wiregrass. Sandhill communities are scattered on slightly higher and drier ground than pine flatwoods. Sandhill regions are dominated by longleaf pine, saw palmetto, and wiregrass, but also include turkey oak (*Quercus laevis*), sand post oak (*Quercus margaretta*), sparkleberry (*Vaccinium arboreum*), and bracken fern (*Pteridium aquilinum*). Sand pine scrub areas are scattered on the installation and usually consist of sand pine (*Pinus clausa*), sand live oak (*Quercus geminata*), myrtle oak (*Quercus myrtifolia*), saw palmetto, rosemary (*Ceratiola ericoides*), and rusty lyonia (*Lyonia ferruginea*).

Important habitat areas for T&E flora are widespread on Hurlburt Field. The greatest density of rare flora habitats occurs in the western portion of the installation where wet flatwoods, cypress domes, and other wetlands are common. Surveys for rare species in recent years include those documented in Flowers (1997), FNAI (1992; 1994b), Labat-Anderson (1994), USAF (1996), Printiss and Hipes (1997), and Hipes and Norden (2003).

Thirteen rare plants were documented during the 2008-2009 survey at Hurlburt Field (Table 4). Of the...
thirteen species located, three species were new records for Hurlburt. Two rare Florida species, the state threatened many-flowered grass pink (*Calopogon multiflorus*) and the federally-endangered perforate reindeer lichen (*Cladonia perforata*), were not observed on Hurlburt. Ten of the rare plants found in previous surveys were no longer considered rare and were not included in this survey (1 SOCES 2013).

During the 2019-2020 FNAI Rare Plants Survey, rare animals were not included in the statement of work, and updated rare plants lists were used to direct the survey. An updated table of Rare Plants Documented at Hurlburt Field 2019-2020 is below.

<table>
<thead>
<tr>
<th>Scientific name</th>
<th>Common name</th>
<th>FNAI Global Rank</th>
<th>FNAI State Rank</th>
<th>Federal Status</th>
<th>State Status</th>
<th>Documented</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>Baptisia calycosa</em> var. villosa</td>
<td>hairy wild indigo</td>
<td>G3T3</td>
<td>S3</td>
<td>N</td>
<td>LT (LT)</td>
<td>2002-2003, 2008-2009</td>
</tr>
<tr>
<td><em>Calopogon multiflorus</em></td>
<td>many-flowered grass-pink</td>
<td>G2G3</td>
<td>S2S3</td>
<td>N</td>
<td>LT (LT)</td>
<td>2002-2003</td>
</tr>
<tr>
<td><em>Cleistesioptis</em> oricamporum</td>
<td>fragrant Pogonia</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>LE (LE)</td>
<td>1996-1997, 2002-2003</td>
</tr>
<tr>
<td></td>
<td>(Potentially mis-id’d in previous surveys as <em>Cleistesioptis divaricata syn. Cleistes divaricata</em>)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>Lilium iridollae</em></td>
<td>Panhandle lily</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>LE (LE)</td>
<td>2008-2009</td>
</tr>
<tr>
<td><em>Listera australis</em></td>
<td>Southern twayblade</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>LT (LT)</td>
<td>2008-2009, 2019-2020</td>
</tr>
<tr>
<td><em>Pinguicula lutea</em></td>
<td>yellow flowered butterwort</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>LT (LT)</td>
<td>2008-2009, 2019-2020</td>
</tr>
</tbody>
</table>
### Table 4. Rare Vascular Plants Documented at Hurlburt Field (1996-2020)

<table>
<thead>
<tr>
<th>Scientific name</th>
<th>Common name</th>
<th>FNAI Global Rank</th>
<th>FNAI State Rank</th>
<th>Federal Status</th>
<th>State Status</th>
<th>Documented</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>Platanthera blephariglottis</em> var. <em>conspicua</em></td>
<td>white fringed orchid</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>LT</td>
<td>1996-1997</td>
</tr>
<tr>
<td><em>Pogonia ophioglossoides</em></td>
<td>rose Pogonia</td>
<td>N</td>
<td>N</td>
<td>N</td>
<td>LT</td>
<td>1996-1997, 2002-2003</td>
</tr>
</tbody>
</table>

*Source:* FNAI (personal communication, unpublished report)

**FNAI- Element Tracking Summary:** G1 = Critically Imperiled, G2 = Imperiled, G3 = Vulnerable, G4 = Apparently Secure, G5 = Secure, T = Subspecies’ or Variety’s Rank, S1 = Critically Imperiled, S2 = Imperiled, S3 = Rare, S4 = Apparently Secure.

**Federal Legal Status:** C= Candidate for listing, SAT = Similar in Appearance, SC = Species of concern to USFWS.

**State Legal Status:** C= Candidate for listing at the Federal level by the USFWS, ST = state population listed as Threatened by the FFWCC, SSC= Species of Special Concern by the FFWWC, FE = Listed as Endangered Species at the federal level by the USFWS, FT = Listed as Threatened Species at the Federal level by the USFWS, LT = Listed Threatened, LE = Listed Endangered, LS = Listed Special Concern, N = not currently listed.

#### 2.3.2.4 Turf and Landscape Areas

Turf and/or landscaped areas encompass *Improved* and *Semi-Improved* grounds on Hurlburt Field. These areas (Figure 7) are maintained by contracts under the responsibility of 1 SOCES.

Turf grasses on Hurlburt Field include centipede, common Bermuda, St. Augustine, and Argentine Bahia. Annual rye is over seeded in high-visibility areas and on soil-disturbed sites during the winter. Bermuda Tifway 419 is used on golf course tees and fairways with Bermuda Tifdwarf 328 used on greens. Pensacola Bahia is the most prevalent grass cover on the Hurlburt Field airfield.

The Hurlburt Field Landscape Development Plan (Section 15.0 of this INRMP) provides strategies for landscape improvements based on antiterrorism/force protection (AT/FP) standards, Leadership in Energy and Design (LEED), and sustainable design. Emphasis on landscape plant selection is on the use of native species or cultivars that are well-adapted to Hurlburt Field’s climate and soil conditions.

An additional resource for selecting landscaping plants is provided by the University of Florida: [http://fyn.ifas.ufl.edu/pdf/FYN_Plant_Selection_Guide_2015.pdf](http://fyn.ifas.ufl.edu/pdf/FYN_Plant_Selection_Guide_2015.pdf) and should be compared to the USDA’s Native Plant Database: [http://plants.usda.gov](http://plants.usda.gov) to select locally native species.

There is also a long-term landscape naturalizing goal of xeriscaping or using native trees, shrubs, and ground covers that will require little or no irrigation (Table 5). This objective directly supports Unified Facilities...
Hurlburt Field has attained Tree City USA status since 1994 (1 SOCES, 2013) and most recently earned the distinction as a Sterling Tree City USA, a designation extended to those who have made substantial contributions to urban forestry programs as a Growth Award winner. Furthermore, an Urban Forestry Management Plan for the installation was completed in 1997 (Harland Bartholomew & Associates, Inc.) and a Land Management Plan was developed as a result of wetlands permitting/mitigation in the year 2000 (Section 2.3.5 of this INRMP).

<table>
<thead>
<tr>
<th>Location</th>
<th>Plants</th>
</tr>
</thead>
<tbody>
<tr>
<td>Administration Areas</td>
<td>Palm species, eastern red cedar (<em>Juniperus virginiana</em>), oak species, pine species, and various ornamental shrubs</td>
</tr>
<tr>
<td>Airfield</td>
<td>No trees</td>
</tr>
<tr>
<td>Aircraft Operations and Maintenance</td>
<td>Pine species, red maple (<em>Acer rubrum</em>), crape myrtle (<em>Lagerstroemia indica</em>), and flowering dogwood (<em>Cornus florida</em>)</td>
</tr>
<tr>
<td>Community (Commercial and Services)</td>
<td>Live oak, laurel oak (<em>Q. laurifolia</em>), slash pine, longleaf pine, eastern red cedar, and sabal palm (<em>Sabal palmetto</em>)</td>
</tr>
<tr>
<td>Housing (Accompanied and Unaccompanied)</td>
<td>Slash pine, longleaf pine, southern red cedar, live oak, laurel oak, sabal palm, butia palm (<em>Butia capitata</em>), crape myrtle</td>
</tr>
<tr>
<td>Industrial</td>
<td>Red maple, southern red cedar, longleaf pine, slash pine, turkey oak, live oak, laurel oak, southern magnolia, and wax myrtle</td>
</tr>
<tr>
<td>Outdoor Recreation</td>
<td>Sabal palm, southern magnolia, live oak, laurel oak, longleaf pine, and southern red cedar</td>
</tr>
<tr>
<td>Open Space</td>
<td>Longleaf pine, slash pine, southern magnolia, southern red cedar, and live oak</td>
</tr>
</tbody>
</table>
Figure 7. Turf and Landscaped Areas of Hurlburt Field

2.3.3 Fish and Wildlife

Due to the variety of habitats found on Hurlburt Field, the installation supports a rich diversity of wildlife. Table 6 provides a summary of common species typically found within the installation. The table should only serve as a reference list and not a comprehensive inventory.

For the current list of fish and wildlife species known or believed to occur in Okaloosa County, visit: https://ecos.fws.gov/ecp0/reports/species-by-current-range-county?fips=12091.
### Table 6. Common Wildlife Species Found on Hurlburt Field

<table>
<thead>
<tr>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Common Name</th>
<th>Scientific Name</th>
<th>Common Name</th>
<th>Scientific Name</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Birds</strong></td>
<td><strong>Amphibians and Reptiles</strong></td>
<td><strong>Mammals</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Red-winged blackbird</td>
<td><em>Agelaius phoenicius</em></td>
<td>Cottonmouth</td>
<td><em>Agkistrodon piscivorus</em></td>
<td>American beaver</td>
<td><em>Castor canadensis</em></td>
</tr>
<tr>
<td>Wood duck*</td>
<td><em>Aix sponsa</em></td>
<td>Green anole</td>
<td><em>Anolis carolinensis</em></td>
<td>Virginia opossum</td>
<td><em>Didelphis virginiana</em></td>
</tr>
<tr>
<td>Great blue heron</td>
<td><em>Ardea herodias</em></td>
<td>Common snapping turtle*</td>
<td><em>Chelydra serpentine</em></td>
<td>Southeastern pocket gopher</td>
<td><em>Geomys pinetis</em></td>
</tr>
<tr>
<td>Great horned owl</td>
<td><em>Bubo virginianus</em></td>
<td>Six-lined racerunner*</td>
<td><em>Cnemidophorus sexlineatus</em></td>
<td>White-tailed deer</td>
<td><em>Odocoileus virginianus</em></td>
</tr>
<tr>
<td>Red-shouldered hawk</td>
<td><em>Buteo lineatus</em></td>
<td>Black racer</td>
<td><em>Coluber constrictor</em></td>
<td>Cotton mouse*</td>
<td><em>Peromyscus gossypinus</em></td>
</tr>
<tr>
<td>Fish crow</td>
<td><em>Corvus ossigragus</em></td>
<td>Eastern diamondback</td>
<td><em>Crotalus adamanteus</em></td>
<td>Raccoon</td>
<td><em>Procyon lotor</em></td>
</tr>
<tr>
<td>Great egret</td>
<td><em>Egretta alba</em></td>
<td>Five-lined skink</td>
<td><em>Eumeces fasciatus</em></td>
<td>Eastern mole*</td>
<td><em>Scalopus aquaticus</em></td>
</tr>
<tr>
<td>Southeastern American kestrel</td>
<td><em>Falco sparerius paulus</em></td>
<td>Eastern coachwhip</td>
<td><em>Masticophis flagellum</em></td>
<td>Eastern gray squirrel</td>
<td><em>Sciurus carolinensis</em></td>
</tr>
<tr>
<td>Belted kingfisher</td>
<td><em>Megaceryle aclyon</em></td>
<td>Slender glass lizard</td>
<td><em>Ophisaurus attenuates</em></td>
<td>Hidpid cotton rat*</td>
<td><em>Sigmodon hispidus</em></td>
</tr>
<tr>
<td>Northern mockingbird</td>
<td><em>Minimus polyglottos</em></td>
<td>Pygmy rattlesnake</td>
<td><em>Sistrurus miliarius</em></td>
<td>Eastern cottontail rabbit</td>
<td><em>Sylvilagus floridanus</em></td>
</tr>
<tr>
<td>Parula warbler</td>
<td><em>Parula americana</em></td>
<td>Eastern box turtle</td>
<td><em>Terrapene carolina</em></td>
<td>Gray fox</td>
<td><em>Urocyon cinereoargenteus</em></td>
</tr>
<tr>
<td>Flycatchers</td>
<td><em>Tyrannidae spp.</em></td>
<td>Garter snake</td>
<td><em>Thamnophis sirtalis</em></td>
<td>Red fox</td>
<td><em>Vulpes vulpes</em></td>
</tr>
</tbody>
</table>

* Species not surveyed for on Hurlburt Field, but commonly observed in Florida and the Southeastern United States.

### 2.3.4 Threatened and Endangered Species and Species of Concern

The ESA of 1973 (Public Law 93-205) requires military installations to protect and conserve federally listed T&E plants and animals and their habitats. In addition, the ESA requires that installations having listed species develop specific plans for preservation of these species and their habitats. AFMAN 32-7003 further requires that all installations must prepare and maintain a current inventory of T&E species and their habitats as part of the installation habitat inventory.

If listed species or their habitats are present, formal consultation (Section 7 under the ESA) must be undertaken with the USFWS or NMFS as appropriate. Consultation procedures are defined in 50 CFR Part 402. In 1991, the Air Force signed a MOA to participate in the USFWS’s Federal Neotropical Migratory Bird Conservation Program, which promotes and protects neotropical birds and their habitats. This two-year study (1994–1995) conducted by the then Air Armament Center, Environmental Management, and Natural Resources Division, Eglin AFB Florida, surveyed neotropical migrants every other week during April/May and September/October migration seasons. An observation station was placed at Hurlburt Field within the maritime hammock and former picnic area along the Santa Rosa Sound as part of this study.
Surveys for rare species in recent years include those documented in FNAI (1992; 1994b), Labat-Anderson (1994), USAF (1996), Flowers (1997), Printiss and Hipes (1997, 1999, 2000), and Hipes and Norden (2003), and Surdick (2009) as presented in Table 7. Species reported as occurring on Hurlburt Field include the reticulated flatwoods salamander (*Ambystoma bishopi*), red-cockaded woodpecker (*Picoides borealis*; RCW), white-top pitcher plant, Curtiss’ sand grass (*Calamovilfa curtissii*), and gopher tortoise (*Gopherus polyphemus*). The primary habitats identified for these species are the wetlands and flatwoods in the western portion of the installation.

### Table 7. Surveys for Rare Species Conducted at Hurlburt Field

<table>
<thead>
<tr>
<th>Survey Type</th>
<th>Timeframe</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gopher Frog Survey</td>
<td>1993-1994</td>
</tr>
<tr>
<td>Invertebrate Survey</td>
<td>1996-1997</td>
</tr>
<tr>
<td>Comprehensive Rare Species Survey</td>
<td>1996-1997, 2003</td>
</tr>
<tr>
<td>Red-cockaded Woodpecker</td>
<td>2017-2020 (USFWS)</td>
</tr>
<tr>
<td>Reticulated Flatwoods Salamander Pond Vegetation Monitoring</td>
<td>2020 (USFWS)</td>
</tr>
<tr>
<td>Gopher Tortoise Burrow Mapping</td>
<td>2009-2020</td>
</tr>
</tbody>
</table>

Table 8 lists rare wildlife observed by FNAI on Hurlburt Field. West Indian manatees (*Trichechus manatus*) and Gulf sturgeon (*Acipenser oxyrinchus desotoi*) have not been observed, but are known to occur in the Santa Rosa Sound.

### Table 8. Rare Animals Documented at Hurlburt Field (1996-2020)

<table>
<thead>
<tr>
<th>Scientific name</th>
<th>Common name</th>
<th>FNAI Global Rank</th>
<th>FNAI State Rank</th>
<th>Federal Status</th>
<th>State Status</th>
<th>Documented</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Amphibians</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>Ambystoma bishopi</em></td>
<td>reticulated flatwoods salamander</td>
<td>G2</td>
<td>S1S2</td>
<td>E</td>
<td>FE</td>
<td>2002-2003</td>
</tr>
<tr>
<td><strong>Reptiles</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>Alligator mississippiensis</em></td>
<td>American alligator</td>
<td>G5</td>
<td>S4</td>
<td>SAT</td>
<td>FT (S/A)</td>
<td>2008-2009, 2019-2020</td>
</tr>
<tr>
<td><em>Chelonia mydas</em></td>
<td>green sea turtle</td>
<td>G3</td>
<td>S2S3</td>
<td>T</td>
<td>FT</td>
<td>2019-2020</td>
</tr>
<tr>
<td><strong>Birds</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>Picoides borealis</em></td>
<td>red-cockaded woodpecker (RCW)</td>
<td>G3</td>
<td>S2</td>
<td>E</td>
<td>FE</td>
<td>2008-2009, 2019-2020</td>
</tr>
</tbody>
</table>
### Table 8. Rare Animals Documented at Hurlburt Field (1996-2020)

<table>
<thead>
<tr>
<th>Scientific name</th>
<th>Common name</th>
<th>FNAI Global Rank</th>
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<th>Federal Status</th>
<th>State Status</th>
<th>Documented</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>Egretta rufescens</em></td>
<td>reddish egret</td>
<td>G4</td>
<td>S2</td>
<td>N</td>
<td>ST</td>
<td>1996-1997</td>
</tr>
<tr>
<td><em>Egretta tricolor</em></td>
<td>tricolored heron</td>
<td>G5</td>
<td>S4</td>
<td>N</td>
<td>ST</td>
<td>2008-2009</td>
</tr>
<tr>
<td><em>Nyctanassa violacea</em></td>
<td>yellow-crowned night-heron</td>
<td>G5</td>
<td>S3</td>
<td>N</td>
<td>N</td>
<td>2008-2009</td>
</tr>
<tr>
<td><em>Nycticorax nycticorax</em></td>
<td>black-crowned night-heron</td>
<td>G5</td>
<td>S3</td>
<td>N</td>
<td>N</td>
<td>2008-2009</td>
</tr>
</tbody>
</table>

**Mammals**

<table>
<thead>
<tr>
<th>Scientific name</th>
<th>Common name</th>
<th>FNAI Global Rank</th>
<th>FNAI State Rank</th>
<th>Federal Status</th>
<th>State Status</th>
<th>Documented</th>
</tr>
</thead>
</table>

**Source:** FNAI personal communication, unpublished report

**FNAI- Element Tracking Summary:** G1 = Critically Imperiled, G2 = Imperiled, G3 = Vulnerable, G4 = Apparently Secure, G5 = Secure, T = Subspecies’ or Variety’s Rank, S1 = Critically Imperiled, S2 = Imperiled, S3 = Rare, S4 = Apparently Secure.

**Federal Legal Status:** C= Candidate for listing, SAT = Similar in Appearance, SC = Species of concern to USFWS.

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810 Gum swamp, cypress domes, baygall and flatwoods dominate Hurlburt’s natural communities lending ecological support to a diverse multitude of rare species identified in the aforementioned table. Hurlburt Field’s Land Management Plan (Section 15.0 of this INRMP) characterizes each natural area into habitat units based on current vegetative type, land use, species and management activity. This plan was developed in 2000 and in conjunction with the MOA between the base and the USACE and FDEP to set aside 3,200 acres of wetlands and 125 acres of uplands for compensatory mitigation (USACE/FDEP permit #199900679). Together these guidelines provide overarching management strategies for the protection and preservation of rare species on Hurlburt.

819 In the past, Hurlburt Field monitored for the state-designated threatened least tern (*Sternula antillarum*) with the Audubon Society. Hurlburt Field had gravel rooftops which attracted the birds. The birds abandoned the rooftops in 2014/2015 and the rooftops were replaced with metal. Least terns are no longer present on Hurlburt Field and are not actively monitored.

825 In 2018, Hurlburt Field’s Natural Resources Manager position became a USFWS/USAF Partnership position, and the USFWS staffed 2 Wildlife Biologists (GS-11, GS-9) at Hurlburt to conduct natural resources management activities, including T&E and rare faunal species surveys. USFWS performed
State and federal wetland boundaries and the removal of pollutants (including carbon) back into the soils of these ecosystems. Amphibians are a critical component of this process, as they play an important role in wildlife lifecycles, contribute to the food web, and provide stepping stones for dispersal of amphibians and other wildlife across the landscape. Wetland vegetation communities (marsh, submerged vegetation, wet meadow, etc.) play an important role in amphibian life cycles; many amphibians use both the aquatic environment and the terrestrial environment, making them sensitive to water level variation and water quality. In some instances, water level fluctuations produce novel foraging opportunities (access to extended wetlands during high-water periods) and shelter against potential predators (flooded vegetation as cover). Low-water periods can also benefit amphibians that rely on wetlands; periodic drying usually prevents the establishment of fish, of which many species eat amphibian eggs.

The most dominant National Wetland Inventory type on Hurlburt Field is Palustrine Forested, with significant areas of Palustrine Scrub/shrub habitat, and some Palustrine Emergent Marsh. Small estuarine wetland areas are mapped bordering the Santa Rosa Sound. State and federal wetland boundaries throughout Hurlburt Field were most recently re-established during an extensive jurisdictional wetlands survey in 2018, 2019, and 2020. These surveys are planned to reoccur annually, as feasible.

Section 7.1 of this INRMP presents a summary of current management practices, surveys and status of T&E and rare species.

2.3.5 Wetlands and Floodplains

2.3.5.1 Wetlands

The USACE defines wetlands as “those areas that are inundated or saturated with ground or surface water at a frequency and duration sufficient to support, and that under normal circumstances do support, a prevalence of vegetation typically adapted to life in saturated soil conditions. Wetlands generally include swamps, marshes, bogs, and similar areas” (33 CFR 328). Wetlands are an important natural system because of the diverse biological and hydrologic functions they perform. These functions include water quality improvement, groundwater recharge, pollution treatment, nutrient cycling, provision of wildlife habitat and niches for unique flora and fauna, storm water storage, and erosion protection. As a result, wetlands are protected as a subset of the “waters of the United States” under Section 404 of the CWA. The term “waters of the United States” has broad meaning under the CWA and incorporates deep water aquatic habitats and special aquatic habitats (including wetlands). “Jurisdictional” waters of the United States are areas regulated under the CWA and also include coastal and inland waters, lakes, rivers, ponds, streams, intermittent streams, vernal pools, and “other” waters that if degraded or destroyed could affect interstate commerce.

Section 404 of the CWA authorizes the Secretary of the Army, acting through the Chief of Engineers, to issue permits for the discharge of dredged or fill materials into the waters of the United States, including wetlands. Therefore, even an inadvertent encroachment into wetlands or other waters of the United States resulting in displacement or movement of soil or fill materials has the potential to be viewed as a violation of the CWA if an appropriate permit has not been issued by the USACE. In addition, wetlands are protected under EO 11990 (43 Federal Register 6030) the purpose of which is to reduce adverse impacts associated with the destruction or modification of wetlands. Extensive swamps, marshes, ponds, and bayous occur in and around Hurlburt Field. Approximately 3,328 acres, or 52 percent of the installation, is comprised of state and federal jurisdictional wetlands (Figure 8).

Apart from their role in wildlife lifecycles, wetlands contribute a valuable ecosystem service by absorbing and removing pollution from runoff before it enters streams and other waterways. Additionally, wetlands contribute to the food web as they are typically characterized by dense vegetation that provides food and cover for wildlife. Amphibians are dependent on wetlands for breeding and foraging, and convert substantial nutrients (including carbon) back into the soils of these ecosystems through their roles as predators and prey. Small wetlands can be just as important as large ones by providing stepping stones for dispersal of amphibians and other wildlife across the landscape. Wetland vegetation communities (marsh, submerged vegetation, wet meadow, etc.) play an important role in amphibian life cycles; many amphibians use both the aquatic environment and the terrestrial environment, making them sensitive to water level variation and water quality. In some instances, water level fluctuations produce novel foraging opportunities (access to extended wetlands during high-water periods) and shelter against potential predators (flooded vegetation as cover). Low-water periods can also benefit amphibians that rely on wetlands; periodic drying usually prevents the establishment of fish, of which many species eat amphibian eggs.
delineation survey conducted from 2010 to 2012. In the absence of a current Mean High Water Survey, the 4-foot contour was established by FDEP as the state’s southernmost jurisdictional boundary on the base. All future projects constructed waterward of this line will require a survey to establish wetland characteristics. This boundary does not apply to federal jurisdiction.

Two very successful salt marsh areas were established along the Santa Rosa Sound shoreline near the old installation picnic area in 1995 (south of what is now Corvias Housing). The easternmost marsh is located on Hurlburt Field’s southeast boundary in a cove at the mouth of a small drainage area. The other marsh is a few hundred yards west, directly in front of Hurlburt Field’s old picnic area. Together the two marshes total 4.7 acres. Over time the marshes have evolved into systems that very closely mimic natural salt marsh communities with graduated vegetative zones governed by elevation and the whole suite of floral and faunal species normally found in these tidal environments. In the late 1990s, the FDEP requested and was granted permission to harvest seeds and seedlings from these two marshes to grow in their nurseries for use with other similar projects around the northwest region. Personnel from FDEP have also brought individuals who were entertaining possible marsh projects in lieu of retaining walls to see an example of a successful marsh project first hand in Hurlburt Field’s marshes.

In 2002, a 4.3-acre salt marsh was constructed along Santa Rosa Sound just east of Hurlburt Field’s Soundside Club. This marsh was designed with more open water and deep water areas than the previous two marshes (referenced above). While it is a very different system from the previous two, it is equally successful. Submerged sea grasses have pioneered the site and have become established in this marsh due to the protective rock outcropping around the perimeter that reduces wave energy and provides a favorable environment for growth (1 SOCES, 2013).

These man-made salt marshes serve as partial mitigation credit for military construction projects permitted under USACE/FDEP Permit #199900679. In addition to serving as mitigation credit, these projects continue to help check shoreline erosion, provide valuable fish and wildlife habitat, and protect sensitive archaeological sites from degradation by erosion.

Wetlands are one of the most important environmental considerations at Hurlburt Field. Since most remaining uplands are already developed, Hurlburt Field’s future construction projects have the potential to impact protected wetland areas. However, Hurlburt Field complies with all federal regulations, including the CWA, and implements BMPs to reduce wetland impacts. All proposed projects are reviewed during the EIAP process for impacts to wetlands and natural resources. If impacts cannot be completely eliminated, they are minimized by reconfiguring or relocating. If impacts cannot be completely minimized, Hurlburt Environmental engages regulators and initiates the permitting process. An example of a long-standing permit and mitigation plan that continues to benefit wetlands on Hurlburt is Permit #199900679, which led to the development of the Land Management Plan of 2000. In the mid-1990s, Hurlburt Field worked with FDEP and USACE to develop a 10 year/multi-project permit that included 7 projects that would impact wetlands. This was a precedent-setting move because it was the first permit of its kind ever issued in northwest Florida. The permit and associated modifications (5) included an extensive mitigation package for the impacts incurred to wetlands and ultimately allowed the mission much greater flexibility. Along with the 4.1 acre saltmarsh restoration mentioned previously, another part of the mitigation package included the restoration of a 125-acre forested site. The site had been clear-cut and planted in sand pine (Pinus clausa) in 1988 for pulpwood production, but was restored to longleaf and wiregrass. The restored area now contains many rare plants, including Curtiss’ sand grass. Section 7.6 of this INRMP further discusses wetland protection.

### 2.3.5.2 Floodplains

Floodplains are defined by the United States Geological Survey (USGS) as, “the flat or nearly flat land along a river or stream or in a tidal area that is covered by water during a flood.” These areas must be reserved to
discharge the 100-year flood without cumulatively increasing the water surface elevation more than a designated height. When a floodplain is established, no additional obstruction (e.g., a building) should be placed in the floodplain that will increase the 100-year floodwater surface elevation. EO 11988 requires all Federal agencies to provide leadership and take action to reduce the risk of flood loss; to minimize the impacts of floods on human safety, health, and welfare; and to restore and preserve the natural and beneficial values served by floodplains, specifically the 100-year floodplain, in managing Federal lands and conducting Federal activities and programs affecting land use. Air Force installations have the responsibility to determine if proposed actions will occur in a floodplain, evaluate and document the potential effects, and consider alternatives to avoid these effects and incompatible development in the floodplain.

In 2020, Colorado State University and the Center for Environmental Management of Military Lands (CEMML) reviewed FEMA’s floodplain data and generated updated maps using high-resolution elevation (1m LiDAR), precise land cover data (0.3 m), and sophisticated 2D hydraulic modeling (Colorado State University 2020; Figure 8). FEMA reviewed the maps and endorsed the models and methodology utilized. The report is available on Hurlburt Field’s eDASH page.

Currently, FEMA does not have a 500-year floodplain analysis for Hurlburt Field and the new report fills that gap. The outdated FEMA flood map underestimated potential inundation from a 100-year storm by 11.3%. However, FEMA overestimated the number of buildings that lie within the 100-year floodplain by 45 buildings.

Based on the new assessment of the Air Force Geospatial Information Management System (AFGIMS) data (dated December 18th, 2018):

- The following assets located on Hurlburt Field are found to be within the CSU 500-year floodplain. FEMA does not have a 500-year flood map for Hurlburt Field.
  - 117 Real Property Buildings are exposed
  - 1 Hazardous Materials Site
  - 5 Storage Tanks
  - 0.6% of the Airfield

- The following assets located on Hurlburt Field are found to be within the CSU 100-year floodplain. Comparisons found to be within the FEMA 100-year floodplain provided in parenthesis below.
  - 38 Real Property Buildings (compared to 71 by FEMA) are exposed
  - 1 Hazardous Materials Sites (compared to 3 by FEMA)
  - 0 Hazardous Waste Sites (compared to 2 by FEMA)
  - 2 Storage Tanks (compared to 7 by FEMA)
  - 0.3% of the Airfield (compared to 4% by FEMA)

The 95th percentile maximum flood depth is projected to be 6.6 feet for the 500-year storm and 5.1 feet for the 100-year storm. The 95th percentile maximum flood velocity is projected to be 0.7 feet/second for the 500-year storm and 0.5 feet/second for the 100-year storm. The 95th percentile maximum shear stress on the local terrain due to flooding is projected to be 0.3 lb/ft² for the 500-year storm and 0.2 lb/ft² for the 100-year storm.

The enhanced processes established by CSU and the resulting new flood maps produced will greatly benefit planning and mission readiness at Hurlburt Field. Figure 8 shows the new CSU floodplain layers and impacted facilities.
2.3.6 Other Natural Resources Information

Biological inventories and surveys conducted on the installation provide vital information to support various NR program management. The following studies have assisted Hurlburt Field’s NRM and land use planners in forecasting potential impacts to wildlife.

- Formal Determination of the Landward Extent of Wetlands and Other Surface Waters, 2012. FDEP, USACE.
- Florida Natural Areas Inventory. 2009. Rare Plant and Animal Inventory of Air Force Special Operations Command, Hurlburt Field, Florida.
- Florida Natural Areas Inventory. 2003. “Rare Plant and Animal Inventory of Air Force Special Operations Command, Hurlburt Field, Florida.”
- Florida Natural Areas Inventory. 1997. “Rare Plant, Rare Vertebrate, and Natural Community Survey of Air Force Special Operations Command, Hurlburt Field, Florida.”
- Flowers, R. Wills. 1997. “An Invertebrate Survey of Hurlburt Field, Florida with Special Reference to Species of Special Concern.”
Mission-related Ecosystem Services

The USAF promotes mission-focused stewardship of the ecosystems it is entrusted with. As such, it is in the common interest to maintain the ecosystems in as natural a state as feasible. It is in the USAF interest to keep buffers around airfields, bombing ranges, test sites and other existing mission activities. These buffers are unmaintained natural areas. The “services” provided by these areas are: sound abatement by offering distance and absorbing materials; distance buffers for projectiles; safety zones under airport runway approaches; security buffers to highlight the approach of intruders; training grounds for anti-terrorism and infiltration. All of these activities require an unmaintained or minimally managed ecosystem to the benefit of the USAF mission and the natural ecosystems. For more information, visit http://www.fs.fed.us/ecosystemservices/.

2.4 Mission and Natural Resources

2.4.1 Natural Resource Constraints to Mission and Mission Planning

Constraints are considered to be anything that causes restrictions on the mission. In some cases, the presence of protected species, water resources, or sensitive habitats may limit the types or degree of activities in the area, but rarely are mission activities completely restricted due to natural resource issues. Early consideration of these issues in planning (i.e., EIAP) typically results in solutions where the mission can proceed unimpeded, either through modifications in location or timing or by obtaining permits through the appropriate regulatory agency that allow the potential for negative impact to resources (i.e., Section 7, Section 404, Section 401, etc.).

The presence of T&E species and sensitive or important habitats increasingly constrain military missions in the land and water areas. Sometimes the constraints are seasonal, as in a case where a mission must avoid the nesting seasons of a protected species. In this case, the mission may be scheduled to avoid nesting seasons of the species in question. In other circumstances, the constraints may involve comprehensive consultation periods before a mission can be conducted, or the added cost of observers to monitor the protected species (or its habitat) during the mission. Early consideration of these issues in planning typically results in solutions where the mission can proceed unimpeded, either through slight modifications in location or timing, by implementing requirements from an existing programmatic consultation, or by obtaining permits through the appropriate regulatory channels that allow the potential for negative impacts to the resource (i.e., ESA Section 7 consultation). On Hurlburt, all wetlands have been delineated through a formal process in order to save time and money on a project-by-project basis and to also minimize the risk for unauthorized impacts. All environmental layers are routinely updated and available on GeoBase and accessible to key decision-makers who understand that early planning is crucial in making natural resources a consideration rather than a constraint.

Even the loss of protected species or important habitats in the immediate vicinity of Hurlburt Field by non-military factors places constraints on the military mission by increasing the natural resource management responsibilities of the Air Force. As natural resources are depleted outside Hurlburt Field, the resources within the installation boundary become more valuable and must be managed more carefully.

Buffer zones have been established for sensitive species where off road driving, digging, cutting of vegetation and other ground disturbing activities are prohibited. These zones, primarily for the purpose of protecting target species, allow for 1500 feet from the center of known reticulated flatwoods salamander breeding ponds, 200 feet from RCW trees, and 25 feet from gopher tortoise burrows. These data layers can also be found on the GeoBase.
2.4.2 Land Use

Hurlburt Field has over 6,375 acres of land within Okaloosa County (USAF, 2005). The land distribution of Hurlburt Field is divided into a western and eastern section by the 9,600-foot runway and the associated airfields (Figure 9).

![Figure 9. Land Use Distribution at Hurlburt Field](image)

2.4.3 Current Major Mission Impacts on Natural Resources

The current mission at Hurlburt Field may create pollution concerns that have the potential to adversely affect natural resources on the installation if left unchecked.

Hurlburt Field operates a small arms range, an EOD area, a munitions storage area, a DIT (Dynamics of International Terrorism) range, skeet range, and services operated rifle and pistol range all bordering natural areas, some with jurisdictional wetland borders. The airfield and associated aircraft landing zones are intersected by and bordered by jurisdictional wetlands.

2.4.4 Potential Future Mission Impacts on Natural Resources

Natural resources face potential future impacts from new construction and conversion of habitat into new training areas. Habitat alteration is a major driver with the potential to reduce habitat used by protected and sensitive species.

The role of Hurlburt Field as a focus for Air Force special operations education, planning, and training is expected to continue to grow. Projected growth is detailed in the IDP. Outward expansion at Hurlburt is tightly constrained by jurisdictional wetlands (Section 2.3.5 of this INRMP) and associated T&E species habitat; therefore, long-range planning objectives will organize related activities into functional core areas or subareas utilizing multi-story construction housing multiple agencies in an effort to maximize operational efficiency and minimize footprint. Hurlburt Field can expect to see a consolidation and collocation of land...
uses to maximize land area and improve transportation. All projects will be thoroughly reviewed under the EIAP.

Water may become a growth-limiting factor in the Florida Panhandle over the next decade. Concerns over the availability of water from the Floridan aquifer will increase as the regional population continues to grow. Hurlburt Field’s joint initiative with the State and the City of Fort Walton Beach in reusing treated wastewater from the Hurlburt Field wastewater treatment plant, and Hurlburt Field’s efforts at expanding the use of the Sand and Gravel aquifer for both irrigation and potable water will contribute to reducing reliance on the Floridan aquifer.

### 3.0 ENVIRONMENTAL MANAGEMENT SYSTEM

The USAF environmental program adheres to the Environmental Management System (EMS) framework and its Plan, Do, Check, Act cycle for ensuring mission success. EO 13693, Planning for Federal Sustainability in the Next Decade; DoDI 4715.17, Environmental Management Systems; AFI 32-7001, Environmental Management; and International Organization for Standardization (ISO) 14001 standard, Environmental Management Systems – Requirements with guidance for use, provide guidance on how environmental programs should be established, implemented, and maintained to operate under the EMS framework.

The natural resources program employs EMS-based processes to achieve compliance with all legal obligations and current policy drivers, effectively manage associated risks, and instill a culture of continual improvement. The INRMP serves as an administrative operational control that defines compliance-related activities and processes.

### 4.0 GENERAL ROLES AND RESPONSIBILITIES

General roles and responsibilities that are necessary to implement and support the natural resources program are listed in the table below. Specific natural resources management-related roles and responsibilities are described in appropriate sections of this plan.

<table>
<thead>
<tr>
<th>Office/Organization/Job Title (Listing is not in order of hierarchical responsibility)</th>
<th>Installation Role/Responsibility Description</th>
</tr>
</thead>
</table>
| Installation Commander | The Hurlburt Field Wing Commander, 1 SOW/CC is responsible for the following aspects of the Hurlburt Field INRMP:  
  - Approves the INRMP  
  - Certifies the annual review of the INRMP as valid and current; or delegates the certification of the annual INRMP review to the appropriate designee  
  - Controls access to and use of installation natural resources  
  - Assures that funding is requested from AFCEC to meet obligations under the INRMP |
<p>| AFCEC Natural Resources Media Manager/Subject Matter Expert (SME)/ Subject Matter Specialist (SMS) | Provides technical assistance and guidance to AF on natural resources issues; Advocate for resources required to implement approved installation Integrated Natural Resources Management Plans |
| Installation Natural Resources Manager/POC | The Hurlburt Field Natural Resources Manager, 1 SOCES/CEIE, serves to implement terms of the INRMP and acts as a liaison between installation proponents, surrounding communities, and |</p>
<table>
<thead>
<tr>
<th>Office/Organization/Job Title (Listing is not in order of hierarchical responsibility)</th>
<th>Installation Role/Responsibility Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Installation Security Forces</td>
<td>Controls perimeter access</td>
</tr>
<tr>
<td>Installation Unit Environmental Coordinators (UECs); see AFI 32-7001 for role description</td>
<td>Assigned to all squadrons and tenant units, they are responsible for unit-specific oversight of operations that may impact environmental resources.</td>
</tr>
<tr>
<td>Installation Wildland Fire Program Manager</td>
<td>AFCEC provides support through the Eglin Wildland Support Module located at Eglin/Jackson Guard.</td>
</tr>
<tr>
<td>Pest Manager</td>
<td>Personnel are part of the Civil Engineer Squadron and respond to all other nuisance wildlife calls including snakes and alligators. All wildlife are handled in accordance with FWC regulations. Pest Management regularly interacts with and supports base natural resources and BASH personnel on a case-by-case basis.</td>
</tr>
<tr>
<td>Range Operating Agency</td>
<td></td>
</tr>
<tr>
<td>Conservation Law Enforcement Officer (CLEO)</td>
<td></td>
</tr>
<tr>
<td>National Environmental Policy Act (NEPA)/Environmental Impact Analysis Process (EIAP) Manager</td>
<td>Works closely with Natural Resource Program Manager for review of construction activities, through the CZMA as part of the NEPA review process. Projects do not proceed until all clearances and approvals are in place.</td>
</tr>
<tr>
<td>National Oceanic and Atmospheric Administration (NOAA)/National Marine Fisheries Service (NMFS)</td>
<td>Like the USFWS, Section 7 consultation with T&amp;E species must occur with NMFS when they have the lead. NMFS provides SME support and coordinates special research and grant opportunities such as invasive fish and snail monitoring and removal.</td>
</tr>
<tr>
<td>US Forest Service</td>
<td>Partner agency provides SME support and coordinates special programs such as Tree City USA Certification.</td>
</tr>
<tr>
<td>US Fish and Wildlife Service</td>
<td>Coordinates on an annual basis; reviews annual updates to the INRMP; reviews/comments 5-year review of INRMP; if listed species or their habitat are present on the installation then there must be a formal consultation with USFWS; has jurisdiction over migratory birds, federally listed T&amp;E species, certain marine mammals, and freshwater and anadromous fish.</td>
</tr>
</tbody>
</table>
| ESOH Council | Installation leadership is connected to base level environmental management through the ESOH Council. All assigned squadrons and tenant units are represented on this Council by a Unit Environmental Coordinator who is responsible for unit-specific oversight of operations that may impact environmental resources. The Council reviews the overall environmental management system at scheduled intervals to ensure its continuing suitability, adequacy and effectiveness.  
  - Guide policy for the natural resources program at Hurlburt Field.  
  - Recommend opportunities for improvement and identifies changes to policies, environmental objectives and targets. |
<table>
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</tr>
</thead>
</table>
| Installation Management Flight | The Environmental Element is responsible for the revision, update and monitoring of the Hurlburt Field INRMP as follows:  
- Review AF Form 813, Request for Environmental Impact Analysis, to determine potential natural resource impacts resulting from proposed actions.  
- Attend the Facilities Review Board to ensure an AF Form 813, Request for Environmental Impact Analysis has been or will be submitted for proposed projects with the potential to impact the environment.  
- Collaborate with Natural Resources Manager to address any proposed activity with the potential to negatively impact natural resources.  
- Provide a status of the natural resources management program to the ESOH Council upon request.  
- Coordinate with the USFWS and the FWC.  
- Prepare an update to the Hurlburt Field INRMP as needed in coordination with AFCEC, the USFWS and the FWC.  
- Project 5 years of goals for the implementation of the Hurlburt Field INRMP. Identify objectives to support each goal.  
- Request appropriate funded projects from AFCEC to achieve each objective.  
- Manage funding for projects.  
- Manage available manpower to implement the Hurlburt Field INRMP.  
- Continuously update and adjust goals and objectives as conditions change on the e-Plan website, and annually coordinate. |

5.0 TRAINING

AF installation NRMs/POCs and other natural resources support personnel require specific education, training and work experience to adequately perform their jobs. Section 107 of the Sikes Act requires that professionally trained personnel perform the tasks necessary to update and carry out certain actions required within this INRMP. Specific training and certification may be necessary to maintain a level of competence in relevant areas as installation needs change, or to fulfill a permitting requirement.

Installation Supplement – Training
• Black Bear Response Training – Security Forces training program provided by FWC when requested by NRM.
• Wetlands Awareness – as provided within the EMS e-DASH site and available for all Common Access Card (CAC) holders.

6.0 RECORDEKEEPING AND REPORTING

6.1 Recordkeeping
The installation maintains required records IAW Air Force Manual 33-363, Management of Records, and disposes of records IAW the Air Force Records Management System (AFRIMS) records disposition schedule (RDS). Numerous types of records must be maintained to support implementation of the NR program. Specific records are identified in applicable sections of this plan, in the Natural Resources Playbook and in referenced documents.

Installation Supplement – Recordkeeping

This section intentionally left blank.

6.2 Reporting
The installation NRM is responsible for responding to natural resources-related data calls and reporting requirements. The NRM and supporting AFCEC Media Manager and Subject Matter Specialists should refer to the Environmental Reporting Playbook for guidance on execution of data gathering, quality control/quality assurance, and report development.

Installation Supplement – Reporting

INRMP updates, which include the Land Management Plan discussed in Sections 1.4, 2.3.4, 2.3.5.1, 6.2, 7.6, 7.8, 7.9, 7.11, and 15.0 of this INRMP, will be submitted to the USACE regulatory office to fulfill the “in perpetuity” land management requirements of Permit # 199900679.

7.0 NATURAL RESOURCES PROGRAM MANAGEMENT

This section describes the current status of the installation’s natural resources management program and program areas of interest. Current management practices, including common day-to-day management practices and ongoing special initiatives, are described for each applicable program area used to manage existing resources. Program elements in this outline that do not exist on the installation are identified as not applicable and include a justification, as necessary.

7.1 Fish and Wildlife Management

Applicability Statement

This section applies to AF installations that manage fish and wildlife on AF property. This section is applicable to Hurlburt Field.

Program Overview/Current Management Practices

The USFWS, FWC, and NMFS all provide valuable insight to natural resource conservation programs at Hurlburt Field. When agency officials sign a Final INRMP, it serves as a mutual agreement between these...
agencies and the U.S. Air Force. These agencies continue to interact with NRM at Hurlburt Field to discuss priorities, set goals, and coordinate the annual update of the INRMP.

Hurlburt Field staff employs various tested measures to respond to human-bear conflicts. Education on good housekeeping practices (such as locking residential trash receptacles) remains the most effective approach for preventing such encounters. Articles published in the installation newspaper and social media, brochures and strategically placed signs educate the public about local bear and alligator behavior and the laws that protect them and people. Hurlburt Field’s NR personnel consult and coordinate with FWC to prevent human-alligator or human-bear conflicts. Hurlburt Field regularly holds the FWC Bear Response Training class to train bear response agents, including Security Forces troops.

Offsite relocation of native captured wildlife is highly discouraged. There are well documented negative impacts of relocation on resident wildlife populations and relocated individuals. Any relocation of native species outside of Hurlburt Field would occur with appropriate coordination and in accordance with USFWS and FWC regulations, and with the approval of the Hurlburt NRM. Live traps are used by Pest Management to remove animals such as opossums, raccoons or other small pests. These animals are released to an onsite location to prevent danger or damage to the animal, base personnel, and base assets.

State and Federal Jurisdiction of Fish and Wildlife

The State of Florida has jurisdiction over non-federally listed resident fish and wildlife throughout the state including Hurlburt Field. The USFWS has jurisdiction over migratory birds, federally listed T&E species, certain marine mammals, and freshwater and anadromous fish. The NMFS has jurisdiction over certain marine mammals, sea turtles in-water, and Gulf sturgeon in the Gulf of Mexico. Hurlburt Field is required to comply with federal fish and wildlife laws such as the ESA, which prohibits the unauthorized taking of a federally threatened or endangered species and requires federal agencies conserve those species and consult with the USFWS on actions that may affect them. The USFWS has been a strong conservation partner to Hurlburt Field and has worked closely with the NRM on the installation. The main role of USFWS on the installation has been to guide the NR staff in the conservation and management of the federally listed T&E species occurring on the installation in a manner which sustains and supports the diverse training military mission at Hurlburt Field.

Hunting and Fishing Program Organization and Management

Deliberate management of wildlife populations is necessary to sustain and enhance biological diversity and the viability of wildlife populations and to maximize the compatibility of wildlife and human activities. To achieve these goals, it is vital that habitat management activities be coordinated with other land management and mission-related activities.

Hunting and Fishing Policy, Regulations, and Fee Structure.

In accordance with AFMAN 32-7003, Environmental Conservation, the designated installation NRM is responsible for management and oversight of all hunting and fishing programs. Currently, Hurlburt Field does not have a hunting program in place because Hurlburt does not allow public access due to the sensitive nature of the base’s missions. There is no hunting on Hurlburt Field. Fishing opportunities are allowed for military personnel and visitors with base access passes at Hurlburt Lake and along the Santa Rosa Sound, with appropriate state fishing licenses. Outdoor recreation is allowed along the numerous jogging trails, and along the Grace Brown Nature Trail (located on the Soundside, south of Corvias Housing and southeast of the Soundside Club). All persons fishing, or engaging in outdoor recreational activities on Hurlburt Field, must comply with all applicable federal and state laws, rules, and regulations.
The only pond open to fishing on Hurlburt Field is Hurlburt Lake (Figure 5). Specific regulations may be posted as needed at the Lake. Because base access is limited and all personnel have been vetted through the Visitor Control Center, Hurlburt Lake’s new fishing pier is a “fee-free” fishing pier, and is not subject to Eglin AFB’s permit policy (no Eglin fishing permit is required to fish at Hurlburt Lake). Hurlburt also constructed a new fishing pier that is located on the Soundside near the Force Support Squadron’s Recreation Office, which provides additional fishing opportunities for shoreline saltwater fishing. Florida residents may obtain a free state fishing license that permits saltwater fishing from the shoreline or a structure attached to the shoreline. This license does not allow fishing from a boat or on an island that was accessed by boat. See https://myfwc.com/license/recreational/saltwater-fishing/shoreline-faqs/ for more information about the State’s shoreline saltwater fishing license. Freshwater fishing, or saltwater fishing from boats, is allowable along the Santa Rosa Sound as long as boats are not beached on military property (see posted signs along the shoreline, restriction does not include the Hurlburt Marina though Marina rules apply); licenses are available at the Okaloosa Tax Collector’s office on Hurlburt Field, as well as several locations off-base, and online (see www.myfwc.com for more information).

The management of the fishing program on Hurlburt Field is coordinated through Hurlburt Environmental NR and FWC. FWC’s Fish and Wildlife Research Institute (FWRI) program maintains a partnership with Hurlburt NR to perform angler surveys at the fishing piers on Hurlburt.

7.2 Outdoor Recreation and Public Access to Natural Resources

Applicability Statement

This section applies to all AF installations that maintain an INRMP. Hurlburt Field is required to implement this element.

Program Overview/Current Management Practices

Non-consumptive outdoor recreation opportunities on Hurlburt Field include jogging, biking, hiking, and birding. The Grace Brown Nature Trail and the picnic area along the Santa Rosa Sound provide additional recreational opportunities for installation personnel, as well as members of the general public during special events (with military ID or base access passes). Softball fields, basketball courts, a paintball area, and a skeet range provide additional recreation opportunities. Both the paintball area and skeet range are located off-Hurlburt on Eglin AFB, and require an Eglin Outdoor Recreation Permit. See https://eglin.isportsman.net for more information about a permit and accessing the paintball area or skeet range.

The Grace Brown Nature Trail is a 1.5 mile loop trail that extends from the trail head located adjacent to the Soundside Club and runs alongside the Santa Rosa Sound behind Corvias Housing. The trail includes interpretive signs, benches, picnic tables and elevated boardwalks crossing wetland marshes and other forested wetland areas. Several interesting ecosystems can be viewed from the trail, including mesic hammocks that provide refuge and resources for seasonally migrating birds, and the salt marshes mentioned in the wetland section, where secretive marsh birds can be spotted by patient birders. The trail also provides put in/take out places for kayakers to access the Santa Rosa Sound from Corvias Housing, and several places for shoreline fishing. The trail was substantially constructed through a partnership between the installation and the local scouting community. To date, a total of 18 scouts have obtained the Eagle Scout badge through projects related to this trail. In addition, the trail hosts many environmentally-related activities for celebrating Earth Day, Arbor Day, and National Public Lands Day, such as guided nature walks, bird watching activities and geocaching. Hurlburt NR often hosts trail clean-up and maintenance volunteer efforts to improve the Nature Trail and support outdoor recreation.
The Hurlburt Field Community Park features batting cages, an interactive fountain, a skateboard park, and a soccer field. There are also numerous softball fields, a running track, tennis courts, a golf course and miles of jogging trails.

**Public Access Areas**

Hurlburt Field is a closed base with the exception of minimal publicized special events. In general, public access to Hurlburt Field natural resources, outdoor recreation areas, and facilities is restricted. This policy is a necessary requirement of base security to insure the successful completion of the base missions. Safety considerations must be made when developing dispersed outdoor recreation opportunities in natural resource management areas. Wildlife may be found just about anywhere on base and participation in dispersed outdoor recreation activity carries with it the inherent risk of an encounter.

Privately owned off road vehicles (e.g., four wheelers, ATVs, dirt bikes, go-carts, etc.) or any motorized privately owned vehicles (POV) are restricted to street use and are not allowed within the natural areas of Hurlburt Field. Off-road Vehicle (ORV) use in natural resource areas degrades habitat, creates air and soil erosion, and conflicts with natural resource management goals and objectives. For example, protection of wetland areas, restoration of native prairies, wildlife habitat enhancement and watchable wildlife programs, or the maintenance of grasslands to encourage and increase ground nesting neo-tropical migratory bird populations on the installation are disturbed by unauthorized ORV use.

**7.3 Conservation Law Enforcement**

**Applicability Statement**

This section applies to all AF installations that maintain an INRMP, as all installations are required to provide a method for enforcement of conservation laws. Hurlburt Field is required to implement this element.

**Program Overview/Current Management Practices**

**State and Federal Jurisdiction of Fish and Wildlife**

Florida owns and retains jurisdiction over resident fish and wildlife throughout the state, including Hurlburt Field. The FWC established by Article IV, Section 9 of the Florida State Constitution is the governmental body responsible for the conservation of resident fish and wildlife. As such, the FWC establishes rules, regulations and season dates governing the taking of resident fish and wildlife species.

The USFWS has jurisdiction over migratory birds, federally listed T&E species, certain marine mammals, and freshwater and anadromous fish. Hurlburt Field is required to comply with federal fish and wildlife laws such as the ESA, which prohibits the unauthorized taking of a federally listed T&E species. ESA requires that federal agencies conserve these species and consult with the USFWS on actions that may affect them.

The 1st Special Operations Wing (SOW) Commander (CC) has Installation Command Authority over Hurlburt Field. Federal jurisdiction over Hurlburt Field, however, is proprietary. As such, the 1 SOW/CC does not have authority to enforce state laws. Additionally, the 96 TW Commander, the Installation Commander at Eglin AFB, still exercises control over the real estate Eglin AFB reserve, which includes Hurlburt Field.

Both the 1 SOW/CC and Corvias, the local privatized housing manager, will utilize the influence and authorities available to them to ensure compliance with conservation law. The 1 SOW/CC, as Installation Commander, has the inherent authority under Department of Defense Instruction 5200.08, paragraph 3.2, to protect installation resources and control base access. This includes the authority to suspend or revoke access.
to Hurlburt Field. This is referred to as barment. The Installation Commander can also utilize the 1 SOSS to respond to incidences involving wildlife and conservation law to inform those involved regarding the requirements of the INRMP and to contact state fish and wildlife enforcement officers where further action or law enforcement measures are needed. Additionally, if military members are engaging in behaviors inconsistent with conservation law, the matter can be referred to the individual’s military chain of command, where direct orders may be issued, or administrative action can be taken, if appropriate. In order to promote compliance with state wildlife laws among base housing residents, the privatized housing manager, Corvias, after coordination with the 1 SOSS/SFS and 1 SOCES/CEIE/Natural Resources, can issue written letters notifying residents of behaviors that can lead to wildlife conflict and recommended corrective actions. After the initial notice, Corvias will send a second and a third warning notice. If the behaviors of concern are not corrected after the third notice, the matter will be referred through 1 SOCES/CEIE to the military commander, for military personnel. If the individuals are not military or the military chain of command is not successful, the matter can be referred to the installation commander, who under the authority of AFI 32-6007, para 1.20, can bar residents from the installation.

In the event further enforcement actions are needed, the matter will be referred through 1 SOCES/CEIE to FWC Officers on Eglin AFB, or elsewhere. Such officers would have jurisdiction to enter Hurlburt Field and would be provided appropriate access to Hurlburt Field to fulfill their responsibilities. Eglin AFB is designated as a State of Florida Wildlife Management Area (WMA), and because Eglin holds the land rights under Hurlburt Field, Hurlburt is included in the Eglin WMA. The FY18 AFCEC agreement with the FWC to provide conservation law enforcement support to AF installations within the state, including Eglin AFB, therefore applies to Hurlburt Field. The Enhanced Patrol program initiated at Eglin AFB (and Hurlburt Field through Eglin land ownership) allows the AF to employ off-duty FWC Officers to enforce fish and wildlife related laws, while acting in official capacity and utilizing state issued vehicles and equipment. Current Conservation Law Enforcement Program funding level provides Eglin AFB 60 hours of enforcement effort per week. This program has proven hugely successful at Eglin.

In FY19, AFCEC supported an effort to obtain two LE FTEs from the USFWS for Eglin AFB. A comprehensive Conservation Law Enforcement Program (CLEP) was created and funded for several Air Force Bases. USFWS designated the individuals as Fish and Wildlife Officers (FWOs). The Eglin Test Wing Commander approved and signed a CLEP and coordinated with 96 SFS, FWC, and local LE to stand up the program at Eglin AFB. If the need for engagement by law enforcement officers increases, Hurlburt Field will request assistance from AFCEC to modify Eglin’s agreement with the USFWS to include Hurlburt Field, or to establish its own agreement. Hurlburt Field has never required federal law enforcement, but situations may arise in the future that necessitate a response (e.g. wildlife conflicts that involve ESA listed species such as poaching Gulf sturgeon or migratory birds).

### 7.4 Management of Threatened and Endangered Species, Species of Concern, and Habitats

**Applicability Statement**

This section applies to AF installations that have T&E species on AF property. This section is applicable to Hurlburt Field.

**Program Overview/Current Management Practices**

**Legal Requirement to Manage and Conserve T&E Species**

The ESA of 1973 is the primary legal driver for the protection and management of federally listed T&E species. The purposes of the Act are: “...to provide a means whereby the ecosystems upon which endangered species and threatened species depend may be conserved, to provide a program for the conservation of such
endangered species and threatened species, and to take such steps as may be appropriate to achieve the purposes of the treaties and conventions set forth in subsection (a) of this section.”

The consultation clause, Section 7(a)(1) of the Act further reads: “All Federal agencies shall, in consultation with and with the assistance of the Secretary (Interior and/or Commerce), utilize their authorities in furtherance of the purposes of this Act by carrying out programs for the conservation of endangered species and threatened species listed pursuant to section 4 of this Act.”

The Act defines the terms “conserve,” “conserving,” and “conservation” as meaning: “use of all methods and procedures which are necessary to bring any endangered species or threatened species to the point at which the measures provided pursuant to this Act are no longer necessary. Such methods and procedures include, but are not limited to, all activities associated with scientific resources management, propagation, live trapping, and transplantation, and, in the extraordinary case where population pressures within a given ecosystem cannot be otherwise relieved, may include the regulated taking.”

To further stress and clarify the importance of conserving T&E species, the DoD along with the Departments of Agriculture, Commerce, Interior, Transportation, and the United States Environmental Protection Agency (USEPA) signed a Memorandum of Understanding (MOU) in 1994. This MOU reads as follows: “Each individual agency that is a party of this MOU will: Use its authority to further the purposes of the ESA by carrying out programs for the conservation of Federally listed species, including implementing appropriate recovery actions that are identified in recovery plans.”

**Direct Mission Support**

Section 7(a)(2) of the ESA requires that each federal agency consult with the NMFS, USFWS and/or the FWC (as appropriate) on proposed actions that the Air Force has determined may affect listed T&E species. This initial determination is made as part of the EIAP under NEPA, the National Environmental Policy Act of 1970. This process assesses potential impacts of proposed mission activities on natural resources with special emphasis on T&E species and wetlands. Clear project proposals are required with details of the proposed mission activity and recommended conditions help to facilitate the review process. The NRM acts as the liaison between the proponent and regulatory agencies (USFWS and NMFS) managing the ESA Section 7 and Marine Mammal Protection Act (MMPA) consultation process. Before beginning any consultations, the NRM works with the proponent and other decision-makers including the community planner to determine if the mission fits under a pre-existing or programmatic consultation or to identify if other ways to adjust location, timing or types of activities will avoid or minimize impacts to T&E species and their protected habitats. Often, agreement to follow mission avoidance and minimization criteria has allowed the mission to eliminate the need for consultation or consult on an informal basis to minimize the length of time required for regulatory coordination.

On the surface, many proposed actions have the potential to impact T&E species. Often times, however, it is the support activities associated with the mission, rather than the mission itself, that have the greatest potential to impact T&E species. The role of the NRM is to understand the parameters in which the mission must occur and find solutions to avoid impacts to T&E species. If all impacts can be avoided, a formal Section 7 consultation (with NMFS and/or USFWS) is not required. If it is not possible to avoid impacts to T&E species or sensitive habitat, then the NRM or NEPA staff initiates consultation on behalf of the proponent through the submission of a Biological Assessment (BA) to the USFWS or NMFS. Table 9 identifies consultations related to proposed actions with the potential to affect T&E species or their habitat.
Table 9. Mission Activities and Related T&E Consultations

<table>
<thead>
<tr>
<th>Project</th>
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<th>Agency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eglin Road and Stream Crossing Elimination and Replacement BA</td>
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<td>USFWS</td>
</tr>
<tr>
<td>Boat Storage Facility</td>
<td>2007/2009</td>
<td>USFWS/NMFS</td>
</tr>
<tr>
<td>Planned Growth Environmental Assessment (EA)</td>
<td>2009</td>
<td>USFWS</td>
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<tr>
<td>EOD/Close Quarters Addition</td>
<td>2010</td>
<td>USFWS</td>
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<tr>
<td>Northeast Area Development</td>
<td>2011</td>
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<tr>
<td>West Gate EA Study</td>
<td>2013</td>
<td>USFWS</td>
</tr>
<tr>
<td>Timber Harvest BA (Eglin)</td>
<td>2014</td>
<td>USFWS</td>
</tr>
<tr>
<td>Range Road Maintenance</td>
<td>2014</td>
<td>USFWS</td>
</tr>
<tr>
<td>Hardwood Control in Flatwoods Salamander Ponds BA</td>
<td>2014</td>
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</tr>
<tr>
<td>Hardwood Control in Flatwoods Salamander Ponds BA</td>
<td>2018</td>
<td>USFWS</td>
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Management of Federally Listed Threatened and Endangered Species

Specific management and monitoring activities for many of the species listed below are addressed in the Hurlburt Field Land Management Plan. This Plan provides a basis for the various actions the Hurlburt NRM is undertaking to effectively manage and monitor T&E species and associated habitats.

7.4.1 Federal Special Status Species

Reticulated Flatwoods Salamander

The Frosted Flatwoods salamander (*Ambystoma cingulatum*) was federally listed as a threatened species in 1999. This salamander is slender and small-headed rarely exceeding 13 centimeters in length when fully mature. Adult dorsal color ranges from black to chocolate-black with highly variable, fine, light gray lines forming a netlike or cross-banded pattern across the back. The historical range of the flatwoods salamander included the lower Coastal Plain of Alabama, Florida, Georgia, and South Carolina. In 2008, the species was split into two distinct species, with the populations located east of the Apalachicola River retaining the *A. cingulatum* designation and threatened species status. The newly reclassified populations west of the Apalachicola River were identified as the reticulated flatwoods salamander (*Ambystoma bishopi*), with federal and state listing status elevated to endangered in 2009. The reticulated flatwoods salamander *A. bishopi* is found on Hurlburt Field.

Optimum habitat for reticulated flatwoods salamanders is an open, mesic (moderately wet) woodland of longleaf or slash pine flatwoods maintained by frequent fires that also contain shallow, ephemeral wetland ponds. Males and females generally migrate to these ephemeral ponds during the cool, rainy months from October to December. The females lay eggs in vegetation, often at the pond edges. Timing and frequency of rainfall are critical to the successful reproduction and recruitment of flatwoods salamanders. If ponds do not fill, or if they go dry too early, larvae are unable to navigate to other ponds to complete life cycle metamorphosis and they perish.

Breeding ponds on Hurlburt are ecologically connected to similar habitat on Eglin AFB. Together, Hurlburt, Eglin, Whiting Field (Navy property), and nearby state lands, constitute nearly all of the remaining habitat for this species. T&E species surveys conducted in 2002-2003 on Hurlburt noted the species in 11 ponds scattered across the approximate 1,000 acres of pine flatwoods on the installation’s west side. As a result of a wetland mitigation agreement in 2000, part of Permit #199900679’s requirement, a MOA and Land Management Plan were established between Hurlburt and FDEP/USACE to outline future land uses appropriate for this portion of the base, ongoing protection for jurisdictional wetlands, restoration for 125 acres, and preservation for over 350 acres of uplands. Recommended best management practices for these
sensitive areas and the salamander habitat are identical and this agreement ensures the continuation of protection and management activities such as prescribed fire and invasive species control. Mission critical objectives may at times threaten this ecological area, however, the NRM will work consistently with decision-makers to avoid and minimize any impacts to the species.

Habitat improvement for this species is a priority within T&E program management due to the dire condition of the population. In 2020, nearly all historical and potential breeding ponds were surveyed by USFWS using a new trapping protocol, and larvae were detected in four ponds. Before 2020, the last confirmation of presence, capture of three aquatic larvae, occurred in 2014. Infrequent monitoring occurred between 2014 and 2017, but in 2018, USFWS began dip-netting and collecting water samples for environmental DNA (eDNA) analyses. Through 2018 and 2019, USFWS did not capture any larval salamanders, but eDNA results were positive for *Ambystoma bishopi* in all four sampled ponds over both years. Positive eDNA results led the USFWS to redesign their capture protocol and implement trapping to confirm species presence. Captures in 2020 support continuing aggressive management actions to restore habitat that will improve conditions in additional breeding ponds, and increase the potential for natural immigration of individuals from the nearby Eglin population (reducing inbreeding impacts).

During the summer of 2017, restoration work to remove midstory hardwood vegetation was accomplished in pond H6 (approximately 12 acres) under a contract supervised by FWC’s Aquatic Habitat Restoration Enhancement Section (AHRES). Virginia Polytechnic Institute and State University (Virginia Tech), the USFWS, and FWC coordinated the planning and oversight of contracted mechanical removal (by hand with chainsaws) and herbicide application (cut stump). For summer 2018, the restoration work continued in pond H2 (approximately 8 acres). Pond H1, the pond with confirmed salamander occupancy from 2014, is the next priority pond for restoration. H1, H7, and H13 were awarded FWC AHRES funding in 2019 under the new FWC Request for Proposal (RFP) and the work will be performed in the spring of 2020. H4 and H5 are being considered for restoration, potentially for 2020/2021, pending AHRES funding or supplemental grants/additional support. USFWS saw crews will support upcoming restoration projects as mutual aid.

Prescribed fire is a critical component of habitat management and is conducted routinely through efforts of the Eglin Wildland Support Module stationed at Eglin AFB/NR. Prescribed fire actions on Hurlburt Field are primarily aimed at controlling midstory hardwood vegetation and stimulating the health of native plant communities. Fire activities scheduled to avoid periods of salamander migration generally produce long term overall benefits to the salamander breeding ponds, such as reduction of midstory woody plants, reduction of shading, and improvement of herbaceous vegetation. More aggressive management includes mechanical (by hand with chainsaws) midstory hardwood removal and cut-stump herbicide application, conducted by contractors overseen by FWC AHRES and Hurlburt NR. Mechanical and chemical treatments within the breeding ponds are more effective when followed up by focused growing season prescribed fires in individual ponds (conducted by the Eglin Wildland Fire Module). These methods are currently being utilized to restore healthy breeding site conditions to a state where they can be perpetually fire-maintained, although they may require follow-up herbicide spot treatments.

**Eastern Indigo Snake**

The eastern indigo snake (*Drymarchon corais couperi*) is a federally-threatened species. It is one of eight subspecies of primarily tropical snakes. Six of the eight subspecies are distributed in South or Central America, only the eastern indigo and the Texas indigo (*Drymarchon melanurus erebennus*) occur within the United States. The eastern indigo is a very large, conspicuous, slow-moving, and docile snake that can attain a body length of 8.5 feet. These characteristics make it an easy target for those who indiscriminately kill snakes on sight. It is also a species that is highly sought after by collectors in the commercial pet industry. The eastern indigo often uses gopher tortoise burrows, which establishes an important linkage between the two species. While this species has been sighted on the Eglin reservation (last confirmed presence dates to 1996), there have been no documented sightings at Hurlburt Field.
In 2017, Eglin AFB became a gopher tortoise translocation receiving site of incidental take permitted tortoises from South Florida. These tortoises bolster the Eglin gopher tortoise population and in the future may provide sufficient burrows across the landscape for a sustainable population of eastern indigo snakes. Apalachicola and Conecuh National Forests both began receiving indigo snakes in 2017 in a repatriation effort to establish sustainable populations, and successful recruitment has been documented at Conecuh NF. These nearby population sources are likely to expand to Eglin, and eventually to Hurlburt, in the future.

Hurlburt NR maintains a passive management approach for this species, maintaining forested habitat with prescribed fire, restricting of use of forest roads, and using perimeter access controls where the species is most likely to be present. All construction personnel are briefed on this species, and educational signage is provided. The management and recovery of the eastern indigo snake is closely related to the gopher tortoise. Management of one species benefits the other. T&E species surveys are ongoing; the NR staff routinely inspect documented active and inactive gopher tortoise burrows.

**Gopher Tortoise**

The gopher tortoise (*Gopherus polyphemus*) is a state-designated threatened species and candidate for Federal listing in the eastern portion of its range. In December 2008, all DoD entities, including the Air Force, as well as state agencies and other non-governmental organizations (NGO), signed a Candidate Conservation Agreement with the USFWS. This agreement defines what each agency will voluntarily do to conserve the gopher tortoise and its habitat. The Federal Register Vol. 76, No. 144 / Wednesday, July 27, 2011 documented the 12-month finding on a petition to list the gopher tortoise as threatened in the eastern portion of its range. The review found that the listing of the gopher tortoise as warranted; however, listing was precluded by higher priority actions. The Federal Register notice also stated that it would be added to the federal candidate list and a proposed rule to list the gopher tortoise would be developed as priorities allow. In 2019, a Species Status Assessment (SSA) was initiated, which will serve as the biological underpinning of the Service’s forthcoming decision on whether the species warrants protection under the ESA. In March of 2020, Eglin AFB signed a base-specific programmatic Conference Opinion (CO) with the USFWS, granting Eglin AFB similar protections to a Biological Opinion (BO) regarding impacts to this species. Hurlburt is not included in the Eglin CO, however, the precedence has been set for other DOD installations to conduct similar consultations.

The gopher tortoise is found primarily within the sandhills and open grassland ecological associations in longleaf pine forests, where it excavates a tunnel-like burrow for shelter from climatic extremes, and which also provide refuge from predators. The primary features of good tortoise habitat are sandy soils, an open canopy with plenty of sunlight, and abundant food plants (forbs and grasses).

Prescribed fire is often employed to maintain these conditions. Nesting typically occurs during May and June, and hatching usually occurs from August through September. Gopher tortoises are considered a keystone species (i.e., a species upon which other species in an ecosystem largely depend, such that if it were removed, the ecosystem would change drastically). Their burrows serve as important refuges for many species, known as commensals, including the aforementioned federally listed eastern indigo snake. About 360 species are known to be gopher tortoise commensals, many of which are also considered at-risk or have been petitioned for federal or state listing. Conserving gopher tortoises conserves their commensals.

Gopher tortoises and their burrows are protected by state law, and a gopher tortoise relocation permit must be obtained from FWC before disturbing burrows and conducting construction activities (Chapter 68A - 27.003, FL Administrative Code). A disturbance includes any type of work within 25 feet of a gopher tortoise burrow. For information on gopher tortoise relocation permits, refer to the FWC gopher tortoise permitting guidelines webpage: [https://myfwc.com/license/wildlife/gopher-tortoise-permits/permitting-guidelines/](https://myfwc.com/license/wildlife/gopher-tortoise-permits/permitting-guidelines/).

T&E species surveys have documented a small remnant population of gopher tortoises on Hurlburt Field. Management activities to support gopher tortoises include prescribed fire and sand pine removal. Though
Surveys are routinely conducted for specific military projects and construction personnel are educated regarding the species.

Gulf Sturgeon

The Gulf sturgeon (Acipenser oxyrinchus desotoi) was designated a threatened subspecies in September 1991. The sturgeon is a member of the family Acipenseridae that inhabits the Atlantic, Gulf, Pacific, and certain freshwaters of the United States. The Gulf sturgeon is one of two geographically disjunct subspecies of the Atlantic sturgeon, (Acipenser oxyrinchus oxyrinchus). Gulf sturgeon are characterized by a sub-cylindrical body embedded with bony plates, or scutes. These fish are anadromous (i.e., they rear in fresh water, mature in salt water, and then migrate back to fresh water to spawn and reproduce). The Gulf sturgeon occurs in most major river systems from the Mississippi River to the Suwannee River and in marine waters from the central and eastern Gulf of Mexico to Florida Bay. Comparison of historic information and current data indicate that Gulf sturgeon populations are reduced from historic levels. At present, Gulf sturgeon population estimates are unknown throughout its range.

Through the EIAP, Hurlburt Field analyzes potential impacts to Gulf sturgeon from proposed mission activity and recommends conservation measures to avoid these impacts. Currently, Hurlburt Field does not conduct any active management for Gulf sturgeon.

Red-cockaded Woodpecker

The RCW is a federally-endangered species endemic to open, mature old growth longleaf pine ecosystems in the southeastern United States. RCWs are the only woodpecker species in North America to excavate cavities in live pine trees. They require old growth pines (i.e., generally trees >80 years old), for cavities due to the greater occurrence of red heartwood fungus in old trees, which renders the trees easier to excavate. Though RCWs are generally considered to prefer longleaf pines, they have been found to excavate cavities in other pine species, especially in areas where old-growth longleaf forest has been converted to slash or loblolly.

In 2009, an RCW cavity was discovered on Hurlburt Field, and the tree was painted with white paint to mark it as an RCW cavity tree. This tree was named 0506-005 and received a tree tag. In spring 2017, eggs were confirmed in the cavity. Approximately 10 days post-hatching, two chicks were banded, each with an individually numbered silver USFWS band and color bands to facilitate individual identification and cluster. The cluster was named HF-001, though it remains part of the Eglin RCW population. To stabilize the cluster, and provide safe roosting sites for juvenile birds and the breeder female, Eglin’s T&E Biologist drilled 3 artificial cavities in nearby trees. These trees were monitored and cleaned throughout the 2017-2018 winter and were available for use in the 2018 breeding season. From 2018-present, one of the banded birds (zebra/light blue/zebra, orange/USFWS) has been observed occupying the cluster (roosting in the wild cavity tree), and is believed to be a female bird. The original breeding pair and sibling have not been observed since the 2017 breeding season. One additional wild cavity and one start have been identified on the western portion of the Range, and at least two unbanded RCWs have been observed coming over to Hurlburt from Eglin to forage and maintain the cavity tree. During the 2019 breeding season, eastern bluebirds nested in the western side wild cavity tree, and 2 of the 3 drilled cavity trees in HF-001. As of June 2020, no breeding has been documented for the 2020 breeding season.

Management practices such as enforcing 200 foot buffer zones are implemented to protect cavity trees during prescribed fire or any other forest restoration activities. RCW starts do not merit buffering, but the Eglin Wildland Support Module and Hurlburt NR staff have implemented the practice of raking around the trees to minimize prescribed fire impacts to potential future cavity trees.
Passive management for the species includes prescribed fire and removal of invasive species, including sand pine, which is the greatest threat to RCW habitat. Sand pine eradication in over 100 acres on the western portion of the base was accomplished in FY14-15 with additional removal accomplished in 2017, part of the restoration work described in the Land Management Plan and required mitigation for USACE/FDEP Permit #199900679. Hurlburt works consistently with the Eglin Wildland Support Module to manage natural areas under an effective burn prioritization process. For RCWs, the frequency recommended for restorative emphasis is a three year average return interval. Between 2017 and 2019, the Eglin Wildland Fire Module has conducted three prescribed burns on the western portion of Hurlburt Field. As breeding has again been documented at Hurlburt (after >30 years), Hurlburt NR reports annual breeding efforts and cluster management to the RCW species coordinator.

American Alligator

The American alligator (Alligator mississippiensis) is federally protected by the Endangered Species Act as a threatened species, due to their similarity of appearance to the American crocodile, and as a federally-designated threatened species by Florida’s Endangered and Threatened Species Rule. Alligator management is delegated to the state of Florida. Crocodiles are not present in Hurlburt Field’s region of Florida, however alligators are common and ubiquitous across the Hurlburt landscape. They are not actively managed, though they benefit from wetland management. Human-alligator conflicts are mitigated by posting educational signage to prohibit feeding and inhibit interaction. Alligators are a potential threat to human safety, but there have been no incidents on Hurlburt due to enforced no-feeding rules and education. Alligators that are not habituated to being fed are not a risk to human safety. Alligators that are in the way of mission activities are moved IAW state regulations that require a FWC-licensed alligator trapper to remove the animal, or if the animal can be encouraged to leave but does not have to be removed, NR can work with facilities to encourage the alligator to leave.

Species Proposed for Federal Listing

In recent years, several species have been proposed for listing which have not been confirmed on Hurlburt Field, but may be found on the installation.

The eastern black rail (Laterallus jamaicensis ssp. jamaicensis), is a small, blackish marsh bird that is found along the Atlantic and Gulf Coasts from Connecticut to Texas. A 2018 Species Status Assessment (SSA) confirmed the species would continue to decline without conservation and restoration measures and USFWS has proposed to list the eastern black rail as threatened. Hurlburt has a small portion of salt marsh, which could be used by marsh birds, including black rails. Hurlburt NR may consider initiating the Secretive Marsh Bird Survey Protocol to monitor for rare marsh birds. Habitat protections for Hurlburt’s salt marsh are currently standard practice: erosion control measures are implemented for all soil-disturbance projects, boating and recreational access are carefully managed.

Several gopher tortoise commensal species have been petitioned for federal listing: gopher frog (Lithobates captio), eastern diamondback rattlesnake (Crotalus adamanteus), Florida pine snake (Pituophis melanoleucus mugitus), and southern hognose (Heterodon simus). Gopher frogs’ historical range extended from North Carolina to Alabama and Tennesse. Currently their distribution is limited to areas with healthy gopher tortoise populations. In Florida, this species is a part of the Imperiled Species Management Plan as of 2017. Though once commonly found across the southeastern US, eastern diamondback rattlesnakes are declining, largely due to human persecution, and the petition for its listing is under review. Florida pine snakes, a state-threatened species, are often associated with southeastern pocket gophers (Geomys pinetis), and often utilize gopher tortoise burrows. Southern hognose snakes are fairly small, fossorial snakes that feed largely on frogs and toads. They are found almost exclusively in sandhills, pine flatwoods, and coastal dunes. In October of 2019, the USFWS deemed the southern hognose snake listing as unwarranted, however the State of Florida continues to consider the species as a species of greatest conservation need. Hurlburt has a small population of gopher tortoises, but manages habitat to benefit multiple species, including associated commensals. DoD Partners in Amphibian and Reptile Conservation (PARC) have published recommended

HURLBURT FIELD
INTEGRATED NATURAL RESOURCES MANAGEMENT PLAN
Best Management Practices (BMPs) for DoD Installations regarding gopher frogs, which would benefit multiple other herpetofauna on the base. Hurlburt NR may consider initiating point-count frog call surveys to assess amphibian occupancy. Other recommended actions are currently standard practice on Hurlburt - prescribed burning, pond restoration, restrictions for off-road driving.

The alligator snapping turtle (Macrochelys temminckii) is a prehistoric-looking, long-lived, large freshwater turtle found only in deep rivers, swamps, canals and lakes of the southeastern US. The species has declined dramatically, and is now restricted to remote and protected locations. The most likely locations to sustain alligator snapping turtles on Hurlburt are currently protected wetlands and the East Bay River. Management actions to maintain wetlands will benefit species management for alligator snapping turtles. The species is under review for federal listing but remains protected as a State Species of Special Concern in Florida.

The tricolored bat (Perimyotis subflavus), formerly known as the eastern pipistrelle, was historically one of the most common species found throughout the forests of eastern North and Central America. This species has declined precipitously due in large part to White-nose Syndrome (Pseudogymnoascus destructans; WNS), the fungus affecting many bat species in the Northeastern US. This species typically relies on forests for foraging and summer roosting, but can be found winter roosting in human structures such as bridges and culverts when cave systems are scarce or unavailable on the landscape. DoD has a MOU with Bat Conservation International (BCI; signed Oct. 2006, renewed Dec. 2011) that “establishes a policy of cooperation and coordination between DoD and BCI to identify, document and maintain bat populations and their habitats on DoD installations.” Additionally, the MOU expresses DoD interest in improving management of bat populations and habitats, particularly to keep once-common bat species from being Federally listed and to recover presently listed species and prevent extinctions. Hurlburt NR initiated winter-roosting occupancy surveys for tri-colored bats in 2019 using a mix of acoustic detectors to record calls for identification, and infrared video imagery to assess populations occupying bridges and culverts on base. Hurlburt and Eglin NROs are also considering implementing the North American Bat Monitoring Survey (NABat) across both bases to monitor long-term population trends on the installations and contribute to the larger project monitoring trends across North America. Tricolored bats are under review for federal listing.

The Gulf Coast solitary bee (Hesperapis oraria) has been found on Eglin Air Force Base property on Santa Rosa Island located across the sound from Hurlburt. The bee’s current known range is Jackson County, Mississippi; Mobile and Baldwin counties, Alabama; and Escambia, Okaloosa, Walton, Santa Rosa and Bay counties, Florida. The Gulf Coast solitary bee is a monolectic of the Coastal Plain honeycomb head (Balduina angustifolia). Preferred habitat consists of dense patches of the honeycomb head as well as the appropriate nesting substrate of deep, soft sandy soils within flight range of the plants. This habitat is typically found on dunes behind fore dunes on barrier islands and coastal shores in close proximity to the shoreline. Hurlburt NR will initiate occupancy surveys for Gulf Coast solitary bees in 2020 surveying in September-October when the Coastal Plain honeycomb is in bloom. This species was petitioned to be listed March 2019 and is under review for federal listing.

7.4.2 State Special Status Species

AFMAN 32-7003 encourages biodiversity management to include the conservation of state-listed and other rare species. However, biodiversity management is not an Air Force mandate and as such is not considered a “must fund” area in the Air Force budgetary system. The Air Force is currently not providing funding to installations for conservation of state-listed and rare species unless those species are also federally listed. Nonetheless, the conservation of state-listed species and other rare but unlisted species, is encouraged and in some cases is critical to ensuring continued mission flexibility. Any potential impacts to state-listed species shall be addressed through consultation with FWC. The flora and fauna species documented during field surveys at Hurlburt Field are discussed in Section 2.3 of this INRMP.

Hurlburt Field does manage for the Florida black bear (Ursus americanus floridanus), a subspecies of the American black bear (Ursus americanus), as a part of the BearWise Plan (Section 15.0 of this INRMP).
Although Florida black bears are not a federally or state listed species, they are a managed species due to their potential conflicts with humans. For information on the state’s management strategies, refer to Florida’s Black Bear Management plan: [https://myfwc.com/wildlifehabitats/wildlife/bear/](https://myfwc.com/wildlifehabitats/wildlife/bear/).

Florida black bears are present throughout Okaloosa County, including both the natural and built areas of Hurlburt Field. Human-bear conflicts can range from minor annoyances to an immediate threat to human safety. Hurlburt Field is a BearWise Community and the goal of the Hurlburt Field BearWise Plan is to reduce conflicts and promote coexistence between people and bears through installation-wide efforts. For detailed information on the installation’s management strategies, see the BearWise Plan in Section 15.0 of this INRMP.

### 7.4.3 Pollinator Conservation

DoD has emphasized the importance of pollinator conservation to the military services by developing partnerships to support their conservation. Pollinators include many insect species, several birds, bats, and other wildlife. The MOU states that this framework is important to “ensure that pollinator management activities are incorporated where practicable, into installation INRMPs and practices.” DoD has also developed the USAF Pollinator Conservation Reference Guide (2017) in partnership with the USFWS.

The March 2017 USAF Pollinator Conservation Reference Guide is available AFCEC’s eDASH Natural Resources website, and provides specific pollinator conservation measures and strategies which can be implemented by the USAF. It supplements existing policy and instructions to guide USAF actions to contribute to pollinator conservation under Presidential Memo and Federal Pollinator Health Strategy. It further provides Technical Guides as reference materials for pollinators of conservation concern (listed species, birds of conservation concern, bees and monarch butterflies), and native plant recommendations specific to ecoregions. Conservation of pollinators by USAF alone or in collaboration with groups such as BCI and USFWS supports these DoD initiatives.

Some areas of Hurlburt Field are more suitable for pollinator habitat conservation due to current use and/or habitat condition. For example, conservation on unimproved (natural) areas, buffers, recreation areas, rights-of-way, golf courses, and landscaped areas may be more compatible with mission requirements than other areas. These areas are a priority for implementing pollinator habitat improvements and using land management practices in ways beneficial to pollinators. Prescribed burning, mechanical and chemical treatments for midstory hardwoods, and invasive species treatments all benefit pollinator conservation by promoting native vegetation. In other areas, Hurlburt NR has worked with the Child Development Centers (CDC) and Youth Center (YC), and with Corvias Housing, to promote pollinator conservation on base. The CDCs and YC have pollinator gardens and incorporate pollinator outreach in their classes, with guest presentations provided by the NR biologists to integrate new lessons and skills into the classes. Corvias supports pollinator conservation in base housing by using native plants for residential landscaping and partnering with Hurlburt NR for Arbor Day celebrations to plant native pollinator-friendly trees and plants in base housing areas. Around facilities, dorms, and offices on main base, projects that impact landscaping coordinate with NR to convert non-native plants to native pollinator-friendly plants on a project-by-project basis.

### 7.5 Water Resource Conservation

**Applicability Statement**

This section applies to AF installations that have water resources. This section is applicable to Hurlburt Field.

**Program Overview/Current Management Practices**
Water resources include groundwater, streams, lakes, bayous, sounds, and wetlands. Multiple water bodies are located on or adjacent to Hurlburt Field, including the Santa Rosa Sound and the East Bay River. Additionally, numerous wetlands are present across Hurlburt Field. Primary threats to these water resources are habitat loss or modification, bacterial contamination, and high water demand.

**Non-Point Source Pollution**

Elevated bacteria levels can be problematic in this area, mainly due to stormwater runoff. Multiple water bodies adjacent to Hurlburt have been documented to have elevated bacteria levels after storm events; the source of these increased levels has not been identified. Considering the extent of urban areas around Hurlburt, a high likelihood exists that the source occurs off Air Force property.

**Water Supply**

The Floridan and superficial aquifers supply most of the water needs in Santa Rosa, Okaloosa, and Walton counties. In the coastal areas of these counties, there has been an extensive decline in the potentiometric surface elevation of the Floridan aquifer due to heavy groundwater pumping. This decline causes an increased risk of saltwater intrusion and may potentially impact water levels in area water bodies.

**Water Quality Monitoring**

Regionally, FDEP and the Choctawhatchee Basin Alliance (CBA) sample water quality. CBA water quality monitoring sites are located in multiple water bodies adjacent to Hurlburt, including the Santa Rosa Sound. Parameters measured include temperature, salinity, pH, dissolved oxygen, water clarity, nutrient concentrations (total nitrogen and phosphorus), and algae content (chlorophyll). For more information about the CBA water quality testing and to view reports, please visit: [http://basinalliance.org/what-we-do/in-our-waterways/water-quality/](http://basinalliance.org/what-we-do/in-our-waterways/water-quality/).

**Hurlburt Storm Water Management**

The 1 SOCES/CEIE processes all applications for stormwater permits. Stormwater permits consider issues associated with the increased volume and velocity of stormwater runoff and identify methods to reduce the potential for negative impacts to water resources from these activities. The SWPPP outlines in depth how installation personnel prevent discharges to storm water of potential pollution from industrial operations and contains procedures intended to minimize the risk of industrial storm water pollution in drainage areas within installation boundaries. Every proposed project on Hurlburt is reviewed using the EIAP to assess stormwater impacts.

### 7.6 Wetland Protection

**Applicability Statement**

This section applies to AF installations that have existing wetlands on AF property. This section is applicable to Hurlburt Field.

**Program Overview/Current Management Practices**

Predominant regulations regarding wetlands conservation are provided below:

- Clean Water Act
- Rivers and Harbors Act 1899
- EO 11990, Protection of Wetlands
- EO 11988, Floodplain Management
Since the year 2000, the conditions of a comprehensive 10-year USDA/FDEP permit (Permit #199900679) authorizing the construction of 7 projects in 29 acres of jurisdictional wetlands have strongly influenced the base’s decision-making process for management of wetlands and sensitive areas (see Section 2.3.5 of this INRMP). To mitigate for wetland impacts, Hurlburt Field set aside approximately 3,200 acres of uplands and wetlands as a preservation area in addition to restoring 125 acres of uplands, and creating 4.5 acres of salt marsh. The Hurlburt Field Land Management Plan, required by the permit and further described in the FDEP MOA, established land management units with specific recommendations for each unit describing how prescribed fire and invasive species control will be implemented to support natural vegetative communities and overall maintenance of the preservation area. At this time, Hurlburt entered into a MOA with the FDEP and USACE confirming that all preservation areas would be protected from future development and/or activities which would degrade their ecological value. Future mission critical activities that would require impact to these areas would require additional mitigation to be determined.

While creation of wetlands has historically been a successful mitigation strategy for Hurlburt Field, few additional resources for creation or restoration remain on the installation or within our service area in this portion of the watershed. Between 2010 and 2012, Hurlburt Field purchased 14.1 forested credits from a wetlands mitigation bank in the Pensacola Bay Watershed service area to secure compensatory options for future unavoidable mission critical projects. These credits will be subject to regulatory review when they are used in the future for any Environmental Resource Permits sought by Hurlburt for authorization to construct in a wetland. Hurlburt Field’s delineated wetlands and state jurisdictional boundaries are discussed in Section 2.3.5.2 of this INRMP and are considered during EIAP for all proposed projects. All activities occurring in wetlands are reviewed during EIAP and are implemented in coordination with outside regulatory agencies to ensure that BMPs are included in construction proposals. Permits and approvals are obtained prior to taking any action in wetland areas.

Hurlburt Field maintains a binding jurisdictional determination of wetlands on the installation. This aids planning efforts, the effectiveness of protection measures and minimizes project costs. Additionally, signs are posted at various intervals along the wetland line to raise awareness to sensitive areas. State law requires the establishment of waterward extent and in the absence of a Mean High Water survey, the 4-foot contour was established by the FDEP as the southernmost jurisdictional boundary on the base. All future projects constructed waterward of this line would require a survey to establish wetland characteristics. This boundary does not apply for federal jurisdiction.

In accordance with AFI 32-7020, Environmental Restoration Program, Hurlburt Field established an Environmental Restoration Program Management Action Plan (USAF, 2013, AR# 10-70.020, https://ar.afcec-cloud.af.mil/). There are several Installation Restoration Program (IRP) sites located in or near wetlands throughout the installation (Figure 10). Contamination on these sites is limited to groundwater, with minimal soil contamination. There is no known direct impact on the wetlands. However, remediation or site closure activities have the potential to impact wetlands by destroying or filling existing wetland areas. The IRP Manager for Hurlburt Field remains in contact with base planners to ensure that the wetland areas adjacent to IRP sites are not disturbed.
Figure 10. Installation Restoration Program Sites at Hurlburt Field

7.7 Grounds Maintenance

Applicability Statement

This section applies to AF installations that perform ground maintenance activities that could impact natural resources. This section is applicable to Hurlburt Field.

Program Overview/Current Management Practices

Routine land management and grounds maintenance activities conducted on Hurlburt Field by the grounds contractor include mowing, fertilization, urban landscape management, weed control, and related activities. The NR staff works with Grounds Maintenance and Contracting personnel to ensure that best management practices for work in wetlands and other forested areas are performed. Hurlburt is a Tree City USA, and works with Grounds Maintenance and Contracting personnel to ensure Arbor Day Urban Forestry guidelines are followed. Grounds Maintenance and Contracting personnel adhere to Hurlburt’s pollinator and native plant guidelines as well (see Section 2.3.2.4 and 7.4.3 of this INRMP). Projects that require plant replacement (i.e. when plants naturally die, if plants are damaged during storm events, or if other accidental damage occurs) require coordination between Grounds and NR, so that appropriate native plants can be selected to replace the removed plants. General grounds maintenance is the responsibility of the Civil Engineer, Operations Engineering Flight. Pest Management is not performed by Grounds, and discussed in more detail in Section 7.11 of this INRMP.

7.8 Forest Management

Applicability Statement
This section applies to AF installations that maintain forested land on AF property. This section is applicable to Hurlburt Field.

Program Overview/Current Management Practices

AFMAN 32-7003, Environmental Conservation, states, “the principal objective of forest management on Air Force installations is to maintain and enhance the ecological integrity of forested landscapes while supporting the military mission.” The previously referenced 10-year permit (Permit #199900679) required by FDEP/USACE and mitigation plan resulting from it (the Land Management Plan of 2000) provides land management guidance for the preservation of natural vegetative communities and associated wildlife habitat within the preservation area established by the MOA. Not all forested areas on Hurlburt are encompassed by the MOA, but Hurlburt manages all non-MOA forests in conjunction with the MOA and according to Land Management Plan recommendations. Hurlburt coordinates with Eglin NRO’s Forestry Section and the Eglin Wildland Fire Module to implement appropriate management actions for the conservation of wildlife and native plants. Prescribed fire is applied where appropriate and invasive vegetation treatments are implemented base-wide where infestations are detected. Currently, all forested areas on Hurlburt are closed to public outdoor recreation due to mission requirements on the installation, however the Grace Brown Nature Trail on the Soundside of the installation, and other forested areas located adjacent to facilities, are open to recreationists with appropriate base access passes. Any possible changes to this program would be reflected in future revisions of this document.

Hurlburt has been a designated Tree City USA for over 25 years and maintains a progressive urban forestry program that includes components on landscape development, education, community service, habitat enhancement and prescribed fire.

Commercial Forest Management

Harvesting of forest products on Hurlburt Field consists primarily of salvage wood operations at new construction sites. All timber on the base remains property of Eglin AFB; therefore, Eglin NR Forestry division evaluates felled trees for potential commercial use before traditional disposal methods are employed. Harvesting of merchantable timber in order to thin forested perimeters is considered as an ongoing wildfire mitigation method.

7.9 Wildland Fire Management

Applicability Statement

This section applies to AF installations with unimproved lands that present a wildfire hazard and/or installations that utilize prescribed burns as a land management tool. This section is applicable to Hurlburt Field.

Program Overview/Current Management Practices

Hurlburt Field Wildland Fire Management is discussed in great detail in the Hurlburt Field Wildland Fire Management Plan (WFMP, Section 15.0 of this INRMP). The WFMP is updated annually (most recently in 2020). As discussed in the WFMP mission support, ecosystem management and protection of life and property all depend on a professionally managed wildfire program. Hurlburt NR coordinates with the Eglin Wildland Support Module (WSM) to follow the recommendations described in the WFMP regarding wildfire prevention and suppression strategies, and prescribed fire planning and implementation. AFMAN 32-7003, Section 3P states clearly that “…Air Force personnel that participate in prescribed fires and wildfire suppression will comply with the certification standards indicated in the National Wildfire Coordinating
The WFMP and the Land Management Plan of 2000 (implemented to meet USACE/FDEP Permit # 199900679 mitigation requirements) complement each other and this INRMP by supporting the overarching landscape management goal of maintaining and enhancing the fire-dependent ecosystems on Hurlburt Field. Effective 2014, Hurlburt Field receives support from the AFCEC Eglin Wildland Support Module regionally based at Eglin AFB for all wildland fire management activities on the installation. The Hurlburt Field Fire and Emergency Services (FES) supports the installation during wildfires and prescribed burns in the urban interface only. FES is neither funded nor trained (not NWCG certified) to solely respond to wildfires so they request the Eglin WSM for wildfire response as needed. Prescribed burns are conducted by the Eglin Wildland Support Module after coordinating with Hurlburt NR, on a 2-3 year cycle in accordance with sophisticated technical models which predict optimum fire frequency for T&E species (further discussed in the WFMP, Section 15.0 of this INRMP). Currently, prescribed fire is restricted to the approximate 1,000 acre pine flatwoods preserve on the west side of the installation, of which the portion south of Red Horse Road contains sensitive reticulated flatwoods salamander habitat. There are future plans to include the northeast portion of Hurlburt Field, east of the main runway and north of the golf course, in prescribed burns that are conducted in Eglin Tactical Training Area H-18.

In May 2012, a wildfire in East Bay swamp north of Hurlburt Field required multiple emergency response services to contain the fire which ultimately encompassed over 2,700 acres. This wildfire, now known as the Runway Fire, raised concern about the mounting availability of underlying fuels throughout much of the wildland-urban interface on Hurlburt, which has been predominantly fire-suppressed. The WFMP describes wildfire prevention strategies and recommends actions that Hurlburt NR is in the process of implementing (becoming a Fire Adapted Community, implementing mechanical thinning in some areas on main base).

The first prescribed fire on Hurlburt Field in the modern era was in 1997 in the western conservation area. Between 1997 and 2017, twelve more burns were conducted for fuel reduction and ecosystem management objectives. In 2017, the Eglin Wildland Support Module coordinated the development of a more defined sub compartment system of the larger Hurlburt Tactical Training Area (TTA) to facilitate prescribed burn planning in non-mission sensitive areas. The modified TTAs are specific to wildland fire activities and are used solely when coordinating with Hurlburt Field’s 1 SOW for prescribed fire planning and notifications. Since 2017, Hurlburt Field NR has submitted annual installation-specific AFF 813s for prescribed burning, which notifies base personnel of the areas proposed for burning each year, and describes any actions that require installation modification (such as new fire breaks, which were created in 2019). Creating annual installation-specific AFF 813s for Hurlburt and describing mission goals in this format also allows installation leadership to understand and approve the conservation efforts being accomplished on the base.

In 2017, a prescribed burn was successfully completed on the western portion of the EOD range, following the AFF 813. The western portion was again burned in 2019, this time including one of the modified TTAs located north of Red Horse Road which had not seen prescribed fire in >15 years, IAW the AFF 813 process, WFMP and Land Management Plan recommendations. An additional section of the eastern portion of the EOD range (around salamander breeding pond H1) was also burned in 2019 to support T&E management recommendations and species recovery goals. Multiple pond basin prescribed burns were attempted during the summer of 2019, however recent rains prior to ignition inhibited spread of the fire, and the burns were unsuccessful. Two major priorities for prescribed burning include fuel load reduction to prevent dangerous wildfires, and pond basin burns to promote salamander breeding habitat for recovery of the species. A streamlined approach to creating and communicating burn scheduling between Eglin and Hurlburt was created and approved by 1 SOCES/CEIE in 2017 and has been successfully used since. Minor modifications
Prescribed fires are part of the management recommended for the preservation areas as discussed in the FDEP/USACE MOA and Land Management Plan of 2000 (required by Permit # 199900679). Fire management is recommended for the following habitat units as a part of wetland mitigation: baygall, sand pine, wet flatwoods, mesic flatwoods, and cypress dome swamp. See Section 15.0 of this INRMP for more details.

7.10 Agriculture Outleasing

Applicability Statement

This section applies to AF installations that lease eligible AF land for agricultural purposes. This section is not applicable to Hurlburt Field.

Program Overview/Current Management Practices

Currently, there are no such activities on the installation nor are any under consideration. Hurlburt has no suitable open ground, soil fertility, or market opportunity to take advantage of this program at this time. Any future changes to this program would be reflected in future revisions of this document.

7.11 Integrated Pest Management Program

Applicability Statement

This section applies to AF installations that perform pest management activities in support of natural resources management (e.g., invasive species, forest pests, etc.). This section is applicable to Hurlburt Field.

Program Overview/Current Management Practices

Hurlburt Field has an active pest management program to control rodents, insects, weeds, and fungi on the installation property. The installation is committed to reducing pesticide and fertilizer use through the development and implementation of an integrated pest management program in accordance with AFI 32-1053, Pest Management Program. The specifics of the program are outlined in the Hurlburt Field Pest Management Plan (Section 15.0 of this INRMP).

Hurlburt Field’s Pest Management Shop is part of the Civil Engineer Squadron and administers the program for the military portion of the installation. Civilian personnel with the Services Squadron oversee the pest management activities at the Hurlburt golf course. Both the on-site contractor and the Services Squadron have state-certified pesticide applicators (as required by AFI 32-1053, Integrated Pest Management Program). The chemicals used for pesticide applications are stored and mixed at the pest management facility and at the golf course pesticide storage facility in accordance with DoD policy.

Invasive Non-native Species Management Program

An invasive species can be defined as a species that is non-native to an ecosystem and from which intentional or accidental introduction causes or is likely to cause environmental degradation, economic damage, or harm to human health.
Once established, these species reduce biological diversity and disrupt the natural integrity and function of native ecosystems by altering habitat and out-competing native species. Invasive animal species may significantly impact native species populations by preying on native species or competing with them for resources (preying on native species or reducing the available food, shelter, or space that native species require to persist in an ecosystem). The introduction and spread of non-native invasive species may also create significant, negative issues for military training or for other anthropogenic land uses. For example, invasive plants often increase the negative impacts of wildfire, putting personnel and facilities at risk, and invasive animals can spread zoonotic diseases that make personnel sick and unable to perform their duties.

Hurlburt Field is committed to the identification, control, and eradication of invasive species. IAW the Land Management Plan of 2000, as required by the USACE/FDEP Permit # and described in the FDEP MOA, Hurlburt contracts with state herbicide applicator licensed partners to identify and treat invasive plant infestations within the preservation easement areas. Indeed, Hurlburt NR oversees the contract and directs the contractors using the Exotic Plant Pest Council list of Florida’s Most Invasive Species to prioritize invasive plant species for treatment and control. In addition to the areas specified within the Land Management Plan, natural communities, and urban interface areas with high risk for introductions, receive first priority for treatments as funding is made available. Treatments are usually initiated by target-specific herbicides (such as Tryclopyr for broad-leaved plants) followed up with maintenance spot-treatments on an annual basis until the infestation shows no resurgence, and annual monitoring.

NR staff participate with the Six Rivers Cooperative Invasive Species Management Area (CISMA) team whose objective is to develop regional strategies for education, identification, data collection, eradication, and control of invasive species. The CISMA consists of multiple private and public agencies in this geographic region. Annual data call reporting requests include sharing the number of acres and species treated and the treatment method.

Hurlburt manages two invasive animal species: feral hogs (Sus scrofa) and apple snails (Pomacea sp.). Feral hogs are omnivorous, consuming both plants and animals. They have a highly developed sense of smell, and can detect food items that may be buried beneath the soil surface. Feral hogs have been documented preying on several different species of native animals, including fawns and turkey eggs. Adult hogs have few predators, though alligators and perhaps coyotes or bobcats may capture some. Apart from direct consumption of native species, feral hogs are also known to root through sensitive wetland soils in search of food items, which impacts imperiled species by uprooting rare plants, restricting migration (creating barriers), and reducing vegetative cover used as refuge from other predators. Soil disturbance also encourages invasive vegetation growth because many non-native plants are able to rapidly colonize bare soil and out-compete native plants that would otherwise recolonize the areas. Feral hogs are a significant threat to human health because they may transmit zoonotic diseases such as brucellosis and leptospirosis, among others (Brown et al., 2008). Hurlburt maintains a partnership with the USDA-Wildlife Services who assist NR by removing feral hogs. From 2018 to 2020, 8 hogs have been removed from Hurlburt Field.

Some uncertainty exists about the species of apple snail found on Hurlburt - whether it is the channeled apple snail (Pomacea canaliculata) or giant apple snail (P. maculata). There are no native apple snails in the western panhandle of Florida, so all apple snails, regardless of species, are considered invasive on Hurlburt Field. Invasive apple snails are primarily aquatic and adults are active during the warm season, usually at night. During the day adults rest below the water surface and are difficult to detect. In the winter, adult snails aestivate (i.e. rest with reduced metabolisms similar to hibernation) below the mucky soils in wetlands. Adults are often hermaphroditic (i.e. do not require a partner to breed), and begin laying their eggs generally in April, depending on air and water temperatures. Eggs are deposited on emergent vegetation in a mass that resembles “pink bubblegum.” Apple snails are known to consume vast quantities of aquatic vegetation, compromising wetland health and impacting native species by removing cover, forage, and breeding habitat. Additionally, apple snails will eat the eggs of frogs and toads and are likely to negatively affect amphibian
populations if allowed to spread to other areas of the installation (Carter et al. 2018). Invasive snails often have few predators, though large snails have been documented as prey items for raccoons, alligators, and coyotes. Recently hatched young that drop from the egg masses into the water are sometimes consumed by fish. \textit{P. maculata} have been documented on the Gulf Coast as carriers for rat lungworm (\textit{Angiostrongylus cantonensis}), a nematode that can cause eosinophilic meningitis in humans (Teem et al., 2013). Research grants are being applied to confirm apple snail species identification (or hybridization) and to investigate the effects of these snails on native species. NR is partnering with multiple partners including Universities and the USGS to investigate appropriate and effective control measures to implement, and will modify ongoing control efforts as new methods are recommended. Apple snails are viewed as a threat to T&E species management, and the State of Florida has listed \textit{P. maculata} as a prohibited species (restricting interstate transport).

Research and control measures began in 2018, consisting of an initial treatment (30 acres) and a secondary follow-up treatment the same year (90 acres, including re-treating the initial 30 acres). Treatment consisted of collection of all detected egg masses by crews walking Global Positioning System (GPS)-tracked transects through the dome swamp located along the northeastern Hurlburt/Eglin boundary. Egg masses were scraped from emergent vegetation, placed in containers, and weighed. A total of 1,557 egg masses were collected, weighing 9,515 grams. Initial analysis indicates that crews removed an average of 13 egg masses per acre. No adult snails were encountered. The process was repeated in 2019, with 1,953 egg masses weighing 8,152 grams collected. A third year is planned for 2020, if feasible, in the dome swamp under the invasive species control contract. Also in 2019, NR investigated the efficacy of using the molluscicide Ferroxx (iron phosphate), however initial trials of the effects of Ferroxx on captured snails suggest that the iron-based bait may not be a viable method for apple snail control. Hurlburt NR is planning follow up studies for summer 2020. Multiple snail trap designs were tested at three locations: in the ditch along Downs Road, at Hurlburt Lake, and at the low water crossing on Eglin’s RR 655. Adult snails congregating within the buckets were collected for DNA processing. Collection habitats with open tops modelled on the design created by Aquatic Research Monitoring Equipment and Deployment, LLC. appeared to be more successful than 3 other designs. Additional designs are planned for testing in 2020, and a partnership with the Choctawhatchee Basin Alliance will allow Hurlburt to borrow AmeriCorps volunteers to monitor the traps and collect snails for additional DNA testing as well as lab placement for continuing Ferroxx treatment efficacy testing. Eglin NR has stated that they may consider treatment of their side of the dome swamp once Hurlburt has completed initial treatment efficacy assessments and can make informed recommendations.

Hurlburt Field has confirmed occupancy of green swordtail (\textit{Xiphophorus hellerii}). Green swordtail are a common aquarium pet fish, but are native to Mexico and Central America. They were probably released on Hurlburt by residents or personnel prior to 2007. They have established breeding populations in freshwater drainages on Hurlburt, and off-base nearby at Liza Jackson Park. The University of West Alabama has determined that the Hurlburt and Liza Jackson Park populations are closely related, and proposes that green swordtail may be able to travel through the Santa Rosa Sound to colonize freshwater streams that empty into the Sound. Green swordtail in Florida also appear to be freeze-resistant, persisting in waters that are cooler than their native tropical environments. Their impact to native species is unknown, though the University of West Alabama is currently conducting research on this, with support from Hurlburt NR. Preliminary results indicate that green swordtail appear to be consuming food resources with little to no overlap with native fish in the same niche. Several collecting trips have been made to Hurlburt for students to collect fish and Hurlburt will continue supporting the University in their research. Swordtail control measures may be considered as time and funds allow in the future.

Control of exotic species is a long-term goal of Hurlburt Field and an integral part of management for the preservation area mitigated for under USDA/FDEP Permit #199900679. The Land Management Plan outlines specific invasive species treatment recommendations regarding each land management unit described in the Land Management Plan (Section 15.0 of this INRMP).
7.12 Bird/Wildlife Aircraft Strike Hazard (BASH)

Applicability Statement

This section applies to AF installations that maintain a BASH program to prevent and reduce wildlife-related hazards to aircraft operations. This section is applicable to Hurlburt Field.

Program Overview/Current Management Practices

Bird and wildlife collisions with aircraft cause millions of dollars in damage and the loss of human life. The participation of Hurlburt Field NR in the BASH program is directed by AFMAN 32-7003, Environmental Conservation, and AFI 91-212, Bird/Wildlife Aircraft Strike Hazard (BASH) Management Program. In support of this program, the Bird Hazard Working Group (BHWG) offers oversight and implementation of the BASH Program at Hurlburt Field. Hurlburt NR is a member of the BHWG. An integrated pest management strategy is utilized to manage airfields for wildlife control (See Section 15.0 of this INRMP).

Hurlburt Field is located between two major flyways: the Mississippi Flyway and the Atlantic Flyway. Fall migration into Northwest Florida is dispersed over several months and usually peaks in September and October as cold fronts pass through. A second, smaller peak usually occurs in March and April during spring migration. Land birds, shore birds, geese, and raptors all migrate through this area at different altitudes. Bird strikes during these peak periods are inevitable.

The BASH Program has many cooperators, but the Flight Safety Office takes the lead for BASH Program management. This program is responsible for minimizing risks to personnel and aircraft from birds and other wildlife species on the airfield and surrounding operating areas. The BASH Plan (see Section 15) was developed by the Safety Office with inputs from other installation organizations, and is regularly updated and revised. This fully-integrated plan utilizes habitat modification with BASH dispersal techniques to minimize the presence of wildlife species on the airfield.

Passive control measures such as landscape design, elimination of food and roost sources, turf/water management and forest management are the most effective ways of reducing the attractiveness of airfields for bird and wildlife utilization. Active control measures may incorporate pyrotechnics, bioacoustics, and depredation (lethal control) activities. Depredation activity is only implemented as a last resort when other scare tactics are proven unsuccessful.

Specific types of management strategies and actions incorporated into the BASH program at Hurlburt include:

- Bird harassment techniques (using USDA/WS wildlife biologists)
- Removal of dead animals (carrion) from airfields
- Auditory bird dispersal unit
- Propane cannons
- Sirens/horns/lights
- Pyrotechnics (shell crackers)
- Maintain drainage ditches in areas that have potential to hold water
- Grass heights are maintained at 7-14 inches
- Insect outbreaks may be sprayed with pesticides
- Tree and scrub vegetation management
- Maintain sanitary conditions around main installation dumpsters
- Lethal control measures, as necessary
Hurlburt NR maintains the Airport Depredation Permit (MB819019-0) and Eagle Depredation Permit (MB72881B-1). Both permits require annual reports be sent to the USFWS Migratory Bird Permit Office, describing take and hazing or harassment actions. The Airport Depredation Permit must be renewed annually, but the Eagle Depredation Permit is renewed on a 3-year cycle with the next renewal required in 2021. Current permits are available on Hurlburt’s eDASH page.

In accordance with state regulations, Hurlburt Field Natural Resources supports the BASH program in coordinating the removal of alligators, turtles, and other quadrupeds from the airfield. Alligator removals may only be performed by FWC-licensed alligator trappers (see FWC’s SNAP website for more information: https://myfwc.com/wildlifehabitats/wildlife/alligator/snap/). NR may work with BASH and Wing Safety to safely encourage alligators that are too near the runways to return to the ditches and nearby wetlands without requiring an alligator trapper on site to remove the animal.

7.13 Coastal Zone and Marine Resources Management

Applicability Statement

This section applies to AF installations that are located along coasts and/or within coastal management zones. This section is applicable to Hurlburt Field.

Program Overview/Current Management Practices

In response to the federal CZMA, Florida enacted the Florida Coastal Management Act (Florida Statutes Title 26) to manage, protect, and maintain the coastal zone and its resources. The coastal zone has been defined as all land and water within the state’s 35 coastal counties. Okaloosa County, where Hurlburt Field is located, is one of the counties within the designated coastal zone.

Under provisions of the federal CZMA of 1972, any federal activity that has the potential to impact Florida’s coastal resources is reviewed for consistency with the 23 Florida statutes that comprise the Florida Coastal Management Plan (FCMP, http://www.dep.state.fl.us/cmp/). The consistency process allows state agencies to review Proposed Actions. If a reviewing agency believes a project is not consistent with Florida’s statutes, the FCMP requires the applicant (Hurlburt) to revise its plans. The Federal Consistency Unit coordinates with reviewing agencies and works with applicants to produce projects that are consistent with Florida’s statutes and that protect critical coastal resources.

Hurlburt NR coordinates planned construction activities through the use of the CZMA as part of the EIAP/NEPA review process (par 7.3). Projects do not proceed until all clearances and approvals are in place.

7.14 Cultural Resources Protection

Applicability Statement

This section applies to AF installations that have cultural resources that may be impacted by natural resource management activities. This section is applicable to Hurlburt Field.

Program Overview/Current Management Practices

Cultural resources consist of prehistoric and historic districts, sites, structures, artifacts, and any other physical evidence of human activity considered important to a culture or community for scientific, traditional, religious, or other reasons. Generally, any item 50 years old or older may be considered a historic cultural resource. To qualify as Prehistoric, an item or location must predate the European discovery of America (1500ce).
As a Federal agency, Hurlburt Field is required by law to consider the effects of its actions on historic properties. Mandating regulations include:

- Antiquities Act of 1906.
- Historic Sites Act of 1935.

NHPA section 106 requires that federal agencies analyze the impacts of their activities on historic properties, or cultural resources included in, or eligible for inclusion in, the National Register of Historic Places. Sections 106 and 110 of the NHPA require that federal agencies inventory any cultural resources that are located on their property or within their control and to nominate those found to be significant for inclusion into the National Register. Federal agencies are also required under Section 106 to consult with any Indian Tribe or Native Hawaiian organization that attaches religious and cultural significance to historic properties. Consulting parties also include the Florida State Historic Preservation Officer (SHPO), Advisory Council on Historic Preservation (ACHP), the public, and any other interested parties.

The USAF requires each installation to maintain an up to date ICRMP. The Hurlburt ICRMP (2018) identifies the areas and structures on Hurlburt that are of historic interest. It also outlines the plan to survey Hurlburt’s aging buildings, those 50 years old and older, to add culturally or historically significant ones as they warrant.

The majority of Hurlburt Field’s land area has been surveyed and designated as either high probability or low probability for the likelihood of cultural resources. About 2,000 acres remain to be surveyed. These probability areas have been reviewed by and agreed upon by the SHPO. Archaeological collections are preserved under a MOU between Hurlburt and Eglin that establishes a process for all cultural items to be curated at Eglin.

There are recurring surveys conducted on Hurlburt Field for historic structures as buildings and other structures meet the minimum age requirement for listing. To date, no structures on Hurlburt Field are eligible or listed on the National Register.

7.15 Public Outreach

Applicability Statement

This section applies to all AF installations that maintain an INRMP. Hurlburt Field is required to implement this element.

Program Overview/Current Management Practices

Communication and cooperation with the public is a critical component of any natural resource management effort. Without the support of partner organizations and local citizens, it becomes very difficult to run effective management programs.

Authority

The DoD Authorization Act of 1984 (10 USC 1588 a-c) was amended to expand existing authority to use volunteers to include acceptance of volunteer services for natural and cultural resources programs at military installations.

The Sikes Act (16 USC 670c-1) was amended to add the use of cooperative agreements with organizations and individuals for the maintenance and improvement of natural resources on, or to the benefit of natural and historic research at, DoD installations. The primary purpose of this legislation is to provide a vehicle through which DoD natural and cultural resources management programs can accept and utilize voluntary services in such a way that it is mutually beneficial to the program and the volunteer.

The goal of public outreach efforts is to encourage understanding of, support for, and involvement in the many management and monitoring programs at Hurlburt Field. Successful outreach programs have been accomplished through various means, such as those provided in the following subsections. The Public Affairs office provides ongoing support to Hurlburt Environmental by disseminating information to the news media, military and outlying communities.

Research Partnerships, Education, and Internships

- Scouting - Hurlburt Field works with the local scouting community to provide projects for merit and other badges. Since 1997 NR has provided scouts with Eagle projects toward earning the rank of Eagle with various projects on base. Several area Girl Scout troops have also contributed to projects and events like Arbor Day and National Public Lands Day. NR staff have given guided Nature Trail hikes, trained scouts in aquatic insect identification, and given special talks to scout groups regarding natural resources conservation.

- Military Partners - Hurlburt Field partners with the Eglin Wildland Support Module at Eglin AFB to accomplish prescribed burning and respond to wildfires. Hurlburt NR and the Eglin Wildland Fire Module support Hurlburt Fire and Emergency Services during Fire Prevention Week to disseminate educational information about wildfire and prescribed fire. Hurlburt NR works with CE/Environmental to disseminate information to UECs quarterly and shares information with the ESOHC for dissemination of information for base leadership.

- Research and Development
  - Hurlburt Field has worked closely with Three Rivers Resource Conservation & Development to conduct biological monitoring and habitat improvement projects on Hurlburt Field since 2002.
  - The base also worked with the University of Florida to conduct a 2-year study of the efficacy of a non-seed producing grass for deterring mourning dove on the airfield.
  - Since 1996, Hurlburt Field has worked with Florida’s state heritage organization, the FNAI, to ensure up-to-date and accurate inventory data are available regarding rare species and their habitats of concern on the installation.
  - In 2011-2012, Hurlburt Field NR staff and the Hurlburt Field Youth Center partnered with the Audubon Society to restore a degraded wetland stream for the purposes of creating an outdoor environmental education classroom for children of military families. This project continues to benefit native pollinators.
  - In 2016, Hurlburt Field NR staff began collaborating with the University of West Alabama on a National Science Foundation grant to study invasive swordtail fish and apple snails.
  - In 2017, Hurlburt Field became another USAF duty station for USFWS Fish and Wildlife Biologists in the USAF/USFWS Partnership Program. USFWS now staff the NR office to support natural resources management on the installation. USFWS staff perform T&E
species surveys and recommend habitat management strategies for the recovery of listed species, as well as reviewing all projects for EIAP/NEPA and ESA compliance.

- In 2018, Hurlburt NR and USFWS began working with the University of West Florida to investigate occupancy of the reticulated flatwoods salamander using environmental DNA analysis.
- In 2019, Hurlburt NR and USFWS began working with Rollins College to provide apple snails for graduate research studies and control efficacy recommendations.
- Hurlburt Field partners with the Six Rivers CISMA, a group of local, state and federal agencies to address eradication and control of invasive species within a 9-county area.

- Student Internships – The University of West Florida and the University of West Alabama refer student interns to Hurlburt Environmental to fulfill educational requirements.
- Education - Hurlburt Field NR staff offer educational presentations, activities, and field outings to children at the Hurlburt Field Youth Center, to local Scout troops, to University students, and to Corvias Housing residents, among others, related to T&E species biology, natural resources management, and careers in wildlife biology and natural resources management.

Hurlburt NR is open to forming partnerships with interested groups and is interested in outreach opportunities.

**Volunteer Involvement**

Currently, Hurlburt NR coordinates through various distribution sources such as the Hurlburt Field Volunteer Coordinator at the Airman and Family Readiness program to provide natural resource volunteer opportunities. Requests for volunteer participation are advertised in the Volunteer Newsletter and on the Hurlburt EMS Facebook page, as well as by being distributed by 1st sergeants and tenant organizations such as the 823D Red Horse Squadron.

In the fall of 2017, volunteers assisted NR with building and installing eastern bluebird birdhouses in Corvias Housing to celebrate National Public Lands Day (NPLD). Birdhouses for prothonotary warblers were also installed in the reticulated flatwoods salamander breeding ponds. For NPLD 2018, additional birdhouses were built and installed for great-crested flycatchers and northern flickers. All of these birdhouses are monitored by installation volunteers who participate in the Cornell Lab of Ornithology’s NestWatch Project, which is a citizen science project to supply national nesting success data for nation-wide species population trend monitoring. The information shared with NestWatch contributes to the State of the Birds publication, (see https://www.stateofthebirds.org/ for more information).

In 2018, volunteers assisted NR and Eglin’s Erosion Control Project to clean up the Okaloosa Gas Right-of-Way between Family Camping and Commando Village. Volunteers removed several old couches, >100 lbs. of wood and >100 lbs. of metal (that were recycled), plus 56 tires that were also recycled, and many bags of trash.

Hurlburt NR began an intensive trail clean-up project in fall 2018 for the Grace Brown Nature Trail, which was repeated in in fall 2019 (for NPLD 2019). Volunteers trimmed vegetation, cleaned educational signs, picked up garbage, and replaced rotten boards on boardwalks. Hurlburt NR relies on volunteer groups to assist with all trail maintenance and will continue coordinating with volunteers to maintaining it in the future. NR assists the volunteer groups by providing tools and equipment.

**7.16 Climate Change Vulnerabilities**

The Climate Change Summary, conducted by Colorado State University’s Center for the Environmental Management of Military Lands in 2018 for Hurlburt Field provides information for installation stakeholder consideration as they evaluate management action options to address natural resource issues.

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*HURLBURT FIELD*

*INTEGRATED NATURAL RESOURCES MANAGEMENT PLAN*
Climate simulations were conducted to develop site-specific projections for the two potential emission scenarios over different timeframes: moderate (Representative Concentration Pathway [RCP] 4.5) and high (RCP 8.5) emission scenarios for the decadal averages of 2030 and 2050. Projected climate data were then used to assess potential impacts to the installation’s mission and natural resources.

The Climate Change Summary and associated appendices to the summary can be found on Hurlburt Field’s eDASH, Natural Resources Program Page, Resources Folder: https://cs2.eis.af.mil/sites/10623/Hurlburt/_layouts/15/start.aspx#/SitePages/Home.aspx

7.17 Geographic Information Systems (GIS)

Applicability Statement

This section applies to all AF installations that maintain an INRMP, since all geospatial information must be maintained within the AF GeoBase system. Hurlburt Field is required to implement this element.

Program Overview/Current Management Practices

Historically, information from all natural resources surveys has been converted into digital format and incorporated into the installation Geographic Information System (GIS). The natural resources data layers (provided below) are maintained by personnel in the Environmental Element, and are updated as new information becomes available. Hurlburt Field’s GIS is the central location for various natural resources data layers; however, not all of the data layers are available to the entire installation public because of the requirement to protect certain vulnerable natural resources assets.

Hurlburt Field utilizes the data collected in GIS to ensure military readiness while protecting natural resources and effectively manage growth on the installation. Currently, Hurlburt Field’s Environmental Element manages and updates the following data layers:

- Asbestos Management Location Points
- Lead-Based Paint Location Points
- Hazardous Material Storage Location Points
- Air Emissions Source Points
- Installation Chemical Sectors (used by Readiness)
- Aboveground Storage Tank Points
- Environmental Restoration Areas
- Environmental Well Points
- Wetlands
- Land Management Units (Preservation/Restoration lands from the Land Management Plan)
- Rare, Threatened, and Endangered Animal and Plant Species
- Invasive Plant Locations and Treatment Sites
- Installation Tree Species Points
- Archeological Sites

8.0 MANAGEMENT GOALS AND OBJECTIVES

The installation establishes long-term, expansive goals and supporting objectives to manage and protect natural resources while supporting the military mission. Goals express a vision for a desired condition for the installation’s natural resources and are the primary focal points for IRNMP implementation. Objectives indicate a management initiative for strategy for specific long or medium range outcomes, and are supported by projects. Projects are specific actions that can be accomplished within a single year. Also, in cases where
off-installation land uses may jeopardize USAF missions, this section may list specific goals and objectives aimed at eliminating, reducing, or mitigating the effects of encroachment on military missions. These natural resources management goals for the future have been formulated by the preparers of the INRMP from an assessment of the natural resources, current condition of those resources, mission requirements, and management issues previously identified.

The installation goals and objectives are displayed in the ‘Installation Supplement’ section below in a format that facilitates an integrated approach to natural resource management. By using this approach, measurable objectives can be used to assess the attainment of goals. Individual work tasks support INRMP objectives. The projects are key elements of the annual work plans and are programmed into the conservation budget, as applicable.

*Installation Supplement – Management Goals and Objectives*

**GOAL 1: MISSION FIRST – PRESERVE, ENHANCE, OR EXPAND CURRENT AND FUTURE MILITARY AIR, GROUND, AND WATER OPERATIONS CAPACITY THROUGH SOUND STEWARDSHIP PRACTICES.**

- **OBJECTIVE 1.1:** Responsive Planning: Support military mission objectives through a responsive natural resources’ analysis and consultation process (NEPA/EIAP).
  - **PROJECT 1.1.1:** Utilize the NEPA/EIAP AFF 813 review as an opportunity to avoid Endangered Species Act or Marine Mammal Protection Act consultations. This is to be accomplished by rescheduling, relocation, or other avoidance strategy wherever practicable. Consultations should be accomplished rarely (target: fewer than 5 annually or 2% of AFF 813s submitted). Maintain up-to-date and accurate NR data, including site surveys as necessary to maintain data such that AF can take planning actions to avoid adverse impacts to listed species. Inspect and document construction, test, and exercise areas (including but not limited to firing ranges, beaches used for missions, EOD area, recreational beaches) for potential impacts or other contributors that may degrade listed species’ habitats.
  - **PROJECT 1.1.2:** Utilize the NEPA/EIAP for 100% of all CZMA actions. Goal: 0 missed CZMA filings.
  - **PROJECT 1.1.3:** Complete required Section 7 consultations per ESA/NEPA requirements. Utilize and refer to previous BOs when making recommendations for projects.
  - **PROJECT 1.1.4:** Review and utilize the Land Management Plan of 2000 and MOA with FDEP/USACE as required by permit # 199900679 (IP-DH) to prevent impacts to preservation wetlands and uplands. Utilize INRMP 5-year review and summary of changes to support compliance with USACE permit # 199900679 requirements.
  - **PROJECT 1.1.5:** Monitor regional land use and development for critical habitat loss. Comment informally or on public record when practicable to convey the DoD desire to minimize habitat loss. Habitat loss near DoD facilities INCREASES the importance of DoD lands and DECREASES operations capacity. Participate in discussion/planning groups when appropriate and comment on potential Readiness and Environmental Protection Integration (REPI) or Sentinel Landscape opportunities to protect military lands and missions.

- **OBJECTIVE 1.2:** Internal Communication: Consult internally with planners, commanders, and other actors to guide proposals, plans and actions before they have the opportunity to create an impact on natural resources. Attend key meetings.
PROJECT 1.2.1: NR personnel will attend and actively contribute to all scheduled meetings in support of compliance and mission planning (i.e., Airfield Operations Board meeting, BASH Working Group, project planning meetings).

PROJECT 1.2.2: Establish and maintain regular communications with installation groups, community planner, range and training managers to identify early solutions to natural resources problems.

PROJECT 1.2.3: Conduct an annual review of NR program using Environmental Management System (EMS) tools to identify and correct deficiencies in a timely manner. Collect data and report for all data calls (MICT, Semi-annual EQ Data Calls, training numbers, etc.).

PROJECT 1.2.4: Coordinate on contract conditions and Performance Work Statement development to ensure BMPs are added.

OBJECTIVE 1.3 Management Tools: Provide up-to-date and accurate natural resources information to support informed decision-making and integration with other programs in the analysis and consultation process.

PROJECT 1.3.1: Annually review, update, maintain, and facilitate access to environmental and species data layers to AFEC’s GeoBase system to provide the most up to date natural resources information.

PROJECT 1.3.2: Record GIS field data for species’ inventories, invasive species’ controls, or other field data points when discovered.

PROJECT 1.3.3: Coordinate with CEIE Stormwater Program Manager to maintain up to date binding jurisdictional wetland survey in accordance with state and federal wetland delineation regulations. Conduct site surveys as necessary and maintain data on significant changes which have occurred due to infrastructure, wetlands, or regulation such that AF can take planning actions and avoid adverse wetland impacts, maximize design efficiencies, and minimize project costs. Inspect and document construction, test, and exercise areas (including but not limited to firing ranges, beaches used for missions, EOD area, recreational beaches) for potential erosion sites or other contributions that may degrade wetlands water quality. Review annually for the need to program resources.

OBJECTIVE 1.4: Wildfire and Prescribed Fire: Provide sufficient wildland fire management support to Hurlburt’s military mission through coordination with the Eglin Wildland Support Module, thereby reducing threats to life, property and natural resources.

PROJECT 1.4.1: Annually update installation Wildland Fire Management Plan in cooperation with the Eglin Wildland Support Module to capture any new mission changes, land use changes, management objectives, coordination processes, and/or notification procedures.

PROJECT 1.4.2: Reduce wildfire risk by implementing strategies outlined in the Wildland Fire Management Plan, including planning/coordinating projects to mechanically thin woodlots that pose a wildfire risk but cannot be managed with prescribed fire due to safety and smoke impacts (review the Land Management Plan regarding woodlots that are also preservation wetlands/uplands).

PROJECT 1.4.3: Utilize prescribed fire to maintain sensitive habitat for species of concern following the methods outlined in the Wildland Fire Management Plan.

PROJECT 1.4.4: Conduct prescribed burns safely with zero smoke impacts to Hurlburt Field training flight operations.
OBJECTIVE 1.5: Flight Safety and BASH: Provide natural resources expertise and field support to Flight Safety and BASH program.

- PROJECT 1.5.1: Maintain all permits required for lethal control of migratory birds and coordinate removal of nuisance wildlife as needed to promote airfield safety. Verify permits are applied for and received IAW AFCEC timelines, and are shared on Hurlburt’s eDASH.

- PROJECT 1.5.2: Work with BASH Working Group to identify effective, long-term solutions for the management of airfield wetlands that will minimize adverse effects to natural resources while reducing BASH. Monitor BASH statistics for negative trends.

OBJECTIVE 1.6: Bear Management in coordination with FWC and base partners: Provide natural resources expertise and maintain Hurlburt Field as a BearWise Community.

- PROJECT 1.6.1: Maintain status as a BearWise Community to reduce human-bear conflicts through base community education, securing attractants, and annual Bear Response Training for Security Forces and Natural Resources staff as described in the BearWise Component Plan (Section 15.0 of this INRMP). Review and update the BearWise Component Plan annually.

- PROJECT 1.6.2: As described in the BearWise Component Plan, annually (or more frequently upon request) provide the FWC with report data from NR and Security Forces. Immediately report human-bear safety risks to FWC as identified in FWC Human-Bear Conflict Response Policies and Guidelines. Utilize report data and FWC recommendations to address and remedy conflicts, guide project recommendations, and support Florida black bear conservation.

GOAL 2: SIKES ACT & 32CFR CH 1 PART 190 NATURAL RESOURCES MANAGEMENT PROGRAM – PROMOTE OPPORTUNITIES FOR SUSTAINABLE USE BY THE PUBLIC WHILE ENHANCING COLLABORATION AND STEWARDSHIP CONSISTENT WITH THE MILITARY MISSION.

OBJECTIVE 2.1: An Informed Public – Maintain current partnerships and create new partnerships with the base community and outside agencies to enhance conservation effectiveness and provide outreach opportunities.

- PROJECT 2.1.1: Work with Hurlburt Field’s Public Affairs Office and Force Support Squadron to help communicate future events and education information to the installation population. Publish stories promoting recreation/stewardship/conservation/volunteer support.

- PROJECT 2.1.2: Participate in local events to increase awareness to natural resources and outdoor recreational areas. Attend appropriate event and promote conservation programs. Event examples include Arbor Day, Earth Day, National Public Lands Day, America Recycles Day, Fire Prevention Week, Choctawhatchee Estuary Festival, or other public event on base or in the local community.

- PROJECT 2.1.3: Cooperate and coordinate with the Force Support Squadron to maintain compliance with the Hurlburt Field Clean Marina Designation.

- PROJECT 2.1.4: Maintain continuity of conservation efforts, public education, ecosystem management and wildlife control with housing 50 year lease holder. Attend coordination meetings when appropriate. Coordinate with the Chief, Installation Management Flight, and Housing Manager to raise awareness of natural resources and reduce human/wildlife conflicts within housing.

OBJECTIVE 2.2: Volunteers: Utilize volunteers to enhance conservation effectiveness.
PROJECT 2.2.1: Tap into community volunteer organizations to accomplish natural resources objectives and to raise awareness and encourage participation in recreational activities.

PROJECT 2.2.2: Collaborate with and support organizations such as the Hurlburt Field Youth Center, Library, and local scout troops for the purpose of environmental education and outreach for at least one project annually.

PROJECT 2.2.3: Record and report volunteer hours to give credit to volunteers needing service hours (school honors). Track volunteer hours annually and report annually to Hurlburt Main Base Volunteer Coordinator.

GOAL 3: ESA - CONSERVE AND PROTECT NATURAL BIODIVERSITY BY RESTORING AND MAINTAINING HURLBURT’S ECOSYSTEMS IN SUPPORT OF THE MILITARY MISSION.

- OBJECTIVE 3.1: Protect, restore and maintain endangered, threatened, rare, and sensitive species and their habitats in accordance with all state and federal laws.

  PROJECT 3.1.1: In accordance with the Wildland Fire Management Plan, re-establish and maintain a three-year average fire return interval, to include a variety of seasons, in all current and potential reticulated flatwoods salamander breeding and foraging habitat. Coordinate and cooperate with AFCEC Eglin Wildland Support Module. This objective is critically tied to achieving salamander habitat improvement in Objective 3.1.4.

  PROJECT 3.1.2: Survey for gopher tortoises, indigo snakes, and other sensitive commensals at 100% of proposed project areas identified by the AFF 813 review process where ground will be significantly disturbed. Recommend strategies to prevent impacts to tortoises/burrows and eggs as required by state law. When impacts to tortoises/burrows or eggs cannot be prevented due to mission requirements, relocate impacted gopher tortoises to suitable habitat.

  PROJECT 3.1.3: Identify and coordinate with CEIE to repair erosion sites impacting wetlands/natural resources as identified during wetlands monitoring, and as programmed and funded by the AF. Develop projects to monitor and restore erosion sites in or adjacent to wetland riparian areas. Monitor and document AF activities impacting or with potential to impact wetlands to ensure wetland protective BMPs are implemented. Install signs or provide other awareness information to installation personnel and public as needed to protect wetlands. Complete annual inspections and reports as required.

  PROJECT 3.1.4: Evaluate habitat conditions within current, historical and potential reticulated flatwoods salamander breeding ponds. Prioritize ponds for restoration and maintenance via map product indicating treatment priority. Restore and enhance ponds and surrounding habitat using mechanical vegetation thinning, herbicide, and growing season prescribed fire.

- OBJECTIVE 3.2: Monitoring – Maintain an integrated adaptive management and long-term trends monitoring program to evaluate potential impacts and to provide scientific information to decision makers for future projects and missions.

  PROJECT 3.2.1: Annually conduct established survey and monitoring protocols for rare species and habitat to verify occupancy and/or population status. When practicable, establish inventories that can be accomplished by volunteers, non-biologist staff, and NR staff. Review annually for the need to program resources.

  PROJECT 3.2.2: Conduct annual sampling for occupancy/population status of known or suspected reticulated flatwoods salamander breeding ponds by surveying during breeding
season, using a variety of survey methods (i.e., dip-net, trapping, spotlight, eDNA, drift-
fence, etc. as appropriate).

- **PROJECT 3.2.3:** Conduct annual surveys for occupancy/population status of known RCW
  cluster on EOD range. Monitor breeding activity and coordinate with Eglin’s RCW biologist
to band new fledglings to facilitate breeding success surveys. Install additional artificially
drilled cavities as needed and recommended by USFWS and Eglin NRO.

- **PROJECT 3.2.4:** Continue long term monitoring efforts for known gopher tortoise
populations and check for presence of indigo snake and other commensals of conservation
importance. Track/report incidental sightings of gopher tortoises: volunteer reports, staff, or
formal contract survey.

- **PROJECT 3.2.5:** A complete inventory of rare plants and their habitat associations will be
completed by NR personnel or through cooperative agreement every 5-10 years as
appropriate.

- **OBJECTIVE 3.3:** Invasives – Reduce and control the spread of invasive, exotic plant and animal
species.

  - **PROJECT 3.3.1:** Conduct annual invasive non-native plant and animal surveys at all known
occupied reticulated flatwoods salamander ponds and other high threat/density sites in high
priority natural resources areas. Include areas specified in the Land Management Plan of
2000. Annually treat exotic plant species in high threat/density sites located during the
previous year’s survey. Opportunistically treat single plants and clusters. Record all
treatments by GIS track and/or area plot to geographically define species treated.

  - **PROJECT 3.3.2:** Identify natural areas degraded by feral hogs to direct eradication through
removal by contracted SME. Continue annual eradication efforts to minimize feral hog
population growth.

  - **PROJECT 3.3.3:** Annually survey for and treat infestations of invasive apple snails using
the best available science and approved control measures. Work with partners to minimize
new infestations and eradicate known infestations.

  - **PROJECT 3.3.4:** Actively participate with the Six Rivers Comprehensive Invasive Species
Management Area (CSMA) working group to develop standardized tracking and monitoring
methods, and improve best management practices for the control and eradication of
invasives in the Florida panhandle.

  - **PROJECT 3.3.5:** Annually survey a minimum of 20 percent of high quality natural areas in
close proximity to the urban interface for invasive, exotic plant and animal species. Survey
area recorded by GIS track or polygon.

  - **PROJECT 3.3.6:** Cooperatively work with Housing Contractor to educate base community
about the negative impacts of invasive species on native species through activities,
community events, or social media.

**9.0 INRMP IMPLEMENTATION, UPDATE, AND REVISION PROCESS**

**9.1 Natural Resources Management Staffing and Implementation**

The INRMP provides the basis for developing multi-year program budget proposals to execute the Goals
and Objectives outlined in the section titled Management Goals and Objectives. Adequate funding is a
critical component to ensure full implementation of these Goals that are beyond the ability of the assigned
staff to complete such as effective invasive species control and prescribed fire on all 5000 acres. These
requirements are carried to AFCEC for inclusion in the 5 year budget.
The staffing requirements (internal and external) that are necessary for oversight of the NR management program and implementation of the INRMP are provided in Table 10 (as of June 2020). Table 10 identifies the current staff by job series, labor categories, and program functions.

<table>
<thead>
<tr>
<th>Flight Directory/Major Programs</th>
<th>Environmental Compliance</th>
<th>Pollution Prevention (P2) Program</th>
<th>Contract Support (non-UMD)</th>
</tr>
</thead>
<tbody>
<tr>
<td>GS-13/0401 Supervisory, Biological Scientist Chief, Environmental Flight</td>
<td>GS-12 /0028 Environmental Protection Specialist Hazardous Waste</td>
<td>GS-12/1301 Physical Scientist (effective 23 Jul 2007) Toxics ESOHCAMP Coordinator Solid Waste Pollution Prevention (P2) Program Green Procurement Hazardous Materials</td>
<td>NA</td>
</tr>
</tbody>
</table>

Funded positions on Unit Manning Document (UMD): 6

The 1st Special Operations Civil Engineer Squadron/Environmental Management Element (1 SOCES/CEIE) is responsible for the planning and implementation of the INRMP. Other evaluation mechanisms exist through ESOH or other protocols.

9.2 Monitoring INRMP

The INRMP Annual Review Cycle will also be maintained as a tabular check sheet for tracking purposes. Manual updates will also be reflected in the web-based INRMP. Additionally, completion and status of the objectives identified in the section titled Management Goals and Objectives will be tracked. Hurlburt’s NRM will review these documents at each INRMP Review Cycle and the Chief of Environmental will enforce compliance with the INRMP.

9.3 Annual INRMP Review and Update Requirements

The INRMP requires annual review, IAW DoDI 4715.03 and AFMAN 32-7003, to ensure the achievement of mission goals, verify the implementation of projects, and establish any necessary new management requirements. This process involves installation natural resources personnel and external agencies working in coordination to review the INRMP. If the installation mission or any of its natural resources management issues change significantly after the creation of the original INRMP, a major revision to the INRMP is required. The need to accomplish a major revision is normally determined during the annual review with
USFWS, the appropriate state, and NOAA (if required). The NRM/POC documents the findings of the annual review in an Annual INRMP Review Summary and obtains signatures from the coordinating agencies on review findings. By signing the Annual INRMP Review Summary, the collaborating agency representatives assert concurrence with the findings. If any agency declines to participate in an on-site annual review, the NRM submits the INRMP for review along with the Annual INRMP Review Summary document to the agency via official correspondence and request return correspondence with comments/concurrence.

The USFWS, the FWC, and the NRM/Section conduct an Annual INRMP Review Meeting. This meeting takes place in person with respective representatives for each agency. Individuals may telephone or video call if they cannot attend in person. During this meeting the NRM/Section updates the external stakeholders/parties with the end of the year execution report and coordinates future work plans and any necessary changes to management methods, etc. All parties review the INRMP and begin preliminary collaborative work on updating the INRMP (new policies, procedures, impacts, mitigations, etc.) as applicable.

At this annual meeting the need for updates or revisions will be discussed. If updates are needed, the NRM will initiate the updates and after agreement of all parties they will be added to the INRMP. If it is determined that major changes are needed, all parties will provide input and an INRMP revision will be initiated with NRM acting as the lead coordinating agency. The annual meeting will be used to expedite the more formal review for operation and effect and if all parties agree and document their mutual agreement, it can fulfill the requirement to review the INRMP for operation and effect.

If not already determined in previous annual meetings, by the fourth year annual review a determination will be made jointly to continue implementation of the existing INRMP with updates or to proceed with a revision. If the parties feel that the annual reviews have not been sufficient to evaluate operation and effect and they cannot determine if the INRMP implementation should continue or be revised, a formal review for operation and effect will be initiated. The determination on how to proceed with INRMP implementation or revision will be made after the parties have had time to complete this review.

As part of the annual review, the Hurlburt Field NRM will specifically:

- Invite feedback from USFWS and FWC on the effectiveness of the INRMP
- Inform USFWS and FWC which INRMP projects and activities are required to meet current natural resources compliance needs
- Document specific INRMP action accomplishments from the previous year.

Information for the annual reviews comes from the Hurlburt Field environmental staff, the NRM, cooperating agencies, and project files as applicable. Natural resources data, and program and project information are available to cooperating agencies.

**10.0 ANNUAL WORK PLANS**

The INRMP Annual Work Plans are included in this section. These projects are listed by fiscal year, including the current year and four succeeding years. For each project and activity, a specific timeframe for implementation is provided (as applicable), as well as the appropriate funding source, and priority for implementation. The work plans provide all the necessary information for building a budget within the USAF framework. Priorities are defined as follows:

- **High:** The INRMP signatories assert that if the project is not funded the INRMP is not being implemented and the Air Force is non-compliant with the Sikes Act; or that it is specifically tied to an INRMP goal and objective and is part of a “Benefit of the Species” determination necessary for ESA Sec 4(a)(3)(B)(i) critical habitat exemption.
- **Medium:** Project supports a specific INRMP goal and objective, and is deemed by INRMP signatories to be important for preventing non-compliance with a specific requirement within a
natural resources law or by EO 13112 on Invasive Species. However, the INRMP signatories would not contend that the INRMP is not be implemented if not accomplished within programmed year due to other priorities.

- Low: Project supports a specific INRMP goal and objective, enhances conservation resources or the integrity of the installation mission, and/or support long-term compliance with specific requirements within natural resources law; but is not directly tied to specific compliance within the proposed year of execution.

In this INRMP, Section 8.0.’s listed goals and objectives are primarily carried out as duties and responsibilities of the Environmental Element Chief, as relayed to the NR staff. Where possible, other organizations, contractors, and volunteers are utilized to supplement the Natural Resources staff efforts. Efforts beyond the capabilities of the installation are carried forward as projects to AFCEC for inclusion in the 5 year budget review.

To fully implement the Goals and Objectives of this INRMP, as outlined in section 8.0 of this INRMP, resources are needed as outlined in Table 11. The availability of these resources and the precise time of availability depend on authorization and appropriation of funds by Congress. Availability of funds is further determined by Air Force installations.

Table 11. Hurlburt Field Annual Work Plan

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<th>INRMP Reference</th>
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<th>Justification standard for AFCEC Funding</th>
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<tr>
<td>I.A I.B I.B.3 I.C I.C.1 I.C.3 III III.A III.A.4 III.A.5 III.A.6 III.B</td>
<td>MONITOR, WETLANDS</td>
<td>Monitor Hurlburt Field wetlands per approved INRMP for condition, enhancement, and boundaries. Deliverables include; Up-to-date and accurate data of jurisdictional wetland boundaries including conducting site surveys as necessary to maintain data such that AF can take planning actions and avoid adverse wetland impacts; Inspect and document construction, test, and exercise areas, for potential erosion sites or other contributors that may degrade wetlands water quality; Develop project requirements for erosion control or other protective</td>
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### Table 11. Hurlburt Field Annual Work Plan

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<tr>
<td>I</td>
<td>SUPPLIES, CN</td>
<td>Wetlands actions; Inspect and document compliance for Hurlburt Field 3200 acre preserve area, which includes wetlands specifically protected per MOA with FDEP, and Hurlburt Field Land Management Plan; Document opportunities for ecological improvement, or recommended management changes; Monitor and document AF activities impacting or with potential to impact wetlands to ensure wetland protective BMPs are implemented and required permits are obtained. Install signs or provide other awareness information to installation personnel and public as needed to protect wetlands. Deliverables include inspection reports, wetlands delineation reports and paperwork required for submittal to USACE, and wetlands management plan/work plan.</td>
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<td>I.A</td>
<td>MGT, SPECIES, T&amp;E</td>
<td>Protect, restore and maintain endangered, threatened, rare, and sensitive species in accordance with all state and federal laws. Specific deliverables include: Provide long-term habitat inventory and monitoring for T&amp;E and candidate species. Relocate gopher tortoise as needed; Survey, update, and maintain current base-wide natural resources T&amp;E and candidate species data; Survey salamander population; monitor RCW; monitor gulf sturgeon and manatee; Check established gopher tortoise burrows annually for indigo snakes; Track/report gopher tortoises; Install information signs, markers, fencing, or barriers as needed to protect species. Deliverables include draft and final</td>
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<td>INRMP Reference</td>
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<td>I.A</td>
<td>MGT, WETLANDS/FL OODPLAIN</td>
<td>Management, restoration, or enhancement of wetland habitats IAW with the goals and objectives of an INRMP approved in accordance with the Sikes Act. Extensive swamps, marshes, ponds, and bayous occur in and around Hurlburt Field. Approximately 3,328 acres, or 52 percent of the installation, is comprised of state and federal jurisdictional wetlands. Works best in conjunction with an aggressive Rx fire program.</td>
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<td>Maintenance, repair and calibration of equipment for owned/lease/short term rental or borrowed ATV/Utility Task Vehicle(UTV), chainsaws, tractor, other powered equipment, repair and calibrate radio/GPS/ and other field equipment to support Rx fire and conservation, invasive species and wildlife management.</td>
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<td>I.B</td>
<td>MGT, NUISANCE WILDLIFE</td>
<td>Manage wildlife to assure T&amp;E, state listed and others pose no threat to Hurlburt flightline operations (relocation/depredation). Reduce or eliminate bear activity in industrial, dormitory and housing area, control or relocate alligators. Post signs, erect and maintain fencing, barriers, and other devices as to discourage wildlife encroachment. Depredation of hogs, feral animals, and nuisance animals.</td>
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<td>INTERAGENCY/ INTRAAGENCY, GOVERNMENT,SIKES ACT, USFWS</td>
<td>Funds Sikes Act-driven, interagency/intra-agency agreement, cooperative agreement, or other similar support required to assist the base's normal day-to-day management of inherently governmental functions &amp; operations of the Conservation Program. Provide USFWS support for implementing the Sikes Act and ESA by developing BAs, developing implementation plans for required</td>
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<td>I.E</td>
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<td>terms and conditions of BOs, developing and coordinating BOs within Hurlburt Field AFB and USFWS, producing final BAs and Opinions, assisting in NEPA document preparation and review with respect to T&amp;E species, providing USFWS coordination and input for Sikes Act INRMP development, review and implementation, developing INRMP text and work plans, and assisting in development of INRMP implementation; Conduct QA/QC or Contracting Officer’s Representative (COR) duties for other contract natural and cultural resources work; Plan NR and CR projects and assist with execution of funds and oversight of execution; Negotiating with regulators on behalf of the USAF or representing the USAF in official meetings for both Natural and Cultural program. USFWS expertise to accomplish BAs and BOs will avoid delays during the consultation process as well as ensure the Air Force properly and adequately meets the Sikes Act and ESA requirements.</td>
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<td>I</td>
<td>MGT, INVASIVE SPECIES</td>
<td>Interagency agreement with the USDA supplies certified pesticide/herbicide &amp; nuisance animal control specialists. Requirements to control the presence and spread of invasive species as required by mitigation requirements of a permit issued under Section 404 of the Clean Water Act. Invasive species alter habitat for T&amp;E species choking out food and shelter.</td>
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11.0 REFERENCES

11.1 Standard References (Applicable to all AF Installations)

- Natural Resources Playbook – available at: https://cs1.eis.af.mil/sites/ceportal/CEPlaybooks/NRM2/Pages/

11.2 Installation References


Air Force Instruction 36-2226, Combat Arms Programs.

Air Force Instruction 32-7064, Integrated Natural Resources Management.


Florida Department of Environmental Protection (FDEP), 2005. The Florida Coastal Management Program.


12.0 ACRONYMS

12.1 Standard Acronyms

- eDASH Acronym Library
- Natural Resources Playbook – Acronym Section
- U.S. EPA Terms & Acronyms

12.2 Installation Acronyms

1 ACG 1st Air Commando Group
ACW  Air Commando Wing
1 SOCES/CEIE 1st Special Operations Civil Engineer Squadron/ Environmental Management Element
1 SOMDG 1st Special Operations Medical Group
1 SOW 1st Special Operations Wing
1 SOW/CC 1st Special Operations Wing/Command and Control
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<td>AFRIMS</td>
<td>Air Force Records Management System</td>
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<td>AFSOC</td>
<td>Air Force Special Operations Command</td>
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<td>2833</td>
<td>AHRES</td>
<td>Aquatic Habitat Restoration Enhancement Section</td>
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<tr>
<td>2834</td>
<td>AT/FP</td>
<td>Antiterrorism/Force Protection</td>
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<tr>
<td>2835</td>
<td>ATV</td>
<td>All-terrain vehicle</td>
</tr>
<tr>
<td>2836</td>
<td>BA</td>
<td>Biological Assessment</td>
</tr>
<tr>
<td>2837</td>
<td>BASH</td>
<td>Bird/Wildlife Strike Hazard</td>
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<td>BCI</td>
<td>Bat Conservation International</td>
</tr>
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<td>2839</td>
<td>BHWG</td>
<td>Bird Hazard Working Group</td>
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<td>2840</td>
<td>BMP</td>
<td>Best Management Practice</td>
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<td>2841</td>
<td>BO</td>
<td>Biological Opinion</td>
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<td>2842</td>
<td>BOMARC</td>
<td>Boeing and University of Michigan Aeronautical Research Center</td>
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<td>2843</td>
<td>BR</td>
<td>Business Rule</td>
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<td>2844</td>
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<td>Base Exchange</td>
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<td>2845</td>
<td>C2</td>
<td>Command and Control</td>
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<td>2846</td>
<td>CAC</td>
<td>Common Access Card</td>
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<td>CBA</td>
<td>Choctawhatchee Basin Alliance</td>
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<td>CFR</td>
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<td>COR</td>
<td>Contracting Officer’s Representative</td>
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<td>Coastal Zone Management Act</td>
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<td>Dynamics of International Terrorism</td>
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<td>Department of Defense Directive</td>
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<td>2863</td>
<td>DoDI</td>
<td>Department of Defense Instructions</td>
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<td>2864</td>
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<td>EMP</td>
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<td>2869</td>
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<td>2870</td>
<td>EO</td>
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<td>2871</td>
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<td>Explosive Ordnance Disposal</td>
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<td>2872</td>
<td>ESA</td>
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INTEGRATED NATURAL RESOURCES MANAGEMENT PLAN
<table>
<thead>
<tr>
<th>Code</th>
<th>Abbreviation</th>
<th>Description</th>
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<tr>
<td>RCW</td>
<td>Red-cockaded woodpecker</td>
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<td>RDS</td>
<td>Records Disposition Schedule</td>
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</tr>
<tr>
<td>REPI</td>
<td>Readiness and Environmental Protection Integration</td>
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</tr>
<tr>
<td>RFP</td>
<td>Request For Proposal</td>
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</tr>
<tr>
<td>SA</td>
<td>Sikes Act</td>
<td></td>
</tr>
<tr>
<td>SAIA</td>
<td>Sikes Act Improvement Act</td>
<td></td>
</tr>
<tr>
<td>SAWC</td>
<td>Special Air Warfare Center</td>
<td></td>
</tr>
<tr>
<td>SHPO</td>
<td>State Historic Preservation Officer</td>
<td></td>
</tr>
<tr>
<td>SLERP</td>
<td>Submerged Lands and Environmental Resource Program</td>
<td></td>
</tr>
<tr>
<td>SME</td>
<td>Subject Matter Expert</td>
<td></td>
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<tr>
<td>SMS</td>
<td>Subject Matter Specialist</td>
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</tr>
<tr>
<td>SOF</td>
<td>Special Operations Forces</td>
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<tr>
<td>SOS</td>
<td>Special Operations Squadron</td>
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<tr>
<td>SOW</td>
<td>Special Operations Wing</td>
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<tr>
<td>SSA</td>
<td>Species Status Assessment</td>
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<tr>
<td>SWPPP</td>
<td>Stormwater Pollution Prevention Plan</td>
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<tr>
<td>T&amp;E</td>
<td>Threatened and Endangered</td>
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<tr>
<td>TFI</td>
<td>Total Force Integration</td>
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<tr>
<td>TTA</td>
<td>Tactical Training Area</td>
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<tr>
<td>U.S.</td>
<td>United States</td>
<td></td>
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<tr>
<td>UEC</td>
<td>Unit Environmental Coordinators</td>
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</tr>
<tr>
<td>UFC</td>
<td>Unified Facilities Criteria</td>
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<tr>
<td>UMD</td>
<td>Unit Manning Document</td>
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<td>USACE</td>
<td>United States Army Corps of Engineers</td>
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<td>USAF</td>
<td>United States Air Force</td>
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<tr>
<td>USC</td>
<td>United States Code</td>
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</tr>
<tr>
<td>USDA</td>
<td>United States Department of Agriculture</td>
<td></td>
</tr>
<tr>
<td>USEPA</td>
<td>United States Environmental Protection Agency</td>
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<td>USFWS</td>
<td>United States Fish and Wildlife Service</td>
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</tr>
<tr>
<td>USGS</td>
<td>United States Geological Survey</td>
<td></td>
</tr>
<tr>
<td>USSOC</td>
<td>U.S. Special Operations Command</td>
<td></td>
</tr>
<tr>
<td>UTV</td>
<td>Utility Task Vehicle</td>
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</tr>
<tr>
<td>WFMP</td>
<td>Wildland Fire Management Plan</td>
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<tr>
<td>WMA</td>
<td>Wildlife Management Area</td>
<td></td>
</tr>
<tr>
<td>WNS</td>
<td>White-nose Syndrome</td>
<td></td>
</tr>
<tr>
<td>WSM</td>
<td>Wildland Support Module</td>
<td></td>
</tr>
<tr>
<td>YC</td>
<td>Youth Center</td>
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</tr>
</tbody>
</table>
### 13.0 Definitions

#### 13.1 Standard Definitions (Applicable to all USAF installations)
- Natural Resources Playbook – Definitions Section

#### 13.2 Installation Definitions
- This section intentionally left blank.

### 14.0 Appendices

#### Standard Appendices

**Appendix A. Annotated Summary of Key Legislation Related to Design and Implementation of the INRMP**

<table>
<thead>
<tr>
<th>Federal Public Laws and Executive Orders</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Defense Appropriations Act of 1991, P.L. 101-511; Legacy Resource Management Program</strong></td>
<td>Establishes the “Legacy Resource Management Program” for natural and cultural resources. Program emphasis is on inventory and stewardship responsibilities of biological, geophysical, cultural, and historic resources on DoD lands, including restoration of degraded or altered habitats.</td>
</tr>
<tr>
<td><strong>EO 11514, Protection and Enhancement of Environmental Quality</strong></td>
<td>Federal agencies shall initiate measures needed to direct their policies, plans, and programs to meet national environmental goals. They shall monitor, evaluate, and control agency activities to protect and enhance the quality of the environment.</td>
</tr>
<tr>
<td><strong>EO 11593, Protection and Enhancement of the Cultural Environment</strong></td>
<td>All Federal agencies are required to locate, identify, and record all cultural resources. Cultural resources include sites of archaeological, historical, cultural, or architectural significance.</td>
</tr>
<tr>
<td><strong>EO 11987, Exotic Organisms</strong></td>
<td>Agencies shall restrict the introduction of exotic species into the natural ecosystems on lands and waters which they administer.</td>
</tr>
<tr>
<td><strong>EO 11988, Floodplain Management</strong></td>
<td>Provides direction regarding actions of Federal agencies in floodplains, and requires permits from state, territory and Federal review agencies for any construction within a 100-year floodplain and to restore and preserve the natural and beneficial values served by floodplains in carrying out its responsibilities for acquiring, managing and disposing of Federal lands and facilities.</td>
</tr>
<tr>
<td><strong>EO 11989, Off-Road vehicles on Public Lands</strong></td>
<td>Installations permitting off-road vehicles to designate and mark specific areas/trails to minimize damage and conflicts, publish information including maps, and monitor the effects of their use.</td>
</tr>
<tr>
<td>Federal Public Laws and Executive Orders</td>
<td></td>
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<tr>
<td>----------------------------------------</td>
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<tr>
<td>Installations may close areas if adverse effects on natural, cultural, or historic resources are observed.</td>
<td></td>
</tr>
<tr>
<td>EO 11990, <em>Protection of Wetlands</em></td>
<td>Requires Federal agencies to avoid undertaking or providing assistance for new construction in wetlands unless there is no practicable alternative, and all practicable measures to minimize harm to wetlands have been implemented and to preserve and enhance the natural and beneficial values of wetlands in carrying out the agency's responsibilities for (1) acquiring, managing, and disposing of Federal lands and facilities; and (2) providing Federally undertaken, financed, or assisted construction and improvements; and (3) conducting Federal activities and programs affecting land use, including but not limited to water and related land resources planning, regulating, and licensing activities.</td>
</tr>
<tr>
<td>EO 12088, <em>Federal Compliance with Pollution Control Standards</em></td>
<td>This EO delegates responsibility to the head of each executive agency for ensuring all necessary actions are taken for the prevention, control, and abatement of environmental pollution. This order gives the U.S. Environmental Protection Agency (USEPA) authority to conduct reviews and inspections to monitor federal facility compliance with pollution control standards.</td>
</tr>
<tr>
<td>EO 12898, <em>Environmental Justice</em></td>
<td>This EO requires certain federal agencies, including the DoD, to the greatest extent practicable permitted by law, to make environmental justice part of their missions by identifying and addressing disproportionately high and adverse health or environmental effects on minority and low-income populations.</td>
</tr>
<tr>
<td>EO 13112, <em>Exotic and Invasive Species</em></td>
<td>To prevent the introduction of invasive species and provide for their control and to minimize the economic, ecological, and human health impacts that invasive species cause.</td>
</tr>
<tr>
<td>EO 13186, <em>Responsibilities of Federal Agencies to Protect Migratory Birds</em></td>
<td>The USFWS has the responsibility to administer, oversee, and enforce the conservation provisions of the Migratory Bird Treaty Act, which includes responsibility for population management (e.g., monitoring), habitat protection (e.g., acquisition, enhancement, and modification), international coordination, and regulations development and enforcement.</td>
</tr>
<tr>
<td>United States Code</td>
<td></td>
</tr>
<tr>
<td>Animal Damage Control Act (7 U.S.C. § 426-426b, 47 Stat. 1468)</td>
<td>Provides authority to the Secretary of Agriculture for investigation and control of mammalian predators, rodents, and birds. DoD installations may enter into cooperative agreements to conduct animal control projects.</td>
</tr>
</tbody>
</table>
| Bald and Golden Eagle Protection Act of 1940, as amended; 16 U.S.C. 668-668c | This law provides for the protection of the bald eagle (the national emblem) and the golden eagle by prohibiting, except under certain specified conditions, the taking, possession and commerce of such birds. The 1972 amendments increased penalties for violating }
<table>
<thead>
<tr>
<th>Federal Public Laws and Executive Orders</th>
<th></th>
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<tbody>
<tr>
<td>Clean Air Act, (42 U.S.C. § 7401–7671q, July 14, 1955, as amended)</td>
<td>This Act, as amended, is known as the Clean Air Act of 1970. The amendments made in 1970 established the core of the clean air program. The primary objective is to establish Federal standards for air pollutants. It is designed to improve air quality in areas of the country which do not meet federal standards and to prevent significant deterioration in areas where air quality exceeds those standards.</td>
</tr>
<tr>
<td>Endangered Species Act (ESA) of 1973, as amended; P.L. 93-205, 16 U.S.C. § 1531 et seq.</td>
<td>Protects threatened, endangered, and candidate species of fish, wildlife, and plants and their designated critical habitats. Under this law, no federal action is allowed to jeopardize the continued existence of an endangered or threatened species. The ESA requires consultation with the USFWS and the NOAA Fisheries (National Marine Fisheries Service) and the preparation of a biological evaluation or a biological assessment may be required when such species are present in an area affected by government activities.</td>
</tr>
<tr>
<td>Federal Environmental Pesticide Act of 1972</td>
<td>Requires installations to ensure pesticides are used only in accordance with their label registrations and restricted-use pesticides are applied only by certified applicators.</td>
</tr>
<tr>
<td>Federal Land Use Policy and Management Act, 43 U.S.C. § 1701–1782</td>
<td>Requires management of public lands to protect the quality of scientific, scenic, historical, ecological, environmental, and archaeological resources and values; as well as to preserve and protect certain lands in their natural condition for fish and wildlife habitat. This Act also requires consideration of commodity production such as timbering.</td>
</tr>
<tr>
<td>Federal Noxious Weed Act of 1974, 7 U.S.C. § 2801–2814</td>
<td>The Act provides for the control and management of non-indigenous weeds that injure or have the potential to injure the interests of agriculture and commerce, wildlife resources, or the public health.</td>
</tr>
<tr>
<td><strong>Federal Public Laws and Executive Orders</strong></td>
<td><strong>Provisions</strong></td>
</tr>
<tr>
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</tr>
<tr>
<td>Federal Water Pollution Control Act (Clean Water Act [CWA]), 33 U.S.C. §1251–1387</td>
<td>The CWA is a comprehensive statute aimed at restoring and maintaining the chemical, physical, and biological integrity of the nation’s waters. Primary authority for the implementation and enforcement rests with the USEPA.</td>
</tr>
<tr>
<td>Fish and Wildlife Coordination Act (16 U.S.C. §661 et seq.)</td>
<td>Directs installations to consult with the USFWS, or state or territorial agencies to ascertain means to protect fish and wildlife resources related to actions resulting in the control or structural modification of any natural stream or body of water. Includes provisions for mitigation and reporting.</td>
</tr>
<tr>
<td>Leases: Non-excess Property of Military Departments, 10 U.S.C. §2667, as amended</td>
<td>Authorizes DoD to lease to commercial enterprises Federal land not currently needed for public use. Covers agricultural outleasing program.</td>
</tr>
<tr>
<td>National Environmental Policy Act of 1969 (NEPA), as amended: P.L. 91-190, 42 U.S.C. § 4321 et seq.</td>
<td>Requires federal agencies to utilize a systematic approach when assessing environmental impacts of government activities. Establishes the use of environmental impact statements. NEPA proposes an interdisciplinary approach in a decision-making process designed to identify unacceptable or unnecessary impacts on the environment. The Council of Environmental Quality (CEQ) created Regulations for Implementing the National Environmental Policy Act [40 Code of Federal Regulations (CFR) Parts 1500–1508], which provide regulations applicable to and binding on all Federal agencies for implementing the procedural provisions of NEPA, as amended.</td>
</tr>
<tr>
<td>National Historic Preservation Act, 16 U.S.C. § 470 et seq.</td>
<td>Requires federal agencies to take account of the effect of any federally assisted undertaking or licensing on any district, site, building, structure, or object included in or eligible for inclusion in the National Register of Historic Places (NRHP). Provides for the nomination, identification (through listing on the NRHP), and protection of historical and cultural properties of significance.</td>
</tr>
</tbody>
</table>
### Federal Public Laws and Executive Orders

<table>
<thead>
<tr>
<th>Law and Act</th>
<th>Description</th>
</tr>
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<tbody>
<tr>
<td>Rivers and Harbors Act of 1899 (33 U.S.C. § 401 et seq.)</td>
<td>Makes it unlawful for the USAF to conduct any work or activity in navigable waters of the United States without a federal permit. Installations should coordinate with the U.S. Army Corps of Engineers (USACE) to obtain permits for the discharge of refuse affecting navigable waters under National Pollutant Discharge Elimination System (NPDES) and should coordinate with the USFWS to review effects on fish and wildlife of work and activities to be undertaken as permitted by the USACE.</td>
</tr>
<tr>
<td>Sale of certain interests in land, 10 U.S.C. § 2665</td>
<td>Authorizes sale of forest products and reimbursement of the costs of management of forest resources.</td>
</tr>
<tr>
<td>Soil and Water Conservation Act (16 U.S.C. § 2001, P.L. 95-193)</td>
<td>Installations shall coordinate with the Secretary of Agriculture to appraise, on a continual basis, soil/water-related resources. Installations will develop and update a program for furthering the conservation, protection, and enhancement of these resources consistent with other federal and local programs.</td>
</tr>
<tr>
<td>Sikes Act (16 U.S.C. § 670a–670l, 74 Stat. 1052), as amended</td>
<td>Provides for the cooperation of DoD, the Departments of the Interior (USFWS), and the State Fish and Game Department in planning, developing, and maintaining fish and wildlife resources on a military installation. Requires development of an INRMP and public access to natural resources and allows collection of nominal hunting and fishing fees.</td>
</tr>
</tbody>
</table>

NOTE: AFI 32-7064 sec 3.9. Staffing. As defined in DoDI 4715.03, use professionally trained natural resources management personnel with a degree in the natural sciences to develop and implement the installation INRMP. (T-0). 3.9.1. Outsourcing Natural Resources Management. As stipulated in the Sikes Act, 16 U.S.C. § 670 et. seq., the Office of Management and Budget Circular No. A-76, Performance of Commercial Activities, August 4, 1983 (Revised May 29, 2003) does not apply to the development, implementation and enforcement of INRMPs. Activities that require the exercise of...
discretion in making decisions regarding the management and disposition of government owned natural resources are inherently governmental. When it is not practicable to utilize DoD personnel to perform inherently governmental natural resources management duties, obtain these services from federal agencies having responsibilities for the conservation and management of natural resources.

**DoD Policy, Directives, and Instructions**

<table>
<thead>
<tr>
<th>Description</th>
<th>Details</th>
</tr>
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<tbody>
<tr>
<td>DoD Instruction 4715.1, <em>Environmental Security</em></td>
<td>Establishes policy for protecting, preserving, and (when required) restoring and enhancing the quality of the environment. This instruction also ensures environmental factors are integrated into DoD decision-making processes that could impact the environment, and are given appropriate consideration along with other relevant factors.</td>
</tr>
<tr>
<td>DoD Instruction (DoDI) 4715.03, <em>Natural Resources Conservation Program</em></td>
<td>Implements policy, assigns responsibility, and prescribes procedures under DoDI 4715.1 for the integrated management of natural and cultural resources on property under DoD control.</td>
</tr>
<tr>
<td>OSD Policy Memorandum – 17 May 2005 – <em>Implementation of Sikes Act Improvement Amendments: Supplemental Guidance Concerning Leased Lands</em></td>
<td>Provides supplemental guidance for implementing the requirements of the Sikes Act in a consistent manner throughout DoD. The guidance covers lands occupied by tenants or lessees or being used by others pursuant to a permit, license, right of way, or any other form of permission. INRMPs must address the resource management on all lands for which the subject installation has real property accountability, including leased lands. Installation commanders may require tenants to accept responsibility for performing appropriate natural resource management actions as a condition of their occupancy or use, but this does not preclude the requirement to address the natural resource management needs of these lands in the installation INRMP.</td>
</tr>
<tr>
<td>OSD Policy Memorandum – 1 November 2004 – <em>Implementation of Sikes Act Improvement Act Amendments: Supplemental Guidance Concerning INRMP Reviews</em></td>
<td>Emphasizes implementing and improving the overall INRMP coordination process. Provides policy on scope of INRMP review, and public comment on INRMP review.</td>
</tr>
<tr>
<td>OSD Policy Memorandum – 10 October 2002 – <em>Implementation of Sikes Act Improvement Act: Updated Guidance</em></td>
<td>Provides guidance for implementing the requirements of the Sikes Act in a consistent manner throughout DoD and replaces the 21 September 1998 guidance Implementation of the Sikes Act Improvement Amendments. Emphasizes implementing and improving the overall INRMP coordination process and focuses on coordinating with</td>
</tr>
<tr>
<td>Federal Public Laws and Executive Orders</td>
<td></td>
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<tr>
<td>stakeholders, reporting requirements and metrics, budgeting for INRMP projects, using the INRMP as a substitute for critical habitat designation, supporting military training and testing needs, and facilitating the INRMP review process.</td>
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</tbody>
</table>

| USAF Instructions and Directives                                                                 |  
| AFPD 32-70, *Environmental Quality* | Outlines the USAF mission to achieve and maintain environmental quality on all USAF lands by cleaning up environmental damage resulting from past activities, meeting all environmental standards applicable to present operations, planning its future activities to minimize environmental impacts, managing responsibly the irreplaceable natural and cultural resources it holds in public trust and eliminating pollution from its activities wherever possible. AFPD 32-70 also establishes policies to carry out these objectives.  
Species petitioned for or currently federally listed that occur or potentially occur on Hurlburt are:

- Eastern indigo snake (*Drymarchon corais couperi*) - Threatened
- Gulf sturgeon (*Acipenser oxyrinchus desotoi*) - Threatened
- Rufa red knot (*Calidris canatus rufa*) - Threatened
- West Indian manatee (*Trichechus manatus*) – Threatened
- Wood stork (*Mycteria americana*) – Threatened
- Red-cockaded woodpecker (*Picoides borealis*) – Endangered
- Reticulated flatwoods salamander (*Ambystoma bishopi*) – Endangered
- Black rail (*Laterallus jamaicensis ssp. jamaicensis*) - Proposed Threatened, Eastern Population Only
- Gopher tortoise (*Gopherus polyphemus*) – Regionally Threatened/Candidate and State-designated Threatened
- Florida pine snake (*Pituophis melanoleucus mugitus*) – Petitioned and Under Review; State-designated Threatened
- Gulf Coast solitary bee (*Hesperapis oraria*) – Petitioned and Under Review
- Tri-colored bat (*Perimyotis subflavus*) – Petitioned and Under Review
- Alligator snapping turtle (*Macroclemys temmincki*) - Under Review. Protected in Florida as a State Species of Special Concern.
- Eastern diamondback rattlesnake (*Crotalus adamanteus*) - Under Review
- Bald eagle (*Haliaeetus leucocephalus*) - Bald and Golden Eagle Protection Act

Species currently state listed that occur or potentially occur on Hurlburt are:

- Gopher frog (*Lithobates capito*) – No longer listed in Florida as of, part of Florida Imperiled Species Management Plan.
- Florida bog frog (*Lithobates okaloosae*) – State-designated Threatened, not Federally listed
- Least tern (*Sternula antillarum*) – State-designated Threatened, Federally listed as endangered in Midwest and Great Plains states
- Southern hognose (*Heterodon simus*) – Petitioned. Announced in October 2019 that the species is not warranted for listing as endangered or threatened. In Florida, ranked as a species of greatest conservation need.
- Little blue heron (*Egretta caerulea*) – State-designated Threatened, not Federally listed
- Tricolored heron (*Egretta tricolor*) – State-designated Threatened, not Federally listed

More information about Florida’s T&E species can be found at: [https://myfwc.com/media/1945/threatened-endangered-species.pdf](https://myfwc.com/media/1945/threatened-endangered-species.pdf)
Appendix C. Federal Laws, Regulations, Policies, and Executive Orders

Federal Laws

American Indian Religious Freedom Act of 1978 (Public Law 95-341; 42 USC §1196) – requires the U.S., where appropriate, to protect and preserve religious rights of the American Indian, Eskimo, Aleut, and Native Hawaiians, including but not limited to access to sites, use and possession of sacred objects, and the freedom to worship through ceremonials and traditional rites.

Animal Damage Control Act of 1931 (7 USC §426 et seq.) – provides broad authority for investigation, demonstrations and control of mammalian predators, rodents and birds.

Anti-Deficiency Act of 1982 (31 USC §1341 et seq.) - provides that no federal official or employee may obligate the government for the expenditure of funds before funds have been authorized and appropriated by Congress for that purpose.

American Antiquities Act of 1906 (Public Law 59-209; 16 USC §431-433) – authorizes the President to designate historic and natural resources of national significance, located on federal lands, as National Monuments for the purpose of protecting items of archeological significance.

Archeological and Historical Preservation Act of 1974 (Public Law 95-96; 16 USC §469 et seq.) – provides for the preservation of historical and archeological data, including relics and specimens, threatened by federally funded or assisted construction projects.

Archeological Resources Protection Act of 1979 (16 USC §470 et seq.) – prohibits the excavation or removal from federal or Indian lands any archeological resources without a permit.

Bald Eagle Protection Act of 1940 (Public Law 87-884; 16 USC §668a-d) – prohibits the taking or harming (i.e. harassment, sale, or transportation) of bald eagles or golden eagles, including their eggs, nests, or young, without appropriate permit.

Clean Air Act of 1970 (42 USC §7401 et seq.) – regulates air emissions from stationary, area, and mobile sources. This law authorizes the USEPA to establish National Ambient Air Quality Standards (NAAQS) to protect public health and the environment.

Clean Water Act of 1972 (Public Law 92-500; 33 USC §1251 et seq.) – aims to restore and maintain the chemical, physical, and biological integrity of the Nation’s waters. Under Section 401, states have authority to review federal permits that may result in a discharge to wetlands or water bodies under state jurisdiction. Under section 404, a program is established to regulate the discharge of dredged or fill material into the Nation’s waters, including wetlands.

Coastal Zone Management Act of 1972 (Public Law 92-583; 16 USC §1451 et seq.) – provides incentives for coastal states to develop coastal zone management programs. Federal actions that impact the coastal zone must be consistent to the maximum extent practicable with the state program.

Conservation and Rehabilitation Program on Military and Public Lands (Public Law 90-465; 16 USC §670 et seq.) – provides for fish and wildlife habitat improvements, range rehabilitation, and control of off-road vehicles on federal lands.

Conservation Programs on Military Reservations (Public Law 90-465; 16 USC §670 et seq.) – Requires each military department to manage natural resources and to ensure that services are provided which are necessary for management of fish and wildlife resources on each installation; to provide their personnel with professional training in fish and wildlife management; and to give priority to contracting work with federal and state agencies that have responsibility for conservation or management of fish and wildlife. In addition it authorizes cooperative agreements (with states, local governments, non-governmental organizations, and individuals) which call for each party to provide matching funds or services to carry out natural resources projects or initiatives.

Endangered Species Act of 1973, as amended (16 USC §1531 et seq.) – provides for the identification and protection of threatened and endangered plants and animals, including their critical habitats.
Requires federal agencies to conserve threatened and endangered species and cooperate with state
and local authorities to resolve water resources issues in concert with the conservation of threatened
and endangered species. This law establishes a consultation process involving federal agencies to
facilitate avoidance of agency action that would adversely affect species or habitat. Further, it
prohibits all persons subject to U.S. jurisdiction from taking, including any harm or harassment,
derogated species.

Federal Energy Regulatory Commission, Wetland and Waterbody Construction and Mitigation Procedures
– provides guidance to project sponsors by identifying baseline mitigation measures for minimizing
the extent and duration of project-related disturbance on wetlands and waterbodies,

Federal Insecticide, Fungicide, and Rodenticide Act of 1947 (Public Law 92-516; 7 USC §136 et seq.) –
governs the use and application of pesticides in natural resource management programs. This law
provides the principal means for preventing environmental pollution from pesticides through
product registration and applicator certification.

Federal Land Policy and Management Act of 1976 (43 USC §1701) – establishes public land policy and
guidelines for its administration and provides for the management, protection, development, and
enhancement of the public lands.

Federal Noxious Weed Act of 1974 (Public Law 93-629; 7 USC §2801) – provides for the control and
eradication of noxious weeds and their regulation in interstate and foreign commerce.

Fish and Wildlife Coordination Act of 1934 (16 USC §661 et seq.) – provides a mechanism for wildlife
conservation to receive equal consideration and coordinate with water-resource development
programs.

Land and Water Conservation Act of 1965 (16 USC §4601 et seq.) – assists in preserving, developing, and
ensuring accessibility to outdoor recreation resources.

Commission to approve areas recommended by the Secretary of the Interior for acquisition with
Migratory Bird Conservation Funds.

Migratory Bird Treaty Act of 1918 (Public Law 65-186; 16 USC §703 et seq.) – provides for regulations to
control taking of migratory birds, their nests, eggs, parts, or products without the appropriate permit
and provides enforcement authority and penalties for violations.

National Environmental Policy Act of 1969 (Public Law 91-190; 42 USC §4321 et seq.) – mandates federal
agencies to consider and document environmental impacts of proposed actions and legislation. In
addition it mandates preparation of comprehensive environmental impact statements where
proposed action is “major” and significantly affects the quality of the human environment.

Native American Graves Protection and Repatriation Act of 1990 (Public Law 101-601; 25 USC §§3001-
3013) – addresses the recovery, treatment, and repatriation of Native American and Native Hawaiian
cultural items by federal agencies and museums. It includes provisions for data gathering, reporting,
consultation, and issuance of permits.

program which manages solid and hazardous waste. Subtitle C, Hazardous Waste Management, sets
up a framework for managing hazardous waste from its initial generation to its final disposal. Waste
pesticides and equipment/containers contaminated by pesticides are included under hazardous waste
management requirements.

Sikes Act Improvement Act of 1997 (Public Law 105-85; 16 USC §670a et seq.) – amends the Sikes Act of
1960 to mandate the development of an integrated natural resources management plan through
cooperation with the Department of the Interior (through the USFWS), Department of Defense, and each state fish and wildlife agency for each military installation supporting natural resources.


**Federal Regulations**

- 40 CFR 1500-1508 – Council on Environmental Quality (CEQ) Regulations on Implementing NEPA Procedures
- 40 CFR 6 – USEPA Regulations on Implementation of NEPA Procedures
- 40 CFR 162 – USEPA Regulations on Insecticide, Fungicide, and Rodenticide Use
- 15 CFR 930 – Federal Consistency with Approved Coastal Management Programs
- 50 CFR 17 – USFWS list of Endangered and Threatened Wildlife
- 50 CFR 10.13 – List of Migratory Birds
- 32 CFR 190 – Natural Resources Management Program

**Federal Executive Orders**

- Environmental Safeguard for Activities for Animal Damage Control on Federal Lands (EO 11870) - restricts the use of chemical toxicants for mammal and bird control.
- Exotic Organisms (EO 11987) – restricts federal agencies in the use of exotic plant species in any landscape and erosion control measures.
- Energy Efficiencies and Water Conservation at Federal Facilities (EO 12902) – federal agency use of energy and water resources is directed towards the goals of increased conservation and efficiency.
- Floodplain Management (EO 11988) – specifies that agencies shall encourage and provide appropriate guidance to applicant to evaluate the effects of their proposals in floodplains prior to submitting applications. This includes wetlands that are within the 100-year floodplain and especially discourages filling.
- Greening the Government through Leadership in Environmental Management (EO 13148) – requires the head of each federal agency to be responsible for ensuring that all necessary actions are taken to integrate environmental accountability into agency day-to-day decision making and long-term planning processes across all agency missions, activities, and functions.
- Indian Sacred Sites (EO 13007) – provides for the protection of and access to Indian sacred sites.
- Invasive Species (EO 13112) – directs federal agencies to prevent the introduction of invasive species and provide for their control and to minimize the economic, ecological, and human health impacts that invasive species cause.
- Off-Road Vehicles on Public Lands (EO 11989) – ensures the use of off-road vehicles on public lands will be controlled and directed so as to protect the resources of those lands, to promote the safety of all users of those lands, and to minimize conflicts among the various uses of those lands
- Protection and Enhancement of Environmental Quality (EO 11514) – provides for environmental protection of federal lands and enforces requirements of NEPA.
- Protection of Wetlands (EO 11990) – directs all federal agencies to take action to minimize the destruction or degradation of wetlands, and to preserve and enhance the natural and beneficial values of wetlands. This applies to the acquisition, management, and disposal of federal lands and facilities;
to construction or improvements undertaken, financed, or assisted by the federal government; and to the conduct of federal activities and programs which affect land use.

Responsibilities of Federal Entities to Protect Migratory Birds (EO 13186) – directs all federal agencies taking actions that have a potential to negatively affect migratory bird populations to develop and implement a Memorandum of Understanding with the USFWS by January 2003 that shall promote the conservation of migratory bird populations.

DoDI, AFI, & Air Force Pamphlets (PAM)

DoDI 4150.07 – Pest Management Program
DoDI 4165.57 – Air Installations Compatible Use Zones
DoDI 4715.03 – Natural Resources Conservation Program
DoDI 6055.06 – Fire and Emergency Services Program
AFI 32-1015 – Integrated Installation Planning
AFI 32-1053 – Integrated Pest Management Program
AFI 32-6007 – Privatized Housing Management
AFI 32-7001 – Environmental Management
AFI 32-7020 – The Environmental Restoration Program
AFI 32-7061 – Environmental Impact Analysis Process
AFMAN 32-7003 – Environmental Conservation
AFPAM 91-212 – BASH Techniques

Department of Defense Memoranda

Memorandum, Assistant Deputy Under Secretary of Defense (Environment, Safety and Occupational Health), 3 Apr 07, Subject: Guidance to Implement the Memorandum of Understanding to Promote the Conservation of Migratory Birds.
Memorandum, Assistant Deputy Under Secretary of Defense (Environment, Safety and Occupational Health), 14 Aug 06, Subject: Integrated Natural Resource Management Plan (INRMP) Template
Memorandum, Assistant Deputy Under Secretary of Defense (Environment, Safety and Occupational Health), 17 May 05, Subject: Implementation of Sikes Act Improvement Amendments: Supplemental Guidance concerning Leased Lands
Memorandum, Assistant Deputy Under Secretary of Defense (Environment, Safety and Occupational Health), 1 Nov 04, Subject: Implementation of Sikes Act Improvement Amendments: Supplemental Guidance concerning INRMP Reviews
Memorandum, Deputy Under Secretary of Defense (Installations and Environment), 10 Oct 02, Subject: Implementation of Sikes Act Improvement Act: Updated Guidance
Memorandum, Assistant Deputy Under Secretary of Defense (Environment), 5 Aug 02, Subject: Access to Outdoor Recreation Programs on Military Installations for Persons with Disabilities.

Memorandum, Assistant Secretary of Army (Environment, Safety and Occupational Health), Deputy Assistant Secretary of the Navy (Environment), Deputy Assistant Secretary of the Air Force (Environment, Safety and Occupational Health), 20 Sep 11, Subject: Interim Policy on Management of White Nose Syndrome in Bats.
Appendix D. State Laws, Regulations, and Policies

State Laws

F.A.C. 68A-4.001:
(1) No wildlife or freshwater fish or their nests, eggs, young, homes or dens shall be taken, transported, stored, served, bought, sold, or possessed in any manner or quantity at any time except as specifically permitted by these rules nor shall anyone take, poison, store, buy, sell, possess or wantonly or willfully waste the same except as specifically permitted by these rules.
(2) The use of gasoline or any other chemical or gaseous substances to drive wildlife from their retreats is prohibited.
(3) Intentionally placing food or garbage, allowing the placement of food or garbage, or offering food or garbage in such a manner that it attracts coyotes, foxes or raccoons and in a manner that is likely to create or creates a public nuisance is prohibited.
(4)(a) Intentionally feeding bears is prohibited except as provided for in this Title.
(b) Placing food or garbage, allowing the placement of food or garbage, or offering food or garbage that attracts bears and is likely to create or creates a nuisance is prohibited after receiving prior written notification from the Commission.
(5) The intentional feeding or the placement of food that attracts pelicans and modifies the natural behavior of the pelican so as to be detrimental to the survival or health of a local population is prohibited.
(6) The intentional feeding of sandhill cranes is prohibited.
(7) The feeding of non-human primates is prohibited. Feeding includes the placement of food or garbage, allowing the placement of food or garbage, or offering food or garbage in a manner that attracts non-human primates.
(8) No person shall take or assist in taking wildlife using a method that involves remote control aiming and discharging of a gun when that person is not physically present at the location of that gun.
(9) Unless otherwise specifically provided in this Title, non-protected mammals and non-protected birds may be taken throughout the year, without restrictions.

F.A.C. 68A-4.004: Whenever the taking or possession of wildlife or freshwater fish is prohibited, the possession of any carcass or portion of the carcass of such wildlife or freshwater fish is prohibited.

F.A.C. 68A-9.010: Wildlife that may not be taken as nuisance wildlife:
(a) Species listed in Chapter 68A-27, F.A.C.
(b) The following mammals:
  1. Black bear.
  2. Deer.
  3. Bats – Except that bats may be taken either when:
     a. The take is incidental to the use of an exclusion device, a device which allows escape from and blocks re-entry into a roost site located within a structure, or incidental to the use of a registered chemical repellant, at any time from August 15 to April 15 or
     b. The take is incidental to permanent repairs which prohibit the egress of bats from a roost site located within a structure provided an exclusion device as described in sub-subparagraph a. above is used for a minimum of four consecutive days/ nights for which the low temperature is forecasted by the U.S. National Weather Service to remain above 50° F prior to repairs and during the time-period specified.
  4. Bobcat – Except that a bobcat may be taken, as provided by subsections (2), (3) and (4) below, when it causes or is about to cause property damage, or presents a threat to public
safety. Euthanasia of any live captured bobcat is prohibited and any live captured bobcat shall be released as provided by subsection (3).

F.A.C. 68A-12.004 (12): The sale or purchase of any bear carcass or part thereof is prohibited. The sale or purchase of black bear taxidermy mounts is prohibited, however taxidermy mounts of other bear species are allowed as long as they were legally acquired and have associated paperwork.

F.A.C. 68A-4.009 “Bear Conservation Rule”: Provides prohibitions, permitting, and agency activities concerning the Florida black bear (Ursus americanus floridanus) subsequent to its removal from the State-designated Threatened species list in August 2012.

(1) No person shall take, possess, injure, shoot, collect, or sell black bears or their parts or to attempt to engage in such conduct except as authorized by Commission rule or by permit from the Commission.

(2) The Commission will issue permits authorizing intentional take of bears when it determines such authorization furthers scientific or conservation purposes which will benefit the survival potential of the species or to reduce property damage caused by bears. For purposes of this rule, activities that are eligible for a permit include:

(a) Collection of scientific data needed for conservation or management of the species;

(b) Taking bears that are causing property damage when no non-lethal options can provide practical resolution to the damage, and the Commission is unable to capture the bear.

(3) The Commission authorizes members of the public to take a bear in an attempt to scare a bear away from people using methods considered non-lethal. Staff shall authorize specific methods and situations that qualify for this authorization at http://MyFWC.com/bear/.

(4) The Commission will provide technical assistance to land owners and comments to permitting agencies in order to minimize and avoid potential negative human-bear interactions or impacts of land modifications on the conservation and management of black bears. The Commission will base its comments and recommendations on the goals and objectives of the approved Florida Black Bear Management Plan. The plan can be obtained at http://MyFWC.com/bear/.

F.A.C. 68A-27.003: The gopher tortoise (Gopherus polyphemus) is hereby declared to be threatened, and shall be afforded the protective provisions specified in this paragraph. No person shall take, attempt to take, pursue, hunt, harass, capture, possess, sell or transport any gopher tortoise or parts thereof or their eggs, or molest, damage, or destroy gopher tortoise burrows, except as authorized by Commission permit or when complying with Commission approved guidelines for specific actions which may impact gopher tortoises and their burrows. A gopher tortoise burrow is a tunnel with a cross-section that closely approximates the shape of a gopher tortoise. Permits will be issued based upon whether issuance would further management plan goals and objectives.

F.S. 379.3762 Personal possession of wildlife: Black bears are considered Class I animals and therefore cannot be kept as personal pets.

F.S. 776.012 Use or threatened use of force in defense of person:

(1) A person is justified in using or threatening to use force, except deadly force, against another when and to the extent that the person reasonably believes that such conduct is necessary to defend himself or herself or another against the other’s imminent use of unlawful force. A person who uses or threatens to use force in accordance with this subsection does not have a duty to retreat before using or threatening to use such force.

(2) A person is justified in using or threatening to use deadly force if he or she reasonably believes that using or threatening to use such force is necessary to prevent imminent death or great bodily harm to himself or herself or another or to prevent the imminent commission of a forcible felony. A person who uses or threatens to use deadly force in accordance with this subsection does not have a duty to retreat and has the right to stand his or her ground if the person using or threatening to use the deadly force is not engaged in a criminal activity and is in a place where he or she has a right to be.
15.0 ASSOCIATED PLANS

BearWise Community Plan

Bird/Wildlife Aircraft Strike Hazard (BASH) Plan

Golf Environmental Management (GEM) Plan

Hurlburt Field Environmental Restoration Program Management Action Plan, AR# 10-70.020 (ERP MAP)

Integrated Cultural Resources Management Plan (ICRMP)

Installation Developmental Plan (IDP)

Integrated Pest Management Plan (IPMP)

Landscape Development Plan

Land Management Plan

Preservation Area Assessment and Management Plan

Storm Water Pollution Prevention Plan (SWPPP)

Wildland Fire Management Plan

3307
Prepared by:

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Natural Resources Institute
EXECUTIVE SUMMARY

The goal of the Hurlburt Field BearWise Plan is to reduce conflicts and promote coexistence between people and bears through installation-wide efforts. This document will address potential causes of human-bear conflict, appropriate management actions, and enforcement on Hurlburt Field.

- **Section 1.0** reviews how human practices can lead to conflicts and/or public safety risks. Chiefly, this includes the removal of any bear attractants and responsible trash disposal.

- **Section 2.0** reviews various techniques to respond to human-bear conflicts, when to use them, and who is authorized to perform them.
  - Harassment: practiced by all base personnel following FWC’s “Scare that Bear!” guidelines.
  - Hazing: practiced only by Florida Fish and Wildlife Conservation Commission (FWC) personnel and SFS personnel who have received FWC’s Bear Response Training.
  - Trapping, Relocation, and Take: practiced only by FWC personnel.
  - Killing Dangerous Bears that Pose an Imminent Threat of Serious Injury or Death: performed by FWC personnel and Bear Response Trained Security Forces Squadron (SFS) personnel unless circumstances fall under those covered by Common Law Defense of Necessity as summarized in Section 2.1.2.

- **Section 3.0** describes installation personnel’s roles, responsibilities, and enforcement procedures.
  - First Offence: notify residents in-writing of any behaviors which could lead to human-bear conflict and any corrective actions that need to be completed within a predetermined timeframe.
  - Second Offence: notify residents in-writing and in-person of any behaviors which could lead to human-bear conflict and any corrective actions that need to be completed within a predetermined timeframe.
  - Third Offence: notify residents in-writing and in-person of ongoing behaviors which could lead to human-bear conflict. It is then up to the discretion of the 1st Special Operations Wing (1 SOW) Commander (hereafter, Wing Commander) to determine if the offending residents can remain in installation housing, dormitories, and lodging, or need to vacate. The Wing Commander can ban individuals from the installation if infractions continue (AFI 32-6007, para 1.20). This effectively withdraws the privilege of installation housing if residents repeatedly fail to correct behaviors that constitute a threat to human health or safety.
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*Hurlburt Field*

*Bearwise Plan*

2
### LIST OF ACRONYMS

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INTRODUCTION

Florida black bears (*Ursus americanus floridanus*) are increasingly common throughout Okaloosa County, including Hurlburt Field, Florida. Black bears typically avoid people, but unsecured garbage, bird seed, or pet food can attract bears to populated areas. As a result, increased habituation can lead to human-bear conflicts and pose a risk to public safety. The Southeastern Association of Fish and Wildlife Agencies (SEAFWA) initiated BearWise (SEAFWA 2020) as a regional effort to prevent human-bear conflicts and protect people and bears across its 15 member states. The goal of Florida’s BearWise program is to reduce conflicts and promote coexistence between people and bears through community-wide efforts, including: identifying and securing all potential human provided food sources, requiring those sources to be kept secure, educating community members about appropriate responses to bear interactions, and knowing when and how to report bear activity (FWC 2019). This BearWise Plan for Hurlburt Field is intended to minimize human-bear conflicts by aligning the installation with Florida Fish and Wildlife Conservation Commission’s (FWC’s) BearWise Program. Hurlburt’s combined efforts (e.g., bear-resistant trashcan and dumpster replacement, bear response training, and personnel education) reduced human-bear conflicts 70% two years after implementation of these efforts in 2009. Hurlburt Field is cited in both FWC’s 2012 and 2019 Florida Black Bear Management Plans as a prime example of a BearWise Community (FWC 2012, 2019).

This document will address potential causes of human-bear conflict, appropriate management actions, and enforcement on Hurlburt Field. After a brief introduction to black bear ecology, Section 1.0 will review how human practices can lead to conflicts and/or public safety risks. Section 2.0 reviews various techniques to both prevent and respond to human-bear conflicts. Finally, Section 3.0 describes installation personnel’ roles, responsibilities, and enforcement procedures.

Ecology of the Black Bear

The Florida black bear is one of 16 recognized sub-species of the American black bear (*Ursus americanus*) and now exists in 7 sub-populations in Florida; Florida black bears at Hurlburt Field are part of the ‘Eglin’ sub-population (Fig. 1; FWC 2019). The Florida black bear was originally listed as a State-Designated Threatened Species in 1974 because of low population numbers and restricted range (GFC 1993). It was delisted in 2012 after the collaborative conservation efforts of state and federal agencies, local governments, non-profit groups, residents, and businesses (FWC 2012). Current statewide estimates indicate over 4,000 black bears are occupying 49% of their historic range in Florida (Humm et al. 2017, Murphey et al. 2017, FWC 2019).
Figure 1. The current distribution of Florida black bears including frequent, common, occasional, and rare range types and the approximate location of Hurlburt Field (Red Dot; adapted from FWC 2019). Hurlburt Field bears are within the “Abundant” habitat range where most bears are found, and consistent reproduction has been documented.

Black bears are generally most active at dawn and dusk, however urban and suburban bears are usually more active at night, likely to avoid perceived threats such as humans or barking dogs. Bears can sometimes be observed foraging during the day, especially during the fall as they prepare for winter when they can be active up to 18 hours (Jonkel and Cowan 1971, Orlando 2003, Neils 2011, FWC 2020a). Black bears are adaptable to a variety of environments that provide seasonally available foods, but are dependent on forested areas with patches of impenetrable understory for refuge and foraging (Pelton 2001). Natural habitats may include flatwoods, swamps, scrub oak ridges, bayheads, and hammocks (FWC 2019). Florida black bears are opportunistic omnivores, with approximately 80% of their diet consisting of plant material, especially saw palmetto (Serenoa repens) fruit and fiber, tupelo (Nyssa spp.) fruits, and a variety of nuts (e.g., oak [Quercus spp.] acorns). Insects make up approximately 15% of Florida black bear diets (e.g., ants, termites, and beetles; Maehr and Brady 1984, Maehr and DeFazio 1985) while the remaining 5% is animal matter (typically carrion; Maehr and Brady 1984, Maehr et al. 2001).

1.0 HUMAN-BLACK BEAR CONFLICT

Black bears can be found throughout Okaloosa County, including both the natural and built areas of Hurlburt Field. Human-bear conflicts can range from minor annoyances to an immediate threat to human safety. Human-bear conflicts typically follow a pattern of escalation, beginning with wariness and exploring human-dominated areas at night, then gradually losing their fear of people (i.e., becoming habituated), and
then expecting to find food around people (i.e., becoming food-conditioned; Lackey et al. 2018). These situations can lead to human-bear conflicts and pose a risk to public safety. Between 2006 and 2019, FWC documented 13 incidents in Florida where black bears caused a person injury that required medical attention. A review by FWC following these incidents indicated that the bears exhibited signs of being food-conditioned and habituated to people (FWC 2019).

### 1.1 Management Concerns by Installation Locations

Hurlburt Field manages a variety of natural areas including beaches, lakes, wetlands, forests, hammocks, and swamps. These areas provide natural habitat for black bears including space for denning, mating, and foraging. FWC’s full list of potential bear forage can be found at [https://myfwc.com/media/1840/bear-food-list.pdf](https://myfwc.com/media/1840/bear-food-list.pdf).

The installation also includes the following built facilities essential for operations and support of the military mission:

- Housing facilities, including dormitories, military and family housing, and temporary lodging. Each has landscaped vegetation that could provide forage for bears, including oak species and saw palmetto. Additionally, residents not securing potential attractants (e.g., trash, pet food, and bird seed) increase a community’s likelihood for human-bear conflict, including greater potential for property damage and greater risks to public safety.
- Hurlburt Field Force Support Squadron (FSS) recreation areas, including Gator Lakes golf course, Soundside, dining facilities, marina, and other recreational facilities, are also surrounded by landscaped vegetation that could be forage for bears. Additionally, personnel using these facilities could attract bears by not properly securing attractants such as trash or food.
- Operations facilities, including industrial areas, administrative offices, aircraft operations and maintenance structures, range, and training areas have landscaping that may be attractive to bears. Additionally, personnel working in these facilities could attract bears if they do not secure trash or other attractants.
- Hurlburt Field's Airfield is closely managed to control animals that could pose a Bird/Wildlife Aircraft Strike Hazard (BASH) risk. Bears could use the airfield to travel between habitat patches if attractants in adjacent areas are not secured.

### 2.0 BEARWISE PLAN IMPLEMENTATION

#### 2.1 Conflict Prevention and Management Methods

Prevention and response to human-bear interactions can broadly be organized into the cultural, physical, and biological management practices described below.

**2.1.1 Cultural Management**

Under no circumstances will bears be directly or indirectly fed by installation personnel or their guests. Items that may attract bears should be stored in a manner that does not allow bear access, which may include bear-resistant trashcans, dumpsters, or sturdy sheds.

- Trash and recycling must be kept secured. Trash will not be left unattended and must be immediately secured out of reach from bears either in bear-resistant trashcans, dumpsters, or sheds.
- Clean outdoor grills, smokers, and other cooking surfaces after each use. If mobile, store in a secure location when not in use.
- Do not leave pet food outside unattended. Securely store extra pet food and food bowls after pets have had a chance to eat.
• Do not feed birds or other wildlife in a manner that allows bears to access the food. It is recommended that feeders are hung at least 10 feet from the ground and four feet from any attachment points.
• Fruit or vegetable plants should be placed away from houses and immediately harvested when crop is mature.
• Under no circumstances will bears be intentionally fed by installation personnel or their guests as this is prohibited by state law (Florida Administrative Code 68A-4.001(4); see Appendix A).

2.1.2 Physical Management
More active, physical management methods may be necessary if it appears bears are becoming habituated to human activity and conditioned to seek food from human environments.
• Harassment: residents or base personnel should avoid all contact with black bears but may harass bears from a safe location or distance following FWC’s “Scare that Bear!” guidelines (https://myfwc.com/wildlifehabitats/wildlife/bear/living/scare/) where bears are at risk of becoming habituated (FWC 2020b).
• Hazing (FWC and Security Forces Squadron [SFS] Personnel who have received FWC’s Bear Response Training Only): FWC-approved less-lethal methods including paintball guns, slingshots, and beanbag shotgun shells can be used following FWC’s guidelines where bears are at risk of becoming habituated and food conditioned (FWC 2020b).
• Trapping, Relocation, and Take (FWC Personnel Only): Trapping, relocating, and lethal removal of problem bears should be avoided and represent last resort actions. If FWC chooses to trap and relocate a bear, implementation will be coordinated with Hurlburt Field Natural Resources personnel. Moving bears is typically not an effective response to resolving human-bear conflicts. Most bears that are relocated will not remain in the new area, and will often repeat the conflict-behavior (FWC 2019). If a bear’s behavior represents a safety issue, FWC will attempt to capture and kill it.
• Killing for Imminent Threat to Human Life (FWC and Bear Response Trained SFS Personnel Only): Shooting a bear is only an option if the animal poses an imminent threat of serious injury or death to a person, the person is not able to remove themselves from the threat (i.e., retreat to safety), and shooting the bear is the only way to prevent the threat (FWC 2019). Because this management action requires use of live ammunition, it may only be performed by Bear Response Trained SFS personnel or FWC personnel. Immediately upon confirmation of the safety of all people involved, killing a bear must be reported to FWC and an investigation will be initiated. Because black bears are protected in Florida (F.A.C 68A-4.009 “Bear Conservation Rule”; see Appendix A), the only applicable defense for non-Bear Response Trained SFS personnel or non-FWC personnel to shoot a black bear on Hurlburt Field is the Common Law Defense of Necessity (F.S. 776.012(2); see Appendix A) and is limited to the following circumstances:
  o The defendant reasonably believed that his or her action was necessary to avoid an imminent threat of death or serious bodily injury to himself or herself or others;
  o The defendant did not intentionally or recklessly place himself or herself in a situation in which it would be probable that he or she would be forced to choose the criminal conduct;
  o There existed no other adequate means to avoid the threatened harm except the criminal conduct;
  o The harm sought to be avoided was more egregious than the criminal conduct perpetrated to avoid it; and
  o The defendant ceased the criminal conduct as soon as the necessity or apparent necessity for it ended.

2.1.3 Biological Management
Changes to natural resources and habitats to reduce human-bear conflict can be developed and practiced by the Natural Resource Manager (NRM) only.

- Habitat Manipulation: Reducing understory vegetation adjacent to human-use areas, either with prescribed burns or mechanical removal, is a potential technique to reduce human-bear conflicts. Where feasible, an open park-like setting can make areas less attractive to bears.
- Landscaping Vegetation: Future landscaping on the installation should focus on native species that are not known to be used as a food source by bears. Oak species (*Quercus* spp.), saw palmetto (*Serenoa repens*), and tupelo (*Nyssa* spp.) provide food for black bears in Florida, and therefore should be avoided whenever possible.

### 2.2 Common Human-Bear Conflicts

It is important that any management action appropriately address issues and safety concerns. Below are general categories of common human-bear conflicts along with how they can be appropriately addressed.

#### 2.2.1 Bear Sightings

Bear sightings on Hurlburt Field are not uncommon as bears inhabit much of the installation. Bears in urban or residential portions of the installation are cause for concern, especially those that appear food conditioned and/or habituated to human activity. If installation personnel are concerned about a bear sighting, they should contact the NRM for guidance and/or support to minimize any potential human-bear conflict. Management strategies are likely to focus on ensuring that cultural practices are in effect (Section 2.1.1).

#### 2.2.2 Human-Bear Conflicts

Bears that are food conditioned and habituated to human activity may begin to exhibit conflict behaviors including lingering around homes and buildings, and damaging property. If installation personnel are concerned about a bear’s behavior, they should contact the NRM (850-884-4165) for guidance and/or support to minimize any potential human-bear conflict. In addition to reaffirming cultural management practices are in place (Section 2.1.1), staff can help coordinate hazing efforts, where appropriate (Section 2.1.2).

#### 2.2.3 Injured/Sick Bears

Sick or injured bears are a potential safety risk as they may behave unpredictably and/or aggressively. If installation personnel are concerned about a sick or injured bear, they should contact the NRM or the FWC Wildlife Hotline for guidance and/or support to minimize any potential human-bear conflict. Depending on the situation, personnel may be advised to give the bear space to leave on its own accord. After consultation with FWC, killing may be considered in the event that the bear is unlikely to be able to recover from its sickness or injuries. If FWC personnel are not able to respond on-scene in a timely manner, SFS personnel should contact NRM for guidance. SFS personnel may only kill a bear without FWC and/or NRM guidance in the event that the bear poses an immediate threat of serious injury or death to a person and the person is not able to remove themselves from the area (retreat to safety; see Sections 2.1.2 and 2.2.4 for more information).

#### 2.2.4 Hazardous Bears

If a black bear on the installation is in a location or behaving in a manner that represents a threat of imminent or serious injury to a human, Hurlburt Field SFS, FWC, and the NRM should be contacted immediately. Depending on the situation, personnel may be advised to give the bear space to leave on its own accord. Additionally, hazing by SFS or trapping by FWC may be appropriate. In extremely rare instances, a bear may be shot and killed as a last resort to prevent an imminent threat of death or serious injury to a human being (see Section 2.1.2). To date, no bear has ever been deemed an imminent threat to warrant lethal removal on Hurlburt Field, and only five bears statewide have ever been killed outright by law enforcement under those circumstances.

**HURRLBURT FIELD**

**BEARWISE PLAN**

8
3.0 ROLES, RESPONSIBILITIES, AND ENFORCEMENT

3.1 Natural Resources Manager [NRM]

- During normal duty hours when a bear call is received, NRM will make recommendations to mitigate or resolve human-bear conflict based on the circumstances of the incident.
- NRM will coordinate with FWC and SFS for reporting bear incidents, hazing, trapping, or relocating problem black bears.
- In coordination with SFS and FWC, NRM will investigate situations where animals are reported to be presenting a threat to the health and/or safety of installation personnel.
- NRM will make recommendations to the Hurlburt Field Wing Commander regarding animal health/safety risks.
- Hurlburt Field will coordinate with FWC to regularly hold Bear Response Training classes twice per year to train and certify SFS personnel.
- NRM will organize the publication of educational materials, including articles in the installation newspaper, postings on social media, printed brochures, and strategically placed signs to educate the public about local bear behavior and state laws that protect people and bears.
- NRM will coordinate with SFS and privatized housing manager to issue warning letters to installation personnel when evidence indicates disregard of human-bear conflict prevention practices (Section 2.3).
- NRM will annually, or more frequently upon request, report black bear incidental sightings to FWC.
- NRM will report human-bear safety risks to FWC as soon as possible.

3.2 Privatized Housing Manager

- Notify all personnel in-processing into housing of cultural management practices to minimize human-bear conflict, including correct trash disposal and removal of any outdoor attractants such as pet food or bird seed (see Section 2.1.1).
- Residents of installation housing are required to clean up food, trash, or any other substances that could be considered attractants to black bears. Trash should be disposed of in bear-resistant containers and potential attractants need to be stored out of reach of bears immediately after use.
- Ensure residents are aware that disregarding human-bear conflict prevention actions (as outlined in this plan) places people and property at risk and may result in being held liable for any damages to government or private property, or injury to personnel or other animals.
- Coordinate with NRM and SFS to issue warning letters to installation personnel when evidence indicates disregard of human-bear conflict prevention practices (Section 2.3).

3.3 Installation Residents and Personnel

- Sponsors are responsible for the actions of their family members and guests and should be especially careful of the behavior of young children and pets. Sponsors shall be familiar with and discourage any behavior that may antagonize or provoke wildlife into a conflict situation.
- Base personnel and residents may lodge a complaint if they believe human-bear conflict prevention measures are not being practiced
  - Housing Residents: report to Corvias Management
  - Dorm Residents: report to Dorm Manager
  - Non-Resident Base Personnel: report to Natural Resources Manager
Any person who is bitten or scratched by a bear on Hurlburt Field should immediately proceed to the nearest emergency room for treatment. They should then notify SFS, FWC, and NRM with details of the event for the required investigation conducted by FWC.

3.4 Security Forces Squadron [SFS]

- Participate in FWC’s Bear Response Training and renew certification by participating in the training every 4 years.
- In coordination with NRM, investigate allegations or complaints of non-compliance with human-bear conflict prevention practices.
- Provide information on SFS bear incident response to NRM, including through the SFS blotter, to include in reports to FWC.
- Coordinate with NRM and privatized housing manager to issue warning letters to installation personnel when evidence indicates disregard of human-bear conflict prevention practices (Section 2.3).
- Kill a bear that poses an imminent threat of serious injury or death to a person when the person is not able to remove herself/himself from the threat (retreat to safety), and shooting the bear is the only means of preventing that threat (Section 2.1.2). Immediately upon confirmation of safety of all people involved, report the incident to NRM and FWC for an investigation to be initiated.

3.5 1 Special Operations Wing Commander

- Approves BearWise Plan as a Component Plan of the INRMP both when the INRMP is reviewed annually, and updated every 5 years.
- Reviews letter which details third offence of resident behaviors that could lead to human-bear conflict. Approves the revocation of housing privileges based on information provided by NRM, SFS, and Privatized Housing Manager (see Section 3.7).

3.6 Florida Fish and Wildlife Conservation Commission [FWC]

- Compile reports from NRM to include in analyses of bear incident trends through time.
- Coordinate with NRM for hazing, trapping, relocation, or take of hazardous black bears. Hurlburt Field personnel will consult and coordinate with FWC before any serious actions against dangerous black bears are taken.
- In conjunction with installation NRM, provide Bear Response Training and BearWise resources for SFS training program and privatized housing management, as available.
- Investigate situations where a bear has injured or killed a person on Hurlburt Field.
- Investigate situations where a bear has been killed by installation personnel due to being sick, injured, or posing a threat to public safety.

3.7 Enforcement

The human-bear conflict prevention measures described in Section 2 apply to all military and civilian personnel on Hurlburt Field. Any person disregarding the BearWise Plan may be subject to adverse administrative action or criminal prosecution as authorized by applicable sections of the United States Code, Federal Regulation, or State law. With regard to disciplinary action on Hurlburt Field, the Wing Commander cannot evict tenants from privatized housing but can ban individuals from the installation (AFI 32-6007, para 1.20). This effectively withdraws the privilege of installation housing if residents repeatedly fail to correct behaviors that constitute a threat to human health or safety.
**First Offence**: Privatized housing manager will coordinate with SFS and NRM to notify residents in writing of any behaviors which could lead to human-bear conflict and any corrective actions that need to be completed within a predetermined timeframe.

**Second Offence**: Privatized housing manager will coordinate with SFS and NRM to notify residents in writing and in-person of any behaviors which could lead to human-bear conflict and any corrective actions that need to be completed within a predetermined timeframe. This letter will indicate that their next offence will be reported to the Wing Commander, as continued disregard of conflict-prevention practices leads to an unsafe environment for installation personnel, their families, and their guests.

**Third Offence**: Privatized housing manager will coordinate with SFS and NRM to notify residents in writing and in-person of any ongoing behaviors which could lead to human-bear conflict. Letter will summarize all three offences along with the notifications dates to be shared with the resident, the NRM, and Wing Commander. It is at the discretion of the Wing Commander to determine if the offending residents can remain in installation housing, dormitories, or lodging, or need to vacate. The decision to withdraw the privilege of residing in housing will be pursued when residents fail to correct (1) behavior that threatened health or safety of other personnel as a result of not following BearWise Conflict Prevention Measures in Section 2.0, or (2) behaviors that constitute an economic loss or burden to the government to replace or repair damage caused by the resident’s disregard of the BearWise Plan.

- The third offence notification and any consequences therein does not represent any state legal action for violation of state law including the “Bear Feeding Rule” F.A.C. 68A-4.001 and “Bear Conservation Rule” F.A.C. 68A-4.009 (see Appendix A). State law enforcement may pursue further legal action for violations independent of any actions on Hurlburt Field.

For all three offences, the Housing Manager will coordinate with NRM and SFS to deliver written notices. The NRM will also notify FWC of relevant offences, as appropriate.

See Section 7.3 of the INRMP for further detail on the legal basis for enforcement of the Hurlburt Field BearWise Plan.

**CONCLUSIONS**

Hurlburt Field is committed to preventing human-bear conflict through the application of best management practices present in this BearWise Plan. Chiefly, this includes the removal of any bear attractants and responsible trash disposal. The human-bear conflict prevention measures described in Section 2 of this plan apply to all military and civilian personnel on Hurlburt Field as prohibited behaviors that could jeopardize human health or safety. Anyone refusing to abide by the BearWise Plan may be subject to disciplinary action which can culminate in the withdrawal of installation housing privileges.

In addition to this BearWise Plan, the following resources describe black bear conflict prevention practices and can help develop materials for Hurlburt Field:

- FWC: “The Florida Black Bear [https://myfwc.com/wildlifehabitats/wildlife/bear/]”: includes links to Florida’s BearWise Plan, informational and instructional brochures, YouTube videos, policy overviews, and a question submission system.
- SEAFWA “BearWise [https://bearwise.org/]”: includes information and techniques for preventing black bear problems, safety recommendations, a summary of black bear ecology, and links to education materials, instructional brochures, YouTube videos, and links black bear information from the other southeastern state fish and wildlife agencies.
REFERENCES


APPENDICES

A. Select State Laws

Below are select Florida Administrative Code (F.A.C.) and Florida Statutes (F.S.) applicable to human-black bear conflict management on Hurlburt Field. This information is current as of April 2020. Any subsequent updates can be found at https://myfwc.com/wildlifehabitats/wildlife/bear/living/rules/.

F.A.C. 68A-4.001 “Bear Feeding Rule”: Intentionally feeding bears is prohibited and placing food or garbage, allowing the placement of food or garbage, or offering food or garbage that attracts bears and is likely to create or creates a nuisance is prohibited after receiving prior written notification from the Commission.

(4)(a) Intentionally feeding bears is prohibited except as provided for in this Title.
(b) Placing food or garbage, allowing the placement of food or garbage, or offering food or garbage that attracts bears and is likely to create or creates a nuisance is prohibited after receiving prior written notification from the Commission.

F.A.C. 68A-4.004: Whenever the taking or possession of wildlife or freshwater fish is prohibited, the possession of any carcass or portion of the carcass of such wildlife or freshwater fish is prohibited.

F.A.C. 68A-9.010: Black bears in Florida are not allowed to be taken as nuisance wildlife.

F.A.C. 68A-12.004 (12): The sale or purchase of any bear carcass or part thereof is prohibited. The sale or purchase of black bear taxidermy mounts is prohibited, however taxidermy mounts of other bear species are allowed as long as they were legally acquired and have associated paperwork.

F.A.C. 68A-4.009 “Bear Conservation Rule”: Provides prohibitions, permitting, and agency activities concerning the Florida black bear (Ursus americanus floridanus) subsequent to its removal from the State-Designated Threatened species list in August 2012.

(1) No person shall take, possess, injure, shoot, collect, or sell black bears or their parts or to attempt to engage in such conduct except as authorized by Commission rule or by permit from the Commission.

(2) The Commission will issue permits authorizing intentional take of bears when it determines such authorization furthers scientific or conservation purposes which will benefit the survival potential of the species or to reduce property damage caused by bears. For purposes of this rule, activities that are eligible for a permit include:

(a) Collection of scientific data needed for conservation or management of the species;
(b) Taking bears that are causing property damage when no non-lethal options can provide practical resolution to the damage, and the Commission is unable to capture the bear.

(3) The Commission authorizes members of the public to take a bear in an attempt to scare a bear away from people using methods considered non-lethal. Staff shall authorize specific methods and situations that qualify for this authorization at http://MyFWC.com/bear/.

(4) The Commission will provide technical assistance to land owners and comments to permitting agencies in order to minimize and avoid potential negative human-bear interactions or impacts of land modifications on the conservation and management of black bears. The Commission will base its comments and recommendations on the goals and objectives of the approved Florida Black Bear Management Plan. The plan can be obtained at http://MyFWC.com/bear/.

F.S. 379.3762 Personal possession of wildlife: Black bears are considered Class I animals and therefore cannot be kept as personal pets.
F.S. 776.012 Use or threatened use of force in defense of person:

(1) A person is justified in using or threatening to use force, except deadly force, against another when and to the extent that the person reasonably believes that such conduct is necessary to defend himself or herself or another against the other’s imminent use of unlawful force. A person who uses or threatens to use force in accordance with this subsection does not have a duty to retreat before using or threatening to use such force.

(2) A person is justified in using or threatening to use deadly force if he or she reasonably believes that using or threatening to use such force is necessary to prevent imminent death or great bodily harm to himself or herself or another or to prevent the imminent commission of a forcible felony. A person who uses or threatens to use deadly force in accordance with this subsection does not have a duty to retreat and has the right to stand his or her ground if the person using or threatening to use the deadly force is not engaged in a criminal activity and is in a place where he or she has a right to be.