

DIRECTOR

Imperial County Planning & Development Services Planning / Building

December 13, 2022 REQUEST FOR REVIEW AND COMMENTS

The attached project and materials are being sent to you for your review and as an early notification that the following project is being requested and being processed by the County's Planning & Development Services Department. Please review the proposed project based on your agency/department area of interest, expertise, and/or jurisdiction.

o: County Agencies	State Agencies/Other	Cities/Other
County Executive Office- Miguel Figueroa/ Rosa Lopez		
County Counsel –Eric Havens	State Mining and Geology Board	Certified Unified Program Agency – Robert Krug
□ Public Works – John Gay/ Guillermo Mendoza	□ CA Regional Water Quality Control □ Board- Nadim-Shukry Zeywar	Office of Mine Reclamation – Carol Atkins
APCD – Matt Dessert/Monica Soucier	Carlsbad Wish & Wildlife Office	Border Patrol Air Operations – Mission Support Supervisor
	Department of Fish & Wildlife – Magdalena Rodriguez	US Army – Tim Kilgannon
Ag. Commissioner – Carlos Ortiz/ Sandra Mendivil/ Margo Sanchez	Department of Fish & Wildlife Habitat Conservation – Jacob Skaggs	Marine Corps Air Station – Yuma- Community Planning & Liaison – Mary Ellen Finch
	Department of Conservation – John Lowrie	Army Corps of Engineers – Eduardo Torrez-De Meza
☐ IC Sheriff's Office – Manuel de Leon	⊠ Caltrans, District 11- Maurice Eaton/ Roger Sanchez	BLM – Carrie Sahagun/ Tristian Triedell
Assessors – Robert Menvielle	State Land Commission – Jennifer Lucchesi	Naval Air Facility – Rand Center
	State Historic Preservation Office – Julianne Polanco	<i>X</i>

IID Env. Compl	iance Donald Vargas			
From:	Planner: Michael Abraham,	Assistant Director - (442) 265-1736 or ICPDScommentletters@co.imperial.ca.us		
Project ID:	Reclamation Plan #21-0001			
Project Location:	2900 Ogilby Road, County A	APN: 050-110-006, 007, 008, 009, 023, 024, 050-280-001, 012, 013		
Project Description: Applicant:				
Comments due by:	December 26, 2022 at 05:00) p.m.		
COMMENTS: (attach a	separate sheet if necessary) (if	no comments, please state below and mail, fax, or e-mail this sheet to Case Planner)		
Name:	Signature:	Title:		
Date:	_Telephone No.:	E-mail:		
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Environmental Assessment/Mitigated Negative Declaration (EA/MND) Oro Cruz Exploration Project

Bureau of Land Management, California Desert District, El Centro Field Office DOI-BLM-CA-D070-2022-0012-EA

Imperial County Planning Department IS #21-0029 **December 2022**



Lead Agencies:

United States Department of the Interior, Bureau of Land Management California Desert District Office, El Centro Field Office 1661 S 4th Street El Centro, California 92243

> Imperial County Planning & Development Services 801 Main Street EL Centro, California 92243

Applicant:

SMP Gold Corp 912 N. Division Street Carson City, Nevada 89703





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1.0 Introduction

SMP Gold Corp. (SMP) proposes underground and surface mineral exploration activities for the Oro Cruz Exploration Project (Project) at the existing Oro Cruz Pit Area within lands administered and managed by the Bureau of Land Management (BLM), California Desert District Office, El Centro Field Office (ECFO), in Imperial County, California. The Project is located in the Cargo Muchacho Mountains of the Imperial Valley in southeastern California on BLM-administered lands within Township 15 South, Range 20 East, Sections 1, 2, 12, and 13, and Township 15 South, Range 21 East, Sections 6, 7, and 18 (Figure 1-1). The Project is approximately 15 miles northwest of Winterhaven, California, 50 miles east of El Centro, California, and 23 miles northwest of Yuma, Arizona, by road travel. Area within and surrounding the Project has been previously disturbed by mining activities, and current surrounding land uses include prospecting and recreation. The Project Area is located within the historic Cargo Muchacho-Tumco Mining District, with over 200 years of historical mining activity (Clark 1970). The Project would occur within the Picacho Area of Critical Environmental Concern (ACEC), as designated under the Desert Renewable Energy Conservation Plan (DRECP).

SMP submitted a Plan of Operations (**Appendix A**) for the proposed exploration activities in accordance with BLM regulations published in the Code of Federal Regulations (CFR) in 43 CFR 3809 and 43 CFR 3715. Pursuant to 43 CFR 3809.11 and 3809.31, the Project would result in minor surface reworking of previously mined and disturbed areas, and measures would be taken to prevent unnecessary or undue degradation during Project operations. The Project would comply with the performance standards in 43 CFR 3809.420 and other Federal and state laws related to environmental protection and protection of cultural resources. The Project is "reasonably incident" to mining as defined in 43 CFR 3715.0-5, and the Project would attain the stated level of protection and reclamation required by specific laws in the California Desert Conservation Area. The Project would allow SMP to conduct up to 20.54 acres of surface mineral exploration within a 626.3-acre area (Project Area) (SMP 2021). This document analyzes effects resulting from surface disturbance only. Underground exploration is not discussed further in this document as it is not subject to permitting under the 43 CFR 3809 Surface Management regulations and is therefore not under the decision-making realm of the BLM as it pertains to the proposed Project.

1.1 Purpose and Need for Action

On lands open to location under the General Mining Law of 1872, as amended (Mining Law), the BLM administers the surface of public land and federal subsurface mineral estate under the Mining Law and the Federal Land Policy and Management Act of 1876 (FLPMA). FLPMA also governs the BLM's administration of public land not open to location under the Mining Law. The purpose of the mineral exploration portion of the Proposed Action is to provide SMP the opportunity to explore, locate, and delineate precious metal (gold) deposits on its mining claims on public lands, as provided under the Mining Law. The need for action is established by the BLM's responsibility under Section 302 of FLPMA and the BLM Surface Management Regulations at 43 CFR 3809 to respond to a plan of operations to allow an operator to prospect, explore, and assess locatable mineral resources on public lands, and to take any action to prevent unnecessary or undue degradation of the public lands.

The purpose of this Environmental Assessment (EA)/Mitigated Negative Declaration (MND) is to identify issues, analyze alternatives, and disclose any potential environmental impacts associated with the Project as well as to complete an Initial Study (IS) for the Project and disclose impact analyses and any required mitigation measures, as appropriate. The BLM is required to respond to SMP's Plan to conduct mining operations for locatable minerals in accordance with the Surface Management Regulations (43 CFR 3809) and Use and Occupancy Under the Mining Law (43 CFR 3715) and other applicable laws such as FLPMA and the National Environmental Policy Act of 1969 (NEPA). NEPA mandates that the BLM evaluate or

analyze the environmental impacts of a proposed project (Proposed Action) and reasonable alternatives (including the No Action Alternative) and determine if the Proposed Action would create unnecessary or undue degradation of the public lands, as defined by the 43 CFR 3809 Regulations, and also consider and evaluate appropriate mitigation measures.

The Imperial County Planning Department (Imperial County) has applied a land use designation of "Recreation/Open Space" to the Project Area per the current Imperial County General Plan (Imperial County 2015). Imperial County must comply with the California Environmental Quality Act of 1970 (CEQA) when it undertakes an activity defined by CEQA as a "project" that must receive some level of discretionary approval (i.e., Imperial County has the authority to deny the requested lease, permit, or other approval) which may cause either a direct physical change in the environment or a reasonably foreseeable indirect change in the environment. CEQA requires Imperial County to identify and disclose the significant environmental impacts of its actions and to avoid or mitigate those impacts, if feasible. Pursuant to requirements under CEQA and the California Surface Mining and Reclamation Act of 1975 (SMARA) for projects that would entail over one acre of surface disturbance, a Reclamation Plan is also required to address the reclamation activities that would be undertaken following completion of the proposed exploratory drilling activities. A Reclamation Plan (Sespe 2022) has been submitted to Imperial County (Reclamation Plan #21-0001) in support of the Project's IS/MND under CEOA and in compliance with SMARA and would be implemented should the Project be approved by Imperial County. In addition to serving as the CEQA Lead Agency, Imperial County is also the authorized SMARA Lead Agency with the sole discretion over approval of the Reclamation Plan for the proposed Project.

1.2 Decision to Be Made

The decision the BLM would make, based on the analysis conducted under NEPA, includes the following options: 1) approve the Plan with no modifications; 2) approve the Plan with additional mitigation measures that are needed to prevent unnecessary or undue degradation of public lands and to reduce or eliminate the effects of the Proposed Action or Action Alternatives; or 3) deny the approval of the Plan as currently written and not authorize the Project if it is found that the Proposed Action does not comply with the 43 CFR 3809 regulations and FLPMA mandate to prevent unnecessary or undue degradation.

The decision Imperial County would make, based on the analysis conducted under CEQA, would be determined by whether the results of the IS show there is no substantial evidence that the Project may have a significant effect on the environment, or if the IS identifies potentially significant effects but a proposed MND shows that the Project would avoid the effects or mitigate the effects to a level where no significant effects would occur. Pursuant to the County of Imperial Guidelines for Implementing CEQA, Imperial County is the designated CEQA Lead Agency in accordance with Section 15050 of the referenced guidelines; therefore, Imperial County has the principal responsibility for approving the necessary environmental clearances and analysis for any project within Imperial County, as well as for certifying the appropriate CEQA document, for which the Project's Reclamation Plan would be approved under SMARA. Imperial County's discretionary authority relates to approval of the Reclamation Plan.

1.3 Land Use Plan Conformance

The BLM is responsible for the preparation of this EA, which was prepared in conformance with NEPA, applicable laws and regulations passed subsequently, including President's Council on Environmental Quality (CEQ) regulations implementing NEPA (40 CFR 1500-1508), United States (US) Department of the Interior requirements, and the policy guidance provided in the BLM NEPA Handbook H-1790-1 (BLM 2008). Under 43 CFR 3809.415, the operator of the plan of operations must prevent unnecessary or undue degradation to the public lands. The Proposed Action is in conformance with FLPMA in ensuring that resource protection is not compromised in accordance with the mandated principles of FLPMA. The Proposed Action is also in conformance with the California Code of Regulations, Title 14, Chapter 3,

Section 15000, et. seq., for Imperial County implementation of CEQA and the Imperial County General Plan, which was completed in 1993 to provide a balance of land use policies and programs with the goal of maintaining the "quality of life" in the region (Imperial County 2015). The Project would not result in changes to the Imperial County General Plan or existing zoning designations (the Project Area is zoned as "BLM").

The Proposed Action is in conformance with the California Desert Conservation Area (CDCA) Plan and the DRECP Land Use Plan Amendment (LUPA), which amended the CDCA Plan. Relevant LUPA and ACEC goals and objectives under the DRECP for biological, air, cultural, mineral, paleontological, soil and water, and visual resource management resources are outlined in the Conservation Management Action (CMA) tables provided in **Appendix B**. The Proposed Action detailed above specifically conforms to the following Land Use Plan objectives from the CDCA and DRECP:

- Encourage the development of mineral resources in a manner which satisfies national and local needs and provides for economically and environmentally sound exploration, extraction and reclamation practices.
- Support responsible mining and energy development operations necessary for California's infrastructure, commerce and economic well-being.

The Proposed Action would include the implementation of best management practices (BMPs), applicant-committed environmental protection measures (Project Design Features [PDFs], **Appendix F**), and avoidance and minimization measures. Additional CMAs and mitigation measures would also be implemented in conformance with the DRECP LUPA (BLM 2016) and per BLM requirements (**Appendix F**). CMA LUPA-MIN-6 for new or expanded mineral operations would be implemented for consideration of all resources and compliance (**Appendix F**).

1.4 Relationship to Statutes, Regulations, Other NEPA Documents

This EA/MND has been prepared to comply with NEPA, one of many authorities that contain procedural requirements that pertain to treatment of elements of the environment when the BLM is considering a federal action, and with CEQA. The Proposed Action and the No Action Alternative are consistent with federal, state, and local laws, regulations, and plans and programs. The Proposed Action and the No Action Alternative are also consistent with state plans and policies for the management of mineral and water resources, conservation of threatened and endangered species (Endangered Species Act of 1972 [ESA]) and special status species, and cultural resources protection (National Historic Preservation Act of 1966 [NHPA]), including the DRECP LUPA (BLM 2016) and the Imperial County General Plan (Imperial County 2015). The Proposed Action is in compliance with Sections 401 and 404 of the Clean Water Act (CWA) and the Navigable Waters Protection Rule (NWPR), California Water Code (Chapter 2 Section 13050), and the California Fish and Game Code (Section 1600) for Project permitting in relation to determining jurisdictional waters and aquatic resources. The Project would also comply with SMARA, including applicable performance standards related to post-exploration site reclamation. Any decision would assure that the action is in the public interest, that there are no hazards to public health and safety, and that the action minimizes and mitigates environmental damage. All activities discussed in the sections below would be in compliance with appropriate federal, state, and local laws in cooperation with all appropriate federal, state, and local agencies.

1.5 Organization and How to Use This EA/MND

This EA/MND is intended to provide the BLM, as the lead federal agency under NEPA (42 United States Code [USC] 4321 et seq.), and Imperial County, as the state Lead Agency under CEQA (Public Resources Code 21000 et seq.), and other cooperating agencies with the information required to exercise their

discretionary responsibilities with respect to the Project. An EA is prepared in accordance with NEPA to analyze impacts of the Project and to issue a Finding of No Significant Impact, if applicable. An IS/MND are prepared in accordance with CEQA to analyze and disclose impacts of a project when project revisions and/or mitigation measures are made or agreed to by the Proponent that ensure potential significant effects on the environment would be mitigated to the extent feasible. This EA/MND is a joint document to fulfill both NEPA and CEQA requirements for analysis of the Project. **Table 1-1** includes a list of terminology that is comparable in NEPA and CEQA and throughout this document.

Table 1-1 Equivalent NEPA and CEQA Terminology

NEPA Terminology	CEQA Terminology	
Environmental Assessment	Mitigated Negative Declaration	
	• Project	
Proposed Action	 Proposed Project 	
Purpose and Need	Project Objectives	
Affected Environment	Environmental Setting	
Environmental Impacts	IS Checklist and Impact Analysis	

This document is organized as follows:

- Chapter 1 provides the Lead Agency information, purpose and need/Project objectives, the decision to be made, conformance to existing land use plans and relevant statutes and regulations, and document organization.
- Chapter 2 provides a description of the proposed Project, including the location and PDFs/applicant-committed environmental protection measures. Chapter 2 also describes the No Action Alternative as required under 40 CFR 1502.14(c) to provide an appropriate basis to compare all other alternatives and discussion of alternatives considered but eliminated from detailed analysis.
- Chapter 3 provides the IS for the Project and impact analysis under CEQA, as well mitigation measures and residual impacts required for the affected resources, as appropriate. This chapter also provides a description of the affected environment, analysis of the environmental impacts under NEPA for the Proposed Action and No Action Alternative, and a discussion of cumulative effects from the Project for the affected resources, as appropriate.
- **Chapter 4** provides an overview of the consultation, coordination, and public participation efforts made for the Project and review of this EA/MND.

A complete list of acronyms and abbreviations used in this document is provided in **Appendix** C, and a list of references cited in this document is provided in **Appendix** D.

2.0 Proposed Action and Alternatives

This chapter describes the proposed Project, referred to herein as the Proposed Action, the No Action Alternative, and other alternatives considered but eliminated from analysis in this EA.

2.1 Proposed Action

Exploration activities would consist of utilizing the existing road network for Project access; constructing approximately two miles of road improvements for existing roads, constructing approximately 6.2 miles of new, temporary 12-foot-wide exploration drilling access roads (which would be dependent on accessibility of drill site locations chosen for exploration activities), eight helicopter landing pads, and 65 drill pads to support exploration in seven drill areas; and constructing 1.8 miles of a new 15-foot-wide permanent access road and a staging area for access to the Project Area and the underground existing Oro Cruz Mine Portal for underground exploration within Drill Area 1, all on BLM-administered lands (**Figure 2-1**). The proposed disturbance would create up to 20.54 acres of surface disturbance under the Proposed Action. **Table 2-1** outlines the total acreage of proposed surface disturbance by type of disturbance and the total disturbance for the Project.

The exact location of proposed surface disturbance may change based on exploration results as exploration operations progress; therefore, the full extent of the disturbance locations has not been defined. Each campaign of drilling would determine the subsequent locations of proposed disturbance based on the geology or mineralization found. Additional details regarding the Proposed Action, along with specific safety plans, can be found in the Existing Oro Cruz Pit Area Exploration Plan of Operations (Plan) (SMP 2021) (Appendix A).

Table 2-1 Proposed Surface Disturbance

Surface Disturbing Activity	Proposed Surface Disturbance (acres)
Improvements to Existing Access Roads	1.43
New Access Roads (Temporary and Permanent)	3.32
Staging Area	2.80
Drill Area 1	1.85
Drill Area 2	3.83
Drill Area 3	1.69
Drill Area 4	1.18
Drill Area 5	1.19
Drill Area 6	0.77
Drill Area 7	2.48
Total Proposed Surface Disturbance	20.54

Source: SMP 2021

Project personnel would include one operator and foreman per drill rig and one water truck driver for two 12-hour shifts per day. A geologist would also be on-site each day (Tupper 2022).

Project personnel would access the Project Area in four-wheel drive vehicles. Up to two track-mounted drill rigs would be used for drilling in the Project Area at once. Generally, a CAT D8 bulldozer, or equivalent, and a track hoe and/or hoe ram would be used to construct the roads and drill sites where needed. Roads and drill sites would be reclaimed using a bulldozer and/or CAT excavator or equivalent. At any time, one track-mounted drill rig, two 1,000-gallon water trucks, one 2,000-gallon portable water tank for water delivery to the Project, up to five support vehicles, one pipe truck, one 125-kilowatt (kW) generator

associated with the drill rig and two 125-kW generators associated with the staging area, two portable air compressors, and one diesel fuel tank would be present within the Project Area.

The helicopter used for access to the eight proposed drill pads not accessible via road or vehicle and to and from the staging area would be flown during daylight hours and would originate from the Yuma Airport. The helicopter would operate up to 10 trips per day during drilling operations and would provide drilling crew member access and delivery of water, fuel, and drilling supplies. The helicopter would be in use at the Project for up to 64 days as drilling operations would be conducted at each drill site for four to eight days over the life of the Project.

2.1.1 Construction Methods

Staging Area

SMP would construct a 2.8-acre staging area in the Project Area to be used as an ancillary area and for exploration activities within the proposed Drill Areas and to access the underground Oro Cruz Mine portal for underground exploration. The staging area would house a 1,000-gallon diesel fuel tank and fueling station, helicopter landing area with a 300-gallon jet fuel tank and refueling station, two diesel-powered generators, two portable compressors, parking for access to the underground mine, a small office and dry shop, and laydown areas for exploration drilling. The staging area would be fenced and gated to prevent public access during Project implementation and through reclamation.

Drilling Areas and Drilling Procedures

Up to 65 drill sites for boreholes are proposed within the Project boundary using reverse circulation or core techniques. The boreholes would be sited within seven Drill Areas (**Figure 2-1**) using a track-mounted drill rig. The anticipated maximum depth for each borehole is approximately 800 feet. Once each borehole is completed, drillers would abandon the hole in accordance with the most current edition of State Water Resources Control Board Bulletin #74-81 and #74-90 prior to continuing on to the next drill site. Each drill site would require a drill pad that would encompass approximately 0.06 acres of surface disturbance within the Project Area. Drill pads would be constructed at approximately 60 feet by 40 feet, the area of which would be cleared in order to hold the drilling collar and sumps for drilling mud (wastewater and fluid), along with all drilling equipment and personnel during construction. Sumps would be approximately 12 feet by 12 feet, six feet deep, and sloped at a ratio of approximately 2H:1V (horizontal to vertical) on one side to allow for wildlife egress out of the sump, if needed. Any water encountered or generated by drilling would be fully contained within the drill sumps, which would be backfilled when drilling is completed and once all water is evaporated.

Helicopter-Accessed Drill Sites

Drill sites requiring helicopter access would be cleared by hand where necessary and would require a drill area that is at maximum 60 feet by 40 feet. The proposed helicopter drill rigs are unitized to enable disassembly, and complete equipment specifications are further described in the Plan (SMP 2021). The helicopter would be used to complete heavy lifts and deliver the drilling rig components in sequence on a long-line lanyard for reassembly at each site. A steel skid would be placed directly on the ground surface if a level drill is able to be established using hand tools. If additional leveling is required, 10-inch by 10-inch timbers would be used to create a temporary cribbing structure for the skid set to sit on. The cribbing would not exceed four feet in height at the low elevation points of the drill site. The cribbing would be fastened together using steel spikes and fully disassembled and removed upon completion of each drill hole. Helicopter-accessed drill sites would include all drilling equipment and personnel during construction and operation, as well as two hand dug sumps (12-feet by 12-feet) on the downslope sidehill. A portable toilet would be provided at each site. No support trucks or water trucks would be provided at the helicopter-accessed sites, as they would be accessed by helicopter and cleared entirely by hand. Water, fuel, and supplies required for the drilling process would be delivered by helicopter. When necessary, daily crew changes would be conducted by helicopter.

Access, Road Improvements, and Construction

Access to the proposed drill pads would be gained via existing and new roadways and via a helicopter originating daily from the Yuma Airport. Existing BLM-authorized access roads would be used to the extent possible, including Interstate 8, Blythe Ogilby Road (State Route 34), and Gold Rock Ranch Road. Where existing access roads are not accessible for the Project Area, SMP proposes to construct an estimated 6.2 miles of temporary access roads for exploration drilling. New access roads for exploration drilling would not disrupt the surface except where necessary to gain safe access. These roads would be used temporarily for access to the drill sites and would require a 12-foot width for drilling equipment access. New access roads would be used strictly for Project support vehicles to access the exploration Drill Areas and would be equipped with signage noting restricted access. The exact location of proposed surface disturbance associated with the new temporary access roads may change as exploration activities progress, dependent upon the exact drill sites chosen; therefore, the full extent of the disturbance locations has not been defined because each campaign of drilling would determine the subsequent locations of proposed disturbance based on the geology or mineralization found during drilling activities within each Drill Area. SMP also proposes to construct an estimated 9,640 linear feet (1.8 miles) of a new 15-foot-wide road for access to the proposed staging area, which would remain as a permanent feature to support potential future mining activities should the Project define a sufficient, economically feasible gold resource. The road would be secured from unauthorized access for the duration of the Project. A gate would be constructed and placed across the road along with implementation of sufficient deterrents (fencing, a berm, or large boulder) on either side of the gate.

The helicopter used for access to up to eight drill pads would be flown during daylight hours and would be in use up to 64 days at the Project. The helicopter would operate up to 10 trips per day during drilling operations and would provide drilling crew member access and delivery of water, fuel, and drilling supplies.

To restrict access to Drill Areas 1 and 6, where needed, barriers constructed of on-site materials from areas disturbed by the Project would be installed to prevent unauthorized vehicular traffic from interfering with the reclamation of access roads, and signs would be posted indicating such roads were accessible for authorized use only. The conceptual locations of the planned safety barriers (or berms) are shown in **Figure 2-1**. Berms would be six feet in height and placed along new access routes to prevent public access to the Drill Areas. To restrict access to Drill Areas 2 through 5 and Drill Area 7, Gold Rock Ranch Road is equipped with an existing gate at the intersection with Tumco Wash that would serve as a safety barrier from the Project Area access roads. Road fill would be stabilized and maintained during and following construction to prevent erosion.

Road construction would be conducted using a CAT D8 bulldozer or equivalent. Vegetation disturbance would be avoided to the maximum extent possible. No maintenance is planned for improved existing roads, as the Project would use existing roads for approximately 12 to 24 months during active drilling, after which the roads would be reclaimed to pre-disturbance conditions through revegetation. Road improvements would require selected stretches of existing access roads to be bladed and cleared of vegetation. Most of the existing roads in the Project Area are approximately six feet wide, and it is assumed that road improvements would require approximately six feet of additional disturbance for road widening.

Water Management

Water would be required during drilling activities, and the drill holes could encounter groundwater during such activities. Water for both drilling and dust suppression would be provided by the drilling company via a water truck and would be procured from the nearby Gold Rock Ranch RV Resort, a local water purveyor, and/or the City of Yuma. It is anticipated that two 1,000-gallon water trucks would be required on-site each day. A 2,000-gallon portable water storage tank would also be available on-site for drilling and dust suppression.

Potentially encountered groundwater from drilling would be minimal in volume and would mix with bentonite drilling mud and ground rock at depth within a drill hole. Water would be managed at each drill site after it is pumped out of the drill holes by recirculating it for use in the drilling process, removing the water and hauling it away, or by evaporation and allowing solids to settle in excavated mud pits or sumps at the drill site. The sumps would be backfilled after the water has evaporated and drilling operations have been completed at the drill site. There would be no discharges outside the drill site or in surface tributaries, and no pollutants would be discharged in accordance with requirements of the CWA. Additionally, as required, the Project would be conducted pursuant to the State of California Construction General Permit for stormwater discharges.

Upon completion of exploration activities, exploratory boreholes would be sealed and abandoned in compliance with the most current edition of the State Water Resources Control Board Bulletin #74-81 and #74-90.

Hazardous and Solid Waste Management

No hazardous substances would be used during exploration activities, and no hazardous substances would be generated by the Project.

Fuel and lubricants would be stored in a reservoir to prevent leakage. During exploratory drilling activities, the drill rig would be parked on top of plastic sheeting overlain by absorbent clay or shale substances. A Spill Contingency Plan is outlined in Section 4.8 of the Plan (**Appendix A**) to prevent, control, and mitigate releases of oil and petroleum products to the environment (SMP 2021).

Solid waste generated by the Project would be collected in appropriate containers and removed from the Project Area. Project-related refuse would be hauled to an authorized landfill for disposal in accordance with applicable laws and regulations. No refuse would be disposed of on-site in the Project Area.

Schedule

Project mobilization, road construction, drilling, and borehole abandonment would be completed within 12 to 24 months. Drilling operations would be conducted at each drill site for four to eight days. Construction activities at the staging area, underground drilling via the Oro Cruz Mine Portal (located within Drill Area 1), and exploratory drilling within Drill Area 1 (**Figure 2-1**) would be implemented first. It is anticipated that one or two drill rigs would be in operation at a time within the Project Area and would operate on either a 12- or 24-hour-per-day schedule, at 12 hours per shift. Drill Areas would potentially be revisited a second or third time for additional drill site locations based on the initial findings.

2.1.2 Reclamation and Monitoring

As stated in **Section 1.1**, a Reclamation Plan has been prepared for the Project in accordance with the requirements under SMARA. The proposed exploration operations and site reclamation of the Project is evaluated within this EA/MND pursuant to CEQA. A summary of the Reclamation Plan is provided below, and complete details are provided in *SMP – Oro Cruz Exploration Project Reclamation Plan* (Sespe 2022), on file with Imperial County (Reclamation Plan #21-0001).

Reclamation Schedule

Exploration activities would occur over approximately two years, inclusive of ongoing reclamation at completed drill sites throughout the life of the Project, with active drilling exploration expected to occur in stages over that period. SMP would reclaim the Project Area to a state readily adaptable for land uses consistent with mining, recreational uses, and open space to complement adjacent land uses. Exploration and reclamation activities would comply with all Mine Safety and Health Administration (MSHA) and California's Division of Occupational Safety and Health safety regulations concerning operating standards and operation of equipment (Sespe 2021).

Due to the small-scale nature of the Proposed Action, the Project is not anticipated to result in substantial environmental impacts and, thus, would not require extensive monitoring upon closure. Reclamation would occur concurrently with exploration activities. Once access to the Project Area is no longer required by SMP, the Project Area would be reclaimed and revegetated, after which point it would be monitored and maintained annually in late spring or early summer for three years to ensure that revegetation efforts have been established and reclaimed areas are stable.

Project reclamation would be completed concurrently for exploratory drilling activities, and monitoring for the success of reclamation of those areas would be completed within five years of Project implementation. The access road for access to Drill Area 1, the staging area, and underground activities at the Oro Cruz Mine Portal within Drill Area 1 would remain post-closure.

Drill Pads

Once drilling is completed, each drill pad would be graded and recontoured, and a seed mix would be applied to reestablish vegetation communities. Revegetation would require site-appropriate, BLM-approved native seed mixtures. A diverse native plant community would be targeted through the definition of seed mixtures and application rates. Just prior to seeding, the qualified biologist/revegetation specialist would determine the final species type and application rates based on the amount and quality of the seeds that are sourced for the Project. The seed mix would be designed to include native, non-invasive species that are compatible with the existing landscape and diversity of species and plant type to promote a sustainable vegetative cover as well as a variety of germination periods and seasonal growth. Detailed information of the type and amount of seeds planted would be recorded. During construction, the sumps at each drill pad would house drilling fluids, and the excavated materials would be placed at the sites of the pads and stored until backfilled into the sumps as part of reclamation, which would be followed by pushing any salvaged topsoil/subsoils. The sumps would be allowed to evaporate before backfilling would occur.

Roads

The proposed new roads that would be constructed under the Proposed Action would be temporary and reclaimed, except for the new permanent road for access to the underground portal (Figure 2-1), which would be considered the main entrance road to the Project Area after construction. Roads would be reclaimed by placing recovered topsoil/subsoil stored along the roadway edges and blading the surfaces prior to revegetating. The same seed mix that would be applied to the drill pads would be used for revegetation along the roads. Pre-existing roads would be maintained per existing conditions and would not be reclaimed as they represent pre-existing disturbance and would continue to be used in the future as they are currently.

Closure of roads that are not needed for post-closure access would involve recontouring fill while maintaining satisfactory drainage. Roads not needed for post-closure access would be reclaimed. The abandoned road surfaces would be scarified by ripping, if necessary. Where necessary, rock or earthen berms and water bars would be placed to prevent vehicular access and reduce erosion.

Slopes and Regrading

Significant recontouring and/or revegetation of slopes is not anticipated as no significant slopes would be created as a result of the proposed exploratory drilling and related ancillary operations. If needed, SMP would flatten all slopes and floors using mobile equipment to ensure no slopes exceed a 2H:1V (horizontal to vertical) angle in accordance with the performance standards of SMARA Section 3704. Following abandonment of the exploratory boreholes, any remaining drill cuttings would be spread out on the drill pad surfaces and reseeded in accordance with the revegetation measures discussed below. Proposed revegetation in applicable portions of the Project Area would help to further stabilize any regraded areas and slopes and would prevent erosion once roots are established.

Backfilling

No mining excavation would occur as the Project includes exploration drilling activities; therefore, significant backfilling of materials would not be required, and no mine wastes and/or tailings would be generated by the Project.

Salvaged Soil

There is limited potential to salvage topsoil and subsoil for use as a growth medium for revegetation; topsoil and subsoil would be salvaged where feasible by pushing the material along the edge of the drill pads and along the sides of the proposed new access roads. Once drilling is complete, the stored topsoil and subsoil would be spread out and reseeded.

Exploratory drilling would utilize mud sumps to house drilling fluids, which would be dug during development of the drill pads or as part of the drill rig setup. Once drilling is complete, each exploratory borehole would be abandoned in accordance with Imperial County drilling permit conditions and applicable state standards. The mud pits would be allowed to evaporate, and the stored excavated materials would then be reintroduced into the pits, followed by pushing salvaged topsoil/subsoils. Any topsoil or subsoil that is salvaged would be reseeded as part of the revegetation efforts.

Revegetation

Portions of the Project that are proposed to be reclaimed for open space would be reseeded to establish a vegetative landscape that is generally similar to the existing plant communities within the Project Area. Following completion of exploratory drilling, equipment demobilization, and surface preparation of the roads and drill pads, revegetation activities would be undertaken, including installation of erosion control devices where necessary, such as waddles; application of seed mix either by hydroseeding or mechanical broadcasting; and maintenance and monitoring. Prior to application of the proposed seed mixes, SMP would work closely with a qualified biologist/revegetation specialist to review the final contours, hydrology, and soil composition of the areas proposed for revegetation to determine optimal broadcast rates and modify the overall revegetation plan, as appropriate. Revegetation would ultimately be achieved through a combination of site preparations, planting activities, and ongoing maintenance procedures. A detailed revegetation plan, including proposed seed mix specifics, is provided in the Reclamation Plan (Sespe 2022).

2.1.3 Project Design Features

PDFs would be implemented to protect resources during mineral exploration activities that would be conducted under the Proposed Action. PDFs that would be implemented under the Proposed Action are included in the Plan (SMP 2021) and **Appendix F**.

2.2 No Action Alternative (NEPA)

Under the No Action Alternative, the Project would not be approved by the BLM. The 626.3-acre area would remain available for other existing and future multiple-use activities, including future mineral exploration and mining activities, or for other purposes, as approved by the BLM.

2.3 Alternatives Considered but not Analyzed in Detail (NEPA)

In accordance with 40 CFR 1501.5, agencies must include brief discussions of the alternatives to the Proposed Action under the requirements of Section 102(2)(E) of NEPA, which requires agencies to study, develop, and describe appropriate alternatives to recommended courses of action in any proposal that involves unresolved conflicts concerning alternative uses of available resources. Alternatives should be explored and objectively evaluated in the EA.

The BLM NEPA Handbook (H-1790-1) indicates that the range of alternatives should explore alternative means of meeting the Purpose and Need for the action (BLM 2008). The Purpose and Need statement helps

to define the range of alternatives. Within the range of alternatives evaluated, the EA must at least consider the Proposed Action and No Action Alternative and provide a description of alternatives eliminated from further analysis (if any exist), with the rationale for elimination. The agency must analyze those alternatives that are necessary to permit a reasoned choice.

2.3.1 Access Road Restriction Alternative

Under this alternative, the BLM considered restricting access to the Project via the existing access road (an unnamed BLM road) off of Blythe Ogilby Road that runs through the Tumco Wash (Figure 2-1) to prevent vehicles and equipment from traveling and operating within the wash. This alternative was assessed to determine feasibility of restricting Project access away from the washes, thus reducing impacts to desert tortoise habitat that is used for forage and shelter. This alternative was ultimately dismissed, as the existing access road through the Tumco Wash (Figure 2-1) would require no improvements and would be necessary for access to the west and north portions of the Project Area with minimal environmental impacts beyond existing conditions as the road is currently used by commercial activities for access to existing operations in the vicinity. Therefore, this alternative was deemed not environmentally reasonable, as road improvements or new road construction for Project Area access would have greater environmental impacts than use of the existing access road through the Tumco Wash that does not require improvements. Under the Proposed Action, SMP has included several PDFs (Appendix F) to minimize impacts to desert tortoise, and the BLM would require a mitigation measure for SMP to install exclusionary fencing around the access road to prevent desert tortoise crossings and collisions with individual species within the wash.

2.3.2 Seasonal Restriction Alternative

Under this alternative, Project activities would be restricted to the summer season (June through August). This alternative was assessed to determine feasibility of conducting exploratory drilling and associated activities during the recreation off-season when recreationalists would be less likely to visit the Project Area due to extreme temperatures. This alternative was not carried forward for analysis as the seasonal restriction would overlap with the avian nesting season (February 1 – August 31), potentially causing additional impacts to avian species and their nests that are present in the Project Area if exploratory drilling activities were to commence only during the summer months, making this alternative not environmentally feasible as it would lead to greater environmental impacts to wildlife species. Additionally, this alternative could lead to greater human health and safety concerns due to Project personnel working in high temperatures during the summer season, which could lead to unsafe working conditions and greater risk of heat stress. Therefore, this alternative was deemed infeasible. Under the Proposed Action, notices would be posted on the BLM's website and at designated recreational sites in the area notifying the public of dates and times that drilling would occur, bringing awareness to potential elevated levels of noise and activity in the Project Area.

2.3.3 Helicopter Access Only Alternative

This alternative was assessed to determine the feasibility of accessing all proposed drill sites by helicopter to minimize surface disturbance. Under this alternative, there would be no construction of new permanent and temporary roads or any road improvements. This alternative was dismissed from analysis as it was determined that it would lead to greater human health, safety, and biological concerns, and this alternative would not meet the needs of the Proponent as described in the Plan; therefore, this alternative was deemed ineffective to the Project goals and not environmentally reasonable. As described in the Plan, SMP requires the construction of a new permanent road to access the Oro Cruz Mine Portal and staging area within Drill Area 1 (**Figure 2-1**). The increase in noise generated by helicopter use for access to all drill sites would increase impacts to wildlife and recreation, and human health and safety would be impacted from the safety concerns of increased helicopter use. All proposed new temporary roads and road improvements that would be constructed under the Proposed Action would be on previously disturbed land and would be reclaimed,

except for the proposed permanent new road to the underground portal (**Figure 2-1**), which would be considered the main entrance road to the Project Area after construction (**Section 2.1.2**). A BLM approved SWPPP would be developed and implemented to control sedimentation from surface disturbance under the Proposed Action, with BMPs and PDFs in place to control sedimentation and erosion, including from road construction and improvements (**Appendix F**).

3.0 Affected Environment and Environmental Impacts

This chapter describes the affected environment and existing conditions that have the potential to be affected by activities related to the Proposed Action and alternatives described in **Chapter 2**, as well as the anticipated environmental impacts and impact analyses of implementing these actions. This chapter combines the discussion of environmental impacts in accordance with the requirements of NEPA and the analysis of the Project's potential impacts on the environment in accordance with CEQA, which is presented using the CEQA IS format, specifically Imperial County's applicable checklist from Appendix G of the State CEQA Guidelines (CCR, Title 14, Division 6, Chapter 3, 15000-15387.

To comply with NEPA, the BLM is required to address specific elements of the environment that are subject to requirements specified in statutes, regulations, or by Executive Order (EO). The resources listed in Table G-1 of Appendix G have been reviewed and identified by BLM resource specialists as either 1) not present in the area impacted by the proposed or alternative actions, 2) present, but not affected to a degree that detailed analysis is required, or 3) present with potential for relevant impact that needs to be analyzed in detail in the EA. Table G-1 of Appendix G lists the resources considered for analysis that may be affected by the Proposed Action or alternatives and that are discussed further in this chapter. Those elements listed in Appendix G that are not present within the Project Area or areas of analysis are not discussed further in this EA. The IS/MND identifies site-specific conditions and impacts, evaluates their potential significance, and discusses ways to avoid or lessen impacts that are potentially significant. The IS/MND was completed by Imperial County as the lead agency analyzing the Project in accordance with CEQA. The information, analysis, and conclusions included in the IS/MND provide the basis for determining the appropriate document needed to comply with NEPA and CEQA. Based on the analysis provided herein, it was determined that the Project would not have a significant impact on the environment through implementation of applicable mitigation measures. The determination of significance under NEPA occurs via a FONSI, as appropriate. The FONSI has been prepared under separate cover and is published, unsigned, for public review concurrent with the EA. Based on the results of the IS/MND, the BLM and Imperial County determined that an EA/MND was the appropriate NEPA and CEQA document for the Project per the analysis provided in this chapter.

3.1 NEPA Environmental Impacts

This chapter presents an analysis of the potential environmental impacts of the Proposed Action and the No Action Alternative in accordance with NEPA. The analysis areas vary by resource and are discussed under each respective Affected Environment section below. The analysis of the Project includes direct, indirect, and cumulative effects. The CEQ Regulations define direct effects as those which are caused by the action and occur at the same time and place, and indirect effects as those which are caused by the action and occur later in time or are further removed in distance. In accordance with NEPA, determination of significance is reserved for the FONSI prepared for the Project, as appropriate. The effects analysis definitions considered for each of the resources considered for analysis in this chapter are provided below:

Negligible: Impacts to resources could occur, but they would be so slight as to not be measurable or distinguishable from existing conditions.

Minor: Impacts to resources would be measurable or perceptible and local; however, the overall viability of the resource would not be affected, and without further adverse impacts, the resource would recover. Impacts would be detectable.

Moderate: Impacts would be sufficient to cause a change in the resource viability; however, the effect would remain local. The change would be measurable and perceptible, but the negative effects may be reversed in the long term.

Major: Impacts would be substantial, highly noticeable, and may be permanent in their effect on resources without active management.

Short-term: Impacts to resources would occur up to two years, which is the anticipated duration of Project construction and operations.

Long-term: Impacts to resources would occur past the life of the Project and reclamation, which in total is anticipated to occur up to five years.

Localized: Impacts are confined to a small part of the resource area of analysis or range, or within the Project Area.

Regional: Impacts would affect a widespread area beyond the resource's area of analysis.

Cumulative impacts are determined by analyzing potential impacts from past, present, and reasonably foreseeable future actions (RFFAs) combined with the action alternatives within the Cumulative Effects Study Area (CESA) specific to the resources for which impacts may be anticipated. This analysis focuses on cumulative impacts of the Proposed Action and the action alternatives within the CESA. Major past and present land uses and disturbances within the CESAs that are projected to continue into the future include mineral development and exploration, utilities, infrastructure and public purpose projects, and roads. Dispersed recreation (including hunting, fishing, and off-highway vehicle [OHV] use) also occurs and is expected to continue in portions of the CESAs. Past and present actions are included in the affected environment descriptions in this chapter as they are part of the existing environment. Cumulative impacts are analyzed for resources where an impact above negligible was identified within the analysis of environmental impacts. If the Proposed Action was determined to have a negligible or no impact with the implementation of PDFs or additional mitigation measures, a cumulative analysis was not completed as there would be no impact to add to the environment. Cumulative impacts for Air Quality, ACECs, Climate Change, Conservation Lands, Cultural Resources, Environmental Justice, Noise, Travel and Transportation, Visual Resources, and Water Resources were not included based on the outcome of the impact analysis herein. The boundaries of the CESAs delineated for a cumulative impacts analysis vary by resource and considered the extent to which the environmental effect from the Project could be reasonably detected and defined the geographic area impacted. Cumulative effects were evaluated in terms of the specific resource, ecosystem, and human community being impacted.

3.2 CEQA Checklist and Impact Analysis

The IS (IS #21-0029) evaluates environmental impacts based in part on the checklist criteria contained in Appendix G of the State CEQA Guidelines (California Code of Regulations, Title 14, Division 6, Chapter 3, 15000-15387); these questions, which are included in an impact assessment matrix for each environmental/resource category are guidelines "intended to encourage thoughtful assessment of impacts" and guide the determination of significance of potential project impacts. Where there is a possibility for the action to affect a specific resource, there is a discussion of the direction and magnitude of the impact. Each question is followed by a check-marked box with column headings that are defined below:

• **Potentially Significant Impact.** This column is checked if there is substantial evidence that a Project-related environmental effect may be significant. If there are one or more "Potentially Significant Impacts," a Project EIR may need to be prepared.

- Less than Significant with Mitigation. This column is checked when the Project may result in a significant environmental impact, but the incorporation of identified Project revisions or mitigation measures would reduce the identified effect(s) to a less than significant level.
- Less than Significant Impact. This column is checked when the Project would not result in any significant effects. The Project's impact is less than significant even without the incorporation of Project-specific mitigation measures.
- No Impact. This column is checked when the Project would not result in any impact in the category or the category does not apply. When the determination in the checklist is "No Impact", and there is no possibility for the Project to have an effect on the resource, there is no explanation of the answer. Where this Project could be presumed to have an effect on the resource in question, there is an explanation provided for any "No Impact" determinations. All other determinations are accompanied by an explanation.

3.2.1 Potentially Affected Environmental Factors

The following environmental factors below in Table 3-1 would be potentially affected by this Project.

Table 3-1 Environmental Checklist

	Aesthetics	\boxtimes	Agriculture and Forestry Resources	\boxtimes	Air Quality
	Biological Resources	\boxtimes	Cultural Resources	\boxtimes	Energy
	Geology /Soils	\boxtimes	Greenhouse Gas Emissions	\boxtimes	Hazards & Hazardous Materials
\boxtimes	Hydrology / Water Quality	\boxtimes	Land Use / Planning	\boxtimes	Mineral Resources
	Noise	\boxtimes	Population / Housing	\boxtimes	Public Services
	Recreation	\boxtimes	Transportation	\boxtimes	Tribal Cultural Resources
	Utilities/Service Systems	\boxtimes	Wildfire	\boxtimes	Mandatory Findings of Significance

Detailed descriptions and impacts from Project activities and the basis for their significance determinations are provided for each environmental factor in the remainder of this chapter. Relevant laws, regulations, and policies potentially applicable to the Project Area are discussed in **Section 1.4**.

3.2.2 Agency Determination

7.5.2.2 Agency Determination
After review of the Initial Study (IS #21-0029, incorporated herein throughout the remainder of this chapter), the Environmental Evaluation Committee has:
☐ Found that the proposed Project COULD NOT have a significant effect on the environment, and a NEGATIVE DECLARATION will be prepared.
⊠ Found that although the proposed Project could have a significant effect on the environment, there will not be a significant effect in this case because revisions in the Project have been made by or agreed to by the Project proponent. A MITIGATED NEGATIVE DECLARATION will be prepared.
☐ Found that the proposed Project MAY have a significant effect on the environment, and an ENVIRONMENTAL IMPACT REPORT is required.
CALIFORNIA DEPARTMENT OF FISH AND WILDLIFE DE MINIMIS IMPACT FINDING: ☐ Yes ☐ No

3.3 Air Quality

3.3.1 Initial Study Determination (CEQA)

Table 3-2 provides the impact determinations for air quality based on significance criteria established by the Imperial County Air Pollution Control District (ICAPCD).

Table 3-2 Air Quality Environmental Checklist

	Air Quality Criteria	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Conflict with or obstruct implementation of the applicable air quality plan?			\boxtimes	
b)	Result in a cumulatively considerable net increase of any criteria pollutant for which the Project region is non-attainment under an applicable federal or state ambient air quality standard?				
c)	Expose sensitive receptors to substantial pollutants concentrations?			\boxtimes	
d)	Result in other emissions (such as those leading to odors adversely affecting a substantial number of people)?				

3.3.2 Affected Environment

The area of analysis is the Project Area and proposed disturbance footprint, which includes drill areas and access roads (Figure 3-1). The federal Clean Air Act is the primary controlling legislation over air quality. Ambient air quality and the emission of air pollutants are regulated under both federal and state law and regulations. Ambient air quality is affected by the type and amount of air pollutants emitted into the atmosphere, the size and topography of the air basin, prevailing meteorological conditions, and the conversion of air pollutants and other particles by a complex series of chemical and photochemical reactions in the atmosphere. Regulatory air standards that are potentially applicable to the Project include the National Ambient Air Quality Standards (NAAQS) and the California Ambient Air Quality Standards (CAAQS) and are summarized in Table 3-3. The California Air Resources Board (CARB) is the agency in the State of California delegated with the responsibility for air quality monitoring via the California Ambient Air Monitoring Network and administering a State Implementation Plan (SIP), which delineates strategies for compliance with federal clean air standards (CARB 2021). The CARB additionally is responsible for overseeing the state's 35 air pollution control districts (APCDs), which are responsible for issuing preconstruction and operating permits within their jurisdictions. The ICAPCD is responsible for enforcing the rules outlined in Regulations I through IX in the California SIP within the district, as well as for implementing the Prevention of Significant Deterioration Program (EPA 2021a).

Table 3-3 National Ambient Air Quality Standards and California Ambient Air Quality Standards within the Area of Analysis

Pollutant	Averaging Period	CAAQS (μg/m³)	NAAQS (μg/m³)
DM.	24-hour	50	150
PM_{10}	Annual	20	N/A
PM _{2.5}	24-hour	N/A	35
F1V12.5	Annual	12	12
	1-hour	655	196
SO_2	3-hour	N/A	1,300
SO_2	24-hour	105	N/A
	Annual	N/A	N/A
NO _x	1-hour	339	188
NO _x	Annual	57	100
СО	1-hour	23,000	40,000
	8-hour	10,000	10,000

CARB 2022a

 PM_{10} = particulate matter 10 microns in diameter or less

 $PM_{2.5}$ = particulate matter 2.5 microns in diameter or less

 $SO_2 = sulfur dioxide$

 $NO_x = nitrogen oxide$

CO = carbon monoxide

 $\mu g/m^3 = micrograms per cubic meter$

Climate and Meteorology

The Project Area is located in the northwestern portion of the Cargo Muchacho Mountains of the Imperial Valley in southeastern California, with elevations ranging from 600 to 800 feet above mean sea level (AMSL) (SMP 2021). Per data from the Gold Rock Ranch Cooperative Station, located approximately three miles west of the Project Area, average maximum summer (June through August) temperatures are approximately 106 degrees Fahrenheit (°F), and average maximum winter (December through February) temperatures are approximately 48°F, and the average annual precipitation is approximately 0.32 inches (WRCC 2021).

Current Conditions

The BLM published the final Rapid Ecoregional Assessment Report for the Sonoran Desert in 2012 (Strittholt et al. 2012), which examines climate change and other widespread environmental influences affecting western landscapes to assist with land use planning and resource management. The Sonoran Desert is considered a subtropical desert that experiences seasonal variability in temperatures, and the Project Area is located within the subregion of the low and dry Colorado Desert. Over the past several decades, the weather, vegetation cover, wildfire regimes, and changes in wildlife habitat have evolved, suggesting a change in climate regime. These changes have been expressed in changes in vegetation communities and land cover, invasive species encroachment, changes in desert tortoise (*G. agassizi* and *G. morafkai*) and big game habitat and population density, and hydrologic alterations in both quality and quantity. Persistent wind and water erosion within the Sonoran Desert Ecoregion have also contributed to changes in soil erosion, leading to higher concentrations of airborne soil particles affecting air quality and visibility (Strittholt et al. 2012).

The Project Area has been previously disturbed by mining activities, and current surrounding land uses include prospecting and recreation. The ICAPCD has designated the area of analysis as an attainment area for all pollutants that have a NAAQS except PM_{10} .

3.3.3 Environmental Impacts (NEPA) – Proposed Action

Travel on access roads and exploratory activities within the Project Area would create emissions, which would have a potential impact on air quality. Fugitive dust, in the form of PM₁₀ and PM_{2.5}, would result from operation of the following equipment: excavator; five support vehicles; pipe truck; track hoe; hoe ram; two 1,000-gallon water trucks; two portable compressors; one drill rig; two generators; and one bulldozer.

Vehicle emissions, in the form of SO₂, NO_x, CO, volatile organic compounds (VOCs), greenhouse gases (GHGs), and hazardous air pollutant (HAP) emissions would occur any time the internal combustion engines on Project vehicles or aircraft (i.e., helicopters) are operating. An emissions inventory was compiled using US Environmental Protection Agency (EPA)-Air Pollution 42 emission factors. Although unlikely, the two largest phases of the Proposed Action, construction and operations, were conservatively assumed to occur at full capacity, during the same time, to calculate a scenario of potential maximums. The emissions generated by the Project were compared to the EPA's significant emission rates (40 CFR 52.21) to determine Project impacts on air quality. The calculated tons of emissions for the above identified pollutants, as well as the EPA's significant emission rates, are provided in **Table 3-4**.

Table 3-4 Annual Emissions Associated with the Proposed Action

Project Emissions Summary* (tons/year)									
Emission Type	PM	PM ₁₀	PM _{2.5}	SO ₂	NOx	СО	VOCs	GHG CO _{2e}	HAP Total
Fugitive Emissions	30.36	7.79	0.79	0.00	0.00	0.00	0.00	0.00	0.00
Non-Fugitive Emissions	0.28	0.28	0.67	0.03	10.90	17.62	1.04	3,021	0.07
EPA Significant Emission Rate	25	15	10	40	40	100	50	75,000	25

 CO_{2e} = carbon dioxide equivalent

As shown in **Table 3-4**, maximum yearly predicted emissions generated from the Proposed Action would be below the EPA's significant emission rates, except for PM, which would exceed the EPA significant emission rate of 25 tons per year.

In addition to the annual maximum emissions summarized in **Table 3-4** above, maximum daily emissions resulting from the Proposed Action were also calculated. The daily operational emissions anticipated to be generated by the Proposed Action were compared to the ICAPCD's emission thresholds (ICAPCD 2022) to determine if Project impacts on air quality require a comprehensive air quality analysis. The calculated daily emissions from the Proposed Action, as well as the ICAPCD operational emissions thresholds, are provided below in **Table 3-5**.

Table 3-5 Daily Operational Emissions Associated with the Proposed Action

Project Emissions Summary (lbs/day)							
Emission Type	PM ₁₀	PM _{2.5}	SO ₂	NOx	CO	VOCs	
Proposed Action Operational Emissions*	98.90	20.07	0.22	117.97	107.41	10.56	
ICAPCD Operational Emission Thresholds	150	550	150	137	550	137	

^{*}Proposed Action emissions included fugitive and non-fugitive emissions

As shown in **Table 3-5**, maximum daily operational emissions generated from the Proposed Action would be below the ICAPCD's emission thresholds. Emissions were calculated using Tier III emission factors for

^{*} Project emissions in this table include both the construction and operations phases under the Proposed Action.

non-road diesel engines specified in 40 CFR 1039. Anticipated annual Project and daily operational emissions under the Proposed Action would be below both the EPA significant emissions rate and the ICAPCD emissions thresholds, except for annual PM emissions. However, exceedance would only occur if the construction and operations phases of the Project were to occur simultaneously in a given year, which is unlikely but conservatively calculated to anticipate a potential maximum activity scenario on an annual basis, as stated above. Consistent with ICAPCD guidelines and Imperial County requirements, construction and operation emissions have been quantified separately and compared to the appropriate thresholds in **Tables 3-6** and **3-7** below (note that **Table 3-5** above also summarizes the maximum daily operational emissions associated with the Proposed Action). Per the PDFs for fugitive dust control in **Appendix F**, SMP would comply with all applicable State of California and ICAPCD rules for fugitive dust emissions and GHG emissions. The following relevant standard mitigation measures for construction combustion equipment specified in Section 7.1 of ICAPCD CEQA Air Quality Handbook (ICAPCD 2017) would be implemented:

- Use of alternative fuel or catalyst equipped diesel construction equipment, including all off-road and portable diesel-powered equipment
- Minimize idling time either by shutting equipment off when not in use or reducing the time of idling to five minutes maximum.
- Limit, to the extent feasible, the hours of operation of heavy-duty equipment and/or the amount of equipment in use.

With the implementation of PDFs for fugitive dust control to commit to state and county emissions requirements as stated above and included in **Appendix F**, and the BLM required mitigation measures listed below, impacts to air quality under the Proposed Action would be negligible, short-term, and localized.

To further reduce the anticipated PM emissions from road construction, helicopter use/landing, and daily use, the BLM would require the following mitigation measures:

- Idling of all vehicles would be reduced to a minimum necessary for operational capacity.
- The staging area would be stabilized using BLM approved methods during use, and staging area soils would be stabilized upon Project completion.

3.3.4 Environmental Impacts (NEPA) – No Action Alternative

Under the No Action Alternative, the Project would not be approved by the BLM; however, the area would remain available for other multiple-use activities as approved by the BLM. Impacts to air quality are not anticipated under the No Action Alternative except for those occurring under existing conditions.

3.3.5 Impact Analysis (CEQA)

a) Would the Project conflict with or obstruct implementation of the applicable air quality plan?

Less Than Significant: The Project is located in the Salton Sea Air Basin under the jurisdiction of the ICAPCD. The ICAPCD's CEQA Air Quality Handbook (ICAPCD 2017) is the primary guidance document by which potential air quality impacts from residential, commercial, and industrial developments can be quantified and the level of significance determined pursuant to CEQA. In addition to the CEQA Air Quality Handbook, the ICAPCD has also prepared various implementation and maintenance plans that outline steps and rules meant to reduce pollutant emissions and bring the region back into attainment for certain

pollutants. Specifically, the ICAPCD has published State Implementation Plans (SIPs) related to ozone (O_3) and particulate matter (both PM_{10} and $PM_{2.5}$).

Per the CEQA Air Quality Handbook, the ICAPCD generally notes that a detailed project-specific consistency analysis "is required for large residential developments and large commercial developments, which are required to develop an EIR and/or a Comprehensive Air Quality Analysis Report" (ICAPCD, 2017) and "should demonstrate compliance with the most recent ozone Air Quality Attainment Plan (AQAP) and PM₁₀ State Implementation Plan (SIP)" (ICAPCD, 2017). A proposed project should also demonstrate compliance with the Imperial County Rules and Regulations as well as applicable state and federal regulations.

Because the Project is a relatively small-scale industrial drilling exploration project, and not a large residential or commercial development, a comprehensive consistency analysis is not required. The Project would also comply with regional air quality rules promulgated by the ICAPCD, as applicable, and participate in reducing regional air pollutant emissions, including those covered by the published SIPs, through compliance with these applicable rules. Furthermore, as discussed under CEQA Criteria b) below, with the implementation of the standard ICAPCD mitigation measures disclosed under Section 3.3.3 above and the BLM required mitigation measures, Project-specific air emissions during both the construction and operational phases would not exceed the applicable ICAPCD numerical threshold published within the CEQA Air Quality Handbook (ICAPCD 2017). Therefore, through compliance with applicable rules and regulations, and implementation of required control measures, the Project would not conflict with or obstruct implementation of an applicable air quality plan, and impacts would be less than significant with no mitigation required.

b) Would the Project result in a cumulatively considerable net increase of any criteria pollutant for which the project region is non-attainment under an applicable federal or state ambient air quality standard?

Less Than Significant: See response to CEQA Criteria a) above. No, the proposed Project would not result in a cumulatively considerable net increase of any criteria pollutant for which the Project region is non-attainment under an applicable federal or state ambient air quality standard. CEQA defines cumulative impacts as two or more individual effects which, when considered together, are either significant or "cumulatively considerable," meaning they add considerably to a significant environmental impact.

By its very nature, air pollution is largely a cumulative impact. The non-attainment status of regional pollutants is a result of past and present development. Future attainment of state and federal ambient air quality standards is a function of successful implementation of the ICAPCD's attainment plans. Consequently, the ICAPCD's application of thresholds of significance for criteria pollutants is relevant to the determination of whether a project's individual emissions would have a cumulatively significant impact on air quality.

As discussed in the CEQA Air Quality Handbook (ICAPCD 2017), the ICAPCD has established significance thresholds to assist lead agencies (in this case the county) in determining whether a proposed project may have a significant air quality impact. Projects whose emissions exceed the thresholds of significance for both the construction and operational phases would be deemed to have a potentially significant adverse impact on air quality. Thus, if Project emissions (change from baseline) exceed thresholds for NO_x, ROG, PM₁₀, SO_x, CO, or PM_{2.5}, then the Project would result in a cumulatively considerable net increase of a criteria pollutant for which the ICAPCD is in non-attainment under applicable federal or state ambient air quality standards.

Based upon the proposed Project activities with the potential to generate criteria pollutants (e.g., vehicles, mobile equipment, drill rig operations, etc.), the Project's air emissions were quantified. See **Appendix E**,

which includes a summary of the estimate Project air emissions, for both construction and operational activities. **Tables 3-6** and **3-7** below were taken from the CEQA Air Quality Handbook and summarize the applicable numerical thresholds by which the Project's emissions should be compared to determine potential significance pursuant to CEQA. Note that per ICAPCD guidance, for industrial development projects the ICAPCD indicates that the thresholds in **Table 3-7** should be used only to determine significance of the emissions from mobile sources, as stationary source emissions are already subject to mitigation according to ICAPCD Rule 207 (New and Modified Stationary Source) and Rule 201 (Permits Required).

Table 3-6 ICAPCD Thresholds of Significance for Project Construction

Parameters	PM ₁₀ (lbs/day)	ROG (lbs/day)	NO _x (lbs/day)	CO (lbs/day)
Construction	35.12	4.35	63.65	59.50
Threshold	150	75	100	550
Significant	No	No	No	No

Note: Project construction emissions would be generated as a result of "road construction" and "drill site construction." See **Appendix E** for details regarding the emissions calculations.

Table 3-7 ICAPCD Thresholds of Significance for Project Operations

Parameters	NO _x (lbs/day)	ROG (lbs/day)	PM ₁₀ (lbs/day)	SO _x (lbs/day)	CO (lbs/day)	PM _{2.5} (lbs/day)
Operations	117.97	10.56	98.90	0.22	107.41	20.07
Threshold	137	137	150	150	550	550
Significant	No	No	No	No	No	No

Note: Project construction emissions would be generated as a result of "exploratory drilling" and "laydown yard activities." See **Appendix E** for details regarding the emissions calculations.

Project air emissions resulting from construction activities are estimated to be below the applicable ICAPCD construction thresholds for all pollutants. Project air emissions resulting from operational activities are estimated to be below the applicable ICAPCD operational daily thresholds for all pollutants. Furthermore, with the implementation of standard mitigation measures for construction combustion equipment from the ICAPCD CEQA Air Quality Handbook (ICAPCD 2017), as specified above in **Section 3.3.3**, which were not accounted for in the emissions estimates presented above, the Project would generate fewer pollutant emissions than was conservatively accounted for in **Table 3-6** and **Table 3-7** above.

Furthermore, while construction PM₁₀ emissions can vary greatly depending on the phase of t construction, level of activity, and other factors, there are feasible mitigation or control measures that can be reasonably implemented to significantly reduce PM₁₀ emissions. Because particulate emissions from construction activities have the potential of leading to adverse health effects as well as nuisance concerns, such as reduced visibility, all projects are required to mitigate construction impacts by regulation. The CEQA Air Quality Handbook (ICAPCD 2017) presents a summary of standard mitigation measures for the control PM₁₀ as adopted by the ICAPCD in a set of rules, collectively known as Regulation VIII (Fugitive Dust Rules). Another source of construction-related emissions comes from the use of diesel-powered construction equipment, which has been known to produce ozone precursor emissions and combustionrelated particulate emissions. In accordance with ICAPCD requirements, these standard construction mitigation measures would be implemented to reduce PM₁₀ and ozone precursor emissions during road and drill pad construction. Specifically, the Project would comply with ICAPCD Regulation VIII - Fugitive Dust Rules, specifically Rules 800 through 806, which prescribe measures for the management of windblown dust. Additionally, consistent with ICAPCD Rule 801, SMP will developed a site-specific Operation Dust Control Plan. SMP will submit the Operation Dust Control Plan to the ICAPCD, and consistent with Rule 801 requirements, approval would be obtained a minimum of 10 days prior to the first ground disturbing activities as a result of the Project.

Therefore, through implementation of the ICAPCD's standard construction fugitive dust controls and standard construction mitigation measures, the Project would not result in a cumulatively considerable net increase of any criteria pollutant for which the Project region is non-attainment under an applicable federal or state ambient air quality standard. Because the Project would not result in a significant net increase in criteria pollutant emissions, the Project would have less than significant impacts related to criteria air pollutant emissions.

c) Would the Project expose sensitive receptors to substantial pollutants concentrations?

Less Than Significant: See responses to CEQA Criteria a) and b) above. No, the proposed Project would not expose sensitive receptors to substantial pollutant concentrations. Sensitive receptors include schools, playgrounds, childcare centers, long-term health care facilities, rehabilitation centers, convalescent homes, hospitals, retirement homes, and residences. The closest sensitive receptor is the Gold Rock Ranch RV Resort located approximately 2.3 miles west of the Project Area.

When evaluating whether a development proposal that has the potential to result in localized impacts, the nature of the air pollutant emissions, the proximity between the emitting facility and sensitive receptors, the direction of prevailing winds, and local topography must be considered.

The ICAPCD does not have any published numerical thresholds related to Project-specific toxic or hazardous air pollutant emissions. Project activities that could potentially result in Toxic Air Emissions (TACs) include operations of equipment and vehicles, which would generate Diesel Particulate Matter (DPM), as well as disturbance of soils, as various substances found in fugitive dust emissions could potentially result in health risks (e.g., metals and crystalline silica). However, due to the relatively low level of on-site industrial activity, and the large distance between the Project Area and the nearest sensitive receptor, the Project's potential health risk impacts are considered low. Furthermore, in accordance with EPA requirements, total annual emissions of Hazardous Air Pollutants (HAPs) were estimated. Total Project HAPs emissions were estimated to 0.04 tons per year, which is well below the applicable National Emission Standards for Hazardous Air Pollutants (NESHAP) limit of 10 tons per year applied to "area sources."

Due to the distance between the Project site and nearby receptors, the proposed exploration activities, the short-term nature of the Project (i.e., operations would be limited to 12 to 24 months), and the fact that SMP would comply with applicable Imperial County rules and regulations required to limit air emissions, the Project would not expose nearby sensitive receptors to substantial pollutant concentrations; therefore, there would be less than significant impacts related to TAC emissions.

d) Would the Project result in other emissions (such as those leading to odors adversely affecting a substantial number of people?

No Impact: See response to CEQA Criteria a), b), and c) above. No, the proposed Project would not result in other emissions, such as odor, adversely affecting a substantial number of people. None of SMP's proposed exploration operations (i.e., drill pad/access road formation, exploratory drilling, ancillary activities) would generate significant odor emissions that could impact nearby receptors. The Project also does not fall within one of the designated "Potential Odor Sources" categories outlined in the ICAPCD's CEQA Air Quality Handbook. The Project would comply with applicable ICAPCD rules, regulations, and permit conditions, including those that control odor; therefore, the proposed Project would not adversely affect a substantial number of people, and no impacts would occur.

3.4 Agriculture and Forest Resources

3.4.1 Initial Study Determination (CEQA)

Table 3-8 provides the determination of impacts to agricultural and forest resources. When determining significant environmental effects to agricultural resources, lead agencies may refer to the California Agricultural Land Evaluation and Site Assessment Model (1997) prepared by the California Department of Conservation as an optional model to use in assessing impacts on agriculture and farmland. In determining whether impacts to forest resources, including timberland, are significant environmental effects, lead agencies may refer to information compiled by the California Department of Forestry and Fire Protection regarding the state's inventory of forest land, including the Forest and Range Assessment Project and the Forest Legacy Assessment project, and forest carbon measurement methodology provided in Forest Protocols adopted by CARB.

Table 3-8 Agriculture and Forest Resources Environmental Checklist

	Agriculture and Forest Resources Criteria	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?				\boxtimes
b)	Conflict with existing zoning for agricultural use, or a Williamson Act Contract?				\boxtimes
c)	Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Government Code Section 51104(g))?				\boxtimes
d)	Result in the loss of forest land or conversion of forest land to non-forest use?				\boxtimes
e)	Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use or conversion of forest land to non-forest use?				

3.4.2 Affected Environment

There are no grazing allotments that overlap the Project Area and no forest resources are present; therefore, this resource was not analyzed further under the NEPA requirements for the affected environment or environmental impacts for each alternative, per the determination in **Table G-1** of **Appendix G**.

3.4.3 Impact Analysis (CEQA)

a) Would the Project convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance (Farmland), as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to non-agricultural use?

No Impact: No, the proposed Project would not convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance. The Project is located in a remote desert area of the Tumco mining district in the Cargo Muchacho Mountains, and the Project Area has been previously disturbed by historical mining operations. Current surrounding land uses include prospecting and recreation. No Prime Farmland, Unique Farmland, or Farmland of Statewide Importance are mapped within the Project area (California Department of Conservation, 2018). As shown on the "Imperial County Important Farmland 2018" map produced by the State Department of Conservation (DOC) Farmland Mapping and Monitoring Program (https://www.conservation.ca.gov/dlrp/fmmp/Pages/Imperial.aspx), the entire Project site and adjacent areas are designated as "Other Land." As such, no impacts to Prime Farmland, Unique Farmland, or Farmland of Statewide Importance would occur because of the Project.

b) Would the Project conflict with existing zoning for agricultural use, or a Williamson Act Contract?

No Impact: See response to CEQA Criteria a) above. No, the proposed Project would not conflict with existing zoning for agricultural use, or a Williamson Act contract. As discussed above, the Project is located in a remote area of the Tumco mining district in the Cargo Muchacho Mountains. Neither the Project site nor surrounding areas are currently used for agricultural purposes. Per the current Imperial County General Plan (Imperial County, 2015), specifically the Land Use Map (updated March 1, 2007) and Zoning Map (Zone 70), the entire Project site has a General Plan designation of "Recreation/Open Space" and a Zoning designation of "BLM". Neither the Project site nor surrounding areas are zoned for agricultural use or are under a Williamson Act contract, and no zoning changes are proposed. Therefore, no impacts would occur.

c) Would the Project conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Government Code Section 51104(g))?

No Impact: No, the proposed Project would not conflict with existing zoning for, or cause rezoning of, forest land, timberland, or timberland zoned as Timberland Production. As discussed under CEQA Criteria a) and b) above, the Project area is located in remote desert area that has been previously disturbed by historical mining activities. The Project area is not zoned for forest land or timberland, and no zoning changes are proposed. Therefore, no impacts pertaining to zoning for forest land or timberland would occur.

d) Would the Project result in the loss of forest land or conversion of forest land to non-forest use?

No Impact: No, the proposed Project would not result in the loss of forest land or conversion of forest land to non-forest use. As discussed under CEQA Criteria b) and c) above, the Project site and surrounding areas are comprised of undeveloped desert lands that have been disturbed by historical mining activities, and areas currently used for prospecting and recreation. No forest land exists within or adjacent to the Project site. Therefore, no impacts related to the loss of forest land or conversion of forest land to non-forest use would occur.

e) Would the Project involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland, to non-agricultural use or conversion of forest land to non-forest use?

No Impact: No, the proposed Project does not involve other changes in the existing environment, which, due to their location or nature, could result in conversion of Farmland to non-agricultural use, or conversion of forest land to non-forest use. As discussed under CEQA Criteria a), b), c) and d) above, the Project site and surrounding areas are comprised of undeveloped desert lands, previously disturbed by historical mining activities, and currently used for prospecting and recreation. The Project site and the surrounding areas do not contain farmland or forest land (DOC, 2022); therefore, the proposed Project would not result in the conversion or loss of agriculture or forest land, and no impacts would occur.

3.5 Areas of Critical Environmental Concern

3.5.1 Initial Study Determination (CEQA)

ACECs are not a separate resource category analyzed in the IS under CEQA, therefore, no determinations or environmental impacts are provided for a CEQA impact analysis herein.

3.5.2 Affected Environment

The area of analysis for impacts to ACECs includes the Project Area, as the majority of the Project Area falls within the Picacho ACEC (**Figure 1-1**). The Picacho ACEC consists of approximately 184,500 acres of land to protect cultural and biological resources while providing compatible recreational opportunities in the Colorado Desert and Lake Cahuilla Ecoregions (BLM 2016). ACECs are public lands where special management is required in order to protect the area's values. To be eligible for designation as an ACEC, an area must meet criteria for both relevance and importance. An ACEC possesses significant historic, cultural, or scenic values, fish or wildlife resources, natural processes or systems, or natural hazards. The Picacho area was designated as an ACEC based on critical habitat for desert tortoise populations, preservation of wilderness character, and numerous prehistoric and historic archaeological sites within the area, which include remnants of the Tumco historic gold mining district and the Quechan Area of Traditional Cultural Concern (BLM 2016). Mineral entry within the Picacho ACEC has not been withdrawn; therefore, locatable mineral exploration and development is not prohibited on lands within the ACEC.

3.5.3 Environmental Impacts (NEPA) – Proposed Action

Under the Proposed Action, SMP has committed to specifically avoid the resources the Picacho ACEC is designated to protect, including biological and cultural resources. In accordance with the DRECP, the Project must also comply with all relevant CMAs for ACECs as provided in **Appendix B** and **Appendix F**. With the implementation of these PDFs (**Appendix F**) and commitment to the CMAs (**Appendix B** and **Appendix F**), impacts to the Picacho ACEC from the Proposed Action are anticipated to be negligible, short-term, and localized. Potential impacts to cultural resources and to Native American religious concerns and traditional values are discussed in further detail in **Section 3.8** and **3.14**, respectively.

3.5.4 Environmental Impacts (NEPA) – No Action Alternative

Under the No Action Alternative, the Project would not be approved; therefore, impacts to the Picacho ACEC are not anticipated.

3.6 Climate Change, including Greenhouse Gas Emissions

3.6.1 Initial Study Determination (CEQA)

Table 3-9 provides the impact determinations for GHG emissions.

Table 3-9 Greenhouse Gas Emissions Environmental Checklist

	Greenhouse Gas Emissions Criteria	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?				
b)	Conflict with an applicable plan or policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?			\boxtimes	

3.6.2 Affected Environment

The area of analysis for climate change, including GHG emissions, is the Project Area and the proposed disturbance footprint, which includes the proposed Drill Areas and access roads (**Figure 3-1**). Climate change is defined by the Intergovernmental Panel on Climate Change (IPCC) as a change in the state of the climate that can be identified (e.g., by using statistical tests) by changes in the mean or the variability of its properties and that persist for an extended period, typically decades or longer. It refers to any change in the climate over time, whether due to natural variability or as a result of human activity (IPCC 2013).

Ongoing scientific research has identified anthropogenic GHG emissions as potential impacts to the global climate. GHGs occur naturally as well as through man-made processes. Through complex interactions on a global scale, GHG emissions lead to a net warming of the atmosphere. GHGs have been found to be capable of trapping heat in the atmosphere by decreasing the amount of heat radiated by the Earth out to space. GHG emissions are comprised of many separate chemicals, but the most notable is carbon dioxide (CO₂). Industrialization and the burning of fossil fuels have increased the levels of CO₂ in the atmosphere over the past century. The EPA has formed a correlation of the various gasses with CO₂ so that any particular GHG can be shown as a carbon dioxide equivalent (CO₂e). This methodology allows gaseous emissions to be reduced to the CO₂e and compared with area wide GHG emissions on a local, state-wide, country-wide, or global level.

The EPA estimated the national GHG emissions in 2019 (the most recent year for which national and state of California data has been tabulated) were 6,571.7.4 million metric tons of CO₂e. As provided above in **Section 3.3.2**, the EPA Significant Emission Rate for GHG CO₂e is 75,000 tons per year. The EPA categorized the major economic sectors contributing to US emissions of GHGs in 2020 as follows (EPA 2022):

- Electric power generation (25.1 percent)
- Transportation (28.5 percent)
- Industry (23.1 percent)
- Agriculture (10.1 percent)
- Commercial, residential sources and U.S. Territories (13.2 percent)

CARB estimated California's statewide GHG emissions in 2019 (the most recent year for which data has been tabulated) at 418.2 million metric tons of CO₂e. The major economic sectors contributing to California's emissions of GHGs in 2019 were as follows (CARB 2022b):

- Electric power generation (14 percent)
- Transportation (41 percent)
- Industry (24 percent)
- Agriculture (7 percent)
- Commercial, residential sources (14 percent)

Sources of GHG emissions in the vicinity of the Project Area include vehicles (including OHVs) traveling to, from, and within the area of analysis, and construction and operation for mineral and energy

development. GHG emissions are likely to increase as these activities increase. Warmer and more arid conditions coupled with seasonal variability in precipitation events have led to limited water supplies and severe droughts in several parts of California. Models show significant increases in maximum monthly temperatures, with the Sonoran Desert Ecoregion expected to undergo general warming with a greater than 35°F increase by 2060 in some areas, with greater increases in temperature projected to occur during the winter months. Potential effects of these forecasts on the landscape could include increased frequency and duration of droughts, expansion of invasive species that lead to increased risk of wildfire, increased wind erosion, changes in vegetation communities as forage and habitat for wildlife, and changes in wildfire regimes (Strittholt et al. 2012).

3.6.3 Environmental Impacts (NEPA) – Proposed Action

Climate change is a far-reaching and long-term issue that would impact the area of analysis, its resources, and management beyond the timeframe of the Proposed Action. Although many effects of climate change are considered known or likely to occur, specific impacts to the area of analysis cannot be determined exactly with the current level of understanding. Much depends on the rate at which temperatures continue to rise and whether global emissions of GHGs can be mitigated before serious ecological thresholds are reached. As discussed above in **Section 3.3.3**, GHG emissions from the Proposed Action would occur any time the internal combustion engines on Project vehicles are operating and as a result of vehicular travel to and from the Project Area each day by Project personnel. Maximum yearly predicted emissions for GHGs would be 3,021 metric tons, which is approximately 1/138,430 of the total GHG emissions for the State of California, which is below the EPA Significant Emission Rate for GHG CO₂e emissions of 75,000 tons per year, as identified above in **Section 3.3.3**. Potential impacts resulting from GHG emissions associated with the Proposed Action GHG are expected to be negligible, short term, and localized.

3.6.4 Environmental Impacts (NEPA) – No Action Alternative

Under the No Action Alternative, the Project would not be approved and therefore, related impacts to climate change and GHGs would not occur. Potential impacts within the area would continue to occur under existing conditions.

3.6.5 Impact Analysis (CEQA)

In response to climate change, California implemented Assembly Bill (AB) 32, the "California Global Warming Solutions Act of 2006." AB 32 required the reduction of statewide GHG emissions to 1990 emissions levels (essentially a 15 percent reduction below 2005 emission levels) by 2020 and the adoption of rules and regulations to achieve the maximum technologically feasible and cost-effective GHG emissions reductions. On September 8, 2016, the Governor signed Senate Bill (SB) 32 into law, extending AB 32 by requiring the State to further reduce GHG emissions to 40 percent below 1990 levels by 2030 (the other provisions of AB 32 remain unchanged). On December 14, 2017, the CARB adopted the 2017 Scoping Plan, which provides a framework for achieving the 2030 target. The 2017 Scoping Plan relies on the continuation and expansion of existing policies and regulations, such as the Cap-and-Trade Program and the Low Carbon Fuel Standard, and implementation of recently adopted policies and legislation, such as SB 1383 (aimed at reducing short-lived climate pollutants including methane, hydrofluorocarbon gases, and anthropogenic black carbon) and SB 100 (accelerated the Renewables Portfolio Standard to increase procurement from eligible renewable energy resources to 33 percent of total retail sales by 2020, 60 percent by 2030, and 100 percent by 2045). The 2017 Scoping Plan also puts an increased emphasis on innovation, adoption of existing technology, and strategic investment to support its strategies. As with the 2013 Scoping Plan Update, the 2017 Scoping Plan does not provide project-level thresholds for land use development. Instead, it recommends local governments adopt policies and locally appropriate quantitative thresholds consistent with a statewide per capita goal of 6.0 metric tons (MT) of CO₂e by 2030 and 2.0 MT of CO₂e by 2050 (CARB 2017).

The Imperial County Regional Climate Action Plan (ICTC 2021), published by the Imperial County Transportation Commission in 2021, is the County's long-range plan that outlines specific strategies for how the region would work towards reducing GHG emissions in accordance with statewide targets set by CARB. The proposed Project's consistency with the Regional Climate Action Plan is discussed below under CEQA Criteria b).

a) Would the Project generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment?

Less Than Significant Impact: No, the proposed Project would not directly or indirectly generate GHG emissions that may have a direct or indirect significant impact on the environment. As discussed in **Section 3.3** and **Section 3.9**, Project GHG emissions would primarily result from fuel consumption. Note the Project would not consume electricity, which is an indirect source of GHG's as a result of power generation.

Based upon the proposed Project activities (vehicles, mobile equipment, drill rig operations, etc.), The Project's annual GHG emissions were quantified as provided in **Section 3.3.2**. Neither the County nor the ICAPCD have published GHG thresholds that can be utilized for project-specific CEQA significance determination; therefore, the screening thresholds published by the South Coast Air Quality Management District (SCAQMD) were used to evaluate potential significance of the Project's GHG impacts. In December of 2008, the SCAQMD Governing Board adopted an interim GHG significance threshold for projects where the SCAQMD is a CEQA lead agency. This interim established a threshold for 10,000 MT of CO₂e emissions per year for industrial projects. SCAQMD has also proposed a screening-level threshold of 3,000 MT CO₂e per year for commercial and residential projects. As shown in **Table 3-10**, Project GHG emissions are well below the applicable SCAQMD GHG screening threshold for industrial projects.

Table 3-10 Estimated Project Greenhouse Gas Emissions

Parameters	CO2e (MT per year)
Project Emissions	3,021
SCAQMD Screening Threshold (commercial/residential projects)	3,000
SCAQMD Screening Threshold (industrial projects)	10,000
Exceeds Screening Threshold(s)?	No

Note: see **Appendix E** for summary of predicted air emissions.

As discussed above, climate change is a cumulative effect, and no single project is large enough to impact climate change. Thus, the Project would not, by itself, either directly or indirectly result in a significant impact on the environment due to generation of GHG emissions. This concept is reflected in the 2017 Scoping Plan, which regulates fuels at a level in the supply chain above the Project, such that the Project has no choice but to use fuel energy in California that is already regulated. The Project therefore does not have its own GHG emissions but is simply a location in which GHG emissions are taking place as a result of fuel that is already regulated. Therefore, the Project itself cannot have a significant impact on the environment.

For the reasons discussed above, the Project would not generate additional GHG emissions, either directly or indirectly, that may have a significant impact on the environment, and there would be less than significant impacts.

b) Would the Project conflict with an applicable plan or policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases?

Less Than Significant Impact: As discussed under CEQA Criteria a) above, the Project would not significantly increase GHG emissions, and Project GHG emissions are not expected to be cumulatively considerable. Nonetheless, the Regional Climate Action Plan (ICTC 2021) was reviewed to determine the

Project's consistency with specific goals meant to reduce GHG emissions. Specifically, Section 4.1 of the Regional Climate Action Plan describes specific measures that apply to GHG emissions from all sectors which the County should implement to "close the gap" between the Legislatively-Adjusted Business As Usual (BAU) emissions forecast and the 2030 and 2050 emissions reduction targets published by CARB. The County-wide GHG reduction measures were reviewed, and the Project would not conflict with any specific measure, program, or policy published within the Regional Climate Action Plan. For these reasons, the Project is considered consistent with the County's Regional Climate Action Plan and would not prevent the County from achieving their GHG reduction goals.

As stated under CEQA Criteria a) above, it is generally recognized that consumers of electricity and transportation fuels, such as SMP, are, in effect, regulated by requiring providers and importers of electricity and fuel to participate in the GHG Cap-and-Trade Program and other statewide programs (e.g., low carbon fuel standard, renewable portfolio standard, etc.). Each such sector-wide program exists within the framework of AB 32 and its descendant laws, the purposes of which is to achieve GHG emissions reductions consistent with the AB 32 Scoping Plan. Therefore, while the Project would generate short-term (i.e., over 12- to 24-months) GHG emissions due to combustion of transportation fuels, the GHG emissions associated with the Project's fuel consumption would be regulated near the top of the supply-chain. As such, each citizen of California (including SMP) would have no choice but to purchase fuels produced in a way that is acceptable to the California market. Thus, in addition to the Regional Climate Action Plan, the Project would also be consistent with the relevant state-wide GHG reduction plan (i.e., AB 32 Scoping Plan). The Project would meet its fair share of the cost to mitigate the cumulative impact of global climate change because SHP is purchasing energy from the California market.

For the reasons summarized above, the Project would not conflict with any applicable plans, policies or regulations for the purpose of reducing GHG emissions. Implementation of the Project would not impede the County from meeting its' GHG emissions reduction goals, including those outlined in the Imperial County Regional Climate Action Plan (ICTC 2021). Therefore, there would be less than significant impacts.

3.7 Conservation Lands

3.7.1 Initial Study Determination (CEQA)

Conservation lands is not a resource category analyzed in the IS under CEQA, therefore, no determinations or environmental impacts are provided for a CEQA impact analysis herein.

3.7.2 Affected Environment

The area of analysis for conservation lands is the Project Area. The area of analysis falls within the CDCA, designated as California Desert National Conservation Lands, which encompasses 25 million-acres of land in southern California and makes up 624.2 acres of land (99 percent) within the area of analysis (**Figure 1-1**). The BLM administers about 10 million acres of the CDCA. Within the CDCA, the DRECP was developed as a collaboration between the California Energy Commission, CDFW, BLM, and the USFWS. The DRECP LUPA (BLM 2016), which amended the CDCA Plan, was intended to facilitate the development of utility-scale renewable energy and transmission projects in the Mojave and Colorado deserts in California to reach federal and social resources; however, the DRECP LUPA is applicable across all of the lands under the jurisdiction of the BLM California Desert District Office.

CDCA lands have been identified as having national significant ecological, cultural, and scientific values and are managed to conserve, protect, and restore these values per the Omnibus Public Land Management Act of 2009 (Public Law 111-11). The primary biological resources goals of the DRECP LUPA are landscape and habitat connectivity, ecosystem and ecological function, and species conservation. The area

of analysis lies within the Lake Cahuilla ecoregion of the CDCA and makes up less than 0.01 percent of the total 25 million acres of the CDCA (BLM 2016).

3.7.3 Environmental Impacts (NEPA) – Proposed Action

The Proposed Action would result in 20.54 acres of surface disturbance, all anticipated to occur within the CDCA and specifically the Picacho ACEC National Conservation Lands. The Project would not be located within a High Potential Mineral Area. All areas of surface disturbance resulting from Project-related activities would be reclaimed, except for the proposed new 1.8-mile main access road to the underground portal within Drill Area 1 (**Figure 2-1**). Per the requirements designated by the DRECP LUPA (BLM 2016), the following CMAs for National Conservation Lands would be required for implementation under the Proposed Action: NLCS-CUL-1, NLCS-MIN-2, and NLCS-NSHT-12. These CMAs are described in full under **Appendix F**. Impacts to National Conservation Lands from the Proposed Action are anticipated to be negligible, short-term, and localized.

3.7.4 Environmental Impacts (NEPA) – No Action Alternative

Under the No Action Alternative, the Project would not be approved and associated impacts to conservation lands are not anticipated; however, potential impacts within the area could occur under existing conditions as the area would still be available for use by the general public.

3.8 Cultural Resources

3.8.1 Initial Study Determination (CEQA)

Table 3-11 provides the impact determinations for cultural resources.

Table 3-11 Cultural Resources Environmental Checklist

	Cultural Resources Criteria	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Cause a substantial adverse change in the significance of a historical resource pursuant to \$15064.5?		\boxtimes		
b)	Cause a substantial adverse change in the significance of an archaeological resource pursuant to §15064.5?		\boxtimes		
c)	Disturb any human remains, including those interred outside of dedicated cemeteries?		\boxtimes		

3.8.2 Affected Environment

The area of analysis for cultural resources is also referred to as the area of potential effects (APE). For the proposed Project, there is a Physical APE and a Visual, Auditory, and Atmospheric (VAA) APE, which represents the Indirect Visual APE and the Indirect Auditory APE (**Figure 3-2**).

The Physical APE encompasses the Project Area and includes all areas of potential ground disturbing activity which could result in the potential impacts to cultural resources, and in particular archaeological sites. The APE encompasses an area sufficient to accommodate all of the Project components under consideration (i.e., access roads, fencing, drill pads, helicopter landing pads, and staging areas). The

Physical APE encompasses approximately 279 acres, including the seven proposed drill areas and new and improved access roads proposed under the Project.

The VAA APE combines two separate areas for potential visual and auditory impacts. The Indirect Visual APE was delineated by conducting a viewshed analysis in the vicinity of the Project Area and the Indirect Auditory APE was delineated by conducting noise modeling of the proposed Project activities to determine the extents to which historic properties may be affected by the sounds and sights of the proposed drilling and exploratory activities (Daniels et al. 2022). The purpose of the VAA APE is to assist in the identification of sites or locations potentially deemed sacred or traditionally important by Native American tribes that may be adversely affected by visual obstructions and loud noise levels such that the integrity of the setting and feeling of the sites is disturbed; even if only temporarily. To address potential impacts and delineate the Indirect Visual APE, a viewshed analysis was conducted in ArcGIS using seven points each at the centroid of the Project's seven proposed drill areas and a height of 40 feet, the tallest height of the proposed drilling equipment (Stantec 2022a). The extent of potential auditory effects and delineation of the Indirect Auditory APE was conducted by creating noise contours in a noise modeling software (SoundPlan) to detail the furthest distance in miles where potential Project noise would attenuate to an imperceptible level with a maximum of two drill rigs running at once, per the proposed Project activities. The extent of the Indirect Auditory APE incorporates the furthest noise contour where noise would attenuate to a nearly inaudible level to the human ear; approximately 1.7 miles to the west of the Project Area (Stantec 2022b).

Cultural Resource Sites

A Project-specific Class III cultural resource inventory was conducted for the Project Area (Daniels et al. 2022), in accordance with Section 106 of the NHPA. The Class III inventory included a records search at the South Coastal Information Center (SCIC), an intensive pedestrian survey within the Physical APE, and a desktop assessment of effects to cultural resources within the VAA APE. A total of 75 cultural resources were identified within 1 mile of the Physical APE, 12 of which intersect the Physical APE. The Class III survey re-identified the 12 previously recorded sites and documented one newly recorded site (CA-IMP-13336) within or intersecting the Physical APE (**Table 3-12**).

Table 3-12 Cultural Resource Sites in the Physical APE

Site number	Site Type	National Register of Historic Places Evaluation		
Previously Recorded Sites				
CA-IMP-1469	Prehistoric Trail	Unevaluated		
CA-IMP-3297/3300H/3302	Hedges/Tumco Historic Townsite	Eligible (Criteria A, C, and D)		
CA-IMP-3298	Historic cemetery	Unevaluated		
CA-IMP-7915	Transmission line	Unevaluated		
CA-IMP-11343H	Golden Queen Mine	Not Eligible		
CA-IMP-11344H	Crown Mine	Not Eligible		
P-13-015600	Mine	Unevaluated		
P-13-015601	Mine	Unevaluated		
P-13-015602	Mine	Unevaluated		
P-13-015656	Mine	Unevaluated		
P-13-015841	Mine	Unevaluated		
Newly Recorded Sites				

Site number	Site Type	National Register of Historic Places Evaluation
CA-IMP-13336	Prehistoric Ceramic Scatter	Unevaluated
P-13-018460	Mine Related -Tailings	Unevaluated
P-13-018461	Mine Related – Adit 4	Unevaluated
P-13-018462	Mine Related – Adit 7	Unevaluated
P-13-018463	Mine Related – Prospect Pit 1	Unevaluated
P-13-018464	Mine Related – Prospect Pit 2	Unevaluated
P-13-018465	Mine Related – Prospect Pit 13	Unevaluated

Source: Daniels et al. 2022

CA-SDI-3297/3300/3302 are historic archaeological sites recorded in association with the historic mining town of Hedges, later known as Tumco. These sites have been evaluated and found eligible for listing on the National Register of Historic Places (NRHP) under Criteria A, C, and D. These NRHP properties would be avoided through Project design, redesign, or relocation of facilities.

Within the Physical APE, 29 other mining features were identified outside previously defined site boundaries, including seven adits, 16 prospects, one mine shaft, three rock cairns, a tent pad, and a wooden cross. The ages of all but six of these features are unknown. The six features are visible on aerial imagery or topographic quadrangles from the 1960s. The six historic mine features were recorded as archaeological sites and given the numbers P-13-018460, P-13-018461, P-13-018462, P-13-018463, P-13-018464, and P-13-018465. These sites have not been formally evaluated for listing on the NRHP.

Within the VAA APE, 25 cultural prehistoric resources were identified that may be in continued use by Native American individuals, such as trails, geoglyphs, and rock art sites. Some of the trail segments identified have been interpreted as historic trails associated with the previous mining activity in the area, but their use by Native Americans both in prehistoric and historic times cannot be ruled out; therefore, all identified trail sites were included in the VAA APE assessment.

3.8.3 Environmental Impacts (NEPA) – Proposed Action

Potential impacts to cultural resources include the following: direct impacts to historic properties from exploration activities; discovery of inadvertent finds during exploration activities; and discovery of human remains during exploration activities.

Of the 279-acre Physical APE, 20.54 acres of BLM-administered land would be disturbed under the Proposed Action. Direct impacts to NRHP-eligible historic properties, including surface or subsurface disturbance incurred during exploration activities could occur within the Project Area. These potential impacts could occur during the construction of access routes, staging areas, helicopter pads, drill pads, and/or exploration operations. Any inadvertent cultural resources discovered within a 100-meter area during construction, operations, and/or reclamation would require SMP to cease all work immediately and notify the BLM Authorized Officer. The BLM Authorized Officer would then evaluate the discovery in coordination with other consulting parties to determine and implement appropriate treatment, if necessary.

Direct impacts to known historic properties or unevaluated resources would be avoided through Project design, redesign, or relocation of facilities where feasible.

Neither of the two prehistoric sites identified within the Physical APE have been evaluated for listing in the NRHP and would be avoided. Precautionary Environmentally Sensitive Area fencing would be placed

along the access road bordering CA-IMP-1469 to prevent inadvertent impacts. The BLM would also require an additional mitigation measure to conduct periodic archaeological monitoring (checking fencing and drill pad locations) by a contracted archaeological firm. With avoidance measures in place per the PDFs (**Appendix F**), both of these sites would be avoided and no adverse impacts would occur.

All of the historic period sites except CA-SDI-3297/3300/3302 have yet to be formally evaluated. Based on the results of the Class III inventory, these sites likely lack integrity and research potential (Criterion D), are not associated with important historical events (Criterion A) or individuals (Criterion B), and do not represent distinctive examples of structural types or works of master craftsmen (Criterion C) (Daniels et al. 2022). Upon a formal evaluation, they would likely be recommended as not eligible for listing in the NRHP; however, SMP has committed to avoidance of all sites.

Indirect impacts including visual or noise effects could occur during the construction and operation of the exploration operations with the VAA APE. Effects would be temporary and may include visual obstructions and loud noise levels which could affect the integrity of setting or feeling of locations possibly deemed sacred or traditionally important by Native Americans. Assessment of the Indirect Visual APE identified 18 potential sites that may be visually affected; however, views of the Project would not likely create adverse effects to historic properties and any visual impacts at identified sites would be temporary. Assessment of the Indirect Auditory APE and review of the noise modeling (described further under Section 3.15) identified that noise levels would be similar to those for a suburban residential area at night, a level that would not likely cause adverse effects to significant Native American resources, and any noise level increases at identified sites would be temporary and intermittent throughout the life of the Project. Impacts to cultural resources within the VAA APE under the Proposed Action and with the BLM required mitigation measures would be negligible, short-term, and localized.

BLM-required mitigation measures include the following:

- A cultural monitoring and inadvertent discovery plan will be prepared in consultation with the BLM ECFO archaeologist and implemented prior to conducting fieldwork. Any inadvertent cultural resources discovered during construction, operations, and/or reclamation would require SMP to cease all work immediately and notify the BLM Authorized Officer. The BLM Authorized Officer would then evaluate the discovery in coordination with other consulting parties to determine and implement appropriate treatment, if necessary.
- All known culturally sensitive areas within 100 feet of ground disturbing activities and access roads will be safeguarded with periodic archaeological monitoring and possibly barrier fencing, in consultation with the BLM ECFO archaeologist,
- Periodic archaeological monitoring (checking fencing, access routes, and drill pad locations, etc.)
 will be conducted by SMP's archaeological contractor (at least once every 2 weeks during drilling activities) in consultation with BLM ECFO archaeologist.

3.8.4 Environmental Impacts (NEPA) – No Action Alternative

Under the No Action Alternative, the Project would not be authorized and associated surface disturbances and indirect auditory and visual effects would not occur. There would be no impacts to the identified historic properties.

3.8.5 Impact Analysis (CEQA)

a) Would the Project cause a substantial adverse change in the significance of a historical resource pursuant to §15064.5?

Less Than Significant Impact with Mitigation: Potential impacts to cultural resources include the following: direct impacts to historic properties from exploration activities; discovery of unanticipated finds during exploration activities; and discovery of human remains during exploration activities. Of the 279-acre Physical APE evaluated, 20.54 acres would be physically disturbed by the Project. Additionally, the Project site is entirely within an area previously disturbed by historical mining activities, with surrounding land uses that include prospecting and recreation. As such, the potential to impact historic resources is considered low.

Additionally, direct impacts to historic properties would be avoided through project design, redesign, or relocation of facilities where feasible. When avoidance is not feasible an appropriate treatment plan would be designed, in consultation with the State Historic Preservation Officer (SHPO) and California Office of Historic Preservation, to lessen or mitigate project-related effects to historic properties.

All of the historic period sites except CA-SDI-3297/3300/3302 (see **Table 3-12** above) have yet to be formally evaluated. Based on the results of the Class III inventory, these sites likely lack integrity and research potential (Criterion D), are not associated with important historical events (Criterion A) or individuals (Criterion B), and do not represent distinctive examples of structural types or works of master craftsmen (Criterion C) (Daniels et al. 2022). Upon a formal evaluation, they would likely be recommended as not eligible for listing in the NRHP; nonetheless, the Project has been designed to avoid of all these sites.

As stated above, the overall proposed Project would be limited in scope (i.e., 20.54 acres of new disturbance) and duration (12- to 24-months of exploration activities). To ensure the Project's potential adverse impacts to cultural resources are avoided, the PDFs, CMAs, and additional mitigation measures as described above under **Section 3.8.3** and included in **Appendix F** would be required by the BLM and Imperial County. These measures would be implemented throughout exploratory drilling construction and operation and reclamation activities.

Through the implementation of the avoidance and protection measure summarized in **Section 3.8.3** above, the Project would not have an adverse effect on those historic resources not yet formally evaluated. Therefore, Project impacts would be less than significant with mitigation incorporated.

b) Would the Project cause a substantial adverse change in the significance of an archaeological resource pursuant to §15064.5?

Less Than Significant Impact with Mitigation: See response to CEQA Criteria a) above. As stated above, the overall proposed Project would be limited in scope (i.e., 20.54 acres of new disturbance) and duration (12- to 24-months of exploration activities). Additionally, the Project site is entirely within an area previously disturbed by historical mining activities, with surrounding land uses that include prospecting and recreation. As such, the potential to impact archeological resources is considered low.

Additionally, neither of the two prehistoric sites identified within the Physical APE (see **Table 3-12** above) have been evaluated for listing in the NRHP and would be avoided. Specifically, to ensure the Project's potential adverse impacts to archeological resources are avoided, the following protection measure shall be implemented. The PDFs, CMAs, and additional mitigation measures as described above under **Section 3.8.3** and included in **Appendix F** would be required by the BLM and Imperial County. These measures would be implemented throughout exploratory drilling construction and operation and reclamation activities. With such avoidance measures in place, both of the prehistoric sites would be avoided, and no adverse impacts would occur. Therefore, through the implementation of the avoidance and protection measure summarized above, the Project would not have an adverse effect on archaeological resources, and Project impacts would be less than significant with mitigation incorporated.

c) Would the Project disturb any human remains, including those interred outside of dedicated cemeteries?

Less Than Significant Impact with Mitigation: See response to CEQA Criteria a) and b) above. As stated above, the overall proposed Project would be limited in scope (i.e., 20.54 acres of new disturbance) and duration (12- to 24-months of exploration activities). Additionally, the Project site is entirely within an area previously disturbed by historical mining activities, with surrounding land uses that include prospecting and recreation. As such, the potential to encounter undiscovered human remains is considered low.

Nonetheless, all ground-disturbing activities have the potential to unearth archaeological sites or human remains. Therefore, to ensure the Project would avoid inadvertent impacts to undiscovered human remains, including those interred outside of dedicated cemeteries, the following avoidance and protection measures would be implemented as described within the PDFs, CMAs, and additional mitigation measures under **Section 3.8.3** and included in **Appendix F.**

With the specified avoidance measures in place, there would be less than significant impacts to undiscovered human remains as a result of the Project. Therefore, through the implementation of the avoidance and protection measure summarized above, the Project would not have an adverse effect on undiscovered human remains resources, and Project impacts would be less than significant with mitigation incorporated.

3.9 Energy

3.9.1 Initial Study Determination (CEQA)

Table 3-13 provides the determination of Project impacts to energy.

Table 3-13 Energy Environmental Checklist

Energy Criteria		Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Result in potentially significant environmental impact due to wasteful, inefficient, or unnecessary consumption of energy resources, during project construction or operation?				
b)	Conflict with or obstruct a state or local plan for renewable energy or energy efficiency?			\boxtimes	

3.9.2 Affected Environment

This resource is not a supplemental authority considered for analysis by the BLM under NEPA; therefore, it is not included for further analysis in this section other than pursuant to the CEQA IS requirements.

3.9.3 Impact Analysis (CEQA)

a) Would the Project result in potentially significant environmental impact due to wasteful, inefficient, or unnecessary consumption of energy resources, during project construction or operation?

Less Than Significant Impact: No, the proposed Project would not result in a potentially significant environmental impact due to wasteful, inefficient, or unnecessary consumption of energy resources. As discussed in Section 3.3, the primary sources of energy consumed as a result of the Project would be fuel (diesel and gasoline) due to onsite equipment activity (off-road equipment, drill rigs, helicopters, etc.) and

on-road vehicular traffic (employee/contractor vehicles, delivery trucks) traveling to and from the Project Area.

Fuel energy would be stored onsite within the 1,300-gallon diesel fuel tank, as well as within a 300-gallon jet fuel tank installed at the Oro Cruz Mine Portal staging area. The Project would receive and unload fuel to these onsite storage tanks, and equipment and vehicle (including helicopter) refueling would occur at the designated fueling station within the Oro Cruz Mine Portal. As summarized in **Appendix E**, the total fuel energy consumed was estimated as a result of Project operations based on the proposed equipment and vehicle activity levels. In total, it was estimated that approximately 36,138 gallons of diesel fuel and approximately 1,500 gallons of JetB fuel would be consumed throughout the life of the Project.

The Petroleum Industry Information Reporting Act (PIIRA) requires all retail transportation fueling stations in California to file a Retail Fuel Outlet Annual Report (CEC-A15) with the California Energy Commission (CEC). These stations report retail sales of gasoline, diesel, and other transportation fuels. Compared to the CEC's most recent Retail Fuel Outlet Annual Reporting (CEC-A15) Results, which shows that approximately 24.3 million gallons of fuel was sold in Imperial County during the most recent 2020 reporting year, the Project's estimated increase in fuel consumption would constitute a nominal approximate 0.002 percent increases in total annual fuel energy consumption within the County during the life of the Project (CEC, 2022). It is also important to note that Project fuel consumption would be temporary (occurring over a 12- to 24-month period) and would cease once reclamation of the Project Area is complete.

There are no unusual characteristics or processes involved during Project construction or operations that would require the use of equipment or vehicles that would be more energy intensive than would be used for comparable activities or require the use of equipment that would not conform to current emissions standards and related fuel efficiencies. Additionally, as with all industrial operations in California, equipment and vehicles used by Project employees and contractors would be subject to stringent federal and state fuel efficiency standards, which would minimize the potential for inefficient fuel usage. Specifically, the Project would be required to comply with the provisions of 13 California Code of Regulations (CCR) Sections 2449 and 2485, which prohibit diesel-fueled commercial motor vehicles and off-road diesel vehicles from idling for more than five minutes. Heavy equipment would also be subject to the EPA Construction Equipment Fuel Efficiency Standard (40 CFR Parts 1039, 1065, and 1068) and CARB's AB 1493 (i.e., Pavley) regulations, which would also minimize inefficient fuel consumption and ensure that the fuel efficiency of equipment and vehicles operating on- and off-site would continue to improve over time. In the interest of cost efficiency and in accordance with federal and state requirements, onsite employees and contractors would not utilize fuel in a manner that is wasteful or unnecessary during Project construction and operation phases.

For the reasons outlined above, the proposed Project would not result in a potential impact due to wasteful, inefficient, or unnecessary consumption of energy resources, and impacts would be less than significant with no mitigation required.

b) Would the Project conflict with or obstruct a state or local plan for renewable energy or energy efficiency?

Less Than Significant Impact: No, the proposed Project would not conflict with or obstruct a state or local plan for renewable energy or energy efficiency. As discussed in Section 3.6, the County's Regional Climate Action Plan (ICTC, 2021) contains various goals and policies meant to promote reductions in GHG emissions within the County, and many of the goals and policies center around reducing electricity and fuel consumption. As discussed in Section 3.6, the County-wide GHG reduction measures were reviewed, including those pertaining to energy conservation, and the Project would not conflict with any specific measure, program, or policy published within the Regional Climate Action Plan.

The County has also adopted generalized policies found within the Imperial County General Plan (Imperial County 2015), specifically within the Renewable Energy and Transmission Element, that support energy efficiency and/or sustainability that would apply to the Project. Applicable provisions were reviewed, and the Project would not conflict with any of the goals and policies, or related regulations adopted as part of the Imperial County General Plan – Renewable Energy and Transmission Element (Imperial County 2015).

As discussed under CEQA Criteria a) above, the Project's mobile equipment and vehicles would also comply with federal, state, and regional requirements where applicable. Specifically, the EPA and the National Highway Traffic Safety Administration (NHTSA) have adopted fuel efficiency standards for medium- and heavy-duty trucks which apply to truck fleet operators, such as the Project proponent. CARB has also adopted cleaner technology and fuel standards pursuant to AB 1493. While Phase 1 and Phase 2 regulation published by both the EPA/NHTSA and CARB primarily apply to manufacturers of on-road vehicles and not the end user, it is assumed the Project operator and any contractors would ensure engines operating onsite are certified in accordance with the appropriate state and federal regulations. This would ensure that efficiency of mobile equipment and vehicles would continue to improve, as applicable, over the life of the Project, through compliance with increasingly stringent standards adopted by applicable regulatory agencies. The energy modeling for trucks does not take into account specific fuel reductions from these regulations, as they would apply to fleets as they incorporate newer trucks meeting the regulatory standards; however, these regulations would have an overall beneficial effect on reducing fuel consumption from trucks over time if/when older trucks are replaced with newer models that meet the standards.

The State of California's Energy Efficiency Strategic Plan (CPUC 2011) outlines specific goals and strategies to help promote energy efficiency in California's industrial sector in three (3) areas: 1) Support industry adoption of energy efficiency by integrating energy efficiency savings with achievement of GHG goals; 2) Build market value of and demand for energy efficiency; and 3) Provide technical and public policy guidance for resource efficiency. The Energy Efficiency Strategic Plan promotes reductions in energy consumption through compliance with GHG emission reductions, water conservation, and proper waste disposal. As applicable, the Project would utilize the best available equipment to improve diesel fuel efficiency, and equipment that uses energy would implement modern design and technology to maximize efficiency improvements.

Lastly, as discussed in **Section 3.16**, the Project is expected to have a de minimis effect on local population growth (i.e., exploratory operations over the 12- to 24-month Project life would not require a large number of new onsite employees), and the 2020 Strategic Plan contains no additional control measures with which the Project may conflict. As discussed above, the Project would continue implementing existing rules and conform with fleet turnover as applicable, further reducing the Project's fuel energy consumption over time.

For the reasons outlined above, the Project would not conflict with or obstruct any statewide, regional or local energy efficiency plans. As discussed under CEQA Criteria a) above, the Project would not significantly increase fuel energy consumption, and Project fuel consumption would be temporary and short-term in nature. Therefore, the Project would not conflict with or obstruct a state or local plan for renewable energy or energy efficiency, and impacts would be less than significant.

3.10 Environmental Justice

3.10.1 Initial Study Determination (CEQA)

Environmental justice is not a resource category analyzed in the IS under CEQA, therefore, no determinations or environmental impacts are provided for a CEQA impact analysis herein.

3.10.2 Affected Environment

In 1994, EO 12898 – Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations was issued by President William J. Clinton. The purpose of EO 12898 is to focus on the environmental and human health effects of federal actions on minority and low-income populations with the goal of achieving environmental protection for all communities. The EO directs federal agencies to identify and address the disproportionately high and adverse human health or environmental effects of their actions on minority and low-income populations, to the greatest extent practicable and permitted by law. The EO also directs each agency to develop a strategy for implementing environmental justice and is intended to promote nondiscrimination in federal programs that affect human health and the environment, as well as provide minority and low-income communities access to public information and public participation (EPA 2018). In 2021, the EO was amended under EO 14008 to secure environmental justice under consideration for tackling impacts from climate change, and spur economic opportunity for disadvantaged communities that have historically been marginalized or overburdened by pollution and underinvestment in infrastructure, housing, and healthcare (Federal Register 2021). Further, in 2022, BLM Instruction Memorandum IM2022-059 was released to provide additional guidance on environmental justice implementation for NEPA analysis in compliance with these regulations and guidelines.

Evaluating the potential environmental justice effects of projects requires specific identification of minority populations when either: (1) a minority population exceeds 50 percent of the population of the affected area; or (2) a minority population represents a meaningfully greater increment of the affected population than of the population of some other appropriate geographic unit as a whole. For the purposes of this analysis, ten or more percentage points above the reference population is considered to be a meaningfully greater increment (Federal Register 1994). A Tribal environmental justice population is considered as being present if there are one or more concentrated populations of American Indians living within one or more of the geographic polygons included in the analysis.

The EPA's Environmental Justice Screening and Mapping Tool and US Census Bureau data were used to characterize the minority and ethnic composition of the population within the area of analysis (**Table 3-14**). In order to establish a baseline in which to compare the minority and low-income population in the area of analysis, Imperial County, California was used as a reference population for comparison. The area of analysis for environmental justice includes four Census block groups, which includes the Project boundary (**Figure 3-4**), shown in **Table 3-14** below.

Table 3-14 Environmental Justice Indicators Within the Area of Analysis

Area of Analysis	Low-Income	Minority	Tribal
Census Block Group 060250124002 ¹	37%	21%	2.97%
Census Block Group 060259400001 ²	62%	90%	50.37%
Census Block Group 060259400002 ²	54%	94%	60.81%
Census Block Group 060259400003 ²	86%	64%	21.88%
Imperial County, California	24%	89%	1%

Sources: EPA 2021b; Headwaters Economics 2021

The percentage of the population classified as low-income in all four block groups analyzed is either greater than 50 percent or more than 10 percentage points higher than that of Imperial County, California, which serves as the reference population for this analysis; therefore, a low-income environmental justice population is present within the area of analysis.

¹ This Census Block Group is contained within the larger Census Block Group 0602512400, shown on **Figure 3-4**.

² This Census Block Group is contained within the larger Census Block Group 06025012400, shown on Figure 3-4.

The percentage of the population identified as belonging to a minority group in Census Block Groups 060259400001, 060259400002, and 060259400003 is greater than 50 percent; therefore, a minority environmental justice population is present within the area of analysis.

There are concentrated populations of Indigenous communities living within Census Block Groups 060259400001, 060259400002, and 060259400003; therefore, an American Indian environmental justice population is present within the area of analysis.

3.10.3 Environmental Impacts (NEPA) – Proposed Action

Low-income, minority, and American Indian environmental justice populations are present within the area of analysis. Each environmental justice population type was found to be present in multiple Census block groups analyzed, based on the criteria outlined above. Implementation of any of the alternatives under consideration is not expected to cause temporary construction impacts to nearby residences and businesses, including increased noise and dust or changes to travel patterns, due to the remote nature of the Project Area. The nearest population to be potentially affected by the Proposed Action is Winterhaven, approximately 20 miles south of the Project Area (**Figure 1-1**). If impacts were to be realized, communities as a whole would be impacted, and it is not anticipated that there would be any disproportionate adverse impacts to environmental justice populations. Therefore, impacts to environmental justice populations would be negligible, short-term, and localized.

An additional provision of the CEQ guidance requires consideration of "impacts that may affect a cultural, historical, or protected resource of value to a Tribe or a minority population, even when the population is not concentrated in the vicinity." Impacts to Cultural Resources and Native American Religious Concerns and Traditional Values are analyzed in **Sections 3.7** and **3.9**, respectively, and discuss impacts to potential traditional use or historic sites. Overall, impacts from the Proposed Action on environmental justice populations would be negligible, and the Proposed Action would not result in a disproportionate effect on a minority population, low-income population, or Tribal population.

3.10.4 Environmental Impacts (NEPA) – No Action Alternative

Under the No Action Alternative, the Proposed Action would not be developed, and the associated impacts to environmental justice would not occur. Impacts to environmental justice populations are not expected under the No Action Alternative except for those potentially occurring under existing conditions.

3.11 Hazards and Hazardous Materials

3.11.1 Initial Study Determination (CEQA)

Table 3-15 provides the determination of Project impacts to hazards and hazardous materials.

Table 3-15 Hazards and Hazardous Materials Environmental Checklist

	Hazards and Hazardous Materials Criteria	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?				
b)	Create a significant hazard to the public or the environment through reasonable foreseeable upset			\boxtimes	

	Hazards and Hazardous Materials Criteria		Potentially Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
	and accident conditions involving the release of hazardous materials into the environment?				
c)	Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?				
d)	Be located on a site, which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, would it create a significant hazard to the public or the environment?				
e)	For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard or excessive noise for people residing or working in the project area?				\boxtimes
f)	Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?				
g)	Expose people or structures, either directly or indirectly, to a significant risk of loss, injury or death involving wildland fires?			\boxtimes	

3.11.2 Affected Environment

No hazardous substances would be used under the Proposed Action; therefore, no hazardous waste would be generated by the Project. With the implementation of PDFs described in **Appendix F** for solid wastes and the commitment to develop a Spill Contingency Plan, impacts would be minimized; therefore, this resource was not analyzed further under the NEPA requirements for the affected environment or environmental impacts for each alternative, per the determination in **Table G-1** of **Appendix G.**

3.11.3 Impact Analysis (CEQA)

a) Would the Project create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials?

Less Than Significant Impact: No, the Project would not create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials. No hazardous substances would be used in the drilling program, and no hazardous wastes would be generated by the Project. There would also be no onsite disposal of hazardous materials. Any non-hazardous trash generated by the contractors would be collected in appropriate containers and removed as required for accordance with applicable laws and regulations. No refuse would be disposed of onsite.

Hazardous substances used during the Project would primarily include fuels and lubricants, which would be stored at the drill sites in accordance with the manufacturers prescribed instructions and applicable regulations. SMP would also have a fuel tank onsite that would contain no more than 1,300 gallons of diesel fuel within the 2.8-acre staging area.

To prevent the spread of any accidental leakage, fuel and lubricants would be stored in shallow lined reservoirs at each drill site, or at the designated/secured fueling station located at the Portal Staging area. Additionally, during drilling operations, the drill rig would be parked on top of plastic sheeting overlain by absorbent clay or shale (i.e., Oil-Dri, or "kitty litter") to prevent incidental releases to the ground surface. A spill prevention kit would also be stored onsite consisting of an oil-only absorbent mat material (i.e., PIG ® adsorbent mat pad) and absorbent clay or shale (i.e., Oil-Dri, or "kitty litter").

Prior to commencement of operations, a Spill Contingency Plan would be prepared to describe the procedures followed by SMP and their contractors to prevent, control, and mitigate releases of oil and petroleum products to the environment within the Project area. At a minimum, the spill prevention, control and countermeasures included in **Appendix F** would be implemented.

If a spill were to occur, the spill prevention and cleanup measures outlined in the Spill Contingency Plan would be implemented to contain the spill and prevent contamination. Handling and transfer of potentially hazardous materials would also follow BMPs, as well as applicable health and safety regulations and/or local ordinances. SMP would adhere to applicable policies, requirements, and responsibilities for evaluation, handling, storage, disposal, transport, and source reduction of hazardous materials/wastes, including procedures for containment and cleanup of hazardous materials/waste spills, and updating the appropriate contingency plans. Emergency spill response materials would be readily available to employees. Employees would be appropriately trained in hazardous materials/waste management. Potentially hazardous waste would be properly removed and transported to an approved offsite facility.

For the reasons outlined above, the Project would not create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials, and there would be less than significant impacts with no mitigation required.

b) Would the Project create a significant hazard to the public or the environment through reasonable foreseeable upset and accident conditions involving the release of hazardous materials into the environment?

Less Than Significant Impact: No, the Project would not create a significant hazard to the public through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment. As detailed under CEQA Criteria a) above, minimal amounts of hazardous materials, primarily fuels, oils and lubricating fluids, would be used and stored onsite; however, these would be stored at the drill sites in accordance with manufacture prescribed instructions and applicable regulations, and with designated/protected storage areas. During drilling operations, the drill rig would be parked on top of plastic sheeting overlain by absorbent clay or shale (i.e., Oil-Dri, or "kitty litter") to prevent incidental releases to the ground surface. Additionally, a Spill Contingency Plan would be prepared to describe the procedures followed by SMP and their contractors to prevent, control, and mitigate releases of oil and petroleum products to the environment within the Project area. Through the implementation site-specific containment and control measures described in Appendix F, the potential for an accidental release of significant quantities of hazardous materials that could affect the surrounding environment is low.

Furthermore, although certain hazardous materials (i.e., oils, lubricants, cleaning products) would be managed/stored at the Project site, employees would be trained to properly recognize, contain, and cleanup such releases in accordance with SMP's cleanup procedures outlined in the Spill Contingency Plan in the unlikely event of an accidental release. For these reasons, accident conditions leading to the release of hazardous materials that could cause a significant hazard to the public or surrounding environment is unlikely, and the Project would have less than significant impacts, with no mitigation required.

c) Would the Project emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school?

No Impact: No, the Project would not emit hazardous emissions, materials, substances, or waste within one-quarter mile of an existing or proposed school. The Project site is located in a remote area of the Tumco mining district in the Cargo Muchacho Mountains and is surrounded by undeveloped open spaced used for prospecting and recreation. The nearest school is the Rancho Viejo Elementary School, located over 14 miles away from the Project site to the southeast in Yuma, Arizona. Therefore, no Project impacts would occur related to emitting or handling hazardous materials within 0.25 mile of an existing or proposed school.

d) Would the Project be located on a site, which is included on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5 and, as a result, would it create a significant hazard to the public or the environment?

No Impact: No, the Project would not be located on a list of hazardous materials sites compiled pursuant to Government Code Section 65962.5. The proposed Project Area is not located within or near a site identified by the Department of Toxic Substances Control (DTSC) or the Secretary of Environmental Protection as being affected by hazardous wastes or clean-up problems. Specifically, the State Water Resources Control Board (2022) GeoTracker and the Department of Toxic Substances Control (2022) EnviroStor databases were reviewed to determine whether the Project site or surrounding area(s) are listed hazardous material/waste sites or are located near a known contaminated site. Neither the Project site, nor any sites within the nearby vicinity, are on or near hazardous materials sites identified on a list compiled pursuant to Government Code Section 65962.5. Further, as discussed under CEQA Criteria a) and b) above, the proposed Project would not use significant quantities of hazardous material, nor generate hazardous wastes. Therefore, the Project would not create a significant hazard to the public or the environment related to hazardous materials sites, and no impacts would occur.

e) For a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project result in a safety hazard or excessive noise for people residing or working in the project area?

No Impact: No, the Project is not located within an airport land use plan area or within 2 miles of a public airport or a public use airport, which could result in a safety hazard or excessive noise for people residing or working in the Project Area. The Project would not result in a safety hazard or excessive noise for people residing or working in the Project Area due to proximity to a public airport or public use airport. The Project site is not located within two miles of a public airport or public use airport. The public use airport nearest to the Project Area is the Holtville Airport, a relatively small county-owned airport located over 25 miles away from the Project Area to the west. Therefore, no impacts would occur.

f) Would the Project impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan?

No Impact: No, the Project would not impair implementation of or physically interfere with an adopted emergency plan or evacuation plan. As discussed above, the Project Area is located approximately 35 minutes northwest of Yuma, Arizona, and is accessed via various paved highways graded roads. Drilling equipment would be trucked to one of two truck unloading points, and then would be mobilized to the drill sites within the Project Area. Equipment would be unloaded from lowboys onto the existing road at the unloading points and no improvements are needed to accommodate the unloading of equipment.

As discussed above, the Project would repurpose existing access roads to the extent possible, however some new access roads would be required across BLM land (**Figure 2-1**). The access routes that would be used are pre-existing BLM-authorized routes. The proposed drill sites and new access roads would be mostly located within previously mined and disturbed areas. Interstate 8 (I-8), Blythe Ogilby Road (State Route 34), and Gold Rock Ranch Road are the primary roads that would be used for access. These access/roadway improvements would help facilitate safe and orderly evacuation of the Project site/surrounding area.

As discussed in **Section 3.16**, SMP's exploration activities would also not significantly increase the number of vehicles on local public roadways. Specifically, the number of onsite workers/contractors at any given operating day during the course of the Project would be minimal (estimated up to 13 onsite employees). Additionally, there are no public facilities or structures in the Project area that would be altered or impacted by the Project. In the unlikely event of an emergency that would require onsite evacuation, existing ingress/egress points and public access roads have sufficient capacity to safely evacuate the onsite employees.

Planning and prevention of fires would also be managed throughout the life of the Project through the appropriate handling and storage of fuels, inspections and recordkeeping, spill prevention and response procedures, proper use of safety equipment, resource management training, and fire prevention training.

Prior to commencement of exploratory operations, SMP would also coordinate with local law enforcement and fire departments to provide 24-hour access as needed for emergency response. Cellular telephone service is generally available within the Project area site for emergency and other communications. A satellite phone would also be made available in case of emergencies. Contractors would be trained in proper emergency response, incident reporting, and general health and safety issues. All onsite equipment and vehicles would be maintained in a safe and orderly manner.

Lastly, Imperial County's Emergency Operations Plan (EOP) (Imperial County 2016) and Multi-Jurisdictional Hazards Mitigation Plan Update (Imperial County, 2015) were also reviewed. The Project would not conflict with any applicable provisions found in the County's emergency response or hazard mitigation plan(s). See Section 3.24 for additional detail.

For the reasons outlined above, the Project would not impair implementation of or physically interfere with an adopted emergency response or evacuation plan, and no impacts would occur.

g) Would the Project expose people or structures, either directly or indirectly, to a significant risk of loss, injury or death involving wildland fires?

Less Than Significant Impact: No, the Project would not expose people or structures, either directly or indirectly, to a significant risk of loss, injury or death involving wildland fires. The Project site is located within an undeveloped area, previously disturbed by historical mining activities. Based upon the lack of natural vegetation and rocky, hard-packed soils, the Project Area would not be especially prone to wildfires. According to the current Fire Hazard Severity Zone Maps published by the California Department of Forestry and Fire Protection, the Project site is located within a designated "Moderate" Fire Hazard Severity Zone (within a Federal Responsibility Area [FRA]). None of the Project site or adjacent areas are designated as "Very High", "High" Fire Hazard Severity Zone. Section 3.24 further discusses potential impacts associated with wildfire.

SMP would also implement site-specific fire prevention/protection actions. At a minimum these actions would include designating Project fire coordinators, providing adequate fire suppression equipment (including in vehicles), and establishing emergency response information relevant to the Project Area. As discussed above, SMP would maintain a 2,000-gallon portable water storage tank onsite for dust suppression; however, in the unlikely event of an onsite fire, this water would also be available to assist in firefighting operations. SMP would ensure that all mobile equipment be equipped with fire extinguishers, hand tools, and first aid kits.

In the event of an initial, small fire that does not create enough smoke, flame, and heat to prevent fighting the fire using a hand-held fire extinguisher or a small water hose, and providing no one would be endangered, SMP personnel and/or contractors would use make a reasonable effort to extinguish the fire. If two or more people are present, one would fight the fire while one reports to 911 the size, type, and location in the event the fire grows out of control. Personnel would not directly engage any fire which is

beyond the incipient stage (i.e., a fire which has progressed to the point it has substantially involved any structure/equipment).

The Project would not require the use or storage of significant quantities of flammable materials onsite. Management of flammable materials stored onsite would be conducted in accordance with applicable regulations. As stated above, onsite vehicles would contain fire extinguishers, and onsite staff would be trained in fire suppression in accordance with SMP's standard protocols. Additionally, none of the proposed structures would be prone to fires and would not be directly associated with any heat generating devices. SMP would also generally maintain the Project area and kept devoid of vegetation and brush.

For these reasons, the Project would not expose people or structures, either directly or indirectly, to a significant risk of loss, injury or death involving wildland fires, and impacts would be less than significant.

3.12 Land Use and Planning

3.12.1 Initial Study Determination (CEQA)

Table 3-16 provides the determination of Project impacts to land use and planning.

Table 3-16 Land Use and Planning Environmental Checklist

	Land Use and Planning Criteria	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Physically divide an established community?				\boxtimes
b)	Cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect?				

3.12.2 Affected Environment

No existing Right-of-Ways or land use authorizations occur within the Project Area; therefore, this resource was not analyzed further under the NEPA requirements for the affected environment or environmental impacts for each alternative, per the determination in **Table G-1** of **Appendix G.**

3.12.3 Impact Analysis (CEQA)

a) Would the Project physically divide an established community?

No Impact: No, the proposed Project would not physically divide an established community. As stated above, the Project is located in a remote area of the Tumco mining district in the Cargo Muchacho Mountains, 14 miles southeast of the operating Mesquite gold mine in Imperial County, California. The Tumco Historic Mine is a historic and recreational area managed by the BLM for uses such as hiking, prospecting, wildlife viewing, and photography within western portions of the Project Area. The Project site is entirely within an area previously disturbed by historical mining activities, with surrounding land uses that include prospecting and recreation. The Project Area is undeveloped, not located within an

established community, and does not serve as a means of moving through or connecting to a community or neighborhood.

There are no established communities within or immediately adjacent to the Project. For these reasons, the proposed Project would not physically divide an existing community, and no impacts would occur.

b) Would the Project cause a significant environmental impact due to a conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect?

No Impact: No, the Project would not conflict with any land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect. The Project site is located within a historical mining area. Per the current Imperial County General Plan and Zoning Ordinance, the Project site has a designation of "Recreation/Open Space" and a current Zoning designation of "BLM". SMP's proposed Project operations (i.e., exploratory drilling) are allowable within these County land use designations. Additionally, the Project does not require changes to the Imperial County General Plan or Zoning designations, nor would the Project conflict with any land use designations/land use plans in order to mitigate an environmental effect.

Project activities would also be consistent with applicable zoning designations and land use requirements published by Imperial County. Therefore, the proposed Project would not cause a significant environmental impact due to a conflict with a land use plan, policy, or regulation adopted for the purpose of avoiding or mitigating an environmental effect, and no impacts would occur.

3.13 Mineral Resources

3.13.1 Initial Study Determination (CEQA)

Table 3-17 provides the determination of Project impacts to mineral resources.

Table 3-17 Mineral Resources Environmental Checklist

	Mineral Resources Criteria	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the state?				
b)	Result in the loss of availability of a locally important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?				

3.13.2 Affected Environment

The Proposed Action would not involve the removal of large quantities of earth that may potentially lead to structural instability. A small amount of material would be removed from boreholes and would not affect potential mineral resources in the ground; therefore, this resource was not analyzed further under the NEPA requirements for the affected environment or environmental impacts for each alternative, per the determination in **Table G-1** of **Appendix G.**

3.13.3 Impact Analysis (CEQA)

a) Result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the state?

Less Than Significant Impact: No, there would be no loss of availability of a known mineral resource that would be of value to the region and the residents of the State. Conversely, the Project proposes to conduct exploratory drilling to determine if future development of valuable mineral resources, specifically gold and silver, would be economically feasible. The SMARA requires the State Geologist to classify mineral lands to help identify and protect mineral resources in California; however, the Project area has not been mapped through a Mineral Land Classification (MLC) study or assigned a specific Mineral Resource Zone (MRZ) using the State's mineral land classification system. Accordingly, the Project would not result in the loss of availability of a known mineral resource that would be of value to the region and the residents of the State, and less than significant impacts would occur.

b) Result in the loss of availability of a locally important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan?

Less Than Significant Impact: No, the Project would not result in the loss of availability of a locally important mineral resource recovery site delineated on a local general plan, specific plan, or other land use plan. As discussed under CEQA Criteria a) above, the Project site is not located within a State-designated MRZ mineral resource recovery area. However, according to Figure 8 (Existing Mineral Resources) within the Conservation of Open Space Element of the Imperial County General Plan (Imperial County 2015), the Project is mapped within an area noted for having active "gold" mines and commodities. As discussed above, the Project proposes to conduct exploratory drilling to determine if future development of valuable mineral resources, specifically gold and silver, would be economically feasible. Accordingly, the Project would not result in the loss of availability of a locally important mineral resource recovery site delineated on a local general plan, specific plan or other land use plan, and no new impacts would occur. Conversely, the Project proposes to conduct exploratory drilling to determine if future development of valuable mineral resources would be viable, which represents a less than significant impact.

3.14 Native American Religious Concerns and Traditional Values

3.14.1 Initial Study Determination (CEQA)

Table 3-18 provides the determination of Project impacts to Tribal cultural resources (nomenclature based on Imperial County IS form).

Table 3-18 Tribal Cultural Resources Environmental Checklist

	Tribal Cultural Resources Criteria	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Would the project cause a substantial adverse change in the significance of a tribal cultural resource, defined in Public Resources Code Section 21074 as either a site, feature, place, cultural landscape that is geographically defined in terms of the size and scope of the landscape, sacred place or object with cultural value to a California Native American tribe, and that is:				

Register register	d or eligible for listing in the California of Historical Resources, or in a local of historical resources as define in Public es Code Section 5020.1(k), or		\boxtimes	
its discrete vidence forth in Section subdivis 5024.1,	source determined by the lead agency, in etion and supported by substantial e, to be significant pursuant to criteria set subdivision (c) of Public Resources Code 5024.1. In applying the criteria set forth is ion (c) of Public Resource Code Section the lead agency shall consider the ince of the resource to a California Native in Tribe.		\boxtimes	

3.14.2 Affected Environment

The BLM considers the views of Native Americans prior to BLM decisions or approvals that could result in changes in land use, physical changes to lands or resources, changes in access, or alienation of lands (BLM 2016). In accordance with the NHPA (P.L 89-665), NEPA, FLPMA (P.L. 94-579), the American Indian Religious Freedom Act of 1978 (P.L. 95-341), the Native American Graves Protection and Repatriation Act (NAGPRA) (P.L. 101-601) and EO 13007, the BLM must provide affected Tribes an opportunity to comment and consult on the proposed Project. The BLM must attempt to limit, reduce, or possibly eliminate any negative impacts to Native American traditional/cultural/spiritual sites, activities, and resources.

The area of analysis for Native American Religious Concerns and Traditional Values is the same as the Indirect Auditory and Indirect Visual APEs (see Section 3.8; Figure 3-2). The area of analysis is located within the traditional territory of the Quechan Indian Tribe of the Fort Yuma Indian Reservation, California and Arizona (Daniels et al. 2022; NCIDC 2022). The BLM invited the following additional Tribes into consultation whom may have an interest in the Project Area and activities within Imperial County, including the Barona Band of Missions Indians, Campo Band of Mission Indians, Cocopah Indian Tribe, Colorado River Indian Tribes, Ewiiaapaayp Band of Kumeyaay Indians, Fort Yuma Quechan Indian Tribe, Iipay Nation of Santa Ysabel, Jamul Indian Village, Kwaaymii Laguna Band of Indians, La Posta Band of Kumeyaay Indians, Manzanita Band of Kumeyaay Indians, Mesa Grande Band of Mission Indians, San Pasqual Band of Diegueño Indians, Sycuan Band of Kumeyaay Nation, Torres-Martinez Desert Cahuilla Indians, and Viejas Band of Kumeyaay Indians.. Traditionally, the Quechan Indian Tribe utilized lands or resources within the general Project Area. Consultation with Native American tribes is ongoing to identify any sensitive areas having religious or cultural importance.

Quechan territory may have extended from just south of the Gila River-Colorado River confluence north to at least Palo Verde and Cibola valleys and probably as far north as the Big Maria and Riverside mountains where they abutted Mohave territory (Daniels et al. 2022). Currently, the Quechan reside near El Centro, California and Yuma, Arizona on the Fort Yuma Indian Reservation, California and Arizona. The reservation encompasses approximately 45,000 acres bordering Arizona, California, and Baja California, Mexico. The Tribe currently has over 3,200 members and is largely an agricultural community. Fort Calhoun, the predecessor to Fort Yuma, was constructed in 1849 as a US military outpost. The original buildings burned and were rebuilt as Fort Yuma in 1855. The Fort was abandoned and transferred to the US Department of the Interior and the Quechan Indian Tribe in 1884 (Quechan Tribe 2022). The Quechan relied on riverine resources as well as agriculture. The Quechan and other Tribes practiced small scale agriculture, collected and stored wild plant foods with the most important being screwbean mesquite, and hunted and fished (Daniels et al. 2022).

On March 31, 2021, the BLM sent letters to 16 tribes initiating formal government-to-government consultation on the Plan, in accordance with the NHPA and other legal authorities. The list of Tribes contacted and a summary of the consultation letters sent by the BLM for this project is provided in **Section 4.1.1**. Government-to-government and Section 106 of the NHPA tribal consultation is ongoing, and as part of the consultation process, notification of publication of this EA would also be provided to the tribes.

Table 3-19 includes a list of coordination meetings between the BLM and Tribes that followed Project initiation.

Table 3-19 BLM and Tribal Meetings on the Proposed Action To Date

Date	Coordination Description
July 12, 2021	Government-to-Government consultation meeting between the BLM and representatives of the Fort Yuma Quechan Indian Tribe.
April 15, 2021; May 19, 2021; June 23, 2021; July 22, 2021; August 25, 2021; October 19, 2021; November 30, 2021; January 12, 2022; February 15, 2022; March 15, 2022; June 9, 2022	Monthly BLM Project coordination meetings with the Fort Yuma Quechan Indian Tribe Historic Preservation Officer.
September 20,2022	Site visit conducted at the Project Area hosted by the BLM and attended by representatives of the Fort Yuma Quechan Indian Tribe and the Campo Band of Mission Indians.
September 21, 2022	Virtual Section 106 of the NHPA consultation meeting following the September 20, 2022 site visit hosted by the BLM and attended by representatives of the Fort Yuma Quechan Indian Tribe and the Campo Band of Mission Indians and the San Pasqual Band of Diegueño Indians.
September 27, 2022	Site visit conducted in the Project Area hosted by the BLM and attended by representatives of the Fort Yuma Quechan Indian Tribe.
November 9, 2022	Government-to-Government consultation meeting between the BLM and representatives of the Fort Yuma Quechan Indian Tribe.

3.14.3 Environmental Impacts (NEPA) – Proposed Action

Various locations throughout the BLM El Centro Field Office administrative area host certain traditional, spiritual, and cultural use activities today, as they did in the past. The BLM continues to solicit input from local tribal entities and coordinates with the Tribes to identify any other sites or artifacts, or cultural, traditional, and spiritual use resources and activities that might experience an impact.

To date, comments have been received from seven Tribes: the Fort Yuma Quechan Indian Tribe, the Colorado River Indian Tribes, the San Pasqual Band of Diegueño Indians, the Campo Band of Mission Indians, the Cocopah Indian Tribe, the Viejas Band of Kumeyaay Indians, and the La Posta Band of Kumeyaay Indians. Most notably in opposition to the Project have been the Fort Yuma Quechan Indian Tribe, stating "The proposed Project location is sited within a region that is highly significant to the Fort Yuma Quechan Indian Tribe. This is a location that the Tribe attaches great cultural, religious and spiritual significance to. The Fort Yuma Quechan Indian Tribe objects to the proposed mining project and the proximity of the operation to a significant cultural landscape and items of cultural patrimony which are integral to the spiritual and everyday lives of the Quechan people." A number of letters and meetings have resulted in changes to the Cultural Resources Survey Work Plan and efforts to identify historic properties and most notably the development of a VAA APE for the Project. Drilling exploration operations have historically been considered temporary effects and therefore a VAA APE was not originally determined to be required. Most recently, in a letter dated October 14, 2022, the Fort Yuma Quechan Indian Tribe requested Government-to-Government consultation and identified that the proposed project is located within a larger landscape they consider a Traditional Cultural Place. They also voiced several other

concerns including continued opposition to the Project. The BLM has requested additional information about the nature and extent of the Traditional Cultural Place as part of its Government-to-Government consultation, as well as for Section 106 of the NHPA consultation and relevant to other EOs and regulations. Currently, not enough information has been provided to understand the nature, extent and use of the resource, and therefore to fully assess impacts or determine if there are minimization or avoidance measures that would apply. Ongoing consultation is being conducted for this Project with all Tribes that have been contacted and/or expressed interest in the Project; however, the Fort Yuma Quechan Indian Tribe has been the primary Tribe involved in Government-to-Government consultation for the Project to date.

Further, as noted in Section 3.8, the Project would avoid both known prehistoric sites that have been identified within the Physical APE. Precautionary Environmentally Sensitive Area fencing would be placed in applicable areas near the sites to prevent inadvertent impacts. Therefore, at the time of this EA, no physical impacts to known cultural sites have been identified and are not anticipated from the Proposed Action. Impacts including visual or noise effects could occur during the construction and operation phases of the exploration activities within the VAA APE (defined above in Section 3.8.2). Effects would be temporary and may include visual obstructions and loud noise levels which could affect the integrity of setting or feeling of locations possibly deemed sacred or traditionally important by Native Americans. Assessment of the Indirect Visual APE identified 18 potential sites that may be visually affected; however, views of the Project would not likely create adverse effects to historic properties and any visual impacts at identified sites would be temporary. Assessment of the Indirect Auditory APE and review of the noise modeling (described further under Section 3.15) identified that noise levels would be similar to those for a suburban residential area at night, a level that would not likely cause adverse effects to significant Native American resources, and any noise level increases at identified sites would be temporary and intermittent throughout the life of the Project. Although very limited occurrences of desert microphyll woodland vegetation types have been documented within the area of analysis (Appendix E), CMAs would be implemented to minimize impacts to these vegetation communities to ensure Native American vegetation collection areas and practices are maintained, including LUPA-CUL-9 and LUPA-CUL-11. With implementation of PDFs and CMAs (Appendix F), and due to the short-term nature of the Project, impacts to Native American religious concerns and traditional values would be minor, short-term, and localized. Government-to-Government consultation with the Tribes would continue throughout the life of the Project.

3.14.4 Environmental Impacts (NEPA) – No Action Alternative

Under the No Action Alternative, the Project would not be approved by the BLM and activities described in **Section 2.1** would not be conducted; therefore, there would be no impacts to Native American religious concerns and traditional values under the No Action Alternative outside of those that may occur under existing conditions.

3.14.5 Impact Analysis (CEQA)

On July 1, 2015, California AB 52 of 2014 went into effect, expanding CEQA by defining a new resource category, "tribal cultural resources." AB 52 states, "A project with an effect that may cause a substantial adverse change in the significance of a tribal cultural resource is a project that may have a significant effect on the environment" (Public Resources Code [PRC] Section 21084.2). It further states the lead agency shall establish measures to avoid impacts altering the significant characteristics of a tribal cultural resource, when feasible (PRC Section 21084.3).

AB 52 also establishes a formal consultation process for California tribes regarding tribal cultural resources. The consultation process must be completed before a CEQA document can be certified or adopted. Under AB 52, lead agencies (in this instance, Imperial County) are required to "begin consultation with a California Native American tribe that is traditionally and culturally affiliated with the geographic area of

the proposed project." Native American tribes to be included in the process are those that have requested notice of projects proposed in the jurisdiction of the lead agency.

On September 9, 2021, the County distributed an AB 52 consultation letter for the proposed Project. Specifically, Project information, a map, and contact information was sent to the Fort Yuma Quechan Indian Tribe. Due to the geographic location of the Project, the Fort Yuma Quechan Indian Tribe is the only Native American tribe that has claimed traditional and cultural affiliation with the Project Area and is therefore the only tribal entity required to be notified of the Project by Imperial County pursuant to AB 52.

Under AB 52, Native American tribes have 30 days to respond and request further project information and request formal consultation; however, none of the contacted tribes responded within 30 days of mailing of the letters in response to Imperial County. Accordingly, AB 52 consultation is considered complete for the Project.

(i) Would the Project impact a tribal cultural resource listed or eligible for listing in the California Register of Historical Resources, or in a local register of historical resources as define in Public Resources Code Section 5020.1(k)?

Less Than Significant Impact: The proposed Project would not cause a substantial adverse change in the significance of a tribal cultural resource. No tribal cultural resources have been identified within or near the Project Area. Additionally, no significant ground disturbing activities with the potential to uncovered undiscovered tribal cultural resources would be required as a result of the Project.

As discussed above, in accordance PRC Section 21074 – AB 52, the County contacted the Fort Yuma Quechan Indian Tribe to obtain their input and concern with potential impacts to tribal cultural resources as a result of the Project. The Fort Yuma Quechan Indian Tribe is that only Native American tribe that has claimed traditional and cultural affiliation with the Project Area and is therefore the only tribal entity required to be notified of the Project by Imperial County pursuant to AB 52. As discussed above, to date, the Fort Yuma Quechan Indian Tribe has not responded to Imperial County's AB 52 consultation letter or indicated they would require further tribal consultation; however, in coordination with Imperial County, the BLM has engaged in extensive consultation efforts with the Fort Yuma Quechan Indian Tribe as part of the Section 106 of the NHPA process. To date, no other responses or input has been received from the other tribes consulted through PRC Section 21074 – AB 52.

Furthermore, as discussed above, separate from Imperial County's AB 52 consultation process, the BLM considers the view of Native American prior to BLM decisions or approvals that could result in changes in land use, physical changes to lands or resources, changes in access, or alienation of lands (BLM 2016). As described above under **Section 3.14.2 and 3.14.3**, the BLM has consulted with several tribal entities per the Section 106 of the NHPA process. Extensive outreach and consultation efforts, including in-person and virtual meetings and site visits have been completed by the BLM, including specifically with the Fort Yuma Quechan Indian Tribe. The BLM will continue Government-to-Government consultation with the tribes that have requested such consultation, including the Fort Yuma Quechan Indian Tribe, throughout the life of the Project. **Section 4.1** provides additional detail on the Government-to-Government consultation process conducted by the BLM.

As discussed previously, the overall proposed Project would be limited in scope (i.e., 20.54 acres of new disturbance) and duration (12- to 24-months of exploration activities). Additionally, the Project Area is entirely within an area previously disturbed by historical mining activities, with surrounding land uses that include prospecting and recreation. As such, the potential to impact tribal cultural resources is considered low.

SMP has committed to avoidance of all cultural resources, and has engaged with the Native American Heritage Commission and the Fort Yuma Quechan Indian Tribe regarding the Project. SMP would

implement the PDFs, CMAs, and additional BLM required mitigation measures described in detail in **Appendix F**, which would be implemented throughout the life of the Project to ensure potential impacts to tribal cultural resources are completed avoided. With the implementation of the PDFs, CMAs, and additional mitigation measures, as discussed above in **Section 3.8.3** and **3.14.3** and **Appendix F**, the Project would not cause a substantial adverse change in the significance of a tribal cultural resource, as defined in PRC Section 2107. Impacts would be less than significant, with no additional mitigation measures required beyond those required by the BLM and Imperial County in **Appendix F**.

(ii) Would the Project impact a resource determined by the lead agency, in its discretion and supported by substantial evidence, to be significant pursuant to criteria set forth in subdivision I to Public Resources Code Section 5024.1. In applying the criteria set forth in subdivision I of Public Resource Code Section 5024.1, the lead agency shall consider the significance of the resource to a California Native American tribe?

Less Than Significant Impact: See response to CEQA Criteria a)i. above. As discussed previously, the overall proposed Project would be limited in scope (i.e., 20.54 acres of new disturbance) and duration (12-to 24-months of exploration activities). Additionally, the Project site is entirely within an area previously disturbed by historical mining activities, with surrounding land uses that include prospecting and recreation. As such, the potential to impact tribal cultural resources is considered low. Additionally, through the implementation of the PDFs, CMAs, and additional mitigation measures described in Section 3.8.3 and Section 3.14.3 above and within Appendix F, as well as through BLM's continue consultation with local tribal entities, as applicable, the Project would not cause a substantial adverse change in the significance of a tribal cultural resource as defined in PRC Section 21074. Impacts would be less than significant, with no additional mitigation measures required beyond those required by the BLM and Imperial County in Appendix F.

3.14.6 Cumulative Effects

Based upon comments received in response to Government-to-Government and Section 106 of the NHPA consultation meetings, the BLM recognizes that Native American religious concerns and traditional values may have been impacted by past actions in the vicinity of the Project Area. There is concern that the Proposed Action would further impact a larger cultural landscape, but the nature of those impacts has not been specified other than general opposition to the Project. Specifically, the Fort Yuma Quechan Indian Tribe has asserted that past mining activity and vehicle use (including OHVs) in the Project Area and within the larger landscape, including within the Picacho ACEC, have impacted an important Traditional Cultural Place. However, these assertions have been general statements regarding a larger cultural landscape for which a boundary has not yet been defined, nor has information been provided about how the Project would specifically impact the ongoing use or cultural practices of Tribes. At this time, not enough information has been provided in order for the BLM to develop a CESA that is representative of the area where cumulative impacts may occur, in combination with the Proposed Action, to the potential Traditional Cultural Place that may exist within the vicinity and/or other Native American religious concerns and traditional values. Until such time that additional information is provided to the BLM, a cumulative impacts assessment is not able to be sufficiently completed in consideration of the Proposed Action.

3.15 Noise

3.15.1 Initial Study Determination (CEQA)

Table 3-20 provides the determination of Project impacts to noise.

Table 3-20 Noise Environmental Checklist

	Noise Criteria	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?			\boxtimes	
b)	Generation of excessive groundborne vibration or groundborne noise levels?			\boxtimes	
c)	For a project located within the vicinity of a private airstrip or an airport land use plan or where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing or working in the project area to excessive noise levels?				

3.15.2 Affected Environment

The area of analysis for noise is the Project Area plus the Indirect Auditory APE (**Figure 3-5**). The Noise Control Act of 1972 required the EPA to establish noise emission criteria as well as noise testing methods to protect public health and welfare against hearing loss, annoyance, and activity interference, which correlates with the human response to noise. The EPA's recommendation for acceptable noise level limits affecting residential land use is 55 decibels on the A-weighted scale (dBA) day/night average sound level (L_{dn}) for outdoor activity (EPA 1972). Additionally, a nighttime noise standard of 45 dBA equivalent or energy-averaged sound level (L_{eq}) is implemented by the Imperial County Code of Ordinances (Section 90702.00). These levels of noise are considered those that would permit spoken conversation and other activities such as sleeping, working, and recreation, which are all considered part of the daily human condition; these levels represent averages of acoustic energy over periods of time.

The area of analysis is in a remote location, within mountainous topography of the Cargo Muchacho Mountains that extends to the east and a lower valley and washes to the west. There are no residences in the vicinity. The historic Tumco Mine is present within the area of analysis (**Figure 3-5**), where recreationalists may partake in walking tours and sightseeing. Blythe Ogilby Road runs north-south through the area of analysis, where traffic conditions (**Section 3.13**) contribute to the existing noise environment. OHV use within the area may contribute to existing noise levels as well but is intermittent, and the regularity of such is dependent on recreational seasonality.

3.15.3 Environmental Impacts (NEPA) – Proposed Action

Acoustic modeling was conducted to determine the furthest distance that noise generated by the Proposed Action would travel, attenuating at 25 dBA, a nearly imperceptible level of noise to the human ear (Saxelby 2022). Based on the topography of the area of analysis, noise would travel furthest to the west. Acoustic modeling was run based on four separate scenarios that were determined to most realistically represent the furthest that noise would travel as generated from the Project: two drill rigs operating in Drill Area 2, Drill Area 3, Drill Area 4, and Drill Area 6 to represent all potential noise levels traveling to the northwest, west, and southwest. Each acoustic modeling scenario also included noise generated from all staging area equipment proposed within Drill Area 1 that would contribute to noise level increases (Saxelby 2022).

Noise generated from helicopter use via the helicopter landing pad proposed in Drill Area 1 would not contribute to continuous noise generated by Project drilling activities. The furthest extent of the noise contours as modeled (Saxelby 2022) would travel approximately 1.7 miles to the southwest from the Project Area as a result of drilling activity in Drill Area 6 (Figure 3-5). Noise impacts as a result of exploratory drilling activities would be temporary in nature and would not be stationary throughout the one-to-two-year life of the Project given the nature of the proposed approximately two-week drilling campaign at each drill site. Additionally, the BLM would require a mitigation measure for notices to be posted on the BLM's website and at designated recreational sites in the area (i.e., Tumco) notifying the public of dates and times that drilling would occur with elevated levels of noise and activity in the Project Area (Appendix F). CMA LUPA-BIO-12 would also be implemented to minimize noise impacts to BLM special status and sensitive wildlife species, as described in Appendix F. Whereas noise level increases would occur under the Proposed Action, no human sensitive noise receptors were identified due to the remote location of the Project, and with these BMPs, CMAs and mitigation measures in place, and due to the short-term and non-stationary nature of the Project, noise impacts would be negligible, short-term, and localized.

3.15.4 Environmental Impacts (NEPA) – No Action Alternative

Under the No Action Alternative, the Project would not be approved by the BLM and activities described in **Section 2.1** would not be conducted; therefore, there would be no noise level increases under the No Action Alternative and noise would continue under current conditions.

3.15.5 Impact Analysis (CEQA)

Refer to the *Noise Modeling for Indirect Auditory Area of Potential Effect* (Stantec 2022b) technical memorandum in **Appendix E** for additional detail supporting the below impact analysis.

a) Would the Project result in generation of a substantial temporary or permanent increase in ambient noise levels in the vicinity of the project in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies?

Less Than Significant Impact: No, the Project would not generate a substantial temporary or permanent increase in ambient noise levels in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies. Both the Imperial County General Plan (Imperial County 2015) and the Imperial County – Code of Ordinances (Imperial County 2022), specifically County noise standards applicable to the Project. As discussed previously, per the current Imperial County General Plan Land Use Map (updated March 1, 2007) and Zoning Map (Zone 70), the entire Project site has a General Plan designation of "Recreation/Open Space" and a Zoning designation of "BLM".

While the County General Plan contains various numerical noise standards, these standards generally "apply to noise generation from one property to an adjacent property", however, "the standards imply the existence of a sensitive receptor on the adjacent, or receiving, property. In the absence of a sensitive receptor, an exception or variance to the standards may be appropriate." (Imperial County 2015). As discussed above, the Project is located in a remote and undeveloped area of the Tumco mining district in the Cargo Muchacho Mountains. As such, the closest potential sensitive receptor would be the Gold Rock Ranch RV Resort located approximately 2.3 miles away from the Project Area, specifically Drill Area 3. As shown within the noise analysis (**Appendix E**), the Gold Rock Ranch RV Resort is located well outside the modelled 25 dBA noise contour, and therefore worst-case project impacts would be imperceptible at this location.

In addition to the General Plan, the County's Code of Ordinances was also reviewed. Specifically, Title 9 (Land Use Code), Division 7 (Noise Abatement and Control) contains various noise standards applicable to the Project. As with the County General Plan, standards presented within the Code of Ordinances also generally apply to human receptors only, or to noise sources which may be "a detriment to the public health,

comfort, convenience, safety, welfare, and prosperity of the residents of the county of Imperial." (Imperial County 2022). As stated above, other than SHP staff and contractors working directly within the Project Area, the closest offsite human receptor would be the Gold Rock Ranch RV Resort located approximately 2.3 miles away from the Project Area. Due to the large distance between the Project operations and the Gold Rock Ranch RV Resort, as well as intervening topography between the Project sources and this receptor, noise generated by Project exploration operations would have no appreciable effect on this human receptor.

Project exploration activities over the proposed 12- to 24-month Project duration would have no appreciable effect on nearby human noise receptors as defined within the County General Plan and Code of Ordinances. Due to the large distance between the closest receptor(s) (i.e., Gold Rock Ranch RV Resort) and the proposed Project operations, as well as intervening topography that would break line-of-sight between Project equipment sources (i.e., drilling rigs) and receptors, noise generated by Project operations is estimated to be imperceptible at these closest receptors. As such, the Project would comply with the applicable County General Plan and Code of Ordinances, and there would be less than significant with no mitigation required.

b) Would the Project result in generation of excessive groundborne vibration or groundborne noise levels?

Less Than Significant Impact: See response to CEQA Criteria a) above. Drill rig and offroad mobile equipment (loaders, dozers, etc.) operations with the potential to generate groundborne vibration would be minimal, and any potential effects would be highly localized and generally below the threshold of human receptors beyond areas immediately adjacent to the operating equipment. Blasting or other industrial operations with the potential to generate significant levels of groundborne vibration are not proposed as part of the Project. Additionally, as discussed above, the closest nearby sensitive human receptors/residential area is the Gold Rock Ranch RV Resort located approximately 2.3 miles to the west of Drill Area 3, across Blythe Ogilby Road. Therefore, the proposed Project would not generate excessive groundborne vibration levels, and there would be less than significant impacts.

c) For a project located within the vicinity of a private airstrip or an airport land use plan or where such a plan has not been adopted, within two miles of a public airport or public use airport, would the project expose people residing or working in the project area to excessive noise levels?

Less Than Significant Impact: No, the proposed Project is not within the vicinity of an airport land use plan, nor is the Project within two miles of a public airport or public use airport. As discussed previously, the closest airstrip/airport to the Project site is the Holtville Airport, a relatively small county-owned airport located over 25 miles away from the Project site to the west. Therefore, less than significant impacts would occur.

3.16 Population and Housing, Public Services, and Utilities and Service Systems

3.16.1 Initial Study Determination (CEQA)

Table 3-21 provides the determination of Project impacts to population and housing, public services, and utilities.

Table 3-21 Population and Housing, Public Services, and Utilities and Services Environmental Checklist

P	Population and Housing, Public Services, and Utilities and Service Systems Criteria	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
	Population	and Housing			
a)	Induce substantial unplanned population growth in an area, either directly (for example, by proposing new homes and business) or indirectly (for example, through extension of roads or other infrastructure)?				
b)	Displace substantial numbers of existing people or housing, necessitating the construction of replacement housing elsewhere?				
		Services		Г	
a)	Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the public services:				\boxtimes
	1) Fire Protection?				
	2) Police Protection?				
	3) Schools?				
	4) Parks?				\boxtimes
	5) Other Public Facilities?				
	Utilities and S	Service Systems			
a)	Require or result in the relocation or construction of new or expanded water, wastewater treatment or stormwater drainage, electric power, natural gas, or telecommunications facilities, the construction of which could cause significant environmental effects?			×	
b)	Have sufficient water supplies available to serve the project from existing and reasonably foreseeable future development during normal, dry and multiple dry years?				
c)	Result in a determination by the wastewater treatment provider which serves or may serve the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?				
d)	Generate solid waste in excess of State or local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals?			\boxtimes	

	Population and Housing, Public Services, and Utilities and Service Systems Criteria	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
e)	Comply with federal, state, and local management and reduction statutes and			\boxtimes	

3.16.2 Affected Environment

Due to the short-term and small-scale nature of exploration activities and the remote area of the Project, impacts to population and housing would not occur; temporary drilling crews would be on-site at the Project during exploration operations and employees would likely stay off-site in the nearby communities of Winterhaven, California, El Centro, California, or Yuma, Arizona. The Proposed Action is unlikely to increase demand for short-term housing in the area or noticeably increase demand for public or private services; therefore, this resource was not analyzed further under the NEPA requirements for the affected environment or environmental impacts for each alternative, per the determination in **Table G-1** of **Appendix G.**

3.16.3 Impact Analysis (CEQA)

Population and Housing

a) Would the Project induce substantial unplanned population growth in an area, either directly (for example, by proposing new homes and business) or indirectly (for example, through extension of roads or other infrastructure)?

No Impact: No, the proposed Project would not induce substantial unplanned growth in an area. The proposed Project would not involve construction of new residences, nor would it require a significant number of additional personnel or contractors working on- or off-site (estimate Project exploration would require a maximum of approximately 13 onsite employees at a given time). Additionally, other than using existing access roads and improving other existing access roads (approximately two miles of existing roads would be improved), no new or extended public roadways or public utility facilities or infrastructure are proposed; therefore, the Project would not increase utilities or other infrastructure to the Project area that may otherwise indirectly induce population growth in the County. Accordingly, the proposed Project would not induce substantial unplanned population growth in an area, either directly or indirectly, and no impacts would occur.

b) Would the Project displace substantial numbers of existing people or housing, necessitating the construction of replacement housing elsewhere?

No Impact: No, the proposed Project would not displace substantial numbers of existing people or housing, necessitating the construction of replacement housing elsewhere. The Project site is an exploratory drilling project, located within a remote area used for historical mining operations. SMP's proposed exploratory drilling operations would occur entirely within the footprint of areas previously disturbed by these historical mining operations. The Project site and surrounding areas are undeveloped and do not contain existing dwelling units, and the proposed Project would not displace any persons or housing. Additionally, as discussed under CEQA Criteria a) above, the Project would not change the existing land use in the Project area, nor would it substantially increase the number of on- or offsite employees. Therefore, no additional construction of replacement housing elsewhere would be required. As such, the proposed Project would not displace a substantial number of existing people or housing, and no impacts would occur.

Public Services

- a) Would the project result in substantial adverse physical impacts associated with the provision of new or physically altered governmental facilities, need for new or physically altered governmental facilities, the construction of which could cause significant environmental impacts, in order to maintain acceptable service ratios, response times or other performance objectives for any of the public services:
 - 1. Fire protection?
 - 2. Police protection?
 - 3. Schools?
 - 4. Parks?
 - 5. Other public facilities?

No Impact: See discussions below.

Fire Protection: No, the proposed Project would not result in substantial adverse physical impacts to any fire protection services. The Project Area is within a remote, undeveloped area of the County that is generally not prone to wildfire (see **Section 3.24**). The proposed Project (i.e., exploratory drilling) would not involve any operations with a high potential to result in an accidental fire.

As discussed in **Section 3.11** and **Appendix F**, SMP would incorporate numerous fire prevention and fire safety measures into their standard operating procedures.

Additionally, the proposed Project does not include the development of new housing or increase utility capacity, water supply, or add new infrastructure to the area that would otherwise directly or indirectly induce population growth in the area that would increase demand for fire protection services. For these reasons, the proposed Project would not have an effect upon or result in a need for new or physically altered fire protection services to maintain acceptable service ratios, response times, or other performance objectives, and no impacts would occur.

Police Production: No, the proposed Project would not result in substantial adverse physical impacts to any police protection services. As discussed under CEQA Criteria a) above, the Project area is located within a remote, undeveloped area of the County and is accessed via existing public roadways. The proposed Project does not include new housing and would not require significant additional on- or off-site employees beyond those who currently reside within the County. In addition, the Project would not directly or indirectly induce population growth in the area that would increase demand for police protection services.

During all operations, SMP would maintain equipment and conduct activities in a safe and orderly manner. Due to the isolated nature and remote locations of the proposed access roads and drill sites, public security and safety are not a concern; however, as needed, certain access roads may be gated and/or locked to prevent public access. For example, the staging area (**Figure 2-1**) where the Oro Cruz Mine Portal is located would be secured with chain link fence and razor wire and locked with warning signs during brief periods of non-operation. All employees and contractors would be required to complete an employee safety training prior to commencement of operations.

For these reasons, the proposed Project would not have an effect upon or result in a need for new or physically altered police protection services to maintain acceptable service ratios, response times, or other performance objectives, and no impacts would occur.

Schools: No, the proposed Project would not result in substantial adverse physical impacts to any schools. As discussed under CEQA Criteria a) and b) above, the Project area is within a remote and undeveloped are of the County and is accessed via existing public roadways. Based on the nature of the Project and the fact that the number of on- and off-site employees would not significantly increase above existing levels, the Project would not require an increased demand for public schools, or other related public facilities.

Additionally, the Project would not generate development or changes in land use intensities that would change or increase student enrollment in the County's school system. Therefore, the proposed Project would not have an effect upon or result in a need for new or physically altered schools to maintain acceptable service ratios or other performance objectives, and no impacts would occur.

Parks: No, the proposed Project would not result in substantial adverse physical impacts to any parks. As discussed under CEQA Criteria a), b) and c) above and **Section 3.17**, the Project area is within a remote and undeveloped area and is accessed via existing public roadways. The Project would not generate development or changes in land use intensities that would change or increase demand for public parks and recreational facilities within the County. Therefore, the proposed Project would not have an effect upon or result in a need for new or physically altered parks to maintain acceptable service ratios or other performance objectives, and no impacts would occur.

Other Public Facilities: No, the proposed Project would not result in substantial adverse physical impacts to any other public facilities. The Project area is within a remote and undeveloped area and is accessed via existing public roadways. The proposed Project does not include new housing and the number of on- and off-site employees would not substantially increase above existing levels within the County. In addition, the Project would not otherwise directly or indirectly induce population growth in the area that would increase demand for other public facilities, such as libraries. Therefore, the proposed Project would not have an effect upon or result in a need for other new or physically altered public facilities, such as libraries, to maintain acceptable service ratios, response times, or other performance objectives, and no impacts would occur

Utilities and Service Systems

a) Would the Project require or result in the relocation or construction of new or expanded water, wastewater treatment or stormwater drainage, electric power, natural gas, or telecommunications facilities, the construction of which could cause significant environmental effects?

Less Than Significant Impact: No, the Project would not require or result in the relocation or construction of new or expanded water, wastewater treatment or stormwater drainage, electric power, natural gas, or telecommunications facilities, the construction of which could cause significant environmental effects.

Surface and groundwater within the Project Area would not be used as a source for water for the drilling. Rather, water for drilling and dust suppression would be provided by the drilling company via a mobile water truck. Specifically, the water would be procured from Gold Rock Ranch and/or another local water purveyor. It is anticipated that two 1,000-gallon water trucks would be required onsite each day. Additionally, a 2,000-gallon portable water storage tank would be kept onsite for drilling and dust suppression. A mobile water truck would be utilized onsite for dust suppression, and applied water would either naturally evaporate or infiltrate into the ground.

The site would not be connected to a public water system. Minimal quantities of fresh potable water for onsite employees would be provided by water bottles.

No wastewater would be generated during Project operations, as no onsite processing would occur within the site. All rock products and waste rock generated during Project operations would be naturally occurring rock. Chemicals or other hazardous materials would not be utilized during drilling activities. Water used during the drilling process would come into contact with bentonite drilling mud and ground rock at depth. It would be managed and handled after it is pumped back out of the hole by evaporation and by allowing solids to settle out in excavated mud pits or sumps at the drill site. The sumps would be backfilled after evaporation. There would be no discharges outside the drill site or in surface tributaries, and no pollutants would be discharged in accordance with the CWA requirements. As discussed above, activities would be conducted in compliance with applicable county, state, and federal laws, including requirements specific to California's CGP for stormwater discharges, if deemed necessary by the BLM and/or Imperial County.

The Project would not be connected to a public sewer system. If needed, temporary portable toilets may be placed within the Project Area. If installed, portable toilet facilities provided for the duration of the Project would be maintained by contractors and accumulated human waste would periodically be collected and transported to an approved disposal site. No waste would be buried onsite. Operations in the Project Area would not produce any industrial or domestic wastewater discharges onsite.

The Project would not require the construction of new electric power, natural gas, or telecommunications facilities or infrastructure. Power would be provided by diesel fuel, as well as two diesel-powered generators (125 kW or equivalent). There would be no onsite natural gas storage or consumption as part of the Project. As discussed previously, telecommunications would be facilitated using personal cellular telephones, or satellite phones in case of emergencies.

For the reasons outlined above, the Project would have less than significant impacts related to the relocation or construction of new or expanded utilities infrastructure/facilities.

b) Would the Project have sufficient water supplies available to serve the project from existing and reasonably foreseeable future development during normal, dry and multiple dry years?

Less Than Significant Impact: The Project would have sufficient water supplies available during normal, dry and multiple dry years. As discussed under CEQA Criteria a) as well as in Section 3.22, water for drilling and dust suppression would be provided by the drilling company via a mobile water truck. Specifically, the water would be procured from Gold Rock Ranch and/or a local water purveyor. Minimal quantities of fresh potable water for onsite employees would be provided by water bottles. Groundwater within the Project Area would not be used as a source for water for the drilling. The Project water purveyors (i.e., Gold Rock Ranch and/or other local company) have sufficient water supplies available to serve the Project. Therefore, the Project would have less than significant impacts.

c) Would the Project result in a determination by the wastewater treatment provider which serves or may serve the project that it has adequate capacity to serve the project's projected demand in addition to the provider's existing commitments?

Less Than Significant Impact: As discussed above, no wastewater would be generated during Project operations, as no onsite processing would occur within the site. The site would also not be connected to a public sewer system. If needed, temporary portable toilets may be placed within the Project Area. If installed, portable toilet facilities provided for the duration of the Project would be maintained by contractors and accumulated human waste would periodically be collected and transported to an approved disposal site. No waste would be buried onsite. As such, operations in the Project Area would not produce any industrial or domestic wastewater discharges onsite.

Other than the use of temporary portable toilets placed within the Project Area, no other wastewater disposal systems would be installed as part of the Project site. The Project would not discharge wastewater to County public sewer infrastructure, or another wastewater treatment provider. Therefore, no impacts would result.

d) Would the Project generate solid waste in excess of State or local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals?

Less Than Significant Impact: No, the Project would not generate solid waste in excess of State or local standards, or in excess of the capacity of local infrastructure, or otherwise impair the attainment of solid waste reduction goals. Minimal quantities of solid trash generated by the contractors would be collected in appropriate containers and removed as required for accordance with applicable laws and regulations. No refuse would be disposed of onsite. The Project would be sufficiently served by permitted Class I, II and/or III solid waste landfills that have sufficient capacity to meet the Project's minimal needs in terms of solid waste generation and disposal. Therefore, the Project would have less than significant impacts.

e) Would the Project comply with federal, state, and local management and reduction statutes and regulations related to solid waste?

Less Than Significant Impact: The Project would comply with federal, state, and local management and reduction statutes and regulations related to solid waste. As discussed above, Project operations would be short-term (i.e., estimated 12- to 24-months total) and conducted in compliance with local, state and federal regulations. The Project operations, including any construction and/or reclamation, would not result in a significant amount of solid waste generation. Any solid waste generate as a result of the Project would be managed according to state and local requirements, and properly disposed of offsite. The Project would comply with federal, state and local solid waste statutes and regulations. Therefore, less than significant impacts would result.

3.17 Recreation

3.17.1 Initial Study Determination (CEQA)

Table 3-22 provides the determination of Project impacts to recreation.

Table 3-22 Recreation Environmental Checklist

	Recreation Criteria	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Would the project increase the use of the existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?				
b)	Does the project include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse effect on the environment?				\boxtimes

3.17.2 Affected Environment

The area of analysis for recreation is the Project Area. Recreational uses of public land within the area of analysis consist primarily of dispersed recreational activities including prospecting, hiking, OHV use, camping, wildlife viewing, photography, and historic site viewing (i.e., the Tumco Historic Mine). The area of analysis does not fall within any BLM LUPA Recreation Designations (DRECP Gateway 2021). No wilderness study areas or lands with wilderness characteristics are found in the area of analysis (Wilderness Connect 2021). The Imperial Sand Dunes Recreation Area, popular for camping and OHV use, is located to the west, outside the area of analysis.

The historic mining town of Tumco, formerly known as Hedges, is located in the area of analysis. A self-guided walking tour is available to the public to view the minimal remains of the once-bustling town, including crumbling foundations, a reservoir, and a cemetery. Camping and vehicle travel are prohibited within the townsite, and vehicle access is available to the parking area only, with the public advised to use hiking trails to access the site (BLM 2021).

The area of analysis is also in California Department of Fish and Wildlife (CDFW) hunting Zone D12, which is primarily made up of public lands administered by the BLM (**Figure 3-6**). This hunting zone has

the lowest density deer herd in the State of California due to its harsh living environment where vegetation is sparse and water is limited (CDFW 2022a). The subspecies of deer within Zone D12 is the burro or desert mule deer (*Odocoileus hemionus eremicus*) (CDFW 2021a). There are 950 deer tags available for this hunting zone; the archery season in Zone D12 is October 1 through October 23 and general season dates run November 5 to November 27 (CDFW 2022b). In 2017, the estimated population count for Zone D12 was 5,174 deer (CDFW 2022c). In 2021, there were 947 deer tags issued and an estimated 106 bucks harvested from Zone D12 during the hunting season (CDFW 2021b).

3.17.3 Environmental Impacts (NEPA) – Proposed Action

Under the Proposed Action, the temporary new access roads and the permanent main access road would strictly be used by Project vehicles accessing the exploration Drill Areas and would be equipped with signage noting restricted access. The proposed permanent new access road for access to the proposed staging area and underground portal would be secured from unauthorized access for the duration of the Project. Other existing roads or trails within the area of analysis currently open to OHV use would remain available for public use under the Proposed Action. Road access is discussed in more detail in **Section 3.19**. Recreation activities at the Imperial Sand Dunes Recreation Area would not be impacted by the Proposed Action as it is located outside the area of analysis. Hunting within the area of analysis would be temporarily impacted as this recreational activity would be displaced away from the active drilling sites. Although the current use of the area of analysis and vicinity by mule deer is low, it is possible that mule deer would move away from the Project-related activity, resulting in hunters following them to the surrounding areas; however, the majority of deer harvested from Zone D12 are taken in the Whipple Mountains and Riverside Mountains located approximately 115 miles northeast of the Project Area (CDFW 2021a).

As the area of analysis provides spaces and opportunities for dispersed recreation, recreationalists may be less likely to visit the area during Project operations due to increased levels of noise and drilling equipment being visible within the Project area and with temporary access restrictions in place. Project operations would be temporary within each Drill Area, occurring over up to two weeks at up to two drill sites at a time before moving to a new drill site. The BLM would require notices to be posted at relevant locations and at designated recreational sites in the area notifying the public of dates and times that drilling would occur, bringing awareness to potential elevated levels of noise and activity in the Project Area during which time recreationalists may choose to visit locations outside of the Project Area, included as a mitigation measure in **Appendix F**. Additionally, CMA LUPA-CTTM-7 would be required for implemented for management of recreation facilities, as appropriate, described further in **Appendix F**. Impacts to recreation under the Proposed Action would be minor, short-term, and localized.

3.17.4 Environmental Impacts (NEPA) – No Action Alternative

Under the No Action Alternative, the Project would not be approved by the BLM; thus, no impacts to recreation are anticipated under the No Action Alternative except for those occurring under existing conditions. Existing recreational uses would continue to occur in the Project Area and vicinity.

3.17.5 Impact Analysis (CEQA)

a) Would the project increase the use of the existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated?

Less Than Significant Impact: No, the proposed Project would not increase the use of existing neighborhoods, regional parks or other recreational facilities. The Project site is located in the Tumco mining district in the Cargo Muchacho Mountains (approximately 35 minutes northwest of Yuma, Arizona), and is accessed via existing paved highways and graded roads. The Tumco Historic Mine is a historic and

recreational area managed by the BLM for uses such as hiking, prospecting, wildlife viewing, and photography; however, the Project Area itself has been previously disturbed by historical mining activities. The nearest County Park is Osborne Park, located over 18 miles to the northwest of the Project area. The proposed Project does not include new housing and the number of on- and off-site employees would not increase substantially above existing levels. In addition, the Project would not directly or indirectly induce population growth in County areas that would in turn increase the use of existing neighborhood, regional parks or other recreational facilities. Conversely, development of the Project would prevent the public from accessing certain unsafe or unstable areas within the Tumco Historic Mine, and SMP would work with the BLM to properly manage the surrounding areas and maintain access, so public use for recreational purposes can continue throughout the life of the Project. Therefore, the proposed Project would not increase the use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of the facility would occur or be accelerated, and there would be less than significant impacts.

b) Does the project include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse effect on the environment?

No Impact: No, the proposed Project does not include recreational facilities or require the construction or expansion of recreational facilities. The Project site is located entirely within a remote area previously disturbed by historical mining activities and is accessed via existing paved highways and graded roads. The proposed Project does not include new housing and the number of on- and off-site employees would not increase substantially above existing levels within the County (estimate at most 13 onsite employees would be needed). In addition, the Project would not otherwise directly or indirectly induce population growth in the area that would require the construction or new or expansion of existing recreational facilities. Therefore, the proposed Project would not require the construction or expansion of recreational facilities, which might have an adverse physical effect on the environment, and no impacts would occur.

3.17.6 Cumulative Effects

The CESA boundary for recreation includes the Project Area plus a one-mile buffer (**Figure 3-3**). This CESA was chosen as it is the geographic area to which cumulative impacts to recreation opportunities would occur based on areas of known dispersed recreation and access points. The CESA encompasses 6,260 acres.

Within this CESA, past and present disturbance, as detailed in **Table 3-23**, has resulted from the following activities: mineral development and exploration projects (796 acres); utilities, infrastructure, and public purpose projects (17 acres); roads (30 acres); and dispersed recreation.

Table 3-23 Past, Present, and RFFAs in the Recreation CESA

Past, Present, and RFFAs, Disturbances and Projects	CESA
CESA Acres	6,260
Past Actions	
Mineral Development and Exploration	
Sand and Gravel Operations, Materials Sites and Community Sand and Gravel Pits	272
Notices	17
Mining and Exploration Projects	507
Past Actions Total Disturbance Acres	796
Present Actions	
Utilities, Infrastructure, and Public Purpose	
Power Lines	17

Past, Present, and RFFAs, Disturbances and Projects	
Roads and Railroads Present Actions	
Roads	30
Present Actions Total Disturbance Acres	
Past and Present Total Disturbance Acres	843
Percent of CESA	13

Source: BLM 2022a-b

Of the 6,260 acres covered by the CESA, 843 acres of disturbance are associated with past and present disturbances, which is a disturbance of approximately 13 percent of the CESA. There are no RFFAs within the CESA, other than the Proposed Action, which is analyzed for cumulative impacts in the following section.

Past mineral development and exploration operations in the CESA, including the existing American Girl Mine and associated community pit, often limit public access to areas previously used for dispersed recreation. In addition, they may reduce the recreational value and modify the recreational setting when vegetation and/or wildlife are affected and may result in visual and noise impacts for those recreation users seeking experiences of isolation and solitude. These actions may also displace recreationists to surrounding areas. Impacts to recreation resources from mining and exploration operations may be long-term if left unreclaimed (such as open pits); however, impacts are typically short-term until reclamation is completed and access and use of the area is restored to pre-Project conditions. In addition, mining activities may increase the population of an area by bringing in mine employees and workers to the areas which may increase the use of recreation areas within the CESA.

Present disturbance associated with utilities, infrastructure, and public purpose projects in the CESA include powerlines. Lands occupied by utilities and infrastructure are generally still available for dispersed recreation activities, but the recreation setting may have changed due to the presence of man-made features such as powerlines and telephone poles. These facilities often include maintenance roads which may increase OHV use in the area and allow vehicular access to areas that previously had little, if any, OHV traffic.

Road disturbance within the CESA provides access to recreation areas and can also become a form of recreation. For those seeking solitude and a primitive outdoor experience, development of roads can impact the recreation experience by modifying the recreation setting with the visual appearance and noise of road traffic, as well as the increased vehicular traffic.

Urban development may restrict access for recreational use and create visual impacts for those seeking solitude and a primitive outdoor experience; however, there are no urban development areas within the CESA. Dispersed recreation and camping would continue to occur within the CESA and would be considered RFFAs. Impacts from RFFAs would be similar to those stated for past and present actions.

Proposed Action

Approval of the Proposed Action would increase disturbance within the CESA by 20.54 acres in addition to disturbance associated with past, present, and RFFAs (843 acres) for a total disturbance of approximately 864 acres, which is approximately 14 percent of the CESA. Cumulative impacts to recreation from past, present, and RFFAs in combination with the Proposed Action would be short-term, except for mining features that are not reclaimed, such as open pits. Transmission lines and above ground utilities would result in long-term visual impacts to recreation resources. Impacts from past, present, and RFFAs would include restricted access to recreation areas, displacement of recreationists to surrounding areas, potential increase in the population of recreationists, and impacts to the recreation setting. The Proposed Action would restrict access to areas that are fenced for active exploration operations, including the temporary new access roads

and the permanent new access road that would be fenced for restricted access during Project operations. All areas of surface disturbance would be reclaimed except for the new permanent road for access to the underground portal, which would be considered the main entrance road to the Project Area after construction. Pre-existing roads would be maintained per existing conditions and would not be reclaimed as they represent pre-existing disturbance and would continue to be used in the future as they are currently. These unreclaimed road features would present increased opportunities for access to dispersed recreation in the CESA. Some recreationists may be displaced to surrounding areas during mining operations with temporary access restrictions in place, and the recreation setting may be impacted; however, there is already a significant amount of disturbance affecting recreation, such as the American Girl Mine pit, and after reclamation occurs, dispersed recreation would return to near pre-Project conditions. The Proposed Action in combination with the past, present, and RFFAs does not significantly contribute to the percentage of surface disturbance within the CESA; cumulative impacts would be negligible during Project operations and after reclamation occurs and would be short-term and localized.

No Action Alternative

Under the No Action Alternative, the proposed Oro Cruz exploration activities would not be approved and the associated impacts to recreation would not occur. Overall, cumulative effects to this CESA from the No Action Alternative would be less than the Proposed Action since additional surface disturbance from that alternative would not occur and thus would not additionally impact recreation. There would be no cumulative impacts beyond those currently occurring from past, present, and RFFAs.

3.18 *Soils*

3.18.1 Initial Study Determination (CEQA)

Table 3-24 provides impact determinations of the Project on geology and soils.

Table 3-24 Geology and Soils Environmental Checklist

		Geology and Soils Criteria	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
	adve	ectly or indirectly cause potential substantial erse effects, including risk of loss, injury, or h involving:			\boxtimes	
a)	1)	Rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault? Refer to Division of Mines and Geology Special Publication 42?				
	2)	Strong Seismic ground shaking?			\boxtimes	
	3)	Seismic-related ground failure, including liquefaction and seiche/tsunami?			\boxtimes	
	4)	Landslides?			\boxtimes	
b)	Resu tops	alt in substantial soil erosion or the loss of oil?			\boxtimes	
c)	unst	ocated on a geologic unit or soil that is able or that would become unstable as a result project, and potentially result in on- or off-			\boxtimes	

	Geology and Soils Criteria	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
	site landslides, lateral spreading, subsidence, liquefaction or collapse?				
d)	Be located on expansive soil, as defined in the latest Uniform Building Code, creating substantial direct or indirect risk to life or property?				
e)	Have soils incapable of adequately supporting the use of septic tanks or alternative waste water disposal systems where sewers are not available for the disposal of waste water?				
f)	Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?				

3.18.2 Affected Environment

The area of analysis for soils is the Project Area, located in the Lower Colorado Desert Major Land Resource Area (MLRA) within the Cargo Muchacho Mountain Range. Landforms in the MLRA are mountains, alluvial landforms including alluvial fans, fan remnants, and valleys, and internally drained basins including dry lakes and lake terraces. Average winter temperatures (December through February) are approximately 58 °F and the annual average mean precipitation for the area of analysis is 0.32 inches (WRCC 2021). Tumco Wash is an intermittent stream within the area of analysis (Figure 3-7) and is the primary source of water (FWS 2019). The Cargo Muchacho Mountain Range is comprised predominately of Jurassic metavolcaniclastic rocks of the Tumco Formation, now present as well-foliated amphibolitefacies gneiss and schist (Tetra Tech 2011). Mesozoic biotite granite and associated pegmatite dikes cut the Tumco Formation and cut Mesozoic hornblende-biotite quartz monzonite. The granite and monzonite form large intrusive bodies in the range. The principal structural fabric in the range is west-northwest. Low-angle faults are cut by northwest trending faults. The Oro Cruz mineral deposit is believed to be a detachmentfault-related gold deposit consisting of replacement mineralization along a low-angle detachment fault related to regional extensional fault systems. Mineralization is hosted predominantly within or along the boundaries the Tumco Formation. Mesothermal mineralization occurs in multiple brown to brownish gray siliceous zones containing hematite, magnetite, quartz, mica, feldspar, chlorite, and copper oxides. Native gold containing very low silver is associated with iron and copper oxides. Surficial deposits include alluvial fan deposits and alluvial and lacustrine deposits below the valley floors; however, surficial deposits have not been mapped within the area of analysis (Stantec 2021a). Dominant soil orders are Entisols and Aridisols with an extremely aridic soil moisture regime (NRCS 2006). Soils within the area of analysis have not been mapped in detail by the US Department of Agriculture (USDA) Natural Resource Conservation Service (NRCS) but are covered by the generalized STATSGO2 dataset (Soil Survey Staff 2022), as shown in **Table 3-25** and on **Figure 3-7**.

Table 3-25 STATSGO2 Soil Mapping Units Within the Area of Analysis

Map Unit Symbol	Map Unit Name	Acres in Area of Analysis	Percent of Area of Analysis
s991	Myoma-Carsitas-Carrizo	114.9	18
s1126	Tecopa-Rock outcrop-Lithic Torriorthents	511.4	82
	Total	626.3	100

Source: Soil Survey Staff 2022

Soils in the area of analysis are primarily developed from weathered granitic rock and schistose rock substrates. The soils consist of gravelly sands with large amounts of cobble, rock, and boulders. Hill slopes are steep and almost entirely covered in large, weathered rock (Stantec 2021b). Soils are a product of the mechanical weathering process in this arid climate and are generally composed of coarse sands, gravel, and cobbles with little profile development. Soils vary from rock outcrops and a thin residual veneer of in-place rock materials on mountain ridges and slopes, to deep, coarse, alluvial material in washes and outwash fans. Old piedmont surfaces, such as desert pavement, have developed a characteristic type of rock surface underlain by vesicular and saline subsoils peculiar to this desert region. Rock outcrops on peaks, ridges, and knobs occur throughout the area. Cobbles and rock fragments are common on the ground surface and form part of the weathered desert pavement on stable bajadas (Dycker & Associates, Inc. 1995).

Myoma-Carsitas-Carrizo (Map Unit s991)

Myoma

The soil series Myoma is a light olive gray, moderately alkaline fine and very fine sands to a depth of approximately 31 inches, below which soils become strongly alkaline very fine sands. These soils are located at elevations of 200 feet below sea level to 1,800 feet AMSL and are nearly level to low rolling hills. Myoma soils are somewhat excessively drained with very slow runoff and rapid permeability (USDA 2015a).

Carsitas

The soil series Carsitas is a light olive gray color consisting of gravelly sands to a depth of 10 inches transitioning to gravelly coarse sands below that. Carsitas soils are somewhat excessively drained soils with negligible to low runoff and high saturated hydraulic conductivity. Soils were formed in alluvium from granitoid and/or gneissic rocks. These soils are on alluvial fans, fan aprons, valley fills and in drainageways. They are located at elevations ranging from 220 feet below sea level to 2,625 feet AMSL (USDA 2015b).

Carrizo

The soil series Carrizo is a pale brown color consisting of extremely gravelly sand to a depth of two inches transitioning to a stratified extremely gravelly and very gravelly coarse sand. Carrizo soils are excessively drained soils with negligible to low runoff and high saturated hydraulic conductivity. They are found on flood plains, fan piedmonts, and bolson floors. They are located at elevations ranging from 270 feet below sea level to 2,600 feet AMSL (USDA 2013).

Tecopa-Rock outcrop-Lithic Torriorthents (Map Unit s1126)

Tecopa

The soil series Tecopa is a pale to very pale brown color consisting of very gravelly sandy loams to a depth of eight inches where a restrictive layer of quartzite is met. These soils are very shallow with depths ranging from two to 10 inches. The Tecopa series is well drained with medium to rapid runoff and moderate permeability. They are found in elevations ranging from 1,500 to 5,000 feet AMSL (USDA 2015c).

Rock outcrop

Rock outcrops are classified as miscellaneous land types with little or no identifiable soils and are unable to support vegetation without major reclamation. Rock outcrops typically occur on mountain slopes and ridgetops at elevations ranging from 4,000 to 9,000 feet AMSL (NRCS 1982).

Lithic Torriorthents

Lithic Torriorthent soils have a lithic contact that is within approximately 20 inches of the surface and commonly is at a depth of less than approximately 10 inches. Their moisture-storage capacity is low, and they are known to occur mostly in association with soils that have more moisture available to plants (NRCS 1999).

3.18.3 Environmental Impacts (NEPA) – Proposed Action

The surface disturbance as a result of the Proposed Action would be created incrementally and could occur in either of the soil types found within the area of analysis. Soils within the area of analysis have a low erosional hazard from wind and water. The Myoma-Carsitas-Carrizo soils consist of thicker units of finer soils, which have excessive drainage causing for greater mineral precipitates and decreasing the quality of soil for vegetation to develop. The Tecopa-Rock outcrop-Lithic Torriorthents soil unit consists of shallow soils and rock outcrops, which reduces the potential for vegetation and increases potential for wind erosion. Although the Myoma-Carsitas-Carrizo soils have an increased potential for mineral precipitates than the other soil associations within the area of analysis, the minimal amount of meteoric and surface water through the area of analysis reduces the amount of mineral precipitates and the potential for soil entrainment. With an average winter temperature above 32°F, the potential for freeze-thaw fractures in rock outcrops and soils is reduced; thus, reducing the potential for soil erosion.

Under the Proposed Action, SMP would implement erosion PDFs, including, but not limited to: specific prohibitions, effluent limitations, potential contaminant source identification, practices to reduce pollutants, assessment of pollutant sources, materials inventory, preventative maintenance program, spill prevention and response procedures, general stormwater BMPs, training, record keeping, and sampling procedures (refer to **Appendix F** for additional discussion of PDFs). SMP would operate under a monitoring program that would be developed for BLM approval under the Proposed Action. Material stockpiling is not anticipated and would be kept as temporary storage during construction, if necessary. The topography within the area of analysis and the proposed design of the access roads and drill pads reduces the potential for stormwater runoff and sediment erosion (SMP 2021).

The Reclamation Plan (Sespe 2022) conforms with Section 2712 of SMARA, assuring that the Proposed Action would prevent or minimize adverse environmental impacts, and mined lands would be reclaimed to a usable condition that is readily adaptable for alternative uses at the end of the Project. Roads not needed for post-closure access would be reclaimed following the completion of exploration activities, and reclaimed areas would be revegetated with a BLM-approved seed mix (SMP 2021). As a result of surface-disturbing activities under the Proposed Action, and with the implementation of the PDFs (**Appendix F**), impacts to soils are anticipated to be minor, short-term, and localized.

3.18.4 Environmental Impacts (NEPA) – No Action Alternative

Under the No Action Alternative, the project would not be approved by the BLM; however, the area would remain available for other multiple use activities as approved by the BLM. No impacts to soils are anticipated under the No Action Alternative except for those occurring under existing conditions.

3.18.5 Impact Analysis (CEQA)

As outlined in the Reclamation Plan (Sespe 2022), California SMARA regulations, specifically Section 3711, require the salvage of topsoil and other suitable growth media (subsoil) prior to mining activities, and redistribution in areas to be revegetated. SMARA Section 3705 also requires soil analysis to determine if the growth media in revegetation areas consists of native topsoil and is otherwise adequate to support successful revegetation. Although the potential to use topsoil/subsoil from the Project Area is constrained by the limited development of the soil profiles (i.e., Project would disturb an estimated 20.54 acres total), topsoil and subsoil that is feasible to salvage would initially be scraped off the drill pads and new access road areas and stored along the edges of the pads/roads in small stockpiles and/or berms in accordance with Section 3711. The topsoil and subsoil would be salvaged and stored through the duration of Project activities, and then used as backfill for reclamation activities once drilling is complete and equipment demobilization occurs. Further detail related to topsoil and subsoil storage is available in the Reclamation Plan (Sespe 2022), which is on file with Imperial County (Reclamation Plan #21-0001).

- a) Would the Project directly or indirectly cause potential substantial adverse effects, including risk of loss, injury, or death involving:
 - 1) Rupture of a known earthquake fault, as delineated on the most recent Alquist-Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault? Refer to Division of Mines and Geology Special Publication 42;
 - 2) Strong Seismic ground shaking;
 - 3) Seismic-related ground failure, including liquefaction and seiche/tsunami; and,
 - 4) Landslides?

Less Than Significant Impact: No, the Project would not directly or indirectly cause potential substantial adverse effects, including the risk of loss, injury, or death due to earthquakes and/or slope instability. See descriptions below.

Fault Rupture: No, the proposed Project would not significantly cause a substantial adverse impact, either directly or indirectly, involving the rupture of an earthquake fault mapped as part of an Alquist-Priolo Earthquake Fault Zone (APZ). Per the California Department of Conservation's (DOC) California Earthquake Hazards Zone Application (EQ Zapp), the Project site does not fall within a currently designated California Geological Survey (CGS) Earthquake Fault Rupture Hazard ("Alquist-Priolo") Zone, nor is it located within a fault-rupture hazard zone. Per the DOC, the closest mapped DOC Alquist-Priolo Zone to the Project area is the "Brawley Seismic Zone" located approximately 30 miles away to the west.

Additionally, per the Imperial County General Plan (Imperial County 2015), specifically Figure 1 (Seismic Activity in Imperial County) within the Seismic and Public Safety Element and Figure 7 (Seismic Hazards) within the Conservation and Open Space Element, the closest shown fault extension is the "Algodones Fault" line located approximately five miles to the southwest. Furthermore, Figure 7 (Seismic Hazards) within the Conservation and Open Space Element notes that the "peak horizontal ground acceleration (the fastest measured change in speed, for a particle at ground level that is moving horizontally due to an earthquake) with a 10 percent probably of exceedance in 50 years" within the Project Area is designated as between 8 percent to 10 percent g (g – acceleration of gravity), which are the lowest seismic risk classifications show on Figure 7 of the Imperial County General Plan – Conservation and Open Space Element (Imperial County 2015).

Because the Project site is not located within or near an APZ or other active fault, there is little potential for the occurrence of surface fault rupture. Because the Project involves exploratory drilling and ancillary operations (e.g., improving/constructing access roads, installing helipads and drill pads, constructing staging areas, etc.), no significant slopes would be created. The Project also does not involve the construction of any permanent buildings or significant aboveground structures, and therefore the potential risk to onsite employees and contractors during major seismic events is considered low. As a result, the Project would not directly or indirectly cause adverse effects, including the risk of loss, injury, or death, as a result of fault rupture, and Project impacts would be less than significant.

Seismic Ground Shaking: No, the Project would not cause a substantial adverse impact, either directly or indirectly, from strong seismic ground shaking. As described under CEQA Criteria a)1) above, the Project site is not located within a mapped earthquake hazard zone (closest DOC-designated APZ fault zone is located approximately 30 miles away, and the County General Plan "Algodones Fault" line is approximately four miles away). Additionally, the Imperial County General Plan has designated the Project Area as having the lowest "peak horizontal ground acceleration" of approximately 8 percent to 10 percent acceleration of gravity.

Because the Project site is not located within or near an active fault zone, ground shaking during an earthquake would not present a significant risk or create slope instability. Because the Project involves

exploratory drilling and ancillary operations (e.g., improving/constructing access roads, installing helipads and drill pads, constructing staging areas, etc.), no significant slopes or buildings/structures would be created, and therefore the potential risk to onsite employees and contractors during major seismic events is considered low. As a result, the Project would have less than significant impacts related to strong seismic ground shaking resulting in a risk of loss, injury, or death.

Ground Failure/Liquefaction: No, the Project would not cause a substantial adverse impact, directly or indirectly, from seismic-related ground failure, including liquefaction. As discussed above, the Project site is not located within a mapped earthquake hazard zone. Additionally, per the EQ Zapp, neither the Project site nor surrounding areas are located within a designated CGS Landslide Zone or CGS Liquefaction Zone.

As discussed above, historical groundwater elevations within the Project Area vary greatly, ranging from as deep as 100-feet AMSL up to approximately 10- to 20-feet AMSL according to previous hydrology and soils analysis in the vicinity (Coes et al. 2015). In portions of the Project Area where groundwater was found close to the native ground surface, there is a potential for liquefaction or ground failure to occur during strong seismic shaking events. However, as discussed above, the Project involves exploratory drilling and ancillary operations (e.g., improving/constructing access roads, installing helipads and drill pads, constructing staging areas, etc.), and no permanent slopes or structures/buildings that would be susceptible to ground failure/liquefaction would be constructed onsite. As such, the potential for ground failure or liquefaction at the Project site with the potential to risk loss, injury, or death during major seismic events is considered low is considered low. Therefore, potential Project impacts related to seismic-related ground failure, including liquefaction, are less than significant, with no mitigation required.

Landslides: See responses to CEQA Criteria a)1), a)2) and a)3) above. Per the EQ Zapp, neither the Project site nor surrounding areas are located within a designated CGS Landslide.

The Project site is a relatively flat area with no major manmade landforms or areas with landslide potential as a result of the historical mining activities. Because the Project involves exploratory drilling and ancillary operations (e.g., improving/constructing access roads, installing helipads and drill pads, constructing staging areas, etc.), no significant slopes would be created, nor would any significant recontouring be required. Similarly, since there would be no mining spoils associated with the drilling campaign, other than nominal quantities of drill cuttings, there would be no waste piles that would need to be knocked down, or re-sloped. Following abandonment of the exploratory boreholes, any remaining drill cuttings would be spread out on the drill pad surfaces and reseeded in accordance with the revegetation plan provided herein, which would further ensure slope post-Project stability.

Where needed, SMP would flatten all slopes and floors using mobile equipment, to ensure no slopes exceed a 2H:1V (horizontal to vertical) angle in accordance with SMARA performance standards. Proposed revegetation in applicable portions of the Project Area would also help further stabilize any regraded areas/slopes and prevent erosion once roots are established. SMP would maintain onsite slopes as needed in order to limit potential impacts from erosion. For these reasons, the Project would not result in potential impacts from slopes and landslides, and less than significant impacts with no further mitigation would result.

b) Would the Project result in substantial soil erosion or the loss of topsoil?

Less Than Significant Impact: No, the Project would not result in substantial soil erosion or the loss of topsoil. Much of the Project Area has been disturbed due to historical mining operations. As such, it is assumed little topsoil/subsoil remains within the Project Area. Nevertheless, in accordance with SMARA, prior to grading/ground disturbance, topsoil and subsoil would initially be scraped off the drill pads and new access road areas and stored along the edges of the pads/roads in small stockpiles and/or berms. The topsoil and subsoil would be salvaged and stored through the duration of Project exploration activities, and then used as backfill during site reclamation once drilling is complete and equipment demobilization occurs.

Salvaged topsoil/subsoil from the Project Area would also be used as a growth medium for revegetation. Once the drilling campaign is complete, the stored topsoil/subsoil would be spread out and reseeded.

Additionally, the drilling campaign would utilize mud sumps to house the drilling fluids. As managed for the topsoil/subsoil, excavated spoils would also be stored along the edges of the pads and then backfilled into the excavated pits once drilling is complete and equipment demobilization occurs. These backfilled materials and any topsoil/subsoil that is salvaged would then be reseeded as part of the overall revegetation efforts.

Due to the existing topography and the proposed design of the access roads and drill pads, stormwater runoff and sediment erosion from the Project Area is considered unlikely. As such, the chances of discharge, erosion, and/or sedimentation from the Project Area that could adversely impact adjacent properties is considered very low. As outlined in Reclamation Plan (Sespe 2022) and the Plan (Appendix A), SMP would implement BMPs (e.g., berms, sandbags, fiber rolls, or silt fencing, etc.) for erosion and sediment control measures to ensure sediment does not inadvertently erode into adjacent areas during a large storm or high wind events. The effectiveness of erosion control measures would be monitored throughout the duration of the Project. SMP would ensure erosion, sediment transport and windblown dust are controlled by implementation of the storm water BMPs, compliance with ICAPCD applicable rules and regulations, and site-specific inspections (as needed) conducted by the operator.

As a result, through the salvage and proper storage of any remaining onsite topsoil/subsoil, and with the implementation of site-specific BMPs and ongoing stabilization of the site slopes, there would be less than significant Project impacts related to soil erosion and loss of topsoil.

c) Would the Project be located on a geologic unit or soil that is unstable or that would become unstable as a result of the project, and potentially result in on- or off-site landslides, lateral spreading, subsidence, liquefaction or collapse?

Less Than Significant Impact: No, the Project would not be located on or result in unstable geologic deposits or soils such that on- or off-site landslide, lateral spreading, subsidence, liquefaction, or collapse would potentially occur. As discussed under CEQA Criteria a) above, per the EQ Zapp, neither the Project site nor surrounding areas are located within a designated CGS Landslide Zone. Additionally, the DOC's (2022) landslide inventory database does not list active or dormant landslides within the Project Area. The Imperial County General Plan (Imperial County 2015), specifically Figure 2 (Landslide Activity) within the Seismic and Public Safety Element, also shows that the Project is not within a designated landslide potential area. Because the Project would be located outside of a landslide zone, and through continued adherence to the required 2H:1V slope design per County and SMARA standards, impacts related to seismic-related ground failure, including liquefaction, would be less than significant. Therefore, given that the proposed Project and related exploration structures would not be situated in areas known to have unstable ground conditions, and would not otherwise create such conditions, there would be less than significant impacts related to unstable geologic units and soil.

d) Would the Project be located on expansive soil, as defined in the latest Uniform Building Code, creating substantial direct or indirect risk to life or property?

No Impact: No, the Project would not be located on expansive soil as defined in as defined in Table 18-1-B of the Uniform Building Code (1994), creating substantial direct or indirect risks to life or property. As discussed above, soils in the Project Area are generally developed from weathered granitic rock and schistose rock substrates. The soils consist of extremely gravelly sands or gravelly loams with up to 90% coarse fragments. Soils within the Project Area are of two general types based on substrate and topographic position: residual soil material weathered in place on slopes and ridges; and deeper alluvial soils transported by water and gravity to toe slopes, washes and outwash fans. The soils within the Project Area also contain large areas of disturbance from previous mining and reclamation activities. None of the soils found within

the Project Area are subject to expansion when wetted. Additionally, no permanent or substantial above ground buildings or structures, or slopes, that could be susceptible to expansive soils would be constructed as part of the Project. As such, the Project presents no risk to life or property from expansive soils, resulting in no impacts.

e) Would the Project have soils incapable of adequately supporting the use of septic tanks or alternative waste water disposal systems where sewers are not available for the disposal of waste water?

No Impact: No, the Project does not have soils incapable of supporting the use or installation of septic tanks or alternative wastewater disposal systems. The Project would not involve the installation or use of septic tanks or alternative wastewater treatment systems. Portable toilets would be provided onsite as needed. Therefore, the Project would have no new impacts related to septic tanks or alternative wastewater disposal systems.

f) Would the Project directly or indirectly destroy a unique paleontological resource or site or unique geologic feature?

Less Than Significant Impact: No, the Project would not directly or indirectly destroy a unique paleontological resource or unique geologic features. As discussed in Section 3.8 above, Project construction and operations activities would not involve significant excavation or ground disturbance into previously undisturbed soils. The Project involves exploratory drilling and ancillary operations (e.g., improving/constructing access roads, installing helipads and drill pads, constructing staging areas, etc.), and most Project structures would be constructed at-grade in areas previous disturbed by historical mining activities. Because these activities would occur in areas that are not considered conducive to fossil preservation, the potential to encounter paleontological resources is unlikely. Moreover, construction of the drill site sumps is expected to be the Project aspect that requires the most below ground disturbance, and these sumps would be approximately 12-feet by 12-feet and 6 feet deep; within Holocene-age (recent) alluvium, which would not contain any fossil material. Other than minimal regrading to prepare the Oro Cruz Mine Portal, access roads, drill pads/sumps, and ancillary facilities, the Project activities do not involve ground disturbance in geologic materials that have any potential to contain fossils. Therefore, the Project does not have the potential to have a significant impact on these resources.

In accordance with the avoidance and control measures described in **Appendix F**, all Project surface-disturbing activity would be limited to the land area essential for the Project. In determining these limits, consideration would be given to topography, public health and safety, placement of facilities, and other limiting factors. Work area boundaries would be appropriately marked to minimize disturbance. All workers would strictly limit their activities and vehicles to the areas marked. All workers would be trained to recognize work area markers and to understand equipment movement restrictions

Additionally, although no adverse impacts to unique paleontological resources or unique geologic features are anticipated, nonetheless there is always to potential for undiscovered cultural resources to be inadvertently discovered. Therefore, SMP would comply with applicable County requirements that grading work cease in the event that any cultural resources are identified during grading. As discussed in the Plan (SMP 2021) and the Reclamation Plan (Sespe 2022), all workers, including all construction and drilling contractor personnel, and others who implement Project activities would be given special instruction, which would include training on distribution, general behavior and ecology, protection afforded by State and Federal endangered species acts (including prohibitions and penalties), and procedures for reporting encounters, and the importance of following the protection measures. If onsite employees or contractors encounter a potential cultural or paleontological resource, ground disturbing work would halt immediately within a 100-foot buffer of the resource encountered as a BLM-required mitigation measure (**Appendix F**),

and an archaeologist would be called in to evaluate the find in accordance with the monitoring and inadvertent discovery plan in consultation with the BLM archaeologist.

Therefore, through compliance with applicable Imperial County requirements related to undiscovered paleontological resources, and implementation of the avoidance measures outlined in the Plan (SMP 2021) and Reclamation Plan (Sespe 2022), the Project would not directly or indirectly destroy a unique paleontological resource or site or unique geologic feature, and impacts would be less than significant.

3.18.6 Cumulative Effects

The CESA boundary for soils includes the Project Area plus a one-mile buffer (**Figure 3-3**). This CESA was chosen as it is the geographic area to which cumulative impacts to soils would occur based on surface disturbance proposed under the Project. The CESA encompasses 6,260 acres.

Within this CESA, past and present disturbance, as detailed in **Table 3-26**, has resulted from the following activities: mineral development and exploration projects (796 acres); utilities, infrastructure, and public purpose projects (17 acres); roads (30 acres); and dispersed recreation.

Table 3-26 Past, Present, and RFFAs in the Soils CESA

Past, Present, and RFFAs, Disturbances and Projects	CESA
CESA Acres	6,260
Past Actions	
Mineral Development and Exploration	
Sand and Gravel Operations, Materials Sites and Community Sand and Gravel Pits	272
Notices	17
Mining and Exploration Projects	507
Past Actions Total Disturbance Acres	796
Present Actions	
Utilities, Infrastructure, and Public Purpose	
Power Lines	17
Roads and Railroads Present Actions	
Roads	30
Present Actions Total Disturbance Acres	47
Past and Present Total Disturbance Acres	843
Percent of CESA	13

Source: BLM 2022a-b

Of the 6,260 acres covered by the CESA, 843 acres of disturbance are associated with past and present which is a disturbance of approximately 13 percent of the CESA. There are no RFFAs within the CESA, other than the Proposed Action, which is analyzed for cumulative impacts in the following section.

Past mineral development and exploration activities within the Soils CESA have not all been actively reclaimed; however, natural reclamation of vegetation species has likely occurred at the site of past activities over time, which has resulted in various levels of revegetation, which is important for soil stability and erosion prevention. Impacts of past and present mineral development and exploration may be long-term since soil is physically removed and then replaced during reclamation. If an area is not reclaimed, or soils are not salvaged, existing soils may be buried. The primary effect of mining on soil resources is a temporary decrease in overall soil quality, reduction in soil production capabilities for vegetation and

wildlife, potentially increased soil erosion, and subsequently, an increase in sediment in downstream surface waters.

Disturbance to soil resources associated with utility, infrastructure, and public purpose projects (such as powerlines) involves construction of access roads, as well as temporary staging areas, which leads to soil compaction and removal of vegetation.

Road construction has a long-term effect on soil resources. Effects from unimproved roads include compaction of the ground, burial of soils and altering water flow on the soil surface. State Routes are paved with asphalt or concrete, which permanently affects the soil in the area and increases runoff from the impermeable surface, which further has the potential to increase erosion of adjacent soils.

Dispersed recreation may occur within the CESA in the future, which would be considered an RFFA. Dispersed recreation may lead to potential increases in the risk of soil erosion due to surface use, depending on recreation location. Impacts from RFFAs would be similar to those stated for past and present actions.

Proposed Action

Approval of the Proposed Action would increase disturbance within the CESA by 20.54 acres in addition to disturbance associated with past, present, and RFFAs (843 acres) for a total disturbance of approximately 864 acres, which is approximately 14 percent of the CESA. The Proposed Action in combination with the past, present, and RFFAs does not significantly contribute to the percentage of surface disturbance within the CESA; cumulative impacts would be negligible during Project operations and after reclamation occurs and would be short-term and localized.

No Action Alternative

Under the No Action Alternative, the proposed Oro Cruz exploration activities would not be approved and the associated impacts to soils would not occur. Overall, cumulative effects to this CESA from the No Action Alternative would be less than the Proposed Action since additional surface disturbance from that alternative would not occur and thus would not additionally impact soils. There would be no cumulative impacts beyond those currently occurring from past, present, and RFFAs.

3.19 Travel and Transportation

3.19.1 Initial Study Determination (CEQA)

Table 3-27 provides the determination of Project impacts to transportation.

Table 3-27 Transportation Environmental Checklist

	Transportation Criteria	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Conflict with a program plan, ordinance or policy addressing the circulation system, including transit, roadway, bicycle and pedestrian facilities?				\boxtimes
b)	Would the project conflict or be inconsistent with the CEQA Guidelines section 15064.3, subdivision (b)?			\boxtimes	
c)	Substantially increases hazards due to a geometric design feature (e.g., sharp curves or dangerous				

	intersections) or incompatible uses (e.g., farm equipment)?		
d)	Result in inadequate emergency access?		\boxtimes

3.19.2 Affected Environment

The area of analysis for travel and transportation is the Project Area. The road network in the area consists primarily of BLM-managed public access roads designated as part of the Northern and Eastern Colorado Desert Coordinated Management Plan. The majority of roads in the vicinity are unimproved two-track roadways with native surfaces (i.e., dirt and gravel roads and public access trails) within or adjacent to the area of analysis that are used by the public. The primary route of travel to access the area of analysis is Interstate 8 to Ogilby Road, then east on Gold Rock Ranch Road continuing on to BLM-designated access roads (**Figure 1-1**). Gold Rock Ranch Road allows primary access to the area of analysis and would not require improvement. Segments of existing BLM Route 670 that diverges from Gold Rock Ranch Road (which diverges east into BLM Route 669) would require improvement. There is existing access south of Gold Rock Ranch Road along Blythe Ogilby Road (via BLM Route 707), not requiring improvement, from which a new permanent access road would need to be constructed heading north from BLM Route 707 to reach the southern portion of area of analysis (BLM 2017; SMP 2021). In 2020, Annual Average Daily Traffic (AADT) on Blythe Ogilby Road from Interstate 8 was approximately 17,000 vehicles per day with the peak monthly ADT approaching 20,000 vehicles per day (Caltrans 2020).

3.19.3 Environmental Impacts (NEPA) – Proposed Action

Under the Proposed Action, access to the drill pad sites would be via existing roads (Blythe Ogilby Road and Gold Rock Ranch Road), new, and improved roadways and via helicopter from the Yuma Airport. Drilling equipment would be trucked to one of two truck unloading points at existing roads and then would be mobilized to the Drill Areas within the Project Area. Equipment would be unloaded from low boys onto the existing road at the unload points and no improvements would be needed to accommodate the unloading of equipment. The helicopter would be used to transport drilling equipment, water, fuel, and supplies to drill sites and conduct crew changes where necessary. Some drill sites may require access by helicopter where access by support trucks is not possible.

There are several existing access roads within the Project Area that would require improvement and some new access roads would need to be constructed. Approximately two miles of existing road would need to be improved and 6.2 miles of new temporary access roads would need to be constructed, dependent on the location and associated accessibility of the to-be-determined drill sites within each Drill Area. Most of the existing access roads requiring improvement are currently about six feet wide and would require an additional six feet of surface disturbance to widen. The new temporary access roads (locations to be determined depending on exact locations of the proposed drill sites) would require a 12-foot width of disturbance. A 2.8-acre portal staging area would need to be constructed, and access to the Oro Cruz Mine Portal would require construction of 1.8 miles of a new, permanent 15-foot-wide road.

Access roads would be used strictly for Project support vehicles to access the exploration Drill Areas, and they would be signed as having limited access. Gold Rock Ranch Road is gated at its intersection with Tumco Wash, which would serve as the safety barrier to Drill Areas 2, 3, 4, 5, and 7. To restrict access to Drill Areas 1 and 6, barriers would be constructed from onsite material from areas disturbed to prevent unauthorized access. The proposed new permanent access road would be secured from unauthorized access for the duration of activity at the portal staging area while assuring access by BLM staff. A gate would be placed across the road accompanied by proper deterrence on either side of the gate (i.e., fence, berm, or large boulder). Safety barriers would be constructed at designated points along new access routes to prevent public access but would be removed during reclamation. Advanced notice of access restrictions would be posted by the BLM.

No maintenance is planned for improved existing roads during the active drilling period and reclamation would occur after the roads are no longer needed for operations.

Access roads would be used by up to two track-mounted drill rigs, a CAT D8 bulldozer, excavator, track hoe, and support vehicles. Two water trucks and five support vehicles per shift would be required to visit the drill sites each day. The helicopter would make up to 10 trips per day to required drill sites. AADT on Blythe Ogilby Road and access roads within the Project Area would temporarily increase as a result of the Proposed Action. Project personnel accessing the site would result in approximately 45 trips per day on BLM access roads within the area of analysis for drill crew members, Project employees, and water truck deliveries (Tupper 2022). Fuel deliveries would happen once every approximately five days. A maximum of 10 workers would be required on-site at the Project during operations, including for both above ground and underground proposed exploration operations. The drilling rig and other equipment proposed for operations would typically remain on-site during exploration. Water would be sourced offsite to the Project Area and to the underground exploration operations through Drill Area 1, resulting in up to an additional 14 round trips per day to account for water trucks. The additional traffic generated from the temporary operations of the Proposed Action would be negligible in terms of AADT increases on these roads. Monthly ADT would temporarily increase during each approximately two-week drilling campaign, but traffic levels would return to existing conditions following Project completion.

Under the Proposed Action, impacts to travel and transportation, including access and traffic, are anticipated to be negligible, short-term, and localized.

3.19.4 Environmental Impacts (NEPA) – No Action Alternative

Under the No Action Alternative, the Project would not be approved by the BLM; however, the area would remain available for other multiple use activities as approved by the BLM. No impacts to travel and transportation are anticipated under the No Action Alternative except for those occurring under existing conditions.

3.19.5 Impact Analysis (CEQA)

The Project would require use of existing and construction of new access roads to facilitate exploration operations. Reclamation and BMPs for such are further discussed in the Reclamation Plan (Sespe 2022) in addition to the analysis provided below.

Vehicle Trips/Miles Travelled: In 2013, the California legislature enacted SB 743, which required, among other things, that the State of California Governor's Office of Planning and Research (OPR) adopt new guidelines for assessing transportation impacts, specifically that traffic congestion would no longer be considered in assessing a significant impact under CEQA. Specifically, CEQA lead agencies must now analyze a project's CEQA transportation impacts using vehicle miles travelled (VMT) metric. The OPR's Technical Advisory (OPR 2018) document provides guidance for evaluating this new transportation impact method. Therefore, the Project's potential transportation and VMT impacts are presented and quantified utilizing the OPR's Technical Advisory methods under CEQA Criteria b) below.

The Project's total daily heavy-duty and light-duty vehicle trips and associated vehicle miles travelled (VMT) was estimated as part of the air emissions and air quality analysis. Vehicle trips and VMT were quantified for both the Project construction and operational phases, based upon the proposed activities that would require vehicle operations. Based upon the air emissions inventory conducted for the Project, **Table 3-28** below summarizes the estimated daily vehicle one-way trips and associate VMT's. Note these estimates conservatively assume that all Project activities (i.e., road construction, drill site construction, exploratory drilling, and laydown yard operations) would be occurring simultaneously on a given operational day.

Table 3-28 Estimated Project Vehicle Trips & Vehicle Miles Travelled

Project Operations	One-Way Trips per Day	VMTs per Day
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Road Construction	12	30
Drill Site Construction	2	15
Exploratory Drilling	38	270
Laydown Yard Emissions	12	180
Totals:	64	495

OPR's guidance and Section 15064.3 of the CEQA Guidelines states that "... 'vehicle miles traveled' refers to the amount and distance of automobile travel attributable to a project. Here, the term 'automobile' refers to on-road passenger vehicles, specifically cars and light trucks." (OPR 2018). For this reason, generally heavy-duty trucks should be excluded from a project's VMT evaluation; however, conservatively the Project's heavy-duty truck activity are included within the daily VMTs shown in **Table 3-28** above. Specifically, the Federal Highway Administration's (FHWA's) largest passenger car equivalence (PCE) factor of 4 automobile trips per 1 truck trip was utilized to quantified VMT's from heavy-duty truck activity.

a) Would the Project conflict with a program plan, ordinance or policy addressing the circulation system, including transit, roadway, bicycle and pedestrian facilities?

No Impact: No, the Project would not conflict with a program, plan, ordinance, or policy addressing the circulation system, including transit, roadway, bicycle, and pedestrian facilities. As discussed above, existing access roads would be used to the extent possible but some new access roads would be required across BLM land (**Figure 2-1**). However, the access routes that would be used are pre-existing BLM-authorized routes, and the proposed drill sites and new access roads would be mostly located within previously mined and disturbed areas. I-8, Blythe Ogilby Road, and Gold Rock Ranch Road are the primary regional County roadways that would be used for access; however, no improvements would be required along these roads as they have sufficient capacity and design to safely accommodate Project vehicles and equipment. Additionally, prior to initiating onsite construction activities, SMP would be required to obtain a temporary access encroachment permit through the Imperial County Public Works Department. As part of the encroachment permit, SMP would prepare and implement a temporary traffic control plan to ensure that vehicles and equipment would safely ingress/egress from the Project Area onto public roadways.

The exploration drilling aspects of the Project would require approximately 13,820-linear-feet (2.6 miles) of existing road improvements, and approximately 32,740-linear-feet (6.2 miles) of new temporary access road construction; however, these new access roads would be used strictly for Project support vehicles to access the exploration Drill Areas (i.e., public access would be prohibited). Signage would be installed at appropriate ingress/egress points clearly describing the roads as having limited access.

Access to the Oro Cruz Mine Portal would also require the construction of 9,640-linear-feet (1.8 miles) of a new 15-foot-wide road. While this road would remain a permanent road to support the site post-reclamation, the road would be secured from unauthorized access for the duration of activity at the portal staging area while assuring access by BLM staff. To ensure the public does not inadvertently access this roadway, a gate would be placed across the road accompanied by proper deterrence on either side of the gate (i.e., fence, berm, or large boulder).

As summarized above, any new access roads constructed as part of the Project would be used strictly for Project support vehicles to access the exploration Drill Areas. Signage would be installed at appropriate ingress/egress points clearly describing the roads as having limited access. The number of vehicles required to travel to and from the Project site during the 12- to 24-month exploratory period would be minimal (which would include light-duty employee and contractor vehicles). Additionally, transport of the larger drilling rigs and ancillary equipment to the Project site via public roadways using a lowboy would occur infrequently (i.e., estimate prior to drilling of the initial exploratory hole, and demobilization once exploration operations are complete). This minimal number of vehicles and trucks entering or leaving the

Project area would not adversely impact the County's circulation systems, nor would it conflict with applicable County transit programs or policies. Additionally, a temporary traffic control plan would be implemented to ensure that vehicles and equipment would safely ingress/egress from the Project Area.

As a result, the Project would not impact any County program, plan, ordinance, or policy related to transit, roadway, bicycle, or pedestrian facilities in the vicinity of the Project, and no impacts would occur.

b) Would the project conflict or be inconsistent with the CEQA Guidelines section 15064.3, subdivision (b)?

Less Than Significant Impacts: The proposed Project would not conflict with or be inconsistent with CEOA Guidelines Section 15064.3(b). CEOA Guidelines Section 15064.3(b) requires that a project's potential transportation impacts be evaluated using the "vehicle miles traveled (VMT)" metric, which refers to the amount and distance of automobile travel attributable to a project on a daily basis. To address the requirements of CEQA Guidelines Section 15064.3(b), in 2018 the Governor's Office of Planning and Research (OPR) published the Technical Advisory on Evaluating Transportation Impacts in CEOA (OPR, 2018), which states that "Projects that generate or attract fewer than 110 trips per day generally may be assumed to cause a less-than-significant vehicle miles travelled (VMT) impact." As discussed above, the maximum number of onsite employees and contractors travelling to and from the Project Area in a given day is estimated to be up to 13 total (which would result in a maximum of approximately 64 trips per day). In addition to light-duty employee and contractor vehicles, larger heavy-duty trucks would also be utilized intermittently to deliver materials and equipment to the Project Area; however, OPR's guidance and Section 15064.3 of the CEQA Guidelines states that "... 'vehicle miles traveled' refers to the amount and distance of automobile travel attributable to a project. Here, the term 'automobile' refers to on-road passenger vehicles, specifically cars and light trucks." (OPR 2018). As such, Project trips involving heavy-duty trucks have been excluded from this VMT evaluation.

As stated above, the Project is estimated to generate a maximum of 64 new vehicle trips per day as a result of employees and contractors traveling to and from the Project Area to conduct exploration activities. The Project's maximum daily vehicle trip could is well below OPR's screening threshold of 110 trips per day. Therefore, the proposed Project would result in no impact related to VMT and would not conflict or be inconsistent with CEQA Guidelines Section 15064.3(b)(3), and no impacts would occur.

c) Would the Project substantially increase hazards due to a geometric design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment)?

No Impact: No, the proposed Project would not substantially increase hazards due to a geometric design feature or incompatible uses. Conversely, by improving many of the existing BLM access roads within the Project Area, the Project would improve vehicle safety within the area. Additionally, installation of other safety features (e.g., berms, fences, signs, etc.) throughout the site would further ensure the public or other recreational vehicles to not inadvertently access incompatible or unsafe areas. See response to CEQA Criteria a) above for additional detail.

As discussed above, road improvements would occur within the Project Area, and there are no proposed changes to the design or layout of the public ingress/egress points connecting to public roadways, specifically Gold Ranch Road and Ogilby Road/SR-34. As shown on **Figure 2-1**, SMP's proposed access road improvements are not located adjacent to a public roadway, rail crossing, or pedestrian/vehicle area, and none of the proposed Project activities would impact driver safety or visibility. For these reasons, the Project would not result in alterations to nearby roadways, installation or expansion of new driveways or geometric design features, or creation of incompatible uses along these roadways, and no impacts would occur.

d) Would the Project result in inadequate emergency access?

No Impact: No, the proposed Project would not result in inadequate emergency access. As discussed above, other than construction of new and improved internal access roads on BLM lands within the Project Area, there are no proposed design changes to the existing ingress/egress points connecting to Gold Ranch Road and Ogilby Road/SR-34. The Project would not result in alterations to existing adjacent roadways, parking areas, etc. Project equipment and vehicles would be parked off public roads within designated onsite parking areas and would not block emergency access routes. Additionally, no road closures are proposed during Project exploration or reclamation activities. Furthermore, SMP would coordinate with local law enforcement and fire departments to provide 24-hour access as needed for emergency response. As a result, the proposed Project would not impede existing emergency access in the Project vicinity, and no impacts would occur.

3.20 Vegetation, including Noxious and Non-Native Invasive Species

3.20.1 Initial Study Determination (CEQA)

The IS determination pursuant to CEQA for vegetation is included under **Section 3.18.1** as the IS analyzes all biological resources within one category.

3.20.2 Affected Environment

The area of analysis for vegetation, including noxious and non-native invasive species, is the Project Area plus a 500-foot buffer (**Figure 3-8**). Vegetation habitat mapping was conducted prior to conducting field surveys using spatial analysis software to estimate the type and extent of vegetation habitat within the area of analysis. Biological surveys were conducted in March 2021, including vegetation surveys, and additional detail on the methods used to determine vegetation habitat and the survey results is further discussed in Biological Resource Technical Report and Assessment Oro Cruz Exploration Project (WestLand 2021).

Vegetation in the area of analysis consists of low desert scrub, typical of the region in southeastern California, and is sparse in the upland and xeroriparian habitats. The uplands are dominated by very low-density shrub communities of creosote (*Larrea tridentata*) and brittlebush (*Encelia farinose*). There are also large portions of the area of analysis with disturbed habitats that are dominated by non-native species, including tamarisk and yellowdome (*Trichoptilium incisum*). The xeroriparian habitat is generally the same as the uplands habitat but also includes widely spaced upland trees and ocotillo (*Fouquieria splendens*). During pedestrian surveys in March 2021, three California Native Plant Society vegetation categories were identified within the area of analysis, including black mustard (*Brassica nigra*) and other mustards seminatural stands, blue palo verde (*Parkinsonia florida*)-ironwood alliance, and creosote-brittlebush alliance (WestLand 2021). Additional detail on each vegetation category is provided below:

Black mustard and other mustards semi-natural stands

This vegetation category represents approximately 18 percent of the area of analysis and 24 percent of the Project Area and is associated with disturbed and barren areas. Black mustard was not observed in the area of analysis, but a closely related non-native mustard, Saharan mustard (*Brassica tourneforti*) was present in both naturally disturbed areas (i.e., wash scour) and human-disturbed areas (roads, camp sites, waste rock piles). This community is not classified as sensitive by the CDFW (CDFW 2020a).

Blue palo verde-ironwood alliance

This vegetation category represents approximately two percent of both the area of analysis and Project Area and is primarily restricted to xeroriparian areas (i.e., washes, drainages, and narrow canyons). Commonly occurring species include blue palo verde, ironwood, sweetbush (*Bebbia juncea*), lance leaved ditaxis (*Ditaxis lanceolata*), desert lavender (*Hyptis emoryi*), ocotillo, and Anderson's desert thorn (*Lycium andersonii*). This natural community is classified as sensitive by the CDFW (CDFW 2020a).

Creosote-brittlebush alliance

This vegetation category represents approximately 79 percent of the area of analysis and 74 percent of the Project Area and occurs in a variety of topographic settings. Commonly occurring species include creosote, brittlebush, ocotillo, beavertail prickly pear (*Opuntia basilarus*), and burrobush (*Ambrosia dumosa*). This natural community is also classified as sensitive by the CDFW (CDFW 2020a).

Noxious and Invasive, Non-Native Species

No noxious and invasive non-native weed species, as identified and managed under Section 52332 of the California Food and Agriculture Code and the California Noxious Weeds list maintained by the California Department of Food and Agriculture (CDFA 2021), were observed within the area of analysis. Saharan mustard (*Brassica tourneforti*), a Class "C" Rated Weed under CCR 4500 Noxious Weeds List (CDFA 2021), was observed within the area of analysis.

Special Status Plant Species

Two BLM sensitive plant species were identified as having potential habitat within the area of analysis, with a low potential of occurrence. Wiggin's croton (*Croton wigginsii*) is commonly found in sandy areas in desert dunes and Sonoran desert scrub. A small area of suitable sandy habitat was identified during the March 2021 baseline surveys in Sonoran desert scrub on the western edge of the area of analysis, but outside the Project Area. Sand food (*Pholisma sonorae*) is commonly found in sandy soils, sand dunes, and other sandy areas and is considered a root parasite of desert shrubs. Small pockets of suitable sandy soils were identified during the March 2021 baseline surveys in the western side of the area of analysis, and burrobush (*Ambrosia dumosa*), a suitable host plant, was identified as occurring within the area of analysis, both outside of the Project Area (WestLand 2021). Neither Wiggin's croton nor sand food were observed during the March 2021 baseline surveys within the area of analysis. Both plant species are designated as special status species that are known to occur on BLM lands managed by the El Centro Field Office (BLM 2015).

3.20.3 Environmental Impacts (NEPA) – Proposed Action

Under the Proposed Action, surface disturbance would occur from the construction of a staging area, exploration roads including improvements to existing roads, sumps, and drill pads. Surface disturbance could directly impact vegetation communities within the Project Area from the removal of vegetation, which could increase soil erosion and the possibility of spreading noxious and invasive non-native species. Per the PDFs outlined in **Appendix F**, SMP would revegetate disturbed areas with native seed mixtures approved by the BLM. A diverse, native plant community would be targeted, and the seed mix list would be reviewed prior to revegetation activities initiating. With implementation of these PDFs and CMAs, impacts to vegetation communities as a result of 20.54 acres of surface disturbance are anticipated to be minor, short-term, and localized.

Impacts on vegetation resources from noxious and invasive, non-native species may include the establishment and spread of these species during exploration activities or reclamation. The Proposed Action would create 20.54 acres of surface disturbance, which could allow for weeds to invade new areas within the Project Area. All seed mixes and natural erosion products used for reclamation would be certified weed-free. Weed control practices would be implemented as necessary in coordination with the BLM, and non-native invasive plants would be removed manually, as specified in the Reclamation Plan (Sespe 2022). Additionally, CMA LUPA-BIO-10 would require implementation to be consistent with BLM state and national policies and guidance for integrated weed actions, which would include thoroughly washing vehicles prior to entering the Project site among other weed management measures described further for CMAs in **Appendix F**. Impacts from the Proposed Action on the spread and encroachment of noxious and invasive non-native species are expected to be negligible, short-term, and localized.

Impacts to special status plant species would include the disturbance of up to 20.54 acres of vegetation communities that may provide potential habitat for Wiggin's croton and sand food. No special status plant

species have been identified within the Project Area, and no direct impact to sensitive plant species would occur from direct removal of individuals or populations. Direct impacts to the BLM sensitive plant species would occur from the removal of up to 20.54 acres of potential habitat, as surface disturbance could occur at any location throughout the Project Area as exploration activities progress through the life of the Project. Reclamation would occur on proposed disturbances within special status plant species habitat, reducing long-term impacts from habitat removal. Should special status plant species be identified during Project activities, the BLM would require SMP to implement temporary barrier fencing around the individual plants for avoidance and to minimize impacts throughout the life of the Project. Additional CMAs would also be required to minimize impacts to special status species, including LUPA-BIO-13, LUPA-BIO-PLANT-2, LUPA-BIO-SVF-6, LUPA-BIO-VEG-1, and LUPA-BIO-VEG-2, as included and described in **Appendix** F. Impacts to special status plants under the Proposed Action would be negligible, short-term, and localized.

3.20.4 Environmental Impacts (NEPA) – No Action Alternative

Under the No Action Alternative, the Project would not be approved by the BLM; however, the area would remain available for other multiple use activities as approved by the BLM. As such, no impacts to vegetation, including spread of noxious and invasive non-native species, would occur under the No Action Alternative.

3.20.5 Impact Analysis (CEQA)

The impact analysis determination pursuant to CEQA for vegetation is included under **Section 3.18.5** as the IS analyzes all biological resources within one category.

3.20.6 Cumulative Effects

The CESA boundary for vegetation includes the Project Area plus a one-mile buffer (**Figure 3-3**). This CESA was chosen as it is the geographic area to which cumulative impacts to vegetation would occur based on surface disturbance and vegetation removal proposed under the Project. The CESA encompasses 6,260 acres.

Within this CESA, past and present disturbance, as detailed in **Table 3-29**, has resulted from the following activities: mineral development and exploration projects (796 acres); utilities, infrastructure, and public purpose projects (17 acres); roads (30 acres); and dispersed recreation.

Table 3-29 Past, Present, and RFFAs in the Vegetation CESA

Past, Present, and RFFAs, Disturbances and Projects	
CESA Acres	6,260
Past Actions	
Mineral Development and Exploration	
Sand and Gravel Operations, Materials Sites and Community Sand and Gravel Pits	272
Notices	17
Mining and Exploration Projects	507
Past Actions Total Disturbance Acres	796
Present Actions	
Utilities, Infrastructure, and Public Purpose	
Power Lines	17
Roads and Railroads Present Actions	
Roads	30

Past, Present, and RFFAs, Disturbances and Projects	
Present Actions Total Disturbance Acres	47
Past and Present Total Disturbance Acres	843
Percent of CESA	13

Source: BLM 2022a-b

Of the 6,260 acres covered by the CESA, 843 acres of disturbance are associated with past and present actions which is a disturbance of approximately 13 percent of the CESA. There are no RFFAs within the CESA, other than the Proposed Action, which is analyzed for cumulative impacts in the following section.

Impacts to vegetation species from mineral development and exploration activities in the CESA include vegetation removal. While some of these past projects have not been actively reclaimed, natural re-establishment of vegetation has occurred over time resulting in various levels of revegetation. Impacts from mineral development and exploration can be long-term. Re-establishment of vegetation would eventually occur on mining disturbances, whether through the revegetation measures required for specific projects or through natural revegetation.

Within the vegetation CESA, disturbance associated with utilities, infrastructure, public purpose projects included native vegetation removal during construction. After construction of utility and infrastructure projects, access roads remain for maintenance, which creates a long-term impact to vegetation in the CESA. Disturbance associated with roads in the CESA has affected vegetation since the road area includes vegetation removal, and areas disturbed by vehicles are often slower to re-establish because the soils have been compacted.

Dispersed recreation may occur within this CESA in the future, which would be considered an RFFA. Impacts from RFFAs would be similar to those stated for past and present actions.

Proposed Action

Approval of the Proposed Action would increase disturbance within the CESA by 20.54 acres in addition to disturbance associated with past, present, and RFFAs (843 acres) for a total disturbance of approximately 864 acres, which is approximately 14 percent of the CESA. The Proposed Action in combination with the past, present, and RFFAs does not significantly contribute to the percentage of surface disturbance within the CESA. Considering past and present disturbance to vegetation within the CESA, combined with potential RFFAs of wildfires and continued dispersed recreation and combined with the Proposed Action, cumulative impacts to vegetation would be negligible to minor, short-term, and localized.

No Action Alternative

Under the No Action Alternative, the proposed Oro Cruz exploration activities would not be approved and the associated impacts to vegetation, including noxious and non-native invasive species, would not occur. Overall, cumulative effects to this CESA from the No Action Alternative would be less than the Proposed Action since additional surface disturbance from that alternative would not occur and thus would not additionally impact vegetation. There would be no cumulative impacts beyond those currently occurring from past, present, and RFFAs.

3.21 Visual Resources

3.21.1 Initial Study Determination (CEQA)

Table 3-30 provides impact determinations of the Project on aesthetics for criteria other than as provided in Public Resources Code Section 21099.

Table 3-30 Aesthetics Environmental Checklist

	Aesthetics Criteria	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Have a substantial adverse effect on a scenic vista or scenic highway?			\boxtimes	
b)	Substantially damage scenic resources, including, but not limited to trees, rock outcroppings, and historic buildings within a state scenic highway?				
c)	In non-urbanized areas, substantially degrade the existing visual character or quality of public views of the site and its surrounding? (Public views are those that are experienced from publicly accessible vantage point.) If the project is in an urbanized area, would the project conflict with applicable zoning and other regulations governing scenic quality?			\boxtimes	
d)	Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?			\boxtimes	

3.21.2 Affected Environment

The area of analysis for visual resources is the Project Area and the viewshed of three Key Observation Points (KOPs) selected for analysis as areas representing the geographic region where the Project could potentially be visible by casual observers (Figure 3-9). Scenic quality is a measure of the visual appeal of a parcel of land, and Section 102(a)(8) of FLPMA placed an emphasis on the protection of the quality of scenic resources on public lands. Section 101(b) of the NEPA requires that measures be taken to ensure that aesthetically pleasing surroundings be retained for all Americans. Per BLM H-1601-1 Land Use Planning Handbook, the BLM manages resource uses and management activities consistent with Visual Resource Management (VRM) objectives established in the land use plan (BLM 2005). The VRM objectives designate classes for BLM-administered lands in order to identify and evaluate scenic values to determine the appropriate levels of management during land use planning. The BLM identifies four VRM Classes (I through IV) with specific management descriptions for each class, which represent the relative value of the visual resources. Classes I and II are the most valued, Class III represents a moderate value, and Class IV represents the least value. In addition, Class I is generally assigned to those areas where a management decision has been made previously to maintain a natural landscape. The DRECP LUPA (BLM 2016) assigned VRM classes ranging from Class I to Class IV to all BLM lands within the CDCA in accordance with BLM H-1601-1. The majority of the Project Area falls within VRM Class III, with a small southern portion of Drill Area 6 being VRM Class IV (Figure 3-10). VRM Class III allows for moderate changes to the characteristic landscape to partially retain the existing character of the landscape, while VRM Class IV allows for major changes to the characteristic landscape to provide for management activities that require such. The viewshed of each of the three KOPs is summarized below in terms of the foreground, middleground, and background distance zones per the BLM Visual Resources Inventory Manual H-8410-1 (BLM 1986).

KOP 1

KOP 1 is located at the Tumco parking lot/kiosk area facing southeast toward the proposed Project. KOP 1 was selected due to the significance and recreational nature of the Tumco Historic Mine off Blythe Ogilby Road and would be most readily viewed by road travelers and recreation users. For travelers using Blythe

Ogilby Road during Project operations, their focus would be on the road with the existing and proposed disturbances in their periphery.

The foreground to middleground zone of the landscape consists of rugged, defined, circular rough rocks and sparse to clustered, irregular vegetation. In the foreground, the landscape appears as an irregular, horizontal form and a designated, unpaved walking trail has a bold, curving effect. Vegetation appears diffuse, broken, and jagged and clumped in some areas with varying color from green to brown. As the foreground transitions to the middleground zone, vegetation becomes more indistinct and irregularly sparse and clustered. Land features in the middleground appear rugged to smooth with a diverging effect. BLM signage, posts, and a gate identifying the Tumco Historic Mine boundary are present in the middleground taking on linear vertical and horizonal form. The structures are bold and dark brown and contrast with the natural landscape.

The background zone is comprised of the west slopes of the Cargo Muchacho Mountains. Undulating, angular peaks along the crest of the mountains create pyramidal forms with irregular, angular lines along the backdrop of the blue sky. The mountain peaks range from low to tall and create a jagged line effect against the sky backdrop. Lower slopes of the mountains framing either side of the middleground zone have bolder lines creating variability in depth, insinuating the presence of canyon-like corridors. Vegetation is indistinguishable along the background mountain features. The mountains have a gray appearance while the sun creates a luminous effect in the blue sky above the mountains.

KOP 2

KOP 2 is located traveling north at a pullout off Blythe Ogilby Road and faces northeast toward the Cargo Muchacho Mountains. KOP 2 was selected due to its proximity to the Project Area and the potential for drilling to be visible by people traveling north on Blythe Ogilby Road in their periphery.

In the immediate foreground from KOP 2, the ground appears flat and wide with weak curving lines in the gravel. The ground is dotted with varying small to large, rounded rocks. Coarse, clustered vegetation is prominent in the foreground. The middleground consists of a soft dirt road and takes on a linear to curving form. The landscape of the middleground is primarily flat with indistinct vegetation clusters creating textures varying from coarse to smooth, with the ground appearing as tan and gray-brown. In the foreground to middleground, vegetation contrasts with the landscape as green, tan, and brown.

A weak, horizontal line is formed where the middleground meets the background zone at the base of the mountains. Jagged, angular peaks line the sky along the top of the Cargo Muchacho Mountains in the background. Mountain formations are bolder and more complex in the left most view of KOP 2 and as the user pans to the right, mountain features become less striated and fainter. This contrast creates variability in depth of the mountain range from the middleground to background.

There are no buildings, fences, or other structures visible in the foreground, middleground, or background zones of KOP 2.

KOP 3

KOP 3 is located traveling south at a pullout off Blythe Ogilby Road and faces southeast toward the Cargo Muchacho Mountains. KOP 3 was chosen due to its proximity to the Project Area and the potential for drilling to be visible by people traveling south on Blythe Ogilby Road in their periphery.

In the immediate foreground of KOP 3, a flat, linear, developed road runs parallel to the soil edge of the landscape. Bold lines separate the road from the natural soil landscape featuring sparse to clustered vegetation. A bold yellow line runs down the center of the cracked, grey asphalt road which highly contrasts with the natural landscape. Southward along the road, vegetation and soil lines begin to converge and become softer and more indistinguishable in the middleground zone. To the right of the middleground zone, tall, vertical power poles contrast with the blue sky. Textures of the landscape in the middleground zone

are gradational, transitioning from coarse to smooth. As vegetation meets the base of the mountains, it appears grainy and greenish brown to indistinct.

The background zone of KOP 3 is comprised of mountain crests and blue sky. Mountain features are more prominent in the left side views from KOP 3. As the user pans to the right, the jagged, rough mountains begin to converge with the smooth, blue sky and become hidden behind the vegetation located in the middleground zone.

3.21.3 Environmental Impacts (NEPA) – Proposed Action

Visual contrast rating worksheets were completed for each of the KOPs analyzed to determine environmental impacts under the Proposed Action and are included as **Appendix H**.

KOP 1

The mountainous topography of the area would prevent much of the Project from being visible to travelers using Blythe Ogilby Road. The distance between KOP 1 and the proposed Project facing the drill areas is less than one mile away. Disturbance activity is unlikely to be visible so long as disturbance occurs at lower elevations (hidden by vegetation) or higher elevations (hidden in a valley/canyon). Assuming disturbance occurs vertically up the mountains in the background or lower within the valleys/canyons, the contrast of operations and drilling equipment would be weak against the natural landscape.

Soils in the area would appear lighter in color upon exposure during drilling. These exposed soils would contrast with dark colored drill pads and equipment. While there is a possibility the Project would attract the attention of recreationalists and travelers visiting the historic Tumco walking area, the degree of contrast of the Project construction and operation at Drill Areas 1, 3 and 5 would be weak, creating indistinguishable linear features. Impacts to the viewshed from KOP 1 would be negligible, short-term, and localized.

KOP 2

KOP 2 is located approximately two miles away from Drill Area 6. It is anticipated that much of the Project would not be visible due to the mountainous topography of the proposed Project Area. Drilling equipment might be visible in the far background against the mountains and a helicopter may be temporarily visible during occasional travel to Drill Area 6. Assuming disturbance occurs vertically up the mountains in the background or lower within the valleys/canyons, contrast of operation equipment would be weak against the natural landscape. It is possible that the degree of contrast would be none if disturbance were to occur lower in the valleys behind the face of the mountain directly in front of KOP 2.

Soils in the area would appear lighter in color upon exposure during drilling, which would contrast with dark colored drill pads and equipment. While there is a possibility the Project would attract the attention of recreationalists and travelers due to its proximity to KOP 1, the degree of contrast of the Project construction and operation at Drill Area 6 would be weak and linear features of drilling equipment would be indistinguishable. Any visual contrast created as a result of the Project would be temporary during exploration activities and would not be constant within Drill Area 6 or along the access roads during the life of the Project. Impacts to the viewshed from KOP 2 would be negligible, short-term, and localized.

KOP 3

KOP 3 is located approximately one mile away from the Project Area and faces Drill Area 3. It is anticipated that the Project Area would not be visible due to the surrounding mountainous topography and tall vegetation in the foreground and middleground zones. Assuming disturbance would occur at higher elevations along the mountains in the background or lower within the valleys/canyons of the drill areas, contrast of operations and drilling equipment would be weak against the natural landscape. Project operations would likely occur behind the face of the mountains and would not be visible from KOP 3.

While there is a possibility the Project would attract the view of travelers driving along Blythe Ogilby Road from KOP 3, the degree of contrast of drilling equipment, construction of drill pads, and vehicles utilizing Project access roads would be temporary and inconsistent. A helicopter traveling from Drill Area 1 to Drill Area 3 may be visible occasionally and for short periods of time. Any visual contrast created as a result of the Project would be temporary during exploration activities and would not be constant within all drill areas, including Drill Area 3 or along the access roads during the life of the Project.

Under the Proposed Action, a 40-foot drill rig line against the existing landscape would have weak degree of contrast to form, color, line and texture elements of the existing background and would not be noticeable to the casual viewer. Based on BLM Manual 8400-Visual Resource Management (BLM 1984), the drill pad area would be in the background distance zone where the texture and form of individual elements are no longer readily apparent in the landscape, appearing in patterns or outlines. The proposed drill rigs may add additional form and lines in the background zone as tall, vertical forms adding opposing colors not currently present in the existing landscape (including reflective surfaces), but they would not result in a strong degree of contrast and would likely be a weak, indistinct line element in the viewshed. The Project would be implemented over a period of up to two years, with drilling occurring up to two weeks at each of the 65 proposed drill sites prior to moving to a new drill site location. There would be up to two drill rigs in operations at a time within the Project Area, operating on a 12- or 24-hour-per-day schedule, with the potential for both drill rigs to be operating within one Drill Area. Weak, indistinct line elements would appear in the viewshed (Figure 3-9) under the Proposed Action from equipment, drill pads, and road improvements and construction; however, the contrast of the drilling equipment at each drill site against the existing characteristic landscape would be temporary and not sedentary to one location as Project activities would move between each Drill Area. Additionally, the Project Area has been designated as a BLM VRM Class III (BLM 2005, 2016), with a small portion designated as BLM VRM Class IV in the southernmost area (Figure 3-10). Overall, impacts to visual resources would be negligible, short-term, and localized.

3.21.4 Environmental Impacts (NEPA) – No Action Alternative

Under the No Action Alternative, impacts to visual resources are not anticipated as the Project would not be approved and the associated form, line, and texture from temporary structures, equipment, and access road improvements and construction would not be present against the characteristic landscape of KOPs 1, 2, or 3. Impacts to visual resources would continue to occur under existing conditions.

3.21.5 Impact Analysis (CEQA)

Refer to the *Viewshed Analysis for Indirect Visual Area of Potential Effect* technical memorandum in **Appendix E** for additional detail supporting the below impact analysis.

a) Would the Project have a substantial adverse effect on a scenic vista or scenic highway?

Less Than Significant Impact: No, the Project would not have a substantial adverse effect on a scenic vista or scenic highway. A scenic vista is generally defined as a viewpoint that provides panoramic or focused views of a highly valued landscape or scenic resource for the benefit of the general public. Scenic vistas may also generally consist of views of mountain ranges and ridgelines.

Per the Imperial County General Plan (Imperial County 2015) the Project is located within the broader "Pilot Knob Mesa" area, which the County has designated as having "Moderate Value" in terms of visual quality. More specifically, the Project is located within the foothills of the Cargo Muchacho Mountains. As discussed in the *Viewshed Analysis for Indirect Visual Area of Potential Effect* memorandum (see **Appendix E**), only the top portions of the 40-foot-high drill rig would be partially visible from certain public viewpoints, primarily those areas immediately adjacent to the proposed access roads/drill pads;

however, as presented in the *Viewshed Analysis for Indirect Visual Area of Potential Effect*, it was determined the visible Project structures would have weak degree of contrast in terms of form, color, line and texture elements of the existing background and would not be noticeable to the casual viewer. Due to intervening topography, development of the exploratory drill facilities would not be visible from most distant public areas (e.g., along Ogilby Road), nor would the Project significantly impact or reduce the scenic quality of the Cargo Muchacho Mountains. Additionally, because the Project Area has previously been disturbed by historical mining activities, and development of exploratory drilling and ancillary operations (e.g., improving/constructing access roads, installing helipads and drill pads, constructing staging areas, etc.) would not be incompatible with the existing visual character. Furthermore, any potential impacts to the existing landscape and scenic quality as a result of exploratory drilling activities would be temporary in nature and would not be stationary throughout the one- to two-year life of the Project or following reclamation given the nature of the proposed approximately two-week drilling campaign at each drill site.

In accordance with the California Scenic Highway Program, the California Department of Transportation (Caltrans) Scenic Highway Coordinators maintain a list of highways that have either already been designated or are eligible for designation as State scenic highways. This list is available on the California Scenic Highway Program website (https://dot.ca.gov/programs/design/lap-landscape-architecture-and-community-livability/lap-liv-i-scenic-highways). The Caltrans list was reviewed in May 2022, and there are no designated or eligible State scenic highways located within the Project viewshed. The closest State scenic highway is a portion of State Route 78 (SR-78) located over 60 miles away to the west, which is an "Officially Designated State Scenic Highway." Due to the large distance between SR-78 and the Project Area, proposed Project operations would not be visible from SR-78. Neither Ogilby Road/State Route 34 (SR-34) located to the west, or Interstate 8 (I-8) located south of the Project site, are designated or eligible State scenic highways.

For the reasons outlined above, the proposed Project would not result in substantial adverse effects on a scenic vista or scenic highway, and therefore impacts would be less than significant, with no mitigation required.

b) Would the Project substantially damage scenic resources, including, but not limited to trees, rock outcroppings, and historic buildings within a state scenic highway?

No Impact: See response to CEQA Criteria a) above. No, the Project would not substantially damage scenic resources within a State scenic highway. As discussed above, the closest State scenic highway is a portion of SR-78, which is an "Officially Designated State Scenic Highway, located over 60 miles away to the west. Due to the large distance between SR-78 and the Project Area, Project operations would not be visible from SR-78. None of the roadways within the vicinity of the Project Area (i.e., Blythe Ogilby Road/SR-34, Gold Rock Ranch Road, I-8) are designated or eligible State scenic highways. Therefore, the Project would not damage scenic resources within view of a State scenic highway, and there would be no impacts.

c) Would the Project, in non-urbanized areas, substantially degrade the existing visual character or quality of public views of the site and its surrounding? (Public views are those that are experienced from publicly accessible vantage point.) If the project is in an urbanized area, would the project conflict with applicable zoning and other regulations governing scenic quality?

Less Than Significant Impact: No, the Project would not substantially degrade the existing visual character or quality of public views of the Project area and its surroundings. The Project is located in a remote (i.e., non-urbanized) area of the Cargo Muchacho Mountains. As described under CEQA Criteria a) above, based on the *Viewshed Analysis for Indirect Visual Area of Potential Effect* (**Appendix E**) analysis, the primarily Project structures that would potentially be visible from certain public viewpoints would be the top portion of the 40-foot-high drill rig. However, the visual analysis determined that any visible Project

structures would have weak degree of contrast in terms of form, color, line and texture elements of the existing background and would not be noticeable to the casual viewer compared to existing (i.e., baseline) conditions. The *Viewshed Analysis for Indirect Visual Area of Potential Effect* also found that although the proposed drill rigs may add additional form and lines in the background zone, it would not result in a strong degree of contrast and would likely be a weak, indistinct line element in the viewshed. Furthermore, impacts to the existing landscape and scenic quality as a result of exploratory drilling activities would be temporary in nature and would not be stationary throughout the one- to two-year life of the Project or following reclamation given the nature of the proposed approximately two-week drilling campaign at each drill site.

Additionally, the existing Project site is currently disturbed due to historical mining operations, and therefore has few existing aesthetical features or vegetation of note. As such, development of the drill sites and ancillary facilities (e.g., access roads, helipads and drill pads, staging areas, etc.) would not significantly change or negatively impact the overall visual character or quality from surrounding public viewpoints. Overall, for the reasons outlined above, the Project would not substantially degrade the existing visual character or quality of the Project site and its surroundings, and impacts would be less than significant, with no mitigation required.

d) Would the Project create a new source of substantial light or glare which would adversely affect day or nighttime views in the area?

Less Than Significant Impact: No, the proposed Project would not create new sources of substantial light or glare which would adversely affect daytime or nighttime views in the area. The issue of light and glare is typically associated with excessively bright nighttime lighting that crosses over property lines (i.e., "light trespass") and illuminates off-site yards or bedroom windows. It is also associated with the condition that occurs when excessive nighttime lighting creates a "skyglow" effect.

Operations during the time of year when daylight hours are shorter, or for any required outdoor nighttime operations, minimal nighttime lighting may be employed to provide a safe working environment. For nighttime lighting, high-pressure sodium and/or cut-off fixtures (or equivalent International Dark-Sky Association-approved fixtures) would be used instead of mercury-vapor fixtures for any required nighttime lighting. The lighting fixtures would be used in manner intended to illuminate work areas within the Project site, and/or to areas that do not include light-sensitive uses.

The potential for daytime glare is low. The structures with the potential to result in a new source of glare would be the drill rigs or ancillary structures (e.g., tanks, compressors, shop, etc.); however, these structures would be installed in remote desert locations and would have a relatively small aboveground profile compared to the natural background. The structures would also be painted using non-reflective, muted tones, which would minimize potential offsite impacts associated with glare. For new lighting installed onsite, the surrounding topography would help further attenuate light and confine it to the area immediately surrounding the activities.

Because there would be no new permanent sources of light or glare proposed to be installed onsite, and because there are few areas of human habitation near the Project Area which could be potentially affected, the Project would have less than significant impacts associated with light or glare.

3.22 Water Resources

3.22.1 Initial Study Determination (CEQA)

Table 3-31 provides impact determinations of the Project on hydrology and water quality.

Table 3-31 Hydrology and Water Quality Environmental Checklist

	Hydrology and Water Quality Criteria	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or ground water quality?			\boxtimes	
b)	Substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin?				
c)	Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river or through the addition of impervious surfaces, in a manner which would:				
	(i) result in substantial erosion or siltation on- or off-site;			\boxtimes	
	(ii) substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or offsite;			\boxtimes	
	(iii) create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff; or;			\boxtimes	
	(iv) impede or redirect flood flows?			\boxtimes	
d)	In flood hazard, tsunami, or seiche zones, risk release of pollutants due to project inundation?				
e)	Conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?				

3.22.2 Affected Environment

The area of analysis for water resources is the Project Area plus the previous intermediate study area of mineral claim boundaries held by SMP (Figure 3-11), which is the same area of analysis as was surveyed for the 2021 aquatic resources delineation (Stantec 2021a). The area of analysis is located within Hydrographic Region 18 (California Region) in the Salton Sea Basin within the Tumco Wash subwatershed (USGS 2021a) and is geographically located in the southwestern edge of the Lower Colorado River Valley in the western flank of the Cargo Muchacho Mountains (Figure 3-11). Tumco Wash and the Oro Cruz Mine are located within the Project Area, American Girl Wash and the American Girl Mine are located just south of the Project Area, and the Padre and Madre claims in the Madre Valley are located further south (Western Mining History 2021). Overall topography within the area of analysis includes steep and rugged terrain in the mountains and low-lying flats to the immediate southwest. Elevations range from 400 to 1,640 feet AMSL. The Tumco Wash area includes an existing open pit, waste rock and tailings piles, and some

abandoned facility/town remains as a result of the area's long history of mining dating back to 1780 (Western Mining History 2021).

Regionally, the average annual precipitation varies, but it generally increases with elevation. The estimated average annual precipitation and evaporations rates for the area of analysis are based on historic precipitation data last recorded in 1996 from the nearest Cooperative Observer Program Station at the Gold Rock Ranch. The annual average mean precipitation for the area of analysis is 0.32 inches (WRCC 2021).

The Tumco Wash is an intermittent stream and generally carries surface water flows from the northeast to the southwest. Flows originate from within and just outside the Project Area in the higher elevations of the Cargo Muchacho Mountains, where runoff from precipitation is concentrated and flows downslope to the southwest into a network of tributaries and washes, including the Tumco Wash, which flows southwest and terminates at the Algodones Sand Dunes (USGS 2021a) from infiltration and evaporation. Flows between the Project Area and the Algodones Sand Dunes are interrupted and redirected to culverts along Blythe Ogilby Road (Figure 3-11) and by a series of dikes along nearby railroad tracks.

No seeps and springs, wetlands, or playas are located in the area of analysis. Surface water within the area of analysis is mainly dependent upon seasonal precipitation, as all drainages located within the area of analysis are ephemeral, except for the intermittent Tumco Wash. Most drainage crossings are low flow crossings, with the operational culverts located outside of the Project Area along an access road to the previously disturbed sand and gravel operation just northwest of the Padre y Madre pit. Additional information on existing surface water resources in the area of analysis can be found in the Oro Cruz Exploration Project Aquatic Resources Delineation (Stantec 2021a). No mapped floodplains are within the Project Area (FEMA 2021).

The area of analysis lies within the Salton Trough basin and more specifically, overlies the Basin and Range basin-fill aquifer. The most permeable basin-fill deposits are present in the depressions created by the late Tertiary to Quaternary bloc faulting and can be classified by origin as alluvial-fan, lakebed, or fluvial deposits. The most important hydrologic features of the basins are alluvial fans. The basin fill received most of its recharge through the coarse sediments deposited in the fans. These highly permeable deposits allow rapid infiltration of water as streams exit the valleys that are cut into the almost impermeable rock of the surrounding mountains and flow out onto the surface of the fans (Planert and Williams 1995). Moderate to high groundwater yields have been obtained in the eastern part of Imperial Valley by deep wells tapping into marginal alluvial deposits of the Colorado River. Regional groundwater recharge in the Imperial Valley is controlled by the Colorado River, with minor contributors to recharge being underflow from tributaries, precipitation, and local runoff (BLM 2011).

The Project Area lies within the Imperial Valley Groundwater Basin (California Department of Water Resources 2004), overlying the smaller Ogilby Valley Basin (7-035), a Very Low priority groundwater basin designated under California's Sustainable Groundwater Management Act of 2014 (SGMA). The Imperial Valley Groundwater Basin lies within the southern part of the Colorado Desert Hydrologic Region, south of the Salton Sea and extends across the US border into Baja California, Mexico (CA Department of Public Works 1954). The Ogilby Valley Basin is home to approximately 36 people with approximately 20 wells, of which about seven are water supply wells. Groundwater accounts for 1.26 percent of the basin's water supply (Groundwater Exchange 2021). Based on a desktop review of the National Water Information System Mapper and the SGMA Data Viewer, there are 33 wells within a five-mile radius of the Project Area (USGS 2021b; CDWR 2021), but the databases showed no wells within the Cargo Muchacho Mountains or the Project Area itself. Groundwater in the area of analysis is recharged naturally near the mountain fronts along the washes from precipitation runoff and by underflow from the east between the Cargo Muchacho Mountains and Pilot Knob (Coes et al. 2015). Since 1940, groundwater has been recharged along the All-American Canal and Coachella Canal, which occur within the Imperial Valley Groundwater Basin, from seepage of Colorado River water. Irrigation-return flow could also serve as a

recharge source to the aquifer system in Imperial Valley (Thompson et al. 2008). Prior to 1940, the All-American Canal was not carrying water, and groundwater pumping was minimal in the area of analysis; the groundwater system is considered to have been in steady-state conditions (Coes et al. 2015). Well elevation data collected before 1940 indicate groundwater elevations at that time ranged from more than 100 feet AMSL to the east near the Cargo Muchacho Mountains and Pilot Knob to 10 to 20 feet AMSL to the west near Imperial Valley. Groundwater movement generally was from east to west, and groundwater was recharged primarily by underflow through alluvial deposits between the Cargo Muchacho Mountains and Pilot Knob (Loeltz et al. 1975; Harshbarger 1977).

Under surveys conducted in 2021 for presence of Waters of the US, a total of 432 aquatic resource features (i.e., drainages, tributaries, stream channels), including one pond, have been mapped within and in the vicinity of the Project Area and assessed for potential jurisdiction under the US Army Corps of Engineers (USACE), the Regional Water Quality Control Board (RWQCB) and the CDFW (Stantec 2021). No wetlands, seeps, springs, or playas were found, and flows within the area are ephemeral and are mostly sourced from direct precipitation as well as flows from the Cargo Muchacho Mountains in the east. Based on the definitions, regulations, and guidance for jurisdictional waters under the CWA, none of the features are expected to fall under the jurisdiction of the USACE because they were determined to be isolated with no connection to a traditional navigable water. All drainages sampled entering, exiting, and beginning in the area were determined to be ephemeral, except the Tumco Wash. All features potentially fall under the jurisdiction of the RWQCB and the CDFW. On March 29, 2021, an application was submitted to the USACE for an approved jurisdictional determination with an aquatic resources inventory providing the survey data to support no jurisdictional waters being present within the Project Area or vicinity. The USACE's approved jurisdictional determination is currently pending and is anticipated to be received within the timeline of completion of this EA.

No surface water right permits occur within the area of analysis. The State of California does not permit groundwater rights and does not require groundwater use monitoring for most basins in the state, including those within the area of analysis.

3.22.3 Environmental Impacts (NEPA) – Proposed Action

Surface water features within the area of analysis consist of natural ephemeral drainages that convey water only during storm events. There are no seeps, springs, or perennial drainages within the Project Area, thus the Project would have no impact to these surface water features. Improvement and construction of drill roads and drill pads may affect the pathways of stormwater runoff and increase the potential for erosion within the area of analysis resulting in surface water quality impacts. The Project would require a Construction Stormwater General Permit (CGP) pursuant to the California State Water Resources Control Board National Pollutant Discharge Elimination System No. CAS000002, Order No. 2009-0009-DWQ, amended by 2010-0014-DWQ and 2012-0006-DWQ. A BLM approved SWPPP would be developed and implemented to control sedimentation from disturbance associated with Project activities. BMPs would be implemented to manage disturbed surfaces. Sediment control structures would include fabric and/or hay bale filter fences, siltation or filter berms, downgradient drainage channels, or other similarly effective features to prevent unnecessary or undue degradation. The Project would also require a Lake and Streambed Alteration Agreement with the CDFW pursuant to California Fish and Game Code Section 1602, further discussed above under Section 3.22.2. Potential impacts to surface water quality would be minimized by the implementation of the PDFs outlined in Appendix F, as well as incremental reclamation. Additional CMAs would also be implemented to minimize resource conflicts and water quality impacts, including LUPA-SW-3 and LUPA-SW-11, further described in Appendix F. The Proposed Action would have a negligible, short-term, and localized impact on surface water resources.

The Project anticipates using up to approximately 2,000 gallons of water daily for active drilling periods, which equates to approximately 240,000 gallons of water over the life of the Project (approximately 0.74

acre-feet per year). A 2,000-gallon portable water storage tank would also be kept onsite for drilling and dust suppression. Water used for dust control would be kept to a practicable minimum to minimize the risk of water runoff, and any water runoff would be managed to prevent downstream erosion or flooding or cause an exceedance of applicable water quality standards. The Project does not anticipate using groundwater. Based on the most recently available USGS Groundwater Watch data in the vicinity of the Project, the depth to groundwater within and in the vicinity of the area of analysis is approximately 250 feet below ground surface (USGS 2022). If groundwater is encountered during drilling activities, it would be fully contained within the drill sumps, and the sumps would be backfilled once all water has evaporated. All drilling mud used would be non-toxic and would be fully contained in the sumps. Upon completion of exploration activities, all exploratory drill holes would be sealed and abandoned in compliance with the most current edition of the State Water Resources Control Board Bulletins #74-81 and #74-90 Water Well Standards. SMP would coordinate with the Imperial County to obtain the appropriate permitting. With the implementation of these PDFs, the Proposed Action would have a negligible, short-term, and localized impact on groundwater resources.

3.22.4 Environmental Impacts (NEPA) – No Action Alternative

Under the No Action Alternative, the Project would not be approved by the BLM; however, the area would remain available for other multiple use activities as approved by the BLM. As such, no impacts to water resources would occur under the No Action Alternative beyond existing conditions.

3.22.5 Impact Analysis (CEQA)

a) Would the Project violate any water quality standards or waste discharge requirements or otherwise substantially degrade surface or ground water quality?

Less Than Significant Impact: No, the proposed Project, located within the Colorado River Basin region (Region 7), would not violate applicable Regional Water Quality Control Board (RWQCB) water quality standards, waste discharge requirements (WDRs), or otherwise substantially degrade surface or groundwater quality. As discussed above, because the Project involves exploratory drilling and ancillary operations (e.g., improving/constructing access roads, installing helipads and drill pads, constructing staging areas, etc.), no significant slopes would be created significant excavation or earth moving activities. Additionally, as discussed in Section 3.18 above, topsoil and subsoil would be salvaged from the Project Area where feasible by pushing the material along the edge of the drill pads and along the sides of the new access roads

As discussed above, there are no existing or proposed drainage or stream features within the Project Area, and exploration operations and reclamation activities in the Project Area would not impact nearby waterways. The Project would not involve work within waterbodies nor create a waste that would be subject to regulation under a WDR. A site-specific BLM approved SWPPP would be developed and implemented to control sedimentation from disturbance associated with Project activities. Best Management Practices (BMPs) would be installed to manage disturbed surfaces. Sediment control structures could include, but not be limited to fabric and/or hay bale filter fences, siltation or filter berms, and downgradient drainage channels in order to prevent unnecessary or undue degradation.

Additionally, as included in **Appendix F**, a Spill Contingency Plan would be prepared to describe the procedures followed by SMP and their contractors to prevent, control, and mitigate releases of oil and petroleum products to the environment within the Project Area. Minor servicing of mobile equipment (greasing and periodic fueling) would be conducted on BLM lands, limiting the potential for diesel fuel spills. Spill response kits would be maintained to ensure that pollutants are prevented from entering into washes. Any pollutants generated by Project activities would be properly disposed of in accordance with applicable regulations.

Upon completion of the exploration, the exploratory drill holes would also be sealed and abandoned in compliance with the most current edition of SWRCB Bulletin #74-81 and #74-90. Following abandonment of the exploratory boreholes, any remaining drill cuttings would be spread out on the drill pad surfaces, and reseeded/revegetated.

Temporary portable toilets would be placed within the Project Area and would be provided for the duration of the Project. Temporary portable toilets would be maintained by contractors and accumulated human waste would periodically be collected and transported to an approved disposal site. No waste would be buried on-site. Operations in the Project Area would not produce any industrial or domestic wastewater discharges onsite.

Through the implementation of BMP's and PDFs (**Appendix F**), which would be included in the site-specific BLM approved SWPPP and Spill Contingency Plan, there would be no operational impacts related to RWQCB water quality standards or WDRs, and less than significant impacts would occur.

b) Would the Project substantially decrease groundwater supplies or interfere substantially with groundwater recharge such that the project may impede sustainable groundwater management of the basin?

No Impact: No, the Project would not substantially decrease groundwater supplies or interfere substantially with groundwater recharge that may impede sustainable groundwater management of the basin. As discussed above, the Project is located within the Imperial Valley Groundwater Basin, which is not an adjudicated basin as of 2022.

As discussed above, groundwater within the Project Area would not be used as a source for water for the drilling, and no new groundwater wells would be drilled. Water required for drilling and dust suppression would be provided by the drilling company via a mobile water truck. Specifically, the water would be procured from Gold Rock Ranch and/or a local water purveyor. A mobile water truck would be utilized onsite for dust suppression, and applied water would either naturally evaporate or infiltrate into the ground.

Groundwater may be encountered during the course of exploratory drilling within the Drill Pads. Any water encountered or generated by drilling would be fully contained within the drill sumps constructed adjacent to each drill rig. The sumps would be approximately 12-feet by 12-feet and 6 feet deep. Other than cuttings and water used to advance the drilling, no other solid or liquid investigative derived wastes (IDW) are anticipated. The IDW would be fully contained within sumps the sumps constructed at each drill site. Specifically, drilling mud encountered would be pumped back out of the drill hole and into the sump, where solids would be allowed to settle out and water allowed to naturally evaporate. The sumps would then be backfilled using the excavated soils once the water is evaporated.

Because the Project would not consume groundwater from the Imperial Valley Groundwater Basin, and therefore the groundwater supplies would not be affected or depleted. As such, the Project would not conflict with its sustainable management, and there would be no impacts related to groundwater supplies would occur.

- c) Would the Project substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river or through the addition of impervious surfaces, in a manner which would:
 - 1. result in substantial erosion or siltation on- or off-site;
 - 2. substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or offsite;
 - 3. create or contribute runoff water which would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff; or

4. impede or redirect flood flows?

Less Than Significant Impact: See discussions below.

Erosion/Siltation: The proposed Project would not substantially alter the existing drainage pattern of the site or area in a manner that would result in substantial erosion on- or offsite. As discussed above, there are no existing or proposed drainage or stream features within the Project Area, and exploration operations and reclamation activities in the Project Area would not impact nearby waterways.

Drilling exploration and related development of the Project Area is not expected to create an increased potential for stormwater runoff that could adversely impact adjacent areas. Additionally, due to the existing topography and land uses, the Project Area is not expected to receive significant local runoff from neighboring properties. Generally, stormwater that falls on the Project Area would be contained and would either naturally evaporate or infiltrate into the ground. Because runoff would ultimately not change as a result of the Project, post-reclamation runoff and erosion sedimentation would also not change. Development of the Project would not add any paving or impervious surface areas. Due to site topography and design, and through the implementation of applicable BMPs, the chances of discharge, erosion, and/or sedimentation from the Project Area that could adversely impact adjacent properties is considered very low, and potential impacts related to substantial erosion or siltation on- or off-site would be less than significant.

Flooding: As discussed above, the proposed Project would not substantially alter the existing drainage pattern of the Project site or adjacent areas in a manner that would substantially increase the rate or amount of surface runoff in a manner which would result in flooding on- or off-site. Generally, stormwater that falls on the Project Area would be contained and would either naturally evaporate or infiltrate into the ground. Development of the Project would also not add any paving or impervious surface areas. Through implementation of BMPs that would be outlined in the site-specific BLM approved SWPPP, any stormwater that falls on the Project site would be captured or controlled. For these reasons, the proposed Project would not result in flooding on- or off-site, and the Project would have less than significant impacts.

Stormwater Drainage Systems/Sources of Polluted Runoff: No, the proposed Project would not substantially alter the existing drainage pattern of the site or area in a manner that would create or contribute runoff water that would exceed the capacity of existing or planned stormwater drainage systems or provide substantial additional sources of polluted runoff water. As discussed above, the Project would not increase and/or pollute stormwater runoff, and SMP would implement appropriate stormwater BMPs as needed. Additionally, the Project Area is in a remote location, and there are no existing or planned stormwater drainage systems within the Project vicinity.

Other than minimal quantities of fuels and lubricating oils, the Project would also not use hazardous materials or generated of hazardous wastes onsite. Any fuels or oils used onsite would be stored in covered, leak-proof containers when not in use, away from potential storm runoff areas or areas where vehicles may travel. A Spill Contingency Plan would also be implemented. To prevent the spread of any accidental leakage in storage, fuel and lubricants would be stored in a shallow (4-inch depth), 10-foot by 10-foot lined reservoir at each drill site and in an approximately 6 inch deep, 20 foot by 40-foot lined reservoir at the fueling station.

For the reasons outlined above, the proposed Project would not create or contribute substantial amounts of runoff or provide substantial additional sources of polluted runoff, and there would be no new impacts.

Impede/Redirect Flood Flows: The proposed Project would not substantially alter the existing drainage pattern of the site or area in a manner that would impede or redirect flood flows. Project activities would be performed within previously disturbed areas and would not involve significant excavation or changes to natural landform topography associated with existing drainages. Development of the Project would also not add any paving or impervious surface areas.

As discussed previously, no permanent waterways, streams, or diversion channels exist within or adjacent to the Project Area, and none are proposed as a result of site development. Additionally, the FEMA Flood Insurance Rate Map (FIRM) was reviewed (https://www.icpds.com/assets/planning/flood-zone-maps/38-fema-900.pdf), and the entirety of the Project site and surrounding areas are designated as Flood Zone C, which represents "areas of minimal flooding".

Due to the low flooding potential of the Project Area, and because the Project involves exploratory drilling and ancillary operations (e.g., improving/constructing access roads, installing helipads and drill pads, constructing staging areas, etc.), development of the proposed onsite features (e.g., slopes, structures, roads, etc.) do not have the potential for a significant drainage or flood hazard impact on the environment, and would not create a new impediment to surface flow or change flood flow patterns. Thus, the Project would have no impacts related to flood flows.

d) Would the Project be located in flood hazard, tsunami, or seiche zones, or risk release of pollutants due to project inundation?

No Impact: The proposed Project would not be located in designated flood hazard, tsunami, or seiche zones and would not result in the potential for pollutants to be released to the environment by inundation. The Project site is located within a remote area of the Cargo Muchacho Mountains, far away from the Pacific Ocean or other larger inland body of water. The Project site is not located within a mapped tsunami or seiche hazard area as defined under the Department of Conservation's Seismic Hazards Mapping Act and related seismic hazard maps (DOC 2022).

As discussed above, no permanent waterways, streams, or diversion channels exist within or adjacent to the Project Area, and none are proposed as a result of site development. FEMA'S applicable FIRM map shows the Project Area and surrounding areas are designated as Flood Zone C. As such, given the location and design of the Project, the fact that no surface or stormwater would run-on or -off the Project site, the depths/lack of impacts to groundwater, and the lack of potential pollutant sources onsite, the Project would not risk release of pollutants due to project inundation. Therefore, there would be no impacts.

e) Would the Project conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan?

No Impact: See responses to CEQA Criteria a) through d) above. The proposed Project would not conflict with or obstruct implementation of a water quality control plan or sustainable groundwater management plan. The Project entails exploratory drilling and ancillary operations (e.g., improving/constructing access roads, installing helipads and drill pads, constructing staging areas, etc.). Additionally, Project operations are temporary (i.e., 12- to 24-months), and the majority of the Project Area would be reclaimed once exploratory operations are complete. The Project activities would not result in waste streams or discharges that would be subject to regulation under an applicable water quality control plan. SMP would also implement BMPs to protect surface and ground water quality to ensure operations do not adversely impact water resources. Moreover, as discussed under CEQA Criteria b) above, the Project would not require the consumption of groundwater, and minimal quantities of groundwater encountered during drilling would be properly managed (contained in sump, allowed to naturally evaporate/infiltrate, etc.); consequently, the Project would not conflict with or obstruct a sustainable groundwater management plan. Therefore, no impacts would occur.

3.23 Wildlife, including Migratory Birds, Special Status Species, and Threatened and Endangered Species

3.23.1 Initial Study Determination (CEQA)

Table 3-32 provides impact determinations of the Project on biological resources (including wildlife and plant species).

Table 3-32 Biological Resources Environmental Checklist

	Biological Resources Criteria	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies or regulations, or by the CDFW or USFWS?				
b)	Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations, or by the CDFW or USFWS?		\boxtimes		
c)	Have a substantial adverse effect on state or federally protected wetlands (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?				
d)	Interfere substantially with the movement of any resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites?				
e)	Conflict with any local policies or ordinance protecting biological resource, such as a tree preservation policy or ordinance?				
f)	Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan?		\boxtimes		

3.23.2 Affected Environment

The area of analysis for wildlife is the Project Area plus a 500-foot buffer (**Figure 3-12**), with the exception of raptor species, which were analyzed within the Project Area plus a two-mile buffer (**Figure 3-13**) and threatened and endangered species, which were analyzed within the Project Area and proposed disturbance footprint (**Figure 3-14**). Wildlife in the area of analysis rely on limited water sources, with primarily ephemeral drainages, in addition to the intermittent Tumco Wash, that only convey water during storm events as the dominant surface water features. There are no known wildlife guzzlers present within the area of analysis.

General Wildlife

Avian Species, including Migratory Birds and Raptors

Twenty avian species have the potential to occur within or near the area of analysis based on a habitat evaluation desktop review (WestLand 2021; CDFW 2020b). Of the 20 avian species with potential to occur within the area of analysis, all are protected under the Migratory Bird Treaty Act of 1918, as amended (MBTA) (16 USC 703-711). The MBTA implements a series of international treaties that provide for migratory bird protection, providing that it would be unlawful, expect as permitted by regulations, "to pursue, take, or kill any migratory bird, or any part, nest or egg of any such bird" (16 USC 703). The MBTA does not regulate habitat, and the list of species protected by it (revised in March 2020), includes almost all bird species (1,093) that are native to the U.S. Additionally, CDFW protects migratory birds via the California Fish and Game Code, holding that it is unlawful to take or possess any migratory non-game bird as designated under the MBTA or any part of such except as provided by rules and regulations under the provisions of the MBTA (Section 3513).

A total of 17 avian species were documented during the 2021 biological baseline surveys (WestLand 2021). Two species of raptors potentially occur as residents or migrants within or near the area of analysis; during March 2021 biological baseline surveys, two occupied prairie falcon (*Falco mexicanus*) nests, one suspected red-tailed hawk nest (*Buteo jamaicensis*), and one unoccupied stick nest of an unknown species were documented. A complete list of avian species observed during the biological baseline surveys within or near the area of analysis is provided in **Table 3-33**.

Table 3-33 Avian Species Observed Within the Area of Analysis

Scientific Name	Common Name
Amphispiza bilineata	Black-throated sparrow
Auriparus flaviceps	Verdin
Bubo virginianus	Great horned owl
Buteo jamaicensis	Red-tailed hawk
Calypte costae	Costa's hummingbird
Cathartes aura	Turkey vulture
Corvus corax	Common raven
Dryobates scalaris	Ladder-backed woodpecker
Falco mexicanus	Prairie falcon
Haemorhous mexicancus	House finch
Lainus ludovicianus	Loggerhead shrike
Meloxone fusca	Canyon towhee
Mimus polyglottos	Northern mockingbird
Poliptila melanura	Black-tailed gnatcatcher
Salpinctes obsuoletus	Rock wren
Sayornis saya	Say's phoebe
Stelgipdopteryx serripennis	Northern rough-winged swallow

Source: WestLand 2021

Mammal Species

Nine mammal species were observed within or near the area of analysis during the 2021 biological baseline surveys (WestLand 2021), and no BLM Sensitive or Special Status Species were observed (BLM 2014; WestLand 2021). A complete list of mammal species observed in or near the area of analysis is provided in **Table 3-34** below, and additional details can be found in the *Biological Resource Technical Report and Assessment Oro Cruz Exploration Project* (WestLand 2021).

The area of analysis occurs within Hunt Zone D12, designated by the CDFW but managed by the BLM. Game species that have previously been observed or have the potential to occur within or near the area of analysis include mule deer and desert bighorn sheep (*Ovis canadensis nelson*) (Stantec 2021b; BLM 2014). Mule deer were observed during the 2021 Desert Tortoise Surveys (Stantec 2021b) but were not detected during the biological baseline surveys conducted in March 2021 (WestLand 2021). While potential habitat exists, desert bighorn sheep have not historically occurred within the area of analysis and no evidence of occurrence was observed during the biological baseline surveys (WestLand 2021). Population numbers of big game species fluctuate from year-to-year based on habitat conditions. Limiting factors include water availability and the extent of suitable habitat, which influence the movement patterns of big game species.

Table 3-34 Mammal Species Observed Within the Area of Analysis

Scientific Name	Common Name
Equus asinus	Burro
Neotoma spp.	Unknown Packrat
Odocoileus hemionus	Mule deer
Osteospermophilus spp.	Unknown Ground squirrel
Macrotus californicus	California leaf-nosed bat
Myotis spp.	Unknown myotis
Sciuridae spp.	Unknown Squirrel
Sylvilagus spp.	Unknown Cottontail
Vulpes spp.	Unknown Fox

Source: WestLand 2021

Reptiles

One reptile species, the side-blotched lizard (*Uta* spp.), was observed within the area of analysis during the biological baseline surveys (WestLand 2021). The area of analysis was evaluated for suitable habitat for the Colorado Desert Fringe-toed lizard (*Uma notata*) and flat-tailed horned lizard (*Phrynosoma mcallii*); however, these species were not observed in the field during baseline surveys.

Special Status Species

The USFWS and the CDFW were contacted to obtain a list of threatened and endangered and sensitive species that have the potential to occur within the Project Area. In addition, the most recent BLM Sensitive Species List, which includes threatened and endangered species, was evaluated to determine if any species had the potential to occur within the area of analysis. Information from the USFWS, the CDFW, and the BLM indicated that the federally threatened Mojave Desert tortoise had the potential to occur within the area of analysis.

Avian Species

Western burrowing owl (*Athene cunicularia*) are a BLM Special Status Species and potentially suitable habitat exists within the area of analysis. During the biological baseline surveys, suitable habitat was documented in the western and southern portions of the area of analysis, but no individuals or sign were physically observed (WestLand 2021).

Bats

An external evaluation of existing high-value bat roost locations was conducted prior to field surveys as well as a review of previous bat surveys conducted within nearby mines for previous permitting efforts within the area of analysis. These evaluations indicated that present bat species may include California leafnosed bat (*Macrotus californicus*), Townsend's big-eared bat (*Corynohinus townsendii*), pallid bat (*Antrozous pallidus*), and an unknown species, likely cave myotis (*Myotis velifer*) (WestLand 2021). Sign of an unknown bat species (*Myotis* spp.) was also observed and documented (WestLand 2021). Based on

bat signs observed during the biological baseline surveys, California leaf-nosed bat was documented within the area of analysis, which is a BLM special status bat species associated with desert wash vegetation for foraging (WestLand 2021; Bolster et al. 1998).

Insects

Several statewide special status insect species, designated under CEQA, were evaluated to determine potentially suitable habitat within the area of analysis per historical documentation of occurrence (WestLand 2021; CDFW 2020b). No special status insect species were observed or detected during the biological baseline surveys.

Threatened and Endangered Species

The area of analysis for Threatened and Endangered Species is the Project Area plus the proposed surface disturbance footprint, specifically, the proposed Drill Areas and access roads (**Figure 3-14**). Four types of habitat exist in the area of analysis, including steep slopes, bajadas, desert pavement areas, and washes. Species listed under the ESA that have the potential to occur or could be potentially impacted by the Project include the threatened Mojave Desert tortoise. The Mojave Desert tortoise is a threatened species designated by the ESA with populations occurring north and west of the Colorado River in the Mojave Desert of Arizona, California, Nevada and Utah (Edwards et al. 2015; Murphy et al. 2011). The species is known to inhabit valleys, bajadas and hills with sandy loam or rocky soils in Mojave Desert scrub and the Lower Colorado River Valley subdivision of the Sonoran Desert; they are typically found on alluvial fans and valley bottoms (Edwards et al. 2015).

The area of analysis contains potentially appropriate Mojave Desert tortoise habitat and is located within 2,750 feet of the Colorado Desert Recovery Unit for desert tortoise. Biological surveys were conducted by Stantec in January 2021 and evidence of tortoise use of the area was detected in some of the proposed Drill Areas (Stantec 2021b). No Mojave Desert tortoise designated or proposed critical habitat was identified within the area of analysis during biological baseline surveys (WestLand 2021). Vegetation cover is low in the area of analysis but varies from almost zero on the steep rocky slops and desert pavement to fairly dense in some of the washes and bajadas. Vegetation on the slopes and uplands consists of scattered creosote bush, ocotillo, brittlebush, and scattered native grasses. Areas at the beginning of the bajadas and base of steep slopes offer foraging, shade, and burrowing areas for desert tortoises.

The deep cut washes concentrate rain fall and allow a greater variety of larger shrubs, trees, and ground cover. Dominant vegetation in these washes consists of ironwood (*Olneya tesota*), mesquite (*Posopis juliflora*), palo verde (*Cercidium floridum*), and tamarisk (*Tamarix pentandra*). The washes in the area have the potential to provide needed forage and shade for desert tortoise species. Forage habitat includes grasses, forbs, and succulents (AGFD 2010). The wash banks supply areas for caliche caves and burrows. To escape extreme temperatures, Mojave Desert tortoise often excavate burrows under vegetation or rocks and would also use natural or manmade caves, which are typically associated with areas of creosote bush and other sclerophyll shrubs and areas with small cacti or Joshua trees (*Yucca brevifolia*).

Soils within the area of analysis developed form weathered granitic rock and schistose rock substrates. The soils consist of gravelly sands with large amounts of cobble, rock, and boulders. Hill slops within the area of analysis are steep and almost entirely covered in large, weathered rock. Alluvial fans and washes in the area contain deeper soils that would be considered suitable for desert tortoise burrowing.

During the January 2021 desert tortoise surveys (Stantec 2021b), no tortoise or tortoise sign was found in Drill Areas 1, 4, and 7 or the areas' associated accesses. A total of eight burrows were detected in the remaining Drill Areas within the area of analysis, with three showing signs of active use, the details of which are shown in **Table 3-35**.

Table 3-35 Mojave Desert Tortoise Presence Within the Area of Analysis

Location ¹	Burrows Found	Condition	Signs of Active Use
Drill Area 2	2	Good	Yes
Drill Area 3	4	Good	Yes, at 2 of the burrows
Drill Area 5	-	-	Yes
Drill Area 6	2	One good; one deteriorated	No

Source: Stantec 2021b

3.23.3 Environmental Impacts (NEPA) – Proposed Action

General Wildlife

The Proposed Action would result in new surface disturbance of up to 20.54 acres, which would remove habitat for some wildlife species. This habitat would be unavailable for wildlife use and would result in an incremental increase in habitat fragmentation until the successful completion of reclamation. The proposed surface disturbance would be reclaimed and revegetated, which would minimize long-term impacts to vegetation and wildlife communities. Interim and concurrent reclamation would be maximized to the extent possible to accelerate revegetation of disturbed areas and would help re-establish wildlife habitat in the short-term. SMP would continue to monitor and control for noxious and invasive non-native species that may be introduced as a result of vegetation removal that could degrade the quality of wildlife habitat. Overall, impacts to general wildlife habitat and individual species from Project disturbance may occur; however, species populations are not expected to be impacted and impacts under the Proposed Action would be minor, short-term, and localized.

The Proposed Action would remove potential avian nesting and foraging habitat; some of this habitat may become available through interim reclamation, but a majority would be unavailable for avian use until successful completion of reclamation. Impacts to individual migratory bird and raptor species may be realized as a result of surface disturbance and potential vehicular mortality from overland travel and access road construction and improvements; however, impacts would not affect species populations. To minimize potential impacts from vehicular collisions and/or mortality, SMP would implement 20 mile per hour speed limits along all routes within the Project Area (**Appendix F**). Furthermore, SMP has committed to conducting pre-clearance surveys within 48 hours of surface disturbance within the species-specific buffers outlined in **Appendix F** from the area to be disturbed in order to avoid impacts to migratory birds. Should active nests be identified during the pre-clearance surveys, SMP would implement appropriate avoidance buffers around the nest in coordination with the BLM based on the nest species identified. Impacts to migratory birds and raptors would be minor, short-term, and localized.

Some mule deer distributions exist within the Project area, but population statistics are not well known (WestLand 2021). Likely due to low water and forage availability, big game populations fluctuate year-to-year and no known migration corridors exist within the area of analysis. There are no known populations of desert bighorn sheep in the area of analysis, although potential habitat is present. Potential impacts to big game species that may use the Project Area for available forage would be an increase in potential habitat fragmentation and less available forage; however, given the minimal distribution of individual species and populations within the area of analysis, impacts to big game habitat under the Proposed Action would be minor, short-term, and localized. Impacts to individual large and small mammal species may be realized as a result of surface disturbance and potential vehicular mortality may occur from overland travel and access road construction and improvements; however, impacts would not affect species populations. To minimize potential impacts from vehicular collisions and/or mortality, SMP would implement 20 mile per hour speed limits along all routes within the Project Area (Appendix F).

¹Survey locations include Drill Areas and associated access roads.

The Proposed Action would temporarily remove potential forage and habitat for reptile species that would be unavailable until successful completion of reclamation. Disturbance of habitat may impact individuals but is not anticipated to impact species populations; therefore, impacts to reptile species would be minor, short-term, and localized.

Special Status Species

Impacts to special status species, other than bats (described below), under the Proposed Action would be the same as those anticipated for general wildlife species. Additionally, CMAs specific to burrowing owls would be implemented should burrowing owls be identified during pre-clearance surveys, including LUPA-BIO-IFS-12 through LUPA-BIO-IFS-14, and LUPA-BIO-12 would be implemented to minimize noise impacts to BLM special status and sensitive wildlife species, as described in **Appendix F**. Should golden eagles or golden eagle nests be identified during pre-clearance surveys, CMA LUPA-BIO-IFS-24 would be implemented to minimize impacts of surface disturbance within one-mile of active golden eagle nests or territories, as included in **Appendix F**. Impacts would overall be minor, short-term, and localized.

Bats

The Proposed Action would create a source of light that would attract insects and, thus, foraging bats. Impacts to foraging and roosting areas for bats would be minor, short-term, and localized. Bats foraging in close proximity to the Proposed Action may collide with associated infrastructure, causing injuries or fatalities. SMP has committed to implementing a 500-foot surface disturbance buffer around known bat maternity roosts within the Project Area during the bat maternity season (April 1 through August 31). Overland travel could occur within the 500-foot buffer, but no direct surface disturbance or active drilling would occur within this buffer during the bat maternity season. With implementation of the 500-foot buffer, impacts to bat populations as a result of lighting from nighttime drilling would also be minimized as lighting for active drilling equipment would be over 500 feet away from bat maternity roosts. With implementation of the PDFs (**Appendix F**) acts from additional lighting and potential collisions with infrastructure would be negligible to minor, short-term, and localized. All other impacts to bats would be the same as those described for general wildlife mammal species.

There would not be disproportionate impacts to the California leaf-nosed bat. PDFs (**Appendix F**), such as minimizing disturbance to wash vegetation and the avoidance buffers as described above, would reduce impacts to the California leaf-nosed bat. Impacts would be minor, short-term, and localized.

Threatened and Endangered Species

Project activities would be monitored throughout the life of the Project to avoid potential impacts to Mojave Desert tortoise habitat, should Project activities be conducted during the Mojave Desert tortoise active season (March 15 through November 1). Pre-construction desert tortoise surveys would be conducted by a BLM-approved biologist within the area to be disturbed, plus a 500-foot buffer, and the BLM biologist would be onsite during initial Project activities or mobilization. In addition, SMP would designate an FCR who would be responsible for overseeing compliance with protective stipulations for desert tortoise populations and habitat, and for compliance coordination with the BLM. The FCR would be required to be onsite during all Project activities during the active season. Additionally, the BLM would require a mitigation measure for SMP to install exclusionary fencing around the access road to prevent desert tortoise crossings and collisions with individual species within Tumco Wash. Further, CMA LUPA-BIO-IFS-9 would be implemented to reduce vehicle speeds to 15 miles per hour within areas not cleared by surveys where desert tortoise may be impacted, as included in **Appendix F**. Through implementation of these BMPs, the detailed PDFs, and CMAs in **Appendix F**, impacts to Mojave Desert tortoise under the Proposed Action are anticipated to be minor, short-term, and localized.

3.23.4 Environmental Impacts (NEPA) – No Action Alternative

Under the No Action Alternative, the Project would not be approved by the BLM; however, the area would remain available for other multiple use activities as approved by the BLM. As such, no impacts to wildlife, including migratory birds, special status species, and threatened and endangered species, would occur under the No Action Alternative beyond existing conditions.

3.23.5 Impact Analysis (CEQA)

Refer to *Biological Resource Technical Report and Assessment* in **Appendix E** for additional detail supporting the below impact analysis.

a) Would the Project have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies or regulations, or by the CDFW or USFWS?

Less Than Significant Impact with Mitigation: No, the proposed Project would not have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special-status species in local or regional plans, policies, or regulations, or by the CDFW or USFWS. WestLand evaluated the potential for special-status species to occur in the Project Area. Of the 41 potential plant species and 26 potential wildlife species WestLand identified (Appendix E), three special status plant species and seven special status wildlife species were determined to have a possible presence or a high potential to occur in the Project Area. Refer to Section 3.20.2 above for a complete discussion on vegetation, including special status plant species, and Section 3.23.2 above for a complete discussion on the affected environment for wildlife, including special status and threatened and endangered species.

Recommended Avoidance Measures: As stated above, the overall proposed Project would be limited in scope (i.e., 20.54 acres of new disturbance) and duration (12- to 24-months of exploration activities). Nonetheless, to ensure the Project's potential adverse impacts to sensitive plant and wildlife species and habitats are avoided, a variety of protection measures would be implemented. A complete description of the environmental protection measures that SMP has committed to as PDFs are provided in **Appendix F.** Through the implementation of the avoidance and protection measures (**Appendix F**), the Project would not have an adverse effect, either directly or indirectly, or through habitat modifications, on any species identified as a candidate, sensitive, or special status species. Therefore, Project impacts would be less than significant with mitigation incorporated.

b) Would the Project have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations, or by the CDFW or USFWS?

Less Than Significant Impact with Mitigation: See response to CEQA Criteria a) above. No, the proposed Project would not have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, regulations or by the CDFW or USFWS. As discussed above, the Project Area has been previously disturbed by mining activities. In general, vegetation is sparse in both the upland and xeroriparian habitats.

Per Biological Resource Technical Report and Assessment (WestLand 2021) in **Appendix E**, WestLand found that vegetation is sparse in both the upland and xeroriparian habitats of the Project area. The uplands consist of a very low-density shrub community dominated by creosote (*Larrea tridentata*) and brittlebush (*Encelia farinose*). In addition, large portions of the area of analysis consist of disturbed habitats dominated by non-native annual plants. The xeroriparian habitat generally consists of the same sparce shrub community and includes widely spaced upland trees and ocotillo (*Fouquieria splendens*). In summation,

vegetation in the area of analysis is uniformly sparce and consists of very low density shrublands, upland trees and highly disturbed habitats.

The three native vegetation categories identified during the baseline surveys (Westland 2021) are described in **Section 3.20.2**). No streams or riparian areas located within the Project Area.

<u>Conclusion</u>: As discussed previously, wildlife habitats on and around the Project Area have been significantly influenced by historic mining activities, as well as by recreational and mine exploration activities. Additionally, proposed Project activities with the potential to effect sensitive habitat or other natural communities would be limited in scope (i.e., 20.54 acres of new disturbance) and duration (12- to 24-months of exploration activities). Once exploration operations are complete, the Project Area would be fully reclaimed and revegetated.

For these reasons, and through the implementation of the PDFs described in **Appendix F**, the Project would not result in significant impacts to riparian habitat or other sensitive natural communities or state of federally protected wetlands, and there would be less than significant impacts with mitigation incorporated.

c) Would the Project have a substantial adverse effect on state or federally protected wetlands (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means?

Less Than Significant Impact: No, the proposed Project would not have a substantial adverse effect on state or federally protected wetlands through direct removal, filling, hydrological interruption, or other means. There are three key agencies that regulate activities within inland streams, wetlands, and riparian areas in California. The Corps Regulatory Branch regulates discharge of dredge or fill materials into "waters of the United States" pursuant to Section 404 of the CWA and Section 10 of the Rivers and Harbors Act. Of the State agencies, the Regional Board regulates discharges to surface waters pursuant to Section 401 of the CWA and the California Porter-Cologne Water Quality Control Act and the CDFW regulates alterations to streambed and associated plant communities under Fish and Wildlife Code Sections 1600 et seq.

As stated above, no permanent waterways, streams, or diversion channels exist within or adjacent to the Project Area, and none are proposed as a result of site development. Under surveys conducted in 2021 for presence of Waters of the US, a total of 432 aquatic resource features (i.e., drainages, tributaries, stream channels), including one pond, have been mapped within and in the vicinity of the Project Area and assessed for potential jurisdiction under the USACE, the Regional Water Quality Control Board (RWQCB) and the CDFW (Stantec 2021). No wetlands, seeps, springs, or playas were found, and flows within the area are ephemeral and are mostly sourced from direct precipitation as well as flows from the Cargo Muchacho Mountains in the east. Based on the definitions, regulations, and guidance for jurisdictional waters under the CWA, none of the features are expected to fall under the jurisdiction of the USACE because they were determined to be both isolated with no connection to a traditional navigable water. All drainages sampled entering, exiting, and beginning in the area were determined to be ephemeral. All features potentially fall under the jurisdiction of the RWQCB and the CDFW. On March 29, 2021, an application was submitted to the USACE for an approved jurisdictional determination with an aquatic resources inventory providing the survey data to support no jurisdictional waters being present within the Project Area or vicinity. The USACE's approved jurisdictional determination is currently pending and is anticipated to be received within the timeline of completion prior to Project approval.

Because there are no jurisdiction drainages within the Project Area, and because SMP would obtain the requisite approvals from the RWQCB, CDFW and the USACE, the Project would not have a substantial adverse effect on federally protected wetlands (including, but not limited to, marsh, vernal pool, coastal, etc.) as defined by Section 404 of the CWA through direct removal, filling, hydrological interruption, or other means, and there would be less than significant impacts.

d) Would the Project interfere substantially with the movement of any resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites?

Less Than Significant Impact: See responses to CEQA Criteria a) and b) above. No, the proposed Project would not interfere substantially with the movement of any native resident or migratory fish or wildlife species or disrupt native nursery sites. The Imperial County General Plan (Imperial County 2015), specifically Figure 1 through Figure 3 within the Conservation and Open Space Element, depicts "sensitive habitats", "sensitive species" and "agency-designated habitats" within the County, respectively. According to the Imperial County General Plan, the Project Area is not located within a County-designated wildlife corridor. Additionally, as stated above, no permanent waterways, streams, or diversion channels exist within or adjacent to the Project Area that could harbor migratory fish species.

As with other undeveloped areas of the Cargo Muchacho Mountains, the Project Area would have the limited potential to provide limited upland wildlife movement opportunities across the Project site from other nearby undeveloped wilderness areas (e.g., Pilot Knob Mesa and Algodones Dunes areas to the southwest). However, since the majority of the Project Area and adjacent lands have been disturbed by historical mining, and the lack of suitable habitat that would be maintained through the life of the Project, wildlife movement opportunities through the Project Area would remain limited.

WestLand also completed a raptor survey and evaluated the potential for species protected under the Bald and Golden Eagle Protection Act (BGEPA) to occur within the Project Area, the results for which are summarized under Section 3.23.2. Specific to species protected under the BGEPA, WestLand determined that the bald eagle has "no" potential to occur, and the golden eagle has an "unlikely" potential to occur as the habitat within the Project Area is unsuitable, and the habitat within the raptor area of analysis (see Figure 3 in Biological Resource Technical Report and Assessment of Appendix E) was marginal. Additionally, as described under CEQA Criteria a) above, SMP would implement the PDFs for biological resources as included under Appendix F. This would include pre-construction biologist surveys, minimizing native ground disturbance/installation of barriers, worker training, and other measures which would ensure the Project would not substantially interfere with any migratory species that may happen to move through the Project Area. Through implementation of these avoidance and protection measures, SMP's use of the Project Area for exploratory drilling operations would not impact wildlife movement opportunities or prevent the surrounding habitat from continuing to function as a wildlife corridor. Therefore, implementation of the Project (including construction, operations and reclamation) would not substantially alter existing wildlife movement patterns, and there would be less than significant impacts with mitigation incorporated.

e) Would the Project conflict with any local policies or ordinance protecting biological resource, such as a tree preservation policy or ordinance?

Less Than Significant Impact: No, the proposed Project would not conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance. Both the Imperial County General Plan (Imperial County, 2015) and the Imperial County – Code of Ordinances (Imperial County, 2022) were reviewed. Specifically, the Conservation and Open Space Element of the General Plan, as well as Chapters 12.44 (Wildlife Protection) and 12.48 (Wild Flowers and Trees) of the Code of Ordinances outline specific preservation measures and provides regulations and guidelines for the management of plant resources in the unincorporated areas of the County.

Chapter 12.44 of the County Code of Ordinances is specific to the protection of watercourses or wildlife watering holes. As discussed above, no permanent waterways, streams, or diversion channels exist within or adjacent to the Project Area, and none are proposed as a result of site development. Water that contacts the Project Area, either from application for dust suppression or as a result of a precipitation event, would

be contained onsite and either naturally evaporate or infiltrate into the ground. There would be no discharges outside the drill sites or in surface tributaries, and no pollutants would be discharged, and Project water management would comply with applicable county, state, and federal laws. Additionally, as discussed in **Section 3.22**, the Project operations would be conducted pursuant to the CGP for stormwater discharges. For these reasons, the Project would comply with the provisions of outlined under Chapter 12.44 of the County Code.

Chapter 12.48 of the County Code of Ordinances prohibits the destruction (e.g., dig up, remove, mutilate, or destroy) or disturbance of specific tree and flower species. **Table 3-36** describes the trees and plants species regulated under Chapter 12.48 of the County Code of Ordinances and summarizes applicability to the proposed Project. Also see *Biological Resource Technical Report and Assessment* (WestLand, 2021) in **Appendix E**, which provides a comprehensive list of the potential wildlife and plant species observe on/near the Project Area.

Table 3-36 Imperial County Code Plant Protection and Management

Code Section/Text	Protected Tress & Vegetation	Applicable to Project			
12.48.010 – Picking or destroying of certain trees and flowers.					
It is unlawful for any person, firm or corporation to mutilate or destroy or pick blossoms, branches, leaves or berries from any:	Mountain Dogwood (Cornus Nuttalli), Snow Plant (Sarcodes Sanguinea), Tiger Lily (Lilium Parryi), Western Azalea (Rhododendron Occidentale), California Holly Toyon Berry (Heteromeles Arbutifolia), Maiden-hair Fern (Adiantum), Sword Fern Family (Nephrolepic), Giant Canyon Fern (Woodwardia Radicans),	Not Applicable. None of the plant species protected under Section 12.48.010 were found within the Project Area.			
12.48.020 - Digging up, re	emoval or possession of certain trees and flowers.	•			
It is unlawful:	To dig up or remove the bulbs of the Lemon Lily or the Tiger Lily, To dig up or remove the Snow Plant, Maidenhair Fern, Sword Fern Family, or Giant Canyon Fern, To remove or cut or have in possession any of the branches, leaves, plants or berries of the Mountain Dogwood, Western Azalea, or the California Holly Toyon Berry,	Not Applicable. None of the plant species protected under Section 12.48.020 were found within the Project Area.			
12.48.030 – Yucca plant.					
destroy any Yucca plant, or growing upon public or pri	n, firm or corporation to dig up, remove, mutilate, or to pick or cut any bloom or blossoms therefrom, vate land without a permit issued by the board of unty, except by the owner of such land or with the ner.	Not Applicable. Per the biological baseline survey (Westland 2021), no Yucca plants were found within the Project Area.			

Code Section/Text	Protected Tress & Vegetation	Applicable to Project
It is unlawful for any person, firm or corporation to dig up, remove, mutilate, or destroy any Yucca Trees of the following varieties:	Quixote Plant (Yucca Whipplei Torr.); Joshua Tree (Yucca brevifolia Engelm.); Spanish Dagger (Yucca mohavensis Sarg.); Spanish Bayonet (Yucca baccata Torr.); Desert Lily (Hesperocallis undulatus Wats.); Fan Palm (Washingtonia filifera Wendl.); Desert Holly, Atripiex hyhenelytra (Abronia Wats.); Desert Verbena (Abronia villosa Wats.); Desert Evening Primrose (Enothera trichocalyx Nutt.); Smoke Tree (Parosela spinosa [Gray] Heller); Lupin (Lupinus spp.); Coach Whip or Ocotillo (Fouquieria splendens Engelm.); Desert Willow (Chilopsis linearis D. C.); Sandfood (Ammobroma soncrae Torr.); Scarlet Bugler (Pentstemon centanthrifolius Benth.); Indigo Bush (Parosela Schottii);	Not Applicable. None of the Yucca tree species protected under Section 12.48.040 were found within the Project Area.
12.48.050 - Cactus.		
It is unlawful for any person, firm or corporation to dig up, remove, mutilate, destroy, or pick any cactus of the following varieties:	Cholla (Opuntia echinocorpa Engelm.); Barrel Cactus (Echinocactus cylindraceus Enfielm.); Giant Cactus (Cereus gigantea Engelm.); Strawberry or Fish Hook Cactus (Mamillaria tetrancistra Engelm.); Bird Nest Cactus (Mamillaria grahami Engelm.); Acanthus (Beloperone californica Benth.); Hedgehog Cactus (Echinocactus polysancistrus Engelm. and Bigel.); Torch Cactus (Cereus engelmanni Parry); Beavertail Cactus (Oprentia basillaris Engelm.); Clavate Cactus (Opuntia clavata Engelm.); Grizzly Bear Cactus (Opuntia erinacea); Opuntia Cactus (Opuntia ramossissima Engelm.); and Marguey or Agaves (Agate deserti Engelm.);	Not Applicable. None of the cactus species protected under Section 12.48.050 were found within the Project Area.
12.48.070 – Shrubs.		
It is unlawful for any person, firm or corporation, except the owner of such land or with the written consent of such owner, to dig up, remove, mutilate, or destroy shrubs of the following variety: Crucifixion Thorn (<i>Holacantha Emoryi</i>)		Not Applicable. Per the biological baseline survey (WestLand 2021), no Crucifixion Thorn were found within the Project Area.
12.48.080 – Tags, seals and Where a permit is required	by this chapter, authorizing the harvesting,	
transporting or possessing of trees or plants, such permits would be accompanied by a tag or seal for each tree or plant to be harvested, possessed or transported. The tag and/or seal would be retained and utilized-pursuant to Sections 80101 and 80102 of the Food and Agricultural Code of the state of California as it now exists, or may hereafter be amended. Each permit authorizing the harvesting, transporting or possessing of plants or trees, for wood, which plants or trees are listed in this chapter would be accompanied by a wood receipt. The wood receipt would be nontransferable and would be retained pursuant to Section 80103 of the Food and Agricultural Code of the state of California as it now exists or may hereafter be amended.		Not Applicable. No trees species were found within the Project Area that would have to be removed or disturbed as a result of the Project activities.

Note: See *Biological Resource Technical Report and Assessment* in **Appendix E** for findings based on the biological baseline surveys for the Project.

As shown in **Table 3-36** above, none of the regulated trees, plants, or protected riparian areas outlined in the County Code of Ordinances pertain to this Project (i.e., none were found on/near the Project Area per the biological baseline surveys [WestLand 2021]). Per the discussions above, the Project is consistent with, and would not interfere substantially with, any local policies or ordinances protecting biological resources. Therefore, impacts are less than significant with no mitigation required.

f) Would the Project conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan?

Less Than Significant Impact with Mitigation: See response to CEQA Criteria e) above. No, the proposed Project would not conflict with the provisions of an adopted Habitat Conservation Plan (HCP), Natural Community Conservation Plan (NCCP), or other approved local, regional, or State HCP. As described under CEQA Criteria e) above, the Project would not conflict with the provisions of any adopted Habitat Conservation Plan, Natural Community Conservation Plan (i.e., Chapter 12.44 – Wildlife Protection, Chapter 12.48 – Wild Flowers and Trees, etc.), or other approved County habitat conservation plan.

While the Project Area is not within a County-designate habitat conservation area, the Project Area does occur within the federal Picacho ACEC as designated under the DRECP (BLM 2016). The BLM's goals for the management of the Picacho ACEC are to enhance, protect and preserve the cultural and biological resources while providing compatible recreational opportunities; and to maintain desert tortoise habitat connectivity between the Chuckwalla Desert Wildlife Management/ACEC/Critical Habitat Units and high value climate refugia for wildlife (BLM 2016). The Project has been designed to be consistent with the requirement outlined in the DRECP (BLM 2016), and PDFs specific to desert tortoise are described in full under **Appendix F**. Through the implementation of the PDFs, the Project would not conflict with the provisions of any adopted Habitat Conservation Plan, Natural Community Conservation Plan (i.e., DRECP), or other approved local, regional, and/or state habitat conservation plan. Therefore, proposed Project activities would not conflict with future HCPs, NCCPs, or other approved local, regional, or state HCPs, and there would be less than significant impacts with mitigation incorporated.

3.23.6 Cumulative Effects

The CESA boundary for wildlife, including migratory birds, special status species, and threatened and endangered species, includes the Project Area plus a five-mile buffer (**Figure 3-3**). This CESA was chosen as it is the geographic area to which cumulative impacts to wildlife species would occur based on surface disturbance proposed under the Project and known wildlife occurrences. The CESA encompasses 68,020 acres.

Within this CESA, past and present disturbance, as detailed in **Table 3-37**, has resulted from the following activities: mineral development and exploration projects (1,856 acres); oil and gas pipelines (1 acre); utilities, infrastructure, and public purpose projects (74 acres); roads and railroads (215 acres); and dispersed recreation. No documented recent and past wildland fires have occurred within the CESA.

Table 3-37 Past, Present, and RFFAs in the Wildlife CESA

Past, Present, and RFFAs, Disturbances and Projects	CESA	
	CESA Acres	68,020
Past Actions		
Mineral Development and Exploration		

Past, Present, and RFFAs, Disturbances and Projects	CESA
Sand and Gravel Operations, Materials Sites and Community Sand and Gravel Pits	360
Notices	64
Mining and Exploration Projects	1,432
Utilities, Infrastructure, and Public Purpose	
Communication Facilities	9
Water Pipelines and Water Infrastructure	4
Other	21
Past Actions Total Disturbance Acres	1,890
Present Actions	
Oil and Gas Pipelines	
Pipelines	1
Utilities, Infrastructure, and Public Purpose	
Powerlines	37
Water Pipelines and Water Infrastructure	3
Roads and Railroads Present Actions	
Roads	197
Railroads	18
Present Actions Total Disturbance Acres	257
RFFAs	
Mineral Development and Exploration	
Mining and Exploration Projects	73
Utilities, Infrastructure, and Public Purpose	
Power Lines	13,881
RFFAs Total Disturbance Acres	13,954
Past, Present, and RFFAs Total Disturbance Acres	16,101
Percent of CESA	24
Fires	0

Source: BLM 2022a-b

Of the 68,020 acres covered by the CESA, 16,101 acres of disturbance are associated with past, present, and RFFA disturbances, which is a disturbance of approximately 24 percent of the CESA.

Past activities from mineral development and exploration activities and infrastructure in the CESA have resulted in removal of vegetation, dispersal or displacement of local populations, and fragmentation of certain wildlife habitats and populations. Removal of the vegetative understory may impact nesting success and predation. Road construction and use disturbs wildlife habitat by removing vegetation, compacting soils, displacing individuals, increasing noise, and by creating long-term impacts resulting from habitat fragmentation and direct mortality from vehicle collisions.

Human presence tends to disturb many species of wildlife throughout their habitats. Past and present recreational uses in the area include hunting, OHV use, hiking, and primitive camping. Human disturbance during periods of the year when wildlife species are otherwise stressed due to a lack of forage and/or harsh weather (as occurs during the winter season), can further stress wildlife and may increase mortality.

RFFAs in the CESA would include mineral development and exploration projects (73 acres) and utilities, infrastructure, and public purpose projects (13,881 acres) (**Table 3-36**). Future mineral development and exploration would include the pending reclamation at the San Pedro Gravel Jackson Gulch Mine. Additionally, a proposed powerline from Yuma, Arizona to the Imperial Valley of California is currently pending that would include 13,881 acres of linear surface disturbance; however, the full extent of the powerline would not be within the Wildlife CESA and the BLM currently has an indefinite hold on the future action. Impacts from RFFAs may include habitat loss, removal of vegetation, fragmentation of migration corridors, displacement from increased human presence and noise, and introduction of invasive weed species. Wildland fires in this CESA may occur in the future, as would dispersed recreation. Impacts from these RFFAs would lead to similar impacts as stated for past and present actions.

Proposed Action

The Proposed Action would increase disturbance to wildlife habitat within the CESA by a maximum of 20.54 acres (less than one percent of the CESA) for a total disturbance in combination with past, present, and RFFAs of 16,122 acres (approximately 24 percent of the CESA). Cumulative impacts on general wildlife from past, present, and RFFAs in combination with the Proposed Action would result in cumulative displacement and habitat fragmentation, as well as short-term disturbance and removal of habitat and forage area. Displacement and habitat fragmentation decreases survival rates of affected individuals to some degree and increases competition. The presence of new and improved roads may increase mortality from vehicle collisions. If disturbance areas are not properly reclaimed, invasive weeds may become established which would have additional long-term impacts on general wildlife habitat. However, proposed operations would be temporary, and reclamation would occur on all proposed disturbances except for the new permanent access road to the underground portal, including revegetation with a BLM-approved seed mix, which would reduce these long-term impacts to wildlife and their habitat. PDFs for avoidance buffers and pre-clearance surveys would be implemented to reduce impacts to avian species, including migratory birds, and bat species during the breeding season (Appendix F). It is not anticipated that the Proposed Action would have any cumulative impacts on avian or big game migratory corridors. Additionally, the Project would be completed outside the desert tortoise active season (March 15 through November 1) and preconstruction surveys would be completed within the proposed area for disturbance and a 500-foot buffer to determine potential desert tortoise presence, activity, and burrow sites for avoidance. A complete list of PDFs for minimization of impacts to wildlife species is provided in Appendix F. The Proposed Action, in combination with past, present, and RFFAs, would result in minor, short-term, and localized cumulative impacts to wildlife within the CESA, and it is anticipated most wildlife species would be able to relocate to similar habitat around the CESA during temporary exploration operations.

No Action Alternative

Under the No Action Alternative, the proposed Oro Cruz exploration activities would not be approved and the associated impacts to wildlife, including migratory birds, special status species, and threatened and endangered species, would not occur. Overall, cumulative effects to this CESA from the No Action Alternative would be less than the Proposed Action since additional surface disturbance from that alternative would not occur and thus would not additionally impact wildlife. There would be no cumulative impacts beyond those currently occurring from past, present, and RFFAs.

3.24 Wildfire

3.24.1 Initial Study Determination (CEQA)

Table 3-38 provides impact determinations of the Project on wildfire, per CEQA guidelines whether a project a located in or near state responsibility areas or lands classified as very high fire hazard severity zones.

Table 3-38 Wildfire Environmental Checklist

	Wildfire Criteria	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Substantially impair an adopted emergency response plan or emergency evacuation plan?				
b)	Due to slope, prevailing winds, and other factors, exacerbate wildfire risks, and thereby expose project occupants to pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire?			\boxtimes	
c)	Require the installation or maintenance of associated infrastructure (such as roads, fuel breaks, emergency water sources, power lines or other utilities) that may exacerbate fire risk or that may result in temporary or ongoing impacts to the environment?				
d)	Expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes?				

3.24.2 Affected Environment

This resource is not a supplemental authority considered for analysis by the BLM under NEPA, and there is minimal risk of fire from Project activities with the implementation of the PDFs described in **Appendix F**. Therefore, this resource was not analyzed further under the NEPA requirements for the affected environment or environmental impacts for each alternative, per the determination in **Table G-1** of **Appendix G.**

3.24.3 Impact Analysis (CEQA)

According to the California Department of Forestry and Fire Protection (CAL FIRE) Fire Hazard Severity Zone (FHSZ) maps (CAL FIRE 2022), the Project Area is located within a Federal Responsibility Area (FRA) as well as a Local Responsibility Area (LRA), specifically within a FHZS designated as having an "Other Moderate" or "LRA Moderate" risk of wildfire. There areas designated as having a "High" or "Very High" FHSZ potential within or near the Project Area.

a) Would the Project substantially impair an adopted emergency response plan or emergency evacuation plan?

No Impact: No, the Project would not substantially impair an adopted emergency response plan or emergency evacuation plan. As discussed in **Section 3.11**, Imperial County maintains various emergency plans and emergency preparedness procedures, primarily outlined within the EOP (Imperial County 2016) and *Multi-Jurisdictional Hazards Mitigation Plan Update* (Imperial County 2015). Both documents were reviewed, and the Project would not conflict with any applicable provisions found in the County's emergency response or hazard mitigation plan(s).

The Project would not impair implementation of, or physically interfere with, these adopted emergency plans or emergency evacuation plans because the Project would not add to off-site traffic congestion above existing levels that might delay emergency response activities. As discussed above, existing access roads would be used to the extent possible but some new access roads would be required across BLM land (Figure 2-1). New access roads would be used strictly for Project support vehicles to access the exploration Drill Areas. Drilling equipment would be trucked to one of two truck unloading points, and then would be safely mobilized to the Drill Areas within the Project Area (Figure 2-1). Equipment would be unloaded from lowboys onto the existing road at the unloading points and no improvements are needed to accommodate the unloading of equipment. Additionally, as discussed in Section 3.19, it's estimate that the Project would generate a maximum of 64 one-way vehicle trips per day (resulting from 32 total vehicles traveling to and from the Project Area), to accommodate employees and contractors traveling to and from the site to conduct onsite exploration activities. The addition of up to 32 additional vehicles on County roadways would not impede or impair an adopted emergency response plan or emergency evacuation plan/route.

Because the Project would not significantly increase off-site traffic above existing levels, and therefore not interfere with an adopted emergency response or evacuation plan, there would be no impacts.

b) Would the Project, due to slope, prevailing winds, and other factors, exacerbate wildfire risks, and thereby expose project occupants to pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire?

Less Than Significant Impact: No, the Project would not expose project occupants to pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire, due to slope, prevailing winds, or other factors. As discussed previously, the majority of the Project Area has been disturbed due to past mining and processing operations that have occurred historically. As such, both the Project site and adjacent areas are generally devoid of dense vegetation, and therefore pose minimal risk related to potential wildfires. Due to the lack of vegetation in the area, it is unlikely an uncontrolled wildfire would spread through the Project Area.

Additionally, none of existing of the proposed Project site features (slopes, structures, etc.) would exacerbate and/or increase the spread of wildfires in the area. Conversely, the developed Project site, would be maintained in an orderly manner and would continue to be clear of vegetation during exploratory drilling and ancillary operations. Existing slopes would also be maintained to ensure safety and prevent erosion.

As discussed in **Section 3.11**, SMP would implement site-specific fire prevention/protection actions. At a minimum these actions would include designating Project fire coordinators, providing adequate fire suppression equipment (including in vehicles), and establishing emergency response information relevant to the Project Area. SMP would also have a 2,000-gallon portable water storage tank onsite for dust suppression that would also be available to assist in firefighting operations. SMP would ensure that all mobile equipment be equipped with fire extinguishers, hand tools, and first aid kits.

In the event of an initial, small fire that does not create enough smoke, flame, and heat to prevent fighting the fire using a hand-held fire extinguisher or a small water hose, and providing no one would be endangered, SMP personnel and/or contractors would use make a reasonable effort to extinguish the fire. If two or more people are present, one would fight the fire while one reports to 911 the size, type, and location in the event the fire grows out of control. Personnel would not directly engage any fire which is beyond the incipient stage (i.e., a fire which has progressed to the point it has substantially involved any structure/equipment).

Planning and prevention of fires is also managed through the appropriate handling and storage of fuels, inspections and recordkeeping, spill prevention and response procedures, proper use of safety equipment, resource management training, and fire prevention training.

SMP would coordinate with local law enforcement and fire departments to provide 24-hour access as needed for emergency response. Both Imperial County as well as the nearby City of Yuma have fire departments which could service the Project site if needed. The fire station closest to the Project Area is Imperial County Fire Department Station #8 located at 518 Railroad Avenue in Winterhaven, California, approximately 14 miles away to the southeast. In the unlikely event of a wildfire, the Project site could be reach within a short timeframe.

Cellular telephone service is generally available within the Project Area site for emergency and other communications. A satellite phone would also be made available in case of emergencies. Contractors would be trained in proper emergency response, incident reporting, and general health and safety issues. All equipment would be maintained in a safe and orderly manner.

Lastly, in the unlikely event of a large wildfire within the Imperial County area that adversely impacts ambient air quality, the onsite manager may continue to limit operations if they feel worker safety is at risk. Thick smoke and debris may pose a risk to workers' respiratory health or may present a safety hazard if visibility is extremely poor. Although considered highly unlikely, if conditions presented such risks to onsite workers, field managers would have the authority to restrict outdoor operations.

For the reasons outlined above, the Project would not expose project occupants to pollutant concentrations from a wildfire or the uncontrolled spread of a wildfire, due to slope, prevailing winds, or other factors. Therefore, there would be less than significant impacts.

c) Would the Project require the installation or maintenance of associated infrastructure (such as roads, fuel breaks, emergency water sources, power lines or other utilities) that may exacerbate fire risk or that may result in temporary or ongoing impacts to the environment?

Less Than Significant Impacts: No, the Project would involve the installation or maintenance of infrastructure (such as roads, fuel breaks, emergency water sources, power lines or other utilities) that may exacerbate fire risk or that may result in temporary or ongoing impacts to the environment. As discussed above, the Project consists of using existing access roads and improving some existing roads, as well as constructing a new temporary exploration drilling access road, helicopter landing pads, and drill pads to support exploration in seven Drill Areas. The Project mobilization, road construction, drilling, and borehole abandonment would be completed within 12 to 24 months of Project initiation. Drilling activities potentially would be completed in up to two drill areas at once. Once operations are complete, Project Areas to be reclaimed would be converted to land uses consistent with mining, recreational uses, and open space.

During all operations, SMP would maintain equipment and conduct activities in a safe and orderly manner. Due to the isolated nature and remote locations of the proposed access roads and drill sites, public security and safety are not a concern. As needed, certain access roads may be gated and/or locked to prevent public access, and the staging area would be secured with chain link fence and razor wire and locked with warning signs during brief periods of non-operation. All employees and contractors would be required to complete an employee safety training prior to commencement of operations.

None of the Project structures or features would exacerbate wildfire risks. As discussed under CEQA Criteria a) and b) above, SMP would implement site-specific fire prevention/protection actions throughout the life of the Project. SMP would ensure that all mobile equipment be equipped with fire extinguishers, hand tools, and first aid kits.

Planning and prevention of fires is also managed through the appropriate handling and storage of fuels, inspections and recordkeeping, spill prevention and response procedures, proper use of safety equipment, resource management training, and fire prevention training. The components of the staging area are discussed in **Section 2.1**.

As discussed in **Section 3.11**, SMP would implement Spill Contingency Plan that complies with federal and state regulations for storage and handling of oil at industrial facilities (40 CFR Part 112 and California Health and Safety Code Chapter 6.67, Section 25270). The Spill Contingency Plan would include a description of the regulated materials stored at the site, discharge prevention measures (e.g., secondary and general containment, fueling transfer procedures, etc.), drainage control to ensure spill containment, and spill response and clean up procedures. It would also include spill reporting procedures, training, and periodic updates to the plan. Adherence to Spill Contingency Plan and other safety measures would mitigate the potential for fires due to hazardous releases during equipment fueling and maintenance. It would also include spill reporting procedures, training, and periodic updates to the plan. Adherence to SMP's Spill Contingency Plan would mitigate the potential for fires due to hazardous releases during equipment fueling and maintenance. The BMPs, operating practices and other environmental protection measures required by the federal, state and local Certified Unified Program Agency (CUPA) regulations would be incorporated into the Project to minimize potential impacts on the environment due to the routine transport, use, or disposal of hazardous materials.

For the reasons outlined above, the Project would not involve the installation or relocation of any significant utility infrastructure that may exacerbate fire risk. Project infrastructure would be maintained, and equipment fueling and maintenance activities would be conducted in accordance with the appropriate safety and spill prevention plans and procedures found therein. For these reasons, the Project would have no impacts in terms of potential to generate onsite fires due to concerns related to infrastructure.

d) Would the Project expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes?

No Impact: No, the Project would not expose people or structures to significant risks, including downslope or downstream flooding or landslides, as a result of runoff, post-fire slope instability, or drainage changes. As discussed previously, the majority of the Project Area is disturbed due to historical mining and processing operations. Soils in the Project Area developed from weathered granitic rock and schistose rock substrates. The soils consist of extremely gravelly sands or gravelly loams with up to 90% coarse fragments. Soils within the Project Area are of two general types based on substrate and topographic position: residual soil material weathered in place on slopes and ridges; and deeper alluvial soils transported by water and gravity to toe slopes, washes and outwash fans. The soils within the Project Area also contain large areas of disturbance from previous mining and reclamation activities.

Other than minimal slopes within the historical excavation pit, the Project site is relatively flat. Additionally, other than minimal clearing, grading, or grubbing to facilitate construction of the Oro Cruz Mine Portal, drill pads, access roads, and ancillary structures, no significant excavation or ground disturbing activities are proposed as part of the Project. As such, the Project would not increase the potential for landslides and erosion onsite. SMP would implement BMPs for erosion and sediment control measures that would be identified in the BLM approved SWPPP, and the effectiveness of erosion control measures would be monitored throughout the duration of the Project. SMP would also follow all erosion and sediment control measures identified in the Plan (SMP 2021) and Reclamation Plan (Sespe 2022).

Additionally, according to the California DOC's Landslide Map Index and relevant exhibits within the Imperial County General Plan (Imperial County 2015), specifically the Seismic and Public Safety Element, the Project site is not located in an area with known slope instability and/or that is prone to mudslides.

As discussed under CEQA Criteria b) above, implementation of the Project would not increase the risk of downstream flooding or landslides in the event of an upstream wildfire. Conversely, any existing or proposed onsite slopes and topography would be maintained in a safe, secure and stable manner. None of

the Project aboveground features or structures would redirect uncontrolled flood or landslide flows due to upstream fire instability.

For the reasons outlined, the Project would have no new impacts related to runoff, post-fire slope instability, or drainage changes, and there would be no impacts.

3.25 Mandatory Findings of Significance (CEQA)

Table 3-39 provides Mandatory Findings of Significance in accordance with Section 15065 of the CEQA Guidelines.

Table 3-39 Mandatory Findings of Significance

	Significance Criteria	Potentially Significant Impact	Potentially Significant Unless Mitigation Incorporated	Less Than Significant Impact	No Impact
a)	Does the project have the potential to substantially degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, substantially reduce the number or restrict the range of a rare or endangered plant or animal, eliminate tribal cultural resources or eliminate important examples of the major periods of California history or prehistory?				
b)	Does the project have impacts that are individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects.)				
c)	Does the project have environmental effects, which will cause substantial adverse effects on human beings, either directly or indirectly?				

a) Does the Project have the potential to substantially degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, substantially reduce the number or restrict the range of a rare or endangered plant or animal or eliminate important examples of the major periods of California history or prehistory?

Less Than Significant Impact: No, the Project would not have the potential to substantially degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, substantially reduce the number or restrict the range of a rare or endangered plant or animal, or eliminate

important examples of the major periods of California history or prehistory. As discussed above, the Project is an exploratory drilling project, that would occur entirely within an area disturbed by historical mining activities. The majority of the Project Area has been disturbed due to these historical mining operations.

Additionally, no areas with significant natural vegetation and/or habitat would be disturbed as a result of the Project. Based on the discussions in **Section 3.23** and with implementation of the PDFs described in **Appendix F**, the Project would have no significant impacts to threatened, endangered, candidate, or special status species. The proposed Project would also not have the potential to substantially reduce the habitat of fish and wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, eliminate a plant or animal community, or reduce the number or restrict the range of a rare or endangered plant or animal.

Lastly, as discussed in **Section 3.8**, the Project would not have the potential to substantially adversely affect previously unidentified archaeological resources or eliminate important examples of the major periods of California history or prehistory.

For the reasons outlined above, the Project would not substantially degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, substantially reduce the number or restrict the range of a rare or endangered plant or animal or eliminate important examples of the major periods of California history or prehistory, and therefore the Project would have less than significant impacts.

b) Does the Project have impacts that are individually limited, but cumulatively considerable? ("Cumulatively considerable" means that the incremental effects of a project are considerable when viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects)?

Less Than Significant Impact: The Project does not have potential impacts that are individually limited, but cumulatively considerable. Based on the analysis contained in this CEQA IS, the proposed Project would not result in any significant and unmitigable impacts in any environmental categories. In all cases, effects associated with the Project would be limited to the existing Project Area/disturbance footprint and either result in no new impacts, less than significant impacts, or less than significant impacts with mitigation incorporated. As such, Project impacts are of such a negligible degree that they would not result in a significant contribution to any cumulative impacts. This is largely due to the fact that Project activities would not significantly alter the environment beyond the existing/baseline condition, and that Project activities would be short-term (12 to 24 months maximum), and the site would be fully reclaimed in accordance with SMARA once exploration activities are completed.

Cumulative impacts could occur if the construction of other projects occurs at the same time as the proposed Project and in the same geographic scope, such that the effects of similar impacts of multiple projects combine to create greater levels of impact than would occur at the Project-level. For example, if the construction of other projects in the area occurs at the same time as construction of the proposed Project, combined noise and transportation impacts may be greater than at the project-level. However, the Project is located in a remote and undeveloped area of the Tumco mining district in the Cargo Muchacho Mountains, with no cumulative County projects are expected to be constructed within the vicinity of the Project Area. Additionally, given that the Project operations would not occur in close proximity to any residences or neighborhood communities, and the fact that Project activities would be short-term (12 to 24 months), the Project's impacts would not combine with the impacts of other projects to create cumulative construction- and/or operation-related impacts in resource areas such as air quality, noise, and transportation.

For these reasons, the incremental effects of the proposed Project would not be considerable when viewed in connection with the effects of past projects, current projects, or probable future projects, and the Project would have less than significant impacts.

c) Does the Project have environmental effects which will cause substantial adverse effects on human beings, either directly or indirectly?

Less Than Significant Impact: Based on the analysis contained in this CEQA IS, the proposed Project does not exceed any significance thresholds or result in significant impacts in the environmental categories typically associated with indirect or direct effects to human beings, such as aesthetics, air quality, hazards and hazardous materials, noise, public services, or transportation. As discussed in Section 3.3, Section 3.18, Section 3.11, Section 3.22, Section 3.15, Section 3.16, and Section 3.19 of this document, the proposed Project would not expose persons to the hazards of toxic air emissions, chemical or explosive materials, ground-shaking, flooding, noise, or transportation hazards. For these reasons, the proposed Project does not have a Mandatory Finding of Significance due to environmental effects that could cause substantial adverse effects on humans, and there would less than significant impacts.

4.0 Consultation, Coordination, and Public Participation

4.1 Consultation and Coordination

This section describes the specific actions taken by the BLM to consult and coordinate with Native American tribes and government agencies. Various federal laws require the BLM to consult with Native American tribes, the State Historic Preservation Office, the USFWS, and the EPA during the NEPA decision-making process..

The BLM contacted the following tribal entities during the EA process to participate in identifying potential areas of concern that may be associated with the Project:

- Barona Band of Missions Indians
- Campo Band of Mission Indians
- Cocopah Indian Tribe
- Colorado River Indian Tribes
- Ewiiaapaayp Band of Kumeyaay Indians
- Fort Yuma Quechan Indian Tribe
- Iipay Nation of Santa Ysabel
- Jamul Indian Village
- Kwaaymii Laguna Band of Indians
- La Posta Band of Kumeyaay Indians
- Manzanita Band of Kumeyaay Indians
- Mesa Grande Band of Mission Indians
- San Pasqual Band of Diegueño Indians
- Sycuan Band of Kumeyaay Nation
- Torres-Martinez Desert Cahuilla Indians
- Viejas Band of Kumeyaay Indians

On March 31, 2021, the BLM sent letters to the Tribes initiating formal consultation on the Amended Plan, in accordance with the NHPA and other legal authorities. The BLM held a formal consultation meeting with the Fort Yuma Quechan Indian Tribe on July 12, 2021. The BLM sent a letter to the Tribes on August 10, 2021 for review of the Class III Cultural Resources Inventory Work Plan and to explain the Physical APE. The BLM sent the Tribes an email on March 4, 2022 to notify and provide a link to the News Release about the initiation of the scoping period. On August 23, 2022, the BLM sent the Tribes a letter discussing the expansion of the APE to include the VAA APE for indirect effects, presenting the Class III Cultural Resource Inventory Report for review and comment, and inviting the Tribes to the September 20, 2022 Field Visit and the September 21, 2022 virtual meeting. The BLM conducted a site visit on September 20, 2022, attended by the Fort Yuma Quechan Indian Tribe and the Campo Band of Mission Indians. The BLM held a virtual follow-up meeting to discuss cultural resources inventory findings and the site visit on September 21, 2022, at which representatives of the Fort Yuma Quechan Indian Tribe, the Campo Band of Diegueño Mission Indians, and the San Pasqual Band of Diegueño Indians participated. The BLM conducted another site visit on September 27, 2022, with representatives from the Fort Yuma Quechan Indian Tribe to visit potential sites of concern that were identified within the APEs during the first site visit and virtual meeting. On September 28, 2022, the BLM sent an email to the Tribes extending the Comment period on the Class III Cultural Resources Inventory report and the APE to October 17, 2022. A meeting was held on November 9, 2022 with the Fort Yuma Quechan Indian Tribe to further discuss concerns on a potential Traditional Cultural Place in the vicinity of the Project Area. Consultation with local tribal governments will continue throughout the NEPA process.

4.1.1 Imperial County Consultation

As required by CEQA under Assembly Bill 52, Imperial County also conducted consultation with tribes in the vicinity of the Project. A letter initiating consultation under CEQA was sent to the Fort Yuma Quechan Indian Tribe on September 9, 2021. Because the Fort Yuma Quechan Indian Tribe is the only Native American tribe that has claimed traditional and cultural affiliation with the Project Area, they were the only tribal entity required to be notified of the Project pursuant to AB 52. No response to the AB 52 consultation letter was received by Imperial County.

4.2 Public Participation

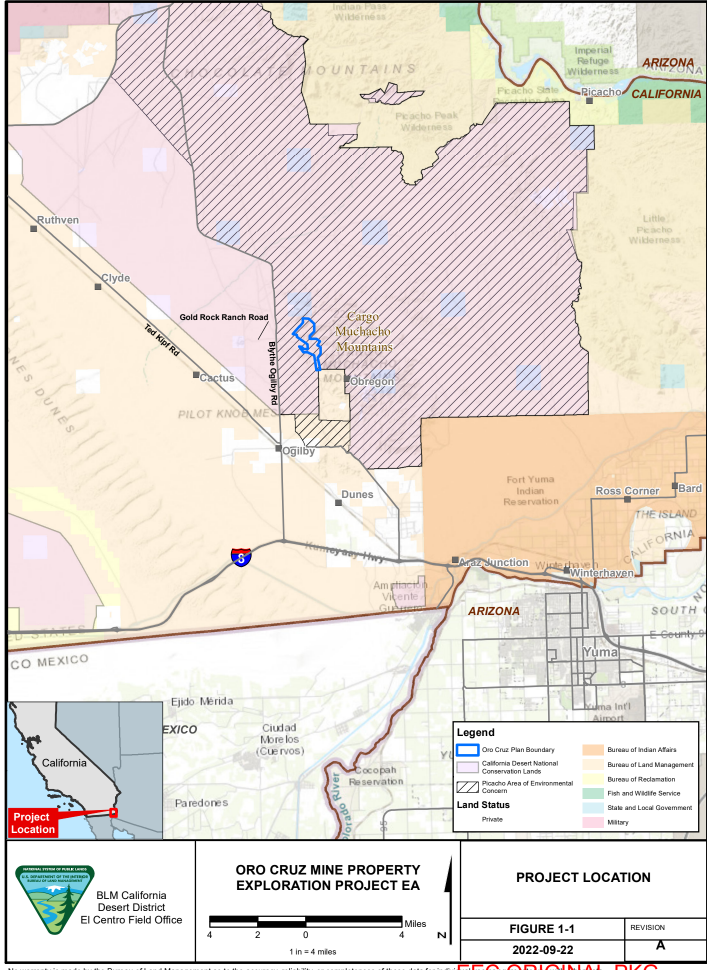
4.2.1 Public Scoping

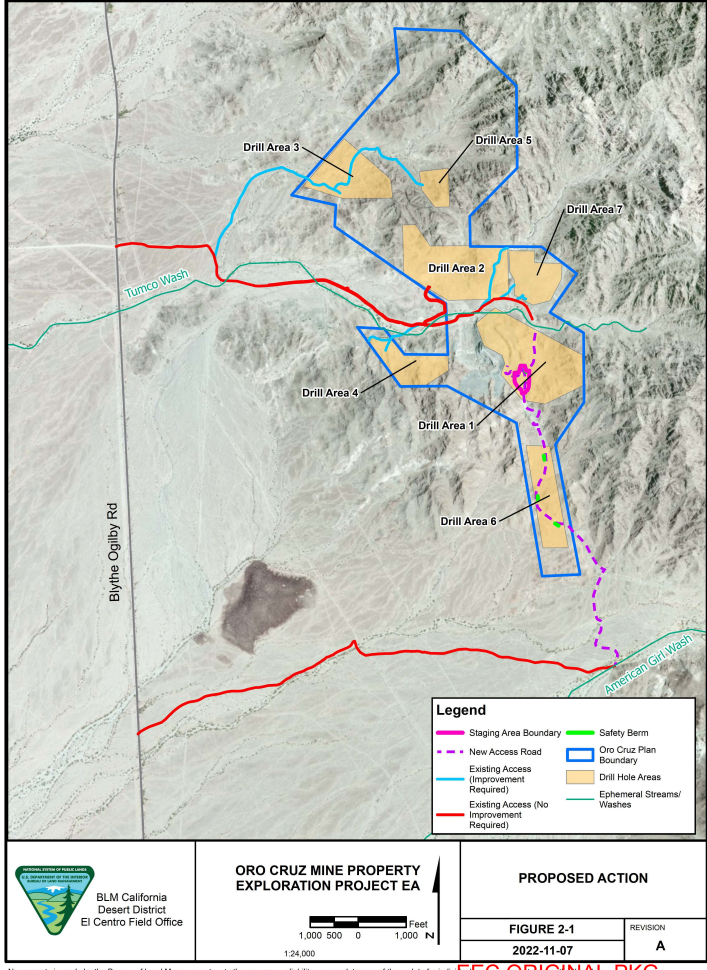
On March 4, 2022, a BLM press release was issued for the Project for a 30-day public scoping period, which ended on April 4, 2022. Six public scoping comment letters were received, one from a federal agency and five from public interest organizations. Issues identified during public scoping and internal scoping were documented in the scoping report (BLM 2022) and included in this document for NEPA analysis across the resources analyzed within Chapter 3. Overall, the majority of issues identified during public scoping requested analysis of air quality and Project emissions; development of a broad range of action alternatives, including alternatives for access and timing of the Project; measures to minimize impacts to cultural resources and Tribal concerns, and conducting Section 106 of the NHPA consultation with Tribes; development of a clear purpose and need and the level of NEPA analysis for compliance with land use plans; development of PDFs within the Plan for monitoring and exclusionary fencing to protect wildlife species; and development of mitigation measures specifically for desert tortoise individuals and habitat.

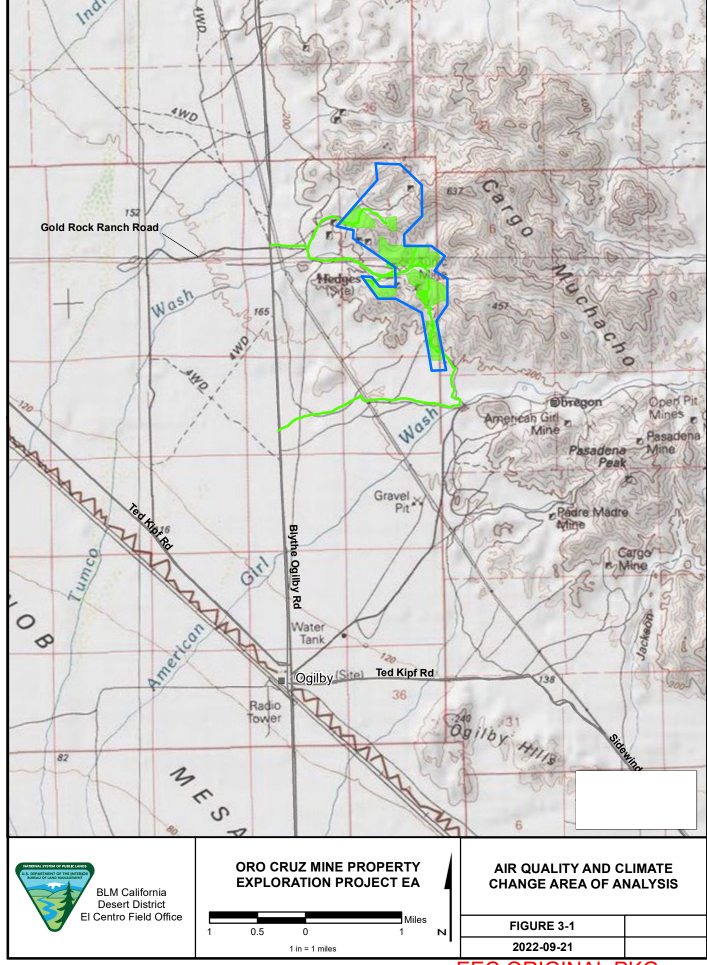
4.3 Preparation of This EA/IS

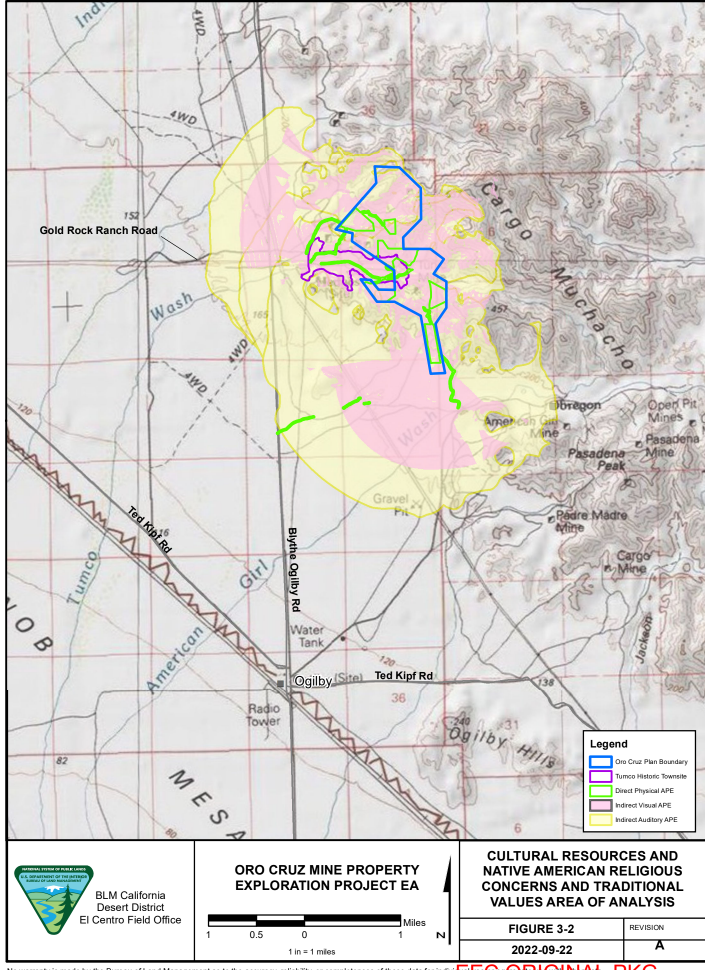
A complete list of preparers including from the BLM, Imperial County, and third-party NEPA and CEQA contractors is provided as **Appendix I**.

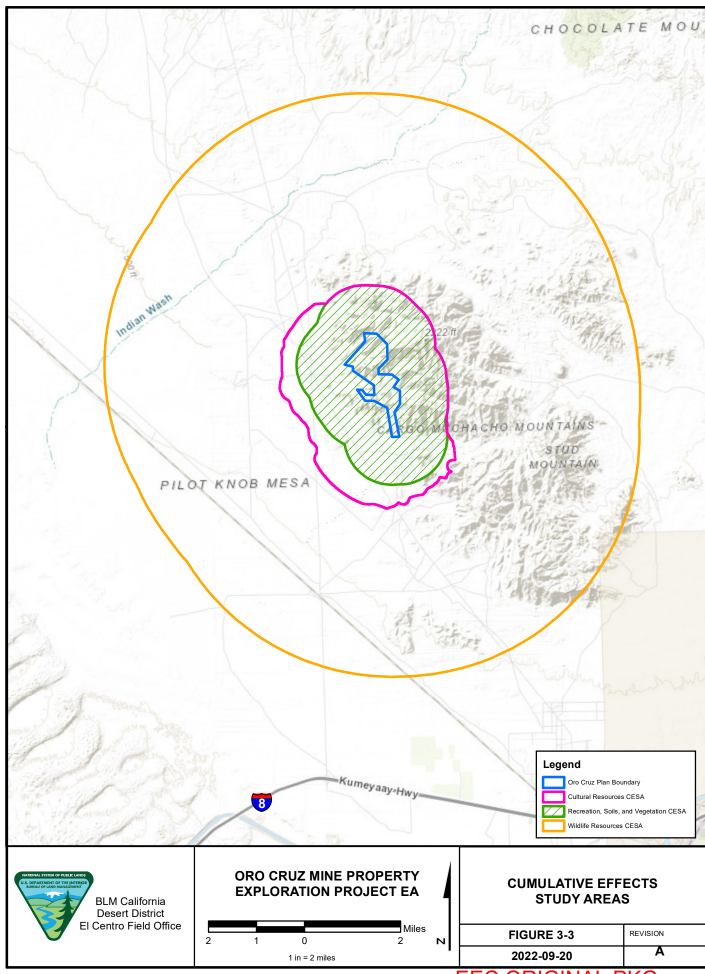
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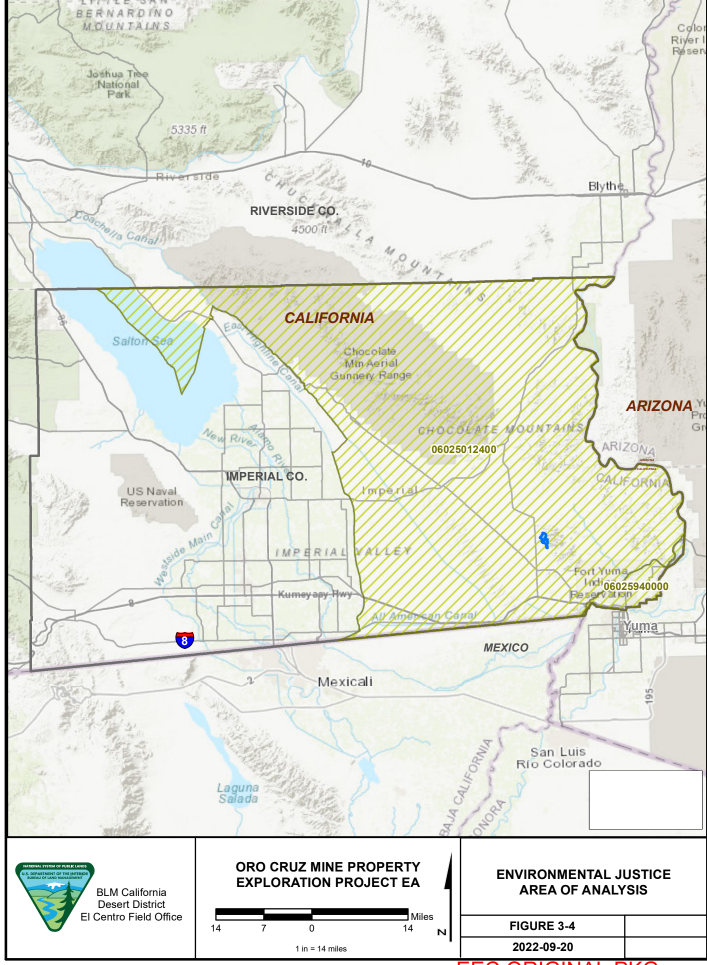


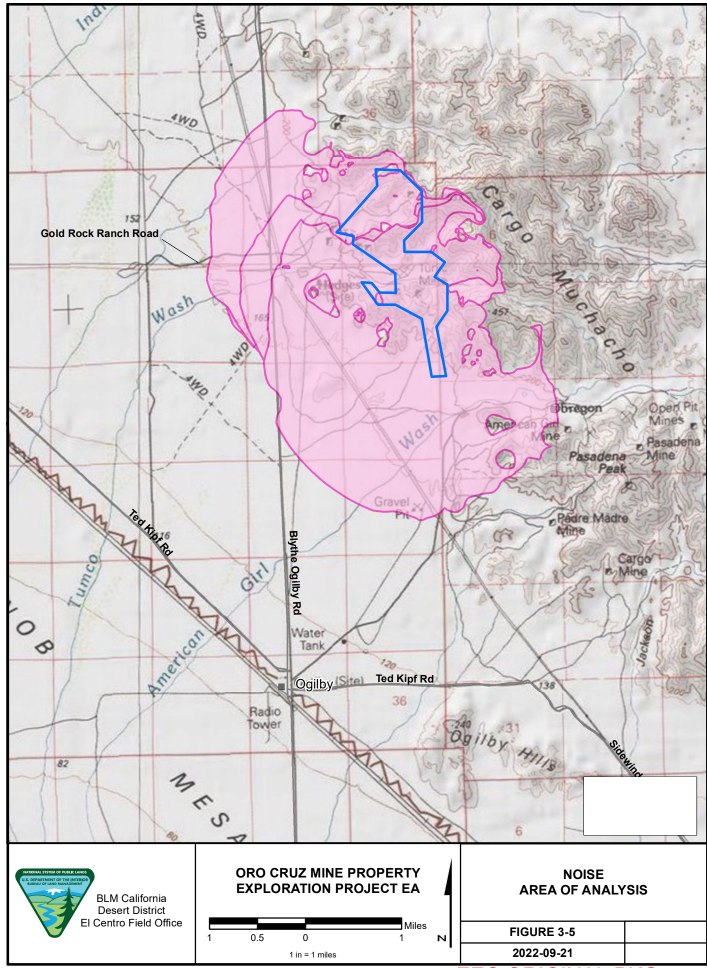


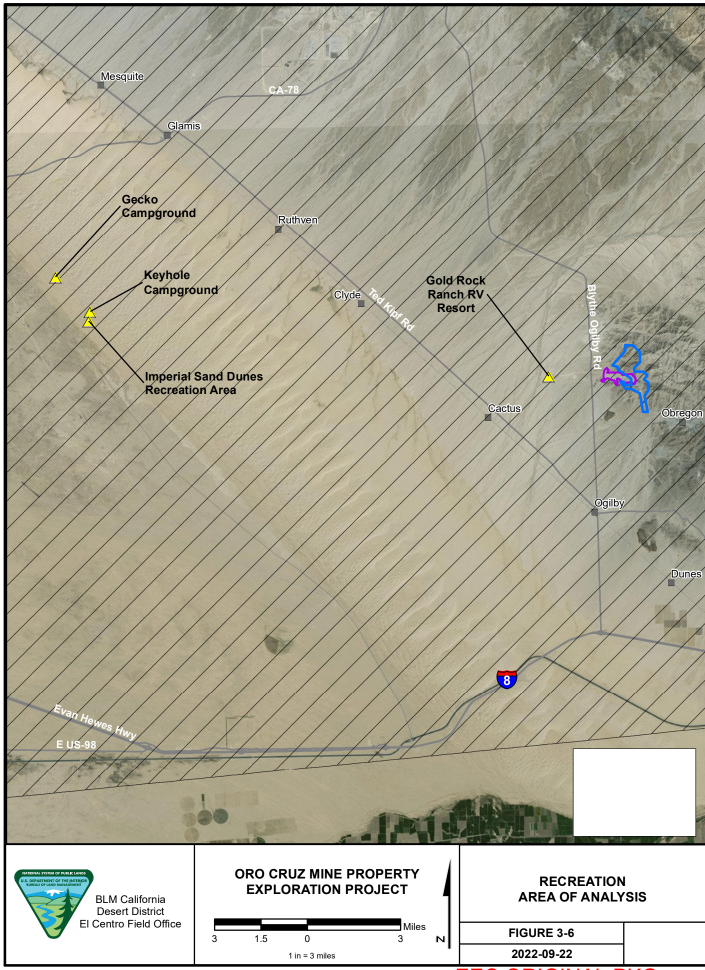


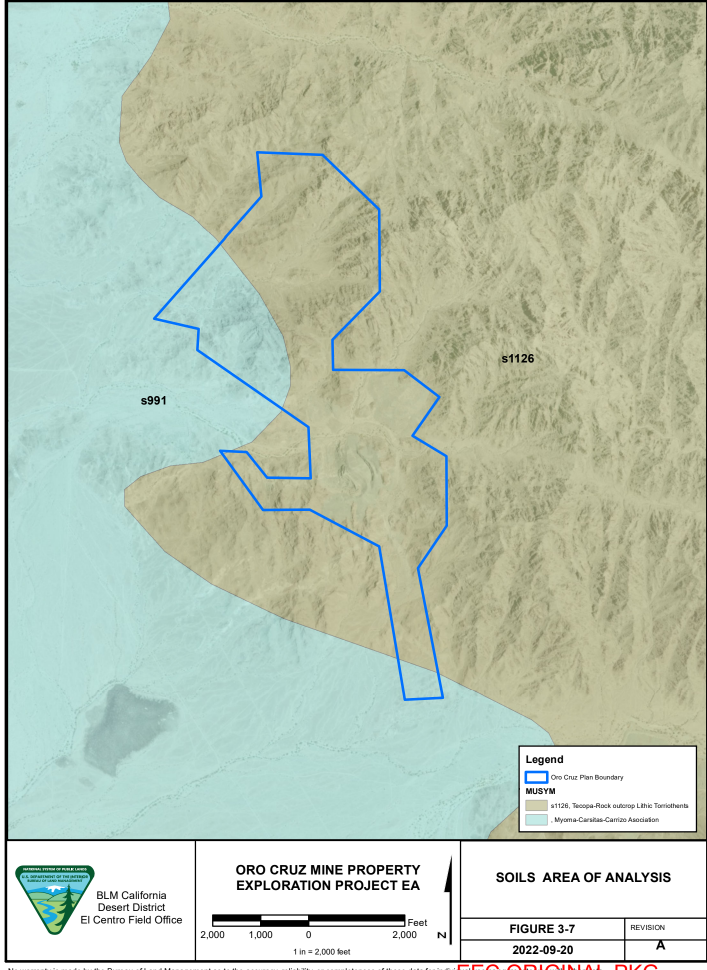


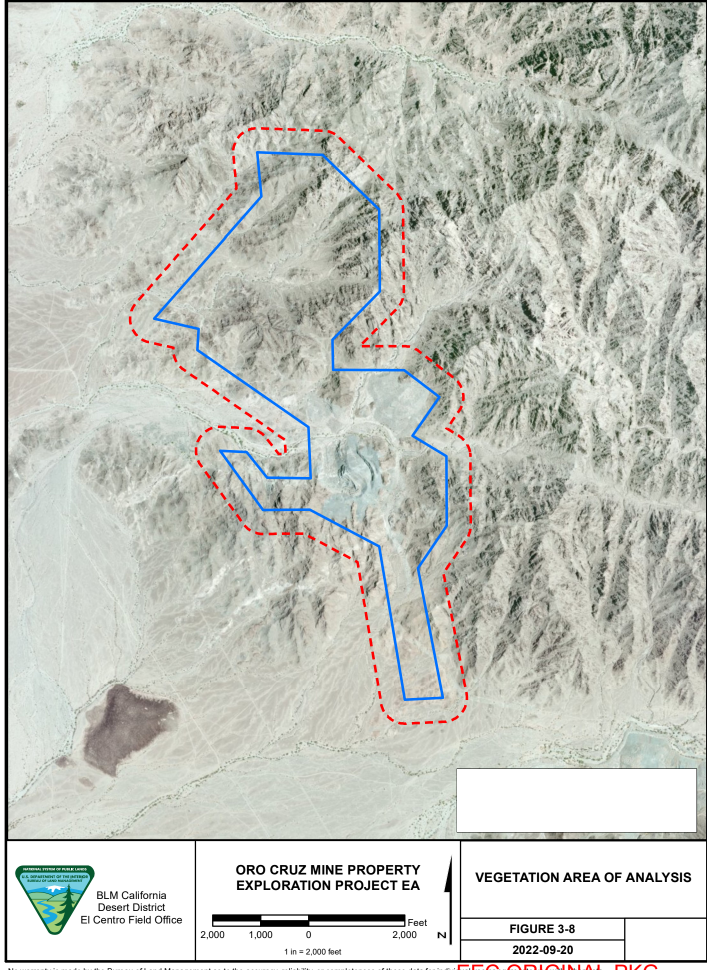


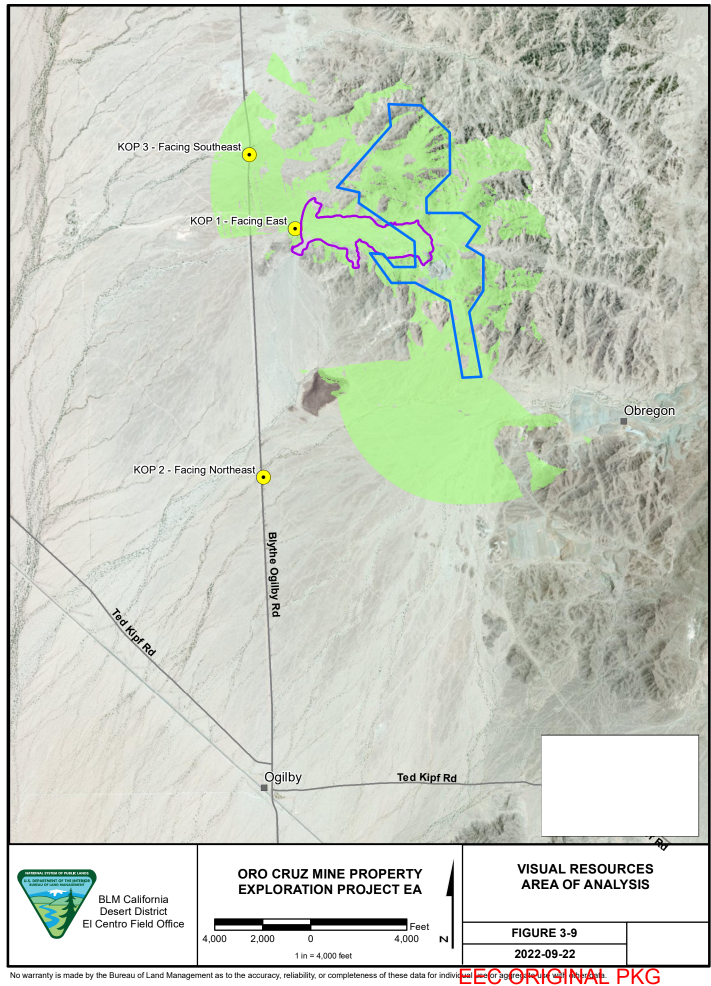


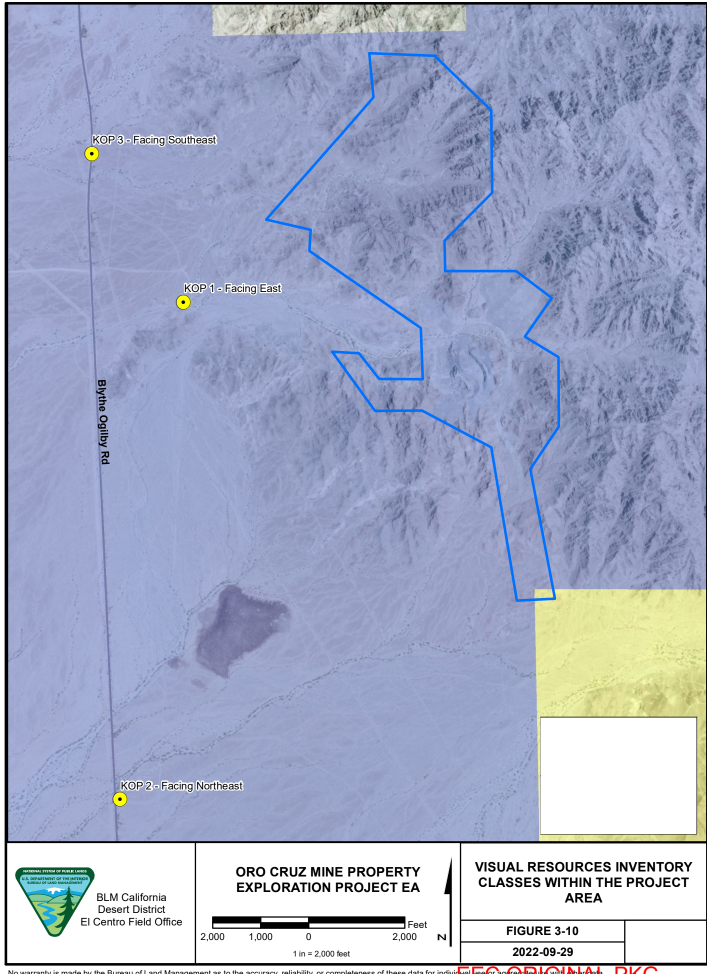


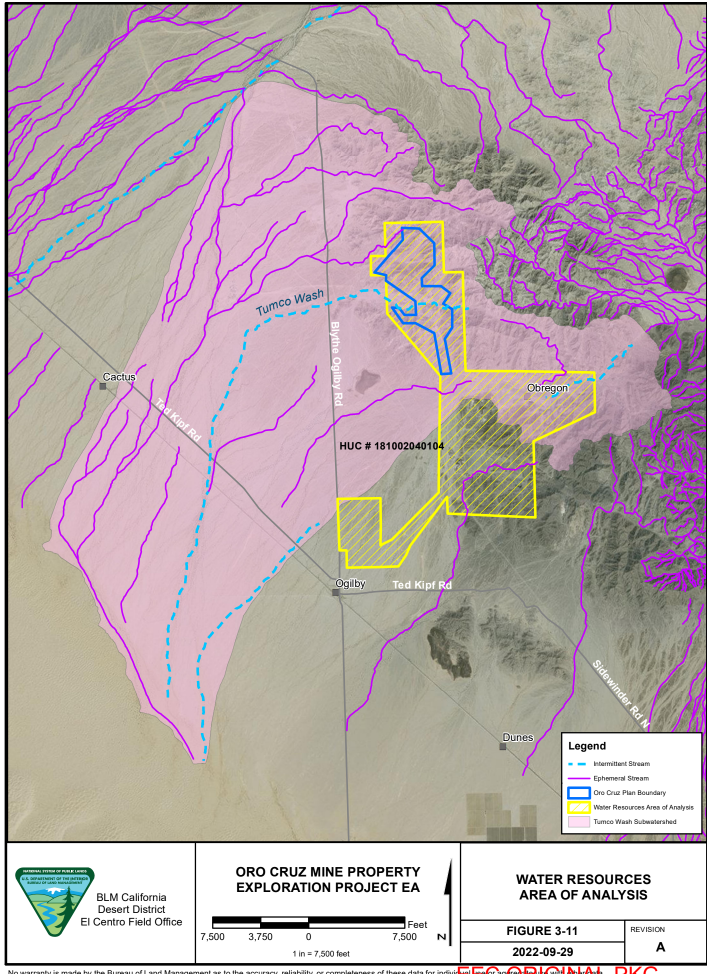


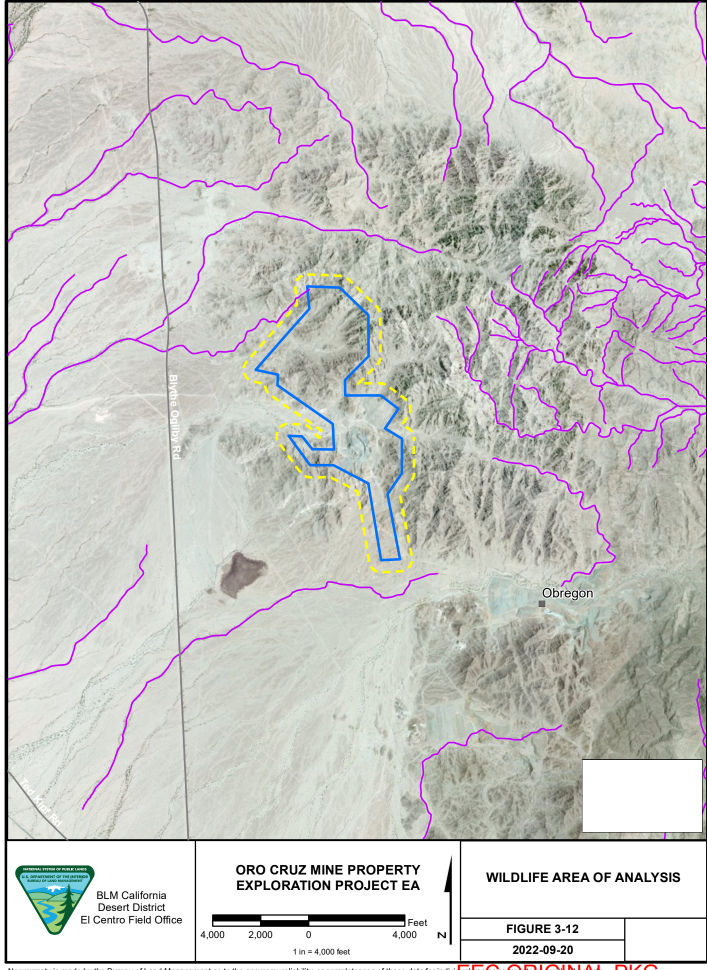


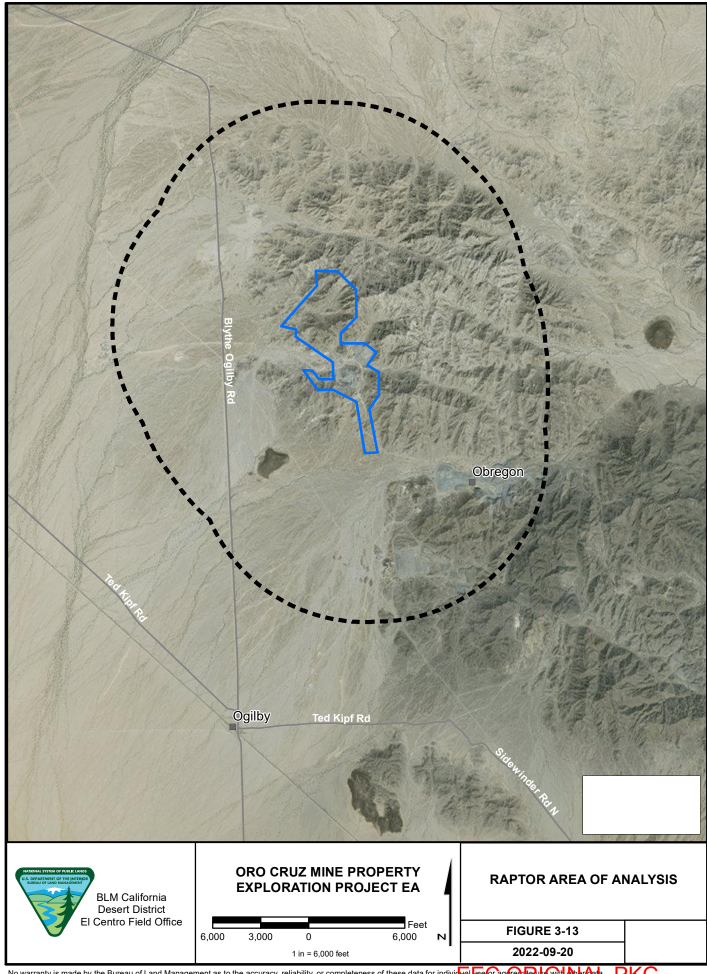


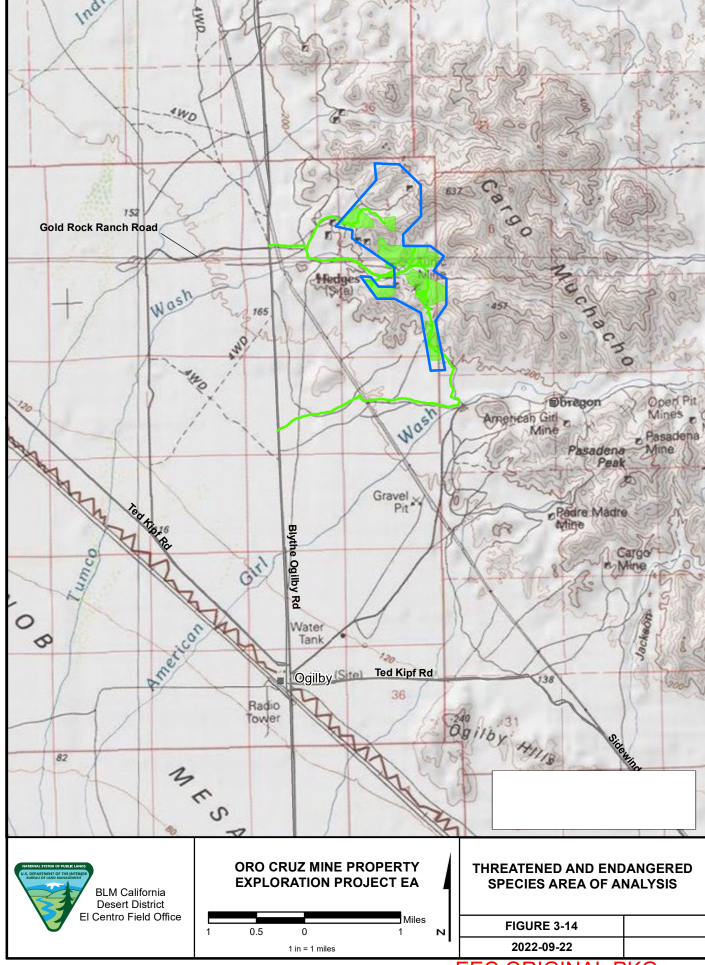












Appendix A: Plan of Operations

FIFTH REVISED DRAFT

SMP GOLD CORP. EXISTING ORO CRUZ PIT AREA EXPLORATION PLAN OF OPERATIONS BLM CASE FILE NUMBER CACA-059124

Prepared for: Bureau of Land Management

Prepared by: SMP Gold Corp.

Date: Fifth Revision, October 22, 2021

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I. INTRODUCTION AND BACKGROUND

SMP Gold Corp. (SMP) proposes mineral exploration activities at the Oro Cruz Pit Area (the Project) within lands administered by the Bureau of Land Management (BLM), northwest of Yuma, Arizona, in Imperial County, California. The Project is located on previously mined BLM lands within Township 15 South, Range 20 East, Sections 1, 2, 12 and 13, and Township 15 South, Range 21 East, Section 6, 7 and 18 (the Project Area, **Figures 1 and 2**) that are managed by the El Centro Field Office. The Project Area has been previously disturbed by mining activities. Current surrounding land uses include prospecting and recreation.

Activities would be conducted in accordance with BLM regulations published in the Code of Federal Regulations (CFR) at 43 CFR part 3809 (BLM 2016) and 43 CFR 3715 (BLM 1998). Pursuant to 43 CFR 3809.21 and 3809.301, the Project would result in minor surface reworking of previously mined and disturbed areas, and measures would be taken to prevent unnecessary or undue degradation during Project operations. The Project would comply with the performance standards in 43 CFR 3809.420 and other Federal and state laws related to environmental protection and protection of cultural resources; the Project is "reasonably incident" to mining as defined in 43 CFR 3715.0-5; and the Project would attain the stated level of protection and reclamation required by specific laws in the California Desert Conservation Area. The Project Area occurs within the Picacho Area of Critical Environmental Concern (ACEC) as designated under the Desert Renewable Energy Conservation Plan, and thus requires a BLM Plan of Operations.

The Project is described in this Draft Exploration Plan of Operations (Plan).

2. CLAIMANT AND OPERATOR INFORMATION

Claimant:

Lincoln Gold US Corp. 912 N. Division Street Carson City, Nevada 89703

ADGIS, Inc. 210 South Rock Blvd. Reno, Nevada 89502

Operator:

SMP Gold Corp. 912 N. Division Street Carson City, Nevada 89703

Operator Employer Identification Number:

85-1734310

Contact:

David Tupper Vice President - Exploration

Phone: 604-802-0334 Email: david@smp.gold

Drilling Contractor:

To be determined

Subject Claims:

See Table 1.

3. PROJECT AREA DESCRIPTION

The Project Area has been previously disturbed by significant mining activities. Current surrounding land uses include prospecting and recreation. The Tumco Historic Mine is a historic and recreational area managed by the BLM for uses such as hiking, prospecting, wildlife viewing, and photography within western portions of the Project Area.

Soils on the site vary between rocky, hard-packed areas similar to desert pavement to pockets of loose sand. Soils in and adjacent to the existing Oro Cruz mine site are disturbed. Within the Project Area, elevations range from 600 feet (ft) above sea level (asl) to 800 ft asl. Vegetation within the Project Area is sparse consisting of primarily Creosote Bush Series, and Sonoran Creosote Scrub (Brown and Lowe 1994); dominant plant species include creosote bush (Larrea tridentata), burro bush (Ambrosia dumosa) and numerous annual and perennial scrubs and grasses (Tetra Tech 2011).

The Project Area occurs within the Picacho ACEC. The BLM's goals for the management of this ACEC are to enhance, protect and preserve the cultural and biological resources while providing compatible recreational opportunities; and to maintain desert tortoise habitat connectivity between the Chuckwalla Desert Wildlife Management/ACEC/Critical Habitat Units and high value climate refugia for wildlife (BLM 2016).

4. PLANNED EXPLORATION PROGRAM

The Project consists of using existing access roads, constructing approximately 10,410 ft (2.0 miles) of existing road improvements, approximately 6.2 miles of new 12-foot-wide temporary exploration drilling access road, up to 8 helicopter landing pads, and 65 drill pads to support exploration in seven Drill Areas; and constructing approximately 9,640 linear ft (1.8 miles) of new permanent, 15-foot-wide access road and 2.8-acre staging area for access to the Oro Cruz Portal on BLM lands (**Figures 2**,

3a and 3b). The 2.8-acre staging area at the Oro Cruz Portal would be used for exploration within the proposed Drill Areas and underground mine area and resources. The area would house a 1,000-gallon diesel fuel tank and fueling station; helicopter landing area with 300-gallon Jet fuel tank and refueling station; two diesel-powered generators (125 kW or equivalent); two portable compressors (375 Series or equivalent); parking for access to the underground mine; small office and dry shop; and laydown areas for exploration drilling (**Figure 4**). Access to the portal staging area would be gated to prevent public access during Project implementation and reclamation.

4.1. SCHEDULE OF ACTIVITIES

The Project is proposed to begin upon completion of all BLM and Imperial County coordination, permitting and bonding. The Project mobilization, road construction, drilling, and borehole abandonment would be completed within 12 to 24 months. Activities at the Oro Cruz Mine Portal and project drilling activities in Drill Area 1 would be implemented first. Drilling activities potentially would be completed in up to two drill areas at once. Drill areas would be potentially revisited a second and third time based on the findings. Project reclamation would be completed concurrently for exploration drilling activities and monitoring for the success of reclamation of those areas would be completed within 5 years of Project implementation.

4.2. Access

Existing access roads would be used to the extent possible but some new access roads would be required across BLM land (Figures 2 and 3a-3h). The existing access routes that would be used are BLM-authorized routes. The proposed drill sites and new access roads would be mostly located within previously mined and disturbed areas. Interstate 8 and Ogilby Road (State Route 34) and Gold Rock Ranch Road are the primary roads that would be used for access (Figures 2 and 3a). Drilling equipment would be trucked to one of two truck unload points and then would be mobilized to the Drill Areas within the Project Area (Figures 2 and 3a). Equipment would be unloaded from low boys onto the existing road at the unload points and no improvements are needed to accommodate the unloading of equipment.

Access to the drill pads would be gained via existing and new roadways and via helicopter (AStar AS350 B2 or similar) from the Yuma Airport. The exploration drilling aspects of the Project would require approximately 10,410 ft (2.0 miles) of existing road improvements; approximately 32,740 ft (6.2 miles) of new temporary access road construction; and the construction of up to 8 helicopter landing pads (**Figure 2 and 3a-3h**). These new access roads would be used strictly for Project support vehicles to access the exploration Drill Areas, and they would be signed as having limited access.

The helicopter used for access to up to 8 drill pads would only be flown during daylight hours. The helicopter would be used to transport the drilling equipment needed during drilling operations for up to ten (10) trips per day for drilling crew member access and delivery of water, fuel, and drilling supplies.

Drilling operations would be conducted at each of the sites for 4 to 8 days, therefore a helicopter would be in use on the project for up to 64 days. The helicopter would fly from Yuma Airport, approximately 20 miles east of the Project. The flight to and from the Project would be approximately 15 minutes in duration. An additional designated helicopter landing and refueling area would be provided at the 2.8-acre portal staging area.

Access to the Oro Cruz Portal would require the construction of 9,640 linear ft (1.8 miles) of new 15-foot-wide road. The road would be secured from unauthorized access for the duration of activity at the portal staging area while assuring access by BLM staff. A gate would be placed across the road accompanied by proper deterrence on either side of the gate (i.e. fence, berm, or large boulder).

Reclamation would be implemented at the 2.8-acre portal staging area and all equipment would be removed within the 5-year reclamation monitoring period. The portal staging area would be secured with chain link fence and razor wire and locked during brief periods of non-operation.

Road construction would be conducted using a D8 Dozer (or equivalent). Vegetation disturbance would be avoided to the maximum extent possible. No maintenance is planned for improved existing roads, as they will only be used for 12 to 24 months during active drilling and then would be reclaimed. Improvements would require selected stretches of existing access road to be bladed and cleared of vegetation. Most of the existing roads in the Project Area are about 6 ft wide, so it is assumed that road improvements would require approximately 6 ft of additional disturbance.

New access roads for exploration drilling would not disrupt the surface except where necessary to gain safe access. These roads would be used temporarily for access to the drill sites and would require a 12-foot width for access of drilling equipment.

Where needed to restrict access to Drill Areas 1 and 6, barriers constructed of onsite materials from areas disturbed as part of the Project would be installed to prevent unauthorized vehicular traffic from interfering with the reclamation of access roads and signs would be posted indicating these roads would be for authorized use only. The conceptual locations of the planned safety barriers (or berms) are depicted in **Figures 3b and 3g**. Berms would be 6 ft in height and placed along new access routes to prevent the public from accessing the Drill Areas. Gold Rock Ranch Road is gated at its intersection with Tumco Wash, so that gate will serve as the safety barrier to Drill Areas 2, 3, 4, 5, and 7. Road fill will be stabilized and maintained during and following any construction to prevent any erosion.

4.3. VEHICLES AND EQUIPMENT

The proposed activities would be conducted using the following equipment (or similar):

- AStar AS350 B2 Helicopter or similar (size = 40 by 11 ft; weight \sim 2,600 lbs)
- LF-90D Boart Longyear track-mounted drill rig (up to two rigs; size = 12 by 20 ft; weight ~ 18,000 lbs)

- Pipe truck (size = 10 by 35 ft; weight \sim 35,000 lbs)
- CAT® bulldozer (size = D8, weight \sim 80,000 lbs)
- Track hoe (weight $\sim 30,000$ lbs)
- Portable Water Tank (2,000 gallon; weight ~400 lbs)
- Diesel Fuel Tank (1,000 gallon; weight ~1,500 lbs)
- Above-Ground Jet fuel tank (300 gallon; weight ~500 lbs)
- Excavator (Size = 200; weight \sim 52,000 lbs)
- Water trucks (two 1,000 gallon; weight ~50,000 lbs each)
- Generators associated with drill rig (one 125 kW) and Oro Cruz Portal Staging Area (two 125 kW; weight ~13,000 lbs each)
- Portable compressors (two 375 Series; weight ~4,500 lbs each)
- Support vehicles (approximately five one-ton vehicles)

4.4. DISTURBANCES ON PREVIOUSLY MINED LANDS

The access routes will be used by a track-mounted drill rig and support vehicles. The drill pads will consist of an approximately 60-foot by 40-foot area that will be cleared to hold the drilling collar and sumps for drilling mud (wastewater and fluid), along with all drilling equipment and personnel during construction (**Figure 5**). The sumps would be approximately 12 ft by 12 ft and 6 ft deep, sloped approximately 2:1 on one side to allow for wildlife access out of the sump, if needed.

Clearing activities would be conducted with a bulldozer, track hoe and hoe ram. The total surface disturbance for the proposed activities is estimated at 20.5 acres on BLM lands (**Table 1**).

Table I. Project Estimated Disturbance Area

Activity Area	Claims (BLM Serial No.)	Description of Activity	Estimated Impact by Activity (square feet)	Estimated Impact by Activity (Acres)	Estimated Impact Per Drill Area (Acres)
Drill Area 1	Hercules 7 (CAMC-79795) Hercules 8 (CAMC-79796) Hercules 9 (CAMC-79797)	Exploration Reverse Circulation (RC) or core drilling to be conducted within 14 60-by-40-ft drill sites (Accessed via Existing and New Roads)	33,600	0.8	1.9
		Exploration core drilling to be conducted within 2 60-by-40-ft drill sites (Accessed via Helicopter)	4,800	0.1	
		Approximately 3,500 linear ft of 12-foot-wide New Temporary Exploration Drilling Access Road	42,000	1.0	
Drill Area 2	Hercules 11 (CAMC-79799) Hercules 12 (CAMC-79800) Hercules 28 (CAMC-79816) Hercules 29 (CAMC-79817) Hercules 30 (CAMC-79818) Hercules 53 (CAMC-79818) OC 11 (CAMC-296330)	Exploration RC or core drilling to be conducted within 13 60-by-40-ft drill sites (Accessed via Existing and New Roads)	31,200	0.7	
		Exploration core drilling to be conducted within 2 60-by-40-ft drill sites (Accessed via Helicopter)	4,800	0.1	3.8
		2 Helicopter Landing Pads (50-by-50-ft area)	5,000	0.1	
		Approximately 10,500 linear ft of 12-foot-wide New Temporary Exploration Drilling Access Road	126,000	2.9	
Drill Area 3	Hercules 54 (CAMC-79842) Hercules 55 (CAMC-79843) OC 9 (CAMC- 296328) SMP 1 (Not staked yet) SMP 2 (Not staked yet)	Exploration RC or core drilling to be conducted within 7 60-by-40-ft drill sites (Accessed via Existing and New Roads)	16,800	0.4	
		Exploration core drilling to be conducted within 3 60-by-40-ft drill sites (Accessed via Helicopter)	7,200	0.2	1.8
		3 Helicopter Landing Pads (50-by-50-ft area)	7,500	0.2	
		Approximately 3,500 linear ft of 12-foot-wide New Temporary Exploration Drilling Access Road	42,000	1.0	

Table I. Project Estimated Disturbance Area

Activity Area	Claims (BLM Serial No.)	Description of Activity	Estimated Impact by Activity (square feet)	Estimated Impact by Activity (Acres)	Estimated Impact Per Drill Area (Acres)
Drill Area 4	OC 13 (CAMC-296332) OC 14 (CAMC-296333) OC 15 (CAMC-296334) Hercules 32 (CAMC-79820) Hercules 33 (CAMC-79821)	Exploration RC or core drilling to be conducted within 4 60-by-40-ft drill sites (Accessed via Existing and New Roads)	9,600	0.2	1.2
		Approximately 3,500 linear ft of 12-foot-wide New Temporary Exploration Drilling Access Road	42,000	1.0	
Drill Area 5	Hercules 26 (CAMC-79814) Hercules 27 (CAMC-79815)	Exploration RC or core drilling to be conducted within 2 60-by-40-ft drill sites (Accessed via Existing and New Roads)	4,800	0.1	1.2
		Exploration core drilling to be conducted within 3 60-by-40-ft drill sites (Accessed via Helicopter)	7,200	0.2	
		3 Helicopter Landing Pads (50-by-50-ft area)	7,500	0.2	
		Approximately 2,700 linear ft of 12-foot-wide New Temporary Exploration Drilling Access Road	32,400	0.7	
Drill Area 6	Hercules 6 (CAMC-79794) OC 55 (CAMC-297374) OC 57 (CAMC-297376) OC 58 (CAMC-297377) OC 59 (CAMC-297378) OC 60 (CAMC-297379) OC 61 (CAMC-297380) OC 62 (CAMC-297381)	Exploration RC or core drilling to be conducted within 5 60-by-40-ft drill sites (Accessed via new access road)	12,000	0.3	
		Approximately 1,800 linear ft of 12-foot-wide New Temporary Exploration Drilling Access Road	21,600	0.5	0.8

Table I. Project Estimated Disturbance Area

Activity Area	Claims (BLM Serial No.)	Description of Activity	Estimated Impact by Activity (square feet)	Estimated Impact by Activity (Acres)	Estimated Impact Per Drill Area (Acres)
Drill Area 7	Hercules 10 (CAMC-79798) Hercules 11 (CAMC-79799) Hercules 12 (CAMC-79800) OC 48 (CAMC-296367) OC 49 (CAMC-296368)	Exploration RC or core drilling to be conducted within 10 60-by-40-ft drill sites (Accessed via Existing and New Roads)	24,000	0.6	2.5
		Approximately 7,000 linear ft of 12-foot-wide New Temporary Exploration Drilling Access Road	84,000	1.9	
Existing Access Roads (Improvements Required)	SMP 1 (Not staked yet) SMP 2 (Not staked yet) OC 9 (CAMC- 296328) OC 13 (CAMC-296332) OC 14 (CAMC-296333) Hercules 10 (CAMC-79798) Hercules 11 (CAMC-79799) Hercules 12 (CAMC-79800) Hercules 26 (CAMC-79814) Hercules 55 (CAMC-79843) Hercules 31 (CAMC-79819)	Approximately 10,410 ft (2.0 miles) of existing road improvements; Assumes an additional 6 ft of disturbance would be added to the width of the existing roads.	62,460	1.4	NA
New Access to Oro Cruz Portal	See Drill Area 6 OC 64 (CAMC-297383) OC 66 (CAMC-297385) OC 68 (CAMC-297387) OC 93 (CAMC-297934)	Approximately 9,640 linear ft (1.8 miles) of 15-foot-wide New Permanent Access Road	144,600	3.3	NA
Oro Cruz Portal Staging Area	Hercules 7 (CAMC-79795) Hercules 8 (CAMC-79796)	Access, fueling station, staging and parking to support the exploration of the underground resource accessible through the Oro Cruz Portal Approximately 2.8-acre staging area in at the entrance of the Oro Cruz Portal	121,970	2.8	NA
		TOTAL	895,030	20.5	

4.5. DRILLING ACTIVITY

Sixty-five (65) boreholes would be completed using reverse circulation or core techniques. The boreholes would be placed within seven Drill Areas (depicted in **Figures 2 and 3a-3h**). The anticipated maximum depth for the boreholes is approximately 800 ft. Drilling would be accomplished with a track-mounted rig. Any water encountered or generated by drilling will be fully contained within the drill sumps and removed, if required, to be recirculated for use in the drilling process or hauled away. The sumps will be backfilled once all water is evaporated.

A drill rig would operate on a 12- or 24-hour-per-day schedule (12 hours per shift) for 12 to 24 months. Once a hole is completed, the drillers would abandon the hole before moving to the next hole. There would only be two drill rigs in operation at a time within the Project Area.

Each drill site requires an approximately 60-by-40-foot drill pad that will encompass approximately 0.06 acres of disturbed area. A typical layout of a road-accessed drill site is provided in **Figure 5**. The drill sites would include sumps for drilling water and muds along with all drilling equipment and personnel during construction, portable toilet, and additional parking areas for support trucks and a water truck. The sumps would be approximately 12 ft by 12 ft and 6 ft deep.

Drill sites requiring access by helicopter would be cleared by hand where required and would require a drill area that is a maximum 60-by-40-feet in area. The drill rigs that would be used (LF-90D – Boart Longyear drill rig or similar) are unitized to enable disassembly. The helicopter would be used to complete the heavy lifts and to deliver the drilling rig components in sequence on a long-line lanyard for reassembly at each site. A steel skid would be placed directly on the ground surface if a level drill site can be established using hand tools. If additional leveling is required, 10-inch by 10-inch timbers would be used to create a temporary cribbing structure for the skid set to sit on. The cribbing will not exceed 4 ft in height at the low elevation points of the drill site. The cribbing will be fastened together using steel spikes and fully disassembled and removed upon completion of each drill hole. Helicopter-accessed drill sites would include all drilling equipment and personnel during construction and operation, and two hand dug sumps (maximum 12-ft by 12-ft in area) on the downslope sidehill. A portable toilet would be provided at each site. No support trucks or water trucks would be provided at the helicopter-accessed sites. Helicopter-accessed sites would be accessed only by helicopter and cleared entirely by hand. Water, fuel and supplies needed for the drilling process would be delivered by helicopter. Where necessary, daily crew changes would be done by helicopter.

4.6. WATER MANAGEMENT

Water for drilling and dust suppression would be provided by the drilling company via a water truck. SMP would likely procure water from Gold Rock Ranch and/or Yuma. It is anticipated that two 1,000-gallon water trucks would be required onsite each day. A 2,000-gallon portable water storage tank would also be kept onsite for drilling and dust suppression (**Figure 4**).

Water would be needed during the drilling process, and the drill holes are expected to produce water during the drilling process. Water would come into contact with bentonite drilling mud and ground rock at depth. Water would be managed and handled at each drill site after it is pumped out of the hole either by recirculating it for use in the drilling process, by removing the water and hauling it away, or by evaporation and allowing solids to settle out in excavated mud pits or sumps at the drill site. The sumps would be backfilled after evaporation. There would be no discharges outside the drill site or in surface tributaries, and no pollutants would be discharged in accordance with Clean Water Act requirements. Activities would be in compliance with applicable state and federal laws.

Upon completion of the exploration, the exploratory drill holes would be sealed and abandoned in compliance with the most current edition of State Water Resources Control Board Bulletin #74-81 and #74-90. SMP would coordinate with Imperial County Planning and Development Services Department to obtain appropriate permitting for the exploration Project.

4.7. HAZARDOUS AND SOLID WASTE MANAGEMENT

No hazardous substances would be used in the drilling program and no hazardous wastes would be generated by the Project.

Fuel and lubricants would be stored in a reservoir to prevent any leakage. During drilling operations, the drill rig would be parked on top of plastic sheeting overlain by absorbent clay or shale (i.e., Oil-Dri, or "kitty litter").

Trash generated by the contractors would be collected in appropriate containers and removed as required from the Project Area. Project-related refuse would be hauled to an authorized landfill for disposal in accordance with applicable laws and regulations. No refuse would be disposed onsite.

4.8. SPILL CONTINGENCY PLAN

SMP would have two fuel tanks onsite that would contain no more than 1,000 gallons of diesel fuel and 300 gallons of Jet fuel, respectively (**Figure 4**).

To prevent the spread of any accidental leakage in storage, fuel and lubricants would be stored in a shallow (4-inch depth), 10-foot by 10-foot lined reservoir at each drill site and in an approximately 6-inch

deep, 20-foot by 40-foot lined reservoir at the fueling station. During drilling operations, the drill rig would be parked on top of plastic sheeting. A spill prevention kit would be stored on site consisting of an oil-only absorbent mat material (i.e., PIG ® adsorbent mat pad) and absorbent clay or shale (i.e., Oil-Dri, or "kitty litter"). The volume of absorbent that would be kept onsite for potential spills is estimated to be 50 gallons at each active drill site and 100 gallons at the fueling station. Since there will be, at most, 2 active drill sites at one time the estimated volume of absorbent onsite is 200 gallons.

A Spill Contingency Plan would be prepared to describe the procedures followed by SMP and their contractors to prevent, control, and mitigate releases of oil and petroleum products to the environment within the Project Area. The following proposed spill prevention, control and countermeasures would be implemented:

- Fueling would be performed on a 20-ft by 40-ft plastic sheeting over an approximately 6-inch deep reservoir. The fueling area would be sloped gently to one corner with a small sump to contain any accidental releases of fuel.
- Equipment servicing would be performed within the fueling area or on plastic sheeting within the drill sites.
- A standard procedure fueling and servicing would be performed at the designated fueling stations and drill sites; however, equipment may need to be serviced at times elsewhere within the Project Area, and spill protection measures would be implemented.
- Diesel fuel is a major consumable for the mine equipment. Diesel fuel is available from local suppliers and would be received in tank trucks. The Project would receive and unload diesel to the onsite storage tank.
- Diesel fuel would be offloaded using drip-less connections in a contained area to eliminate spillage contamination. The off-loading sites would be designed to drain into the main storage site containment and have a spill response kit containing booms, and clean-up materials to ensure that any off-containment spillage is immediately contained and cleaned.
- A small spill response trailer would be maintained in the Project Area to clean-up any spills.
- Inspections of fuel valves and other inlets and outlets as well as secondary containment would be made daily.
- All site personnel that would be involved in fuel-handling would be trained in the operation and maintenance of equipment to prevent discharges.
- The 1,300-gallon fuel tank would be secured and locked during times when SMP personnel and contractors are not on site.
- Berms and protective barriers would be placed around the fuel tank to prevent accidental or malicious damage by vehicles or equipment.

4.9. FIRE PREVENTION PLAN AND PUBLIC SAFETY

SMP would implement site-specific fire prevention/protection actions. At a minimum these actions would include designating Project fire coordinators, providing adequate fire suppression equipment (including in vehicles), and establishing emergency response information relevant to the Project Area.

SMP would have a 2,000-gallon portable water storage tank onsite for dust suppression that would also be available to assist in firefighting operations (**Figure 4**). SMP would ensure that all mobile equipment be equipped with fire extinguishers, hand tools, and first aid kits.

In the event of an initial, small fire that does not create enough smoke, flame, and heat to prevent fighting the fire using a hand-held fire extinguisher or a small water hose, and providing no one would be endangered, SMP personnel and/or contractors would use make a reasonable effort to extinguish the fire. If two or more people are present, one would fight the fire while one reports to 911 the size, type, and location in the event the fire grows out of control. Personnel would not directly engage any fire which is beyond the incipient stage, i.e., a fire which has progressed to the point it has substantially involved any structure/equipment.

Planning and prevention of fires is also managed through the appropriate handling and storage of fuels, inspections and recordkeeping, spill prevention and response procedures, proper use of safety equipment, resource management training, and fire prevention training.

SMP will coordinate with local law enforcement and fire departments to provide 24-hour access as needed for emergency response.

Cellular telephone service is generally available within the Project Area site for emergency and other communications. A satellite phone would also be made available in case of emergencies. Contractors would be trained in proper emergency response, incident reporting, and general health and safety issues. All equipment would be maintained in a safe and orderly manner.

4.10. PLAN FOR INTERIM CURTAILMENT

This plan for interim curtailment describes the procedures that SMP will implement to prevent unnecessary or undue degradation of BLM lands in the event of a temporary suspension of the Project. These procedures are intended to provide for public safety and environmental protection, while facilitating resumption of operations when appropriate.

SMP will implement the following procedures as appropriate in the event of a curtailment.

 Measures to monitor the Project: SMP would designate a field contact representative (FCR) to conduct routine maintenance and inspections and maintain compliance with requirements in environmental permits and this Plan. Monitoring would be conducted monthly or periodically as needed based on communications with BLM and Imperial County.

- Measures to stabilize excavations: Excavations anywhere within the Project will be stabilized by
 preventing stormwater erosion of or excessive run-on into these features. Sediment control
 structures could include, but not be limited to fabric and/or hay bale filter fences, siltation or
 filter berms, and downgradient drainage channels in order to prevent unnecessary or undue
 degradation.
- Measures to maintain the Project in a safe condition: Public access will be controlled by signing, fencing, gates, or berms to warn the public of hazards associated with the Project area. All equipment, facilities and fuels would be removed from the site or secured at the Portal Staging Area, which would be fenced and locked to prevent access.

5. ENVIRONMENTAL PROTECTION MEASURES

5.1. Prevention of Unnecessary or Undue Degradation

SMP would prevent unnecessary or undue degradation of public lands by complying with the performance standards found in 43 CFR § 3809.415 and 3809.420, as applicable. SMP would comply with BLM's terms and conditions related to the specific mining and reclamation activities and with other federal and state laws related to environmental protection and protection of cultural resources.

SMP would commit to the following environmental protection measures to prevent unnecessary or undue degradation during project activities. The measures are derived from the general requirements established in 43 CFR § 3809.420, as applicable, as well as other federal and state water and air quality regulations.

5.2. SURFACE WATER AND GROUNDWATER

Surface water within the Project Area consists of stormwater runoff within natural ephemeral drainages. The Project will comply with all applicable regulations relating to hydrology and water quality. SMP would obtain coverage for the Project under a CGP pursuant to CGP Regulation (NPDES No. CAS000002; SWRCB Order No. 2009-0009-DWQ amended by 2010-0014-DWQ & 2012-0006-DWQ), if required. The Project may be located in an area that is not hydrologically connected to waters of the U.S., and would be therefore, eligible for a Notice of Non-Applicability (NONA) in the Statewide Stormwater Industrial General Permit (IGP).

Best Management Practices (BMPs) would be installed to manage disturbed surfaces. Sediment control structures could include, but not be limited to fabric and/or hay bale filter fences, siltation or filter berms, and downgradient drainage channels in order to prevent unnecessary or undue degradation.

Water used for dust control will be kept to a practicable minimum in order to minimize the risk of water runoff, and any water runoff will be managed so to not cause downstream erosion or flooding nor cause an exceedance of applicable water quality standards.

Only minor servicing of mobile equipment (greasing and periodic fueling) would be conducted on BLM lands, limiting the potential for diesel fuel spills. Spill response kits would be maintained to ensure that pollutants are prevented from entering into washes. Any pollutants generated by Project activities would be properly disposed of in accordance with applicable regulations.

The Project does not trigger any waste discharge requirements under Title 27, CCR, Section 20005 et seq.

5.3. EROSION AND SEDIMENT CONTROL

Prior to commencement of operations, site-specific stormwater and erosion control BMP's will be implemented on an as needed basis. BMPs to be implemented onsite may include, but are not limited to, the following: specific prohibitions, effluent limitations, potential contaminant source identification, practices to reduce pollutants, assessment of pollutant sources, materials inventory, preventative maintenance program, spill prevention and response procedures, general storm water BMPs, training, record keeping, sampling procedures and a description of the monitoring program.

Table 2 summarizes the potential erosion control BMPs that would be implemented as part of the Project.

Table 2. Summary of Erosion BMPs

Industrial Activity/Material	Potential Pollutants	BMPs Implemented	Required Equipment & Tools
Site Preparation and/or	Sediment	Erosion control; Sediment control; Stormwater containment.	Silt fencing and fiber rolls. Mobile equipment for berm maintenance as needed.
Exploratory Drilling	Dust	Wind erosion control; Erosion control; Sediment control; Tracking control.	Water truck; Soil binders.
Equipment and Vehicle Maintenance	Oil & Grease Hydrocarbons Gross Pollutants Trace Metals	Good housekeeping; Spill prevention & maintenance; Interior berms as needed to direct surface flows to pit; Secondary containment.	Covered trash bin; Spill kit; Bulldozer for berm maintenance.

No stockpiling of material is anticipated other than for temporary storage as may be necessary. For example, temporary stockpiles may be formed when developing the access roads and/or individual drill pads. If needed, additional BMPs (e.g., berms, sandbags, fiber rolls, or silt fencing, etc.) will be

installed to ensure sediment does not inadvertently erode into adjacent areas during a large storm event.

Due to the existing topography and the proposed design of the access roads and drill pads, stormwater runoff and sediment erosion from the Project Area is considered unlikely. Development of the Project would not add any paving or impervious surface areas. Due to site topography and design, and through the implementation of BMPs, the chances of discharge, erosion, and/or sedimentation from the Project Area that could adversely impact adjacent properties is considered very low.

5.4. AIR QUALITY

Air quality impacts associated with the Project would be primarily from fugitive dust generation by vehicles and equipment during operations and from vehicle and drill powerplant emissions. Road dust emissions and tailpipe emissions from drilling activities and vehicle travel along the access roads have the potential to release regulated pollutants. The Project would comply with applicable State of California and Imperial County Air District rules for fugitive dust emissions and greenhouse gas emissions.

5.5. SOLID WASTES

SMP would properly dispose of waste oil, other related fluids, filters, oily rags, etc. in appropriate disposal locations. Litter and trash generated by the contractors would be collected in appropriate containers and removed as required from the Site. Project-related refuse would be hauled to an authorized landfill for disposal. No refuse would be disposed onsite.

Portable toilet facilities provided for the duration of the Project would be maintained by contractors and accumulated human waste would periodically be collected and transported to an approved disposal site. No waste would be buried on site.

5.6. BIOLOGICAL RESOURCES

A biological resources assessment was conducted by Tetra Tech, Inc. within the Project Area in October 2011, and concluded that desert tortoise (Gopherus agassizii) has some potential to occur within the Project Area (Tetra Tech 2011). Known observations of desert tortoise in the general vicinity of the Project Area are not recent (1988-2005) and are primarily from desert wash habitat with little disturbance (BLM 2018), significantly different than the Project Area, which is on previously mined areas and associated access roads. The nearest designated critical habitat is approximately 10 miles from the Project Area. As provided in the measures below, adverse impacts to tortoise would be avoided. It was also determined that the Gila woodpecker (Melanerpes uropygialis), a state-listed endangered species may occur in the Project Area but that was determined to be unlikely due to the lack of large trees in this area (Tetra Tech 2011).

Given the following, no designated or proposed threatened or endangered species or designated or proposed critical habitat listed under the Endangered Species Act are expected to be adversely impacted by the Project.

- 1. To the extent possible, the Project would be completed outside the tortoise active season (March 15-November 1), between November 2 and March 14.
- 2. The Project would result in limited surface disturbance,
- 3. Project impacts would occur on previously disturbed areas,
- 4. The exploration drilling portion of the Project is short term, and would be conducted within a period of 12 to 24 months,
- 5. Measures are proposed to avoid and limit effects to wildlife and vegetation,

Similarly, because of the items identified above, the proposed exploration activities are not expected to result in adverse impacts to BLM-sensitive species that may be present in the area that would lead towards loss of viability or a trend towards listing.

Due to the limited scope and duration of the Project, it is recommended that potential impacts to sensitive species habitats be avoided using measures identified below.

- 1. Prior to Project activities, pre-construction tortoise surveys shall be conducted by a BLM-approved Qualified Biologist within the area to be disturbed plus a 500-foot buffer, focusing on areas that could provide suitable burrow or cover sites, such as dry washes with caliche. A subsequent survey shall be conducted by a Qualified Biologist within 24 hours of the commencement of surface disturbance activities (should Project activities occur between March 15 and November 1). Burrows will be flagged such that they will be avoided by Project activities.
- 2. A BLM-Qualified Biologist will be onsite during the initial activities or mobilization (should Project activities occur between March 15 and November 1).
- 3. All surface disturbing activity shall be limited to the land area essential for the Project. In determining these limits, consideration shall be given to topography, public health and safety, placement of facilities, and other limiting factors. Work area boundaries shall be appropriately marked to minimize disturbance. All workers shall strictly limit their activities and vehicles to the areas marked. All workers shall be trained to recognize work area markers and to understand equipment movement restrictions.
- 4. All workers, including all construction and drilling contractor personnel, and others who implement Project activities would be given special instruction, which would include training on distribution, general behavior and ecology, protection afforded by State and Federal endangered species acts (including prohibitions and penalties), and procedures for reporting encounters, and the importance of following the protection measures. The education program

- may consist of a class or video presented by a BLM-approved Qualified Biologist. The presentation to be used would be reviewed and approved by a BLM biologist.
- 5. All personnel would be notified that the desert tortoise is a species listed as threatened under the Endangered Species Act and protected by State and Federal law. Fines can be as high as \$50,000 and/or one year in prison for violations.
- 6. Personnel would be notified that desert tortoises are not to be handled, fed, or harassed in any way. If encountered, tortoises will be allowed space and time to move from the area on their own volition.
- 7. Personnel who attend tortoise training will sign an attendance sheet, which would be submitted to the BLM for their information. Should BLM staff inspect the site during construction activities, workers onsite should be able to provide proof of tortoise training (a hard hat sticker is recommended for this purpose).
- 8. SMP would designate a field contact representative (FCR) who will be responsible for overseeing compliance with protective stipulations for the desert tortoise and for coordination on compliance with the BLM. The FCR must be onsite during all Project activities (should Project activities occur between March 15 and November 1). The FCR would have the authority to halt Project activities that are in violation of the stipulations. The FCR would have a copy of all stipulations when work is being conducted on the site. The FCR may be a crew chief or field supervisor, a project manager, any other employee of the project proponent, or a BLM-approved Authorized Biologist Any incident occurring during project activities which is considered by the biological monitor to be in non-compliance with the mitigation plan shall be documented immediately by the biological monitor. The FCR shall ensure that appropriate corrective action is taken. Corrective actions shall be documented by the monitor. The following incidents shall require immediate cessation of the construction activities causing the incident, including:
 - a) imminent threat of injury or death to a desert tortoise;
 - b) unauthorized handling of a desert tortoise, regardless of intent;
 - c) operation of construction equipment or vehicles outside a project area cleared of desert tortoise, except on designated roads, and
 - d) conducting any construction activity without a biological monitor where one is required.
- 9. If a tortoise is encountered during construction activities, work would be halted in proximity to the tortoise until an on-call BLM-approved Authorized Biologist can move the animal from harm's way, or until the desert tortoise leaves of its own accord.
- 10. Where possible, motor vehicle access would be limited to maintained roads and designated routes. All vehicle tracks that might encourage public use would be reclaimed after Project-specific use. Barriers would be installed to prevent unauthorized vehicular traffic and signs would be posted indicating these roads would be for authorized use only.

- 11. The following requirements apply to vehicle use:
 - a) Speed Limits: Vehicle speed within Project area, along right-of-way maintenance roads and on routes designated for limited use shall not exceed 20 miles per hour. Speed limits shall be clearly marked by the proponent, and workers shall be made aware of these limits.
 - b) Tortoises Under Vehicles: Vehicles parked in desert tortoise habitat would be inspected immediately prior to being moved. The practice of placing an orange cone by the driver side door will be used as a reminder to check for tortoise before re-entering and moving the vehicle. If a tortoise is found beneath a vehicle, a BLM-approved Authorized Biologist would be contacted to move the animal from harm's way, or the vehicle shall not be moved until the desert tortoise leaves of its own accord.
- 12. Access roadside signs depicting a picture of desert tortoise will be posted to remind workers of the potential presence of tortoise within the Project Area.
- 13. Project maintenance and construction, stockpiles of excavated materials, equipment storage, and vehicle parking shall be limited to existing disturbed areas wherever possible. Should use of existing disturbed areas prove infeasible, any new disturbance shall be confined to the smallest practical area, considering topography, placement of facilities, location of burrows or vegetation, public health and safety, and other limiting factors. Special habitat features, particularly tortoise burrows, shall be flagged by the Qualified Biologist so that they may be avoided by installation equipment and during placement of poles and anchors.
- 14. All trash and food items generated by construction and maintenance activities shall be promptly contained and regularly removed from the project site to reduce the attractiveness of the area to common ravens and other desert predators. Portable toilets shall be provided on site if appropriate.
- 15. Feeding of wildlife and/or leaving of food or trash as an attractive nuisance to wildlife is prohibited. Particular attention will be paid to "micro-trash" (including such small items as screws, nuts, washers, nails, coins, rags, small electrical components, small pieces of plastic, glass or wire, and any debris or trash that is colorful or shiny). All trash and food items shall be promptly contained within closed, wildlife-proof containers. These shall be regularly removed from the project site to reduce the attractiveness of the area to ravens and other predators.
- 16. Domestic pets are prohibited on site. This prohibition does not apply to the use of domestic animals that may be used to aid in official and approved monitoring procedures/protocols, or service animals under Titles II and III of the Americans with Disabilities Act.
- 17. Injury: Should any desert tortoise be injured or killed, all activities shall be halted, and the Authorized Biologist immediately contacted. The biologist shall have the responsibility for determining whether the animal should be transported to a veterinarian for care, which is paid

for by the project proponent, if involved. If the animal recovers, USFWS is to be contacted to determine the final disposition of the animal; few injured desert tortoises are returned to the wild.

5.7. CULTURAL RESOURCES

WestLand Resources, Inc. (WestLand) conducted a cultural resources assessment within the Project Area, where two cultural resources inventory projects have been previously conducted (WestLand 2020). Eight known historic resources are located within the Project Area. The records search indicates all eight of the historic resources within the Project Area are related to and are located within the current boundary of the Hedges/Tumco Historic Townsite. No prehistoric archaeological sites have been previously identified within the Project Area. However, previous studies have documented late nineteenth–century Native American Quechan buff ware ceramics in other portions of the larger townsite (Burney et al. 1993:B.8).

The results of the records search indicate that the prehistoric resources within the Project Area are within the geographic area previously described by Imperial County for the Keruk/Xam Kwatcan Trail Landscape (Imperial County 2015). Additionally, the results of the records search from the Native American Heritage Commission Sacred Lands Search (NAHC SLF) indicate that further tribal consultation, particularly with the Quechan Tribe of the Fort Yuma Reservation, may be required as part of additional data-gathering efforts for identifying cultural resources that could be affected by the proposed Project (WestLand 2020).

Given the nature of the previous research in the Project Area, SMP plans to retain a qualified archaeologist to conduct cultural resources inventory in all areas that will be potentially affected by surface disturbance associated with the Project to identify any historic resources present on the surface and areas that may be sensitive to intact buried cultural deposits. This type of inventory will collect precise locational data on the resources present and allow SMP to incorporate avoidance measures. Additionally, SMP proposes to prepare and implement a tribal engagement plan with the Native American Heritage Commission and the Quechan Tribe of the Fort Yuma Reservation regarding the Project.

All ground-disturbing activities have the potential to unearth archaeological sites or human remains and that all such discoveries on federal lands will be treated in accordance with the Native American Graves and Repatriation Act (25 USC 30001-3013).

6. RECLAMATION PLAN

The intent of the California Surface Mining and Reclamation Act (SMARA) is to "maintain an effective and comprehensive surface mining and reclamation policy with regulation of surface mining

operations so as to assure that: (a) adverse environmental effects are prevented or minimized and that mined lands are reclaimed to a usable condition which is readily adaptable for alternative uses; (b) the production and conservation of aggregates are encouraged, while giving consideration to values relating to recreation, watershed, wildlife, range and forage, and aesthetic enjoyment; and (c) residual hazards to the public health and safety are eliminated" (Section 2712)." Article 9, Section 3700 of SMARA states the following: "Reclamation of mined lands shall be implemented in conformance with standards in this Article. The standards shall apply to each surface mining operation to the extent that:

- They are consistent with required mitigation identified in conformance with CEQA; and
- They are consistent with the planned or actual subsequent use or uses of the site."

Section 6 herein describes the Reclamation Plan for reclaiming land disturbed by exploration drilling within the Project Area, as required under SMARA. This Reclamation Plan addresses the reclamation activities that will be undertaken following completion of the exploratory drilling, in conformance with SMARA.

6.1. PURPOSE, APPROACH, AND SCHEDULE

The anticipated post-Project land uses are mining, recreational uses, and open space. Following the completion of all drilling, solids and desiccated drilling muds that have been contained in the sump would be treated by evaporation and by allowing solids to settle out in excavated mud pits or sumps at the drill site. The sumps would then be backfilled. The drilling muds that would be used do not contain toxic or deleterious materials. The proposed drilling mud material data sheets could be provided to BLM upon request. The inert drilling mud materials would be disposed of in accordance with applicable state and federal regulations. The drill site, mud pits, and outer berm would then be returned to natural grade with a track hoe using rocks and soil set aside during site construction and mud pit excavation.

Water bars and erosion-control features would be repaired and constructed as necessary. All equipment and supporting structures would be removed from BLM lands.

Upon completion of the exploration, the exploratory drill holes would be sealed and abandoned in compliance with the most current edition of State Water Resources Control Board Bulletin #74-81 and #74-90. This would include backfilling with onsite materials, sealing with bentonite clay; and covering with a 2- to 3-foot mound of onsite material. Drilling and drill hole abandonment would be conducted in accordance with SMARA, Public Resources Code Sections 2710 et seq. and its regulations at 14 California Code of Regulations Section 3500 et seq.

Consistent with the H-3809-1 Surface Management Handbook (BLM 2012), this Reclamation Plan would be updated or appended to reflect other agency permits or authorizations, final designs, or certain stipulations, as more specific and detailed plans become available.

Project reclamation for drilling activities and monitoring for the success of reclamation would be completed within 5 years of Project implementation.

A reclamation cost estimate would be submitted to BLM upon approval of the Final Plan in accordance with 43 CFR 3809.401(d).

6.2. REMOVAL OF EQUIPMENT AND FACILITIES

Generally, the strategy for reclamation and closure of equipment and facilities would include:

- Removing temporary instrumentation and equipment, utilities, and unneeded access roads;
 and
- Reclaiming disturbed surfaces by ripping and/or covering and reseeding.

6.3. ROAD CLOSURE

The main entrance road would remain in use during the post-closure period to provide access for post closure land uses, including reclamation work and monitoring.

Closure of roads that are not needed for post-closure access would involve demolishing fill while maintaining satisfactory drainage. Roads not needed for post-closure access would be reclaimed. The abandoned road surfaces would be scarified by ripping, if necessary. Where needed, rock or earthen berms and water bars would be placed to prevent vehicular access and reduce erosion. The road corridors would be reclaimed by treatment with a mulch/seed mix to promote revegetation.

6.4. REVEGETATION

Reclaimed areas would be revegetated with a BLM-approved seed mix. These areas would be revegetated after cover placement and at the appropriate time of the year for optimum seed germination and plant growth.

6.4.1. Growth Media

Generally, initial seedbed preparation on flatter surfaces would include ripping or discing the surface along contours. Conventional seeding techniques (including drill and broadcast) would be used as appropriate depending on soil/cover characteristics and landform. Hydroseed, hydromulch, and tackifier may be used on slopes that are not suitable for conventional seeding. Mulch may be applied to minimize erosion and promote moisture retention where appropriate.

6.4.2. **Seed Mix**

Revegetation would require site-appropriate, BLM-approved native seed mixtures. A diverse native plant community would be targeted through the definition of seed mixtures and application rates. The seed mix list would be reviewed before revegetation activities are initiated to confirm the availability of the seeds, and the list would be adjusted as needed. The seed mix and mulch materials would be certified by the revegetation contractor to be relatively weed free.

The proposed native seed mixture will consist of the following: creosotebush (*Larrea tridentata*), burrobush (*Ambrosia dumosa*), brittlebush (*Encelia farinosa*), desert spineflower (*Geraea canescens*), turtleback (*Psathyrotes ramosissima*), forget-me-not (*Cryptantha* spp.), and hairy prairie clover (*Dalea mollis*). Seeds will be purchased and mixed in equal quantities and will be hand broadcasted at approximately 10 pounds per acre.

The seed mix would be designed to meet the following criteria:

- Native non-invasive species that have a high compatibility with the existing landscape;
- Species and plant type diversity to promote a sustainable vegetative cover throughout the seasonal changes and other climate related variances; and
- Species and plant type diversity to promote a variety of germination periods and seasonal growth.

7. MONITORING PLAN

The scale of the Project is relatively small, affecting approximately only 21 acres of BLM lands. The Project poses relatively low risks of environmental impacts and would not require extensive monitoring at closure. Reclamation would occur concurrently with the Project implementation; once access is no longer required by SMP, the Project Area would be reclaimed and revegetated. The reclaimed and revegetated Project Area would be monitored and maintained annually in late Spring or early Summer for 3 years to ensure that vegetation is established, and reclaimed areas are stable.

As described in detail in **Section 5.6** (**Biological Resources**), Project activities will be monitored to avoid potential impacts to sensitive species habitats (particularly Mojave Desert tortoise habitat) should Project activities occur between March 15 and November 1 (the active Mojave Desert tortoise season). Pre-construction tortoise surveys shall be conducted by a BLM-approved Qualified Biologist within the area to be disturbed plus a 500-foot buffer, and a BLM-Qualified Biologist will be onsite during the initial activities or mobilization. In addition, SMP would designate a FCR who will be responsible for overseeing compliance with protective stipulations for the desert tortoise and for coordination on compliance with the BLM. The FCR must be onsite during all Project activities (should Project activities occur between March 15 and November 1).

As described in **Section 5.7** (**Cultural Resources**), SMP will avoid impacts to cultural resources and engage in consultation with the Native American Heritage Commission and the Quechan Tribe of the Fort Yuma Reservation regarding the Project.

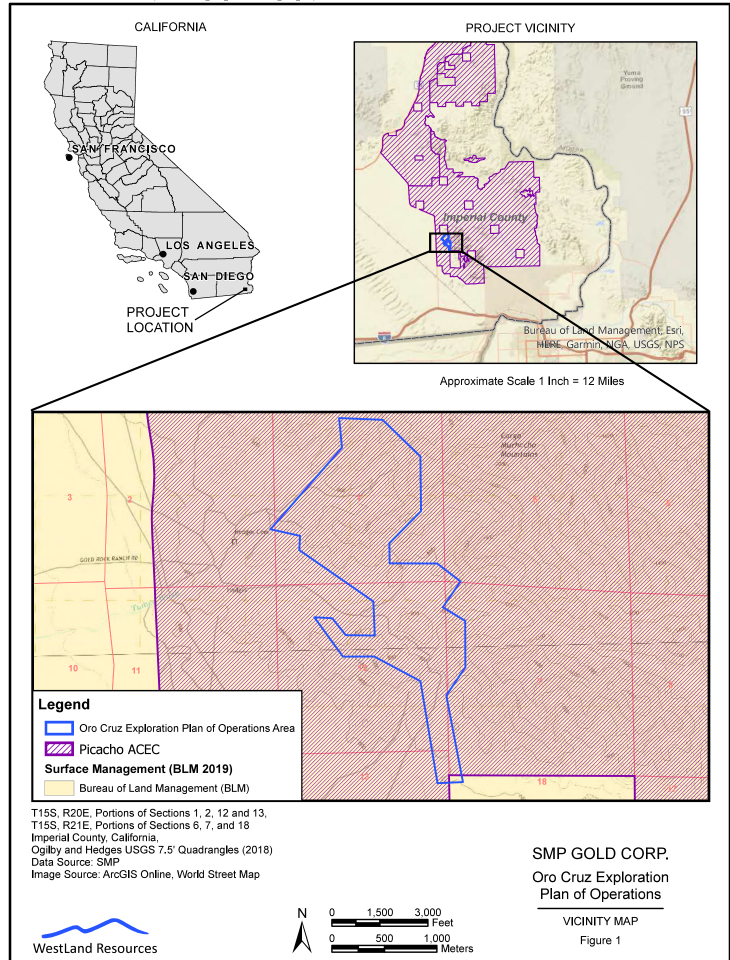
8. REFERENCES

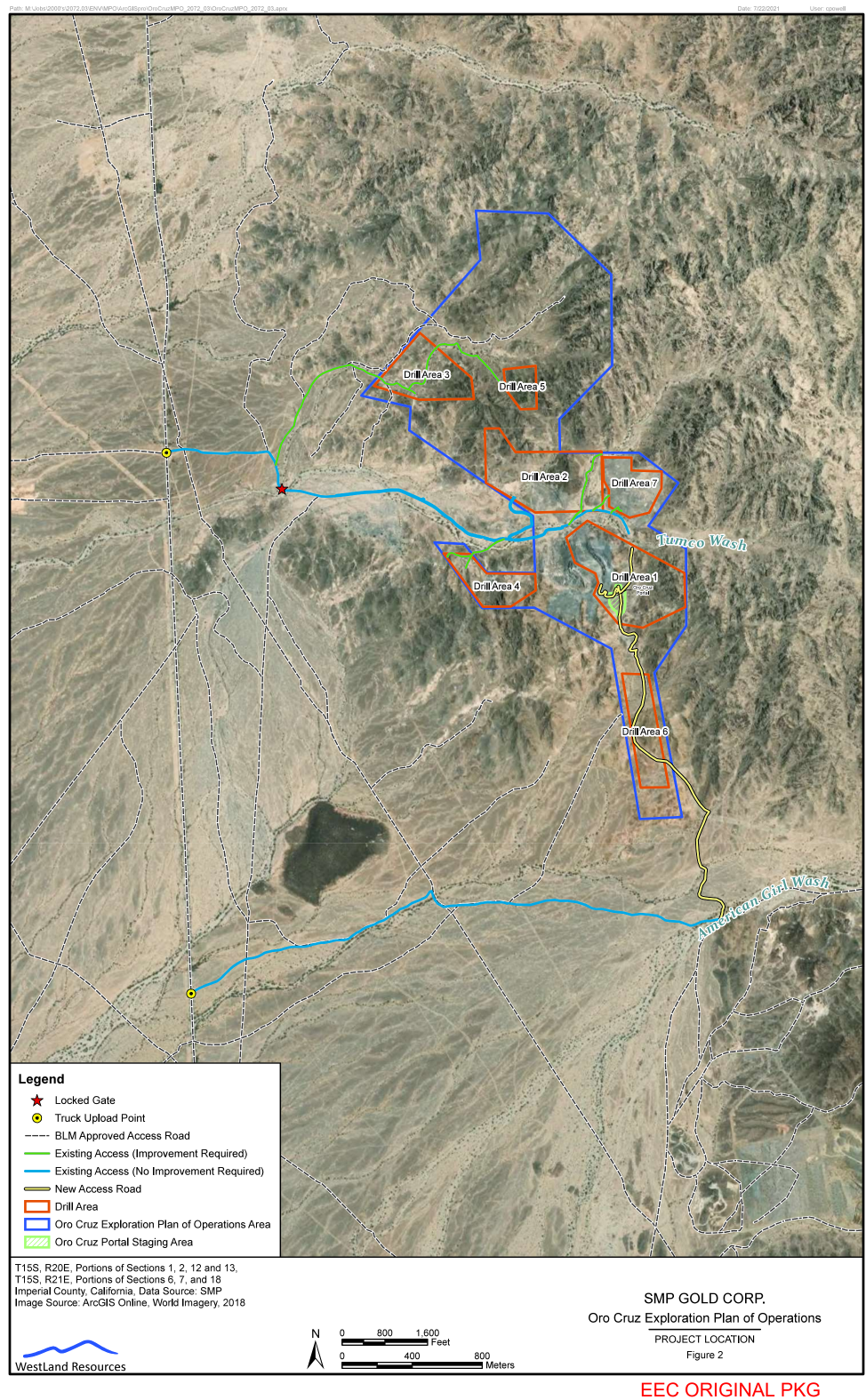
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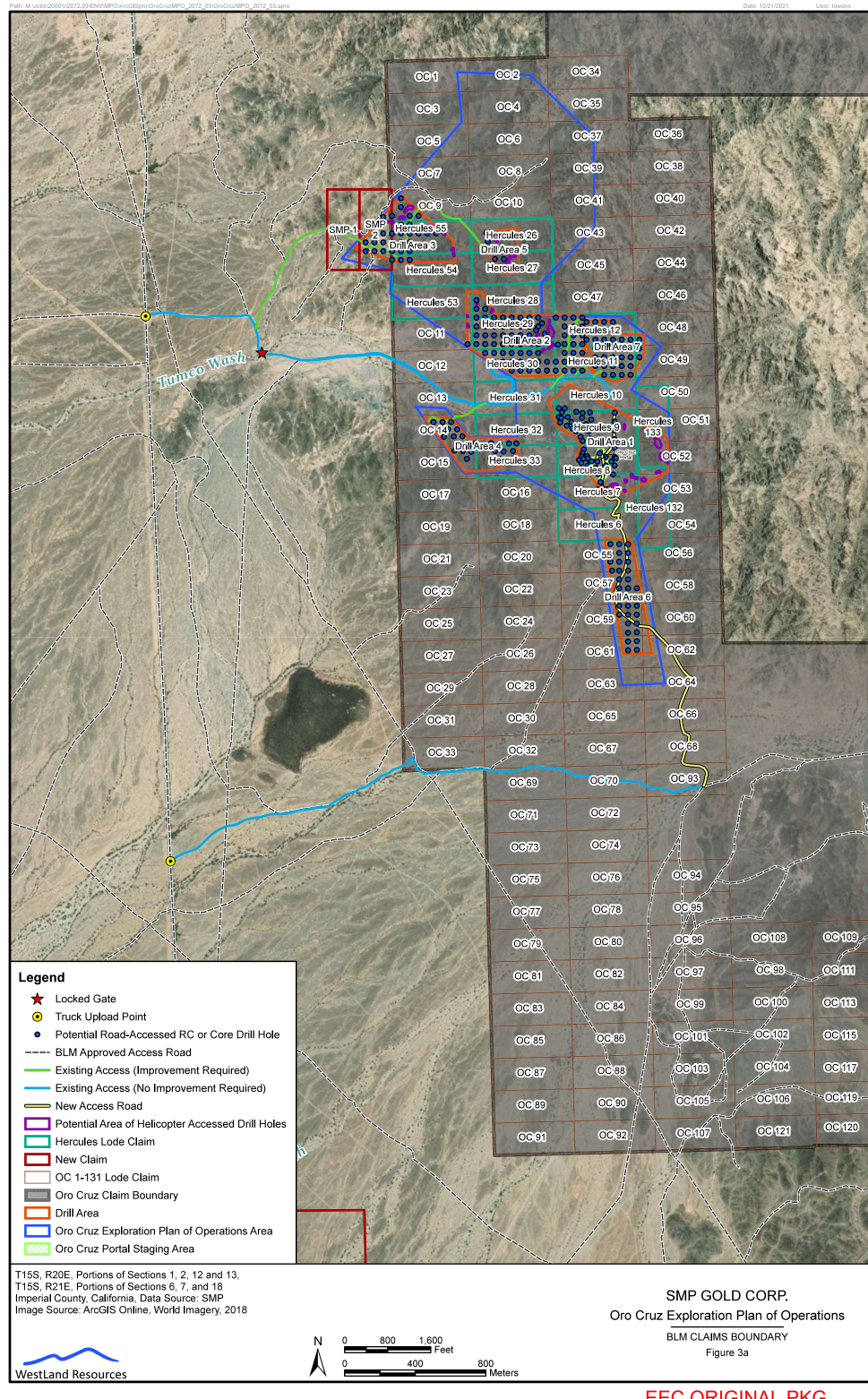
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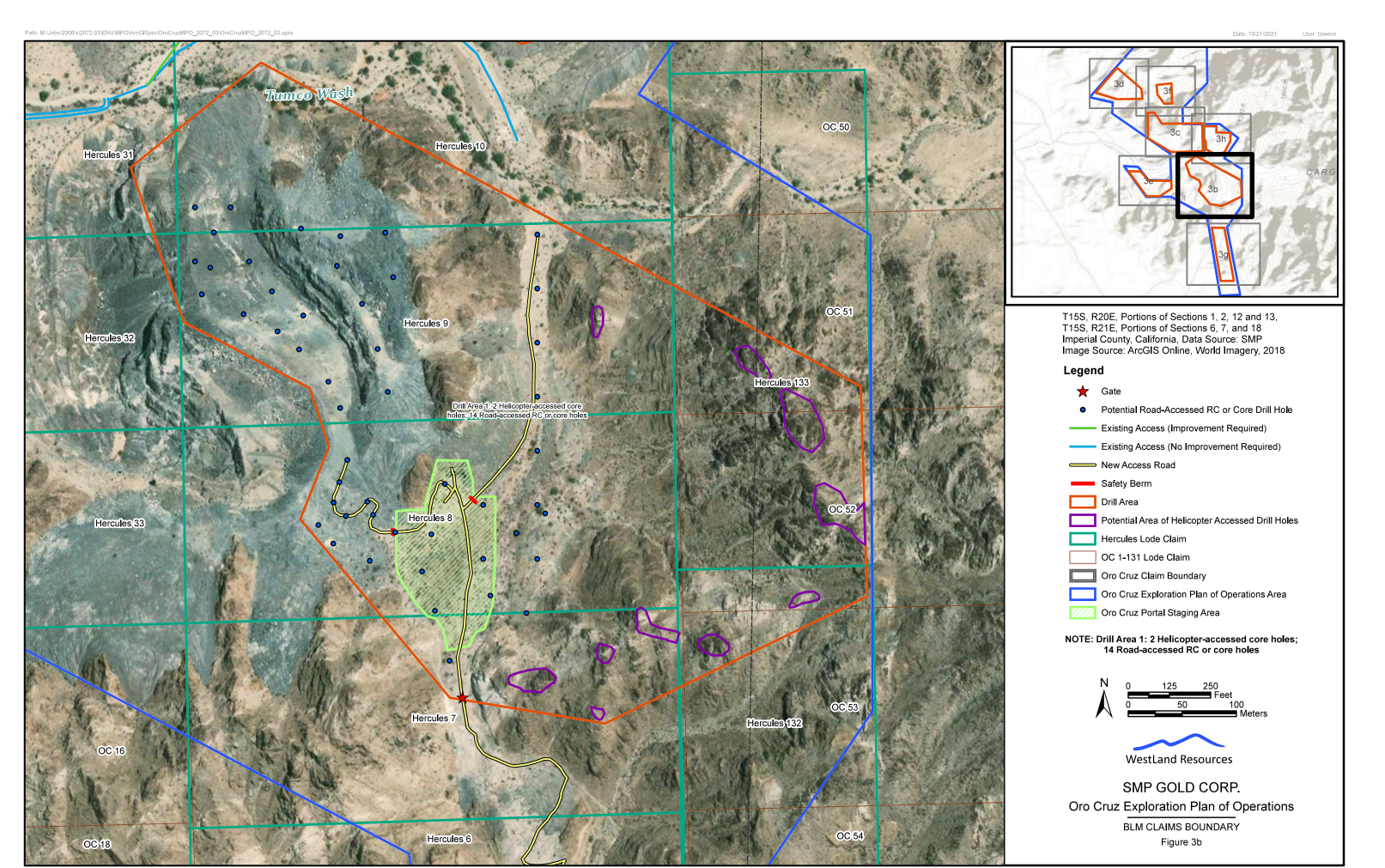
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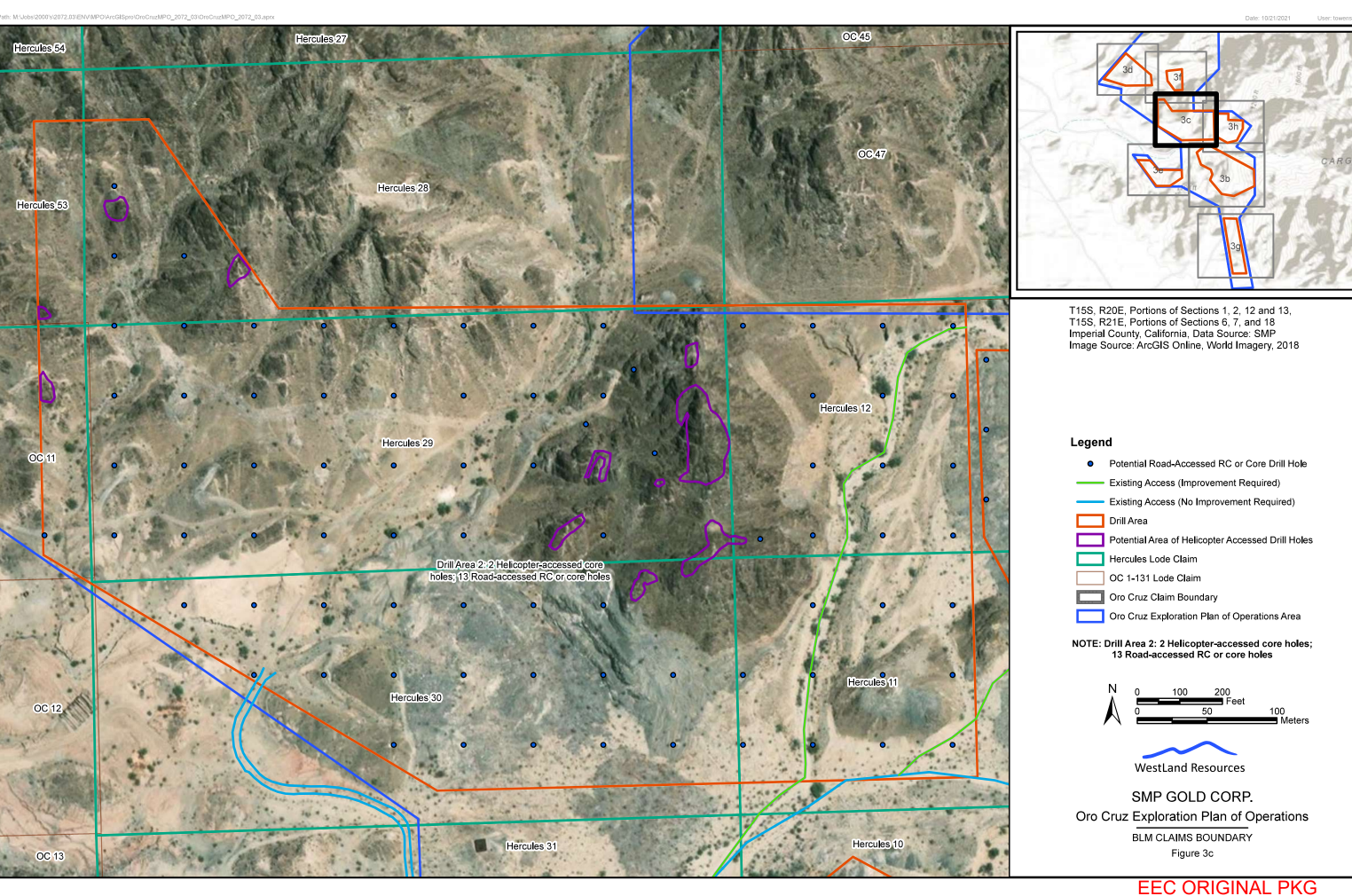
FIGURES

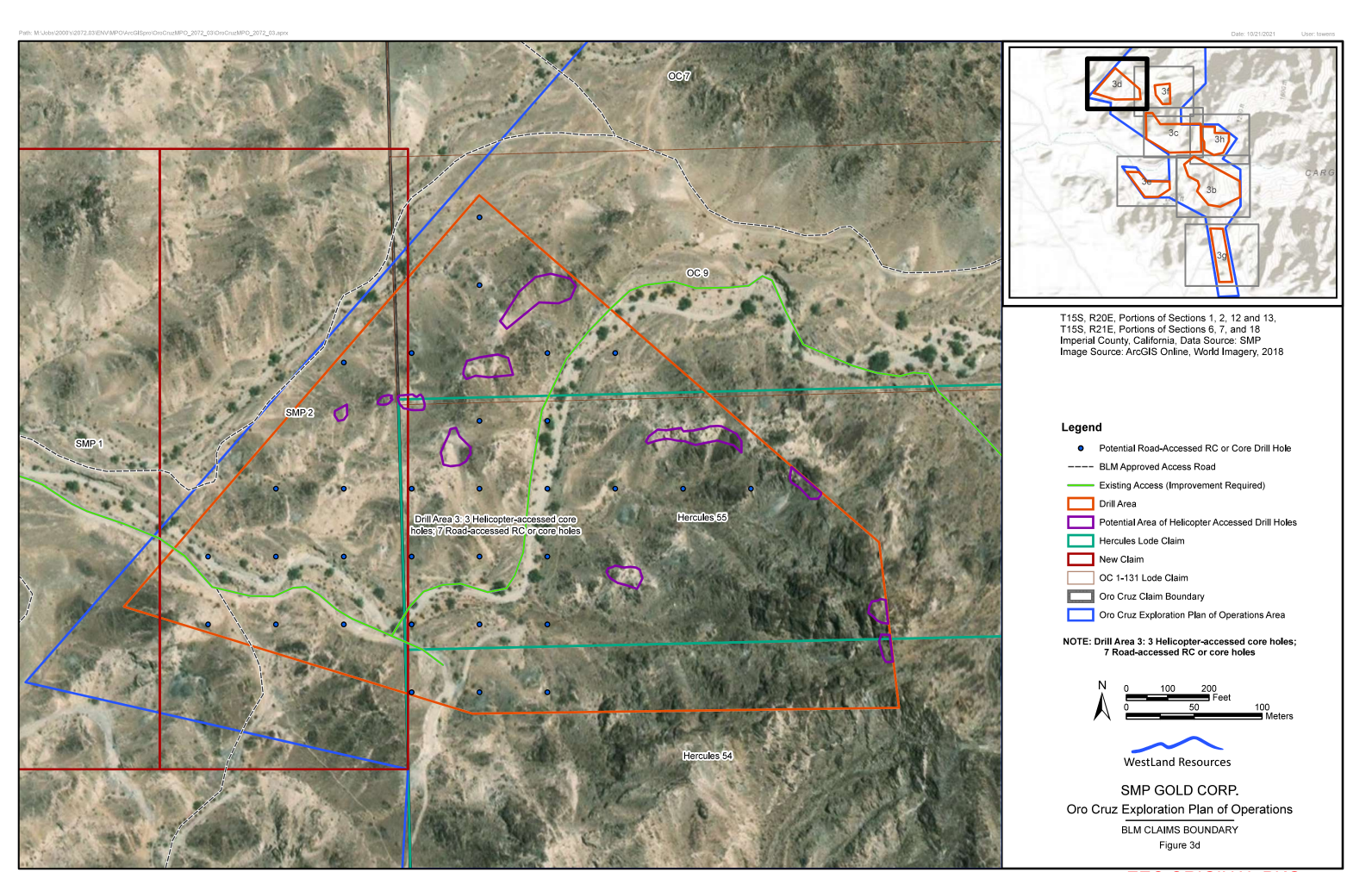


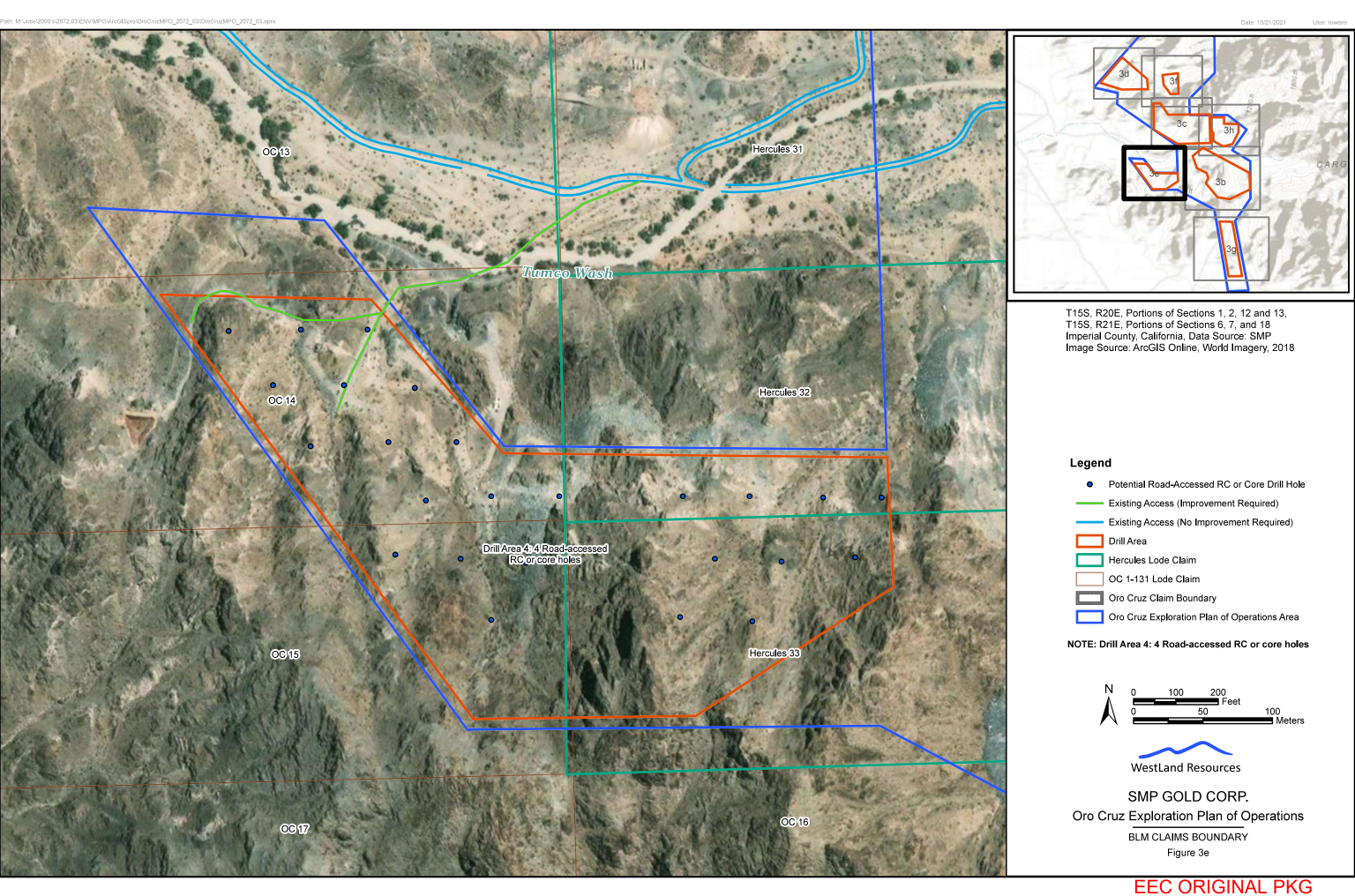


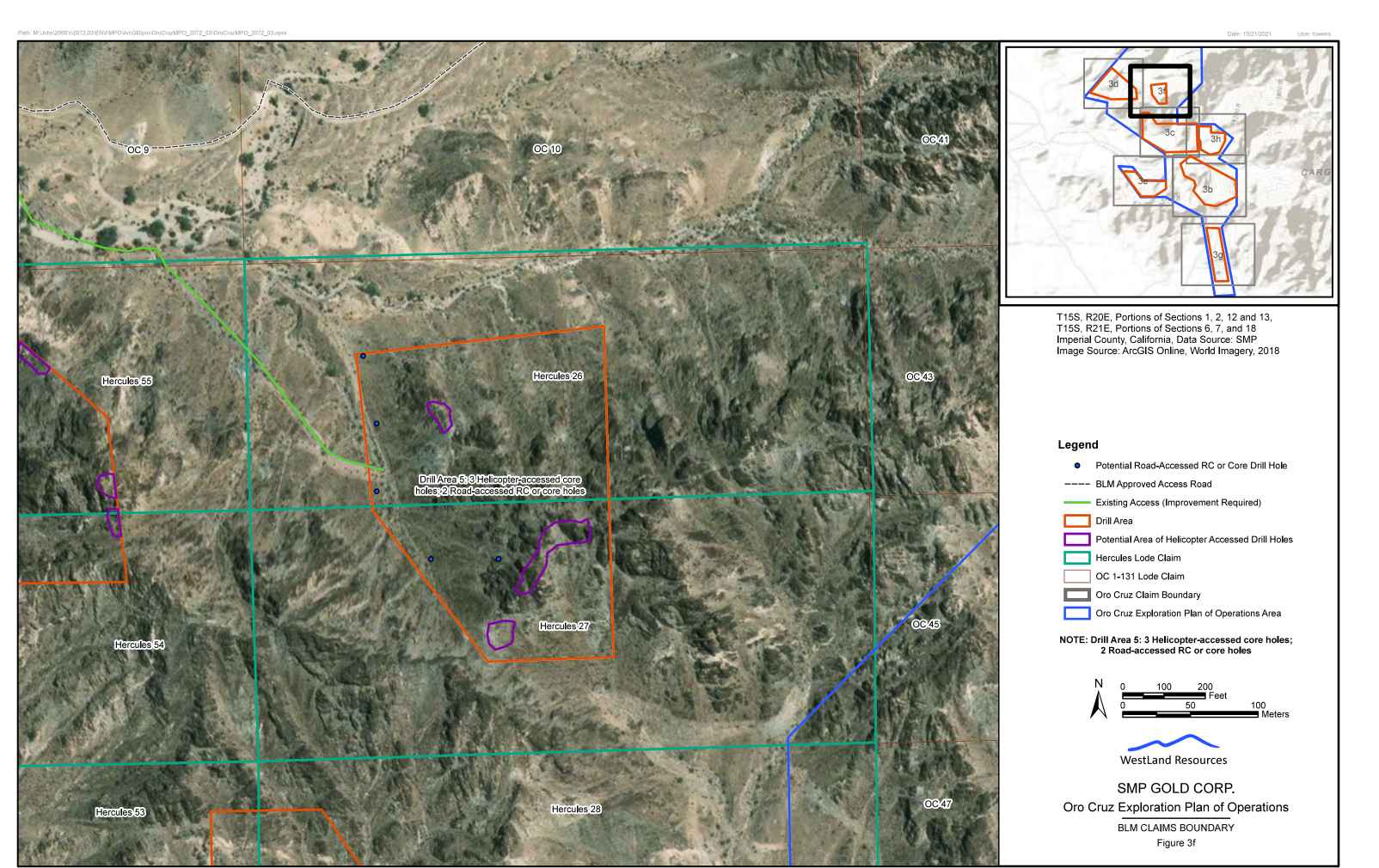








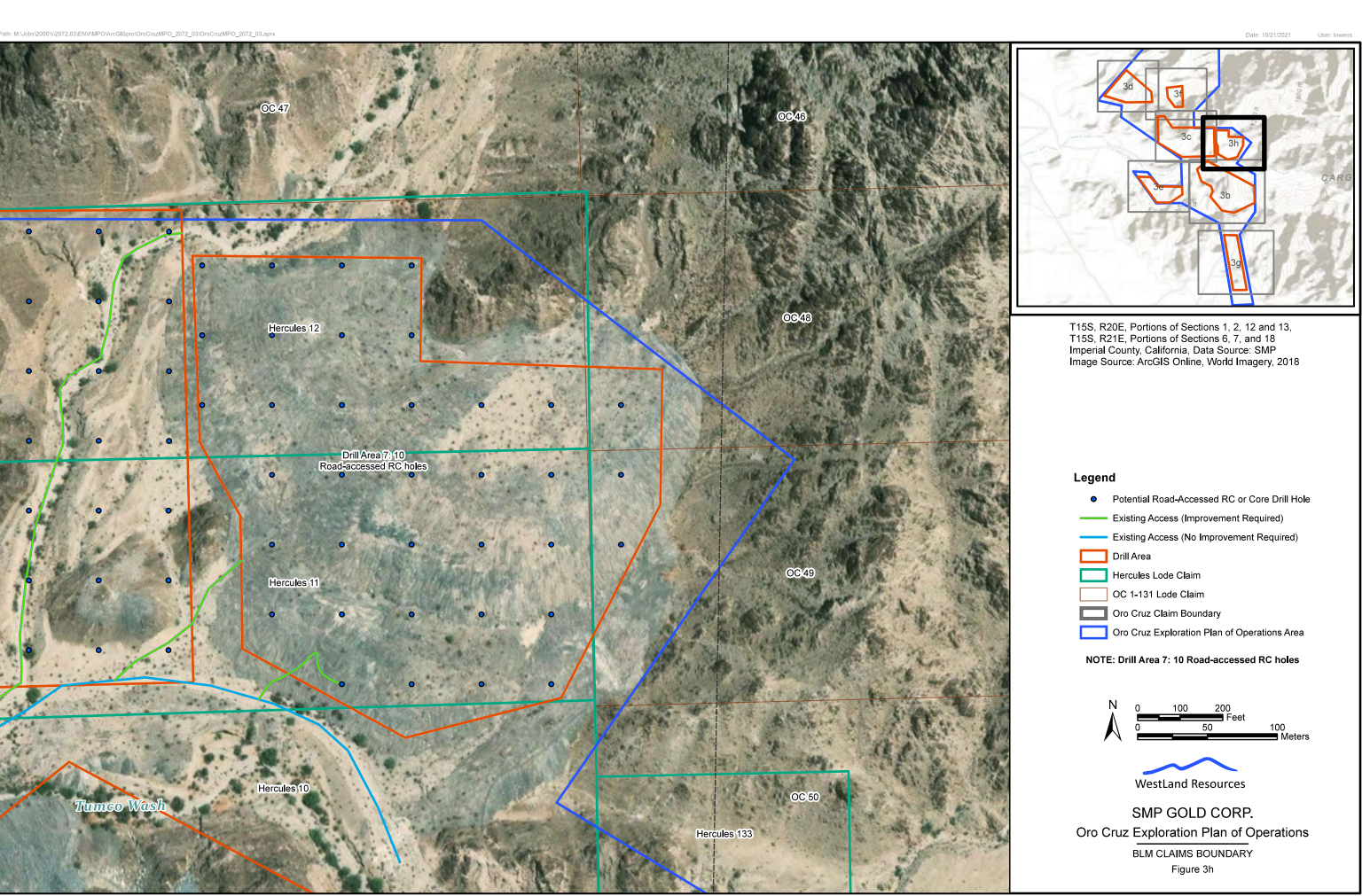




Hercules 6 OC 20 T15S, R20E, Portions of Sections 1, 2, 12 and 13, T15S, R21E, Portions of Sections 6, 7, and 18 Imperial County, California, Data Source: SMP Image Source: ArcGIS Online, World Imagery, 2018 OC 22 Legend Potential Road-Accessed RC or Core Drill Hole ---- BLM Approved Access Road New Access Road Safety Berm Drill Area Hercules Lode Claim OC 1-131 Lode Claim Oro Cruz Claim Boundary Oro Cruz Exploration Plan of Operations Area OC 24 NOTE: Drill Area 6: 5 Road-accessed RC or core holes WestLand Resources OC 62 OC 26

OC 61

SMP GOLD CORP. Oro Cruz Exploration Plan of Operations BLM CLAIMS BOUNDARY Figure 3g



CALIFORNIA SITE EL CENTRO UNITED STATES MEXICO YUMA MEXICALI INDEX MAP

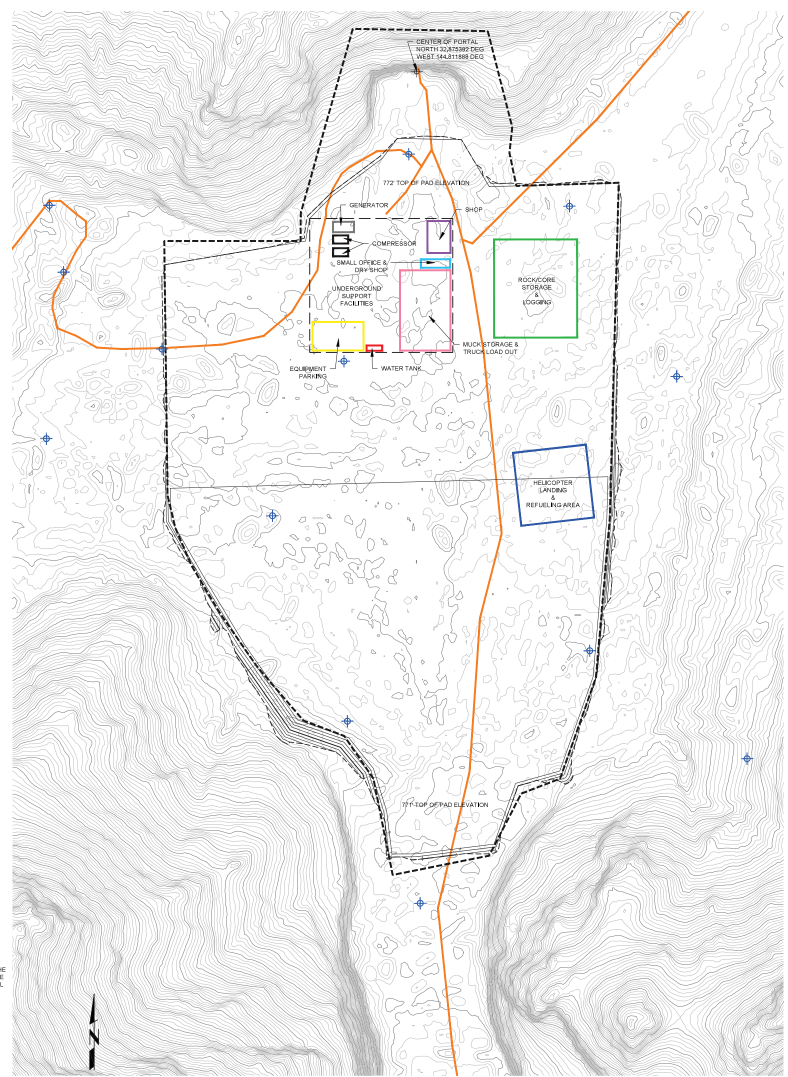
SHEET INDEX

FIGURE 1: VICINITY MAP
FIGURE 2: PROJECT LOCATION APNS
FIGURE 3: BLM CLAIM BOUNDARIES
FIGURE 36: DRILL AREA 2
FIGURE 30: DRILL AREA 3
FIGURE 36: DRILL AREA 4
FIGURE 37: DRILL AREA 5
FIGURE 38: DRILL AREA 6
FIGURE 38: DRILL AREA 7
FIGURE 4: EXPLORATION PLAN
FIGURE 58: CONCEPTUAL DRILL SITE LAYOUT
FIGURE 6: RECLAMATION PLAN

LEGEND

EXISTING CONTOURS
PAD CONTOURS
NEW ACCESS ROAD

POTENTIAL LOCATION OF ROAD-ACCESS RC OR CORE DRILL HOLE



THIS DRAWING HAS BEEN PREPARED IN ACCORDANCE WITH A STANDARD OF CARE ORDINARY AND CUSTOMARY WITHIN THE PRACTICE OF ENGINEERING, THE SCOPE OF RESPONSIBILITY OF THE UNDERSIGNED IS LIMITED SPECIFICALLY TO THE AREA OF PRACTICE OF CIVIL ENGINEERING DEFINED IN THE CALIFORNIA PROFESSIONAL ENGINEERS ACT.



PEARCE SWERDFEGER R.C.E. 87466 EXP. 09-30-2021

SOURCE DATA:

CONTOUR INTERVAL: DATUM:

BOUNDARIES:
ORO CRUZ CLAIM BOUNDARY:
ORO CRUZ EXPLORATION:
TOPOGRAPHY:
LIDAR:
GROUND CONTROL:

WESTLAND RESOURCES WESTLAND RESOURCES

EAGLE MAPPING LTD., FLIGHT DATE 01/15/2021 DESERT SURVEYING & ENGINEERING, GORDON O. OLSON, PE, PLS (CA PLS NO. 7107) 10 FEET HORZ= NAD83, CALIFORNIA ZONE 5, US FOOT VERT= NAVD88

SCALE IN FEET SCALE: 1" = 500' SCALE INDICATED IS BASED ON A 24" X 36" FORMAT PRINT

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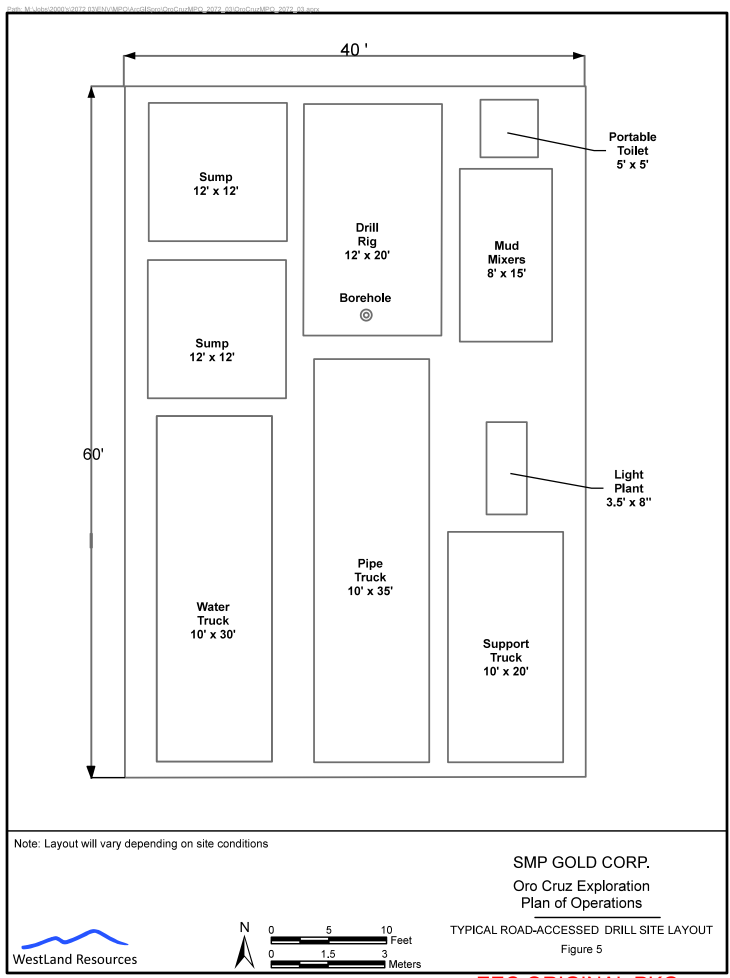
ORO CRUZ EXPLORATION
PROJECT

PORTAL STAGING AREA GRADING

SCALE MORIZ.

AS SHOWN
VIRTY.

AS SHOWN
FIGURE



Appendix B: Conservation Management Actions

UPA Wide					
ategory	CMA#	· ·	plicability	Explanation: Why CMA is not applicable	Comments
iological Resources	LUPA-BIO-1	Conduct a habitat assessment (see Glossary of Terms) of Focus and BLM Special Status Species' suitable habitat for all activities and identify and/or delineate the DRECP vegetation types, rare alliances, and special features (e.g., Aeolian sand transport resources, Joshua tree, microphyll woodlands, carbon sequestration characteristics, seeps, climate refugia) present using the most current information, data sources, and tools (e.g., DRECP land cover mapping, aerial photos, DRECP species models, and reconnaissance site visits) to identify suitable habitat (see	•		A habitat assessment was conducted during the 2021 biological survey and the resulting report was approved by the BLM. The Biological Resources Assessment is included within Appendix E of the EA and is on file with the BLM EI Centro Field Office. Further mitigation would not be necessary in addition to the PDFs and an additional habitat assessment would not be required as it was already conducted; therefore this CMA would not be required to be implemented.
		Glossary of Terms) for Focus and BLM Special Status Species. If required by the relevant species specific CMAs, conduct any subsequent protocol or adequate presence/absence surveys to identify species occupancy status and a more detailed mapping of suitable habitat to inform siting and design considerations. If required by relevant species specific CMAs, conduct analysis of percentage of impacts to suitable habitat and modeled suitable habitat.			
		BLM will not require protocol surveys in sites determined by the designated biologist to be unviable for occupancy of the species, or if baseline studies inferred absence during the current or previous active season. Utilize the most recent and applicable assessment protocols and guidance documents for vegetation types and jurisdictional waters and			
	LUPA-BIO-2	wetlands that have been approved by BLM, and the appropriate responsible regulatory agencies, as applicable. Designated biologist(s) (see Glossary of Terms), will conduct, and oversee where appropriate, activity-specific required biological monitoring Yes during pre-construction, construction, and decommissioning to ensure that avoidance and minimization measures are appropriately implemented and are effective. The appropriate required monitoring will be determined during the environmental analysis and BLM approval process. The designated biologist(s) will submit monitoring reports directly to BLM.	·		Required pre-clearance surveys and continued monitoring would take place during all phases of the Proposed Action by a BLM-approved biologist per the PDFs in Appendix F of the EA. Further mitigation would not be necessary in addition to the PDFs; therefore, this CMA would not be required to be implemented.
lesource Setback tandards	LUPA-BIO-3	Resource setbacks (see Glossary of Terms) have been identified to avoid and minimize the adverse effects to specific biological resources. Yes Setbacks are not considered additive and are measured as specified in the applicable CMA. Allowable minor incursions (see Glossary of Terms), as per specific CMAs do not affect the following setback measurement descriptions. Generally, setbacks (which range in distances for different biological resources) for the appropriate resources are measured from:	:		Avoidance buffers to protect special status species such as desert tortoise, migratory birds including raptors, and bats would be implemented per the PDFs within Appendix F of the EA. Further mitigation would not be necessary in addition to the PDFs; therefore, this CMA would not be required to be implemented.
		• The edge of each of the DRECP desert vegetation types, including but not limited to those in the riparian or wetland vegetation groups (as defined by alliances within the vegetation type descriptions and mapped based on the vegetation type habitat assessments described in LUPA-BIO-1).			
		 The edge of the mapped riparian vegetation or the Federal Emergency Management Agency (FEMA) 100-year floodplain, whichever is greater, for the Mojave River. The edge of the vegetation extent for specified Focus and BLM sensitive plant species. The edge of suitable habitat or active nest substrates for the appropriate Focus and BLM Special Status Species. 			
easonal Restrictions	LUPA-BIO-4	For activities that may impact Focus and BLM Special Status Species, implement all required species-specific seasonal restrictions on preconstruction, construction, operations, and decommissioning activities. Species-specific seasonal restriction dates are described in the applicable CMAs. Alternatively, to avoid a seasonal restriction associated with visual disturbance, installation of a visual barrier may be evaluated on a case-bycase basis that will result in the breeding, nesting, lambing, fawning, or roosting species not being affected by visual disturbance from			Seasonal surface occupancy restrictions would be put in place for desert tortoise, migratory birds, and bats as defined in Appendix F o the EA. Further mitigation would not be necessary in addition to the PDFs; therefore, this CMA would not be required to be implemented.
		construction activities subject to seasonal restriction. The proposed installation and use of a visual barrier to avoid a species seasonal restriction will be analyzed in the activity/project specific environmental analysis.			
Vorker Education	LUPA-BIO-5	All activities, as determined appropriate on an activity-by-activity basis, will implement a worker education program that meets the approval of Yes the BLM. The program will be carried out during all phases of the project (site mobilization, ground disturbance, grading, construction, operation, closure/decommissioning or project abandonment, and restoration/reclamation activities). The worker education program will provide interpretation for non-English speaking workers, and provide the same instruction for new workers prior to their working on site. As appropriate based on the activity, the program will contain information about:			A worker education program would be implemented as associated with desert tortoise protection, raven control, and speed limits per Section 5.6 of the Plan of Operations and included as a PDF within Appendix F of the EA. Further mitigation would not be necessary in addition to the PDFs; therefore, this CMA would not be required to be implemented.
		 Site-specific biological and nonbiological resources. Information on the legal protection for protected resources and penalties for violation of federal and state laws and administrative sanctions for failure to comply with LUPA CMA requirements intended to protect site-specific biological and nonbiological resources. 			
		 The required LUPA and project-specific measures for avoiding and minimizing effects during all project phases, including but not limited to resource setbacks, trash, speed limits, etc. Reporting requirements and measures to follow if protected resources are encountered, including potential work stoppage and requirements 			
		for notification of the designated biologist. • Measures that personnel can take to promote the conservation of biological and nonbiological resources.			
ubsidized Predators tandards	LUPA-BIO-6	Subsidized predator standards, approved by BLM, in coordination with the USFWS and CDFW, will be implemented during all appropriate Yes phases of activities, including but not limited to renewable energy activities, to manage predator food subsidies, water subsidies, and breeding sites including the following: • Common Raven management actions will be implemented for all activities to address food and water subsidies and roosting and nesting sites			Proposed desert tortoise protective measures, measures to prevent perching and nesting, water usage guidelines, and measures to control debris and trash would all be implemented per the PDFs in Appendix F of the EA. Further mitigation would not be necessary in addition to the PDFs; therefore, this CMA would not be required to be implemented.
		specific to the Common Raven. These include identification of monitoring reporting procedures and requirements; strategies for refuse management; as well as design strategies and passive repellant methods to avoid providing perches, nesting sites, and roosting sites for Common Ravens. • The application of water and/or other palliatives for dust abatement in construction areas and during project operations and maintenance			
		will be done with the minimum amount of water necessary to meet safety and air quality standards and in a manner that prevents the formation of puddles, which could attract wildlife and wildlife predators. • Following the most recent national policy and guidance, BLM will take actions to not introduce, dispose of, or release any non-native species into areas of native habitat, suitable habitat, and natural or artificial waterways/water bodies containing native species.			
		All activity work areas will be kept free of trash and debris. Particular attention will be paid to "micro-trash" (including such small items as screws, nuts, washers, nails, coins, rags, small electrical components, small pieces of plastic, glass or wire, and any debris or trash that is colorful or shiny) and organic waste that may subsidize predators. All trash will be covered, kept in closed containers, or otherwise removed from the project site at the end of each day or at regular intervals prior to periods when workers are not present at the site.			
		• In addition to implementing the measures above on activity sites, each activity will provide compensatory mitigation that contributes to LUPA-wide raven management.			

LUPA Wide	CMA#	CMA Toyt	Annlicability	Evolunation: Why CMA is not applicable	Commente
Category Restoration of Areas	CMA # LUPA-BIO-7		Applicability	Explanation: Why CMA is not applicable	Comments The Project would reclaim dicturbed areas, except for the proposed permanent access read for access to Prill Area 1 using site.
Disturbed by Construction Activities But Not Converted by Long-Term Disturbance	LUPA-BIU-7	Where DRECP vegetation types or Focus or BLM Special Status Species habitats may be affected by ground- disturbance and/or vegetation removal during pre-construction, construction, operations, and decommissioning related activities but are not converted by long-term (i.e., more than two years of disturbance, see Glossary of Terms) ground disturbance, restore these areas following the standards, approved by BLM authorized officer, following the most recent BLM policies and procedures for the vegetation community or species habitat disturbance/impacts as appropriate, summarized below:	Yes		The Project would reclaim disturbed areas, except for the proposed permanent access road for access to Drill Area 1 using site-appropriate, BLM-approved native seed mixtures that are weed-free and compatible with landscape conditions. The Reclamation Plan is included within Appendix E of the EA, and Appendix F further describes PDFs that would be implemented for revegetation. Further mitigation would not be necessary in addition to the PDFs; therefore this CMA would not be required to be implemented.
		 Implement site-specific habitat restoration actions for the areas affected including specifying and using: The appropriate seed (e.g., certified weed- free, native, and locally and genetically appropriate seed) Appropriate soils (e.g., topsoil of the same original type on site or that was previously stored by soil type after being salvaged during excavation and construction activities) 			
		 Equipment Timing (e.g., appropriate season, sufficient rainfall) 			
		 Location Success criteria Monitoring measures 			
		 Contingency measures, relevant for restoration, which includes seeding that follows BLM policy when on BLM administered lands. Salvage and relocate cactus, nolina, and yucca from the site prior to disturbance using BLM protocols. To the maximum extent practicable for 			
		short-term disturbed areas (see Glossary of Terms), the cactus and yucca will be re-planted back to the original site.			
		 Restore and reclaim short-term (i.e. 2 years or less, see Glossary of Terms) disturbed areas, including pipelines, transmission projects, staging areas, and short-term construction-related roads immediately or during the most biologically appropriate season as determined in the activity/project specific environmental analysis and decision, following completion of construction activities to reduce the amount of habitat 			
		converted at any one time and promote recovery to natural habitats and vegetation as well as climate refugia and ecosystem services such			
General Closure and Decommissioning Standards	LUPA-BIO-8	carbon storage. All activities that are required to close and decommission the site (e.g., renewable energy activities) will specify and implement project-specific closure and decommissioning actions that meet the approval of BLM, and that at a minimum address the following:	No	Land use does not occur on project site.	The Project proposes short-term exploration activities and would not entail renewable energy activities, thus no closure and decomissioning processes would be required.
		• Specifying and implementing the methods, timing (e.g., criteria for triggering closure and decommissioning actions), and criteria for success (including quantifiable and measurable criteria).			
		• Recontouring of areas that were substantially altered from their original contour or gradient and installing erosion control measures in disturbed areas where potential for erosion exists.			
		 Restoring vegetation as well as soil profiles and functions that will support and maintain native plant communities, associated carbon sequestration and nutrient cycling processes, and native wildlife species. Vegetation restoration actions will identify and use native vegetation composition, native seed composition, and the diversity to values 			
		commensurate with the natural ecological setting and climate projections.			
Water and Wetland Dependent Species Resources	LUPA-BIO-9	Implement the following general LUPA CMA for water and wetland dependent resources • Implement construction site standard practices to prevent toxic chemicals, hazardous materials, and other fluids from entering vegetation type streams, washes, and tributary networks through water runoff, erosion, and sediment transport by, at a minimum, implementing the following:	Yes		The Project does not trigger any waste discharge requirements under Title 27, CCR, Section 20005 et seq. Construction Stormwater General Permits are required pursuant to CGP Regulation (NPDES No. CAS000002; SWRCB Order No. 2009-0009-DWQ amended by 2010-0014-DWQ & 2012-0006-DWQ). A Stormwater Pollution Prevention Plan (SWPPP) would be developed and implemented to control sedimentation from disturbance. Best Management Practices (BMPs) would be installed to manage disturbed surfaces. A
		 On project sites, vehicles and other equipment will be maintained in proper working condition and only stored in designated containment areas where runoff is collected or controlled and that are located outside of streams, washes, and distributary networks to minimize accidental fluids and hazardous materials spills. Hazardous material leaks, spills, or releases will be immediately cleaned and equipment will be repaired upon identification. Removal and 			detailed Spill Containment Plan is identified to prevent the spread of any accidental leakage in storage, fuel and lubricants per th in Appendix F. Only minor servicing of mobile equipment (greasing and periodic fueling) would be conducted on BLM lands, limit the potential for diesel fuel spills. Spill response kits would be maintained, pollutants generated would be properly disposed of in accordance with applicable regulations. Further mitigation would not be necessary in addition to the PDFs; therefore, this CMA
		disposal of spill and related clean-up materials will occur at an approved off-site landfill. o Maintenance and operations vehicles will carry the appropriate equipment and materials to isolate, clean up, and repair any hazardous			not be required to be implemented.
		 material leaks, spills, or releases. Activity-specific drainage, erosion, and sedimentation control actions, which meet the approval of BLM and the applicable regulatory agencies, will be carried out during all appropriate phases of the approved project. These actions, as needed, will address measures to ensure 			
		the proper protection of water quality, site-specific stormwater and sediment retention, and design of the project to minimize site disturbance, including the following:			
		o Identify site-specific surface water runoff patterns and implement measures to prevent excessive and unnatural soil deposition and erosion.			
		 Implement measures to maintain natural drainages and to maintain hydrologic function in the event drainages are disturbed. Reduce the amount of area covered by impervious surfaces through use of permeable pavement or other pervious surfaces. Direct runoff 			
		from impervious surfaces into retention basins. Stabilize disturbed areas following grading in the manner appropriate to the soil type so that wind or water erosion is minimized.			
		 Minimize irrigation runoff by using low or no irrigation native vegetation landscaping for landscaped retention basins. Conduct regular inspections and maintenance of long-term erosion control measures to ensure long-term effectiveness. 			
		o Project applicants for sites that may affect intermittent and perennial streams, springs, swales, ephemeral washes, wetland vegetation, other DRECP water land covers, or sites occupied by aquatic or riparian Focus and BLM Special Status Species due to groundwater or surface			
		water extraction will conduct hydrologic studies during project planning to determine the potential effect of groundwater and surface water extraction on the hydrologic unit. These studies will include both watershed effects as well as effects on perched, alluvial, and regional aquifers. Projects that are likely to affect ground-water resources in a manner that would result in substantial loss of riparian or wetland communities or habitet for significant and plant control of the projects are projects as well as effects on perchapt and plant control of the projects and plant control of the projects are projects as well as effects on perchapt and plant control of the projects are projects as well as effects on perchapt and project and plant control of the projects are projects as well as effects on perchapt and projects are projects as well as effects on perchapt and projects are projects as well as effects on perchapt and projects are projects as well as effects on perchapt and projects are projects as well as effects on perchapt and projects are projects as well as effects on perchapt and projects are projects as well as effects as well as effects on perchapt and projects are projects as well as effects as effects as well as effects as effects as well as effects as well as effects as well as effects			
		habitat for riparian or aquatic Focus and BLM Special Status Species are prohibited. The use of evaporation ponds for water management will be avoided when the water could harm birds or other terrestrial wildlife due to			
		constituents of concern present in the wastewater (e.g., selenium, hypersalinity, etc.). Evaporation ponds will be configured to minimize attractiveness to shorebirds (e.g., maintain water depths over two feet; maintain steep slopes along edge; enclose evaporation ponds in long-term structures; or obscure evaporation ponds from view using materials that blend in with the natural surroundings).			
		Ramps that allow the egress of wildlife from ponds or other water management infrastructure will be installed.	i		

LUPA Wide					
ategory	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Comments
tandard Practices for Veed Management	LUPA-BIO-10	Consistent with BLM state and national policies and guidance, integrated weed management actions, will be carried out during all phases of activities, as appropriate, and at a minimum will include the following:	Yes		This CMA would be implemented under the Project. SMP would be required to thoroughly clean the tires and undercarriage of vehic entering or reentering the Project site to remove potential weeds, maintain vehicle wash and inspection stations, and closely monito materials brought to site, in addition to the PDFs included in Appendix F for revegetation materials and invasive and non-native spec management.
		 Thoroughly clean the tires and undercarriage of vehicles entering or reentering the project site to remove potential weeds. Store project vehicles on site in designated areas to minimize the need for multiple washings whenever vehicles re-enter the project site. 			пападетен.
		• Properly maintain vehicle wash and inspection stations to minimize the introduction of invasive weeds or subsidy of invasive weeds.			
		• Closely monitor the types of materials brought onto the site to avoid the introduction of invasive weeds and non-native species.			
		Reestablish native vegetation quickly on disturbed sites.			
		 Monitor and quickly implement control measures to ensure early detection and eradication of weed invasions to avoid the spread of invasive weeds and non-native species on site and to adjacent off-site areas. 	9		
		 Use certified weed-free mulch, straw, hay bales, or equivalent fabricated materials for installing sediment barriers. 			
luisance Animals and	LUPA-BIO-11	Implement the following CMAs for controlling nuisance animals and invasive species:	No		The Project does not propose use of herbicide, pesticides, rodenticides, or insecticides.
nvasive Species		• No fumigant, treated bait, or other means of poisoning nuisance animals including rodenticides will be used in areas where Focus and BLM			
		Special Status Species are known or suspected to occur.			
		• Manage the use of widely spread herbicides and do not apply herbicides effective against dicotyledonous plants within 1,000 feet from the			
		edge of a 100-year floodplain, stream and wash channels, and riparian vegetation or to soils less than 25 feet from the edge of drains.			
		Exceptions will be made when targeting the base and roots of invasive riparian species such as tamarisk and Arundo donax (giant reed). Manage herbicides consistent with the most current national and California BLM policies.			
		Minimize herbicide, pesticide, and insecticide treatment in areas that have a high risk for groundwater contamination.			
		• Clean and dispose of pesticide containers and equipment following professional standards. Avoid use of pesticides and cleaning containers			
		 and equipment in or near surface or subsurface water. When near surface or subsurface water, restrict pesticide use to those products labeled safe for use in/near water and safe for aquatic 			
		species of animals and plants.			
Noise	LUPA-BIO-12	For activities that may impact Focus or BLM Special Status Species, implement the following LUPA CMA for noise:	Yes		This CMA would be required for implementation. The Project would be required to implement noise controls to the extent feasible
					given the potential presence of desert tortoise and BLM Sensitive bat species.
		• To the extent feasible, and determined necessary by BLM to protect Focus and BLM sensitive wildlife species, locate stationary noise sources	i		
		that exceed background ambient noise levels away from known or likely locations of BLM sensitive wildlife species and their suitable habitat.			
		• Implement engineering controls on stationary equipment, buildings, and work areas including sound-insulation and noise enclosures to			
		reduce the average noise level, if the activity will contribute to noise levels above existing background ambient levels.			
	11104 010 42	Use noise controls on standard construction equipment including mufflers to reduce noise			
General Siting and Design	n LUPA-BIO-13	Implement the following CMA for project siting and design	Yes		The Project would implement measures to minimize surface disturbance and vegetation disturbance would be avoided to the maximum extent possible per the Plan of Operations (SMP 2021) and the PDFs included in Appendix F. Special status plant and wildli
		• To the maximum extent practicable site and design projects to avoid impacts to vegetation types, unique plant assemblages, climate refugia			species are analyzed within the EA. Additional measures under this CMA, as applicable and determined by the BLM, would be
		as well as occupied habitat and suitable habitat for Focus and BLM Special Status Species (see "avoid to the maximum extent practicable" in			implemented.
		Glossary of Terms).			
		 The siting of projects along the edges (i.e. general linkage border) of the biological linkages identified in Appendix D (Figures D-1 and D-2) will be configured (1) to maximize the retention of microphyll woodlands and their constituent vegetation type and inclusion of other physical and 			
		biological features conducive to Focus and BLM Special Status Species' dispersal, and (2) informed by existing available information on modeler			
		focus and BLM Special Status Species habitat and element occurrence data, mapped delineations of vegetation types, and based on available	.		
		empirical data, including radio telemetry, wildlife tracking sign, and road-kill information. Additionally, projects will be sited and designed to			
		maintain the function of F Special Status Species connectivity and their associated habitats in the following linkage and connectivity areas:			
		o Within a 5-mile-wide linkage across Interstate 10 centered on Wiley's Well Road to connect the Mule and McCoy mountains (the majority of	of		
		this linkage is within the Chuckwalla ACEC and Mule-McCoy Linkage ACEC).			
		Within a 3-mile-wide linkage across Interstate 10 to connect the Chuckwalla and Palen mountains.			
		o Within a 1.5-mile-wide linkage across Interstate 10 to connect the Chuckwalla Mountains to the Chuckwalla Valley east of Desert Center.			
		 The confluence of Milpitas Wash and Colorado River floodplain within 2 miles of California State Route 78 (this linkage is entirely within the Chuckwalla ACEC). 			
		• Delineate the boundaries of areas to be disturbed using temporary construction fencing and flagging prior to construction and confine			
		disturbances, project vehicles, and equipment to the delineated project areas to protect vegetation types and focus and BLM Special Status Species.			
		• Long-term nighttime lighting on project features will be limited to the minimum necessary for project security, safety, and compliance with			
		Federal Aviation Administration requirements and will avoid the use of constant-burn lighting.			
		• All long-term nighttime lighting will be directed away from riparian and wetland vegetation, occupied habitat, and suitable habitat areas for			
		Focus and BLM Special Status Species. Long-term nighttime lighting will be directed and shielded downward to avoid interference with the navigation of night-migrating birds and to minimize the attraction of insects as well as insectivorous birds and bats to project infrastructure.			
		navigation of night-inigrating birds and to minimize the attraction of insects as well as insectivorous birds and bats to project infrastructure.			
		• To the maximum extent practicable (see Glossary of Terms), restrict construction activity to existing roads, routes, and utility corridors to			
		minimize the number and length/size of new roads, routes, disturbance, laydown, and borrow areas.			
		• To the maximum extent practicable (see Glossary of Terms), confine vehicular traffic to designated open routes of travel to and from the			
		project site, and prohibit, within project boundaries, cross- country vehicle and equipment use outside of approved designated work areas to prevent unnecessary ground and vegetation disturbance.			
		prevent difficeessary ground and vegetation disturbance.			

LUPA Wide					
ategory	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Comments
		• To the maximum extent practicable(see Glossary of Terms), construction of new roads and/or routes will be avoided within Focus and BLM			
		Special Status Species suitable habitat within identified linkages for those Focus and BLM Special Status Species, unless the new road and/or			
		route is beneficial to minimize net impacts to natural or ecological resources of concern. These areas will have a goal of "no net gain" of project	t		
		roads and/or routes			
		• To the maximum extent practicable (see Glossary of Terms), any new road and/or route considered within Focus and BLM Special Status			
		Species suitable habitat within identified linkages for those Focus and BLM Special Status Species will not be paved so as not to negatively affec	t		
		the function of identified linkages.			
		Use nontoxic road sealants and soil stabilizing agents.			
ology: General	LUPA-BIO-14	Implement the following general standard practices to protect Focus and BLM Special Status Species:	Yes		A worker education program, food/trash abatement measures, domestic pet prohibition, wildlife entrapment protective measures,
andard Practices					and minimizing vegetative disturbance would be implemented per the PDFs in Appendix F; therefore, this CMA would not be require
		• Feeding of wildlife, leaving of food or trash as an attractive nuisance to wildlife, collection of native plants, or harassing of wildlife on a site is			in addition to the proposed PDFs.
		prohibited.			
		 Any wildlife encountered during the course of an activity, including construction, operation, and decommissioning will be allowed to leave the 	e		
		area unharmed.			
		• Domestic pets are prohibited on sites. This prohibition does not apply to the use of domestic animals (e.g., dogs) that may be used to aid in			
		official and approved monitoring procedures/protocols, or service animals (dogs) under Title II and Title III of the American with Disabilities Act.			
		• All construction materials will be visually checked for the presence of wildlife prior to their movement or use. Any wildlife encountered during	g		
		the course of these inspections will be allowed to leave the construction area unharmed.			
		• All steep-walled trenches or excavations used during the project will be covered, except when being actively used, to prevent entrapment of			
		wildlife. If trenches cannot be covered, they will be constructed with escape ramps, following up-to-date design standards to facilitate and			
		allow wildlife to exit, or wildlife exclusion fencing will be installed around the trench(s) or excavation(s). Open trenches or other excavations			
		will be inspected by a designated biologist immediately before backfilling, excavation, or other earthwork.			
		 Minimize natural vegetation removal through implementation of crush and drive or cut or mow vegetation rather than removing entirely. 			
	LUPA-BIO-15	Use state-of-the-art, as approved by BLM, construction and installation techniques, appropriate for the specific activity/project and site, that	Yes		The Project is designed to minimize impacts, and additonal measures would be implemented as appropriate as determined by the
		minimize new site disturbance, soil erosion and deposition, soil compaction, disturbance to topography, and removal of vegetation.			BLM; therefore, this CMA is a duplication of the PDFs already included within Appendix F and therefore would not be required for
					implementation.
ctivity-Specific Bird and	LUPA-BIO-16	For activities that may impact Focus and BLM sensitive birds, protected by the ESA and/or Migratory Bird Treaty Act of 1918, and bat species,	Yes		SMP has committed to implement species-specific avoidance buffers around raptor and migratory bird nests as well as bat maternity
at CMAs		implement appropriate measures as per the most up-to-date BLM state and national policy and guidance, and data on birds and bats, including	S		roosts as described within Chapter 3 of the EA and within the PDFs in Appendix F. Further mitigation would not be necessary in
		but not limited to activity specific plans and actions. The goal of the activity -specific bird and bat actions is to avoid and minimize direct			addition to the PDFs; therefore, this CMA would not be required to be implemented in addition to the proposed PDFs in Appendix F.
		mortality of birds and bats from the construction, operation, maintenance, and decommissioning of the specific activities.			
		Activity-specific measures to avoid and minimize impacts may include, but are not limited to:			
		• Siting and designing activities will avoid high bird and bat movement areas that separate birds and bats from their common nesting and			
		roosting sites, feeding areas, or lakes and rivers.			
		• For activities that impact bird and bat Focus and BLM Special Status Species, during project siting and design, conducting monitoring of bird			
		and bat presence as well as bird and bat use of the project site using the most current survey methods and best procedures available at the			
		time.			
		Reusing or co-locating new transmission facilities and other ancillary facilities with existing facilities and disturbed areas to reduce habitat			
		destruction and avoid additional collision risks.			
		Reducing bird and bat collision hazards by utilizing techniques such as unguyed monopole towers or tubular towers. Where the use of			
		guywires is unavoidable, demarcate guywires using the best available methods to minimize avian species strikes.			
		When fencing is necessary, use bird and bat compatible design standards.			
		• Using lighting that does not attract birds and bats or their prey to project sites including using non-steady burning lights (red, dual red and			
		white strobe, strobe- like flashing lights) to meet Federal Aviation Administration requirements, using motion or heat sensors and switches to			
		reduce the time when lights are illuminated, using appropriate shielding to reduce horizontal or skyward illumination, and avoiding the use of			
		high-intensity lights (e.g., sodium vapor, quartz, and halogen).			
		• Implementing a robust monitoring program to regularly check for wildlife carcasses, document the cause of mortality, and promptly remove			
		the carcasses.			
		Incorporating a bird and bat use and mortality monitoring program during operations using current protocols and best procedures available			
		at time of monitoring			
ctivity-Specific Bird and	LUPA-BIO-17	For activities that may result in mortality to Focus and BLM Special-Status bird and bat species, a Bird and Bat Conservation Strategy (BBCS) will	II Yes		SMP has committed to implement species-specific avoidance buffers around raptor and migratory bird nests as well as bat maternity
at CMAs		be prepared with the goal of assessing operational impacts to bird and bat species and incorporating methods to reduce documented	11 163		roosts, and measures to minimize wildlife mortalities, as described within Chapter 3 of the EA and within the PDFs in Appendix F.
		mortality. The BBCS actions for impacts to birds and bats during these activities will be determined by the activity-specific bird and bat			Further mitigation would not be necessary in addition to the PDFs; therefore, this CMA would not be required to be implemented in
		operational actions. The strategy shall be approved by BLM in coordination with USFWS, and CDFW as appropriate, and may include, but is not			addition to the proposed PDFs in Appendix F.
		limited to:	•		addition to the proposed 1975 in appendix 1.
		• Incorporating a bird and bat use and mortality monitoring program during operations using current protocols and best procedures available			
		at time of monitoring.			
		 Activity-specific operational avoidance and minimization actions that reduce the level of mortality on the populations of bird and bat species, 			
		such as: Use techniques that minimize attraction of birds to hazardous situations that are mistaken to be or simulate natural habitats (e.g., bodies of	F		
		· · ·	ı		
		water).			
		o Implement operational management techniques that minimize impacts to migratory birds during diurnal and seasonal cycles (e.g.,			
		positioning of heliostats to decrease surface area exposed to avian species).			
		 Evaluation and installation of the best available bird and bat detection and deterrent technologies available at the time of construction. 			
		Vacuus impagatost Facus and DI M Capsial Chatus hird gross are.			
		Known important Focus and BLM Special Status bird areas are:			
		• Dry lakes and playas of the north Mojave region, which include China Lake, Koehn Lake, Harper Lake, and Searles Lake (as shown in the			
		Audubon Important Bird Areas in Appendix D)			
		 Audubon Important Bird Areas in Appendix D) Antelope Valley (as shown in the Audubon Important Bird Areas in Appendix D) Lower Colorado River Valley (as shown in the Audubon Important Bird Areas in Appendix D) 			

LUPA Wide	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Commonte
Category	CIVIA #	The Salton Sea and bordering areas including agricultural land of the Imperial Valley (as shown in the Audubon Important Bird Areas in	жррисариity —	Explanation, willy CIVIA is not applicable	Comments
		Appendix D)			
		 Documented avian movement corridors along the north slope of the San Gabriel and San Bernardino mountain ranges Other regionally important seasonal use areas and migratory corridors identified in future studies or otherwise documented in the scientific 			
		literature over the term of the LUPA			
		The following provides the DRECP vegetation type, and Focus and BLM Special Status Species biological CMAs to be implemented throughout			
		the LUPA Decision Area. Riparian and Wetland Vegetation Types and Associated Species (RIPWET)			
		Riparian Vegetation Types and Associated Species (tal 1721)			
		Madrean Warm Semi-Desert Wash Woodland/Scrub			
		Mojavean Semi-Desert Wash Scrub Sonoran-Coloradan Semi-Desert Wash Woodland/Scrub			
		Southwestern North American Riparian Evergreen and Deciduous Woodland			
		Southwestern North American Riparian/Wash Scrub Westland Verenation Types			
		Wetland Vegetation Types • Arid west freshwater emergent marsh			
		Californian Warm Temperate Marsh/Seep			
		 North American Warm Desert Alkaline Scrub and Herb Playa and Wet Flat Southwestern North American Salt Basin and High Marsh 			
		Riparian and Wetland Bird Focus Species			
		Willow Flycatcher			
		Southwestern Willow Flycatcher Least Bell's Vireo			
		Western Yellow-billed Cuckoo			
		Yuma Clapper Rail Wife and Rich Rail			
		California Black Rail Tricolored Blackbird			
		Fish Focus Species			
		Desert pupfish Makey Tui Chulb			
		Mohave Tui Chub Owens Tui Chub			
		Owens Pupfish			
Other Riparian & Wetland Focus Species:	LUPA-BIO-RIPWE	T-1 The riparian and wetland DRECP vegetation types and other features listed in Table 17 will be avoided to the maximum extent practicable, except for allowable minor incursions (see Glossary of Terms for "avoidance to the maximum extent practicable" and "minor incursion") with	No	Resource not found on the project site	There is no riparian or wetland vegetation present within the Project Area.
Tehachapi Slender		the specified setbacks.			
Salamander		For minor incursion (see "minor incursion" in the Glossary of Terms) to the DRECP riparian vegetation types, wetland vegetation types, or			
		encroachments on the setbacks listed in Table 17, the hydrologic function of the avoided riparian or wetland communities will be maintained.			
		• Minor incursions in the riparian and wetland vegetation types or other features including the setbacks listed in Table 17 will occur outside of			
		the avian nesting season, February 1 through August 31 or otherwise determined by BLM, USFWS and CDFW if the minor incursion(s) is likely to)		
	LUDA DIO DIDIAGE	result in impacts to nesting birds.	No	December of the second of the second of the	The six of
	LUPA-BIU-RIPWE	T-2 Hydrologic function of the following DRECP vegetation types will be maintained: North American Warm Desert Alkaline Scrub and Herb Playa and Wet Flat, Southwestern North American Salt Basin and High Marsh, and other undifferentiated wetland-related land covers (i.e., "Playa,"	NO	Resource not found on the project site	There is no riparian or wetland vegetation present within the Project Area.
		"Wetland," and "Open Water").			
BLM Special Status Riparian Bird Species	LUPA-BIO-RIPWE		No		There is no riparian or wetland vegetation present within the Project Area.
Riparian bird Species		wetland birds species, conduct a pre-construction/activity nesting bird survey for BLM Special Status riparian and wetland birds according to agency-approved protocols.		the CMA.	
		• Based on the results of the nesting bird survey above, setback activities that are likely to impact BLM Special Status riparian and wetland bird			
		species, including but not limited to pre-construction, construction and decommissioning, 0.25 mile from active nests Special Status during the breeding season (February 1 through August 31 or otherwise determined by BLM, USFWS and CDFW). For activities in areas covered by this			
		provision that occur during the breeding season and that last longer than one week, nesting bird surveys may need to be repeated, as			
		determined by BLM, in coordination with USFWS and CDFW, as appropriate. No pre-activity nesting bird surveys are necessary for activities			
		occurring outside of the breeding season.			
Federally Listed Fish	LUPA-BIO-RIPWE	T-4 Setback pre-construction, construction, and decommissioning activities and other activities that may impact federally listed fish species, 0.25	No	Resource not found on the project site	There are no fish species present within the Project Area.
Species		mile from the edge of existing or newly discovered occurrences of federally listed fish species, except for minor incursions (see Glossary of			
		Terms). • Demonstrate neutral or beneficial long-term hydrologic effects on federally listed fish species and the adjoining riparian and wetland habitat			
		prior to seeking authorization for and commencing a minor incursion.			
	LUPA-BIO-RIPWE	T-5 Site and design activities to fully avoid operational impacts to existing and newly discovered occurrences of federally listed fish species.	No	Resource not found on the project site	There are no fish species present within the Project Area.
Tehachapi Slender	LUPA-BIO-RIPWE	T-6 Avoid pre-construction, construction, and decommissioning activities or other activities that may impact the Tehachapi slender salamander	No	Project not within the range or habitat of this species	. The Tehachapi Slender Salamander does not occur within BLM El Centro Field Office-administered lands.
Salamander		within 0.25 mile of existing or newly discovered occurrences of or suitable habitat for Tehachapi slender salamander, except for minor		, and a species.	
	HIDA-RIO-DIDME	incursions (see Glossary of Terms). 7-7 Construct culverts or other suitable below-grade crossings for new or improved roadways that bisect suitable habitat for the Tehachapi Slender	No	Project not within the range or babites of this are also	The Tohachani Slender Salamander does not occur within DLM El Contro Field Office administered lands
	LOFA-DIU-RIPWE	1-7 Construct culverts or other suitable below-grade crossings for new or improved roadways that bisect suitable habitat for the Tenachapi Siender Salamander.	INO	Project not within the range or nabitat of this species.	. The Tehachapi Slender Salamander does not occur within BLM El Centro Field Office-administered lands.
		Construct barriers to reduce at-grade crossings along new or improved roadways that bisect suitable habitat.			
Dune DRECP Vegetation Types, Aeolian Processes	LUPA-BIO-DUNE-:	Because DRECP sand dune vegetation types and Aeolian sand transport corridors are, by definition, shifting resources, activities that potentially occur within or bordering the sand dune DRECP vegetation types and/or Aeolian sand transport corridors must conduct studies to verify the	No	Project is not located in or near the area specified in the CMA.	There are no Aeolian sand transport corridors within or in the vicinity of the Project Area.
and Associated Species		location [refer to Appendix D, Figure D-7] and extent of the sand resource(s) for the activity-specific environmental analysis to determine:		are divia.	
(DUNE): Aeolian Processes					

LUDA WELL					
LUPA Wide Category	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Comments
category	CIVIA #	Whether the proposed activity(s) occur within a sand dune or an Aeolian sand transport corridor	Аррисавинсу	Explanation: willy clink is not applicable	Comments
_		• If the activity(s) is subject to dune/Aeolian sand transport corridor CMAs			
		If the activity(s) needs to be reconfigured to satisfy applicable avoidance requirements			
	LUPA-BIO-DUNE-2	Activities that potentially affect the amount of sand entering or transported within Aeolian sand transport corridors will be designed and	No	Project is not located in or near the area specified in	There are no Aeolian sand transport corridors within or in the vicinity of the Project Area.
		operated to:		the CMA.	
		Maintain the quality and function of Aeolian transport corridors and sand deposition zones, unless related to maintenance of existing [at the store of the PRESE LINE PROPERTY of the pro	2		
		time of the DRECP LUPA ROD] facilities/operations/activities			
		 Avoid a reduction in sand-bearing sediments within the Aeolian system Minimize mortality to DUNE associated Focus and BLM Special Status Species 			
	LUPA-BIO-DUNE-3		No	Project is not located in or near the area specified in	There are no Aeolian sand transport corridors within or in the vicinity of the Project Area.
		deposition in the Aeolian corridor in a way that maintains the Aeolian sorting and transport to downwind deposition zones. Site designs for		the CMA.	
		maintaining this transport function must be approved by BLM in coordination with USFWS and CDFW as appropriate.			
Mahasa Falasa Tand	LUDA DIO DUNE 4				
Mohave Fringe-Toed Lizard	LUPA-BIO-DUNE-4	Dune formations and other sand accumulations (i.e., sand ramps, sand sheets) with suitable habitat characteristics for the Mojave fringe-toed lizard (i.e., unconsolidated blow-sand) will be mapped according to mapping standards established by the BLM National Operations Center.	No	Project not within the range or nabitat of this species	The Mohave Fringe-Toed Lizard does not occur within BLM El Centro Field Office-administered lands.
		itzaru (i.e., unconsoliuateu biow-saru) wiii be mappeu accoruing to mapping standarus established by the blivi Mational Operations Center.			
		For minor incursions (see "minor incursion" in the Glossary of Terms) into sand dunes and sand transport areas the activity will be sited in the			
		mapped zone with the least impacts to sand dunes and sand transport and Mojave fringe-toed lizards.			
	LUPA-BIO-DUNE-5	If suitable habitat characteristics are identified during the habitat assessment, clearance surveys (see Glossary of Terms) for Mojave fringe-toe	d No	Project not within the range or habitat of this species	The Mohave Fringe-Toed Lizard does not occur within BLM El Centro Field Office-administered lands.
		lizard will be performed in suitable habitat areas.			
		The following CMAs will be implemented for bat Focus and BLM Special Status Species, including but not limited to those listed below:			
		California Leaf-nosed Bat			
		Pallid Bat			
		Townsend's Big-eared Bat			
Bat Species (BAT)	LUPA-BIO-BAT-1	Activities, except wind projects, will not be sited within 500 feet of any occupied maternity roost or presumed occupied maternity roost as	Yes		The Project would include a PDF to implement a 500-foot avoidance buffer of bat maternity roosts during the bat maternity season, as
		described below. Refer to CMA DFA-VPL-BIO-BAT-1 for distances within DFAs and VPLs.			specified in the PDFs in Appendix F. This CMA would not be required to be implemented as it is a duplicate of the already proposed
					PDFs.
	LUPA-BIO-BAT-2	Mines will be assumed to be occupied bat roosts, unless appropriate surveys for bat use have been conducted during all seasons (including	Yes		The Project would include a PDF to implement a 500-foot avoidance buffer of bat maternity roosts during the bat maternity season, as
		maternity, lekking or swarming, and winter use). Mines not considered potential bat roosts are only those that have no structure/workings (adits or shafts or crevices out of view).			specified in the PDFs in Appendix F. This CMA would not be required to be implemented as it is a duplicate of the already proposed PDFs.
		The following CMAs will be implemented for all plant Focus and BLM Special Status Species, including but not limited to those listed below			TUI3.
		The following cities will be implemented for all plant rocks and bein special states species, molecular set for immedia to those listed sclow			
		Alkali mariposa-lily			
		Bakersfield cactus			
		Barstow woolly sunflower			
		Desert cymopterus Little San Bernardino Mountains linanthus			
		Mojave monkeyflower			
		Mojave tarplant			
		Owens Valley checkerbloom			
		• Parish's daisy			
-1 (-1 (-1 (-1 (-1 (-1 (-1 (-1 (-1 (-1 (Triple-ribbed milk-vetch			
Plant Species (PLANT): Plant Focus and BLM	LUPA-BIO-PLANT-1		Yes		A habitat assessment was conducted during the 2021 biological survey and the resulting report was approved by the BLM. The
Special Status Species		BLM Special Status Species.			Biological Resources Assessment is included within Appendix E of the EA and is on file with the BLM El Centro Field Office. Further mitigation would not be necessary in addition to the PDFs and an additional habitat assessment would not be required; therefore, this
CMAs					CMA would not be required for implementation.
	LUPA-BIO-PLANT-2	Implement an avoidance setback of 0.25 mile for all Focus and BLM Special Status Species occurrences. Setbacks will be placed strategically	Yes		No avoidance buffers for special status plants have been identified. Should special status plants be identified upon Project surface
		adjacent to occurrences to protect ecological processes necessary to support the plant Species (see Appendix Q, Baseline Biology Report, in the	ie		occupancy, this CMA would be implemented in addition to the PDFs and mitigation measures in Appendix F.
		Proposed LUPA and Final EIS [2015], or the most recent data and modeling).			
	LUPA-BIO-PLANT-3	Impacts to suitable habitat for Focus and BLM Special Status plant species should be avoided to the extent feasible, and are limited [capped] to	o No	Project is not located in or near the area specified in	Ground disturbance caps do not apply to mining and mineral exploration projects.
		a maximum of 1% of their suitable habitat throughout the entire LUPA Decision Area. The baseline condition for measuring suitable habitat is		the CMA.	· · · · · · · · · · · · · · · · · · ·
		the DRECP modeled suitable habitat for these species utilized in the EIS analysis (2014 and 2015), or the most recent suitable habitat modeling			
		• For those plants with Species Specific DFA Suitable Habitat Impact Caps listed in Table 23, those caps apply in the DFAs only. Refer to CMA			
Special Vegetation	LUPA-BIO-SVF-1	DFA-PLANT-1. For activity-specific NEPA analysis, a map delineating potential sites and habitat assessment of the following special vegetation features is	Yes	Resource not found on the project site	Special status vegetation species specified have not been identified within the Project Area; however a habitat assessment identified
Features (SVF)	231 A 213-341-1	required: Yucca clones, creosote rings, Saguaro cactus, Joshua tree woodland, microphyll woodland, Crucifixion thorn stands. BLM guidelines	103	nesource not round on the project site	some limited areas of microphyll woodland. An additional habitat assessment would not be required.
		for mapping/surveying cactus, yuccas, and succulents shall be followed.			· · · · · · · · · · · · · · · · · · ·
	LUPA-BIO-SVF-2	Yucca clones larger than 3 meters in diameter (longest diameter if the clone forms an ellipse rather than a circular ring) shall be avoided.	No	Resource not found on the project site	This species is not present within the Project Area.
	LUPA-BIO-SVF-3	Creosote bush rings (see Glossary of Terms) larger than 5 meters in diameter (longest diameter if the "ring" forms an ellipse rather than a	No	Resource not found on the project site	This species is not present within the Project Area.
	LLIDA BIO SVE 4	circle) shall be avoided.	No	December not found on the service to the	This angles is not account within the Duningt Aven
	LUPA-BIO-SVF-4	Saguaro cactus should be managed in such a way as to provide long-term habitat for the California populations not just individual plants, except in DFAs.	No	Resource not found on the project site	This species is not present within the Project Area.
	LUPA-BIO-SVF-5	Joshua tree woodland (Yucca brevifolia Woodland Alliance): impacts to Joshua tree woodlands (see Glossary of Terms) will be avoided to the	No	Project not within the range or habitat of this species	Joshua trees do not occur within BLM El Centro Field Office-administered lands.
		maximum extent practicable (see Glossary of Terms), except for minor incursions (see Glossary of Terms).	110	Oject not within the range of habitat of this species	200 at his occar mann ben er contro ricia office administracia fantas.
	LUPA-BIO-SVF-6	Microphyll woodland: impacts to microphyll woodland (see Glossary of Terms) will be avoided, except for minor incursions (see Glossary of	Yes		There are very limited microphyll woodland occurrences within the Project Area; however, if identifed upon Project surface occupancy
		Terms).			this CMA would be implemented.
			_		

Category	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Commonte
	LUPA-BIO-SVF-7	Crucifixion thorn stands: (Castela emoryi Shrubland Special Stands) Crucifixion thorn stands with greater than 100 individuals will be avoided.		Resource not found on the project site	Comments This species is not present within the Project Area.
	LOFA-BIO-3VF-7	Crucinxion thorn stands: (<i>Castela emory</i>) shrubland special stands) Crucinxion thorn stands with greater than 100 individuals will be avoided.	NO	Resource not found on the project site	This species is not present within the Project Area.
General Vegetation	LUPA-BIO-VEG-1	Management of cactus, yucca, and other succulents will adhere to current up-to-date BLM policy.	Yes		Any potential disturbance would be minimized per the measures in the Reclamation Plan. This CMA would be implemented should
Management (VEG)					additional measures be determined necessary by the BLM for impact minimization to these species.
	LUPA-BIO-VEG-2	Promote appropriate levels of dead and downed wood on the ground, outside of campground areas, to provide wildlife habitat, seed beds for	Yes		The detailed Reclamation Plan has been submitted to the Imperial County Planning Department and is under review with the Californi
		vegetation establishment, and reduce soil erosion, as determined appropriate on an activity-specific basis.			Divison of Mining and Reclamation, which identifies appropriate measures using existing dead/downed wood; however, this CMA would be required to be implemented for appropriate monitoring.
					would be required to be implemented for appropriate monitoring.
	LUPA-BIO-VEG-3	Allow for the collection of plant material consistent with the maintenance of natural ecosystem processes.	No	Land use does not occur on project site.	The Project would not involve collection of plant material.
	LUPA-BIO-VEG-4	Within the Bishop Field Office area, provide yearlong protection of endangered, threatened, candidate, and sensitive plant and animal habitats	s. No	Project is not located in or near the area specified in	This CMA is specific to the Bishop Field Office.
		Yearlong protection means that no discretionary actions which would adversely affect target resources will be allowed.		the CMA.	
	LUPA-BIO-VEG-5	All activities will follow applicable BLM state and national regulations and policies for salvage and transplant of cactus, yucca, other succulents, and BLM Sensitive plants.	, No	Land use does not occur on project site.	No salvage or transplant of cactus, yucca, other succulents, or BLM Senstive Species would occur under the Project.
	LUPA-BIO-VEG-6	BLM may consider disposal of succulents through public sale, as per current up-to-date state and national policy.	No	Land use does not occur on project site.	The Project would not involve disposal of succulents through public sale.
ndividual Focus Species		Activities within desert tortoise linkages, identified in Appendix D, that may have a negative impact on the linkage will require an evaluation, in		· •	The Project would not occur within desert tortoise linkages.
IFS): Desert Tortoise		the environmental document(s), of the effects on the maintenance of long-term viable desert tortoise populations within the affected linkage.		the CMA.	
		The analysis will consider the amount of suitable habitat, including climate refugia, required to ensure long-term viability within each linkage			
		given the linkage's population density, long-term demographic and genetic needs, degree of existing habitat disturbance/impacts, mortality			
		sources, and most up-to-date population viability modeling. Activities that would compromise the long-term viability of a linkage population or	r		
		the function of the linkage, as determined by the BLM in coordination with USFWS and CDFW, are prohibited and will require reconfiguration or re-siting.			
		or re-siding.			
	LUPA-BIO-IFS-2	Construction of new roads and/or routes will be avoided to the maximum extent practicable (see Glossary of Terms) within desert tortoise	No	Project is not located in or near the area specified in	The Project would not occur within a Tortoise Conservation Area.
		habitat in tortoise conservation areas (TCAs) or tortoise linkages identified in Appendix D, unless the new road and/or route is beneficial to		the CMA.	
		minimize net impacts to natural or ecological resources of concern for desert tortoise. TCAs and identified linkages should have the goal of "no)		
		net gain" of road density.			
		Any new road considered within a TCA or identified linkage will not be paved and will be designed and sited to minimize the effect to the			
		function of identified linkages or local desert tortoise populations and shall have a maximum speed limit of 25 miles per hour.			
		Roads requiring the installation of long-term desert tortoise exclusion fencing for construction or operation will incorporate wildlife			
		underpasses (e.g., culverts) to reduce population fragmentation.			
	LUPA-BIO-IFS-3	All culverts for access roads or other barriers will be designed to allow unrestricted access by desert tortoises and will be large enough that	No	Land use does not occur on project site.	No culverts would be constructed under the Project. Barriers would be installed to prevent unauthorized vehicular traffic from
		desert tortoises are unlikely to use them as shelter sites (e.g., 36 inches in diameter or larger). Desert tortoise exclusion fencing may be utilized	d		interfering with the reclamation of access roads. Conceptual locations of the planned safety barriers (or berms) are depicted in Figure
		to direct tortoise use of culverts and other passages.			3b and 3g of the Plan of Operations and would be approximately 6 feet in height. Barriers would be temporary and would not have th length to restrict access by desert tortoises.
					length to restrict access by desert tortoises.
	LUPA-BIO-IFS-4	In areas where protocol and clearance surveys are required (see Appendix D), prior to construction or commencement of any long-term activit	v Yes		A BLM-qualified biologist and/or field contact representative would be present (March 15 - November 1) to oversee compliance with
		that is likely to adversely affect desert tortoises, desert tortoise exclusion fencing shall be installed around the perimeter of the activity	,		protective measures per the PDFs in Appendix F. Exclusionary fencing would be required to prevent desert tortoise crossings and
		footprint (see Glossary of Terms) in accordance with the Desert Tortoise Field Manual (USFWS 2009) or most up-to-date USFWS protocol.			collisions per the mitigation measures in Appendix F. This CMA would not be required to be implemented as it would duplicate the
		Additionally, short-term desert tortoise exclusion fencing will be installed around short-term construction and/or activity areas (e.g., staging			existing PDFs and BLM-required mitigation.
		areas, storage yards, excavations, and linear facilities), as appropriate, per the Desert Tortoise Field Manual (USFWS 2009) or most up-to-date USFWS protocol.			
		• Exemption from desert tortoise protocol survey requirements can be obtained from BLM, in coordination with USFWS, and CDFW as			
		applicable, on a case-by-case basis if a designated biologist determines the activity site does not contain the elements of desert tortoise habita	t,		
		is unviable for occupancy, or if baseline studies inferred absence during the current or previous active season.			
		Construction of desert tortoise exclusion fences will occur during the time of year when tortoise are less active in order to minimize impacts			
		and to accommodate subsequent desert tortoise surveys. Any exemption or modification of desert tortoise exclusion fencing requirements will be based on the specifics of the activity and the site-specific population and habitat parameters. Sites with low population density and	II		
		disturbed, fragmented, or poor habitat are likely to be candidates for fencing requirement exemptions or modifications. Substitute measures,			
		such as on-site biological monitors in the place of the fencing requirement, may be required, as appropriate.			
		• After an area is fenced, and until desert tortoises are removed, the designated biologist is responsible for ensuring that desert tortoises are			
		not being exposed to extreme temperatures or predators as a result of their pacing the fence. Remedies may include the use of shelter sites			
		placed along the fence, immediate translocation, removal to a secure holding area, or other means determined by the BLM, USFWS, and CDFW as applicable.	v,		
		Modification or elimination of the above requirement may also be approved if the activity design will allow retention of desert tortoise			
		habitat within the footprint. If such a modification is approved, modified protective measures may be required to minimize impacts to desert			
		tortoises that may reside within the activity area.			
		• Immediately prior to desert tortoise exclusion fence construction, a designated biologist (see Glossary of Terms) will conduct a clearance			
		survey of the fence alignment to clear desert tortoises from the proposed fence line's path.			
		 All desert tortoise exclusion fencing will incorporate desert tortoise proof gates or other approved barriers to prevent access of desert tortoises to work sites through access road entry points. 			
		Following installation, long-term desert tortoise exclusion fencing will be inspected for damage quarterly and within 48 hours of a surface			
		flow of water due to a rain event that may damage the fencing.			
		• All damage to long-term or short-term desert tortoise exclusion fencing will be immediately blocked to prevent desert tortoise access and			
		repaired within 72 hours.			
	LUPA-BIO-IFS-5	repaired within 72 hours. Following the clearance surveys (see Glossary of Terms) within sites that are fenced with long-term desert tortoise exclusion fencing a designated biologist (see Glossary of Terms) will monitor initial clearing and grading activities to ensure that desert tortoises missed during the	Yes		A BLM-qualified biologist and/or field contact representative would be present (March 15 - November 1) to oversee compliance with protective measures per the PDFs in Appendix F. Exclusionary fencing would be required to prevent desert tortoise crossings and

LUPA Wide					
Category	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Comments
		A designated biologist will inspect construction pipes, culverts, or similar structures: (a) with a diameter greater than 3 inches, (b) stored for one or more nights, (c) less than 8 inches aboveground and (d) within desert tortoise habitat (such as, outside the long-term fenced area), before the materials are moved, buried, or capped. As an alternative, such materials shall be capped before storing outside the fenced area or placing on pipe racks. Pipes stored within the long-			existing PDFs and BLM-required mitigation.
		term fenced area after completing desert tortoise clearance surveys will not require inspection.			
	LUPA-BIO-IFS-6	When working in areas where protocol or clearance surveys are required (see Appendix D), biological monitoring will occur with any geotechnical boring or geotechnical boring vehicle movement to ensure no desert tortoises are killed or burrows are crushed.	No	Land use does not occur on project site.	Geotechnical testing would not be utilized under the Project within the Project Area.
	LUPA-BIO-IFS-7	A designated biologist (see Glossary of Terms) will accompany any geotechnical testing equipment to ensure no tortoises are killed and no burrows are crushed.	No	Land use does not occur on project site.	Geotechnical boring would not occur under the Project within the Project Area.
	LUPA-BIO-IFS-8	Inspect the ground under the vehicle for the presence of desert tortoise any time a vehicle or construction equipment is parked in desert tortoise habitat outside of areas fenced with desert tortoise exclusion fencing. If a desert tortoise is seen, it may move on its own. If it does not move within 15 minutes, a designated biologist may remove and relocate the animal to a safe location.	Yes t		Specific protective measures for tortoises under vehicles are included in the PDFs in Appendix F. If desert tortoise are encountered during construction activities, work would be halted until a BLM-approved Qualified Biologist arrives to relocate the animal. No further mitigation would be required; therefore, this CMA would not be required to be implemented as it would duplicate the existing PDFs.
	LUPA-BIO-IFS-9	Vehicular traffic will not exceed 15 miles per hour within the areas not cleared by protocol level surveys where desert tortoise may be impacted.	Yes		The PDFs included in Appendix F state that vehicles would not exceed 20 miles per hour within the Project Area; therefore, this CMA would be implemented for areas that have not been cleared by pre-clearance surveys where desert tortoise may be impacted.
Flat-Tailed Horned Lizard	LUPA-BIO-IFS-10	Comply with the conservation goals and objectives, criteria, and management planning actions identified in the most recent revision of the Flat ailed Horned Lizard Rangewide Management Strategy (RMS). Activities will include appropriate design features using the most current information from the RMS and RMS Interagency Coordinating Committee to minimize adverse impacts during siting, design, pre-construction, construction, operation, and decommissioning; ensure that current or potential linkages and habitat quality are maintained; reduce mortality; minimize other adverse impacts during operation; and ensure that activities have a neutral or positive effect on the species.		Resource not found on the project site	Habitat is not included in the DRECP FTHL species distribution model or identified occurrences and this species has not been documented within the Project Area.
Bendire's Thrasher	LUPA-BIO-IFS-11	If Bendire's thrasher is present, conduct appropriate activity-specific biological monitoring (see Glossary of Terms) to ensure that Bendire's thrasher individuals are not directly affected by operations (i.e., mortality or injury, direct impacts on nest, eggs, or fledglings).	No	Resource not found on the project site	Habitat is not included in the DRECP FTHL species distribution model or identified occurrences and this species has not been documented within the Project Area.
Burrowing Owl	LUPA-BIO-IFS-12	If burrowing owls are present, a designated biologist (see Glossary of Terms) will conduct appropriate activity-specific biological monitoring (see Glossary of Terms) to ensure avoidance of occupied burrows and establishment of the 656 feet (200 meter) setback to sufficiently minimize disturbance during the nesting period on all activity sites, when practical.	Yes		There is a low potential for occurrence within the Project Area; however, should burrowing owls be identified during pre-clearance surveys, this CMA would be implemented in additional the PDFs and mitigation measures in Appendix F.
	LUPA-BIO-IFS-13	If burrows cannot be avoided on-site, passive burrow exclusion by a designated biologist (see Glossary of Terms) through the use of one-way doors will occur according to the specifications in Appendix D or the most up-to-date agency BLM or CDFW specifications. Before exclusion, there must be verification that burrows are empty as specified in Appendix D or the most up-to-date BLM or CDFW protocols. Confirmation that the burrow is not currently supporting nesting or fledgling activities is required prior to any burrow exclusions or excavations.	Yes		There is a low potential for occurrence within the Project Area; however, should burrowing owls be identified during pre-clearance surveys, this CMA would be implemented in additional the PDFs and mitigation measures in Appendix F.
	LUPA-BIO-IFS-14	Activity-specific active translocation of burrowing owls may be considered, in coordination with CDFW.	Yes		There is a low potential for occurrence within the Project Area; however, should burrowing owls be identified during pre-clearance surveys, this CMA would be implemented in additional the PDFs and mitigation measures in Appendix F.
California Condor	LUPA-BIO-IFS-15	All activities will be designed and sited in a manner to avoid or minimize the likelihood of contact, injury, and mortality of California condors. If a condor is identified at a site, the BLM biological staff and USFWS will be immediately notified for guidance.	f No	Project not within the range or habitat of this spec	ies. The California Condor does not occur within BLM El Centro Field Office-administered lands.
	LUPA-BIO-IFS-16	Flight activity (e.g., surveys, construction, as well as operation and maintenance activities) related to any activities will not be allowed in the airspace extending to 3,000 feet above condor nest sites.	No	Project not within the range or habitat of this speci	ies. The California Condor does not occur within BLM El Centro Field Office-administered lands.
	LUPA-BIO-IFS-17	In the range of the California condor, structures supported by guy wires will be marked with recommended bird deterrent devices at the appropriate spacing intervals.	No	Project not within the range or habitat of this speci	ies. The California Condor does not occur within BLM El Centro Field Office-administered lands.
	LUPA-BIO-IFS-18	In the range of the California condor, all equipment and work-related materials that are potentially hazardous to condors, including but not limited to items that can be ingested, picked up, or carried away (e.g., loose-wires, open containers with fluids, some construction materials, etc.) will be kept in closed containers either in the work area or placed inside vehicles when they are not being used and at the end of every work day.	No	Project not within the range or habitat of this speci	ies. The California Condor does not occur within BLM El Centro Field Office-administered lands.
	LUPA-BIO-IFS-19	In the range of the California condor, when feasible, ethylene glycol-based anti-freeze or other ethylene glycol-based liquid substances will be avoided, and propylene glycol-based antifreeze will be used. Vehicles and equipment using ethylene glycol based substances will be inspected before and after field use as well as during storage on sites for leaks and puddles. Standing fluid will be remediated without unnecessary delay		Project not within the range or habitat of this spec	ies. The California Condor does not occur within BLM El Centro Field Office-administered lands.
	LUPA-BIO-IFS-20	Activities that are determined to have a potential risk of taking condors will implement the best detect, deter, and curtailment strategy available at the time of the activity to minimize adverse effects, and avoid or minimize the likelihood of condor injury and mortality. (An example of a 2015 curtailment strategy is shutting down wind generation operations when condor(s) are present, or wind generation facilities switching to night operations only). The strategy must be approved by the BLM and USFWS, in coordination with CDFW as appropriate.	No	Project not within the range or habitat of this spec	ies. The California Condor does not occur within BLM El Centro Field Office-administered lands.
	LUPA-BIO-IFS-21	If condors begin to regularly visit a site, BLM may require, in coordination with USFWS, and CDFW as appropriate, the implementation of additional measures to minimize potential impacts to condors. These measures will be based on best available data, activity and areas specific and may include, but are not limited to: • Barriers, including welded wire fabric or hardware cloth, will be installed to prevent access around any facility element that poses a danger to condors. • Stainless steel lines, rather than poly chemical lines will be used to preclude condors from obtaining and ingesting pieces of poly chemical lines. • Landing deterrents attached to the walking perching substrates, such as porcupine wire or Daddi Long Legs *.		Project not within the range or habitat of this spec	ies. The California Condor does not occur within BLM El Centro Field Office-administered lands.
	LUPA-BIO-IFS-22	Operations and/or activities that reach an activity-specified trigger for condor injury and/or mortality as determined by BLM and USFWS, and CDFW as appropriate, will curtail operations and/or activities using best available techniques, as determined by BLM and USFWS, and CDFW as appropriate. (An example of a 2015 curtailment strategy is shutting down wind generation operations when condor(s) are present, or wind generation facilities switching to night operations only.) If curtailment techniques are not viable or available, then operations and/or activities will be suspended until the injury and/or condor mortality issue is resolved to the satisfaction of BLM and USFWS, and CDFW, as appropriate.	s	Project not within the range or habitat of this spec	ies. The California Condor does not occur within BLM El Centro Field Office-administered lands.

LUPA Wide					
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	LUPA-BIO-IFS-23	In the range of the California condor, if an activity may have an impact on California condors, a Condor Operations Strategy (COS) will be developed and implemented on a activity-specific basis in order to avoid and/or reduce the likelihood of injury and mortality from activities. The COS shall be approved by BLM in coordination with USFWS, and CDFW as appropriate for third party activities, and may include, but is not limited, to detailing specifics on: the activity-specific detect, deter and curtailment strategy; monitoring approach to detect condor use of the site; adaptive management approach if condors are found to visit the site; and, activity-specific measures that assist in the recovery of condor.		Project not within the range or habitat of this species	. The California Condor does not occur within BLM El Centro Field Office-administered lands.
Golden Eagle	LUPA-BIO-IFS-24	Provide protection from loss and harassment of active golden eagle nests through the following actions:	Yes		Pre-clearance migratory bird surveys would be conducted per the PDFs described in Appendix F; if activity of migratory bird nests, specifically golden eagle nests, are identified, species-specific avoidance buffers would be implemented and nest information would
		• Activities that may impact nesting golden eagles, will not be sited or constructed within 1-mile of any active or alternative golden eagle nest within an active golden eagle territory, as determined by BLM in coordination with USFWS as appropriate.			be submitted to the BLM. SMP would coordinate with USFWS as necessary and this CMA would be implemented should it be determined that golden eagle are present and may be impacted.
	LUPA-BIO-IFS-25	Cumulative loss of golden eagle foraging habitat within a 1 to 4 mile radius around active or alternative golden eagle nests (as identified or	No		Loss of golden eagle foraging habitat is not anticipated to exceed 20 percent. Pre-clearance migratory bird surveys would be conducted.
		defined in the most recent USFWS guidance and/or policy) will be limited to less than 20%. See CONS-BIO-IFS-5 for the requirement in Conservation Lands.			per the PDFs described in Appendix F; if activity of migratory bird nests are identified, species-specific avoidance buffers would be implemented. Should golden eagles be identified as present during the pre-clearance surveys, SMP would consult with the USFWS and this CMA would be implemented.
	LUPA-BIO-IFS-26	For activities that impact golden eagles, applicants will conduct a risk assessment per the applicable USFWS guidance (e.g. the Eagle Conservation Plan Guidance) using best available information as well as the data collected in the pre-project golden eagle surveys.	No		Pre-clearance migratory bird surveys would be conducted per the PDFs described in Appendix F; if activity of migratory bird nests are identified, species-specific avoidance buffers would be implemented. Should golden eagles be identified as present during the preclearance surveys, SMP would consult with the USFWS and this CMA would be implemented.
	LUPA-BIO-IFS-27	If a permit for golden eagle take is determined to be necessary, an application will be submitted to the USFWS in order to pursue a take permit	. No		Pre-clearance migratory bird and raptor surveys would be conducted per the PDFs described in Appendix F; if activity of migratory bird and raptor nests is identified, species-specific avoidance buffers would be implemented. Coordination with USFWS for an eagle take permit is not anticipated based on results of the Biological Resources Assessment; however, should golden eagles be identified as present during the pre-clearance surveys, SMP would consult with the USFWS and this CMA would be implemented.
	LUPA-BIO-IFS-28	In order to evaluate the potential risk to golden eagles, the following activities are required to conduct 2 years of pre-project golden eagle surveys in accordance with USFWS Eagle Conservation Plan Guidance as follows: • Wind projects and solar projects involving a power tower • Other activities for which the BLM, in coordination with USFWS, and CDFW as appropriate, determines take of golden eagle is reasonably foreseeable or there is a potential for take of golden eagle	No	Project is not located in or near the area specified in the CMA.	No golden eagles or nests have been identified within the Project Area, therefore golden eagle take would not occur under the Project and is not being requested.
	LUPA-BIO-IFS-29	For active nests with recreational conflicts that risk the occurrence of take, provide public notification (e.g., signs) of the sensitive area and implement seasonal closures as appropriate.	No	Project is not located in or near the area specified in the CMA.	No golden eagles or nests have been identified within the Project Area, therefore golden eagle take would not occur under the Project and is not being requested.
	LUPA-BIO-IFS-30	For activities where ongoing take of golden eagles is anticipated, develop advanced conservation practices per USFWS Eagle Conservation Plan Guidance.	No	Land use does not occur on project site.	No golden eagles or nests have been identified within the Project Area, therefore golden eagle take would not occur under the Project and is not being requested.
	LUPA-BIO-IFS-31	As determined necessary by BLM in coordination with USFWS, and CDFW as appropriate, for activities/projects that are likely to impact golden eagles implement site-specific golden eagle mortality monitoring in support of the pre-construction, pre-activity risk assessment surveys.	No	Land use does not occur on project site.	No golden eagles or nests have been identified within the Project Area, therefore golden eagle take would not occur under the Project and is not being requested.
Swainson's Hawk Desert Bighorn Sheep	LUPA-BIO-IFS-32 LUPA-BIO-IFS-33	Avoid use of rodenticides and insecticides within five miles of active Swainson's hawk nest. Access to, and use of, designated water sources for desert bighorn sheep will not be impeded by activities in designated and new utility corridors.	No No	Land use does not occur on project site. Resource not found on the project site	Rodenticides or insecticides are not proposed for use under the Project. Desert bighorn sheep have not been identified within the Project Area or vicinity, and the Project would not restrict access to water sources.
	LUPA-BIO-IFS-34	Transmission projects and new utility corridors will minimize effects on access to, and use of, designated water sources for desert bighorn sheep.	No	Project is not located in or near the area specified in the CMA.	
Mohave Ground Squirre	LUPA-BIO-IFS-35	Protocol surveys (see Glossary of Terms) are required for activities in Mohave ground squirrel key population centers and linkages as indicated in Appendix D. Results of protocol surveys will be provided to BLM and CDFW to consult on, as appropriate, for third party activities.	No	Project not within the range or habitat of this species	. The Mohave ground squirrel does not occur within BLM El Centro Field Office-administered lands.
	LUPA-BIO-IFS-36	Activities in Mohave ground squirrel key population centers, as identified in Appendix D, requiring an Environmental Impact Statement are required to assess the effect of the activity on the long term function of the affected key population center. • Activities within a key population center, as identified in Appendix D, must be designed to avoid adversely impacting the long-term function of the affected key population center.	No	Project not within the range or habitat of this species	. The Mohave ground squirrel does not occur within BLM El Centro Field Office-administered lands.
	LUPA-BIO-IFS-37	Activities in key population centers will be sited in previously disturbed areas, areas of low habitat quality and in areas with low habitat intactness, to the maximum extent practicable (see Glossary of Terms).	No	Project not within the range or habitat of this species	. The Mohave ground squirrel does not occur within BLM El Centro Field Office-administered lands.
	LUPA-BIO-IFS-38	Disturbance of suitable habitat from activities, requiring an EA or EIS, within the Mohave ground squirrel key population centers and linkages (as identified in Appendix D) will not occur during the typical dormant season (August 1 through February 28) unless absence is inferred and supported by protocol surveys or other available data during the previous active season.	No	Project not within the range or habitat of this species	. The Mohave ground squirrel does not occur within BLM El Centro Field Office-administered lands.
	LUPA-BIO-IFS-39	During the typical active Mohave ground squirrel season (February 1 through August 31), conduct clearance surveys throughout the site, immediately prior to initial ground disturbance in the areas depicted in Appendix D. In the cleared areas, perform monitoring to determine if squirrels have entered cleared areas. Contain ground disturbance to within areas cleared of squirrels.	No	Project not within the range or habitat of this species	. The Mohave ground squirrel does not occur within BLM El Centro Field Office-administered lands.
		• Detected occurrences of Mohave ground squirrel will be flagged and avoided, with a minimum avoidance area of 50 feet, until the squirrels have moved out of harm's way. A designated biologist (see Glossary of Terms) may also actively move squirrels out of harm's way.			
	LUPA-BIO-IFS-40	Activities sited in a Mohave ground squirrel linkage (see Appendix D) that may impact the linkage are required to analyze the potential effects on connectivity through the linkage. The activity must be designed to maintain the function of the linkage after construction/implementation and during project/activity operations. Linkage function will be assessed by considering pre- and post-activity ability of the area to support resident Mohave ground squirrels and provide for dispersal of their offspring to key population centers outside the linkage, and dispersal through the linkage between key population centers. Activities that occur in Mohave ground squirrel linkages shown in Appendix D must be configured and located in a manner that does not	No	Project not within the range or habitat of this species	. The Mohave ground squirrel does not occur within BLM El Centro Field Office-administered lands.
	LUPA-BIO-IFS-41	diminish Mohave ground squirrel populations in the linkage. For any ground-disturbing (e.g., vegetation removal, earthwork, trenching) activities, occurrences of Mohave ground squirrel will be flagged and avoided, with a minimum avoidance area of 50 feet, until the squirrels have moved out of harm's way. A designated biologist (see Glossary of Terms) may also actively move squirrels out of harm's way.	No /	Project not within the range or habitat of this species	. The Mohave ground squirrel does not occur within BLM El Centro Field Office-administered lands.

JPA Wide	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Commonte
ategory	LUPA-BIO-IFS-42	Rodenticides will not be used to manage rodents on activity within the range of the Mohave ground squirrel. Use of rodenticide inside of	No		Comments ecies. The Mohave ground squirrel does not occur within BLM El Centro Field Office-administered lands.
	LUFA-BIO-IF3-42	buildings is allowed.	NO	Project not within the range of habitat of this spe	scies. The Monave ground squirrei does not occur within BLM Et Centro Field Office-administered lands.
mpensation	LUPA-BIO-COMP-1	Impacts to biological resources, identified and analyzed in the activity specific environmental document, from activities in the LUPA Decision	No	Resource not found on the project site	Biological resources compensation would not be required under the Project.
		Area will be compensated using the standard biological resources compensation ratio, except for the biological resources and specific			
		geographic locations listed as compensation ratio exceptions, specifics in CMAs LUPA-BIO-COMP-2 through -4, and previously listed CMAs.			
		Compensation acreage requirements may be fulfilled through non-acquisition (i.e., restoration and enhancement), land acquisition (i.e.,			
		preserve), or a combination of these options, depending on the activity specifics and BLM approval/authorization.			
		Compensation for the impacts to designated desert tortoise critical habitat will be in the same critical habitat unit as the impact (see Table 18)			
		Compensation for impacts to desert tortoise will be in the same recovery unit as the impact.			
					
		Refer to CMA LUPA-COMP-1 and 2 for the timing requirements for initiation or completion of compensation.		<u> </u>	
	LUPA-BIO-COMP-2	Birds and Bats – The compensation for the mortality impacts to bird and bat Focus and BLM Special Status Species from activities will be	No	Resource not found on the project site	Potential for bird and bat mortality is expected to be very low. Pre-clearance surveys for migratory birds and raptors would be
		determined based on monitoring of bird and bat mortality and a fee re-assessed every 5 years to fund compensatory mitigation. The initial			conducted and species-specific avoidance buffers would be implemented should activity be identified, and a 500-foot avoidance buf
		compensation fee for bird and bat mortality impacts will be based on pre-project monitoring of bird use and estimated bird and bat species			around known features with evidence of bat presence would be implemented during the bat maternity season, as described in the
		mortality from the activity. The approach to calculating the operational bird and bat compensation is based on the total replacement cost for a			PDFs in Appendix F. Biological resources compensation would not be required under the Project.
		given resource, a Resource Equivalency Analysis. This involves measuring the relative loss to a population (debt) resulting from an activity and			
		the productivity gain (credit) to a population from the implementation of compensatory mitigation actions. The measurement of these debts			
		and gains (using the same "bird years" metric as described in Appendix D) is used to estimate the necessary compensation fee.			
		Fach poticity, as determined appropriate by DIM in approximation with HSTWC and CDTW as applicable, will include a province strategy to			
		Each activity, as determined appropriate by BLM in coordination with USFWS, and CDFW as applicable, will include a monitoring strategy to			
		provide activity-specific information on mortality effects on birds and bats in order to determine the amount and type of compensation			
		required to offset the effects of the activity, as described above and in detail in Appendix D. Compensation will be satisfied by restoring,			
		protecting, or otherwise improving habitat such that the carrying capacity or productivity is increased to offset the impacts resulting from the			
		activity. Compensation may also be satisfied by non-restoration actions that reduce mortality risks to birds and bats (e.g., increased predator			
		control and protection of roosting sites from human disturbance). Compensation will be consistent with the most up to date DOI mitigation			
	LUPA-BIO-COMP-3	policy. Golden eagle – BLM and third-party initiated activities, will provide specific golden eagle compensation in accordance with the most up to date	. No	Resource not found on the project site	No golden eagles or nests have been identified within the Project Area and golden eagle compensation would not be required unde
	LOT A-DIO-COIVIT-3	BLM or USFWS policies, including applicable USFWS Eagle Conservation Plan Guidance.	e NO	kesource not round on the project site	the Project
		belief of Osi was policies, including applicable Osi was lagge Conservation Fian Culturative.			the rioject
	LLIDA-BIO-COMP-4	Golden eagle – Third-party applicant/activity proponents are required to contribute to a DRECP-wide golden eagle monitoring program, if the	No	Resource not found on the project site	No golden eagles or nests have been identified within the Project Area and golden eagle compensation would not be required under
	LOPA-BIO-COIVIP-4		INO	Resource not found on the project site	the Project
		activity/project(s) has been determined, through the environmental analysis, to likely impact golden eagles.			the Project
Resources	LUPA-AIR-1	All activities must meet the following requirements:	Yes		The Project would comply with applicable State of California and Imperial County Air District rules for fugitive dust emissions and
		Applicable National Ambient Air Quality Standards (Section 109)	. 65		greenhouse gas emissions and significance thresholds would not be exceeded. No further mitigation would be necessary; this CMA
		• State Implementation Plans (Section 110)			would not be required for implementation in addition to the PDFs already proposed within Appendix F.
		Control of Pollution from Federal Facilities (Section 118) including non-point source			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
		Prevention of Significant Deterioration, including visibility impacts to mandatory Federal Class I Areas (Section 160 et seq.)			
		Conformity Analyses and Determinations (Section 176[c])			
		Apply best management practices on a case by case basis			
		Applicable local Air Quality Management Jurisdictions (e.g., 403 SCAQMD)			
	LUPA-AIR-2	Because project authorizations are a federal undertaking, air quality standards for fugitive dust may not exceed local standards and	Yes		The Project would comply with applicable State of California and Imperial County Air District rules for fugitive dust emissions and
		requirements.			greenhouse gas emissions and significance thresholds would not be exceeded. No further mitigation would be necessary; this CMA
					would not be required for implementation in addition to the PDFs already proposed within Appendix F.
	LUPA-AIR-3	Where impacts to air quality may be significant under NEPA, requiring analysis through an Environmental Impact Statement, require	No	Land use does not occur on project site.	Impacts to air quality would be negliglble, per the analysis within Chapter 3 of the EA.
		documentation for activities to include a detailed discussion and analysis of Ambient Air Quality conditions (baseline or existing), National			
		Ambient Air Quality Standards, criteria pollutant nonattainment areas, and potential air quality impacts of the proposed project (including			
		cumulative and indirect impacts and greenhouse gas emissions). This content is necessary to disclose the potential impacts from temporary or			
		cumulative degradation of air quality. The discussion will include a description and estimate of air emissions from potential construction and			
		maintenance activities, and proposed mitigation measures to minimize net PM_{10} and $PM_{2.5}$ emissions. The documentation will specify the			
		emission sources by pollutant from mobile sources, stationary sources, and ground disturbance. A Construction Emissions Mitigation Plan will			
		be developed.			
	LUPA-AIR-4	Because fugitive dust is the number one source of PM ₁₀ and PM _{2.5} emissions in the Mojave and Sonoran Deserts, fugitive dust impacts to air	Yes		The Project would comply with applicable State of California and Imperial County Air District rules for fugitive dust emissions and
		quality must be analyzed for all activities/projects requiring an Environmental Impact Statement and Environmental Assessment.			greenhouse gas emissions. An air emissions inventory was analyzed in Chapter 3 of the EA and because significance thresholds woul
					not be exceeded and the Project would comply with the aforementioned rules, air quality modeling is not determined necessary. No
		• The NEPA air quality analysis may include modelling of the sources of PM10 and PM2.5 that occur prior to construction and/or ground			further mitigation would be necessary; this CMA would not be required for implementation in addition to the PDFs already propose
		disturbance from the activity/project, and show the timing, duration and transport of emissions off site. When utilized, the modeling will also			within Appendix F.
		identify how the generation and movement of PM10 and PM2.5 will change during and after construction and/or ground disturbance of the			
		activity/project under all activity/project specific NEPA alternatives. The BLM air resource specialist and Authorizing Officer will determine if			
		modelling is required as part of the NEPA analysis based on estimated types and amounts of emissions.			
	LUPA-AIR-5	A fugitive Dust Control Plan will be developed for all projects where the NEPA analysis shows an impact on air quality from fugitive dust.	No		The Project would have a negligible impact on air quality from fugitive dust as analyzed in Chapter 3 of the EA. The Project would
					comply with applicable State of California and Imperial County Air District rules for fugitive dust emissions.
		II.4.2.1.3 Comprehensive Trails and Travel Management			
		Components of a Designated Travel Network			
		In 2006, the BLM issued Instruction Memorandum No. 2006-173, which established policy for the use of terms and definitions associated with			
		the management of transportation-related linear features. It also set a data standard and a method for storing electronic transportation asset			
		data. According to the memorandum, all transportation assets are defined as follows:			
		• Road: A linear route declared a road by the owner, managed for use by low-clearance vehicles having four or more wheels, and maintained			

LUPA Wide Category	CMA#	Primitive Road: A linear route managed for use by four-wheel drive or high-clearance vehicles. These routes do not normally meet any BLM road design standards. The standards of the standards.	Applicability	Explanation: Why CMA is not applicable	Comments
		road design standards.			
		road design standards.			
		THAT I THE TOTAL			
		• Trail: A linear route managed for human-powered, stock, or OHV forms of transportation or for historical or heritage values. Trails are not			
		generally managed for use by four-wheel drive or high-clearance vehicles.			
		Designated Roads, Primitive Roads, and Trails are categorized as follows:			
		• Tier 1: Roads and Primitive Roads with high values for commercial, recreational, casual uses, and/or to provide access to other recreation			
		activities.			
		• Tier 2: Roads and Primitive Roads with high values for recreation and other motorized access (i.e., important through routes).			
		• Tier 3: Primitive Roads and Trails with high value for motorized and non-motorized recreational pursuits (i.e., spur routes).			
		Off Highway Vehicle Management			
		OHVs are synonymous with off-road vehicles. As defined in 43 CFR 8340.0-5 (a): Off-road vehicle means any motorized/battery-powered			
		vehicle capable of, or designed for, travel on or immediately over land, water, or other natural terrain.			
		In accordance with 43 CFR 8342.1, the BLM's regulations for OHV management, "the authorized officer shall designate all public lands as open,			
		limited, or closed to [OHVs]." As such, all public lands within the Planning Area have been designated in one of three OHV designation			
		categories, as follows:			
		• Open Area Designations are used for intensive OHV or other transportation use areas where there are no special restrictions or where there			
		are no compelling resource protection needs, user conflicts, or public safety issues to warrant limiting cross-country travel.			
		• Limited Area Designations are used where travel must be restricted to meet specific resource/resource use objectives. For areas classified as			
		limited, the BLM must consider a range of possibilities, including travel that will be limited to the following:			
		Types or modes of travel, such as foot, equestrian, bicycle, and motorized			
		Existing roads and trails			
		 Time or season of use; limited to certain types of vehicles (OHVs, motorcycles, all-terrain vehicles, high clearance, etc.); limited to licensed 			
		or permitted vehicles or use			
		BLM administrative use only			
		o Other types of limitations			
		Closed Area Designations prohibit vehicular travel, both motorized and mechanized, transportation cross-country and on routes, except for			
		where valid rights continue to allow access, such as within a designated Wilderness Area. Areas are designated closed if closure to all vehicular			
		use is necessary to protect resources, promote visitor safety, or reduce use conflicts.			
		Back Country Byways Program			
		The BLM developed the Back County Byway Program to complement the National Scenic Byway Program established by the U.S. Secretary of			
		Transportation. Back County Byways highlight the spectacular nature of the western landscapes. These routes vary from narrow graded roads			
		that are passable only during a few months of the year to two-lane paved highways with year-round access.			
		BLM will comply with the policy and guidelines of the BLM Back Country Byway Program and intent to showcase routes with high scenic and			
		outstanding natural, cultural, historic or other values consistent with the designation. Where appropriate and feasible, BLM will highlight the			
		spectacular nature of the western landscapes through education and interpretation along linear travel routes which provide recreational			
		driving opportunities that allow for the experiences of solitude and isolation by:			
		 Maintaining or improving access to BLM recreational destinations and activities 			
		 Helping meet the increasing demand for pleasure driving in back country environments. 			
		Facilitating effective partnerships at the local, state, and national levels			
		Contributing to local and regional economies through increased tourism			
		 Increasing public awareness of the availability of outstanding recreation attractions on public lands 			
		• Enhancing the visitors' recreation experience and communicate the multiple-use management message through an effective wayside			
		interpretive program			
		Increasing the visibility of BLM as a major supplier of outdoor recreation opportunities			
		Managing the increased use created through the program to minimize impacts to the environment Contribution to the Netional Special Program in a year that is uniquely suited to national public lands managed by PLM.			
		Contributing to the National Scenic Byways Program in a way that is uniquely suited to national public lands managed by BLM			
		Back country byways are designated by the type of road and the vehicle needed to safely travel the byway. Some back country byways vary			
		from a single track bike trail to a low speed paved road that traverses back country areas. Segments of Back Country Byways are subdivided			
		into four types based on the characteristic of the road.			
		Due to their remoteness, byway travelers should always inquire locally as to byway access and road conditions.			
		• Type I – Roads are paved or have an all-weather surface and have grades that are negotiable by 2-wheel drive vehicles and passenger cars.			
		Most of these roads are narrow, slow speed, secondary routes though public lands.			
		• Type II – Roads that require high-clearance type vehicles such as trucks or 4-wheel drive vehicles. These roads are usually not paved, but may			
		have some type of surfacing. Grades, curves, and road surface are such that they can be negotiated with a 2-wheel drive high clearance vehicle			
		without undue difficulty.			
		• Type III – Roads require 4-wheel drive vehicles or other specialized vehicles such as dirt bikes, all-terrain vehicles (ATVs), etc. These roads are			
		usually not surfaced, but are managed to provide for safety and resource protection needs. These roads can often have steep grades, uneven			
		tread surfaces, and other characteristics that will require specialized vehicles to negotiate usually at slow speeds.			
		To the Taille on the Carlotte of the Carlotte			
		Type IV – Trails are managed specifically to accommodate dirt bike, mountain bike, snowmobile or all-terrain vehicle use. Most of these routes are single track trails.			
		routes are single track trails.			

LUPA Wide					
<u> </u>	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Comments
LUPA-Wide Conservation and Management Actions for Comprehensive Trails and Travel Management		Maintain and manage adequate Road, Primitive Road, and Trail Access to and within SRMAs, ERMAs, OHV Open Areas, and Level 1, 2, and 3 Recreation Facilities.	Yes	Project is not located in or near the area specified in the CMA.	The Project is not located within an SRMA, ERMA, Level 1-3 Recreation Facilities. Open OHV roads occurs within the Project Area and the Project would restrict public access on some existing access roads and the temporary access roads that would be constructed for drill site access. Access road restrictions would be temporary. PDFs and additional mitigation measures for access restriction safety and restriction notifications to the public who may recreate within the area are included in Appendix F. No further mitigation would be required.
	LUPA-CTTM-2	Avoid activities that would have a significant adverse impact on use and enjoyment within 0.5 mile from centerline of tier 2 Roads/Primitive Roads, and 300 feet from centerline of tier 3 primitive roads/trails. If avoidance of Tier 2 and 3 roads, primitive roads and trails is not practicable, relocate access to the same or higher standard and maintain the setting characteristics and access to recreation activities, facilities and destinations.	No s,	Project is not located in or near the area specified in the CMA.	The Project is not located within the distances specified from Tier 2 and 3 roads and trails.
	LUPA-CTTM-3	Manage other significant linear features such as Mojave Road, Bradshaw Trail, or other recognized linear features to protect their important recreation activities, experiences and benefits. Prohibit activities that have a significant adverse impact on use and enjoyment within 0.5 mile (from centerline) of such linear features.	No	Project is not located in or near the area specified in the CMA.	The significant linear features specified do not occur within the Project Area or vicinity.
	LUPA-CTTM-4	If residual impacts to Tier 1 and Tier 2 roads/primitive roads, Back Country Byways, or significant linear features occur from adjacent DFAs or other activities, commensurate compensation in the form of enhanced recreation operations, access, recreation facilities or opportunities will be required.		Project is not located in or near the area specified in the CMA.	Residual impacts to the resources specified would not occur under the Project as such resources/areas are not present.
	LUPA-CTTM-5	Manage OHV use per the appropriate Transportation and Travel Management Plan/RMP and/or the SRMA Objectives as outlined in Appendix as Open, Limited or Closed.	C No	Land use does not occur on project site.	No OHV use is proposed under the Project.
	LUPA-CTTM-6	Manage Back Country Byways as a component of BLM Recreation and Travel and Transportation Management program.	No	Project is not located in or near the area specified in the CMA.	There are no Back Country Byways present within the Project Area.
	LUPA-CTTM-7	Manage Recreation Facilities consistent with the objectives for the recreation management areas and facilities (see also Section II.4.2.1.10).	Yes		The Tumco Historic Townsite is present within and adjacent to the Project Area. This CMA would be required for Project implementation as determined appropriate by the BLM to be consistent with recreation management objectives.
Cultural Resources and Tribal Interests	LUPA-CUL-1	Continue working with the California Office of Historic Preservation (OHP) to develop and implement a program for record keeping and tracking agency actions that meets the needs of BLM and OHP organizations pursuant to existing State and National agreements and regulation (BLM State Protocol Agreement; BLM National Programmatic Agreement).	No n		This is a BLM action, not relevant to a proposed project.
	LUPA-CUL-2	Using relevant archaeological and environmental data, identify priority geographic areas for new field inventory, based upon a probability for unrecorded significant resources and other considerations.	No		This is a BLM action, not relevant to a proposed project.
	LUPA-CUL-3	Identify places of traditional cultural and religious importance to federally recognized Tribes and maintain access to these locations for traditional use.	No		This is a BLM action, not relevant to a proposed project.
	LUPA-CUL-4	Design activities to minimize impacts on cultural resources including places of traditional cultural and religious importance to federally recognized Tribes.	Yes		A BLM-approved Cultural Resources Inventory Report has been completed. The Project would be in compliance with Section 106 of the NHPA and other applicable requirements; Native American Tribal government-to-government consultation is ongoing and would occur throughout the life of the Project. All documented cultural resource sites would be avoided throughout the life of the Project, including reclamation. Additional mitigation measures for cultural resources have been identified as included in Appendix F. This CMA would not be required to be implemented separately in additional to the PDFs and mitigation measures in Appendix F.
	LUPA-CUL-5	Develop interpretive material to correspond with recreational uses to educate the public about protecting cultural resources and avoiding	No	Land use does not occur on project site.	This is a BLM action, not relevant to a proposed project.
	LUPA-CUL-6	disturbance of archaeological sites. Develop partnerships to assist in the training of groups and individuals to participate in site stewardship programs.	No	Land use does not occur on project site.	This is a BLM action, not relevant to a proposed project.
	LUPA-CUL-7	Coordinate with visual resources staff to ensure VRM Classes consider cultural resources and tribal consultation to include landmarks of cultural significance to Native Americans (TCPs, trails, etc.).	al No		This is a BLM action, not relevant to a proposed project.
	LUPA-CUL-8	Conduct regular contact and consultation with federally recognized Tribes and individuals, consistent with statute, regulation and policy.	Yes		Section 106 of the NHPA consultation will be ongoing throughout the life of the Project and additional mitigation measures required by the BLM have been included in Appendix F. Impacts to cultural resources would be neglible. No further mitigation measures in addition to the PDFs and mitigation in Appendix F would be required; therefore, this CMA would not need to be implemented separately.
	LUPA-CUL-9	Promote DRECP desert vegetation types/communities by avoiding them where possible, then use required compensatory mitigation, off-site mitigation, and other means to ensure Native American vegetation collection areas and practices are maintained.	Yes		Impacts to DRECP desert vegetation types/communities important to Native American vegetation collection and pracities are not anticipated; however, if presence of such communities are identified upon surface occupancy of the Project and throughout Section 106 of the NHPA consultation over the life of the Project, this CMA would be required for implementation in addition to the PDFs and mitigation measures for cultural resources identified in Appendix F.
	LUPA-CUL-10	Promote and protect desert fan palm oasis vegetation type/communities by avoiding where possible, then use required compensatory mitigation, off-site mitigation, and other means to ensure Native American cultural values are maintained.	No	Project not within the range or habitat of this species.	Desert fan palm oasis vegetation type and/or communities are not present within the Project Area or vicinity.

UPA Wide Category	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Comments
· ,	LUPA-CUL-11	Promote and protect desert microphyll woodland vegetation type/communities to ensure Native American cultural values are maintained.	Yes	, , , , , , , , , , , , , , , , , , ,	Occurrence is very limited within the Project Area and impacts are not anticipated; however, if presence is identified upon surface occupancy of the Project, this CMA would be required for implementation in addition to the PDFs and mitigation measures for culturesources identified in Appendix F.
nds and Realty	LUPA-LANDS-1	Identify acquired lands as right-of-way exclusion areas when development is incompatible with the purpose of the acquisition.	No	Project is not located in or near the area specified in the CMA.	
	LUPA-LANDS-2	Prioritize acquisition of land within and adjacent to conservation designation allocations. Acquired land in any land use allocation in this Plan will be managed according to the applicable allocation requirements and/or for the purposes of the acquisition. Management boundaries for the allocation may be adjusted to include the acquired land if the acquisition lies outside the allocation area through a future land use plan amendment process.	No	Project is not located in or near the area specified in the CMA.	The Project would not require land acquisition.
	LUPA-LANDS-3	Within land use allocations where renewable energy and ancillary facilities are not allowed, an exception exists for geothermal development. Geothermal development will be an allowable use if a geothermal-only DFA overlays the allocation and the lease includes a no surface occupancy stipulation with exception of three specific parcels in the Ocotillo Wells SRMA (refer to the Ocotillo Wells SRMA Special Unit Management Plan in Appendix C).	No	Land use does not occur on project site.	The Project does not involve geothermal development.
	LUPA-LANDS-4	Nonfederal lands within the boundaries of BLM LUPA land use allocations are not affected by the LUPA.	No	Project is not located in or near the area specified in the CMA.	The Project is located entirely on lands managed by the BLM.
	LUPA-LANDS-5	The MUCs used to determine land tenure in the CDCA Plan will be replaced by areas listed in the CMAs below.	No	Project is not located in or near the area specified in the CMA.	The land tenture would not be replaced by the below areas under the Project.
	LUPA-LANDS-6	Any activities on Catellus Agreement lands will be consistent with deed restrictions	No	Project is not located in or near the area specified in the CMA.	The Project does not occur on Catellus Agreement lands.
	LUPA-LANDS-7	Any activities on Catellus Agreement lands will be subject to the approval of the California State Director.	No	Project is not located in or near the area specified in the CMA.	The Project does not occur on Catellus Agreement lands.
	LUPA-LANDS-8	The CDCA Plan requirement that new transmission lines of 161kV or above, pipelines with diameters greater than 12 inches, coaxial cables for interstate communications, and major aqueducts or canals for interbasin transfers of water will be located in designated utility corridors, or considered through the plan amendment process outside of designated utility corridors, remains unchanged. The only exception is that transmission facilities may be located outside of designated corridors within DFAs without a plan amendment. This CMA does not apply the Bishop and Bakersfield RMPs.	No	Project is not located in or near the area specified in the CMA.	The Project does not propose transmission lines or pipelines, or major aqeudacts andor canals, or transmission facilities.
changes with the State California	LUPA-LANDS-8	Continue land exchanges with the State of California, as per the LUPA goals and objectives in Section II.4.1.4. Refer to Appendix F.	No	Project is not located in or near the area specified in the CMA.	No land exchanges would occur under the Project.
	LUPA-LANDS-9	Enter into land exchanges with the California State Lands Commission (CSLC) which convey BLM lands suitable for, or developed as, large-scale renewable energy related projects in exchange for CSLC school lands located in and adjacent to designated conservation areas. These exchanges will follow the procedures outlined in Memorandum of Agreement Relating to Land Exchanges to Consolidate Land Parcels signed by the BLM and CSLC on May 21, 2012.		Project is not located in or near the area specified in the CMA.	No land exchanges would occur under the Project.
	LUPA-LANDS-10	Prioritize land exchange proposals from the CSLC on available lands if there are competing land tenure proposals (e.g., land sale or exchange), CSLC proposals that enhance revenues for schools will generally be given priority.	No	Project is not located in or near the area specified in the CMA.	No land exchanges would occur under the Project.
		the Bishop and Bakersfield RMPs. Standards of Rangeland Health and Guidelines for Grazing Management Regional Public Land Health Standards and Guidelines are required for all BLM administered lands in accordance with Part 43 of the CFR subsection 4180. These regulations require that State Directors, in consultation with Resource Advisory Councils, develop Standards for Rangeland Health and Guidelines for grazing management. The BLM in coordination and consultation with the California Desert District Advisory Committee (see Section 601 of the FLPMA as amended) developed standards and guidelines for the CDCA and used the following land use plan amendments to analyze the specific standard and guideline and to provide the public and opportunity to comment. • Northern and Eastern Colorado Desert Management Plan—NECO—ROD signed Dec. 2002 (BLM 2002a) • Northern and Eastern Mojave Desert Management Plan—NEMO—ROD signed Dec. 2002 (BLM 2002b) • West Mojave Plan—WEMO—ROD signed March 2006 (BLM 2006) The regulations require approval by the Secretary of the Interior prior to full implementation of standards and guidelines. Until approval is received, the fallback standards and guidelines will be used. The regulations require approval by the Secretary of the Interior prior to full implementation of the California Desert District standards and guidelines. Until approval is received, the fallback standards and guidelines will be used in the 5 Desert District Offices. Bakersfield and Bishop Field Offices are covered under the Central California Standards and Guidelines and require no additional approval to continue to use that document. Standards and Guidelines for the CDCA Standards and Bishop Field Offices are covered under the Death appropriate to ensure that standards can be met or that significant progress can be made toward meeting the standard. Guidelines are tools such as grazing systems, vegeta			

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California State Water Resources Control Board Resolution Number 88-63. • Refer to the most-up-to-date BLM Fire Policy for information related to suppression and use of wildland fire within the planning area. • In years when weather results in extraordinary conditions, seed germination, seedling establishment, and native plant species growth should be allowed by modifying grazing use. • Grazing on designated ephemeral rangeland could be allowed only if reliable estimates of production have been made, an identified level of annual growth or residue to remain on site at the end of the grazing season has been established, and adverse effects on perennial species are avoided. • During prolonged drought, range stocking will be reduced to achieve resource objectives and/or prescribed perennial forage utilization. Livestock utilization of key perennial species on year-long allotments should be checked about March 1 when the Palmer Severity Drought Index/Standardized Precipitation index indicates dry conditions are expected to continue. • Through the assessment process or monitoring efforts, the extent of invasive and/or exotic plants and animals should be recorded and evaluated for future control measures for undesirable species. • Restore, maintain or enhance habitats to assist in the recovery of federally proposed, federal candidates, BLM sensitive, or California State threatened and enhance habitats of Special Status Species including federally proposed, federal candidates, BLM sensitive, or California State threatened and						
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endangered to promote their conservation.						
			endangered to promote their conservation.			

LUPA Wide					
Category	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Comments
		• Grazing activities should support biological diversity across the landscape, and native species and microbiotic crusts are to be maintained.			
		• Experimental research efforts should be encouraged to provide answers to grazing management and related resource concerns through			
		cooperative and collaborative efforts with outside agencies, groups, and entities. • Livestock utilization limits of key perennial species will be as shown in (see Table 19) for the various range types.			
		Monitoring			
		Monitoring of grazing allotment resource conditions would be routinely assessed to determine if Public Land Health Standards are being met.			
		In those areas not meeting one or more Standards, monitoring processes would be established where none exist to monitor indicators of			
		health until the Standard or resource objective has been attained. Livestock trail networks, grazed plants, livestock facilities, and animal waste			
		are expected impacts in all grazing allotments and these ongoing impacts would be considered during analysis of the assessment and			
		monitoring process. Activity plans for other uses or resources that overlap an allotment could have prescribed resource objectives that may			
		further constrain grazing activities (e.g., ACEC). In an area where a Standard has not been met, the results from monitoring changes to grazing			
		management required to meet Standards would be reviewed annually. During the final phase of the assessment process, the Range			
		Determination includes the schedule for the next assessment of resource conditions. To attain Standards and resource objectives, the best science would be used to determine appropriate grazing management actions. Cooperative funding and assistance from other agencies,			
		individuals, and groups would be sought to collect prescribed monitoring data for indicators of each Standard.			
LUPA Wide Conservation		In the CDCA only, accept grazing permit/lease donations in accordance with legislation in the Fiscal Year 2012 Appropriations Act (Public Law	No	Land use does not occur on project site.	The El Centro Field Office does not have any active livestock grazing leases.
and Management Actions	S	112-74).			
for Livestock Grazing					
	LUPA-LIVE-3	In the Bishop and Bakersfield RMPs, determine whether continued livestock grazing would be compatible with achieving land use plan	No	Land use does not occur on project site.	The El Centro Field Office does not have any active livestock grazing leases.
		management goals and objectives in the event that the permit/lease is relinquished.			
	LUPA-LIVE-4	If the BLM determines that the grazing allotment is to be put to a different public purpose than grazing, follow the notification requirements	No	Land use does not occur on project site.	The El Centro Field Office does not have any active livestock grazing leases.
		outline in the Grazing Regulations at 43 CFR 4110.4-2(b) and BLM Instruction Memorandum (IM) 2011-181 (BLM 2011), or future policy replacing IM 2011-181.			
	LUPA-LIVE-5	· · ·	No	Land use does not occur on project site.	The El Centro Field Office does not have any active livestock grazing leases.
		planning process for making these allotments unavailable for grazing.	110	Edita use does not occur on project site.	The Electrical Field of the does not have any deather interstock growing reases.
	LUPA-LIVE-6		No	Land use does not occur on project site.	The El Centro Field Office does not have any active livestock grazing leases.
				· ·	
	LUPA-LIVE-7	Make Pilot Knob, Valley View, Cady Mountain, Cronese Lake, and Harper Lake allotments, allocations unavailable for livestock grazing and	No	Land use does not occur on project site.	The El Centro Field Office does not have any active livestock grazing leases.
		change to management for wildlife conservation and ecosystem function. Reallocate the forage previously allocated to grazing use in these			
		allotments to wildlife and ecosystem functions. Pilot Knob was closed in the WEMO plan amendment. The Cronese Lake, Harper Lake, and Cady	y		
		Mountain allotments were closed as mitigation for the impacts to the Agassiz's desert tortoise resulting from the Fort Irwin expansion. All			
		forage allocated to livestock grazing in these allotments will be reallocated to wildlife use and ecosystem function.			
	LUPA-LIVE-8	The following vacant grazing allotments within the CDCA will have all vegetation previously allocated to grazing use reallocated to wildlife use	No	Land use does not occur on project site.	The El Centro Field Office does not have any active livestock grazing leases.
		and ecosystem functions and will be closed and unavailable to future livestock grazing: Buckhorn Canyon, Crescent Peak, Double Mountain,			
		Jean Lake, Johnson Valley, Kessler Springs, Oak Creek, Chemehuevi Valley, and Piute Valley.			
	LUPA-LIVE-9		No	Land use does not occur on project site.	The El Centro Field Office does not have any active livestock grazing leases.
		relinquished under the 2012 Appropriations Act) to wildlife use and ecosystem function and permanently eliminate livestock grazing on the allotments.			
Minerals	LUPA-MIN-1	High Potential Mineral Areas (identified in CA GEM data)	No	Project not located on federal lands with this	The Project is not located wtihin a High Potential Mineral Area.
		• These areas have been identified as mineral lands having existing and/or historic mining activity and a reasonable probability of future	110	designation.	The Project Shot beated within a right otential white
		mineral resource development. These identified areas will be designated as mineral land polygons on DRECP maps, recognized as probable		2-3-6-1-1-1-1	
		future development areas for planning purposes and allowable use areas.			
		• If an activity is proposed in a High Potential Mineral Area, analyze and consider the mineral resource value in the NEPA analysis.			
	LUPA-MIN-2	Existing Mineral/Energy Operations	Yes		This CMA would be required for implementation.
		Existing authorized mineral/energy energtions including existing authorizations modifications extensions and amondments and the increased	4		
		Existing authorized mineral/energy operations, including existing authorizations, modifications, extensions and amendments and their required terms and conditions, are designated as an allowable use within all BLM lands in the LUPA Decision Area, and unpatented mining claims subject			
		to valid existing rights. Amendments and expansions authorized after the signing of the DRECP LUPA ROD are subject to applicable CMAs,			
		including ground disturbance caps within Ecological and Cultural Conservation Areas, subject to valid existing rights, subject to governing laws			
		and regulations.			
	LUPA-MIN-3	Existing High Priority Mineral/Energy Operations Exclusion Areas	No		The Project is not located wtihin existing High Priority Mineral/Energy Operations Exclusion Areas and therefore would not impact
		• Existing high-priority operation footprints and their identified expansion areas are excluded from DFA and conservation CMAs, but must		the CMA.	such areas.
		comply with LUPA-wide CMAs subject to the governing laws and regulations.			
		High priority operation exclusions are referenced by name with their respective footprint (acreage) below. Make our REF (Constall and Description 250 250) 4150 260(M) 110 400 0 curries acres.			
		o MolyCorp REE (General Legal Description: 35º 26'N; 115º 29'W)—10,490.9 surface acres			
		o Briggs Au, Etna (General Legal Description: 35º 56'N; 117º 11'W)—3,216.9 surface acres			
		 Cadiz Evaporites (General Legal Description: 34º 17'N; 115º 23'W)—2,591.5 surface acres Searles Dry Lake (Evaporate) Operation (General Legal Description: 35º 43'N; 117º 19'W)—72,000 surface acres 			
		o Bristol Dry Lake (Evaporate) Operation (General Legal Description: 33-43 N, 117-19 W)—72,000 surface acres			
		Mesquite Gold Mine (General Legal Description: 33° 04'N; 114° 59'W)—4,500 surface acres			
		o Hector Mine (Hectorite Clay) (General Legal Description: 34º 45'N; 116º 25'W)—1,500 surface acres			
		 Castle Mountain/Viceroy Mine (Gold) (General Legal Description: 35º 17'N; 115º 3'W)—5,000 surface acres 			
	LUPA-MIN-4	Access to Existing Operations	No	Project is not located in or near the area specified in	The Project is not located wtihin existing High Priority Mineral/Energy Operations Exclusion Areas and therefore would not impact
		• Established designated, approved, or authorized access routes to the aforementioned existing authorized operations and areas will be		the CMA.	access to such areas.
		designated as allowable uses.			

LUPA Wide					
LUPA Wide Category	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Comments
		Access routes to Plans of Operations and Notices approved under 43 CFR 3809 will be granted subject to valid existing rights listed in 43 CFR		, , , , , , , , , , , , , , , , , , , ,	
		3809.100.			
	LUPA-MIN-5	Areas Located Outside Identified Mineral Areas	No	Project not located on federal lands with this designation.	The Project is located within a historic mining district and a previously disturbed area from past-mining.
		Areas which could not be characterized due to insufficient data and mineral potential may fluctuate dependent on market economy,		uesignation.	
		extraction technology, and other geologic information- requiring periodic updating. Authorizations are subject to the governing laws and			
	LUPA-MIN-6	regulations and LUPA requirements.	Vac		All applicable CAAAs will be implemented upday the Desirat that are not duplications of the already day closed DDEs and the DIAA
	LUPA-IVIIN-6	New or expanded mineral operations will be evaluated on a case-by-case basis, and authorizations are subject to LUPA requirements, and the solvening laws and regulations.	res		All applicable CMAs will be implemented under the Project that are not duplications of the already developed PDFs and the BLM-required additional mitigation measures within Appendix F.
National Recreation	LUPA-NRT-1	The Nadeau Road NRT was designated by the Secretary of the Interior in June 2013. The California Desert District nominates the Sperry Wash	No	Project is not located in or near the area specified in	
Trails		Road, El Mirage Interpretive Trail East, and El Mirage Interpretive Trail West for NRT designation.		the CMA.	
	LUPA-NRT-2		NI -	0	TIRE CONTRACTOR AND
	LOFA-NR1-2	The Nadeau NRT Management Corridor will be protected and activities impacting use and enjoyment of the trail will be avoided within 0.5 mile from centerline of the route.	NU	the CMA.	The Project is not located wtihin the Nadeau National Recreation Trail Corridor.
Paleontology	LUPA-PALEO-1	If not previously available, prepare paleontological sensitivity maps consistent with the Potential Fossil Yield Classification for activities prior to	Yes		The Project Area has very low potential for preservation of significant fossils (i.e., paleontological resources) in the metamorphic
		NEPA analysis.			Tumco Formation and in the igneous rocks, and low potential for preservation in the young colluvial and alluvial sediments deposited
	LUPA-PALEO-2 LUPA-PALEO-3	Incorporate all guidance provided by the Paleontological Resources Protection Act.			from high energy events. The project is unlikely to negatively impact fossil resources per Stantec 2022c referenced in the EA. This CMA would not be required for implementation as paleontological resources were determined present not affected.
	LUPA-PALEU-3	Ensure proper data recovery of significant paleontological resources where adverse impacts cannot be avoided or otherwise mitigated.			would not be required for implementation as paleontological resources were determined present not affected.
	LUPA-PALEO-4	Paleontological surveys and construction monitors are required for ground disturbing activities that require an EIS.	No	Project is not located in or near the area specified in	The BLM has determined that the level of NEPA analysis required for the Project as proposed in the Plan of Operations is an EA;
				the CMA.	therefore, EIS-level analysis associated with this CMA is not relevant.
Recreation and Visitor Services	LUPA-REC-1	Maintain, and where possible enhance, the recreation setting characteristics – physical components of remoteness, naturalness and facilities; Natural components of sentent group size and evidence of user and exercising components of sentent group size and evidence of user and exercising components of sentent group size and evidence of user and	Yes		The physical landscape would be reclaimed to near pre-disturbance conditions which would maintain a similar recreational setting
Services		social components of contact, group size and evidence of use; and operational components of access, visitor services and management controls.			within the Project Area as currently existing, per the Reclamation Plan included as Appendix E. No further mitigaiton would be required in addition the reclamation measures proposed and the PDFs and mitigation measures included in Appendix F; therefore, this CMA
		controls.			would not be required for implementation.
	LUPA-REC-2	Cooperate with the network of communities and recreation service providers active within the planning area to protect the principal recreation.	Yes	Land use does not occur on project site.	The BLM would require the Project to post signage in designated recreational areas known within the vicinity of the Project Area to
		activities and opportunities, and the associated conditions for quality recreation, by enhancing appropriate visitor services, and by identifying and mitigating impacts from development, inconsistent land uses and unsustainable recreation practices such as minimizing impacts to known			notify the public of dates and times that drilling would occur, per the mitigation measures identified in Appendix F. No further mitigation would be required.
		rockhounding gathering areas.			magadon would be required.
	LUPA-REC-3	Manage lands not designated as SRMAs or ERMAs to meet recreation and visitor services and resource stewardship needs as described in			
	LUPA-REC-4	Resource Management Plans (RMPs). Prohibit activities that have a significant adverse impact and that do not enhance conservation or recreation values within one mile of Level 1			
	LOI A REC 4	and Level 2 Recreation facility footprint.			
	LUPA-REC-5	Avoid activities that have a significant adverse impact and that do not enhance conservation or recreation values within one-half mile of Level 3			
		Recreation facility footprint including route access and staging areas. If avoidance is not practicable, the facility must be relocated to the same			
		or higher recreation standard and maintain recreation objectives and setting characteristics.			
	LUPA-REC-6	Limit signage to that necessary for recreation facility/area identification, interpretation, education and safety/regulatory enforcement.			
	LUPA-REC-7	Refer to local RMPs, RMP amendments, and activity level planning for specially designated areas for Vehicular Stopping, Parking, and Camping			
	LUPA-REC-8	limitations.			
Soil and Water General		Provide on-going maintenance of recreation and conservation facilities, interpretive and regulatory signs, roads, and trails. Stipulations or conditions of approval for any activity will be imposed that provide appropriate protective measures to protect the quantity and	Yes		The Project would be required to obtain a California General Permit for protection of stormwater runoff within natural ephemeral
		quality of all water resources (including ephemeral, intermittent, and perennial water bodies) and any associated riparian habitat (see			drainages and impacts from construction activities. A Stormwater Pollution Prevention Plan would be developed and implemented to
		biological CMAs for specific riparian habitat CMAs). The water resources to which this CMA applies will be identified through the activity-			control sedimentation. No further mitigation would be required in addition to the PDFs included in Appendix F; therefore, this CMA
		specific NEPA analysis.			would not be required for implementation.
	LUPA-SW-2	Buffer zones, setbacks, and activity limitations specifically for soil and water (ground and surface) resources will be determined on an	No	Project is not located in or near the area specified in	Buffers would not be required under the Project for soils or water resources.
		activity/site-specific basis through the environmental review process, and will be consistent with the soil and water resource goals and	•	the CMA.	······································
		objectives to protect these resources . Specific requirements, such as buffer zones and setbacks, may be based, in part, on the results of the			
		Water Supply Assessment defined below. In general, placement of long-term facilities within buffers or protected zones for soil and water			
		resources is discouraged, but may be permitted if soil and water resource management objectives can be maintained.			
	LUPA-SW-3	Where a seeming conflict between CMAs within or between resources arises, the CMA(s) resulting in the most resource protection apply.	Yes		This CMA would be implemented should the proposed PDFs within Appendix F not be sufficient for protection and/or impact
					minimization of a specific resource.
C	LUPA-SW-4		No	Land use does not occur on project site.	The exceptions for groundwater resources below do not apply to the Project.
Groundwater Resources	LUPA-SW-5	Exceptions to any of the specific soil and water stipulations contained in this section, as well as those listed below under the subheadings "Soil Resources," "Surface Water," and "Groundwater Resources," may be granted by the authorized officer if the applicant submits a plan, or, for	NO	Land use does not occur on project site.	The Project would not require groundwater extraction or use.
		BLM-initiated actions, the BLM provides documentation, that demonstrates:			
		The impacts are minimal (e.g., no predicted aquifer drawdown beyond existing annual variability in basins where cumulative groundwater			
		use is not above perennial yield and water tables are not currently trending downward) or can be adequately mitigated.			
Soil Resources	LUPA-SW-6	In addition to the applicable required governmental safeguards, third party activities will implement up-to-date standard industry construction	Voc		A Spill Contingency Plan would be developed and implemented per the PDF in Appendix F. No further mitigation would be required;
Con resources	-01 A 344-0	practices to prevent toxic substances from leaching into the soil.	163		therefore, this CMA would not be required for implementation.
	LUPA-SW-7	Prepare an emergency response plan, approved by the BLM contaminant remediation specialist, that ensures rapid response in the event of	Yes		A Spill Contingency Plan would be developed and implemented per the PDF in Appendix F. No further mitigation would be required;
		spills of toxic substances over soils.			therefore, this CMA would not be required for implementation.
	LUPA-SW-8		No	Project is not located in or near the area specified in	Soils within the Project Area are not classified as within Wind Erodibility Groups 1 and 2 or in Hydrology Soil Class D.
		surfaces) in Wind Erodibility Groups 1 and 2 and in Hydrology Soil Class D as defined by the USDA Natural Resource Conservation Service to minimize water and air erosion from disturbed soils on activity sites.		the CMA.	
		minimize water and an erosion from disturbed sons off activity sites.			

UPA Wide					
tegory	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Comments
	LUPA-SW-9	The extent of desert pavement within the proposed boundary of an activity shall be mapped if it is anticipated that the activity may create erosional or ecologic impacts. Mapping will use the best available data and standards, as determined by BLM. Disturbance of desert pavement within the boundary of an activity shall be limited to the extent possible. If disturbance from an activity is likely to exceed 10% of the desert pavement mapped within the activity boundary, the BLM will determine whether the erosional and ecologic impacts of exceeding the 10% cap by the proposed amount would be insignificant and/or whether the activity should be redesigned to minimize desert pavement disturbance.		Project is not located in or near the area specified in the CMA.	Surface disturbing exploration activities are expected to be conducted within previously disturbed areas and outside of potential desert pavement areas.
	LUPA-SW-10	The extent of additional sensitive soil areas (cryptobiotic soil crusts, hydric soils, highly corrosive soils, expansive soils, and soils at severe risk o erosion) shall be mapped if it is anticipated that an activity will impact these resources. To the extent possible, avoid disturbance of desert biologically intact soil crusts, and soils highly susceptible to wind and water erosion.	f No	Project is not located in or near the area specified in the CMA.	The Project is not located within an area with sensitive soils.
	LUPA-SW-11	Where possible, side casting shall be avoided where road construction requires cut- and-fill procedures.	Yes		All access areas, except for the proposed permanent access road for access to Drill Area 1, would be reclaimed; therefore this CMA would be implemented.
face Water	LUPA-SW-12	Except in DFAs, exclude long-term structures in, playas (dry lake beds), and Wild and Scenic River corridors, except as allowed with minor incursions (see definition in the Glossary of Terms).	No	Land use does not occur on project site.	The Project would not construct long-term structures.
	LUPA-SW-13	BLM will manage all riparian areas to be maintained at, or brought to, proper functioning condition.	No	Project is not located in or near the area specified in the CMA.	There are no riparian areas within the Project Area and vicinity.
	LUPA-SW-14	All relevant requirements of Executive Orders 11988 (Floodplain Management) and 11990 (Protection of Wetlands) will be complied with.	Yes	are divis.	All applicable requirements would be complied with. A jurisdictional determination is currently under review with the US Army Corp of Engineers detailed that no jurisdictional waters or wetlands are present within the Project Area and vicinity. No further mitigation measures would be required; therefore, this CMA would not be required for implementation.
	LUPA-SW-15	Surface water diversion for beneficial use will not occur absent a state water right.	No	Land use does not occur on project site.	The Project would not divert surface water.
	LUPA-SW-16	The 100-year floodplain boundaries for any surface water feature in the vicinity of the project will be identified. If maps are not available from	No	Project is not located in or near the area specified in	The Project is not located within a 100-year floodplain.
		the Federal Emergency Management Agency (FEMA), these boundaries will be determined via hydrologic modeling and analysis as part of the environmental review process. Construction within, or alteration of, 100-year floodplains will be avoided where possible, and permitted only when all required permits from other agencies are obtained.		the CMA.	
oundwater	LUPA-SW-17	An activity's groundwater extraction shall not contribute to exceeding the estimated perennial yield for the basin in which the extraction is taking place. Perennial yield is that quantity of groundwater that can be withdrawn from the groundwater basin without exceeding the long-term recharge of the basin or unreasonably affecting the basin's physical, chemical, or biological integrity. It is further clarified arithmetically below. Water extracted or consumptively used for the construction, operation, maintenance, or remediation of the project shall be solely for the	No	Land use does not occur on project site.	There would be no groundwater extraction activities under the Project.
		beneficial use of the project or its associated mitigation and remediation measures, as specified in approved plans and permits.	_		
	LUPA-SW-19	Water flow meters shall be installed on all extraction wells permitted by BLM.			
	LUPA-SW-20	After application of applicable avoidance and minimization measures, all remaining unavoidable residual impacts to surface waters from the proposed activity shall be mitigated to ensure no net loss of function and value, as determined by the BLM.	No	Land use does not occur on project site.	No unavoidable residual impacts to surface waters are anticiapted. A Stormwater Pollution Prevention Plan (SWPPP) would be developed and implemented and impacts to surface hydrology would be minimized and reclaimed as described in Appendix F of the EA.
	LUPA-SW-21	Consideration shall be given to design alternatives that maintain the existing hydrology of the site or redirect excess flows created by hardscapes and reduced permeability from surface waters to areas where they will dissipate by percolation into the landscape.	No	Land use does not occur on project site.	No obstructions to surface water flow are anticipated with the short-term, temporary nature of epxloration activities. A SWPPP wou be developed and implemented and impacts to surface hydrology would be minimized and reclaimed as detailed in Appendix F of the EA.
	LUPA-SW-22	All hydrologic alterations shall be avoided that could reduce water quality or quantity for all applicable beneficial uses associated with the hydrologic unit in the project area, or specific mitigation measures shall be implemented that will minimize unavoidable water quality or quantity impacts, as determined by BLM in coordination with USFWS, CDFW, and other agencies, as appropriate. These beneficial uses may include municipal, domestic, or agricultural water supply; groundwater recharge; surface water replenishment; recreation; water quality enhancement; flood peak attenuation or flood water storage; and wildlife habitat.	No	Land use does not occur on project site.	Water required for project activities would be purchased commercially and transported to the project site.
	LUPA-SW-23	A Water (Groundwater) Supply Assessment shall be prepared in conjunction with the activity's NEPA analysis and prior to an approval or authorization. This assessment must be approved by the BLM in coordination with USFWS, CDFW, and other agencies, as appropriate, prior to the development, extraction, injection, or consumptive use of any water resource. The purpose of the Water Supply Assessment is to determine whether over-use or over-draft conditions exist within the project basin(s), and whether the project creates or exacerbates these conditions. The Assessment shall include an evaluation of existing extractions, water rights, and management plans for the water supply in the basin(s) (i.e., cumulative impacts), and whether these cumulative impacts (including the proposed project) can maintain existing land uses as well as existing aquatic, riparian, and other water-dependent resources within the basin(s). This assessment shall identify:		Land use does not occur on project site.	There would be no groundwater extraction activities under the Project.
		 All relevant groundwater basins or sub-basins and their relationships. All known aquifers in the basin(s), including their dimensions, whether confined or unconfined, estimated hydraulic conductivity and transmissivity, groundwater surface elevations, and direction and movement of groundwater. All surface water basin(s) related to water runoff, delivery, and supply, if different from the groundwater basin(s). All sites of surface outflow (springs or seeps) contained within the basin(s), including historic sites. All other surface water bodies in the basins(s), including rivers, streams, ephemeral washes/drainages, lakes, wetlands, playas, and floodplains. The water requirements of the proposed project and the source(s) of that water. An analysis demonstrating that water of sufficient quantity and quality is available from identified source(s) for the life of the project. 			
		 An analysis of potential project-related impacts on water quality and quantity needed for beneficial uses, reserved water rights, existing groundwater users, or habitat management within or down gradient of the groundwater basin within which the project would be constructed. The above analyses shall be in the form of a numerical groundwater model. The model extent shall encompass the groundwater basin within which the project would be constructed, and any groundwater-dependent resources within or down gradient of that basin. 			
		The primary product of the Water Supply Assessment shall be a baseline water budget, which shall be established based on the best-available data and hydrologic methods for the identified basin(s). This water budget shall classify and describe all water inflow and outflow to the identified basin(s) or system using best-available science and the following basic hydrologic formula or a derivation: $P - R - E - T - G = \Delta S$			

LUPA Wide	CB44 #	CMA Toyt	Annlicability	Evaluation: Why CMA is not applicable	Commonte
Category	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Comments
		where P is precipitation and all other water inflow or return flow, R is surface runoff or outflow, E is evaporation, T is transpiration, G is groundwater outflow (including consumptive component of existing pumping), and ΔS is the change in storage. The volumes in this calculation			
		shall be in units of either acre-feet per year or gallons per year. The water budget shall quantify the existing perennial yield of the basin(s).			
		Perennial yield is defined arithmetically as that amount such that $P - R - E - T - G$ is greater than or equal to 0			
		reterminally lead is defined distributed and an additional control of the control			
		Water use by groundwater-dependent resources is implicitly included in the definition of perennial yield. For example, in many basins the			
		transpiration component (T) includes water use by groundwater-dependent vegetation. Similarly, groundwater outflow (G) includes discharge			
		to streams, springs, seeps, and wetlands. If one or more budget components is altered, then one or more of the remaining components must			
		change for the hydrologic balance to be maintained. For example, an increase in the consumptive component of groundwater pumping can			
		lower the water table and reduce transpiration by groundwater-dependent vegetation. The groundwater that had been utilized by the			
		groundwater-dependent vegetation would then be considered "captured" by groundwater pumping. Similarly, increased groundwater			
		consumption can capture groundwater that discharges to streams, springs, seeps, wetlands and playas. These changes can occur slowly over			
		time, and may require years or decades before the budget components are fully adjusted. Accordingly, the water/groundwater supply			
		assessment requires that the best-available data and hydrologic methods be employed to quantify these budgets, and that groundwater			
		consumption effects on groundwater-dependent ecosystems be identified and addressed.			
		The Water Supply Assessment shall also address:			
		• Estimates of the total cone of depression considering cumulative drawdown from all potential pumping in the basin(s), including the project,			
		for the life of the project through the decommissioning phase			
		 Potential to cause subsidence and loss of aquifer storage capacity due to groundwater pumping 			
		Potential to cause injury to other water rights, water uses, and land owners			
		Changes in water quality and quantity that affect other beneficial uses			
		 Effects on groundwater dependent vegetation and groundwater discharge to surface water resources such as streams, springs, seeps, 			
		wetlands, and playas that could impact biological resources, habitat, or are culturally important to Native Americans			
		• Additional field work that may be required, such as an aquifer test, to evaluate site specific project pumping impacts and if necessary,			
		establish trigger points that can be used for a Groundwater Water Monitoring and Mitigation Plan			
		The mitigation measures required, if there are significant or potentially significant impacts on water resources include but are not limited to,			
		the use of specific technologies, management practices, retirement of active water rights, development of a recycled water supply, or water			
		imports			
	LUPA-SW-24	A Groundwater Monitoring and Reporting Plan, and Mitigation Action Plan shall be prepared to verify the Water Supply Assessment and	No	Land use does not occur on project site.	There would be no groundwater extraction activities under the Project.
		adaptively manage water use as part of project operations. This plan shall be approved by BLM, in coordination with USFWS, CDFW, and other			
		agencies as appropriate, prior to the development, extraction, injection, or consumptive use of any water resource. The quality and quantity of			
		all surface water and groundwater used for the project shall be monitored and reported using this plan. Groundwater monitoring includes			
		measuring the effects of a project's groundwater extraction on groundwater surface elevations, groundwater flow paths, changes to			
		groundwater-dependent vegetation, and of aquifer recovery after project decommissioning. Surface water monitoring, if applicable, shall			
		monitor for changes in the flows, water volumes, channel characteristics, and water quality as a result of a project's surface water use.			
		Monitoring frequency and geographic scope and reporting frequency shall be decided on a project and site-specific basis and in coordination			
		with the appropriate agencies that manage the water and land resources of the region. The geographic scope may include at the very least, all			
		basins/sub-basins that potentially receive inflow from the basin where the proposed project may be sited, and all basins/sub-basins that may potentially contribute inflow to the basin where the proposed project is located. The plan shall also detail any mitigation measures that may be			
		required as a result of the project. This plan and all monitoring results shall be made available to BLM. BLM will make the plan and results			
		available to USFWS, CDFW, and other applicable agencies.			
		artificate to 55. 115, 65. 11, and 5that applicable agentices.			
	LUPA-SW-25	Where groundwater extraction, in conjunction with other cumulative impacts in the basin, has potential to exceed the basin's perennial yield	No	Land use does not occur on project site.	There would be no groundwater extraction activities under the Project.
		or to impact water resources, one or more "trigger points," or specified groundwater elevations in specific wells or surface water bodies, shall be established by BLM. If the groundwater elevation at the designated monitoring wells falls below the trigger point(s)(or exceeds the trigger			
		pumping rate), additional mitigation measures, potentially including cessation of pumping, will be imposed.			
		paring rately additional missaction measures, potentially modaling cossetion or paring miss imposed.			
	LUPA-SW-26	Groundwater pumping mitigation shall be imposed if groundwater monitoring data indicate impacts on water-dependent resources that	No	Land use does not occur on project site.	There would be no groundwater extraction activities under the Project.
		exceed those anticipated and otherwise mitigated for in the NEPA analysis and ROD, even if the basin's perennial yield is not exceeded. Water-			
		dependent resources include riparian or phreatophytic vegetation, springs, seeps, streams, and other approved domestic or industrial uses of			
		groundwater. Mitigation measures may include changes to pumping rates, volume, or timing of water withdrawals; coordinating and			
		scheduling groundwater pumping activities in conjunction with other users in the basin; acquisition of project water from outside the basin;			
		and/or replenishing the groundwater resource over a reasonably short timeframe. For permitted activities, permittees may also be required to			
		contribute funds to basin-wide groundwater monitoring networks in basins such as those encompassed by the East Riverside DFA or in the			
		Calvada Springs/South Pahrump Valley area, and to cooperate in the compilation and analysis of groundwater data.			
	LUPA-SW-27	Water-conservation measures shall be required in basins where current groundwater demand is high and has the future potential to rise above	No	Project is not located in or near the area specified in	
		the estimated perennial yield (e.g., Pahrump Valley). These measures may include the use of specific technology, management practices, or		the CMA.	activities under the Project.
		both. A detailed discussion and analysis of the effectiveness of mitigation measures must be included. Application of these measures shall be detailed in the Groundwater Water Monitoring and Mitigation Plan.			
		actained in the Oroundwater water Monitoring and Mitigation Flan.			
	LUPA-SW-28	Groundwater extractions from adjudicated basins, such as the Mojave River Basin, may be subject to additional restrictions imposed by the	No	Land use does not occur on project site.	There would be no groundwater extraction activities under the Project.
		designated authority; examples include the Mojave Water Agency and San Bernardino County (see County Ordinance 3872). Where provisions			
		of the adjudication allow for acquisition of water rights, project developers could be required to retire water rights at least equal in volume to			
		those necessary for project operation or propose an alternative offset based on the conditions unique to the adjudicated basin.			
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Category	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Comments
	LUPA-SW-29	Groundwater pumping mitigation may be imposed if monitoring data indicate impacts on groundwater or groundwater-dependent habitats outside the DRECP area, including those across the border in Nevada. See LUPA-SW-26 for potential mitigation measures.	No	Land use does not occur on project site.	There would be no groundwater extraction activities under the Project.
	LUPA-SW-30	Activities shall comply with local requirements for any long term or short term domestic water use and wastewater treatment.	No	Land use does not occur on project site.	The Project would transport water to the Project site using water trucks and no wastewater treatment would occur.
	LUPA-SW-31	The siting, construction, operation, maintenance, remediation, and abandonment of all wells shall conform to specifications contained in the California Department of Water Resources Bulletins #74-81 and #74-90 and their updates.	No	Land use does not occur on project site.	There would be no new wells constructed under the Project.
	LUPA-SW-32	Colorado River hydrologic basin - The concepts, principles and general methodology used in the Colorado River Accounting Surface Method, as defined in U.S. Geological Survey Scientific Investigations Report 2008-5113 (USGS 2009), and existing and future updates or a similar methodology, are considered the best available data for assessing activity/project related ground water impacts in the Colorado River hydrologic basin. The best available data and methodology shall be used to determine whether activity/project-related pumping would result in the extracted water being replaced by water drawn from the Colorado River. If activity/project-related groundwater pumping results in the static groundwater level at the well being near (within 1 foot), equal to, or below the Accounting Surface in a basin hydrologically connected to the Colorado River, that consumption shall be considered subject to the Law of the River (Colorado River Compact of 1922 and amendments). In such circumstances, BLM shall require the applicant to offset or otherwise mitigate the volume of water causing drawdown below the Accounting Surface. Details of such mitigation measures and the right to the use of water shall be described in the Groundwater Water Monitoring and Mitigation Plan.		Land use does not occur on project site.	There would be no groundwater extraction activities under the Project.
Soil, Water, and Water- Dependent Resources Restricted to Specific Areas on BLM Lands	LUPA-SW-33	Stipulations for groundwater development in the proximity of Devils Hole: Any development scenario for an activity within 25 miles of Devils Hole shall include a plan to achieve zero-net or net-reduced groundwater pumping to reduce the risk of adversely affecting senior federal reserved water rights, the designated critical habitat of the endangered Devils Hole pupfish, and the free-flowing requirements of the Wild and Scenic Amargosa River. This plan will require operators to acquire one or more minimization water rights (MWRs) in the over-appropriated, over-pumped, and hydraulically connected Amargosa Desert Hydrographic Basin in Nevada. The MWR(s) shall be: (1) an amount equal (at minimum) to that which is needed for construction and operations; (2) historically fully utilized, preferably for agricultural use; and (3) senior and closer to Devils Hole than the proposed point of diversion.		Project is not located in or near the area specified in the CMA.	The Project is not located wtihin or in proximity to Devils Hole.
	LUPA-SW-34	Stipulations for groundwater development in the Calvada Springs/South Pahrump Valley area: Activities in this area shall be required to acquire one or more MWRs in the Pahrump Valley Hydrographic Basin in Nevada. The acquired MWR(s) must: (1) be at least equal to the amount proposed to be required and actually used for project construction and operations; and (2) be fully utilized for at least the prior ten years.	No	Project is not located in or near the area specified in the CMA.	The Project is not located wtihin the Calvada Springs/South Pahrump Valley area.
	LUPA-SW-35	Stipulations for activities in the vicinity of Death Valley National Park, Joshua Tree National Park, or Mojave National Preserve: The NEPA for activities involving groundwater extraction that are in the vicinity of Death Valley National Park, Joshua Tree National Park, or the Mojave National Preserve shall analyze and address any potential impacts of groundwater extraction on Death Valley National Park, Joshua Tree National Park, or Mojave National Preserve. BLM will consult with the National Park Service on this process. The analysis or analyses shall include: • Potential impacts on the water balances of groundwater basins within these parks and preserves • A map identifying all potentially impacted surface water resources in the vicinity of the project, including a narrative discussion of the delineation methods used to discern those surface waters in the field • Any project-related modifications to surface water resources, both temporary and permanent • Analysis of any potential impacts on perennial streams, intermittent streams, and ephemeral drainages that could negatively impact natural riparian buffers • Impacts of any project proposed truncation, realignment, channelization, lining, or filling of surface water resources that could change drainage patterns, reduce available riparian habitat, decrease water storage capacity, or increase water flow velocity or sediment deposition, in particular where stormwater diverted around or through the project site is returned to natural drainage systems downslope of the project • Any potential indirect project-related causes of hydrologic changes that could exacerbate flooding, erosion, scouring, or sedimentation in stream channels • Alternatives and mitigation measures proposed to reduce or eliminate such impacts		Project is not located in or near the area specified in the CMA.	The Project is not located within or in the vicinity of Death Valley National Park, Joshua Tree National Park, or Mojave National Preserve.
Visual Resources Management	LUPA-VRM-1	Manage Visual Resources in accordance with the VRM classes shown on Figure 9.	Yes		The majority of the Project Area falls within Class III, with some Class IV in the southernmost portion. Impacts to visual resources are analyzed within the EA and visual contrast rating worksheets are provided in Appendix H. The Project would comply with all VRM objectives. Further mitigation would not be required; therefore, this CMA would not be required for implementation in addition to the PDFs in Appendix F and based on the visual resources analysis.
	LUPA-VRM-2	Ensure that activities within each of the VRM Class polygons meets the VRM objectives described above, as measured through a visual contrast rating process.	t Yes		The majority of the Project Area falls within Class III, with some Class IV in the southernmost portion. Impacts to visual resources are analyzed within the EA and visual contrast rating worksheets are provided in Appendix H. The Project would comply with all VRM objectives. Further mitigation would not be required; therefore, this CMA would not be required for implementation in addition to the PDFs in Appendix F and based on the visual resources analysis.
	LUPA-VRM-3	Ensure that transmission facilities are designed and located to meet the VRM Class objectives for the area in which they are located. New transmission lines routed through designated corridors where they do not meet VRM Class Objectives will require RMP amendments to establish a conforming VRM Objective. All reasonable effort must be made to reduce visual contrast of these facilities in order to meet the VRM Class before pursing RMP amendments. This includes changes in routing, using lattice towers (vs. monopole), color treating facilities using an approved color from the BLM Environmental Color Chart CC-001 (dated June 2008, as updated on April 2014, or the most recent version) (vs. galvanized) on towers and support facilities, and employing other BMPs to reduce contrast. Such efforts will be retained even if an RMP amendment is determined to be needed. Visual Resource BMPs that reduce adverse visual contrast will be applied in VRM Class conforming situations. For a reference of BMPs for reducing visual impacts see the "Best Management Practices for Reducing Visual Impacts of Renewable Energy Facilities on BLM-Administered Lands", available at http://www.blm.gov/style/medialib/blm/wo/MINERALSREALTYAND_RESOURCE_PROTECTION_/energy/renewable_references.Par.1568.Fle.dat/RenewableEnergyVisualImpacts_BMPs.pdf, or the most recent version of the document or BMPs for VRM, as determined by BLM.		Project is not located in or near the area specified in the CMA.	The Project does not propose transmission facilities.
Wilderness Characteristics	LUPA-WC-1	Complete an inventory of areas for proposed activities that may impact wilderness characteristics if an updated wilderness characteristics inventory is not available.	No	Project is not located in or near the area specified in the CMA.	Lands with Wilderness Characteristics are not present within the Project Area.

CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Comments
LUPA-WC-2	Employ avoidance measures as described under DFAs and approved transmission corridors.	No	Project is not located in or near the area specified in	Lands with Wilderness Characteristics are not present within the Project Area.
			the CMA.	
LUPA-WC-3	For inventoried lands found to have wilderness characteristics but not managed for those characteristics compensatory mitigation is required i	f No	Project is not located in or near the area specified in	Lands with Wilderness Characteristics are not present within the Project Area.
	wilderness characteristics are directly impacted. The compensation will be:		the CMA.	
	2:1 ratio for impacts from any activities that impact those wilderness characteristics, except in DFAs and transmission corridors			
	• 1:1 ratio for impact from any activities that impact the wilderness characteristics in DFAs and transmission corridors			
	Wilderness compensatory mitigation may be accomplished through acquisition and donation, by willing landowners, to the federal governmen	it		
	of (a) wilderness inholdings, (b) wilderness edge holdings that have inventoried wilderness characteristics, or (c) other areas within the LUPA			
	Decision Area that are managed to protect wilderness characteristics. Restoration of impaired wilderness characteristics in Wilderness,			
	Wilderness Study Area, and lands managed to protect wilderness characteristics could be substituted for acquisition.			
LUPA-WC-4	For areas identified to be managed to protect wilderness characteristics, identified in Figure 7, the following CMAs are required:	No	Project is not located in or near the area specified in the CMA.	Lands with Wilderness Characteristics are not present within the Project Area.
	 Include a no surface occupancy stipulation for any leasable minerals with no exceptions, waivers, or modifications. 			
	 Exclude these areas from land use authorizations, including transmission. 			
	 Close areas to construction of new roads and routes. Vehicles will continue to be permitted on existing designated routes. 			
	Close areas to mineral material sales.			
	 Prohibit commercial or personal-use permits for extraction of materials (e. g. no wood-cutting permits). 			
	Manage the area as VRM II.			
	• Require that new structures and facilities are related to the protection or enhancement of wilderness characteristics or are necessary for the			
	management of uses allowed under the land use plan.			
	Make lands unavailable for disposal from federal ownership.			
LUPA-WC-5	Manage the following Wilderness Inventory Units to protect wilderness characteristics:	No	,	Lands with Wilderness Characteristics are not present within the Project Area.
	 132A-2 / 132A-3 / 132B / 136 / 136-1 / 145-1-1 / 145-2-1 / 145-3-1 / 149-2 / 150-2-2 / 158-1 / 158-2 / 159 / 159-1 / 159A-1 / 160 / 160-1 / 		the CMA.	
	160B-2A / 160B-2B / 160B-2F / 160B-3A / 160B-4A / 160B-3B / 160B-4B / 170-1 / 170-3 / 193-1 / 206-1-1 / 206-1-2 / 206-1-3 / 206-1-4 / 222-2-			
	1/251-1/251-1-1/251-1-2/251-2-2/251-3/251A/252/259-1/259-2/266-1/276-1/276-3/277/277A-1/278/280/294-1/294-2/			
	295 / 295A / 304-2 / 305-1 / 305-2 / 307-1 / 307-2 / 307-1-1 / 307-1-2 / 307-1-3 / 312-1 / 312-2 / 312-3 / 322-1 / 325-1 / 325-2 / 325-3 / 325-4			
	/ 325-5 / 325-7 / 325-8 / 315-14 / 325-17 / 329 / 352-2 / 352A / 352A-1 / 354 / 355-1 / 355-2 / 355-3			

California Desert NCL Category	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Comments
Comprehensive Trails &Travel Management	NLCS-CTTM-1	Comprehensive Trails and Travel Management – Trails and Travel Management in California Desert National Conservation Lands will be in accordance with the applicable Transportation and Travel Management Plan. Future Transportation and Travel Management Plans for National Conservation Lands would be developed in accordance to the appropriate BLM guidance and policy. The California Desert National Conservation Land designation will be addressed in those subsequent plans with an emphasis on routes that provide for the conservation, protection, and restoration, as well as recreational use and enjoyment of the California Desert National Conservation Lands that is compatible with the values for which the areas were designated.		Land use does not occur on project site.	The Project does not propose transportation routes for conservation, protection, restoration, or recreational use.
Cultural Resources & Tribal Interests	NLCS-CUL-1	Any adverse effects to historic properties resulting from allowable uses will be addressed through the Section 106 process of the National Historic Preservation Act and the implementing regulations at 36 CFR Part 800. Resolution of adverse effects will in part be addressed via alternative mitigation that includes regional synthesis and interpretation of existing archaeological data in addition to mitigation measures determined through the Section 106 consultation process.	Yes		The Project would avoid all cultural resources. A Class III Cultural Resources Inventory Report is on file with the BLM EI Centro Field Office. Additional mitigation measures for protection of cultural resources would be required by the BLM and are included as Appendix F of the EA. Section 106 of the NHPA consultation would continue throughout the life of the Project.
Ground Disturbance Caps	NLCS-DIST-1	Ground Disturbance Caps – Development in California Desert National Conservation Lands are limited by the 1% ground disturbance cap which is the total ground disturbance (existing [past and present] plus future), or to the level allowed by collocated ACEC(5) with its smaller ground disturbance cap units, whichever is more restrictive. Refer to Appendix B for the ACEC Special Unit Management Plans. The ground disturbance caps will be used, managed and implemented following the methodology in the California Desert National Conservation Lands and ACEC land allocation sections, and repeated in, NLCS-DIST-2 and ACEC-DIST-2.	No	Land use does not occur on project site.	Ground disturbance caps do not apply to mining or mineral exploration projects.
	NLCS-DIST-2	Ground Disturbance Cap Management and Implementation. Specifically, the ground disturbance caps would be implemented as a limitation and objective using the following process: • Limitation: If the ground disturbance condition of the California Desert National Conservation Lands and/or ACEC unit is below the designated ground disturbance cap (see calculation method), the ground disturbance cap is a limitation on ground-disturbing activities within the California Desert National Conservation Lands and/or ACEC, and precludes approval of future discretionary ground disturbing activities (see exceptions below) above the cap. • Objective, triggering disturbance mitigation: If the ground disturbance condition of the California Desert National Conservation Lands and/or ACEC is at or above its designated cap, the cap functions as an objective, triggering the specific ground disturbance mitigation requirement. Ground disturbance mitigation is unique to ground disturbance cap implementation and a discrete form of compensatory mitigation, separate from other required mitigation in the DRECP LUPA (see Glossary of Terms). The ground disturbance mitigation in the DRECP LUPA (see Glossary of Terms). The ground disturbance mitigation in effect for all (see exceptions below) activities until which time the California Desert National Conservation Lands and/or ACEC drops below the cap, at which time the cap becomes a limitation and the ground disturbance mitigation is no longer a requirement. If ground disturbance mitigation opportunities do not exist in a unit (see below for "unit" of measurement), ground disturbing activities (see exceptions below) will not be allowed in that unit until which time opportunities for ground disturbance mitigation in the unit become available (see types and forms of ground disturbance mitigation in the unit become available (see types and forms of ground disturbance mitigation in the unit become available (see types and forms of ground disturbance mitigation in the unit become available (see type		Land use does not occur on project site.	Ground disturbance caps do not apply to mining or mineral exploration projects.
		are urgently needed to reduce the risk to life, property, or important natural, cultural, or historic resources, in accordance with 43 Code of Federal Regulations (CFR) 46.150, are an exception to the ground disturbance cap limitation, objective and ground disturbance mitigation requirements. Ground disturbance from emergency actions will count in the ground disturbance calculation for other activities, and also be available for ground disturbance mitigation opportunities and restoration, as appropriate.	i		

California Desert NCL Category	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Comments
		Calculating ground disturbance: Ground disturbance will be calculated on BLM managed land at the time of an individual proposal, by BLM for a BLM initiated action or by a third party for an activity needing BLM approval or authorization, for analysis in the activity-specific National Environmental Policy Act (NEPA) document. Once BLM approves/accepts or conducts a calculation for a ACEC, the calculation is considered the baseline of past and present disturbance and is val for 12 months, and can be used by other proposed activities in the same unit. Ground disturbances, that meet the criteria below, would be added into the calculation for the 12 month period without having to revisit the entire calculation. After a 12 month period has passed and a proposed action triggers the disturbance calculation, BLM will examine the existing ground disturbance calculation to determine: 1) if the calculation is still reliable, in which case add in any additional disturbance that has occurred since that calculation; or 2) if the disturbance must be recalculated in its entirety. Once completed for a specific activity, the ground disturbance calculation may be used throughout the activite environmental analysis. However, the BLM may recalculate the affected unit(s) portions of the unit(s) if it determines such recalculation is necessary for the BLM's environmental analysis.	, n n výs		
		Unit of measurement: When calculating the ground disturbance, it is necessary to identify the appropriate unit level at which the disturbance will be calculated For ground disturbing activities that occur within California Desert National Conservation Lands, the disturbance calculation will be based on the California Desert National Conservation Lands, ACEC unit boundary, or the boundary of the disturbance cap area(s), whichever area is smaller. If there is overlap between California Desert National Conservation Lands and an ACEC, the calculation will take place based on the smallest unit. If an activity/project overlaps two or mor smaller units, the cap will be calculated, individually, for all affected units.	i. he		
		Ground disturbance includes: The calculation shall include existing ground disturbance in addition to the estimated ground disturbance from the proposed activity (future) determined at the time of the individual proposal:			
		 Authorized/approved ground disturbing activities – built and not yet built BLM identified routes – all routes, trails, etc., authorized and unauthorized identified in the Ground Transportation Linear Feature (GTLF) and/or other BLM route network database (i.e., BLM local databases that contain the best available data on routes and trails, replacement for GTLF, etc.), following applicable BLM standards and policy for identification of routes (authorized and unauthorized) Assumptions may be used to identify the percentage/degree/area/etc. of ground disturbance for a specific authorized/approved activity or activity-ty based on: Activity-specific environmental analysis, such as NEPA or ESA Section Biological Assessment Known and documented patterns of ground disturbance 	d, it		
		 Nown and obcumented patterns of ground disturbance Other documented site-specific factors that limit or play a role in ground disturbance, such as topography, geography, hydrology (e.g. desert washes obliterating authorized routes on a regular basis), historic and predicted patterns of use Any unauthorized disturbance that can be seen at a 1:10,000 scale using the best available aerial imagery Ground disturbance from wildfire, animals, or other disturbances that can be seen at a 1:10,000 scale using the best available aerial imagery Historic Route 66 maintenance - potential ground disturbance estimates: 	he		
		 As part of the ground disturbance calculation, the potential disturban associated with estimated operations related to the maintenance of Historic Route 66 will automatically be included in the ground disturbanc calculation as existing ground disturbance for the units specified below, until which time these estimated acres are no longer necessary due to approved operations: 	ce		

California Desert NCI Category	L CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Comments
		South Amboy-Mojave California	. ippiicobility		
		Desert National Conservation Lands			
		 Bristol Mountains ACEC 92 acres 			
		 Chemehuevi ACEC 43 acres 			
		 Pisgah ACEC 86 acres 			
		 The estimated ground disturbance acreage includes disturbance 			
		associated with potential access to the locations if no current access			
		exists.			
		The estimated ground disturbance acres for maintenance of Historic			
		Route 66 in the before mentioned conservation units is not approval of these activities by BLM. Activities associated with the management and			
		maintenance of Historic Route 66 on BLM administered land will follow al	ı		
		applicable laws, regulations and policies.			
		applicable laws, regulations and policies.			
		Exceptions to the disturbance calculation:			
		 Actions necessary to control the immediate impacts of an emergency that 			
		are urgently needed to reduce the risk to life, property, or important natural,			
		cultural, or historic resources, in accordance with 43 CFR 46.150, will not be			
		required to conduct a disturbance calculation. If the actions are ground			
		disturbing, that disturbance will count towards the disturbance cap when net calculated for non-emergency activities.	ΧL		
		calculated for non-emergency activities.			
		 Actions that are authorized under a Department of Interior (DOI) or BLM 			
		NEPA Categorical Exclusion will not be required to conduct a disturbance			
		calculation; however, these actions are not exempt from the disturbance			
		mitigation requirement if a unit is at or above its cap. Although the BLM is no	t		
		required to calculate the disturbance cap before approving an activity under	a		
		Categorical Exclusion, if the BLM knows an area is at or exceeding the cap, the	е		
		disturbance mitigation requirements would apply to that activity.			
		BLM authorized/approved research or restoration activities that are			
		designed or intended to promote and enhance the nationally significant			
		landscape values for which the California Desert National Conservation Land			
		was designated.			
		Actions that are entirely within the footprint of an existing			
		authorized/approved site of ground disturbance that is within the calculation	1		
		 above. Livestock grazing permit renewals (however, water developments or other 			
		range improvements requiring an Environmental Assessment or			
		Environmental Impact Statement would be subject to the disturbance			
		calculation and any mitigation requirements).			
		Ground disturbance mitigation: The purpose of ground disturbance mitigation			
		(disturbance mitigation) is to allow actions to occur in California Desert National			
		Conservation Lands and/or ACEC that is at or above its designated disturbance			
		cap(s), while at the same time providing a restoration mechanism that will, over			
		time, improve the condition of the unit(s) and take them below their cap.			
		Disturbance mitigation is compensatory. Disturbance mitigation is unique to			
		ground disturbance cap implementation and a discrete form of compensatory			
		mitigation, separate from other required mitigation in the DRECP (see Glossary of Terms).	"		
		remsj.			
		Disturbance mitigation may only be used for ground disturbance that is			
		otherwise allowed by the LUPA and consistent with the purposes for which the			
		California Desert National Conservation Lands and/or ACEC was designated.			
		Areas used for disturbance mitigation are still considered disturbed until which			
		time they meet the "Ground Disturbance Recovery" criteria in the description			
		below.			

California Desert NCL Category	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Comments
-		Unit for implementing disturbance mitigation: The appropriate unit level for			
		implementing disturbance mitigation is the same as that used for calculating			
		ground disturbance. For ground disturbing activities that occur within California			
		Desert National Conservation Lands, the disturbance mitigation will be required			
		within the California Desert National Conservation Lands, ACEC boundary, or the boundary of the disturbance cap area(s), whichever area is smaller. If there is			
		overlap between California Desert National Conservation Lands and an ACEC, the			
		disturbance mitigation will take place in the smallest unit. If an activity/project			
		overlaps two or more smaller units, disturbance mitigation will be required for all			
		units that are at or over their specified disturbance cap.			
		No disturbance mitigation required: If the calculated ground disturbance for the			
		unit(s) is under the cap:			
		 No disturbance mitigation required; use activity design features to minimize new ground disturbance and help stay below cap. 	:		
		Disturbance mitigation required: If the calculated ground disturbance is at or			
		above the unit(s) cap, disturbance mitigation is required:			
		Use activity design features to minimize new ground disturbance to the			
		extent practicable.			
		For the portion of the proposed activity that is located on land within an			
		area previously disturbed by an authorized/approved action that has been			
		terminated the required disturbance mitigation ratio is 1.5 (1½):1.			
		For the portion of the proposed activity that is located on undisturbed land			
		or land disturbed by unauthorized activities, the required disturbance			
		mitigation ratio is 3:1.			
		Although the BLM is not required to calculate the ground disturbance cap Although the BLM is not required to calculate the ground disturbance cap			
		before approving/authorizing an activity under a Categorical Exclusion, if the BLM knows an area is at or exceeding the cap, the disturbance mitigation			
		requirements would apply to that activity.			
		In the rare circumstance where the BLM authorizes activities on areas			
		restored (e.g., as disturbance or other forms of mitigation), the required			
		disturbance mitigation ratio requirement is doubled, that is, 3:1 or 6:1,			
		respectively.			
		 If disturbance mitigation opportunities do not exist in a unit, ground- 			
		disturbing activities (see exceptions below) will not be allowed in that unit			
		until which time opportunities for disturbance mitigation in the unit become			
		available (see types and forms of disturbance mitigation below) or the unit			
		recovers and drops below the cap. Exceptions to the disturbance mitigation requirement:			
		Any portion of the proposed activity that is located on land previously			
		disturbed by an existing, valid authorized/approved action.			
		Livestock grazing permit renewals (however, water developments or other			
		range improvements requiring an Environmental Assessment or			
		Environmental Impact Statement would be subject to the disturbance			
		calculation and any mitigation requirements).			
		Land use authorization assignments and renewals with no change in use.			
		BLM authorized/approved activities that are designed and implemented to			
		reduce existing ground disturbance, such as ecological, cultural, or habitat			
		restoration or enhancement activities.			
		Non-discretionary actions, where BLM has no authority to require			
		compensatory mitigation.			
		Types and forms of disturbance mitigation: Restoration of previously disturbed BLM lands within the boundary of the			
		 Restoration of previously disturbed BLM lands within the boundary of the specific California Desert National Conservation Lands and/or ACEC unit(s) 			
		being impacted.			
		Acquisition of undisturbed lands within the boundary of the specific			
		California Desert National Conservation Lands and/or ACEC unit being			
		impacted.			

California Desert NCI Category	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Comments
Catagory		Ground disturbance mitigation can be "nested" (i.e., combined) with other resource mitigation requirements, when appropriate. For example, a parcel restored for desert tortoise habitat mitigation may also satisfy the disturbance mitigation requirement if the parcel is within the appropriate unit of California Desert National Conservation Lands, ACEC boundary, or smaller disturbance cap unit. Ground Disturbance Recovery In general, California Desert National Conservation Lands and/or ACEC ground disturbance recovery would be determined during the decadal ground disturbance threshold ecoregion trend monitoring assessments (see below, and Monitoring and Adaptive Management). California Desert National Conservation Lands and/or ACEC recovery may be assessed at intermediate intervals, in between the decadal assessments, at BLM's discretion based on adequate funding and staffing. Between the decadal assessments, BLM will assume disturbed areas and units (same as used for calculations and mitigation) are not yet recovered until data is presented and BLM determines the area meets one of the two criteria below: • Field verification that disturbed area(s) are dominated by the establishment of native shrubs, as appropriate for the site, and demonstrated function of ecological processes (e.g., water flow, soil stability). • Ground disturbance can no longer be seen at the 1:10,000 scale using the best available aerial imagery. Areas within California Desert National Conservation Lands and/or ACEC(s) may be determined recovered by BLM at any time, once one of the two criteria above are met, prior to the entire unit (of calculation and mitigation) being determined recovered at seas determined recovered by BLM at any time, once one of the two criteria above are met, prior to the entire unit (of calculation for that unit.	t	Expansion. With Clink is not applicable.	
Lands & Realty	NLCS-LANDS-1	Renewable energy activities and related ancillary facilities are not allowed. New transmission and interconnect (i.e. generation tie lines) lines are allowed in designated corridors only. California Desert National Conservation Lands are a right-of-way avoidance areas for all other land use authorizations. Right-of-way avoidance areas are defined as areas to be avoided but may be available for location of right-of-ways with special stipulations.	No	Land use does not occur on project site.	The Project does not propose energy activities.
	NLCS-LANDS-2	Avoid use authorizations that negatively affect the values for which the California Desert National Conservation Lands are designated, unless mitigation, including compensatory mitigation, result in a net benefit to the California Desert National Conservation Lands.		Land use does not occur on project site.	With the PDFs from the Plan of Operations (SMP 2021) and the implementation of BLM-required mitigation measures, the Project would not negatively affect California Desert NCLs.
	NLCS-LANDS-3	Public access will be designed to facilitate or enhance the use, enjoyment, conservation, protection, and restoration of California Desert National Conservation Land values identified for the ecoregion.	No	Land use does not occur on project site.	The Project would temporarily restrict access to the Project Area for public use; however, the BLM-required mitigation for public notices (Appendix F) to be posted would inform the public of access restrictions, and restrictions would be lifted upon completion of the Project.
	NLCS-LANDS-4	All lands within California Desert National Conservation Lands are identified for retention. If the BLM determines that disposal through exchange would result in a net benefit to the values of the California Desert National Conservation Lands, i may consider that exchange through a land use plan amendment.	No t	Land use does not occur on project site.	Disposal through exchange would not occur and a land use plan amendment would not be necessary as a result of the Project.
	NLCS-LANDS-5	Site authorizations that protect or enhance conservation values, such as those granted as compensatory mitigation or for habitat restoration, are allowed. Compensatory mitigation measures sited on California Desert National Conservation Lands are not be limited to mitigation for activities on BLM-managed public land.	No	Project not located on federal lands with this designation.	The Project would not be located at a site that is designated for habitat restoration or compensatory mitigation.
Minerals	NLCS-MIN-1	High Potential Mineral Areas In California Desert National Conservation Lands and ACECs, determine if reasonable alternatives exist outside of the California Desert National Conservation Lands and ACECs prior to proposing mineral resource development within one of these areas. In California Desert National Conservation Lands, subject to valid existing rights, if mineral resource development is proposed on a parcel of public land administered by the BLM for conservation purposes and designated as part of the NLCS within the CDCA, pursuant to Omnibus Public Land Management Act Section 2002(b)(2)(D):	f	Project not located on federal lands with this designation.	The Project is not located within a High Potential Mineral Area.

California Desert NCL Category	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Comments
		Oldentify, analyze, and consider the resources and values for which that parcel of public land is administered for conservation purposes. Determine whether development of mineral resources is compatible with the BLM's administration of that parcel of public land for conservation purposes. If development is incompatible, the mineral resource would not be developed, subject to valid existing rights. Approve any operation for which valid existing rights have been determined, subject to the applicable CMAs in the DRECP LUPA, including LUPA-MIN-1 through 6. In California Desert National Conservation Lands, to protect the values for which a California Desert National Conservation Land unit was designated, and avoid, minimize, and compensate impacts to those values that results in net benefit for California Desert National Conservation Lands values, all Plans of Operation will meet the performance standards found at 43 CFR 3809.420, specifically 43 CFR 3809.420(3)—Land-use plans, and 43 CFR 3809.420(b)(7)—Fisheries, wildlife and plant habitat, and will be subject to the regulations found at 43 CFR 3809.100, and 43 CFR 3809.101, if applicable.			
	NLCS-MIN-2	For the purposes of locatable minerals, California Desert National Conservation Lands are treated as "controlled" or "limited" use areas in the CDCA, requiring a Plan of Operations for greater than casual use under 43 CFR 3809.11.	Yes		The Project is being considered based on the regulations set forth in 43 CFR 3809.11. A Plan of Operations (SMP 2021) has been submitted to the BLM for mineral exploration.
	NLCS-MIN-3	California Desert National Conservation Lands are available for mineral material sales and solid mineral leases, and would require mitigation, including compensatory mitigation, that results in net benefit for California Desert National Conservation Lands values consistent with applicable statutes and regulations.		Land use does not occur on project site.	The Project does not propose mineral material sales or new solid mineral leases.
	NLCS-MIN-4	California Desert National Conservation Lands are available for geothermal leasing only in the specified areas where a DRECP LUPA DFA overlaps with the California Desert National Conservation Lands and the geothermal lease contains a specific no surface occupancy stipulation.	No	Land use does not occur on project site.	The Project does not propose geothermal activities.
	NLCS-MIN-5	Geothermal and other leasing must protect groundwater quality and quantity.	No	Land use does not occur on project site.	The Project does not propose geothermal activities.
National Scenic & Historic Trails	NLCS-NSHT-1	Management of National Scenic and Historic Trails – Manage National Scenic and Historic Trails as units of the BLM's NLCS per PL 111-11, and components of the National Trails System under the National Trails System Act. Where National Scenic and Historic Trails overlap California Desert National Conservation Lands or other NLCS units (e.g., Wilderness Areas), the more protective CMAs or land use allocations apply.	No	Project not located on federal lands with this designation.	No National Scenic or Historic Trails are present within the Project Area or vicinity.
	NLCS-NSHT-2	Management Corridor – The National Trail Management Corridor, on BLM land, has a width generally 1 mile from the centerline of the trail, 2-mile total width. Where the National Trail Management Corridors overlap California Desert National Conservation Lands or other NLCS units, the more protective CMAs or land use allocations will apply.	No	Project not located on federal lands with this designation.	There is no National Scenic or Historic Trail Management Corridor within the Project Area or vicinity.
	NLCS-NSHT-3	Site Authorization – NSHT Management Corridors are right-of-way avoidance areas for land use authorizations. Sites authorizations will require mitigation, including compensatory mitigation resulting in net benefit to the NSHT. Authorizations that interfere with the Nature and Purpose for which the NSHT was established are not be allowed, as required by the National Trail Systems Act	No	Project not located on federal lands with this designation.	There is no National Scenic or Historic Trail Management Corridor within the Project Area or vicinity.
	NLCS-NSHT-4	Linear Rights-of-Way – Generally, the NSHT Management Corridors are avoidance areas for linear rights-of-way, except in existing designated transmission/utility corridors, which are available for linear rights-of-way. Cultural landscapes, high potential historic sites, and high potential route segments within or along National Historic Trail Management Corridors are excluded from transmission activities, except in existing designated transmission/utility corridors. For all linear rights-of-way adversely impacting NSHT Management Corridors, the BLM will follow the protocol in BLM Manual 6280 to coordinate, as required, and complete an analysis showing that the development does not substantially interfere with the nature and purposes of the NSHT, and that mitigation results in a net benefit to the NSHT.	No	Land use does not occur on project site.	The Project does not propose any Rights-of-Way.

California Desert NCI				5 l 11 141 0000 1 1 1 1 1 1	
Category	CMA #	CMA Text	Applicability	Explanation: Why CMA is not applicable	Comments
	NLCS-NSHT-5	Renewable Energy Rights-of-Way – Renewable energy activities are not be allowed within NSHT Management Corridors, except in LUPA approved DFAs. Where development may adversely impact NSHT Management Corridors, the BLM will follow the protocol in BLM Manual 6280 as required and complete an analysis to ensure that it does not substantially interfere with the nature and purposes of the NSHT, avoids activities incompatible with NSHT nature and purposes, and that mitigation, including compensatory mitigation, results in a ne benefit to the NSHT.	No .t	Land use does not occur on project site.	The Project does not entail geothermal activities.
	NLCS-NSHT-6	Land Tenure – All lands within NSHT Management Corridors are identified for retention. If the BLM determines that disposal through exchange would result in a net benefit to the values of the NSHT, it may consider that exchange through a land use plan amendment.		Project not located on federal lands with this designation.	There is no National Scenic or Historic Trail Management Corridor within the Project Area or vicinity.
	NLCS-NSHT-7	Locatable Minerals – For the purposes of locatable minerals, NSHT Management Corridors are treated as "controlled" or "limited" use areas in the CDCA, requirin a Plan of Operations for greater than casual use under 43 CFR 3809.11.		Project not located on federal lands with this designation.	There is no National Scenic or Historic Trail Management Corridor within the Project Area or vicinity.
	NLCS-NSHT-8	Mineral Material Sales – NSHT Management Corridors are available for mineral material sales if the sale does not conflict or cause adverse impact on resources, qualities, values, settings, or primary uses or substantially interfere with nature and purpose of NSHT, and avoids activities inconsistent with NHST purposes. The sale must require mitigation/compensation and must result in net benefit to NSHT values.		Project not located on federal lands with this designation.	There is no National Scenic or Historic Trail Management Corridor within the Project Area or vicinity.
	NLCS-NSHT-9	Solid Mineral Leases – NSHT Management Corridors will be available for solid mineral leases if the lease does not conflict or cause adverse impact on resources, qualities, values, settings, or primary uses or substantially interfere with nature and purpose of NSHT, and avoids activities inconsistent with NHST purposes. The lease must require mitigation/compensation and result in net	No	Project not located on federal lands with this designation.	There is no National Scenic or Historic Trail Management Corridor within the Project Area or vicinity.
	NLCS-NSHT-10	benefit to NSHT values. Geothermal Leasable Minerals – NSHT Management Corridors are available for geothermal leasing in LUPA approved DFAs only and with a no surface occupanc stipulation, as long as the action would not substantially interfere with the natur and purposes of the NSHT, and will follow the most recent national policy and guidance.	У	Project not located on federal lands with this designation.	There is no National Scenic or Historic Trail Management Corridor within the Project Area or vicinity and the Project does not propose geothermal activities.
	NLCS-NSHT-11	Recreation and Visitor Services – Commercial and competitive Special Recreation is a discretionary action and will be considered on a case-by-case basis for activities consistent with the NSHT nature and purposes.	n No	Project not located on federal lands with this designation.	No National Scenic or Historic Trails are present within the Project Area or vicinity.
	NLCS-NSHT-12	Cultural Resources – Any adverse effects to historic properties resulting from allowable uses will be addressed through the Section 106 process of the Nationa Historic Preservation Act and the implementing regulations at 36 CFR Part 800.	Yes I		At this time, no National Scenic or Historic Trails have been identified within the Project Area of cultural resources area of analysis. Throughout archaeological monitoring of the Project per the mitigation measures included in Appendix F, should a National Scenic or Historic Trail be documented, the same mitigation measures for avoidance would be implemented. The Section 106 of the NHPA consultation process would be ongoing throughout the life of the Project.
	NLCS-NSHT-13	Cultural Resources – All high potential NHT segments will be assumed to contain remnants, artifacts and other properties eligible for the National Register of Historic Places, pending evaluation.	No	Project not located on federal lands with this designation.	No high potential National Historic Trail segments have been identified within the Project Area or vicinity
	NLCS-NSHT-14	Visual Resources Management – All NSHT Management Corridors are designate as VRM Class I or II dependent on the CMA's or land use allocation, except within existing approved transmission/utility corridors (VRM Class III) and DFAs (VRM Class IV). However, state of the art VRM BMPs for renewable energy will be employed commensurate with the protection of nationally significant scenic resources and cultural landscapes to minimize the level of intrusion and protect trail settings.		Project not located on federal lands with this designation.	There is no National Scenic or Historic Trail Management Corridor within the Project Area or vicinity and the Project does not propose renewable energy activities.

California Desert N	NCL				
Category	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Comments
	NLCS-NSHT-15	Mitigation Requirements – If there is overlap between a National Scenic or Historic Trail, National Trail Management Corridor on BLM land, or trail under study for possible designation and a DFA, BLM Manual 6280 must be followed. Efforts will be made to avoid conflicting activities and approved activities will be subject to mitigation for adverse impacts to the resources, qualities, values, settings, and primary use or uses (RQVs), including, but not limited to, the following: avoidance, the cost of trail relocation, on-site mitigation and off-site mitigation. Compensation can include acquisition or restoration of corridor RQVs features and landscapes will be at a minimum of 2:1, and must result in a net benefit to the overall trail corridor. Proposed development of high potential route segments must not substantially interfere with the nature and purposes of the National Scenic or Historic Trail.		Project not located on federal lands with this designation.	The Project is not located within a Development Focus Area and there are no National Scenic or Historic Trails or National Trail Management Corridors present within the Project Area and vicinity.
Recreation & Visitor Services	NLCS-REC-1	Commercial and competitive Special Recreation Permits are a discretionary action and will be issued on a case by case basis, for activities that do not diminish the values of the California Desert National Conservation Lands unit and will be prohibited if the proposed activities would adversely impact the nationally significant ecological, cultural or scientific values for which the area was designated.	n No	Land use does not occur on project site.	The Project would not require a Special Recreation Permit.
	NLCS-SW-1	Apply for water rights on a case by case basis to protect water dependent	No	Land use does not occur on project site.	The Project would not require water rights applications.

ACECs					
Category	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Comments
Cultural Resources & Tribal Interests	ACEC-CUL-1	Survey, identify and record new cultural resources within ACEC boundaries prioritizing ACECs where the relevant and important criteria include cultural resources.	: No		This CMA specifies actions the BLM will take regarding overall management of ACECs.
	ACEC-CUL-2	Update records for existing cultural resources within ACECs, prioritizing ACECs where the relevant and important criteria include cultural resources.	e No		This CMA specifies actions the BLM will take regarding overall management of ACECs.
	ACEC-CUL-3	Develop baseline assessment of specific natural and man-made threats to cultural resources in ACECs (i.e., erosion, looting and vandalism, grazing, OHV), prioritizing ACECs where the relevant and important criteria include cultural resources.	No		This CMA specifies actions the BLM will take regarding overall management of ACECs.
	ACEC-CUL-4	Provide on-going monitoring for cultural resources based on the threat assessment, prioritizing ACECs where the relevant and important criteria include cultural resources.	No		This CMA specifies actions the BLM will take regarding overall management of ACECs.
	ACEC-CUL-5	Identify, develop or incorporate standard protection measures and best management practices to address threats.	No		This CMA specifies actions the BLM will take regarding overall management of ACECs.
	ACEC-CUL-6	Where specific threats are identified, implement protection measures consistent with agency NHPA Section 106 responsibilities	. Yes		SMP has developed and implemented a tribal monitoring plan regarding the Project. Tribal consultation would be ongoing through the life of the Project and associated additional mitigation measures would be required by the BLM to ensure impacts to cultural resources are minimized. Required mitigation is provided in Chapter 5 of the EA as determined appropriate by the BLM and in acordance with the relevant regulations.
Ground Disturbance Cap	ACEC-DIST-1	Development in ACECs is limited by specified ground disturbance caps which are the total ground disturbance (existing [past an present] plus future). The specific ACEC ground disturbance caps are delineated in each of the individual ACEC Special Unit Management Plans (Appendix B). The ground disturbance caps will be used, managed and implemented following the methodology for California Desert National Conservation Lands and ACECs identified in Section II.2 and repeated in CMAs NLCS-DIST-2, and ACEC-DIST-2.		Land use does not occur on project site.	Ground disturbance caps do not apply to mining or mineral exploration projects.
	ACEC-DIST-2	 Specifically, the ground disturbance caps would be implemented as a limitation and objective using the following process: Limitation: If the ground disturbance condition of the ACEC is below the designated ground disturbance cap (see calculation method), the ground disturbance cap is a limitation on ground-disturbing activities within the California Desert National Conservation Lands and/or ACEC, and precludes approval of future discretionary ground disturbing activities (see exceptions below) above the cap. Objective, triggering disturbance mitigation: If the ground disturbance condition of the ACEC is at or above its designated cap, the cap functions as an objective, triggering the specific ground disturbance mitigation requirement. Ground disturbance mitigation is unique to ground disturbance cap implementation and a discrete form of compensatory mitigation, separate from other required mitigation in the DRECP LUPA (see Glossary of Terms). The ground disturbance mitigation requirement remains in effect for all (see exceptions below) activities until which time the ACEC drops below the cap, at which time the cabecomes a limitation and the ground disturbance mitigation is no longer a requirement. If ground disturbance mitigation opportunities do not exist in a unit (see below for "unit" of measurement), ground disturbing activities (see exceptions below will not be allowed in that unit until which time opportunities for ground disturbance mitigation in the unit become available (see types and forms of ground disturbance mitigation below) or the unit recovers and drops below the cap. Actions necessary to control the immediate impacts of an emergency that are urgently needed to reduce the risk to life, property, or important natural, cultural, or historic resources, in accordance with 43 Code of Federal Regulations (CFR) 46.150 are an exception to the ground disturbance cap limitation, objective and ground disturbance mitigation requirements. Groun disturbance	p r) O, d	Land use does not occur on project site.	Ground disturbance caps do not apply to mining or mineral exploration projects.

CECs ategory	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Commonts
					Comments
		Calculating ground disturbance: Ground disturbance will be calculated on BLM managed land at the time of an individual proposal, by BLM for a BLM initiated action or by a third party for an activity needing BLM approval or authorization, for analysis			
		in the activity-specific National Environmental Policy Act (NEPA) document. Once BLM approves/accepts or conducts a			
		calculation for a ACEC, that calculation is considered the baseline of past and present disturbance and is valid for 12 months, and			
		can be used by other proposed activities in the same unit. Ground disturbances, that meet the criteria below, would be added			
		into the calculation for the 12 month period without having to revisit the entire calculation After a 12 month period has passed			
		and a proposed action triggers the disturbance calculation, BLM will examine the existing ground disturbance calculation to			
		determine: 1) if the calculation is still reliable, in which case add in any additional disturbance that has occurred since that			
		calculation; or 2) if the disturbance must be recalculated in its entirety. Once completed for a specific activity, the ground			
		disturbance calculation may be used throughout the activity's environmental analysis. However, the BLM may recalculate the			
		affected unit(s) or portions of the unit(s) if it determines such recalculation is necessary for the BLM's environmental analysis.			
		Unit of measurement: When calculating the ground disturbance, it is necessary to identify the appropriate unit level at which			
		the disturbance will be calculated. For ground disturbing activities that occur within an ACEC, the disturbance calculation will be			
		based on the ACEC unit boundary, or the boundary of the disturbance cap area(s), whichever area is smaller. If there is overlap			
		between California Desert National Conservation Lands and an ACEC, the calculation will take place based on the smallest unit. If			
		an activity/project overlaps two or more smaller units, the cap will be calculated, individually, for all affected units.			
		Ground disturbance includes: The calculation shall include existing ground disturbance in addition to the estimated ground			
		disturbance from the proposed activity (future) determined at the time of the individual proposal:			
		 Authorized/approved ground disturbing activities – built and not yet built 			
		• BLM identified routes – all routes, trails, etc., authorized and unauthorized, identified in the Ground Transportation Linear			
		Feature (GTLF) and/or other BLM route network database (i.e., BLM local databases that contain the best available data on			
		routes and trails, replacement for GTLF, etc.), following applicable BLM standards and policy for identification of routes			
		(authorized and unauthorized)			
		 Assumptions may be used to identify the percentage/degree/area/etc. of ground disturbance for a specific 			
		 authorized/approved activity or activity-type based on: Activity-specific environmental analysis, such as NEPA or ESA Section 7 Biological Assessment 			
		Known and documented patterns of ground disturbance			
		 Other documented site-specific factors that limit or play a role in ground disturbance, such as topography, geography, 			
		hydrology (e.g. desert washes obliterating authorized routes on a regular basis), historical and predicted patterns of use			
		• Any unauthorized disturbance that can be seen at a 1:10,000 scale using the best available aerial imagery			
		• Ground disturbance from wildfire, animals, or other disturbances that can be seen at a 1:10,000 scale using the best			
		available aerial imagery			
		 Historic Route 66 maintenance - potential ground disturbance estimates: 			
		 As part of the ground disturbance calculation, the potential disturbance associated with estimated operations related to 			
		the maintenance of Historic Route 66 will automatically be included in the ground disturbance calculation as existing ground			
		disturbance for the units specified below, until which time these estimated acres are no longer necessary due to approved			
		operations:			
		 South Amboy-Mojave California Desert National Conservation Lands 221 acres Bristol Mountains ACEC 92 acres 			
		■ Chemehuevi ACEC 43 acres			
		■ Pisgah ACEC 86 acres			
		 The estimated ground disturbance acreage includes disturbance associated with potential access to the locations if no 			
		current access exists.			
		 The estimated ground disturbance acres for maintenance of Historic Route 66 in the before mentioned conservation 			
		units is not approval of these activities by BLM. Activities associated with the management and maintenance of Historic			
		Route 66 on BLM administered land will follow all applicable laws, regulations and policies.			
		Exceptions to the disturbance calculation:			
		• Actions necessary to control the immediate impacts of an emergency that are urgently needed to reduce the risk to life,			
		property, or important natural, cultural, or historic resources, in accordance with 43 CFR 46.150, will not be required to			
		conduct a disturbance calculation. If the actions are ground disturbing, that disturbance will count towards the disturbance			
		cap when next calculated for non-emergency activities.			
		Actions that are authorized under a Department of Interior (DOI) or BLM NEPA Categorical Exclusion will not be required to conduct a disturbance calculation, however, these actions are not exempt from the disturbance mitigation requirement if a			
		conduct a disturbance calculation; however, these actions are not exempt from the disturbance mitigation requirement if a			
		unit is at or above its cap. Although the BLM is not required to calculate the disturbance cap before approving an activity under a Categorical Exclusion, if the BLM knows an area is at or exceeding the cap, the disturbance mitigation requirements			
		would apply to that activity.			

CECs ategory	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Comments
		BLM authorized/approved research or restoration activities that are designed or intended to promote and enhance the			
		relevant and important values for which the ACEC was designated.			
		 Actions that are entirely within the footprint of an existing authorized/approved site of ground disturbance that is within the 	2		
		calculation above.			
		• Livestock grazing permit renewals (however, water developments or other range improvements requiring an Environmental			
		Assessment or Environmental Impact Statement would be subject to the disturbance calculation and any mitigation			
		requirements). Ground disturbance mitigation: The purpose of ground disturbance mitigation (disturbance mitigation) is to allow actions to			
		occur in California Desert National Conservation Lands and/or ACEC that is at or above its designated disturbance cap(s), while a			
		the same time providing a restoration mechanism that will, over time, improve the condition of the unit(s) and take them below			
		their cap. Disturbance mitigation is compensatory. Disturbance mitigation is unique to ground disturbance cap implementation			
		and a discrete form of compensatory mitigation, separate from other required mitigation in the DRECP (see Glossary of Terms).			
		Disturbance mitigation may only be used for ground disturbance that is otherwise allowed by the LUPA and consistent with the			
		purposes for which the California Desert National Conservation Lands and/or ACEC was designated. Areas used for disturbance			
		mitigation are still considered disturbed until which time they meet the "Ground Disturbance Recovery" criteria in the			
		description below.			
		Unit for implementing disturbance mitigation: The appropriate unit level for implementing disturbance mitigation is the same as	;		
		that used for calculating ground disturbance. For ground disturbing activities that occur within an ACEC, the disturbance			
		mitigation will be required within the ACEC unit boundary, or the boundary of the disturbance cap area(s), whichever area is			
		smaller. If there is overlap between California Desert National Conservation Lands and an ACEC, the disturbance mitigation will			
		take place in the smallest unit. If an activity/project overlaps two or more smaller units, disturbance mitigation will be required			
		for all units that are at or over their specified disturbance cap.			
		No disturbance mitigation required: If the calculated ground disturbance for the unit(s) is under the cap:			
		 No disturbance mitigation required; use activity design features to minimize new ground disturbance and help stay below cap. 			
		Disturbance mitigation required: If the calculated ground disturbance is at or above the unit(s) cap, disturbance mitigation is			
		required:			
		Use activity design features to minimize new ground disturbance to the extent practicable. The state of the extent practicable and the state of the extent practicable.			
		• For the portion of the proposed activity that is located on land within an area previously disturbed by an			
		authorized/approved action that has been terminated the required disturbance mitigation ratio is 1.5 (1½):1. • For the portion of the proposed activity that is located on undisturbed land or land disturbed by unauthorized activities, the			
		required disturbance mitigation ratio is 3:1.			
		 Although the BLM is not required to calculate the ground disturbance cap before approving/authorizing an activity under a 			
		Categorical Exclusion, if the BLM knows an area is at or exceeding the cap, the disturbance mitigation requirements would			
		apply to that activity.			
		• In the rare circumstance where the BLM authorizes activities on areas restored (e.g., as disturbance or other forms of			
		mitigation), the required disturbance mitigation ratio requirement is doubled, that is, 3:1 or 6:1, respectively.			
		• If disturbance mitigation opportunities do not exist in a unit, ground-disturbing activities (see exceptions below) will not be			
		allowed in that unit until which time opportunities for disturbance mitigation in the unit become available (see types and			
		forms of disturbance mitigation below) or the unit recovers and drops below the cap.			
		Exceptions to the disturbance mitigation requirement:			
		 Any portion of the proposed activity that is located on land previously disturbed by an existing, valid authorized/approved action. 			
		 Livestock grazing permit renewals (however, water developments or other range improvements requiring an Environmental 			
		Assessment or Environmental would be subject to the disturbance calculation and any mitigation requirements).			
		 Land use authorization assignments and renewals with no change in use. 			
		BLM authorized/approved activities that are designed and implemented to reduce existing ground disturbance, such as			
		ecological, cultural, or habitat restoration or enhancement activities.			
		Non-discretionary actions, where BLM has no authority to require compensatory mitigation.			
		Types and forms of disturbance mitigation:			
		• Restoration of previously disturbed BLM lands within the boundary of the specific ACEC unit(s) being impacted.			
		 Acquisition of undisturbed lands within the boundary of the specific ACEC unit being impacted. 			
		• Ground disturbance mitigation can be "nested" (i.e., combined) with other resource mitigation requirements, when			
		appropriate. For example, a parcel restored for desert tortoise habitat mitigation may also satisfy the disturbance mitigation			
		requirement if the parcel is within the appropriate unit of California Desert National Conservation Lands, ACEC boundary, or			
		smaller disturbance cap unit.			

ACECs					
Category	CMA#	CMA Text	Applicability	Explanation: Why CMA is not applicable	Comments
		In general, California Desert National Conservation Lands and/or ACEC ground disturbance recovery would be determined during the decadal ground disturbance threshold ecoregion trend monitoring assessments (see below, and Monitoring and Adaptive Management). California Desert National Conservation Lands and/or ACEC recovery may be assessed at intermediate intervals, in between the decadal assessments, at BLM's discretion based on adequate funding and staffing. Between the decadal assessments, BLM will assume disturbed areas and units (same as used for calculations and mitigation) are not yet recovered until data is presented and BLM determines the area meets one of the two criteria below: • Field verification that disturbed area(s) are dominated by the establishment of native shrubs, as appropriate for the site, and demonstrated function of ecological processes (e.g., water flow, soil stability). • Ground disturbance can no longer be seen at the 1:10,000 scale using the best available aerial imagery. Areas within California Desert National Conservation Lands and/or ACEC(s) may be determined recovered by BLM at any time, once one of the two criteria above are met, prior to the entire unit (of calculation and mitigation) being determined recovered. Areas determined recovered by BLM would be removed from the subsequent ground disturbance calculation for that unit.	5		
Lands & Realty	ACEC-LANDS-1	Renewable energy activities are not allowed. ACECs are right-of-way avoidance areas for all other land use authorizations, excep when identified as right-of-way exclusion areas in the individual unit's Special Management Plan (Appendix B). Transmission is allowed. Re-powering of an existing wind facility is allowed if the re-power project remains within the existing approved wind energy ROW and reduces environmental impacts.	t No	Land use does not occur on project site.	The Project does not propose renewable energy activities or new land use authorizations.
	ACEC-LANDS-2	All lands within Areas of Critical Environmental Concern are identified for retention. If the BLM determines that disposal through exchange would result in a net benefit to the values of the ACEC, it may consider that exchange through a land use plan amendment.	No No	Land use does not occur on project site.	CMA not relevant to the Project; a land use plan amendment is not necessary.
Minerals	ACEC-MIN-1	High Potential Mineral Areas In California Desert National Conservation Lands and ACECs, determine if reasonable alternatives exist outside of the California Desert National Conservation Lands/ACEC areas prior to proposing mineral resource development within one of these areas.	No	Project is not located in or near the area specified in the CMA.	Project is not located within a High Potential Mineral Area.
	ACEC-VRM-1	Manage Manzanar ACEC to conform to VRM Class II standards.	No	Project is not located in or near the area specified in the CMA.	Project is not located within the Manzanar ACEC.

Appendix C: Acronyms and Abbreviations

°F Degrees Fahrenheit

μg/m³ Micrograms Per Cubic Meter AADT Annual Average Daily Traffic

ACEC Picacho Area Of Critical Environmental Concern

AMSL Above Mean Sea Level

APCD Air Pollution Control Districts
APE Area Of Potential Effects
BLM Bureau of Land Management
BMP Best Management Practice

CAAQS California Ambient Air Quality Standards

CARB California Air Resources Board
CCR California Code of Regulations
CDCA California Desert Conservation Area

CDFA California Department of Food and Agriculture CDFW California Department of Fish and Wildlife CEQ President's Council on Environmental Quality CEQA California Environmental Quality Act of 1970

CESA Cumulative Effects Study Area
CFR Code of Federal Regulations
CGP California General Permit

CMA Conservation Management Action

CO Carbon Monoxide CO₂ Carbon Dioxide

CO_{2e} Carbon Dioxide Equivalent

CWA Clean Water Act

dBA Decibels on the A-weighted Scale

DRECP Desert Renewable Energy Conservation Plan

EA Environmental Assessment
ECFO El Centro Field Office
EIR Environmental Impact Report

EO Executive Order

EPA United States Environmental Protection Agency

ESA Endangered Species Act of 1972 FCR Field Contact Representative

FLPMA Federal Land Policy and Management Act of 1876

GHG Greenhouse Gas
H:V Horizontal to Vertical
HAP Hazardous Air Pollutant

IS Initial Study

KOPs Key Observation Points

kW Kilowatt

LdnDay/Night Average Sound LevelLeqEnergy-Averaged Sound LevelLUPALand Use Plan AmendmentMBTAMigratory Bird Treaty Act of 1918Mining LawGeneral Mining Law of 1872MLRAMajor Land Resource Area

MND Mitigated Negative Declaration

MSHA Mine Safety and Health Administration
NAAQS National Ambient Air Quality Standards
NAGPRA Native American Graves Repatriation Act
NEPA National Environmental Policy Act of 1969
NHPA National Historic Properties Act of 1966

NO_x Nitrogen Oxide

NRCS Natural Resource Conservation Service
NRHP National Register of Historic Places
NWPR Navigable Waters Protection Rule

OHV Off-Highway Vehicle PDF Project Design Feature

Plan Existing Oro Cruz Pit Area Exploration Plan of Operations

PM₁₀ Particulate Matter 10 Microns in Diameter or Less PM_{2.5} Particulate Matter 2.5 Microns in Diameter or Less

PRC Public Resources Code Project Oro Cruz Exploration Project

RFFA Reasonably Foreseeable Future Actions RWQCB Regional Water Quality Control Board SCIC South Coastal Information Center

SGMA Sustainable Groundwater Management Act of 2014

SGP Stormwater General Permit SIP State Implementation Plan

SMARA California Surface Mining and Reclamation Act of 1975

SMP Gold Corp. SO₂ Sulfur Dioxide

SWPPP Stormwater Pollution Prevention Plan

US United States

USACE US Army Corps of Engineers

USC US Code

USDA US Department of Agriculture
USFWS US Fish and Wildlife Service
VAA Visual, Auditory, and Atmospheric
VOC Volatile Organic Compound
VRM Visual Resource Management

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Appendix E: CEQA Initial Study Appendices

Project Emissions Summary

	PM		PA	Λ ₁₀	P	PM _{2.5}	С	ю.	N	Ox	S	iO ₂	V	С
	(lb/day)	(tons/yr)	(lb/day)	(tons/yr)	(lb/day)	(tons/yr)	(lb/day)	(tons/yr)	(lb/day)	(tons/yr)	(lb/day)	(tons/yr)	(lb/day)	(tons/yr)
		Road Construction												
Non-Fugitives	0.00	0.00	0.00	0.00	2.43	0.02	42.57	0.43	45.58	0.46	0.08	0.00	3.08	0.03
Fugitives	50.62	0.51	12.91	0.13	1.40	0.01	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
		Drill Site Construction												
Non-Fugitives	0.00	0.00	0.00	0.00	0.97	0.00	16.92	0.07	18.07	0.07	0.03	0.00	1.27	0.01
Fugitives	87.26	0.35	22.20	0.09	2.80	0.01	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	Exploratory Drilling**													
Non-Fugitives	3.98	0.25	3.98	0.25	7.93	0.43	132.73	7.26	120.44	6.35	0.21	0.01	9.18	0.50
Fugitives	220.93	13.17	56.57	3.38	5.88	0.34	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
							Helicopter U	se Emissions						
Non-Fugitives	0.07	0.00	0.07	0.00	0.07	0.00	3.85	0.02	6.38	0.04	0.02	0.00	3.14	0.02
						L	aydown Yar	d Emissions**						
Non-Fugitives	0.27	0.03	0.27	0.03	2.39	0.24	103.40	10.34	45.06	4.51	0.16	0.02	5.18	0.52
Fugitives	147.97	17.19	38.02	4.42	3.80	0.44	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	Maximum Hourly and Annual Project Emissions*													
Maximum Non-Fugitives	4.32	0.28	4.32	0.28	10.39	0.67	239.98	17.62	171.89	10.90	0.39	0.03	17.50	1.04
Maximum Fugitives	368.90	30.36	94.59	7.79	9.68	0.79	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Total Maximum	373.22	30.64	98.90	8.08	20.07	1.46	239.98	17.62	171.89	10.90	0.39	0.03	17.50	1.04

^{*}Assumes Exploratory Drilling and Laydown Yard emissions occur simultaneously

^{**}Includes Stationary Source Combustion Emissions

Hazardous Air Pollutants (HAPs)*						
Pollutants	(lbs/day)	(tons/yr)				
Benzene	2.15E-01	1.69E-02				
Toluene	9.42E-02	7.37E-03				
Xylenes	6.57E-02	5.14E-03				
1,3-Butadiene	9.01E-03	7.05E-04				
Formaldehyde	2.72E-01	2.13E-02				
Acetaldehyde	1.77E-01	1.39E-02				
Acrolein	2.13E-02	1.67E-03				
Naphthalene	1.95E-02	1.53E-03				
Acenaphthylene	1.17E-03	9.12E-05				
Acenaphthene	3.27E-04	2.56E-05				
Fluorene	6.73E-03	5.26E-04				
Phenanthrene	6.77E-03	5.30E-04				
Anthracene	4.31E-04	3.37E-05				
Fluoranthene	1.75E-03	1.37E-04				
Pyrene	1.10E-03	8.61E-05				
Benzo(a)anthracene	3.87E-04	3.03E-05				
Chrysene	8.13E-05	6.36E-06				
Benzo(b)fluoranthene	2.28E-05	1.79E-06				
Benzo(k)fluoranthene	3.57E-05	2.79E-06				
Benzo(a)pyrene	4.33E-05	3.39E-06				
Indeno(1,2,3-cd)pyrene	8.64E-05	6.76E-06				
Dibenz(a,h)anthracene	1.34E-04	1.05E-05				
Benzo(g,h,i)perylene	1.13E-04	8.81E-06				
Total HAPs	0.8932774	0.06993675				

Greenhouse Gas Emissions (GHGs)*						
Pollutants	(lb/day)	(tons/yr)				
CO2	53,121	2,955				
CH₄	110.76	0.80				
N ₂ O	21.62	0.16				
Total CO₂e	62,333	3,021				

Project Operational Emissions								
lb/day								
	NOx	ROG/VOC	PM10	SOx	со	PM2.5		
Operations	117.97	10.56	98.90	0.22	107.41	20.07		
Thresholds	137	137	150	150	550	550		

 $^{^{*}}$ Does not include stationary source emissions (do not include when comparing to Operational thresholds)

Construction Emissions								
	PM10 ROG/VOC NOx CO							
Construction	35.12	4.35	63.65	59.50				
Thresholds	150	75	100	550				

Memorandum

To: Mayra Martinez, Bureau of Land Management

Carrie Sahagun, Bureau of Land Management

Grant Day, Bureau of Land Management

From: Shelby Hockaday, Stantec Consulting Services Inc.

Date: May 4, 2022

Project: Oro Cruz Exploration Project

Stantec Project Number 203722070

Subject: Noise Modeling for Indirect Auditory Area of Potential Effect

This memorandum transmits the noise modeling results for the SMP Gold Corp.'s (SMP) Oro Cruz Exploration Project (Project).

INTRODUCTION

Stantec Consulting Services Inc. (Stantec) was contracted by SMP to conduct a preliminary noise impact analysis following conversations with the Bureau of Land Management (BLM) El Centro Field Office to determine an appropriate Indirect Auditory Area of Potential Effect (Indirect Auditory APE) for a cultural resources and noise analysis in the anticipated Environmental Assessment (EA) for the Project under the National Environmental Policy Act (NEPA). The Noise Control Act of 1972 required the U.S. Environmental Protection Agency (EPA) to establish noise emission criteria as well as noise testing methods to protect public health and welfare against hearing loss, annoyance, and activity interference, which correlates with the human response to noise. The EPAs recommendation for acceptable noise level limits affecting residential land use is 55 decibels on the A-weighted scale (dBA) day/night average sound level (Ldn) for outdoors and 45 dBA Ldn for indoors (EPA 1972). These levels of noise are considered those that will permit spoken conversation and other activities such as sleeping, working, and recreation, which are all considered part of the daily human condition; these levels represent averages of acoustic energy over periods of time. Additionally, Section 106 of the National Historic Preservation Act (NHPA) of 1966 (54 United States Code 300101 et seq.) guides that an Indirect Auditory APE should be delineated and should include all locations from which elements of the proposed Project may cause adverse auditory effects to cultural or historic properties.

The Indirect Auditory APE developed for the Project is anticipated to be included in the pending Class III Inventory report that is currently being prepared as required under Section 106 of the NHPA. The Indirect Auditory APE would also be used for analysis of cultural resources and noise impacts in the respective Affective Environment and Environmental Consequences sections of the anticipated EA. Stantec subcontracted with Saxelby Acoustics to conduct an analysis of potential noise level occurrences associated with the Project.

The Project area would include a total of approximately 626 acres on public lands administered by the BLM El Centro Field Office with anticipated total surface disturbance from exploratory drilling activities of up to 20.54 acres. The Project proposes up to 65 temporary drilling locations within the Project area. The Project would have a life expectancy of up to two years, with drilling occurring over up to two weeks at each of the 65 proposed drill sites prior to moving to a new drill site location. There would only be two drill rigs in operation at a time within the Project area, that would operate on a 12- or 24-hour-per-day schedule, with potential for both drill rigs operating within one Drill Area (SMP, 2021).

METHODOLOGY

Stantec consulted with Saxelby Acoustics to develop noise contours through noise modeling software (SoundPlan) to detail the furthest distance in miles where potential Project noise would attenuate to an imperceptible or nearly imperceptible level with a maximum of two drill rigs running at once, per the activities proposed in SMP's Existing Oro Cruz Pit Area Exploration Plan of Operations (Plan). It was recommended that the furthest distance where noise would be nearly imperceptible would be measured down to 25 dBA.

Exploration activities were quantified using a comprehensive list of Project-proposed equipment from the Plan. Because the exact locations of drill sites are unknown at this time and are flexible per the Plan, prior to Saxelby Acoustics running the noise model, Stantec developed potential noise source locations along the boundaries of each of the seven proposed drill areas. The number of potential noise source locations were chosen based on four points along four sides of each of the seven drill areas (28 points total) to represent noise sources along the boundary traveling from each cardinal direction (north, south, east, and west).

Saxelby Acoustics then developed a noise model for the worst-case scenario of noise sources with all 28 points simulating drill rigs in all seven drill areas running at once to determine the absolute furthest distance, and in which direction, that noise would travel according to the following noise standards: Imperial County 45 dBA equivalent or energy-averaged sound level (Leq) nighttime noise standard, and the EPA's 55 dBA Ldn. The noise contours resulting from this scenario showed that noise would likely travel the furthest west based on the topography of the area. Based on this initial scenario, it was determined that the following four scenarios would most realistically represent the furthest that noise would travel as generated from the Project:

- Two drill rigs operating in Drill Area 2 to provide a realistic look at potential noise traveling to the northwest;
- Two drill rigs operating in Drill Area 3 to provide a realistic look at potential noise traveling to the northwest;
- Two drill rigs operating in Drill Area 4 to provide a realist look at potential noise traveling to the southwest; and
- Two drill rigs operating in Drill Area 6 to provide a realistic look at potential noise traveling to the southwest.

All scenarios included noise generated form the Drill Area and the staging area equipment. Noise generated from helicopter use via the helicopter landing pad proposed in Drill Area 1 was not included in the noise model as it would not contribute to continuous noise generated by Project drilling activities.

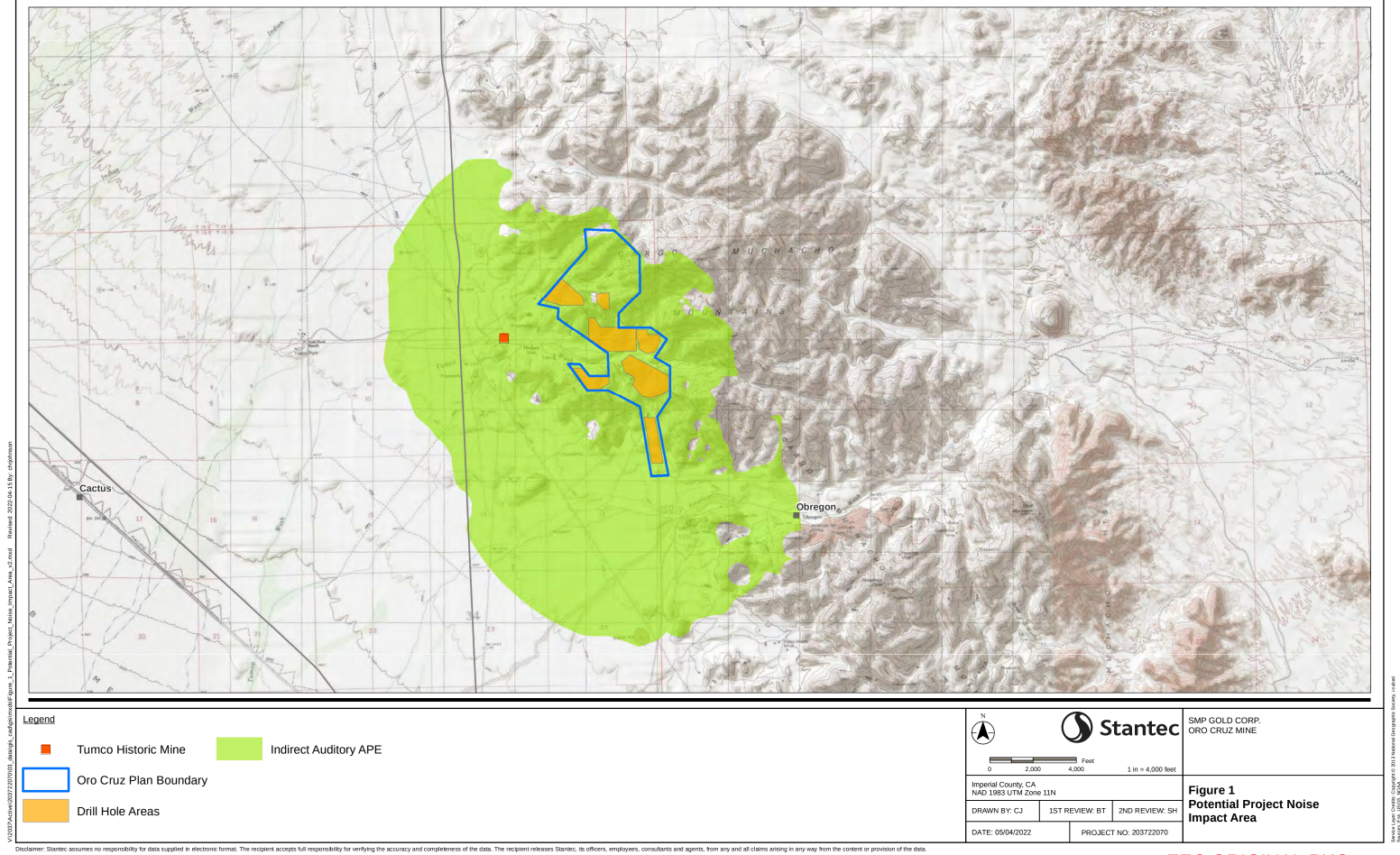
The complete details of the noise modeling results as developed and analyzed by Saxelby Acoustics are included as **Attachment 1**.

The Indirect Auditory APE is shown on **Figure 1**, which incorporates the areas from Drill Areas 2, 3, 4, and 6 out to the furthest noise contour where noise would attenuate to 25 L_{eq} (24-hour) (L_{eq} over 24-hours), a nearly inaudible level to the human ear (**Attachment 1**), which is approximately 1.7 miles to the southwest from the Project area. Noise impacts as a result of exploratory drilling activities would be temporary in nature and would not be stationary throughout the one-to-two-year life of the Project given the nature of the proposed approximately two-week drilling campaign at each drill site. The Indirect Auditory APE shown on **Figure 1** was determined to be an appropriate distance to assess indirect auditory impacts to cultural and historic properties of concern in the area, including the Tumco Historic Mine (**Figure 1**), which has been identified as a cultural property of concern in relation to potential Project impacts. The Indirect Auditory APE will also be used as the noise area of analysis in the Project's anticipated EA.

REFERENCES

- Bureau of Land Management (BLM). 1984. Manual 8400-Visual Resource Management. United States Department of the Interior, Bureau of Land Management, Washington, D.C. April 5, 1984.
- Bureau of Land Management (BLM). 2005. Manual H-1601-1 Land Use Planning Handbook. United States Department of the Interior, Bureau of Land Management. March 11, 2005.
- Bureau of Land Management (BLM). 2015. Desert Renewable Energy Conservation Plan Proposed Land Use Plan Amendment and Final Environmental Impact Statement. October 2015. Available at: https://eplanning.blm.gov/eplanning-ui/project/66459/570.
- SMP Gold Corp. (SMP). 2021. Existing Oro Cruz Pit Area Exploration Plan of Operations. Submitted to the Bureau of Land Management, El Centro Field Office September 2020. BLM Case File Number CACA-059124. Revised December 2020. Revised August 2021. Revised September 2021. Revised October 2021.
- U.S. Environmental Protection Agency (EPA). 1972. The Noise Control Act of 1972. Washington, D.C. October 27, 1972.

FIGURES



ATTACHMENT 1



Memorandum

To: Shelby Hockaday, Project Manager

Stantec

5390 Kietzke Lane Suite 103 Reno NV 89511-2302

shelby.hockaday@stantec.com

From: Luke Saxelby, INCE Bd. Cert.

Principal Consultant

Board Certified, Institute of Noise Control Engineering

Date: April 13, 2022

Project: SMP Gold Corp. Oro Cruz Exploration

Saxelby Acoustics Job Number 220208

Subject: Oro Cruz Exploration Drilling Noise Mapping



INTRODUCTION

Saxelby Acoustics has prepared this letter to summarize our noise modeling for the SMP Gold Corp. Oro Cruz Exploration Drilling project.

BACKGROUND AND INTENT

Saxelby Acoustics has been engaged to prepare noise modeling of proposed drilling operations for the above-reference project located in Imperial County, California. The project is located within the Cargo Muchacho mountains, approximately 14 miles northwest of the City of Yuma, Arizona. Saxelby Acoustics was engaged to map noise contours for the proposed drilling operations. The four scenarios mapped in this analysis are considered worst-case for noise traveling west and south from the proposed drilling areas, resulting in the furthest potential for drilling noise audibility. Drilling noise would be substantially shielded towards the east and north due to topography.

NOISE CRITERIA

For this analysis, Saxelby Acoustics mapped noise contours for four operating scenarios, as described below. For each operating scenario, noise levels are mapped relative to three criteria. The first map of each scenario shows noise levels down to 25 dBA L_{eq}^{1} . Based upon our experience, an average drilling noise level of 25 dBA L_{eq} would likely be barely audible to inaudible at most locations. Noise levels were also mapped down to 55 dBA L_{dn} , which is the US EPA recommended exterior noise level limit for outdoor uses, as shown in **Table 1**. Finally, noise levels were also mapped down to 45 dBA L_{eq} which is the Imperial County Municipal Code nighttime noise standard for residential uses.²

¹ See **Appendix A** for definitions of acoustic terms.

² Imperial County Code of Ordinances. Section 90702.00.

https://library.municode.com/ca/imperial county/codes/code of ordinances?nodeId=TIT9LAUSCO DIV7NOABCO

CH2LI 90702.00SOLELI

TABLE 1: SUMMARY OF NOISE LEVELS IDENTIFIED AS REQUISITE TO PROTECT THE PUBLIC HEALTH AND WELFARE WITH AN ADEQUATE MARGIN OF SAFETY

Effect	Level dB	Activity Area				
Hearing Loss	70 L _{eq} (24-hour)	All areas.				
Outdoor activity interference and annoyance	55 L _{dn}	Outdoors in residential areas and farms and other outdoor areas where people spend widely varying amounts of time and other places in which quiet is a basis for use.				
	55 L _{eq} (24-hour)	Outdoor areas where people spend limited amounts of time (e.g., school yards, playgrounds)				
Indoor activity Interference	45 L _{dn}	Indoor residential areas.				
and Annoyance	45 L _{eq} (24-hour) Other indoor areas with human activities (e.g school yards playgrounds)					
Leg (24-hour) Equivalent A-weighted sound level over 24-hours						
L _{dn} Day-nig <mark>ht aver</mark> age sound level-the 24-hour A-weighted equivalent sound level, with a 10-deci <mark>bel pena</mark> lty applied to nighttime levels						
Source: Information on Levels of Environmental Noise Requisite to Protect Public Health and Welfare with an Adequate Margin of Safety. U.S. EPA March 1974.						

PROJECT ASSUMPTIONS

Saxelby Acoustics assumed that up to two exploration drills could be operating simultaneously in a given drilling area. The following outlines our noise modeling scenarios:

Scenario 1 Continuous Noise Sources

- 1. Two exploration drills in Area 2, each with 125kW generator
- 2. Two portable compressors at Staging Area
- 3. One 125kW generator at Staging Area

Scenario 2 Continuous Noise Sources

- 1. Two exploration drills in Area 3, each with 125kW generator
- 2. Two portable compressors at Staging Area
- 3. One 125kW generator at Staging Area

Scenario 3 Continuous Noise Sources

- 1. Two exploration drills in Area 4, each with 125kW generator
- 2. Two portable compressors at Staging Area
- 3. One 125kW generator at Staging Area

Scenario 4 Continuous Noise Sources

- 1. Two exploration drills in Area 6, each with 125kW generator
- 2. Two portable compressors at Staging Area
- 3. One 125kW generator at Staging Area

SMP Gold Corp. Oro Cruz Exploration Noise Mapping Job #220208

April 13, 2022

www.SaxNoise.com Page 2

NOISE MODELING

For noise modeling input assumptions, Saxelby Acoustics utilized manufacturer's sound pressure level data for the proposed generators, field-collected data for the drill rigs, and published data for the portable compressors.

In order to input data directly into the SoundPLAN sound prediction model, sound pressure levels must be converted to sound power levels. This conversion is made according to the following formula (*Source:* Miller, L. N., Bolt, Beranek, & Newman, Inc. (1981). *Noise control for buildings and manufacturing plants*. Equation 6-2):

$$PWL = SPL + 10 \times Log(2 \times \pi \times d^2)$$

Where:

PWL = Sound Power Level

SPL = Sound Pressure Level

d = Distance from the center of the noise source to the noise measurement location, measured in meters. Assumes unobstructed sound propagation for a point source located on or near a large flat plane. This is known as "hemispherical sound radiation."

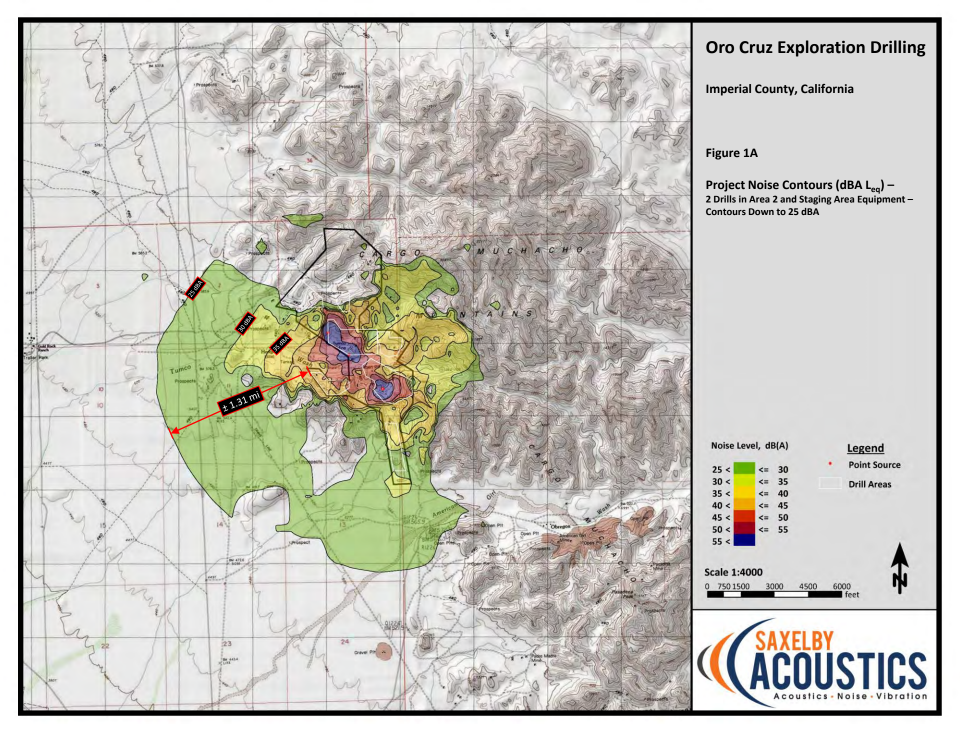
Sound power level data for each noise source associated with the drilling operations were used as direct inputs to the SoundPLAN Noise Prediction Model (**Table 2**). Existing topography was also input into the noise model. The SoundPLAN noise prediction model is able to predict overall noise levels for multiple noise sources. Inputs to the model included ground topography and ground type, noise source locations and heights, receiver locations, and sound power level data. These predictions are made in accordance with International Organization for Standardization (ISO) standard 9613-2:1996 (Acoustics – Attenuation of sound during propagation outdoors). Ground type was assumed soft (G=1) for the noise modeling exercise.

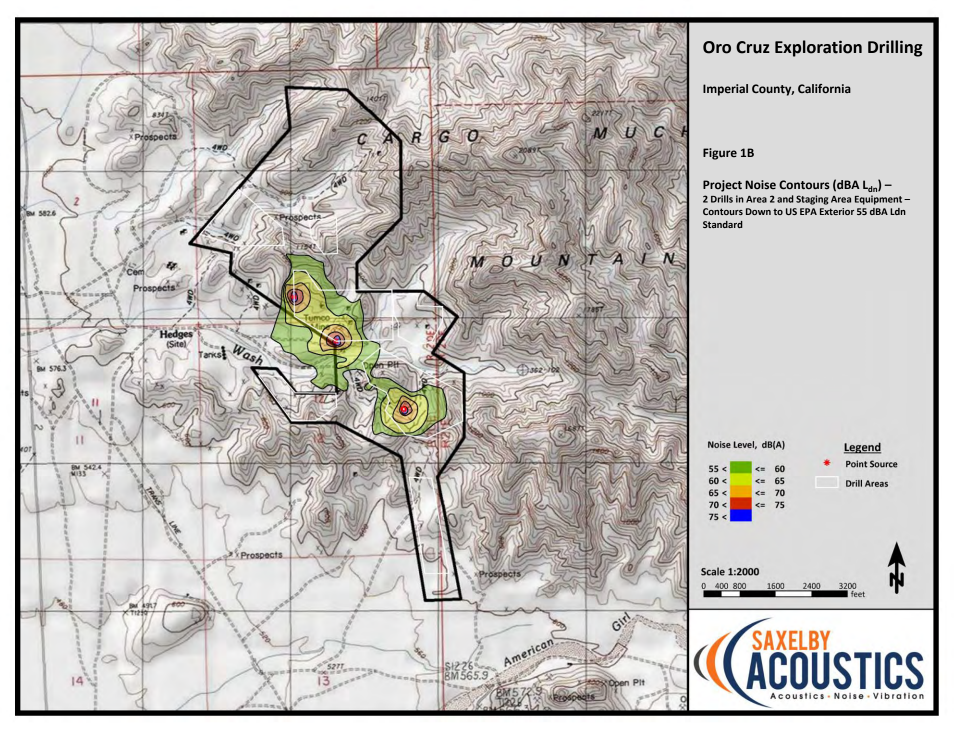
Table 2: Sound Power Levels, dBA L₅₀

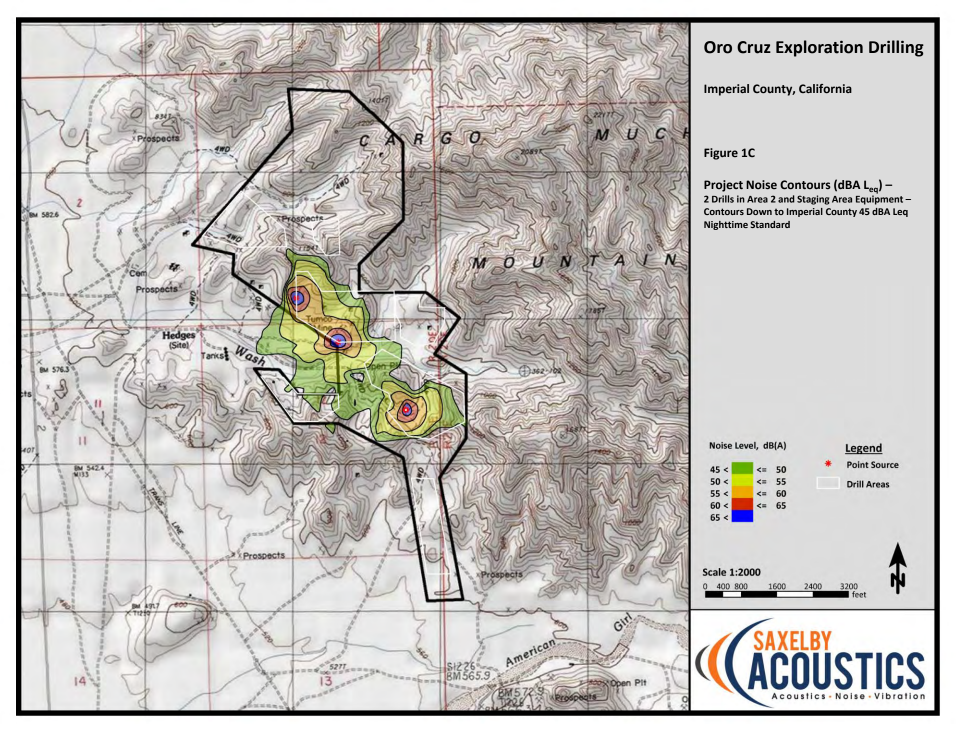
Equipment / Location	Sound Pressure	Sound Power Level	Utilization/Equipment	
	Level, dBA (PWL) Noise Level Assumptions			
	740/30	Ecver Assumptions		
LF-90D Boart Longyear track- mounted drill rig, or similar	87 dBA at 25 feet 113 dBA		Continuous operation	
125 kW generator	65 dBA at 23 feet	90 dBA	Continuous operation	
Portable compressor (375 series, or similar)	76 dBA at 50 feet	108 dBA	Continuous operation	

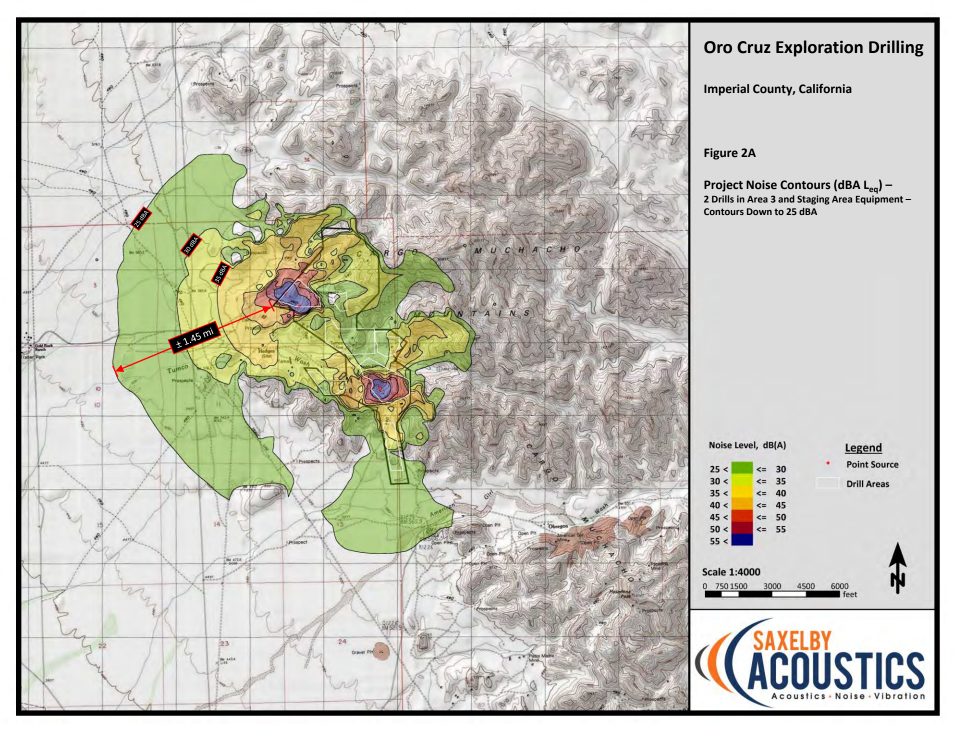
Figures 1A-1C show the results of the Scenario 1 noise modeling. **Figures 2A-2C** show the results for Scenario 2. **Figures 3A-3C** show the results for Scenario 3. **Figures 4A-4C** show the results for Scenario 2.

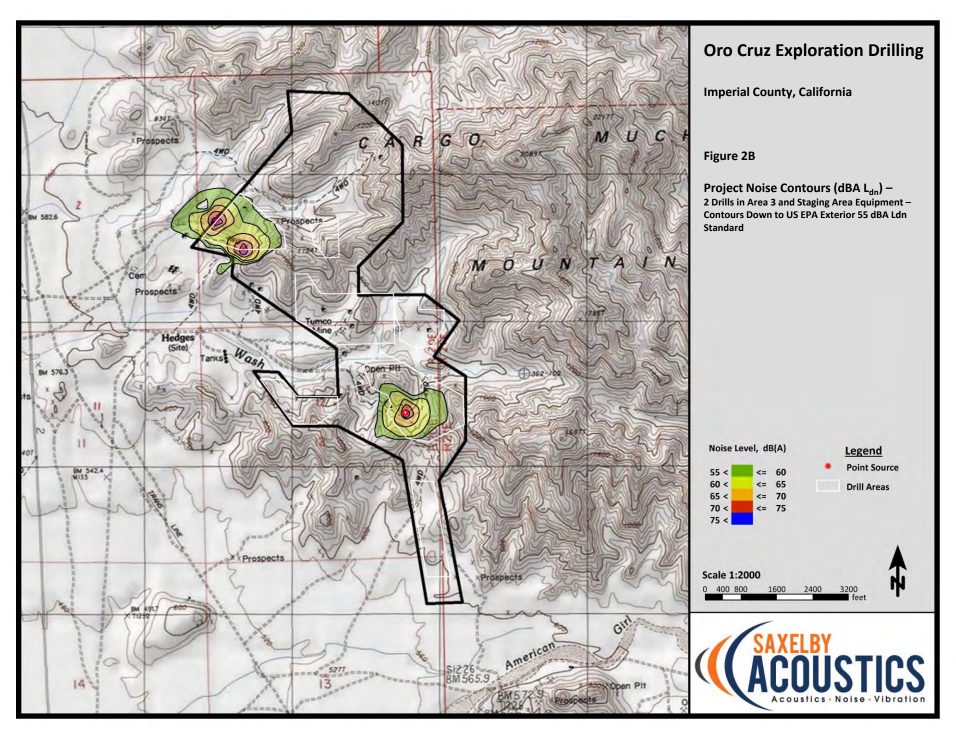
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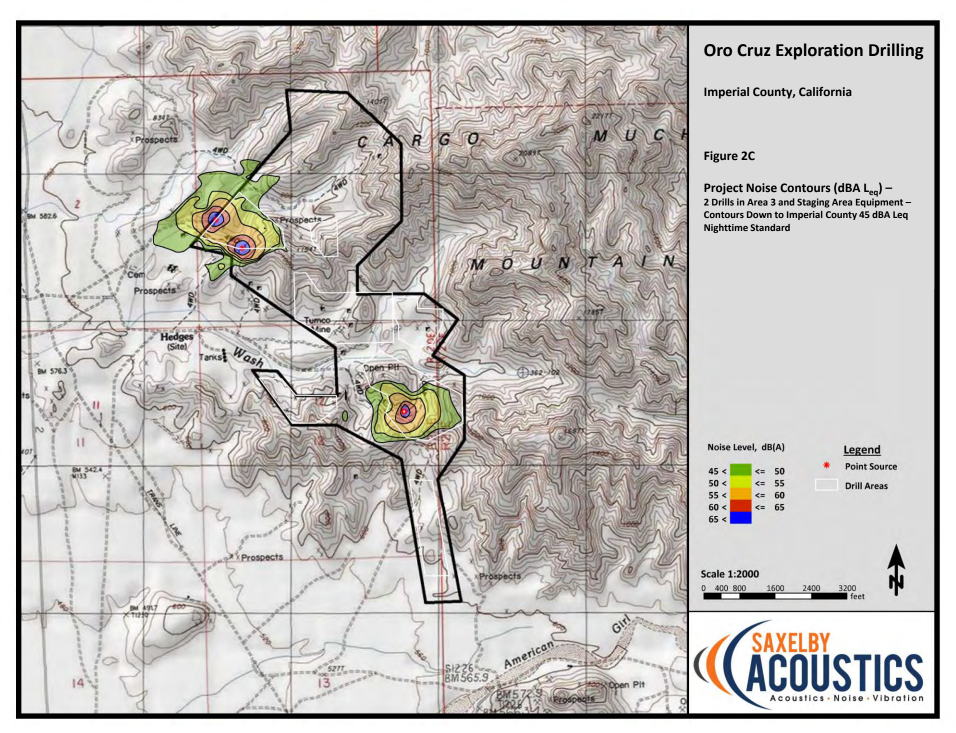


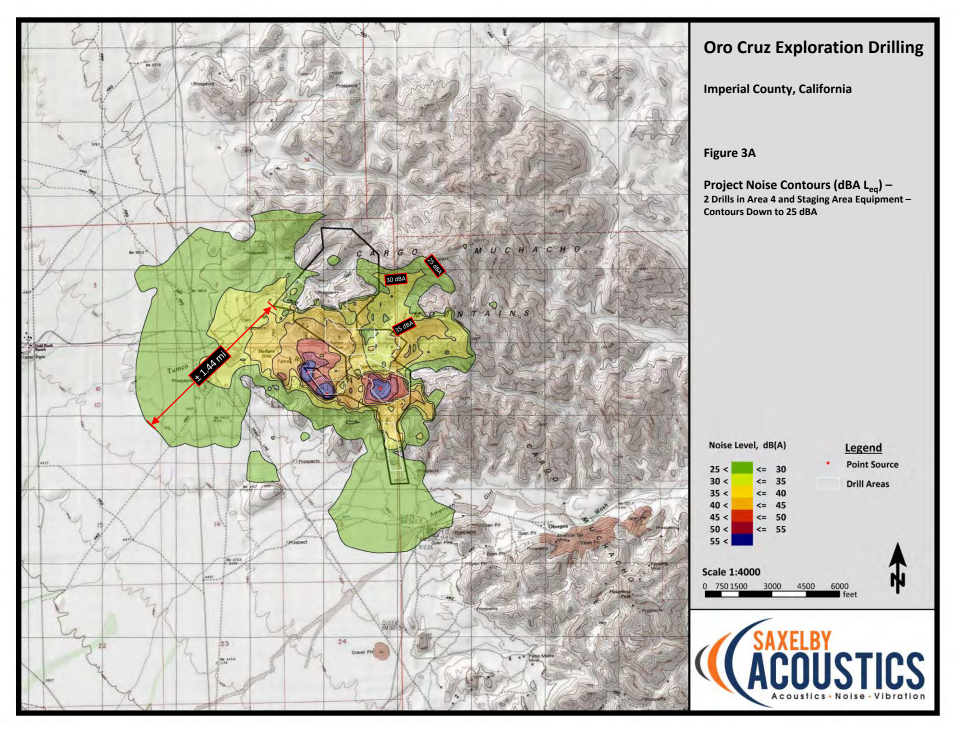


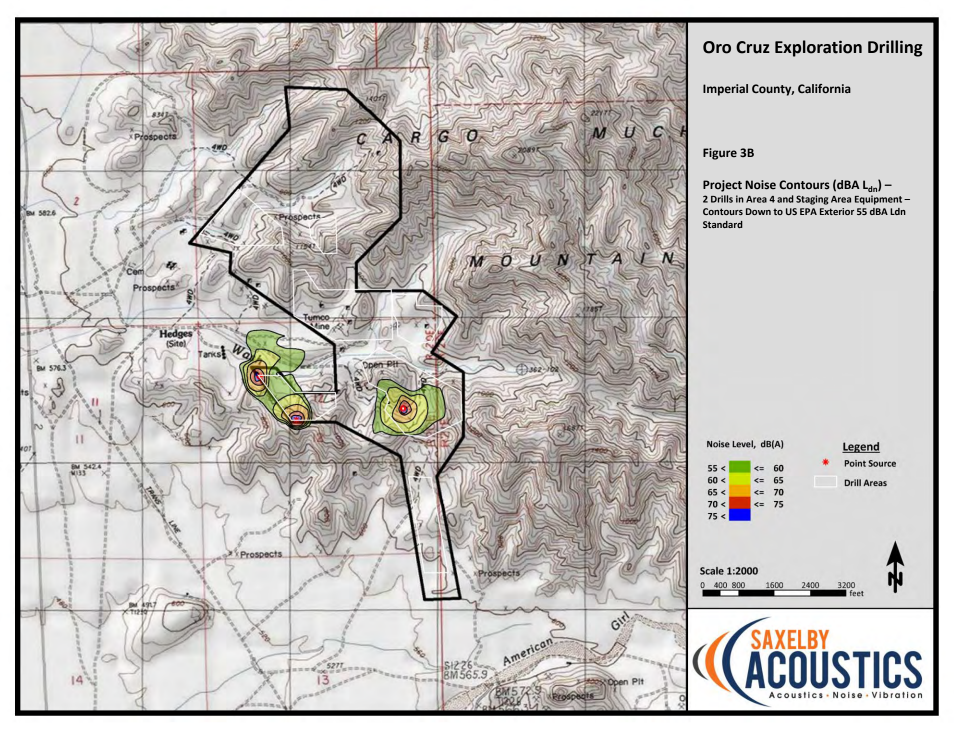


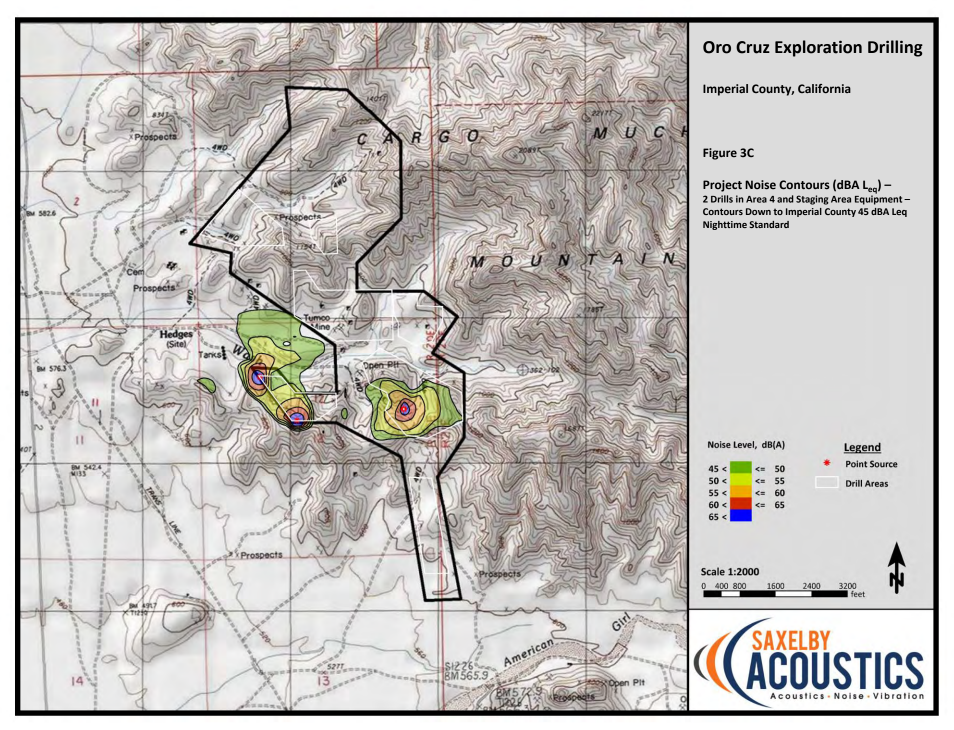


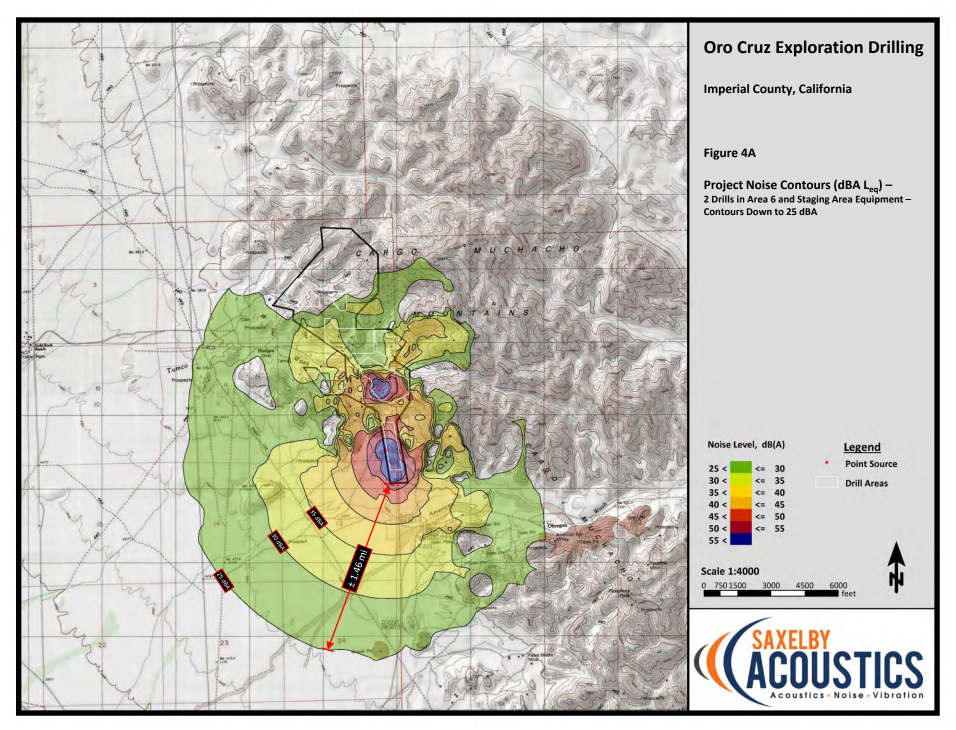


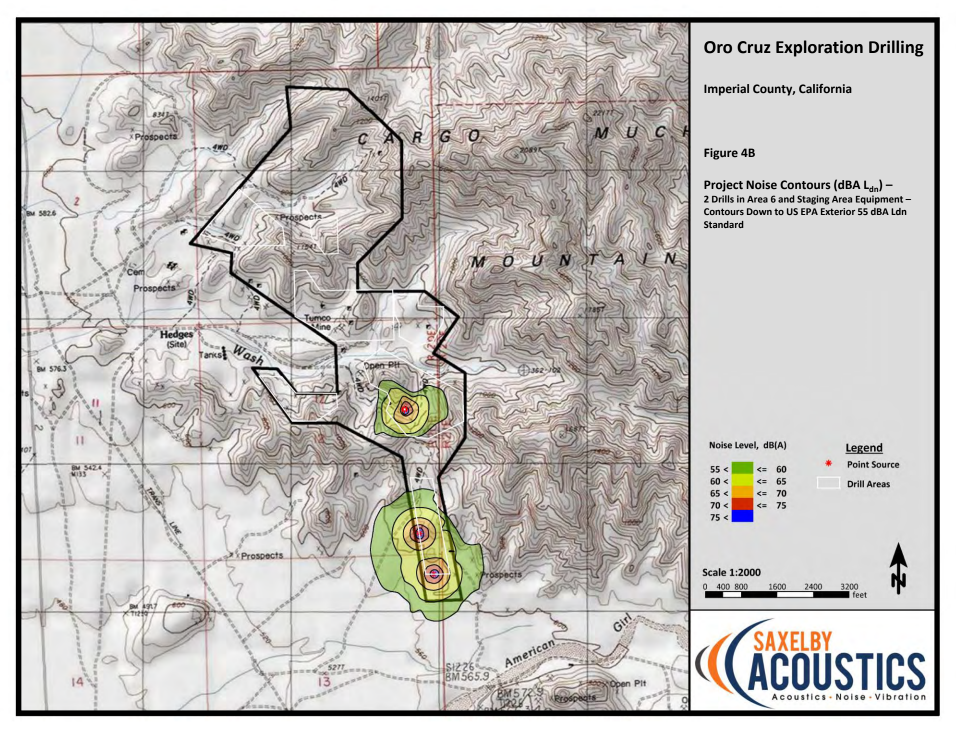


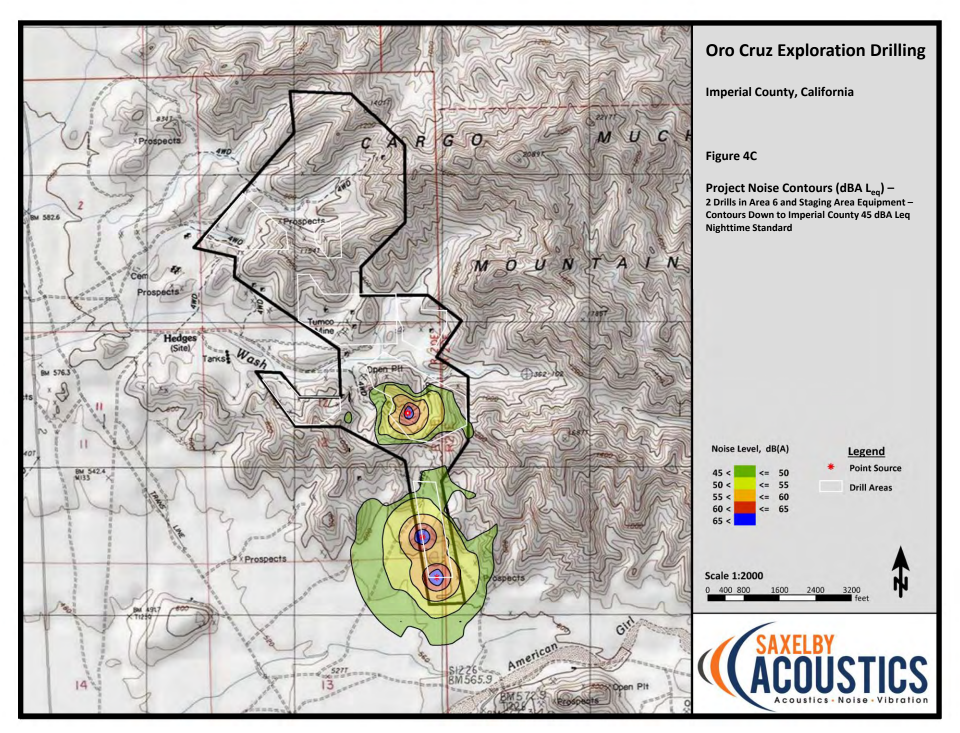












Memorandum

To: Mayra Martinez, Bureau of Land Management

Carrie Sahagun, Bureau of Land Management

Grant Day, Bureau of Land Management

From: Shelby Hockaday, Stantec Consulting Services Inc.

Date: April 15, 2022

Project: Oro Cruz Exploration Project

Stantec Project Number 203722070

Subject: Viewshed Analysis for Indirect Visual Area of Potential Effect

This memorandum transmits the viewshed analysis results for the SMP Gold Corp.'s (SMP) Oro Cruz Exploration Project (Project).

INTRODUCTION

Stantec Consulting Services Inc. (Stantec) was contracted by SMP to conduct a viewshed analysis following conversations with the Bureau of Land Management (BLM) El Centro Field Office to determine an appropriate Indirect Visual Area of Potential Effect (Indirect Visual APE) for a cultural resources and visual resources analysis in the anticipated Environmental Assessment (EA) for the Project under the National Environmental Policy Act (NEPA). Scenic quality is a measure of the visual appeal of a parcel of land. Section 102(a)(8) of the Federal Land Policy and Management Act (FLPMA) placed an emphasis on the protection of the quality of scenic resources on public lands. Similarly, Section 101(b) of NEPA requires that measures be taken to ensure that aesthetically pleasing surroundings be retained for all Americans. Additionally, Section 106 of the National Historic Preservation Act (NHPA) of 1966 (54 United States Code 300101 et seq.), guides that an Indirect Visual APE should be delineated and should include all locations from which elements of the proposed Project may cause adverse visible effects to cultural or historic properties.

The Indirect Visual APE developed for the Project is anticipated to be included in the pending Class III Inventory report that is currently being prepared as required under Section 106 of the NHPA. The Indirect Visual APE would also be used for analysis of cultural and visual resources in the respective Affected Environment and Environmental Consequences sections of the anticipated EA.

The Project area would include a total of approximately 626 acres on public lands administered by the BLM El Centro Field Office with anticipated total surface disturbance from exploratory drilling activities of up to 20.54 acres. The Project proposes up to 65 temporary drilling locations within the Project area. The Project would have a life expectancy of up to two years, with drilling occurring over up to two weeks at each of the 65 proposed drill sites prior to moving to a new drill site location. There would only be two drill rigs in operation at a time within the Project area, that would operate on a 12- or 24-hour-per-day schedule, with potential for both drill rigs operating within one Drill Area (SMP, 2021).

VISUAL RESOURCES MANAGEMENT DESIGNATION

According to the BLM H-1601-1 Land Use Planning Handbook, the BLM manages resource uses and management activities consistent with the VRM objectives established in the land use plan (BLM, 2005) in compliance with the NEPA and FLPMA objectives for scenic quality. The VRM objectives designate classes for BLM-administered lands in order to identify and evaluate scenic values to determine the appropriate levels of management during land use planning. The BLM identifies four VRM Classes (I through IV) with specific management descriptions for each class. The Desert Renewable Energy Conservation Plan Proposed Land Use Plan Amendment and Final Environmental Impact Statement (BLM, 2015) assigned VRM classes ranging from Class I to Class IV to all BLM lands in the planning area based on BLM H-1601-1. The majority of the Project area falls within VRM Class III, with a small southern portion of Drill Area 6 being VRM Class IV (Figure 1). VRM Class III allows for moderate changes to the characteristic landscape to partially retain the existing character of the landscape, while VRM Class IV allows for major changes to the characteristic landscape to provide for management activities that require such.

METHODOLOGY

Stantec conducted the viewshed analysis through the use of topographic maps, aerial imagery, the geographic information system (GIS) ArcGIS software, publicly available Digital Elevation Model surface data, and the proposed Project's layout. The viewshed analysis was run using the ArcGIS Viewshed Tool from a total of seven points derived from the central locations of the Project's seven proposed drill areas (**Figure 1**). The analysis incorporated the views 40 feet high from the drill area centroids, which is the tallest height of drilling equipment proposed for use at the Project, to determine the overall visibility of the surrounding area where alternations in the character or use of historic properties may occur, facing all cardinal directions (north, south, east, and west).

Stantec created a six-mile buffer around the Project area to determine the visibility within such area where cultural and/or visual resources may be impacted by structures in the drill areas, based on the areas determined to be visible from all directions from the seven drill area centroids. Stantec then created digital elevation profiles in ArcGIS Pro at a distance of six miles utilizing one to two view directions from each drill area centroid, depending on the topography and the potential visibility. Stantec interpolated topography along the view directions using a 10-meter Digital Elevation Model (DEM) as the elevation grid to create a three-dimensional line output, which allowed for development of DEM elevation profiles, shown in **Attachment 1**.

The viewshed results from the elevation profiles were then used to delineate the Indirect Visual APE based on the potential visibility of the Project potentially indirectly affecting cultural/historic properties of concern. The proposed Indirect Visual APE took into account the scale and nature of the undertaking relative to cultural/historic properties of concern and accounted for site-specific variables such as topography and height of the equipment proposed for the Project.

RESULTS OF THE VIEWSHED ANALYSIS

The elevation profiles included in **Attachment 1** show the cross sections of topography from each drill area centroid from one to two directions, depending on topography and potential visibility in the area. Elevations are shown along the y-axis of the profile charts, wherein the height of the tallest proposed drilling equipment, 40 feet, may appear as a structure up to 40 feet above the surface elevation shown. The majority of the drilling areas would not be visible to the casual viewer; however, the southwestern view from Drill Area 2, the view from Drill Area 3, the northwestern view from Drill Area 6 showed the potential for a structure 40 feet high to be visible from the base elevation.

Stantec used Google Earth imagery to analyze the three-dimensional view one mile away from the drill areas where the elevation profiles showed potential visibility. These images are included in **Attachment 2**. Based on the results of the viewshed analysis, the elevation profiles, and the desktop analysis of the aerial imagery ground views of the potentially visible drill areas, a 40-foot drill rig line against the existing landscape would have weak degree of contrast to form, color, line and texture elements of the existing background and would not be noticeable to the casual viewer. Based on BLM Manual 8400-Visual Resource Management, the drill pad area would be in the background distance zone where the texture and form of individual elements are no longer readily apparent in the landscape, appearing only in patterns or outlines (BLM, 1984). The proposed drill rigs may add additional form and lines in the background zone, but they would not result in a strong degree of contrast and would likely be a weak, indistinct line element in the viewshed. Impacts to the existing landscape and scenic quality as a result of exploratory drilling activities would be temporary in nature and would not be stationary throughout the one-to-two-year life of the Project or following reclamation given the nature of the proposed approximately two-week drilling campaign at each drill site.

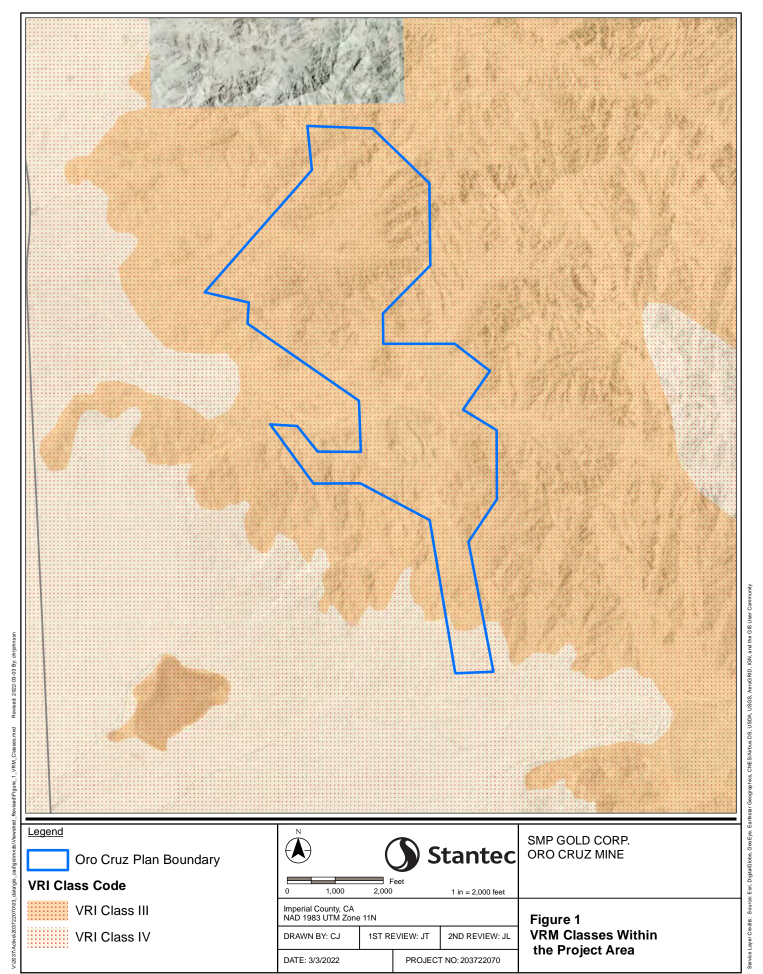
The Indirect Visual APE is shown on **Figure 2**, which incorporates the viewshed within a one-mile buffer of the Project area. The one-mile buffer was determined to be an appropriate distance to assess indirect visual impacts to cultural and historic properties of concern in the area, including the Tumco Historic Mine (**Figure 2**), which has been identified as a cultural property of concern in relation to potential Project impacts. The Indirect Visual APE will also be used as the visual resources area of analysis in the Project's anticipated EA.

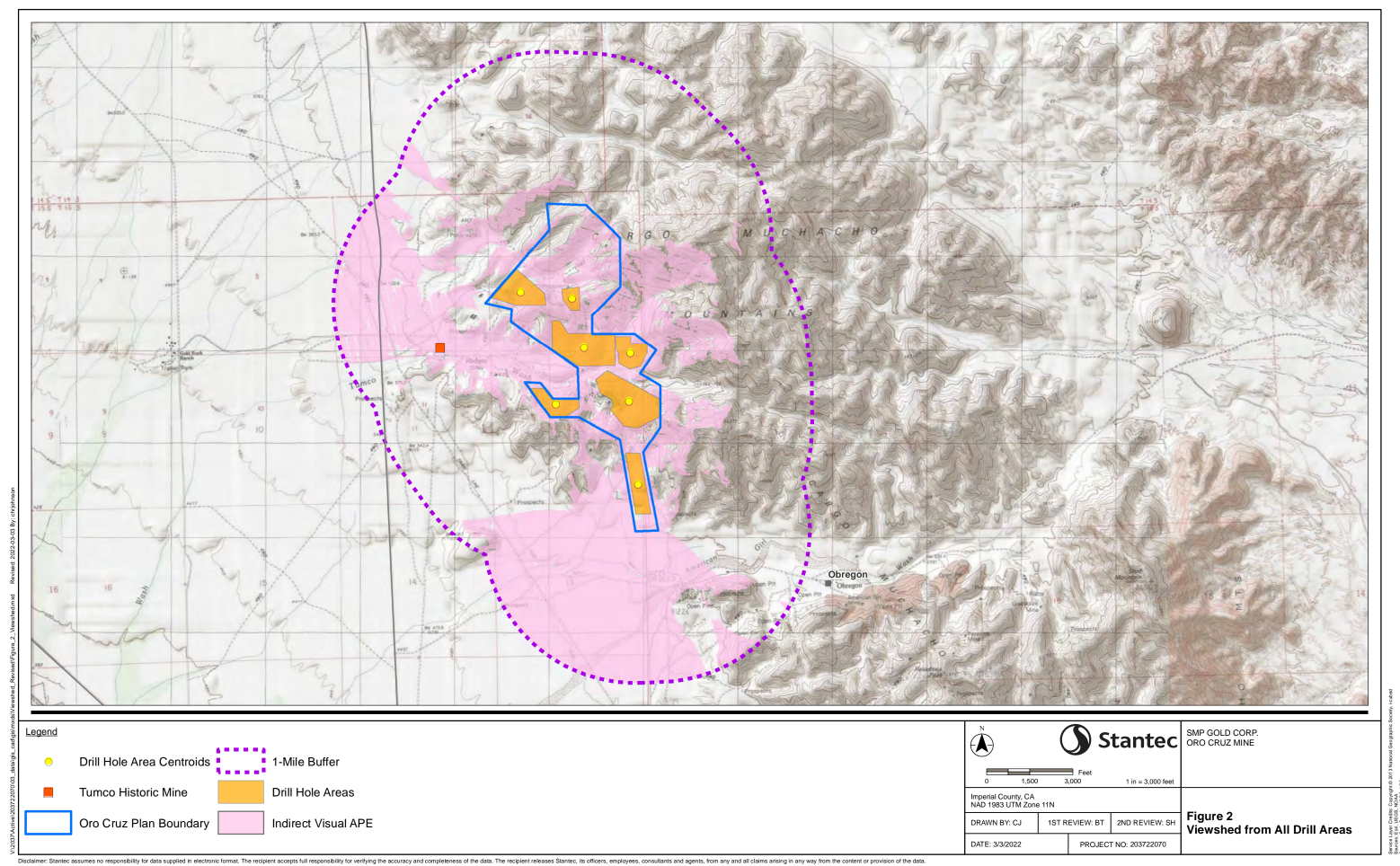
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- Bureau of Land Management (BLM). 1984. Manual 8400-Visual Resource Management. United States Department of the Interior, Bureau of Land Management, Washington, D.C. April 5, 1984.
- Bureau of Land Management (BLM). 2005. Manual H-1601-1 Land Use Planning Handbook. United States Department of the Interior, Bureau of Land Management. March 11, 2005.
- Bureau of Land Management (BLM). 2015. Desert Renewable Energy Conservation Plan Proposed Land Use Plan Amendment and Final Environmental Impact Statement. October 2015. Available at: https://eplanning.blm.gov/eplanning-ui/project/66459/570.

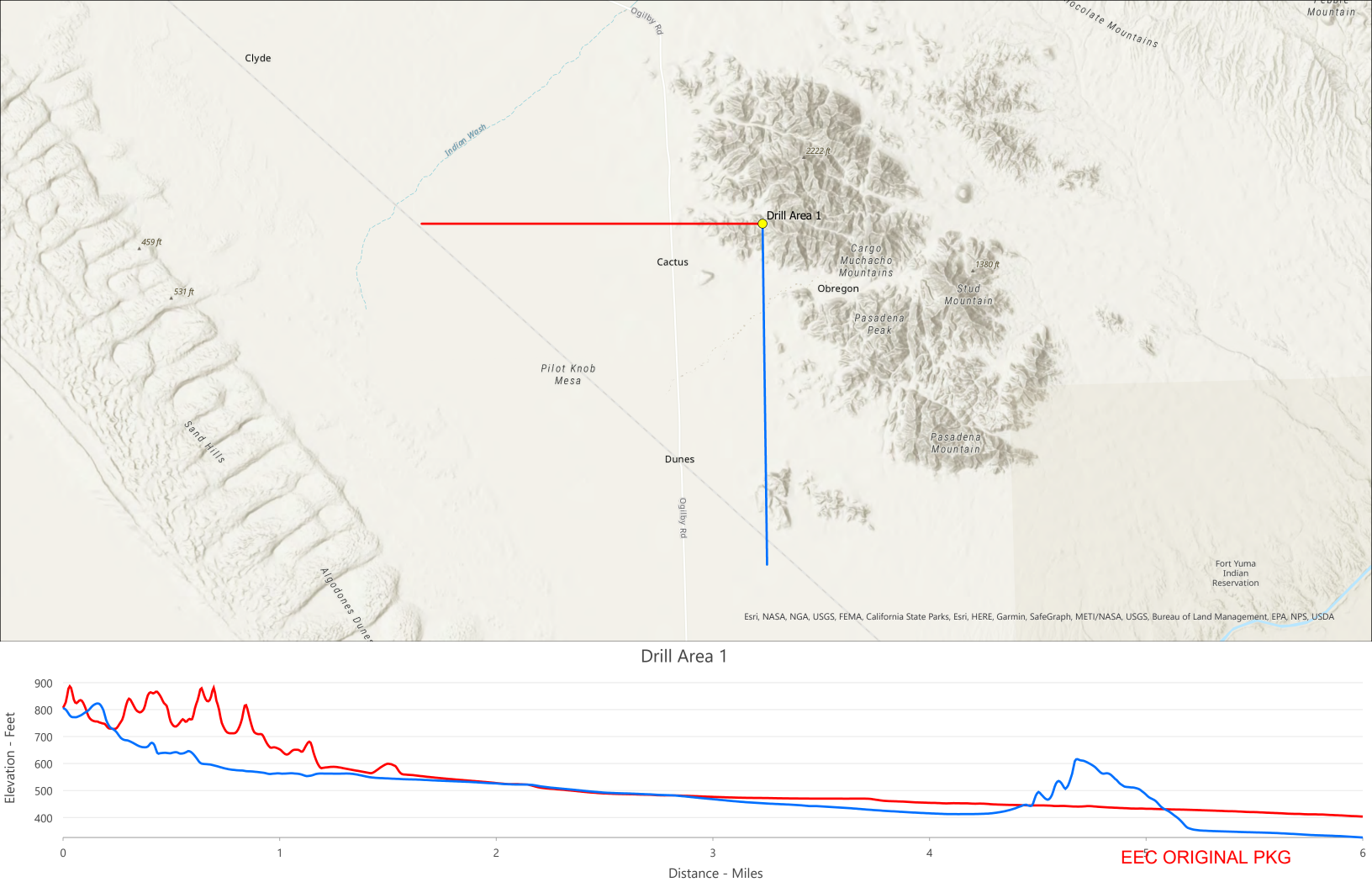
SMP Gold Corp. (SMP). 2021. Existing Oro Cruz Pit Area Exploration Plan of Operations. Submitted to the Bureau of Land Management, El Centro Field Office September 2020. BLM Case File Number CACA-059124. Revised December 2020. Revised August 2021. Revised September 2021. Revised October 2021.

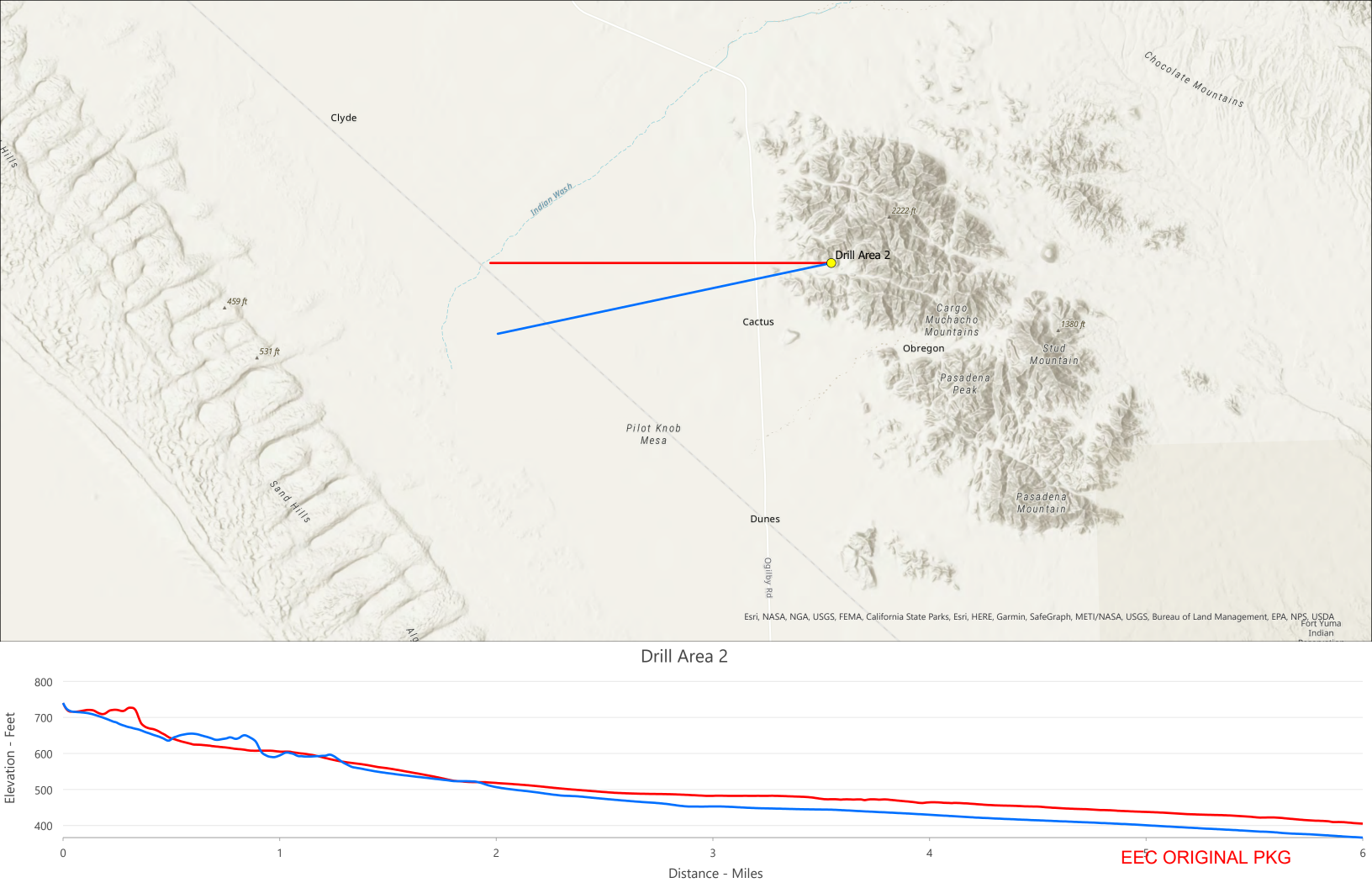
FIGURES

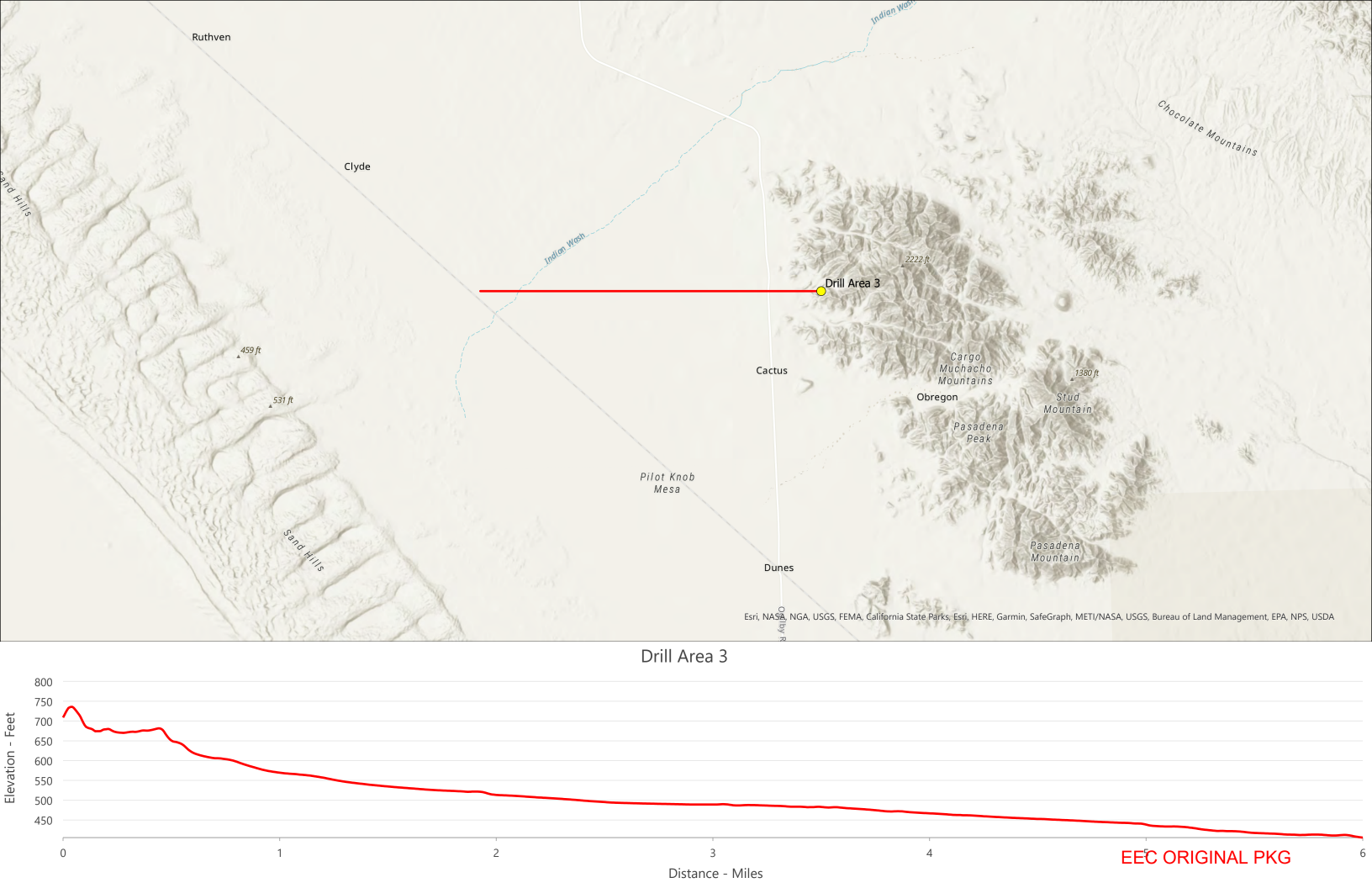


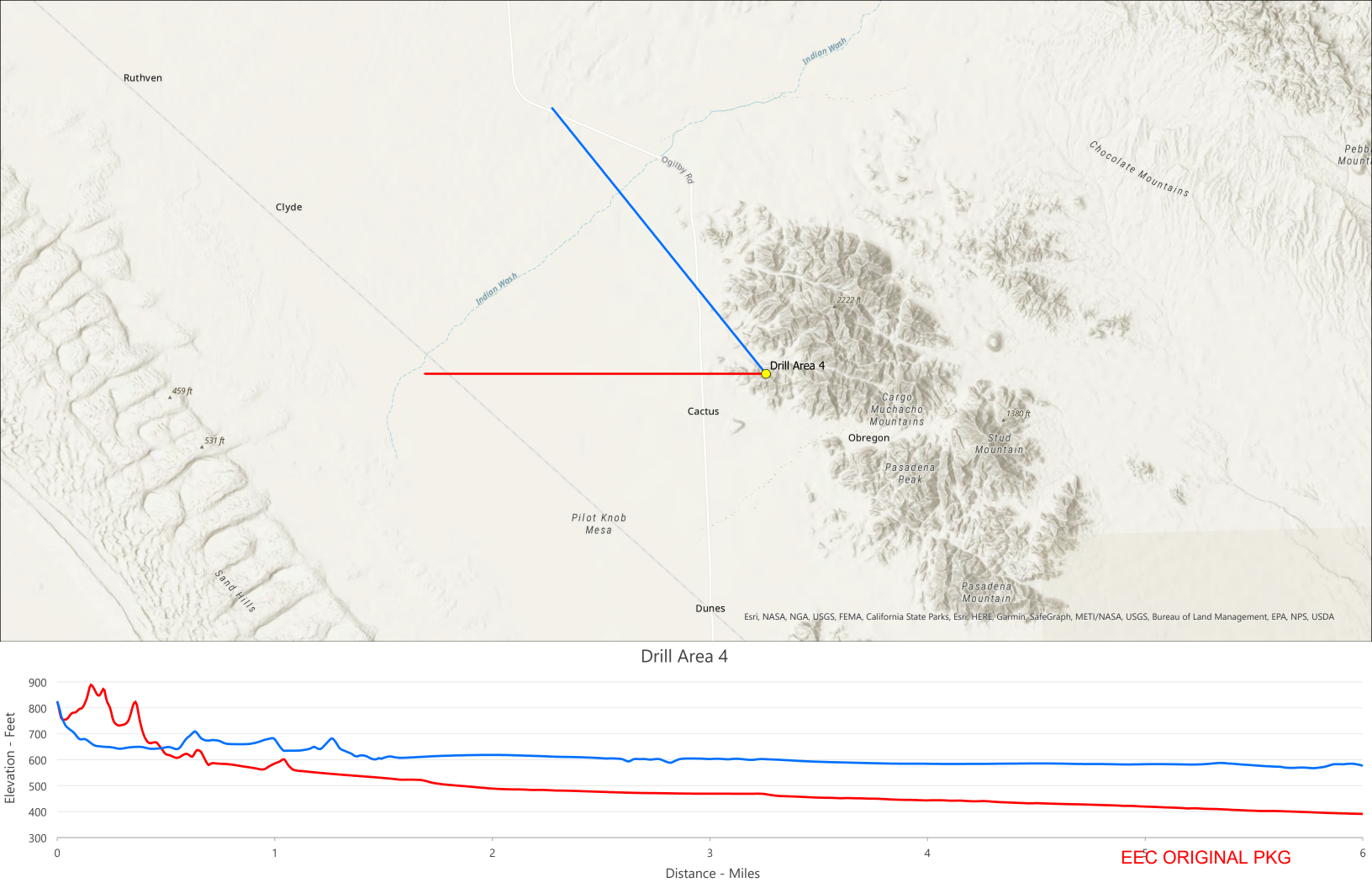


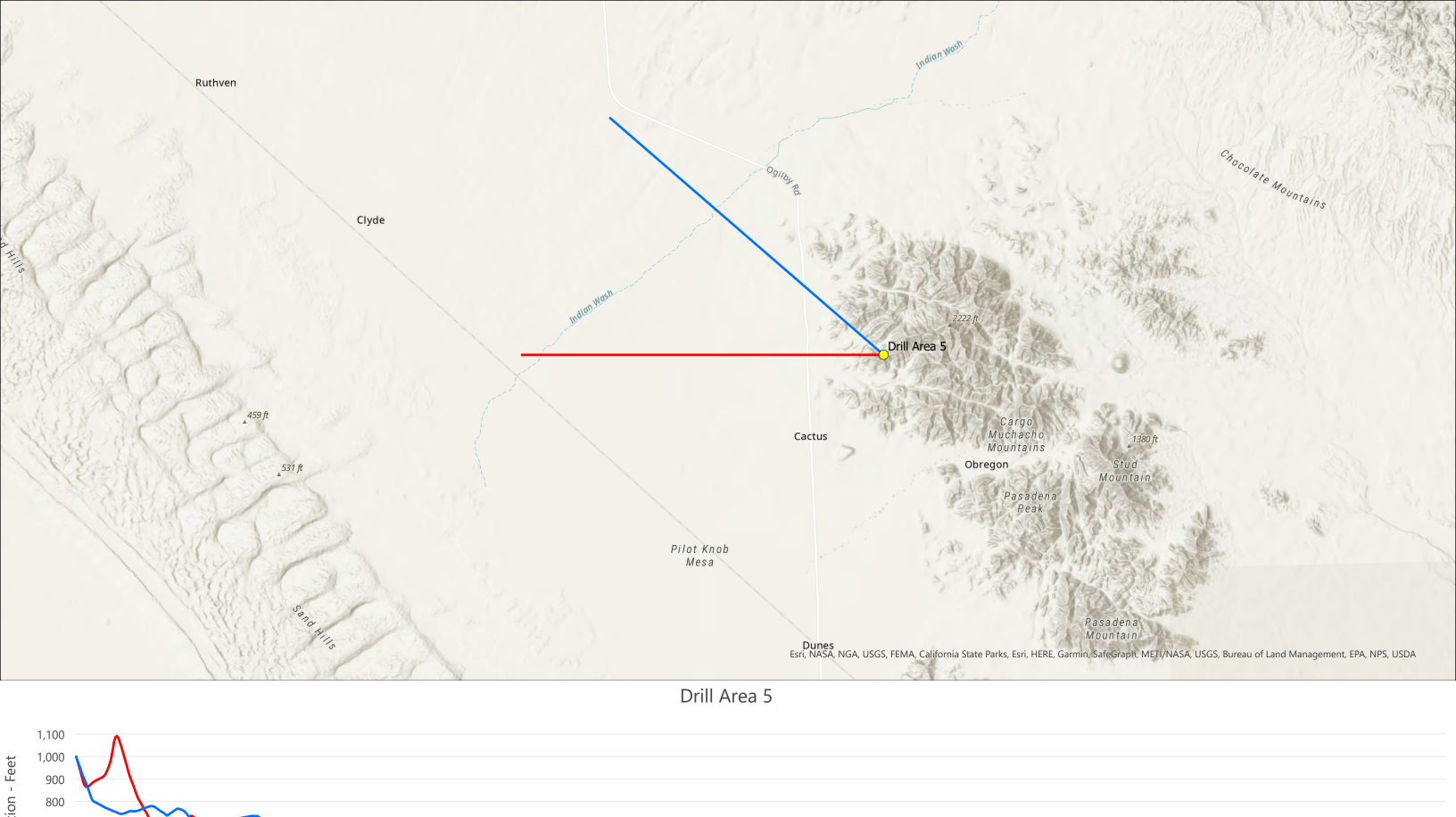
ATTACHMENT 1



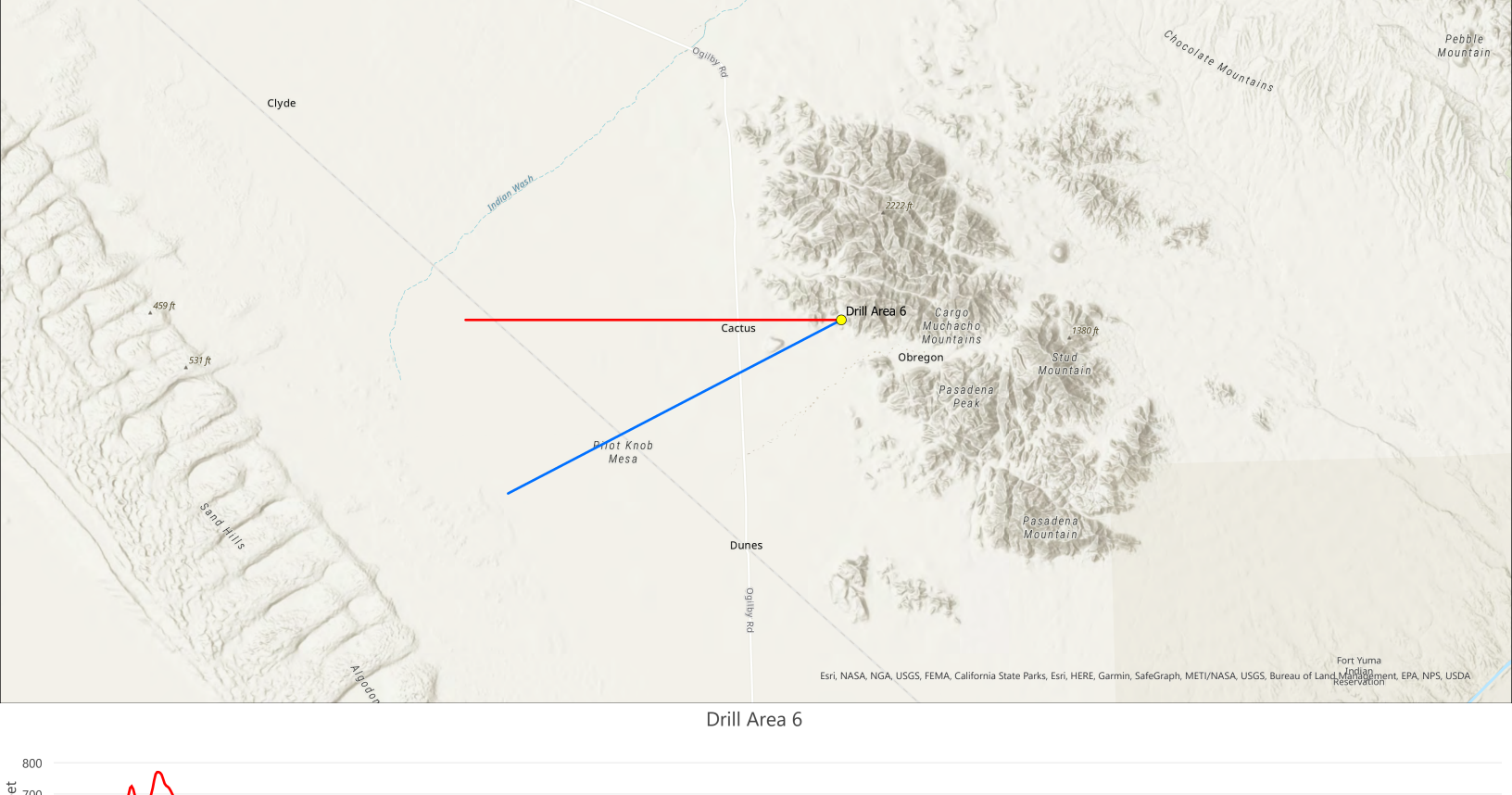








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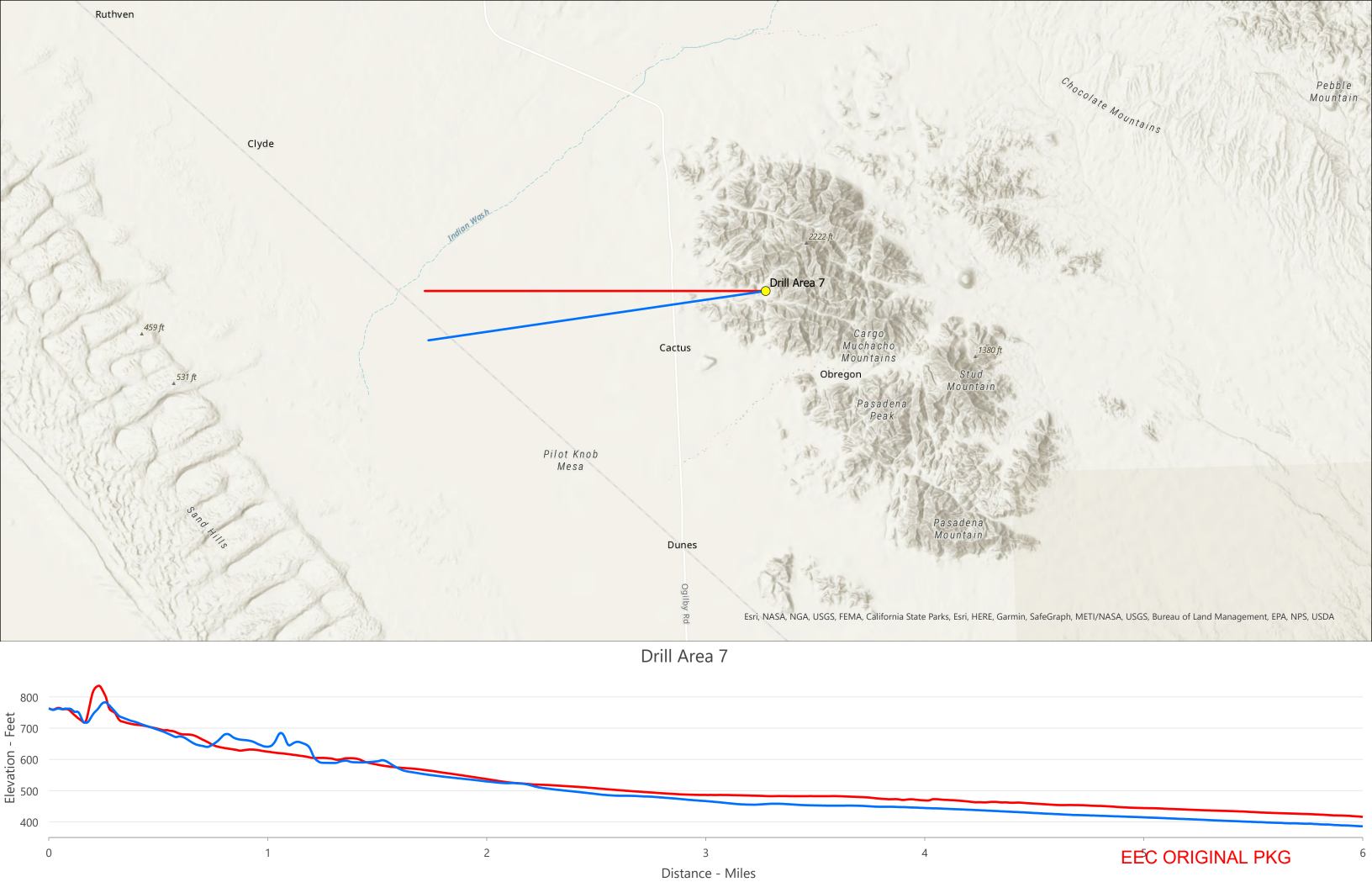
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Distance - Miles

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ATTACHMENT 2

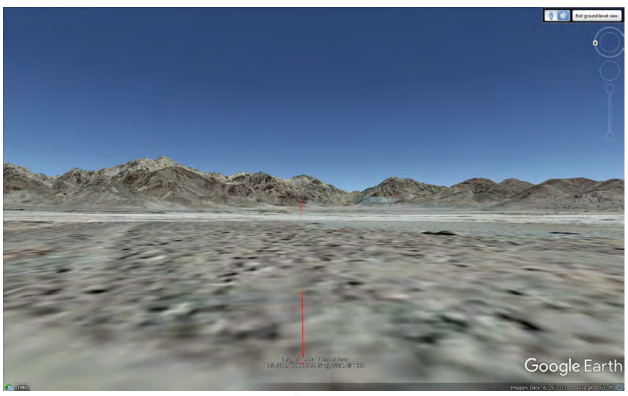
Attachment 2: Three-Dimensional Photos of Potentially Visible Drill Areas

Orill Area 2	2
Drill Area 3	2
Orill Area 4	
Drill Area 5	
Orill Area 6	

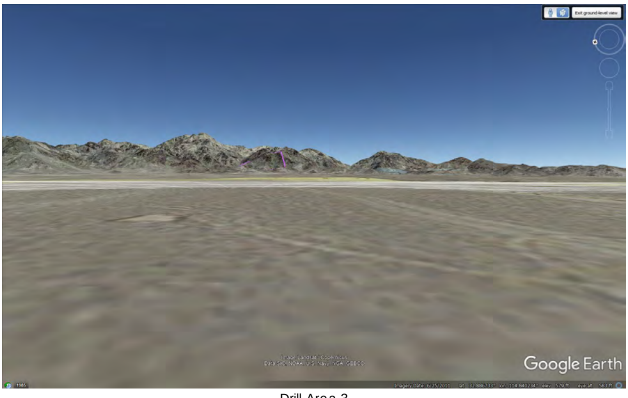
Photo Legend

Red, straight lines visible on the photos that follow represent the viewing line facing the Drill Areas from the direction in the elevation profiles noted in the photo captions. These lines are not visible in all photos due to variations in satellite imagery and topography of the area which may cut off the line layer used in Google Earth to capture these photos.

Purple, uneven lines visible on the photos that follow represent the portions of the Drill Area boundaries that are visible from the viewing point facing the Drill Areas. The Drill Area boundaries are not visible in all photos due to variations in the topography that exist in comparison with the Drill Area boundary layer used in Google Earth to capture these photos.



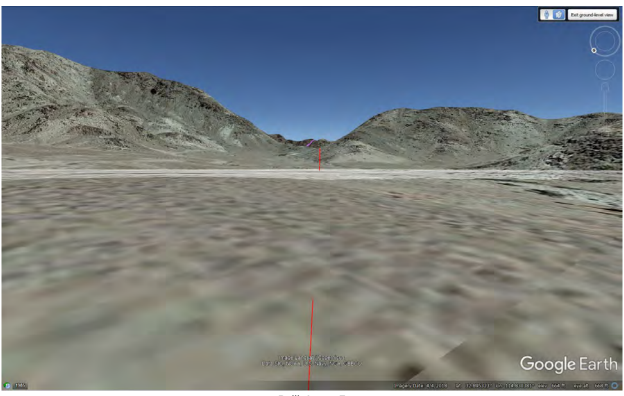
Drill Area 2
View from the southwest (blue line of the elevation profile in Attachment 1)



Drill Area 3
View from the west (red line of the elevation profile in Attachment 1)



Drill Area 4
View from the northwest (blue line of the elevation profile in Attachment 1)



Drill Area 5 View from the northwest (blue line of the elevation profile in Attachment 1)



Drill Area 6
View from the southwest (blue line of the elevation profile in Attachment 1)

BIOLOGICAL RESOURCE TECHNICAL REPORT AND ASSESSMENT ORO CRUZ EXPLORATION PROJECT SMP Gold Corp.

Prepared for:

Bureau of Land Management, El Centro Field Office 1661 S 4th St. El Centro, CA 92243

Project Number: 2072.03

June 30, 2021





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Appendix F. BLM Sensitive Species "None" List

EXECUTIVE SUMMARY

Southern Empire Resources Corp. (SMP) is proposing mineral exploration activities, the Oro Cruz Pit Area Exploration Project, on lands managed by the Bureau of Land Management (BLM) in the Cargo Muchacho Mountains of Imperial County in southeastern California (the Project) (**Figures 1 and 2**). The BLM Exploration Plan of Operations (EPO) consists of an approximately 600-acre area (**Figure 2**). Within the EPO the Project Area consists of seven drill pads and associated access roads, totaling 21.1 acres of surface disturbance (**Figure 2**). The Project Area occurs within the Picacho Area of Critical Environmental Concern (ACEC) as designated under the Desert Renewable Energy Conservation Plan, and thus requires a BLM Plan of Operations. The Project Area has been previously disturbed by mining activities. Current surrounding land uses include prospecting and recreation.

WestLand Resources, Inc. (WestLand) was retained to complete a combined BLM Biological Resource Technical Report (BRTR) to support environmental review of the Project by the BLM and a Biological Resource Assessment (BRA) to support environmental review by Imperial County under the California Environmental Quality Act (CEQA). This combined BRTR/BRA documents desktop and field studies and provides an assessment of the potential to occur for special-status species in the vicinity of the Project.

Existing Vegetation

Within the Analysis Area, vegetation is sparse in both the upland and xeroriparian habitats. The uplands consist of a very low-density shrub community dominated by creosote (*Larrea tridentata*) and brittlebush (*Encelia farinose*). In addition, large portions of the Analysis Area consist of disturbed habitats dominated by non-native annual plants. The xeroriparian habitat generally consists of the same sparce shrub community and includes widely spaced upland trees and ocotillo (*Fouquieria splendens*). In summation, vegetation in the Analysis Area is uniformly sparce and consist of very low density shrublands, upland trees and highly disturbed habitats.

A total of 41 plant species were identified during field surveys within the Analysis Area in March 2021. Plant species observations do not represent a complete floristic survey. Three California Native Plant Society vegetation categories were identified during pedestrian surveys and thematically mapped using the Supervised Classification tool in ArcGIS Pro 2.7.

California Native Plant Society vegetation categories observed within the Analysis Area and Project Area (**Figure 5**). These vegetation categories include *Brassica* (*nigra*) and other mustards semi-natural stands (18 percent of the Analysis Area and 24 percent of the Project Area), *Parkinsonia florida—Olneya tesota* alliance (2 percent of the Analysis Area and 2 percent of the Project Area), and *Larrea tridentata* — *Encelia farinosa* alliance (79 percent of the Analysis Area and 4 percent of the Project Area).

Special-Status Plant Species

A screening analysis was conducted to determine the potential for special status plant species to occur in the Analysis Area. The following were analyzed:

- 1. Plant species designated by the U.S. Fish and Wildlife Service (USFWS) as Endangered, Threatened, Proposed for listing, or Candidate for listing under the Endangered Species Act (ESA), as identified by the Information, Planning and Consultation (IPaC) system.
- 2. Plant species designated as sensitive per the El Centro Field Office BLM list of California sensitive species.
- 3. Plant species identified for analysis under the California Environmental Quality Act (CEQA), including Plants designated as special-status by the California Native Plant Society (CNPS).

Three special status plant species, Munz cholla (*Cylindropuntia munzii*), Flat-seeded spurge (*Euphorbia platysperma*), and Pink fairy-duster (*Calliandra erophylla*), were determined to have a possible presence or a high potential to occur in the Analysis Area.

Existing Wildlife Species

During field survey conducted in March 2021 a total of 26 wildlife species were observed.

A screening analysis was conducted to determine the potential for special status wildlife species to occur in the Analysis Area. The following were analyzed:

- 1. Species and critical habitat designated by the U.S. Fish and Wildlife Service (USFWS) as Endangered, Threatened, Proposed for listing, or Candidate for listing under the Endangered Species Act (ESA), as identified by the Information, Planning and Consultation (IPaC) system.
- 2. Species protected under the Bald and Golden Eagle Protection Act (BGEPA).
- 3. Species designated as sensitive per the El Centro Field Office BLM list of California sensitive species.
- 4. Species identified for analysis under the CEQA, including California Department of Fish and Wildlife (CDFW) Species of Special Concern; species designated as USFWS Birds of Conservation Concern; CDFW special-status invertebrates; and Species of bat listed as high and medium priority by the Western Bat Working Group.

One ESA listed species, the threatened Mohave Desert tortoise (*Gopherus agassizii*), was determined to be present the Analysis Area. No designated or proposed critical habitat occurs within the Project Area.

Three bats, pallid bat (*Antrozous pallidus*), Townsend's big-eared bat (*Corynorhinus townsendii*), and greater western mastiff bat (*Eumops perotis californicus*), that are listed as BLM Sensitive and State-Ranked in the

California Natural Diversity Database (CNDDB) were determined to be present in the Analysis Area; and 2 bats, small-footed myotis (*Myotis ciliolabrum*) and cave myotis (*Myotis velifer*), that are also listed as BLM Sensitive and State-Ranked in the CNDDB were determined to have a possible presence in the Analysis Area.

Two birds, Prairie falcon (*Falco mexicanus*) and Black-tailed gnatcatcher (*Poliptila melanura*) that are State-Ranked in the CNDDB were determined to have a high potential to occur in the Analysis Area.

One lizard, Colorado Desert fringe-toed lizard (*Uma notata*), that is listed as BLM Sensitive and State-Ranked in the CNDDB was determined to be present in the Analysis Area.

I. INTRODUCTION

Southern Empire Resources Corp. (SMP) is proposing mineral exploration activities, the Oro Cruz Pit Area Exploration Project, on lands managed by the Bureau of Land Management (BLM) in the Cargo Muchacho Mountains of Imperial County in southeastern California (the Project) (**Figures 1 and 2**). The BLM Exploration Plan of Operations (EPO) consists of an approximately 600-acre area (**Figure 2**). Within the EPO the Project Area consists of seven drill pads and associated access roads, totaling 21.1 acres of surface disturbance (**Figure 2**). The Project Area occurs within the Picacho Area of Critical Environmental Concern (ACEC) as designated under the Desert Renewable Energy Conservation Plan, and thus requires a BLM Plan of Operations. The Project Area has been previously disturbed by mining activities. Current surrounding land uses include prospecting and recreation.

WestLand Resources, Inc. (WestLand) was retained to complete a combined BLM Biological Resource Technical Report (BRTR) to support environmental review of the Project by the BLM and a Biological Resource Assessment (BRA) to support environmental review by Imperial County under the California Environmental Quality Act (CEQA). This combined BRTR/BRA documents desktop and field studies and provides an assessment of the potential to occur for special-status species in the vicinity of the Project. An assessment of drainage features, including the potential for Waters of the U.S. and Waters of the State are being provided under separate cover.

For the purpose of this report, special-status species are defined as species designated by the U.S. Fish and Wildlife Service (USFWS) as Endangered, Threatened, Proposed for listing, or Candidate for listing under the Endangered Species Act (ESA), species listed under the Bald and Golden Eagle Protection Act (BGEPA), those species designated as sensitive by the BLM El Centro Field Office, and species reviewed to support Imperial County's CEQA process.

The following sections provide a Project description and location (Section 2), regulatory overview (Section 3), environmental setting (Section 4), methods (Section 5), results (Section 6), and references cited (Section 7).

2. PROJECT DESCRIPTION AND LOCATION

Within the Analysis Area, the disturbance occurs on seven drill areas and associated access roads (**Figure 2**). Within these areas, the Project entails 21.1 acres of surface disturbance. The Analysis Area is in Imperial County, California and occurs within portions of Township 15 South, Ranges 20 and 21 East. The Project Area is located approximately 7 miles north of Ogilby, California, eight miles northwest of Yuma, Arizona, 45 miles southeast of Blythe, California and 50 miles east of El Centro, California (**Figure 1**). To evaluate the special-status species potential to occur, a broader Analysis Area consisting of the drill exploration areas and access roads and a 500-foot buffer around these was established (**Figure 2**). Additionally, a 2-mile buffer around the drill areas and associated access roads where surface disturbance would occur was established as the Raptor Survey Area (**Figure 3**).

3. REGULATORY OVERVIEW

3.1. ENDANGERED SPECIES ACT

The USFWS and the National Marine Fisheries Service (NMFS) are the agencies responsible for implementing the federal Endangered Species Act (ESA) of 1973 (16 USC Section 1531 et seq.). Under the ESA, threatened and endangered species on the federal list and their habitats (50 CFR Subsection 17.11, 17.12) are protected from "take" (i.e., activities that harass, harm, pursue, hunt, shoot, wound, kill, trap, capture, or collect) as well as any attempt to engage in any such conduct, unless a Section 10 permit is granted to an individual or a Section 7 consultation and a Biological Opinion with incidental take provisions are provided to a lead federal agency. Pursuant to the requirements of the ESA, an agency reviewing a proposed project within its jurisdiction must determine whether any federally listed species may be present within the study area and vicinity and determine whether the proposed project will have potential impacts upon such species.

3.2. BALD AND GOLDEN EAGLE PROTECTION ACT

The BGEPA (16 U.S.C. 668-668c), enacted in 1940, and amended several times since, prohibits anyone, without a permit issued by the Secretary of the Interior, from "taking" bald or golden eagles, including their parts, nests, or eggs. The Act provides criminal penalties for persons who "take, possess, sell, purchase, barter, offer to sell, purchase or barter, transport, export or import, at any time or any manner, any bald eagle or any golden eagle, alive or dead, or any part, nest, or egg thereof." The Act defines "take" as "pursue, shoot, shoot at, poison, wound, kill, capture, trap, collect, molest or disturb."

3.3. MIGRATORY BIRD TREATY ACT

Most bird species, especially those that are breeding, migrating, or of limited distribution, are protected under federal and/or State regulations. Under the Migratory Bird Treaty Act (MBTA) of 1918 (16 USC Subsection 703-712) and USFWS regulations (50 CFR § 10.14), migratory bird species, their nests, and their eggs are protected from injury or death as a result of activities specifically directed at migratory birds. The USFWS recently proposed to revoke the existing regulations governing the implementation of the MBTA (86 FR 87: 24573-24581), effectively returning the interpretation of the prohibitions of the MBTA and enforcement discretion of the USFWS to the uncertainty associated with the split decisions among Federal Circuit Courts regarding the scope of the MBTA's take prohibition.

3.4. CALIFORNIA ENDANGERED SPECIES ACT

The California Endangered Species Act (CESA) prohibits the take of State-listed threatened and endangered species. Under the CESA, the California Department of Fish and Wildlife (CDFW) is responsible for maintaining a list of rare, threatened, and endangered species designated under State law (California Fish and Game Code 2070-2079). The CDFW also maintains lists of candidate species, species of special concern, and fully protected species. Candidate species are those taxa which have

been formally recognized by the CDFW and are under review for addition to the State threatened and endangered list. Species of special concern are those taxa, which are considered sensitive, and this list serves as a "watch list." Pursuant to the requirements of the CESA, agencies reviewing proposed projects within their jurisdictions must determine whether any State-listed species have the potential to occur within a proposed project site and if the proposed project would have potential impacts upon such species. Project-related impacts to species on the CESA's rare, threatened, and endangered list would be considered significant and require mitigation. The CDFW can authorize take if an incidental take permit is issued by the Secretary of the Interior or Commerce in compliance with the ESA, or if the director of the CDFW issues a permit under Section 2081 in those cases where it is demonstrated that the impacts are minimized and fully mitigated.

3.5. CALIFORNIA FISH AND GAME CODE

The California Fish and Game Code defines take (Section 86) and prohibits taking of a species listed as threatened or endangered under the CESA (California Fish and Game Code Section 2080), or otherwise fully protected (California Fish and Game Code Sections §3511, §4700, §5050, and §5515). Section 2081(b) and (c) of the CESA allows the CDFW to issue an incidental take permit for a State listed threatened and endangered species if specific criteria outlined in Title 14 California Code of Regulations (CCR), Sections 783.4(a), (b) and California Fish and Game Code Section 2081(b) are met. The California Fish and Game Code Section 3503 states that it is unlawful to take, possess, or needlessly destroy the nest or eggs of any bird, except as otherwise provided by the code. Section 3503.5 states that it is unlawful to take, possess, or destroy any birds in the order Falconiformes or Strigiformes (birds of prey) or to take, possess, or destroy the nest or eggs of any such bird. Section 3513 states that it is unlawful to take or possess any migratory nongame bird as designated in the MBTA or any part of such migratory nongame bird except as provided by rules and regulations adopted by the Secretary of the Interior under provisions of the MBTA. The CDFW protects plants designated as endangered or rare under Fish and Game Code Section 1900.

4. ENVIRONMENTAL SETTING

4.1. PHYSIOGRAPHIC, CLIMATE AND SURFACE WATER

The Analysis Area consists of rugged, eroding, rocky slopes composed of quartzites and schists that have been intruded by granitic rocks. In places there are andesite and dioritic dikes (Jennings et al. 1977). Climate within the Analysis Area is characterized by hot dry conditions in the summer months and dry mild winters. Average rainfall is 3.5 inches per year, occurring primarily during late winter (February and March) and the monsoon season (July to September). Average high temperature of the hottest (August) month is 105°F and average low temperature of the coldest month (December) is 66°F (Weather Underground 2021). No surface water features occur within the Analysis Area.

4.2. **S**OILS

Soils in the Analysis Area developed from weathered granitic rock and schistose rock substrates. The soils consist of extremely gravelly sands or gravelly loams with up to 90 percent coarse fragments. Soils within the Analysis Area are of two general types based on substrate and topographic position: residual soil material weathered in place on slopes and ridges; and deeper alluvial soils transported by water and gravity to toe slopes, washes, and outwash fans. Hill slopes in the Analysis Area are steep and almost entirely covered in large, weathered rock (BLM & P.M. De Dycker & Associates, Inc. 1994). The soils within the Analysis Area also contain large areas of disturbance from previous mining and reclamation activities.

4.3. **VEGETATION**

Vegetation in the Analysis Area is low desert scrub typical of the high temperature region of southeastern California. In general, vegetation is sparse in both the upland and xeroriparian habitats. The uplands consist of a very low-density shrub community dominated by creosote (*Larrea tridentata*) and brittlebush (*Encelia farinose*) (**Appendix E Photo 12**). In addition, large portions of the Analysis Area consist of disturbed habitats dominated by non-native annual plants (**Appendix E Photo 11**). The xeroriparian habitat generally consists of the same sparce shrub community and includes widely spaced upland trees and ocotillo (*Fouquieria splendens*) (**Appendix E Photo 18**). In summation, vegetation in the Analysis area is uniformly sparce and consists of very low density shrublands, upland trees and highly disturbed habitats (**Appendix E Photos 11, 12 and 18**).

Three California Native Plant Society vegetation categories were identified during pedestrian surveys and thematically mapped using the Supervised Classification tool in ArcGIS Pro 2.7.

California Native Plant Society vegetation categories observed within the Analysis Area are described below:

Brassica (nigra) and other mustards semi-natural stands

Brassica (nigra) and other mustards semi-natural stands vegetation category occupies approximately 18 percent of the Analysis Area and 24 percent of the Project Area (**Figure 5**). This vegetation category corresponds with disturbed and barren areas. Although the named dominant species, black mustard (Brassica nigra), was not observed, Saharan mustard (Brassica tourneforti), a closely related non-native mustard was often present in both naturally disturbed areas including wash scour and human-disturbed areas such as roads, camp sites, and rock waste piles. This natural community is not classified as sensitive by the CDFW (2020).

Parkinsonia florida—Olneya tesota alliance

Parkinsonia florida—Olneya tesota alliance occupies approximately 2 percent of the Analysis Area and 2 percent of the Project Area (**Figure 5**). The vegetation category is primarily restricted to xeroriparian

areas including washes, drainages, and narrow canyons. Besides the named alliance's dominant plants, blue palo verde (*Parkinsonia florida*) and ironwood (*Olneya tesota*), other commonly occurring plants include sweetbush (*Bebbia juncea*), lance leaved ditaxis (*Ditaxis lanceolata*), desert lavender (*Hyptis emoryi*), ocotillo, and Anderson's desert thorn (*Lycium andersonii*). This natural community is classified as sensitive by the CDFW (2020).

Larrea tridentata — Encelia farinosa alliance

Larrea tridentata — Encelia farinosa alliance occupies approximately 79 percent of the Analysis Area and 74 percent of the Project Area and occurs in a variety of topographic settings (**Figure 5**). Besides the named alliance's dominant plants, creosote (Larrea tridentata) and brittlebush (Encelia farinosa), other commonly occurring plants include ocotillo, beavertail prickly pear (Opuntia basilarus), and burrobush (Ambrosia dumosa). This natural community is classified as sensitive by the CDFW (2020).

4.4. EXISTING CONDITIONS (OR LAND USE)

Off-road vehicle use, recreational vehicle camping, and other outdoor activities have added to the disturbances in the Analysis Area. Previous mining disturbance and underground mine features occur throughout the Analysis Area.

5. METHODS

In order to determine the potential to occur of special-status species two complementary methods were utilized: 1) Desktop screening and vegetation habitat mapping, and 2) Field survey.

5.1. DESKTOP SCREENING AND VEGETATION HABITAT MAPPING

5.1.1. Desktop Screening

A desktop screening analysis was completed to evaluate the potential for special-status species or their critical habitat to occur within the Analysis Area. For this assessment, special-status species are defined as:

- 1) Species and critical habitat designated by the U.S. Fish and Wildlife Service (USFWS) as Endangered, Threatened, Proposed for listing, or Candidate for listing under the Endangered Species Act (ESA), as identified by the Information, Planning and Consultation (IPaC) system (**Appendix B**).
- 2) Species protected under the Bald and Golden Eagle Protection Act (BGEPA) (**Appendix B**).
- 3) Species designated as sensitive per the El Centro Field Office BLM list of California sensitive species (**Appendix C**).
- 4) California Environmental Quality Act (CEQA) species including CDFW Species of Special Concern; Plants designated as special-status by the California Native Plant Society (CNPS); USFWS Birds of Conservation Concern; CDFW special-status invertebrates; and Species of bat listed as high and medium priority by the Western Bat Working Group (Appendix D).

Special-status species were identified for the Analysis Area using a series of online databases and review of previous permitting efforts in the Project Area (Bureau of Land Management 2011, 2018, BLM & P.M. De Dycker & Associates, Inc. 1994). The IPaC system was used to create a list of ESA species and critical habitat likely to occur in the vicinity of the Analysis Area (**Appendix B**). WestLand reviewed California-specific special-status species that are documented to occur in the vicinity of the Project Area from the CDFW and CNPS using the BIOS and Rarefind tools (**Appendix D**). The BLM El Centro Field Office sensitive species list was also included in this screening (**Appendix C**) Previous permitting efforts in the Project Area include the American Girl Final Environmental Impact Statement (EIS), and American Girl East Mine Asphalt Batch Plant Environmental Assessment (EA) (BLM 2011, Bureau of Land Management 2018, BLM & P.M. De Dycker & Associates, Inc. 1994, Tetra Tech 2011).

In order to accommodate both the BLM's BRTR and the California Environmental Protection Agency (CalEPA) BRA requirements, two discrete potential to occur methods were used. The first potential to occur method pertained to all ESA listed, BGEPA listed and BLM sensitive species. The second potential to occur pertained to the CEQA species only. Under the first method (ESA listed, BGEPA listed and BLM sensitive species) potential of occurrence were defined as follows:

Present: The species has been observed to occur within the Analysis Area, the Analysis Area is within the known range and distribution of the species, and habitat characteristics required by the species are present.

Possible: There are no known records of the species within the Analysis Area, but the known, current distribution of the species includes the Analysis Area and the required habitat characteristics of the species appear to be present in the Analysis Area. Given the uncertainty associated with species identification and accuracy of the location of observations from eBird and other citizen science databases, observations associated with citizen science databases are evidence that a species is possible within the Analysis Area.

Unlikely: The known, current distribution of the species does not include the Analysis Area, but the distribution of the species is close enough such that the Analysis Area may be within the dispersal or foraging distance of the species, and they may show up as transients. The habitat characteristics required by the species may be present in the Analysis Area.

None: The Analysis Area is outside of the known distribution of the species or the habitat characteristics required by the species are not present.

Under the second method species evaluated for the CEQA process potential to occur was evaluated using the categories below.

No potential of occurrence: The Analysis Area is outside of the known distribution of the species or the habitat characteristics required by the species are not present.

Low potential of occurrence: The known, current distribution of the species does not include the Analysis Area, but the distribution of the species is close enough such that the Analysis Area may be within the dispersal or foraging distance of the species, and they may show up as transients. The habitat characteristics required by the species may be present in the Analysis Area.

Moderate potential of occurrence: There are no known records of the species within the Analysis Area, but the known, current distribution of the species includes the Analysis Area and the required habitat characteristics of the species appear to be present in the Analysis Area.

High potential of occurrence: The species has been observed to occur within the Analysis Area, the Analysis Area is within the known range and distribution of the species, and habitat characteristics required by the species are present.

5.1.2. Vegetation Habitat Mapping

Vegetation habitat mapping was conducted using the Supervised Classification tool in ArcGIS Pro 2.7 to provide site-specific vegetation mapping and to estimate the type and extent of vegetation habitat within the Analysis Area. Vegetation habitat mapping was then validated during the field survey and a total plant species list was created. Habitat mapping followed the recommended CNPS methods and nomenclature. In addition, mapping was used to identify California Sensitive Natural Communities (CDFW 2020).

Field surveys were conducted to provide an overview of the environmental conditions within the analysis Area. This overview consisted of: 1) Vegetation mapping validation; 2) Diurnal raptor surveys; 3) Habitat suitability assessments for Colorado desert fringe-toed lizard (*Uma notata*), western burrowing owl (*Athene cunicularia*), flat-tailed horned lizard (*Phyrnos omamcalii*), and bat species; and 4) creation of a vertebrate wildlife and plant species list. In addition, previous Mojave Desert tortoise (*Gopherus agassizii*) surveys conducted within the Project Area were utilized to assess habitat suitability for this species (**Appendix A**). Survey methods applied by Stantec followed protocol *Preparing For Any Action That May Occur Within the Range Of The Mojave Tortoise* as developed by USFWS (2017) which consisted of 100 percent coverage of proposed drill areas. Based on conversations with the BLM and input from the USFWS, tortoise surveys conducted for SMP by Stantec biologists in January 2021 fulfill the survey obligations for this species (**Appendix A**).

Diurnal raptor surveys followed the USFWS recommended golden eagle nest survey protocol and included the selection of appropriate observation points (**Appendix E Photos 4, 5, 6 and 7**). This survey followed the recommendations outlined in the USFWS Interim Golden Eagle Inventory and Monitoring Protocols; and Other Recommendations dated February 2010 (Pagel, Whittington, and Allen 2010). These methods relied on well-placed observation posts and walking transects which provided unobstructed viewing of any potential nest locations. Each observation point or walking transect included a broad panorama of the surrounding habitat and was established in locations distant

enough from any potential nest sites to effectively observe the behavior of the adults (if present) without disturbing nesting behavior.

Habitat assessments for Colorado desert fringe-toed lizard, western burrowing owl, and flat-tailed horned lizard consisted of onsite evaluation of suitable habitat within the Analysis Area. These three species are listed as BLM sensitive species and CEQA species and have ranges which overlap the Analysis Area.

Bat species habitat was evaluated by revisiting high value underground mine roosting habitat within the Analysis Area identified by the BLM in previous survey efforts. Previous survey efforts detected 20 high value bat roosts in underground mines within the Analysis Area (**Figure 4**). WestLand conducted external habitat assessments of these mines to evaluate the habitat potential of each mine feature (**Appendix E Photos 15 and 16**). In addition, the Analysis Area was evaluated for bat roosting habitat including cliff, crevice, and vegetation roosts and foraging habitat.

6. RESULTS

6.1. PLANT SPECIES

A total of 41 plant species were identified during field surveys within the Analysis Area (**Table 1**). Three CNPS vegetation categories were identified during pedestrian surveys and thematically mapped using the Supervised Classification tool in ArcGIS Pro 2.7 (**Figure 5**)(see discussion in Sec. 4.3). In general, plant cover in the Analysis Area is particularly sparse.

6.2. WILDLIFE SPECIES

During the field survey a total of 26 wildlife species were observed (**Table 2**). Five of these species were detected during the raptor surveys and two during evaluation of bat roosting habitat. These detections included two occupied prairie falcon (*Falco mexicanus*) eyries (nesting sites), a suspected redtailed hawk (*Buteo jamaicensis*) nest, and an unoccupied stick nest (**Figure 3**). A single prairie falcon (*Falco mexicanus*) eyrie was located within the Project Area and the second within the Analysis Area (**Figure 3**). The suspected red-tailed hawk and unoccupied stick nest occurred outside of the Analysis Area but within the raptor survey area (**Figure 3**). Black-tailed gnatcatchers (*Polioptila melanura*) were observed in the Analysis Area.

Table 1. Plant species observed in the Analysis Area during the field survey. This list represents species

observed during the field survey and does not represent a complete floristic survey.

Common Name	Scientific Name
PLANTS	
PERENNIALS	
burrobush	Ambrosia dumosa
burrobush	Ambrosia salsola
western milkweed	Asclepias albicans
sweetbush	Bebbia juncea
Paloverde	Cercidium floridum
pink fairyduster	Cylindropuntia erophylla
hairy prairie clover	Dalea mollis
narrowleaf silverbush	Ditaxis lanceolata
Inciensio	Encelia farinose
rough jointfir	Ephedra aspera
desert trumpet	Eriogonum inflatum
California fagonbush	Fagonia laevis
California barrel cactus	Ferocactus cylindraceus
ocotillo	Fouquieria splendens
paleface	Hibiscus denudatus
desert lavender	Hyptis emoryi
creosote	Larrea tridentata
water jacket	Lycium andersonii
Parry's false prairie-clover	Marina parryi
desert wishbone-bush	Mirabilis laevis
desert tobacco	Nicotiana obtusifolia

Common Name	Scientific Name
PLANTS	
ironwood	Olneya tesota
beavertail pricklypear	Opuntia basilaris
blue paloverde	Parkinsonia florida
Schott's pygmycedar	Peucephyllum schottii
velvet turtleback	Psathyrotes ramosissima
desert globemallow	Sphaeralcea ambigua
Mesquite	Posopis juliflora
Tamarisk*	Tamarix pentandra
American threefold	Trixis californica
ANNUALS	
sixweeks threeawn	Aristida adscensionis
Asian mustard*	Brassica tournefortii
brittle spineflower	Chorizanthe brevicornu
devil's spineflower	Chorizanthe rigida
pygmy poppy	Eschscholzia minutiflora
Arizona lupine	Lupinus arizonicus
Mojave desertstar	Monoptilon bellioides
desert palafox	Palafoxia arida var. arida
cleftleaf phacelia	Phacelia crenulata
desert Indianwheat	Plantago ovata
yellowdome	Trichoptilium incisum
*non-native	

Table 2. Wildlife species observed in the Analysis Area. This list represents the species observed during the field survey and does not represent a complete list of wildlife occurring within the Analysis Area.

Common Name	Scientific Name
Black-throated sparrow	Amphispiza bilineata
verdin	Auriparus flaviceps
great horned owl	Bubo virginianus
red-tailed hawk	Buteo jamaicensis
Costa's hummingbird	Calypte costae
turkey vulture	Cathartes aura
common raven	Corvus corax
ladder-backed woodpecker	Dryobates scalaris
burro	Equus asinus
prairie falcon	Falco mexicanus
1	TT 1 .
house finch	Haemorhous mexicancus
loggerhead shrike	Lanius ludovicianus
California leaf-nosed bat	Macrotus californicus
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Common Name	Scientific Name
canyon towhee	Meloxone fusca
northern mockingbird	Mimus polyglottos
Unknown Myotis	Myotis spp.
neotoma	Neotoma spp.
ground squirrel	Osteospermophilus spp.
Black-tailed gnatcatcher	Poliptila melanura
rock wren	Salpinctes obsuoletus
Say's phoebe	Sayornis saya
squirrel	Scuridate spp.
northern rough-winged	Stelgipdopteryx serripennis
swallow	
cottontail	Sylvilagus spp.
side-blotched lizard	Uta spp.
fox	Vulpes spp.

During the field survey the Analysis Area was evaluated for habitat suitability for Colorado Desert Fringed-toed lizard, Western burrowing owl, and flat-tailed horned lizard (**Figure 6**). No habitat suitable for flat-tailed horned lizard was observed within the Analysis Area. Several small areas on the western and southern extremes of the Analysis Area include isolated sandy patches that may provide marginal habitat for Colorado Desert fringe-toed lizard (**Figure 6 and Appendix E Photos 13 and 14**). Areas of flat topography on the southern and western edges of the Analysis Area provide potentially suitable western burrowing owl habitat (**Figure 6 and Appendix E Photos 11 and 12**).

6.2.1. Bats

Bat surveys consisted of an external evaluation of all the high value bat roost locations provided by BLM. The BLM did not provide species specific use or roost types within these mine features. Bat surveys within these mines conducted for previous permitting efforts in the Project Area indicate that these mine features were occupied by a suite of species including California leaf-nosed bat (Macrotus californicus), Townsend's big-eared bat (Corynorhinus townsendii), pallid bat (Antrozous pallidus) and an unknown Myotis species, likely cave myotis (Myotis velifer) (BLM 2011, Bureau of Land Management 2018, BLM & P.M. De Dycker & Associates, Inc. 1994, Tetra Tech 2011). Our external evaluation of these 20 mines detected bat guano and urine staining visible from the mine opening without entry. Guano and staining associated with California leaf-nosed bat activity was observed at five of the mine features. Identified California leaf-nosed bat guano consisted of 1 to 2 centimeter black to yellow streaking on the sides and roof of the mine (Mixan, Diamond, and Gwinn 2016). Two mine features contained guano and urine staining consistent with California leaf-nosed bat and an unknown Myotis species. Guano associated with an unknown Myotis species was observed at a single mine feature (Figure 4). Myotis guano consisted of pellets 1 to 3 millimeters long (Adams 2003). Myotis guano was most often detected at the mine openings on the angle-iron bat compatible gates. Bat activity could not be ascertained from external evaluations alone in the remaining 12 mine features and bat activity is unknown (**Figure 4**).

6.3. SPECIES HISTORICAL OCCURRENCE WITHIN THE ANALYSIS AREA

Historical occurrence data indicate that six special-status species have been detected within or adjacent to the Analysis Area (**Figure 7**). Two of these species were observed during the field survey (California leaf-nosed bat and pink fairy duster [*Cylindropuntia erophylla*]) (**Tables 1 and 2**). Suitable habitat was detected for three species (Townsend's big-eared bat, pallid bat, and western mastiff bat [*Eumops perotis*]). The Mojave Desert tortoise has been documented within and adjacent to the Analysis Area (BLM 2011, 2018, BLM & P.M. De Dycker & Associates, Inc. 1994) (**Appendix A**). Stantec conducted Mohave Desert tortoise surveys in the Project Area from January 8 to 15, 2021. Within the Project Area a total of eight suitable tortoise burrows were detected (**Appendix A**). Of these eight burrows all but one was in good condition. Scat or recent tracks were observed at three of the detected tortoise burrows and a single scat was detected not associated with a burrow (**Figure 7**).

6.4. POTENTIAL FOR SPECIAL-STATUS SPECIES TO OCCUR

WestLand identified special-status species using the sources described above and evaluated the potential for these special-status species to occur in the Analysis Area. The results of the desktop screening, vegetation mapping, and field survey were utilized to assess each special-status species potential to occur (**Tables 3, 4, 5, and 6**). The following sections provide potential to occur for ESA listed species (**Section 6.5**); BGEPA listed species (**Section 6.6**); BLM sensitive species (**Section 6.7**); and CEQA species (**Section 6.8**).

6.5. ESA LISTED SPECIES

One ESA listed species, the threatened Mohave Desert tortoise, has a potential to occur of **Present** within the Analysis Area (**Table 3**). No designated or proposed critical habitat occurs within the Analysis Area (**Appendix B**).

6.6. BGEPA LISTED SPECIES

The bald eagle has a potential to occur of **None** and golden eagle (*Aquila chrysaetos*) has an **Unlikely** potential to occur as the habitat within the Analysis Area is unsuitable and the habitat within the 2-mile raptor survey buffer (**Figure 3**) was marginal.

6.7. BLM SENSITIVE SPECIES

The potential to occur for BLM Sensitive Species for the El Centro Field Office was evaluated through the desktop screening, field survey, and vegetation mapping. Species with a potential to occur of **None** are summarized in **Appendix F** and all others are in **Table 5**. This approach was utilized to reduce table volume. In total, the potential to occur was evaluated for 55 BLM sensitive species. Of those 55, 35 had a potential to occur of **None** (**Appendix F**). Of the remaining 20 species (**Table 5**); ten species had a potential to occur of **Unlikely**, five **Possible** and only five species had a potential to occur of **Present**. Four of the five species with a potential to occur of **Present** were bat species and the fifth was the Mojave Desert tortoise (**Table 5**).

6.8. SPECIES EVALUATED FOR THE CEQA PROCESS POTENTIAL

In total, the potential to occur within the Analysis Area was evaluated for 31 species for the CEQA process (**Table 6**). Of the 31 species evaluated nine had **No Potential of Occurrence**. Of the remaining 22 species, ten had a **Low Potential of Occurrence**, four had a **Moderate Potential of Occurrence** and eight had a **High Potential of Occurrence**. The species with a High Potential of Occurrence consisted of a single plant, two birds, four bats, and the Mojave Desert tortoise.

Table 3. ESA Listed Species

Species Name	Federal Status	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur
Gopherus	Threatened,	Inhabits valleys, bajadas and hills with	Occurs in the Mojave Desert	This species occurs through	Present. The Analysis Area is
agassizii	populations north	sandy loam or rocky soils in Mojave	of Arizona, California,	the Mojave Desert in	within the range and contains
	and west of the	desertscrub and Lower Colorado River	Nevada and Utah (Edwards	Southeastern California	potentially appropriate habitat.
Mojave Desert	Colorado River	Valley subdivision of the Sonoran	et al. 2015, Murphy et al.	(Boarman 2002)	Surveys were conducted for the
Tortoise	(USFWS 1980,	Desert. To escape extreme	2011).		desert tortoise for the Project
	USFWS 1990),	temperatures, excavates burrows under			Area by Stantec in 2020 and
	critical habitat	vegetation or rocks. Will also use			detected tortoise use (Appendix
	(USFWS 1980,	natural or manmade caves. Typically			A).
	USFWS 1994);	associated with areas of creosote bush,			
	Similarity of	areas with other sclerophyll shrubs and			
	appearance	with small cacti or areas with Joshua			
	(threatened)	trees. Forages on grasses, forbs and			
	(USFWS 1990).	succulents (AGFD 2010a). In the			
		contact zone between the species (i.e.,			
		the Black Mountains), G. morafkai			
		generally is found in foothills, hillside			
		slopes and more mountainous terrain			
		than G. agassizii that is typically found			
		on alluvial fans and valley bottoms			
		(Edwards et al. 2015).			
		Elevation: Range-wide, from below sea			
		level in Death Valley to 5,000 ft in			
		elevation (AGFD 2010a).			

Table 4. BGEPA Listed Species

	Table 4. BGEFA Listed Species					
Species Name	Federal Status	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur	
Aquila chrysaetos Golden eagle	Bald and Golden Eagle Protection Act (16 U.S.C. 668-668c)	Range-wide, breeds in a wide variety of open habitats, with nests typically on cliffs, and avoids heavily forested areas (Katzner et al. 2020). In Arizona, prefers pinyon-juniper woodlands and Sonoran desertscrub (Driscoll 2005). Constructs large nests on cliff ledges, rock outcrops, tall trees or, rarely, transmission towers (Driscoll 2005). Golden eagles are known to forage within 4.4 miles of the nest (Tesky 1994a), generally in open habitats where prey is available (Katzner et al. 2020). Primarily feeds on small mammals (greater than 80 percent of prey items) but also consumes birds, reptiles and fish (Katzner et al. 2020). In the western U.S. average territory size ranges from 22 to 55 square miles (AGFD 2002b). In California, typically occupy rolling foothills, mountain areas, sage-juniper flats and deserts (CDFW 1990).	This species is a short to medium-distance partial migrant with a Holarctic distribution (Katzner et al. 2020). In North America, primarily breeds in western portion of the continent from Alaska to central Mexico. Northern most populations are typically migratory. Year-round and non-breeding populations occur from central Saskatchewan to British Columbia, Canada and south throughout its range and sparsely in the eastern U.S. (Katzner et al. 2020).	Uncommon permanent resident and migrant throughout California, except center of Central Valley (CDFW 1990). Perhaps more common in northern and southern California (CDFW 1990).	Unlikely. The Analysis Area occurs within the know range of the species, however, no historical records for this species occur within the Analysis Area and the habitat within the Raptor survey area was searched and no evidence of Golden Eagle nesting was detected. No golden eagle nests are known to occur within 4.4 miles of the Analysis Area (Diamond 2016) and thus it is unlikely this species would utilize the Analysis Area as foraging habitat. No historical records of this species occur within or adjacent to the Analysis Area (Figure 7 and Appendix D).	

Species Name	Federal Status	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur
Haliaeetus	Bald and Golden	Breeding is concentrated in coastal	Migratory behavior varies	Permanent resident, and	None. The Analysis Area
leucocephalus	Eagle Protection	areas, along rivers, lakes or reservoirs.	among populations and age	uncommon winter migrant,	occurs greater than the
	Act (16 U.S.C.	Typically breeds in forested areas with	groups (Buehler 2020).	now restricted to breeding	known foraging distance (1.3
Bald Eagle	668-668c)	edge habitat within 1.3 miles of aquatic	Breeds south of the tundra	mostly in Butte, Lake, Lassen,	miles from aquatic habitats)
		habitats suitable for foraging. Prefers	throughout Canada and the	Modoc, Plumas, Shasta,	for this species. In addition,
		areas of shallow water and shorelines	U.S., excluding Hawaii.	Siskiyou, and Trinity counties	no suitable large nesting trees
		for fishing and hunting wide variety of	Additionally, small breeding	(CDFW 1999). Half of the	or cliffs occur within the
		waterfowl, and small aquatic and	populations occur in Baja	wintering population is in the	Analysis Area. No historical
		terrestrial mammals. Fish are preferred	California, Sonora and	Klamath Basin (CDFW 1999).	records of this species occur
		prey, but carrion is used extensively	Chihuahua, Mexico	Not found in the high Sierra	within or adjacent to the
		whenever encountered. Nests away	(Buehler 2020). Winter	Nevada (CDFW 1999).	Analysis Area (Figure 7 and
		from human disturbance in large trees	range appears to be	Largest numbers found in Big	Appendix D).
		and rarely on cliff ledges or on the	expanding as populations	Bear Lake, Cachuma Lake,	
		ground when trees are absent. Winters	increase in size. Most	Lake Mathews, Nacimiento	
		primarily in coastal areas or along major	populations are year-round	Reservoir, San Antonio	
		river systems with adequate prey	residents with only the	Reservoir, and along the	
		availability and large trees for perching	northern most populations	Colorado River (CDFW	
		(Buehler 2020). In California, more	in Alaska, U.S. and Canada	1999). Local winter migrant at	
		common at lower elevations (CDFW	withdrawing southward or	a few inland waters in	
		1999).	to coastal areas (Fink 2018).	southern California (CDFW	
				1999).	
		Elevation: In California, nesting most			
		commonly found about 1,000 to 6,000			
		ft but can occur from near seal level to over 7,000 ft (Jurek 1988).			

Table 5. BLM El Centro Field Office Sensitive species

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Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur		
AMPHIBIANS						
Scaphiopus couchii	Occurs in arid and semi-arid habitats of the southwest, along desert washes,	Found in southeastern California along the Arizona border in	Southeastern California along the Arizona border (CDFW 2000).	Unlikely. The Analysis is within the known range of the species. However,		
Couch's spadefoot toad	desert riparian, palm oasis, desert succulent shrub, and desert scrub habitats (CDFW 2000). Can also be found in cultivated croplands. Requires friable soils for burrowing often beneath desert plants, logs, and other debris. Reproduces in temporary pools and potholes with water present for at least 10-12 days (CDFW 2000). Elevation: In California, from 690 to 1,120 ft (CDFW 2000).	Imperial, Riverside, and San Bernadino counties (CDFW 2000).		there are no occurrence records for this species within the California Natural Diversity Database in these quadrangles (CDFW 2021).		

Specie	s Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur
BIRDS					
Athene hypugaea Western owl	!	This species inhabits flat or gently-sloping treeless and sparsely vegetated areas in deserts and grasslands (Poulin et al. 2011). In California, open, dry grassland and desert habitats, and in grass, forb and open shrub states of pinyon-juniper and ponderosa pine habitats. Areas with burrows and unobstructed perches are favored (Martin 2005). Largely reliant on burrows dug by mammals but, on rare occasion, will dig their own holes (Klute et al. 2003, Poulin et al. 2011). Northern populations are migratory, and habitat used migratory and winter period is similar to that used for breeding but with some evidence of increased reliance on agricultural areas (Klute et al. 2003, Poulin et al. 2011). Elevation: In California, up to 5,300 ft (CDFW 1999).	This species is a partial migrant, with northern populations being primarily migratory (Poulin et al. 2011). In southwestern states, individuals appear to make yearly decisions to remain on their breeding grounds or migrate, likely based on environmental conditions (Ogonowski and Conway 2009, Poulin et al. 2011). The hypugaea subspecies breeds in Alberta, British Columbia, Manitoba and Saskatchewan, Canada and 19 U.S. states including Arizona, California, Colorado, Idaho, Iowa, Kansas, Minnesota, Montana, Nebraska, Nevada, New Mexico, North Dakota, Oklahoma, Oregon, South Dakota, Texas, Utah, Washington and Wyoming (Klute et al. 2003). The breeding range extends southward into the Mexican states of Aguascalientes, Baja California, Baja California Sur, Chihuahua, Coahuila, Durango, Nuevo Leon, San Luis Potosí, Sinaloa, Sonora, Tamaulipas and Zacatecas (Poulin et al. 2011). Winters primarily in Arizona, California, Louisiana, New Mexico and Texas U.S., and southward through Mexico, excluding the Yucatan Peninsula, to Guatemala and Honduras, with rare reports as far south as Panama (Klute et al. 2003, Poulin et al. 2011).	In California, year-round resident throughout much of the state and on larger offshore islands (CDFW 1999).	Unlikely. The Analysis Area is within the known range of this species and potentially suitable habitat is present. No historical occurrence records are known from the Analysis Area (Appendix D). In addition, no Ebird observations have been made for this species within or adjacent to the Analysis Area (eBird 2021). No observation of this species or potential burrows were recorded during the field survey. However, potentially suitable habitat occurs on the western and southern ends of the Analysis Area outside of the Project Area (Figure 6 and Appendix E Photos 11 and 12).

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur
Melanerpes uropygialis Gila woodpecker	Known Suitable Habitat This species utilizes desert riparian and desert wash habitats, and orchard-vineyard and urban areas particularly in shade trees and date palm groves County (CDFW 1990). Utilizes areas with cottonwood and other desert riparian trees, shade trees, and date palms in California County (CDFW 1990). Also uses saguaros where available (CDFW 1990).	Found in southeast California, southwest Nevada, southern Arizona, southwest New Mexico and south into Mexico (Corman 2005a).	Resident in southern California along the Colorado River, and locally near Brawley, Imperial County (CDFW 1990).	Unlikely. Low potential of occurrence. because the majority of the Analysis Area does not contain appropriate habitat. We assessed all washes within the Analysis Area for woodpecker suitability and all washes were characterized by sparse ironwood, ocotillo, and low density of blue palo verde. There is one occurrence record for this species within the California Natural Diversity Database in these quadrangles (CDFW 2020) in an unnamed wash south of Indian Wash about 2.25 miles West of the Cargo Mountains from March 2002. We inspected this wash (Appendix E Photo 17) and the washes within the Analysis Area varied widely from the occurrence site. The washes in the
				Analysis Area are dissimilar to the occurrence site as represented in Appendix E Photo 18 .

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur
Oreothlypis luciae	Frequents open to dense thickets of	Mainly breeds in the southwest U.S.	Currently numerous locally along	Unlikely. While the Analysis Area
Olcomypis idelac	mesquite and other trees and shrubs in	and migrates to the Pacific slope of	the Lower Colorado River and	occurs within the known range of this
Lucy's warbler	desert wash and desert riparian habitat (Corman 2005b). Cover includes mesquite, salt cedar, palo verde, ironwood, and other riparian trees and shrubs (CDFW 1990). Nest in hidden areas including natural cavity, woodpecker holes, and behind lose bark, in old verdin nest or in a bank (CDFW 1990c).	Mexico for the winter (Corman 2005b). Recently arrived in New Mexico. Winters almost exclusively in Mexico (Shuford and Gardali 2008a).	small populations west to the Borrego Valley in San Diego County and north through the Mojave Desert to Furnace Creek Ranch in Death Valley National Park in Inyo County (Shuford and Gardali 2008a). Rare fall (August-February) migrant and winter visitor in California away from breeding habitats (Shuford and Gardali 2008a). In Lower Colorado River valley, occur in mesquite and other woodland in washes including Milpitas Wash in Imperial County, McCoy and Big washes in Riverside County, and Vidal and Chemehuevi washes in San Bernardino County (Shuford and	species the low density xeroriparian washes within the analysis area provide marginal habitat.
364363647.0			Gardali 2008a).	
MAMMALS				
Antrozous pallidus	Inhabits a wide variety of habitats including grasslands, shrublands,	Ranges throughout western North America, from British Columbia's	Locally common at low elevations in California. Occurs throughout	Present. Historical records for this species occur within the analysis Area
Pallid bat	woodlands, and forest from sea level to mixed conifer forests (CDFW 1990c). Most common in open, dry habitats with rocky areas for roosting. Day roosts in caves, crevices, mines, and occasionally in hollow trees and buildings (CDFW 1990c). Night roots may be in more open sites including porches and buildings (CDFW 1990c).	southern interior, south to Queretaro and Jalisco, and east to Texas. Isolated population in Cuba (WBWG 2018). Most abundant in xeric ecosystems, including the Great Basin, Mojave, and Sonoran Deserts (WBWG 2018).	California except for the high Sierra Nevada to Kern Count and the northwestern corner of the state from Del Norte and western Siskiyou counties to northern Mendocino County (CDFW 1990c).	and suitable roosting and foraging habitat exists within the Analysis Area.
	Elevation: 1,900 to 6,560 ft (NatureServe 2021a).			

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur
Corynorhinus townsendii Townsend's big-eared bat	Forages in edge habitats along streams and adjacent to or within a variety of wooded habitats. Roosts in cliffs, caves, mines, tunnels, and buildings. Has a large home range and foraging distances (up to 93 miles) (Sherwin and Piaggio 2005). Elevation: Below 10,830 ft (Hammerson 2014).	Occurs from southern British Columbia, Canada and south through all western U.S. states eastward to the Black Hills of South Dakota and the Edwards Plateau in Texas. Isolated populations also exist in Oklahoma, Kansas, Arkansas, Missouri, Illinois, Indiana, Ohio, Kentucky, Virginia, and West Virginia. Range extends to the Isthmus of Tehuantepec, Mexico (Hammerson 2014).	Found throughout California but details of its distribution are not well known (CDFW 2000b).	Present. Historical records for this species occur within the analysis Area and suitable roosting and foraging habitat exists within the Analysis Area.
Eumops perotis californicus Greater western mastiff bat	This species is found in areas with cliffs, which are used for roosting, in desert scrub, chaparral, oak woodland, ponderosa pine belt, mixed conifer forests and high elevation meadows (Siders and Pierson 2005). Maternity roosts occur in exfoliating rock slabs, crevices in boulders and buildings (Siders and Pierson 2005). The morphology of this species prevents it from drinking from water sources less than 98 ft in length and the availability of water limits its distribution across the landscape (AGFD 2014b). In Arizona, this species is a year-round resident that occurs in rocky canyons with abundant roosting crevices. Forages widely from roost sites in lower and upper Sonoran desertscrub near cliffs (AGFD 2014b) and has been captured more than 18 miles from roost sites (Siders and Pierson 2005). Elevation: In Arizona, 240–8,475 ft (AGFD 2014b). Foraging up to 10,000 ft in California (WBWG 2018).	Occurs in Arizona, California, Nevada, New Mexico, Texas and Utah, U.S. and the Mexican states of Baja California, Chihuahua, Coahuila, Durango, Sinaloa, Sonora and Zacatecas (AGFD 2014b, Hammerson 1994, Siders and Pierson 2005).	Found in southeastern San Joaquin Valley and Coastal Ranges from Monterey County southward through southern California, from the coast eastward to the Colorado Desert (CDFW 1990).	Present. Historical records for this species occur within the analysis Area and suitable roosting and foraging habitat exists within the Analysis Area.

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur
Macrotus californicus California leaf-nosed bat	Typically forages along washes within 6.2 miles of their roost sites (Brown 2005). Primarily consumes insects but also consumes fruits (AGFD 2014a, Brown 2005). In Arizona, this species is a year-round resident of Sonoran Desertscrub. Consumes primarily insects taken on the wing or gleaned from vegetation, but have also been reported to feed on fruits, including those of cacti. Roost sites have large areas of ceiling and flying space, and include abandoned underground mines,	Occurs in Arizona, California, Nevada and Utah, U.S. and the Mexican states of Baja California, Baja California Sur, Chihuahua, Sinaloa, Sonora and Tamaulipas (AGFD 2014a, Hammerson 2015a). (CDFW 1990a).	Found from Riverside, Imperial, San Diego, and San Bernardino counties. Historically occurred from Los Angles to Sand Diego. Fairly common in some areas along the Colorado River (CDFW 1990a).	Present. Historical records for this species occur within the analysis Area and suitable roosting and foraging habitat exists within the Analysis Area. In addition, sign associated with this species was detected within the Analysis Area.
	caves, and rock shelters (AGFD 2014a). Elevation: In Arizona, below 4,000 ft (AGFD 2014a). In California, records are below 2,000 ft (CDFW 1990a).			
Myotis ciliolabrum	Occur in a variety of habitat but	Found across the western half of	Common in arid uplands in	Possible. The analysis Area occurs
Small-footed myotis	primarily found in relatively arid wooded and brushy uplands near water (CDFW 1990d), chaparral, riparian zones, and western coniferous forests (WBWG 2018). Roost caves, buildings, mines, crevices, and occasionally under bridges or bark. Night roost in buildings and caves (CDFW 1990d). Elevation: In California, sea level to at	North American from British Columbia, Alberta, and Saskatchewan in Canada, throughout most of the U.S. west of the 100 th Meridian, and into central Mexico (WBWG 2018).	California and occurs from Contra Costa County south to the Mexican border in the coastal region. Also found on the west and east sides of the Sierra Nevada, and in the Great Basin and desert habitats from Modoc to Kern and San Bernardino counties (CDFW 1990d).	within the range of this species and suitable roosting and foraging habitat exists within the Analysis Area.
	Elevation: In California, sea level to at least 8,900 ft (CDFW 1990d).		,	

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur
Myotis velifer	Forages in desertscrub vegetation and is tolerant of high temperatures and low	Occurs in Arizona, California, Kansas, Nevada, New Mexico,	Restricted in California to lowlands of the Colorado River and adjacent	Possible. An observation record for this species occurs adjacent to the
Cave myotis	humidity. Roosts in caves, tunnels, abandoned underground mines, buildings and under bridges within a few miles of water. In Arizona, hibernation roosts are in wet mine tunnels above 6,000 ft (AGFD 2002a). In California, utilize desert scrub, desert succulent shrub, desert wash, and desert riparian.(CDFW 1990b).	Oklahoma, Texas and Utah, U.S. Range extends southward through Mexico to Honduras (AGFD 2002a, Hammerson 2015b).	mountain ranges, in San Bernardino, Riverside and Imperial counties, although more common farther east (CFDW 1990b).	Analysis Area and the Analysis Area contains suitable mine roosting habitat.
Myotis yumanensis	Elevation: 300–8,800 ft (AGFD 2002a). Inhabits riparian, scrublands, desert,	Found across the western third of	Common and widespread in	Unlikely. No permanent water
Yuma myotis	forest near permanent sources of water including rivers, and streams but also uses tinajas (WBWG 2018). Optimal habitats in California in areas with open forest and woodland with sources of water (CDFW 1990e). Roosts in bridges, buildings, cliff crevices, caves, mines, and trees (WBWG 2018). Have been observed roosting in abandoned swallow nests (CDFW 1990e).	North America from British Columbia, Canada, to Baja California and southern Mexico. In the U.S. it occurs in all the Pacific coastal states, as far east as western Montana to the north, and as far east as western Oklahoma south (WBWG 2018).	California but uncommon in the Mojave and Colorado desert regions, except for the mountain ranges bordering the Colorado River Valley (CDFW 1990e).	sources occur within or adjacent to the analysis Area.
	Elevation: In California, seal level to 11,000 ft considered uncommon to rare above 8,000 ft (CDFW 1990e).			

		T	D	
Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur
Ovis canadensis nelsoni Desert bighorn sheep (aka. Nelson bighorn sheep)	Inhabits alpine dwarf-shrub, low sage, sagebrush, bitterbrush, pinyon-juniper, palm oasis, desert riparian, desert succulent shrub, desert scrub, subalpine conifer, perennial grassland, montane chaparral, and montane riparian (CDFW 1990). Uses rocky, steep terrain for reproduction and escape, prefers open areas of low-growing vegetation for feeding and requires adequate sources of water (CDFW 1990).	Historica range extended from northeastern California, Oregon, northern Nevada, and southwestern Idaho southward through the deserts of the southwestern U.S. to southern Baja California, northwestern Sonora Mexico, southern Arizona, southern New Mexico, Chihuahua Mexico and western Texas (Hammerson 2011).	Uncommon in California. There are three subspecies: California bighborn sheep (O. c. califoniana), peninsular bighorn sheep (O. c. cremnobates), and Nelson bighorn sheep aka. desert bighorn sheep (O. c. nelsoni) (CDFW 1990). The desert bighorn sheep occur in desert mountain ranges from White Mountains of Mono and Inyo counties south to the San Bernardino Mountains and southeastward to the Mexican border with an isolated population occurs in the San Gabriel Mountains (CDFW 1990).	Unlikely. No historical occurrence records exist within the Analysis Area and no evidence of this species was observed during the field survey.
PLANTS				
Croton wigginsii Wiggin's croton	Perennial shrub that blooms March through May. Inhabits desert dunes and Sonoran desert scrub in sandy areas (CNPS 2021g). Elevation: 165 to 330 ft (CNPS 2021g).	Occurs in California, Arizona, Baja California and Sonora Mexico (CNPS 2021g).	Found in Imperial County (CNPS 2021g).	Unlikely. While no records of this species occur within the Analysis Area a small area of suitable sandy habitat in Sonoran desert scrub vegetation occurs on the western edge of the Analysis Area outside of the Project Area (Appendix E Photos 13 and 14).
Cylindropuntia munzii Munz cholla	Perennial stem succulent that blooms in May. Occurs on sandy or gravelly soils in Sonoran desert scrub (CNPS 2021d). Elevation: 500 to 1,970 ft (CNPS 2021d).	Found in California and Baja California (CNPS 2021d).	Located in Imperial and Riverside counties (CNPS 2021d).	Possible. A small area of potential suitable sandy substrate occurs at the western edge of the Analysis Area outside of the Project Area (Appendix E Photos 13 and 14).
Euphorbia platysperma Flat-seeded spurge	Annual herb that blooms February through September. Occurs in desert dunes and sandy areas in Sonoran desert scrub (CNPS 2021a). Elevation: 215 to 330 ft (CNPS 2021a).	Located in California, Arizona, Baja California and Sonora Mexico (CNPS 2021a).	Found in Imperial, Riverside, San Diego counties and possibly in San Bernardino County (CNPS 2021a).	Possible. A small area of potential suitable sandy substrate occurs at the western edge of the Analysis Area outside of the Project Area (Appendix E Photos 13 and 14).

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur
Lupinus excubitus var. medius	Perennial shrub that blooms March through May. Inhabits Pinyon and juniper woodland and Sonoran desert	Occurs in California and Baja California (CNPS 2021c).	Found in Imperial and San Diego counties (CNPS 2021c).	Unlikely. While the Analysis Area includes Sonoran desert scrub habitats no historical records for this species
Mountain Springs	scrub (CNPS 2021c).			exist within the analysis Area.
bush lupine	Elevation: 1,395 to 4,495 ft (CNPS 2021c).			
Pholisma sonorae	Perennial herb (parasitic) that blooms April through June (CNPS 2021f).	Occurs in Arizona and California, U.S. and the Mexican states of Baja	Known only from Imperial County (CNPS 2021f).	Unlikely. Small pockets of suitable sandy soils occur in the western
Sand food	Inhabits sandy soils, sand dunes and other sandy areas. It is a root parasite of desert shrubs (Arizona Rare Plant Committee 2001, CNPS 2021f). Known hosts include Ambrosia dumosa, Eriogonum deserticola, Pluchea sericea, Tiquilia palmeri and T. plicata (Yatskievych 1994). Elevation: In California, below 656 ft (CNPS 2021f). In Arizona, below 1,345 ft (AGFD 2004).	California and Sonora (AGFD 2004, CNPS 2021f).		extent of the Analysis Area and the suitable host plant (<i>Ambrosia dumosa</i>) occurs within the Analysis Area (Appendix E Photos 13 and 14).
Xylorhiza orcuttii	Perennial herb that blooms March through April. Inhabits Sonoran desert	Occurs in California and Baja California (CNPS 2021e).	Found in Imperial and San Diego counties (CNPS 2021e).	Unlikely. No historical records exist for this species within the Analysis
Orcutt's woody-aster	scrub (CNPS 2021e).	, , , , , , , , , , , , , , , , , , , ,		Area. However, suitable Sonoran desert scrub occurs within the analysis
	Elevation: 0 to 2,000 ft (CNPS 2021e).			Area.

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur
REPTILES				
Gopherus agassizii ¹ Mojave Desert Tortoise	Inhabits valleys, bajadas and hills with sandy loam or rocky soils in Mojave desertscrub and Lower Colorado River Valley subdivision of the Sonoran Desert. To escape extreme temperatures, excavates burrows under vegetation or rocks. Will also use natural or manmade caves. Typically associated with areas of creosote bush, areas with other sclerophyll shrubs and with small cacti or areas with Joshua trees. Forages on grasses, forbs and succulents (AGFD 2010a). In the contact zone between the species (i.e., the Black Mountains), <i>G. morafkai</i> generally is found in foothills, hillside slopes and more mountainous terrain than <i>G. agassizii</i> that is typically found on alluvial fans and valley bottoms (Edwards et al. 2015). In California, found in arid sandy or gravelly locations along riverbanks, washes, sandy dunes, alluvial fans, canyon bottoms, desert oases, rocky hillsides, creosote flats, and hillsides (CHS 2021b) Elevation: Range-wide, from below sea level in Death Valley to 5,000 ft in elevation (AGFD 2010a). Possibly up to 7,200 ft (CDFW 2000)		Throughout the Mojave Desert and south along the Colorado River along the east side of the Salton Basin in the Sonoran Desert but absent from the Coachella Valley except from the Boyd Deep Canyon Research Center area (CHS 2021b). Introduced population in Anza-Borrego State Park in San Diego County (CHS 2021b).	Present. Active Tortoise burrows and scat have been detected within the Analysis Area. Records of this species occur within the Analysis Area (Appendix A).

¹ Threatened, populations north and west of the Colorado River (USFWS 1980, USFWS 1990), critical habitat (USFWS 1980, USFWS 1994); Similarity of appearance (threatened) (USFWS 1990).

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur
Uma notata	Occupies fine, loose, wind-blown sand dunes, dry lakebeds, sandy beaches or	Occurs in California and Baja California (CHS 2021a).	Found in extreme southeast California in the Colorado Desert	Possible. A small area of potential suitable sandy substrate occurs at the
Colorado Desert fringe-toed lizard	riverbanks, desert washes, and sparse desert scrub in the Colorado and Sonoran desert (CDFW 2000). Utilize sparsely-vegetated arid areas and burrows as refugia (CHS 2021a). Elevation: sea level to 1,600 ft (CHS 2021a).			western edge of the analysis Area outside of the Project Area (Appendix E Photos 13 and 14).

Table 6. CEQA Special-Status Species

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur
BIRDS				-
Melanerpes uropygialis Gila woodpecker	This species utilizes desert riparian and desert wash habitats, and orchard-vineyard and urban areas particularly in shade trees and date palm groves County (CDFW 1990). Utilizes areas with cottonwood and other desert riparian trees, shade trees, and date palms in California County (CDFW 1990). Also uses saguaros where available (CDFW 1990). Elevation: near sea level to 3,940 ft (NatureServe 2021e).	Found in southeast California, southwest Nevada, southern Arizona, southwest New Mexico and south into Mexico (Corman 2005a).	Resident in southern California along the Colorado River, and locally near Brawley, Imperial County (CDFW 1990).	Low potential of occurrence. because the majority of the Analysis Area does not contain appropriate habitat. We assessed all washes within the Analysis Area for woodpecker suitability and all washes were characterized by sparse ironwood, ocotillo, and low density of blue palo verde. There is one occurrence record for this species within the California Natural Diversity Database in these quadrangles (CDFW 2021) in an unnamed wash south of Indian Wash about 2.25 miles West of the Cargo Mountains from March 2002. We inspected this wash (Appendix E Photo 17) and the washes within the Analysis Area varied widely from the occurrence site. The washes in the Analysis Area are dissimilar to the occurrence site as represented in Appendix E Photo 18.
Taxostoma crissale Crissal thrasher	Inhabits dense sagebrush and other shrubs in desert washes and desert riparian areas with juniper and pinyon-juniper. Frequently found in habitats with mesquite, screwbean	Found throughout southwestern portions of the U.S. from southeastern California east through southern Nevada, southwestern Utah, norther	Eastern Mojave Desert of Sand Bernardino and southeaster Inyo counties also resident in Imperial, Coachella, and Borrego valleys	Moderate potential of occurrence due to range, appropriate habitat, but no occurrence record or observation
	mesquite, ironwood, catclaw acacia, and arrowweed willow (CDFW 1990). Elevation: up to 5,900 ft (CDFW 1990).	Arizona, and southwestern New Mexico to western Texas and south to southcentral Mexico and northeast Baja California (Shuford and Gardali 2008b).	(CDFW 1990).	during field investigation.

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur
Taxostoma lecontei	Utilize open desert wash, desert scrub, alkali desert scrub, desert succulent shrub habitats,	Occur throughout southwestern U.S. and northwestern Mexico (NatureServe	Found in southern California deserts from southern Mono	Low potential of occurrence. The low density cholla and
Le Conte's thrasher	and in Joshua tree habitat with scattered shrubs. Frequently use saltbush and cholla (CDFW 2005). Rarely occurs in habitats consisting entirely of creosotebush (NatureServe 2021f).	2021f, Sheppard 2019).	County south to the Mexican border, and in western and southern San Joaquin Valley. Formerly found north to Fresno County and Kern County (CDFW	creosotebush habitat dominance within the Analysis Area provides marginal habitat.
	Elevation: below sea level to 5,250 ft, mostly between 0 to 492 ft(NatureServe 2021f).		2005).	
Falco mexicanus	Breeds in open habitats, including shrub-step desert, grasslands with or without shrubs, and	Not considered a true migrant but undertakes seasonal movements in	Occurs throughout the state (Moors 2005).	High potential of occurrence. The Analysis Area occurs within
Prairie falcon	alpine tundra when cliffs or bluffs are present to provide nesting sites (Steenhof 2013). In Arizona, this species is found nesting in Sonoran desertscrub, in areas with mixed grassland and cold-temperate desertscrub, and pinyon pine-juniper or Madrean evergreen oak woodlands. Occasionally nest in areas of alpine grassland and mixed conifer forests. Open areas for foraging and the availability of nest sites are the primary determinants of the species distribution during the breeding season (Moors 2005). Nests primarily on cliff ledges but also use trees, buildings, electrical towers, and cliffs created by mines or quarries (Steenhof 2013). When food is plentiful, this raptor travels the least possible distance necessary to secure required food supplies but have been known to forage up to 15 miles from the nest (Tesky 1994b). During the fall and winter, increased numbers of individuals occur in open grasslands, creosote-bursage habitats, and agricultural areas (Moors 2005, Steenhof 2013).	response to food availability and typically has widely separated nesting, post-nesting and wintering areas (Steenhof 2013). However, populations in California are resident. Breeds from south-central British Columbia and southern Alberta, through the western		suitable habitat in the range of this species and 2 occupied eyries were detected within the analysis Area (Appendix E Photos 8 and 9).
	Elevation: Breeds 500–9,000 ft (Moors 2005). Elsewhere, up to 11,000 ft (Steenhof 2013).			

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur
Athene cunicularia hypugaea Western burrowing owl	This species inhabits flat or gently-sloping treeless and sparsely vegetated areas in deserts and grasslands (Poulin et al. 2011). In Arizona, this species most commonly breeds in grazed grasslands and open disturbed areas such as the edges of agricultural fields, fallow fields, bladed areas, irrigation embankments, airports and golf courses. This species additionally breeds in sparsely vegetated Sonoran or cold-temperate desertscrub (Martin 2005). Areas with burrows and unobstructed perches are favored (Martin 2005). Largely reliant on burrows dug by mammals but, on rare occasion, will dig their own holes (Klute et al. 2003, Poulin et al. 2011). Northern populations are migratory, and habitat used migratory and winter period is similar to that used for breeding but with some evidence of increased reliance on agricultural areas (Klute et al. 2003, Poulin et al. 2011). Elevation: In Arizona, 650–6,140 ft (AGFD 2001).	This species is a partial migrant, with northern populations being primarily migratory (Poulin et al. 2011). In southwestern states, individuals appear to make yearly decisions to remain on their breeding grounds or migrate, likely based on environmental conditions (Ogonowski and Conway 2009, Poulin et al. 2011). The hypugaea subspecies breeds in Alberta, British Columbia, Manitoba and Saskatchewan, Canada and 19 U.S. states including Arizona, California, Colorado, Idaho, Iowa, Kansas, Minnesota, Montana, Nebraska, Nevada, New Mexico, North Dakota, Oklahoma, Oregon, South Dakota, Texas, Utah, Washington and Wyoming (Klute et al. 2003). The breeding range extends southward into the Mexican states of Aguascalientes, Baja California, Baja California Sur, Chihuahua, Coahuila, Durango, Nuevo Leon, San Luis Potosí, Sinaloa, Sonora, Tamaulipas and Zacatecas (Poulin et al. 2011). Winters primarily in Arizona, California, Louisiana, New Mexico and Texas U.S., and southward through Mexico, excluding the Yucatan Peninsula, to Guatemala and Honduras, with rare reports as far south as Panama	Found nesting throughout the state where favorable habitat is present. Southern populations are primarily resident whereas northern populations are migratory and are on their breeding grounds mid-March through as late as mid-October (Martin 2005).	Low potential of occurrence due to range, appropriate habitat, but no historical occurrence records (Appendix D). In addition, no Ebird observations have been made for this species within or adjacent to the Analysis Area (eBird 2021). No observation of this species or potential burrows were recorded during the field survey. However, potentially suitable habitat occurs on the western and southern ends of the Analysis Area outside of the Project Area (Figure 6 and Appendix E Photos 11 and 12).
Poliptila melanuta Black-tailed gnatcatcher	This species is associated with Mojave and Sonoroan desert scrub habitats. These habitats include mesquite, creosotebush, ocotillo and various cactus species (Tinant 2006).	(Klute et al. 2003, Poulin et al. 2011). Black-tailed gnatcatchers range from southern Nevada to northern Mexico and from southeastern California to southwestern New Mexico (Tinant 2006).	In California this species occurs only in southeastern California within suitable Mojavian and Sonoroan desert scrub habitats (Tinant 2006).	High potential of occurrence. The analysis Area occurs within suitable habitat within the range of this species and individuals were detected during the field survey.

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur
INSECTS				
Anomala hardyorum Hardy's dune beetle	Member of the family Scarabacidae. Most often found on north or east facing dune slip faces (UFWS 2006b).	Endemic to Algodones Dunes in North America (UFWS 2006b).	Known from two populations identified in Algodones Dune system in Imperial County (UFWS 2006b).	No potential of occurrence. No appropriate dune slip faces occur within the analysis Area.
Apiocera warneri Glamis sand fly	Member of the family Apioceridae. Flower-loving flies that are most common in dry, sandy habitats (Yeates and Irwin 1996).	Family is known in the deserts of North America, South America, and Australia (Yeates and Irwin 1996).	Known from southern California (NatureServe 2021b).	Low potential of occurrence. A small area of sandy habitat occurs within the western edge of the Analysis Area outside of the Project Area.
Cyclocephala wandae Wandae dune beetle	Member of the family Scarabaeidae. Habitat information is lacking (UFWS 2006b).	Endemic to Algodones Dunes in North America (UFWS 2006b).	Known only from collections in the Algodones Dunes in Imperial County (UFWS 2006b).	No potential of occurrence. The Analysis Area occurs outside of the known range and suitable dune habitat.
Efferia macroxipha Glamis robberfly	In the genus <i>Efferia</i> . High diversity in arid or semi-arid ecosystems. Tend to perch close to the ground and often remain immobile.	Genus occur throughout the New World.	Known from southern California (Forbes 1988, NatureServe 2021c).	Moderate Potential of occurrence. The Analysis Area occurs within the known range.
Euparagia unidentata Algodones euparagia	In the family Vespidae. Inhabits desert regions (Bohart 1989). Limited habitat information available.	Endemic to Algodones Dunes in North America (Nature Serve 2021d, UFWS 2006b).	Endemic to Algodones Dunes in Imperial County (Nature Serve 2021d, UFWS 2006b).	No potential of occurrence. The Analysis Area occurs outside of the known range and suitable habitat.
Microbembex elegans Algodones elegant sand wasp	In the family Sphecidae. Small sized. Inhabits active slip faces within sand dune systems often found at the base of shrubs where detritus collects (UFWS 2006b).	Species in genus <i>Microbembix</i> are found in North and South America. Endemic to Algodones Dunes in North America (UFWS 2006b).	Known from two populations identified in Algodones Dune system in Imperial County (UFWS 2006b).	No potential of occurrence. The Analysis Area occurs outside of the known range and suitable habitat.
Perdita algodones Algodones perdita	Dune habitats (UFWS 2006b) Limited habitat information available.	Endemic to Algodones Dunes in North America (UFWS 2006b).	Known in the vicinity of Glamis, in Imperial County (UFWS 2006b).	No potential of occurrence. The Analysis Area occurs outside of the known range and suitable habitat.
Perdita frontalis Imperial perdita	All species in Perdita genus nest in sandy or partially sandy soil. Specialize on a variety plant families (Portman, Griswold, and Nell 2016).	Southwestern U.S. and Mexico (Portman, Griswold, and Nell 2016).	Southern California	Low potential of occurrence. A small area of sandy habitat occurs within the western edge of the Analysis Area outside of the Project Area.

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur
Perdita stephanomeriae A miner bee	All species in Perdita genus nest in sandy or partially sandy soil. Specialize on a variety plant families (Portman and Griswold 2017, Portman, Griswold, and Nell 2016).	Southwestern U.S. and Mexico (Portman, Griswold, and Nell 2016).	Southern California	Low potential of occurrence. A small area of sandy habitat occurs within the western edge of the Analysis Area outside of the Project Area.
Pseudocotalpa andrewsi Andrew's dune scrab beetle	In the family Scarabaeidae. Shining leaf chafer that inhabits drifting sand between dunes (USFW 2006a)	Endemic to Algodones Dunes in North America (UFWS 2006b).	Known from two populations identified in Algodones Dune system in Imperial County (UFWS 2006b).	No potential of occurrence. The Analysis Area occurs outside of suitable dune habitat.
MAMMALS	1			
Antrozous pallidus	Inhabits a wide variety of habitats including	Ranges throughout western North	Locally common at low elevations	High potential of occurrence.
Pallid bat	grasslands, shrublands, woodlands, and forest from sea level to mixed conifer forests (CDFW 1990c). Most common in open, dry habitats with rocky areas for roosting. Day roosts in caves, crevices, mines, and occasionally in hollow trees and buildings (CDFW 1990c). Night roots may be in more open sites including porches and buildings (CDFW 1990c). Elevation: 1,900 to 6,560 ft (NatureServe 2021a).	America, from British Columbia's southern interior, south to Queretaro and Jalisco, and east to Texas. Isolated population in Cuba (WBWG 2018). Most abundant in xeric ecosystems, including the Great Basin, Mojave, and Sonoran Deserts (WBWG 2018).	in California. Occurs throughout California except for the high Sierra Nevada to Kern Count and the northwestern corner of the state from Del Norte and western Siskiyou counties to northern Mendocino County (CDFW 1990c).	This species has been observed within the Analysis Area (Figure 7) and suitable crevice and mine roosting habitat occurs within the Analysis Area (Appendix E Photos 15 and 16).
Corynorhinus townsendii Townsend's big-eared bat	Forages in edge habitats along streams and adjacent to or within a variety of wooded habitats. Roosts in cliffs, caves, mines, tunnels, and buildings (Diamond and Diamond 2014). Has a large home range and foraging distances (up to 93 miles) (Sherwin and Piaggio 2005).	Occurs from southern British Columbia, Canada and south through all western U.S. states eastward to the Black Hills of South Dakota and the Edwards Plateau in Texas. Isolated populations also exist in Oklahoma, Kansas, Arkansas, Missouri, Illinois, Indiana Okio Kontuely, Virginia and	Found throughout California but details of its distribution are not well known (CDFW 2000b).	High potential of occurrence. This species has been observed within the Analysis Area (Figure 7) and suitable mine roosting habitat occurs within the Analysis Area (Appendix E Photos 15 and 16).
	Elevation: Below 10,830 ft (Hammerson 2014).	Indiana, Ohio, Kentucky, Virginia, and West Virginia. Range extends to the Isthmus of Tehuantepec, Mexico (Hammerson 2014).		

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur
Eumops perotis californicus	This species is found in areas with cliffs, which are used for roosting, in desert scrub, chaparral, oak woodland, ponderosa pine	Occurs in Arizona, California, Nevada, New Mexico, Texas and Utah, U.S. and the Mexican states of Baja California,	Found in southeastern San Joaquin Valley and Coastal Ranges from Monterey County	High potential of occurrence. This species has been observed within the Analysis Area (Figure
Greater western mastiff bat	belt, mixed conifer forests and high elevation meadows (Siders and Pierson 2005). Maternity roosts occur in exfoliating rock slabs, crevices in boulders and buildings (Siders and Pierson 2005). The morphology of this species prevents it from drinking from water sources less than 98 ft in length and the availability of water limits its distribution across the landscape (AGFD 2014b). In Arizona, this species is a year-round resident that occurs in rocky canyons with abundant roosting crevices. Forages widely from roost sites in lower and upper Sonoran desertscrub near cliffs (AGFD 2014b) and has been captured more than 18 miles from roost sites (Siders and Pierson 2005). Elevation: In Arizona, 240–8,475 ft (AGFD 2014b). Foraging up to 10,000 ft in California (WBWG 2018).	Chihuahua, Coahuila, Durango, Sinaloa, Sonora and Zacatecas (AGFD 2014b, Hammerson 1994, Siders and Pierson 2005).	southward through southern California, from the coast eastward to the Colorado Desert (CDFW 1990).	7) and suitable rock slabs and crevice roosting habitat occurs within the Analysis Area.

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur
Macrotus californicus California leaf-nosed bat	Typically forages along washes within 6.2 miles of their roost sites (Brown 2005). Primarily consumes insects but also consumes fruits (AGFD 2014a, Brown 2005). In Arizona, this species is a year-round resident of Sonoran Desertscrub. Consumes primarily insects taken on the wing or gleaned from vegetation, but have also been reported to feed on fruits, including those of cacti. Roost sites have large areas of ceiling and flying space, and include abandoned underground mines, caves, and rock shelters (AGFD 2014a). Elevation: In Arizona, below 4,000 ft (AGFD 2014a). In California, records are below 2,000 ft (CDFW 1990a).	Occurs in Arizona, California, Nevada and Utah, U.S. and the Mexican states of Baja California, Baja California Sur, Chihuahua, Sinaloa, Sonora and Tamaulipas (AGFD 2014a, Hammerson 2015a). (CDFW 1990a).	Found from Riverside, Imperial, San Diego, and San Bernardino counties. Historically occurred from Los Angles to Sand Diego. Fairly common in some areas along the Colorado River (CDFW 1990a).	High potential of occurrence. This species has been previously observed within the Analysis Area, and suitable mine roosting habitat occurs within the Analysis Area (Figure 7 and Appendix E Photos 15 and 16). In Addition, during the habitat assessment visit, stringy black guano and urine staining was detected on the sides of mines within the Analysis Area indicating that this species is present.
Myotis velifer Cave myotis	Forages in desertscrub vegetation and is tolerant of high temperatures and low humidity. Roosts in caves, tunnels, abandoned underground mines, buildings and under bridges within a few miles of water. In Arizona, hibernation roosts are in wet mine tunnels above 6,000 ft (AGFD 2002a). In California, utilize desert scrub, desert succulent shrub, desert wash, and desert riparian.(CDFW 1990b). Elevation: 300–8,800 ft (AGFD 2002a).	Occurs in Arizona, California, Kansas, Nevada, New Mexico, Oklahoma, Texas and Utah, U.S. Range extends southward through Mexico to Honduras (AGFD 2002a, Hammerson 2015b).	Restricted in California to lowlands of the Colorado River and adjacent mountain ranges, in San Bernardino, Riverside and Imperial counties, although more common farther east (CFDW 1990b).	Moderate potential of occurrence. An observation record for this species occurs adjacent to the Analysis Area and the Analysis Area contains suitable mine roosting habitat Figure 7 and Appendix E Photos 15 and 16).
Nyctinomops femorosaccus Pocketed free-tailed bat	Inhabits pinyon-juniper woodlands, desert scrub, desert succulent shrub, desert riparian, desert wash, alkali desert scrub, Joshua tree, and palm oasis. Roosts in rock crevices, caverns, or buildings. Drinks water from sources with open access and large surface areas (CDFW 2000a). Elevation: near sea level to about 7,300 ft (WBWG 2018).	Occurs in western North America from southern California, central Arizona, southern New Mexico, and western Texas, south into Mexico including Baja California (WBWG 2018).	Found in Riverside, San Diego, and Imperial counties. Rare in California (CDFW 2000a).	Moderate potential of occurrence. The Analysis Area occurs within the range of this species and suitable rock crevice roosting habitat occurs within the Analysis Area.

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur
PLANTS				
Astragalus insularis var. harwoodii Harwood's milk-vetch	Annual herb that blooms January through May. Inhabits sandy or gravely soils in desert dunes and Mohavean desert scrub (CNPS 2021i). Elevation: 0 to 2,330 ft (CNPS 2021i).	Occurs in Arizona, California, Baja California, Nevada, and Sonora Mexico (CNPS 2021i).	Found in Imperial, Riverside, San Bernardino, and San Diego counties (CNPS 2021i).	No potential of occurrence. No suitable dune habitat in Mohavean desert scrub occurs within the analysis Area and no records for this species occur within the Analysis Area.
Calliandra erophylla Pink fairy-duster	Perennial deciduous shrub that blooms January through March. Inhabits sandy or rocky soils in Sonoran desert scrub (CNPS 2021j). Elevations: 393 to 4,925 ft (CNPS 2021j).	Occurs in Arizona, California, Baja California, New Mexico, Texas, Utah, and Sonora Mexico (CNPS 2021j).	Found in Imperial, Riverside, and San Diego counties (CNPS 2021j).	An occurrence record for this species exists within the Analysis Area and the species was observed in very low densities within the Analysis Area (Figure 7).
Croton wigginsii Wiggin's croton	Perennial shrub that blooms March through May. Inhabits desert dunes and Sonoran desert scrub in sandy areas (CNPS 2021g). Elevation: 165 to 330 ft (CNPS 2021g).	Occurs in California, Arizona, Baja California and Sonora Mexico (CNPS 2021g).	Found in Imperial County (CNPS 2021g).	Low probability of occurrence. While no records of this species occur within the Analysis Area a small area of suitable sandy habitat in Sonoran desert scrub vegetation occurs on the western edge of the analysis Area outside of the Project Area.
Ditaxis claryana Glandular ditaxis	Perennial herb that blooms October, December, January, February, and March. Inhabits sandy areas in Mojavean desert scrub and Sonoran desert scrub (CNPS 2021h). Elevation: 0 to 1,525 ft (CNPS 2021h).	Occurs in Arizona, California, and Sonora Mexico (CNPS 2021h).	Found in Imperial, Riverside, and San Bernardino counties (CNPS 2021h).	Low probability of occurrence. While no records of this species occur within the Analysis Area a small area of suitable sandy area in Sonoran desert scrub vegetation occurs on the western edge of the analysis Area outside of the Project Area.
Palafoxia arida var. gigantea Giant Spanish needle	Annual/perennial herb that blooms January through May. Inhabits desert dunes (CNPS 2021b). Elevation: 50 to 330 ft (CNPS 2021b).	Occurs in California and Sonora Mexico (CNPS 2021b).	Known only from Imperial County (CNPS 2021b).	No potential of occurrence. No suitable dune habitats exist within the Analysis Area and no records of the species occur within the Analysis Area.

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur
Pholisma sonorae Sand food	Perennial herb (parasitic) that blooms April through June (CNPS 2021f). Inhabits sandy soils, sand dunes and other sandy areas. It is a root parasite of desert shrubs (Arizona Rare Plant Committee 2001, CNPS 2021f). Known hosts include Ambrosia dumosa, Eriogonum deserticola, Pluchea sericea, Tiquilia palmeri and T. plicata (Yatskievych 1994).	Occurs in Arizona and California, U.S. and the Mexican states of Baja California and Sonora (AGFD 2004, CNPS 2021f).	Known only from Imperial County (CNPS 2021f).	Low potential of occurrence. Small pockets of suitable sandy soils occur in the western extent of the Analysis Area and the suitable host plant (Ambrosia dumosa) occurs within the Analysis Area.
	Elevation: In California, below 656 ft (CNPS 2021f). In Arizona, below 1,345 ft (AGFD 2004).			
REPTILES				
Gopherus agassizii 2	Inhabits valleys, bajadas and hills with sandy loam or rocky soils in Mojave desertscrub	Occurs in the Mojave desert of Arizona, California, Nevada and Utah (Edwards	More common in southern, central and the extreme northeast	High potential of occurrence. Active Tortoise burrows and scat
Mojave Desert Tortoise	and Lower Colorado River Valley subdivision of the Sonoran Desert. To escape extreme temperatures, excavates burrows under vegetation or rocks. Will also use natural or manmade caves. Typically associated with areas of creosote bush, areas with other sclerophyll shrubs and with small cacti or areas with Joshua trees. Forages on grasses, forbs and succulents (AGFD 2010a). In the contact zone between the species (i.e., the Black Mountains), G. morafkai generally is found in foothills, hillside slopes and more mountainous terrain than G. agassizii that is typically found on alluvial fans and valley bottoms (Edwards et al. 2015). Elevation: Range-wide, from below sea level	et al. 2015, Murphy et al. 2011).	portion of state, but occurs throughout the state where suitable habitat exists (AGFD 2011).	have been detected within the Analysis Area. Records of this species occur within the Analysis Area (Appendices A and E Photo 19).
	in Death Valley to 5,000 ft in elevation (AGFD 2010a).			

² Threatened, populations north and west of the Colorado River (USFWS 1980, USFWS 1990), critical habitat (USFWS 1980, USFWS 1994); Similarity of appearance (threatened) (USFWS 1990).

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur
Phrynosoma mcallii	Inhabits hard packed sandy flats and low	Occurs in Arizona and California, U.S.	Found in the extreme	No potential of occurrence. No
	dunes in Lower Colorado River desertscrub	and the Mexican states of Baja	southwestern portion of the state	suitable hard packed sandy flats or
Flat-tailed horned	community, particularly in areas with	California and Sonora (USFWS 2011).	in the Yuma Desert (AGFD	low dunes occur within the
lizard	creosote-white bursage vegetation (USFWS		2010b, USFWS 2011).	Analysis Area. No records for this
	Brennan 2008, 2011).			species occur within the Analysis
				Area.
	Elevation: Below 820 ft (AGFD 2010b).			
Uma notata	Occupies fine, loose, wind-blown sand dunes,	Occurs in California and Baja California	Found in extreme southeast	Low potential of occurrence. A
	dry lakebeds, sandy beaches or riverbanks,	(CHS 2021a).	California in the Colorado Desert	small area of potential suitable
Colorado desert	desert washes, and sparse desert scrub in the		from the Salton Sea and Imperial	sandy substrate occurs at the
fringe-toed lizard	Colorado and Sonoran desert (CDFW 2000).		sand hills east to the Colorado	western edge of the Analysis Area
ŭ	Utilize sparsely-vegetated arid areas and		River, south to the Colorado	outside of the Project Area
	burrows as refugia (CHS 2021a).		River delta and on into	(Figure 6 and Appendix E
			northeastern Baja California, and	Photos 13 and 14).
	Elevation: sea level to 1,600 ft (CHS 2021a).		east to Borrego Mountain (CHS	,
			2021a).	

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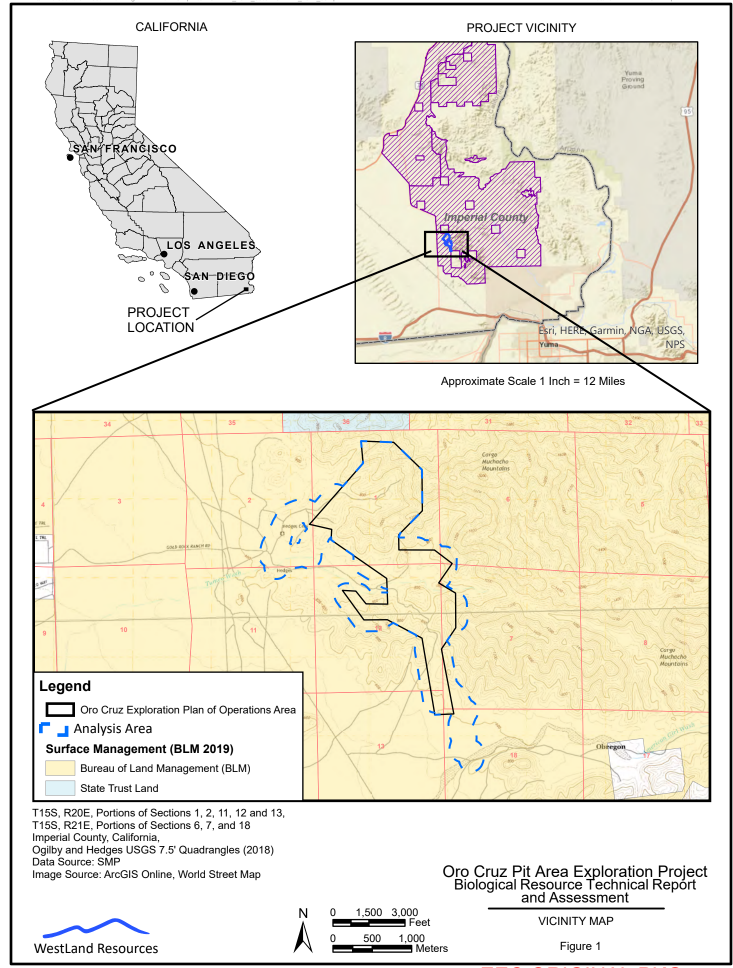
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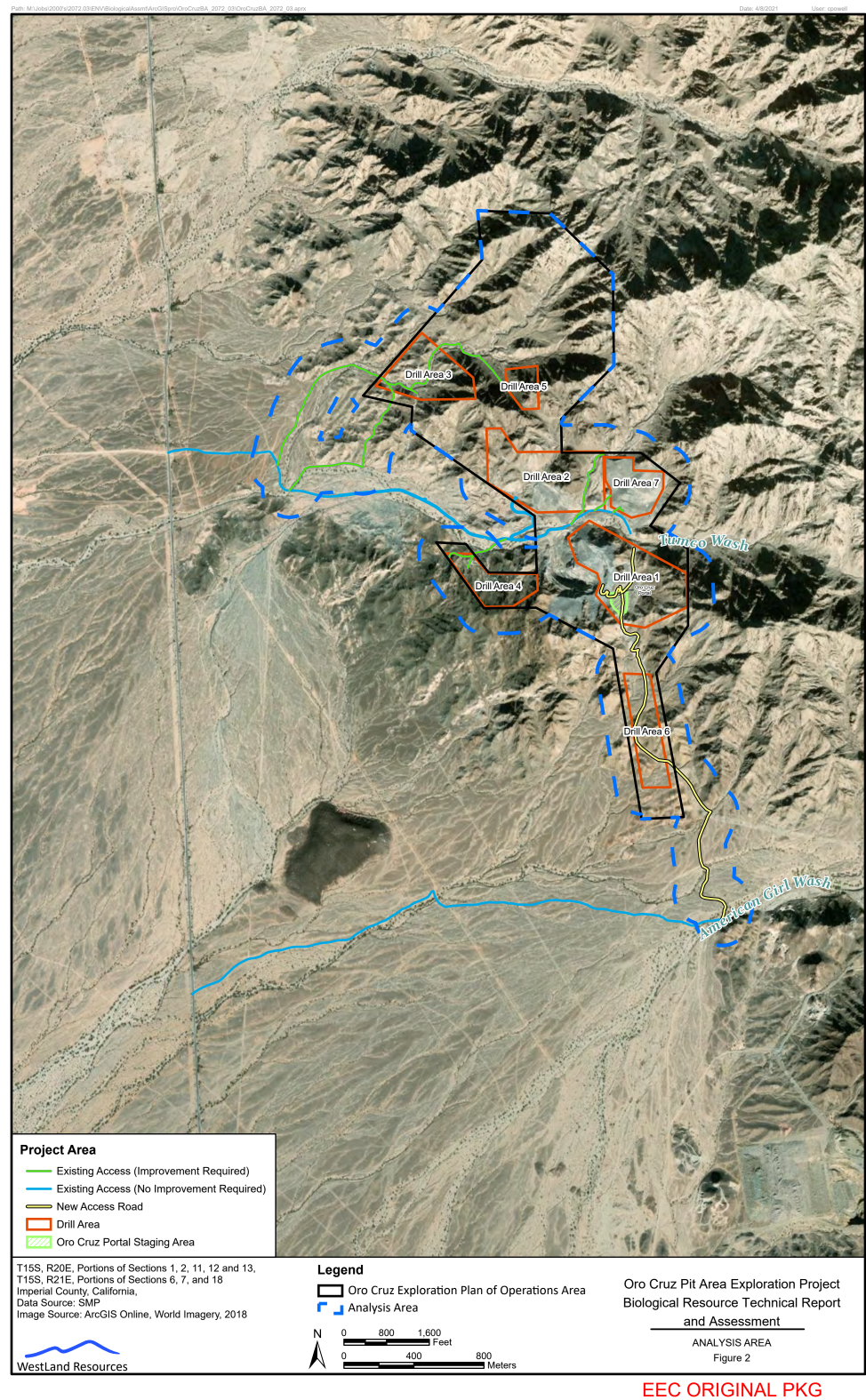
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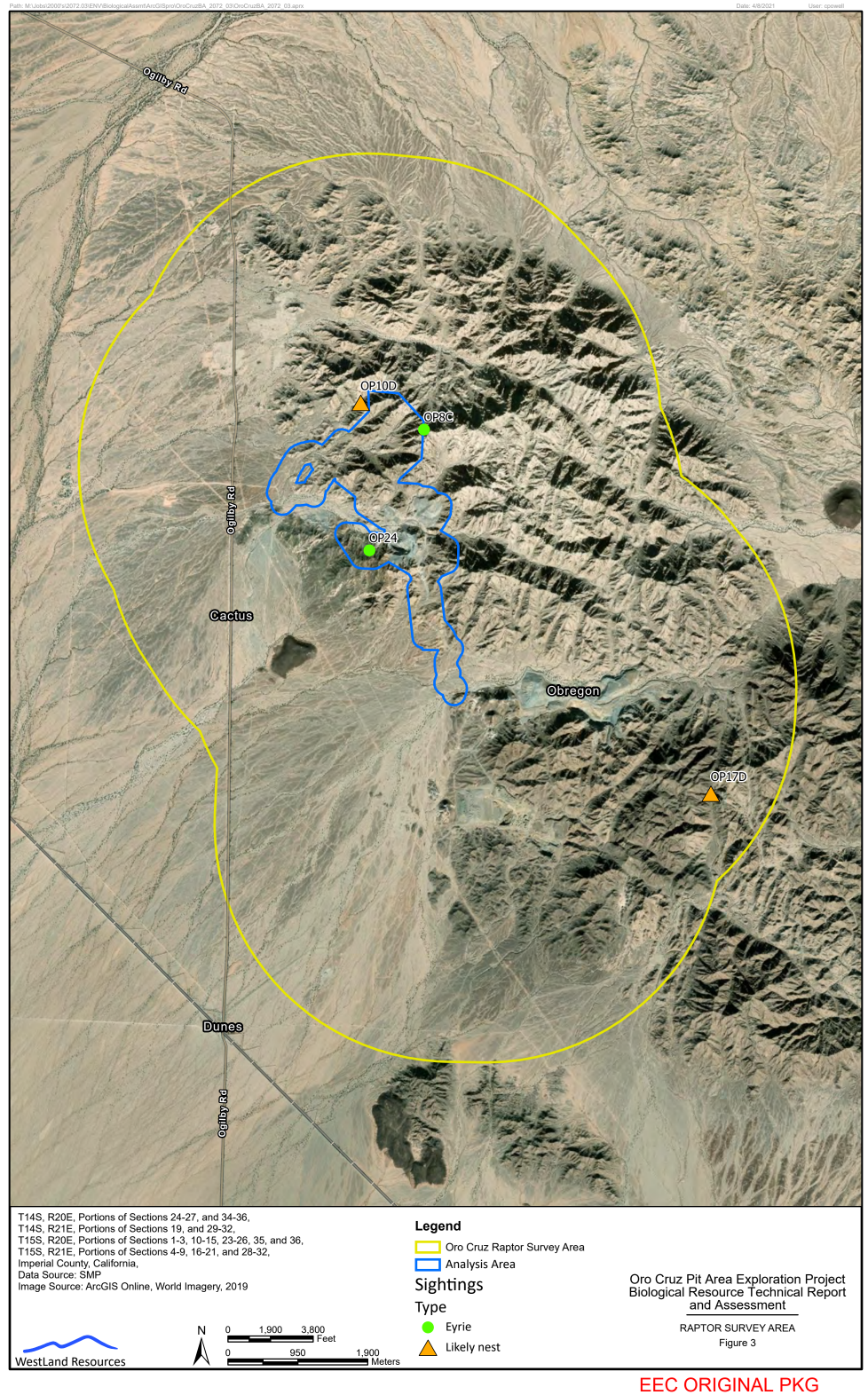
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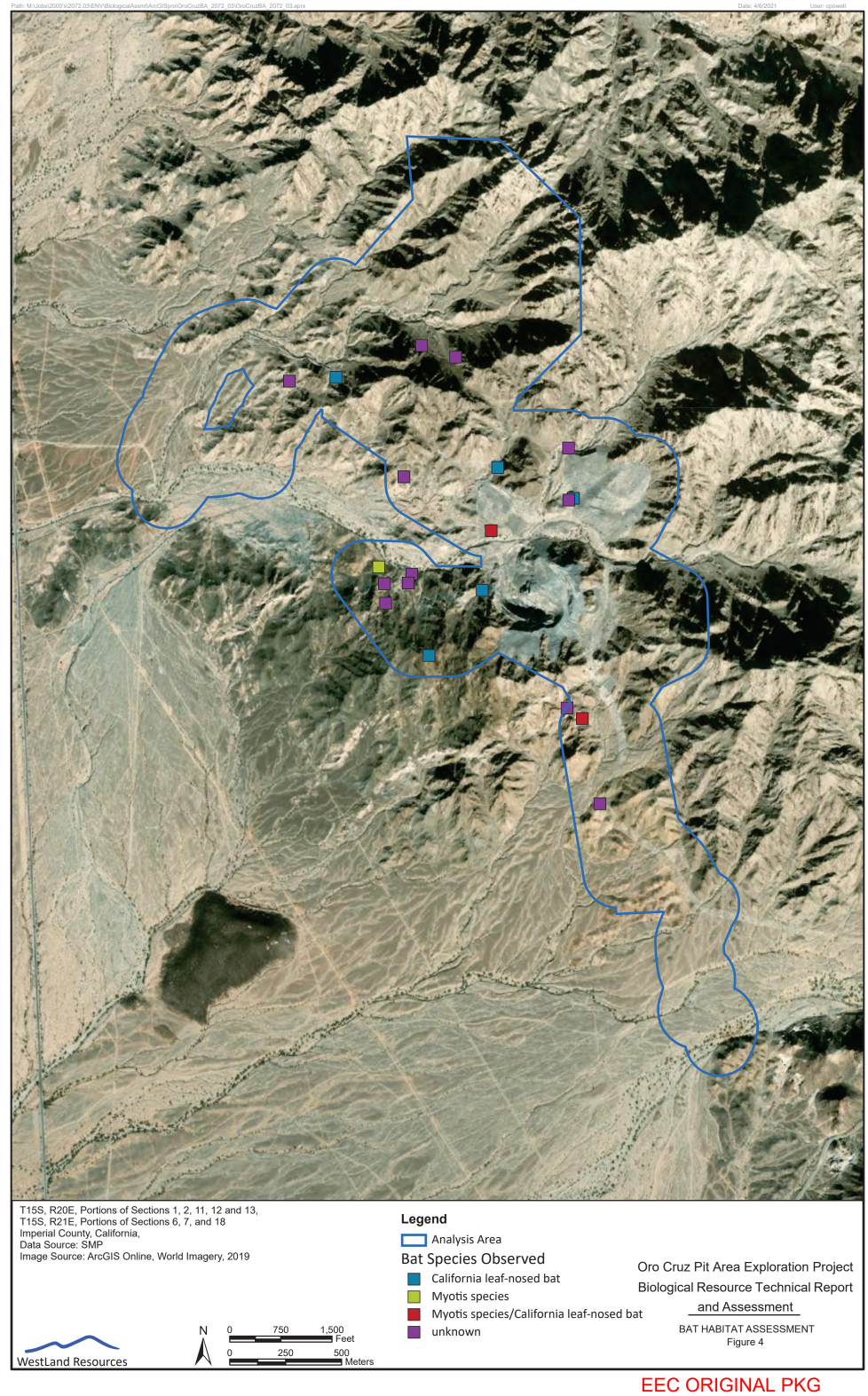
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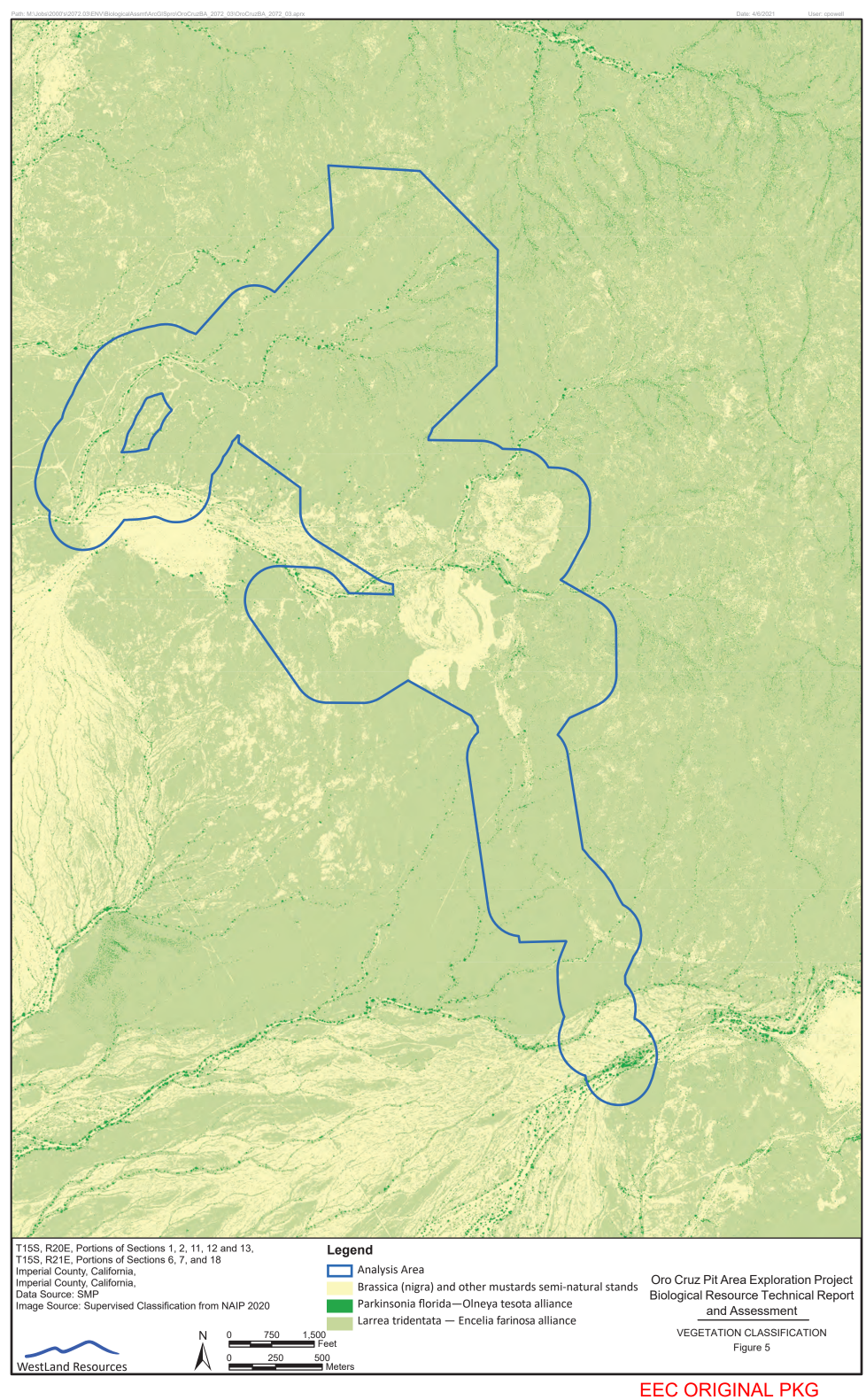
FIGURES

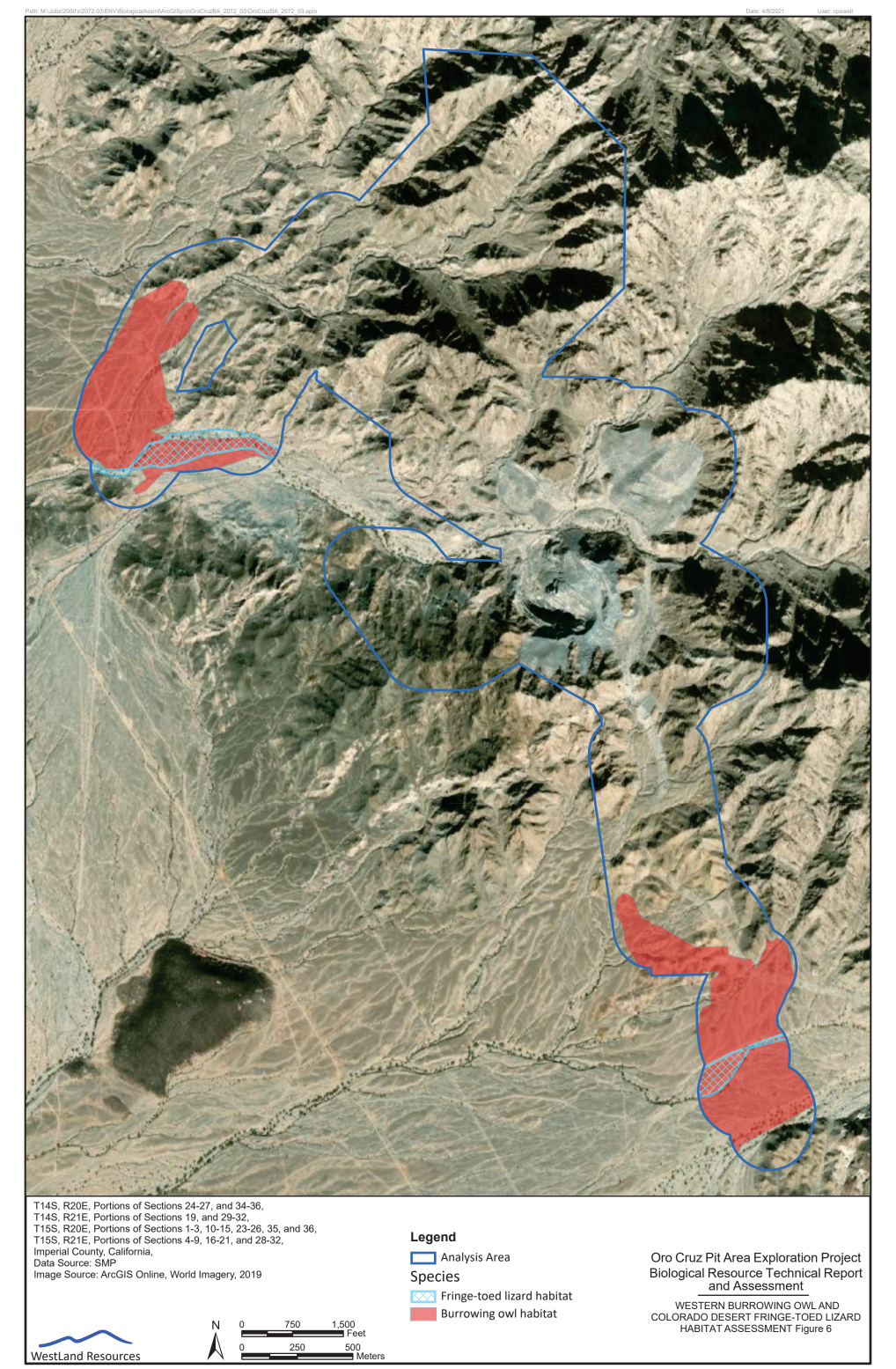


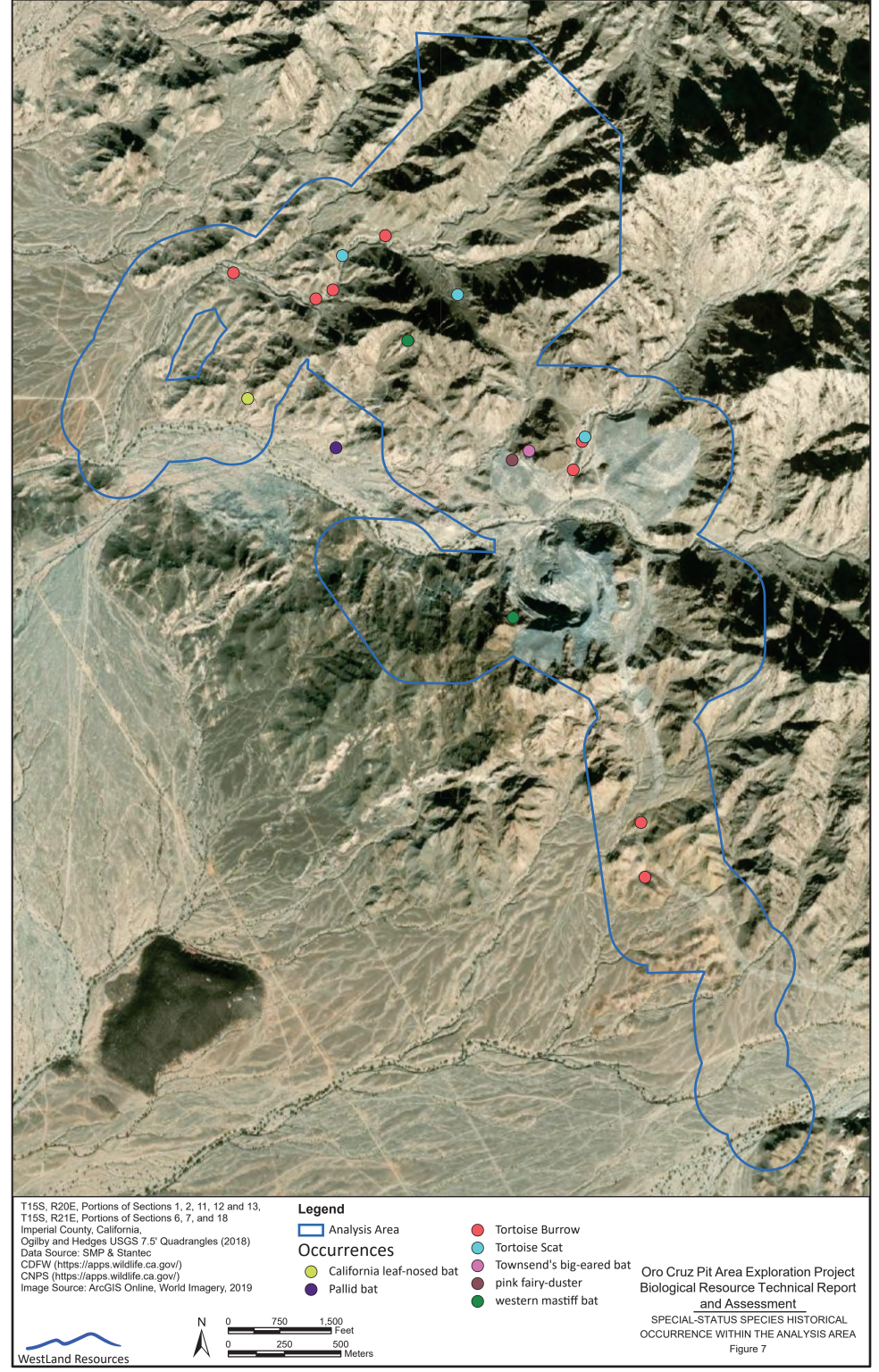












APPENDIX A

Tortoise Survey

DESERT TORTOISE SURVEY REPORT ORO CRUZ PROJECT

Prepared for:

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789 West Pender Street, Suite 420 Vancouver. British Columbia V6C 1H2

Prepared by:



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Stantec Project Number 203722086

February 16, 2021

This document entitled Desert Tortoise Survey Report, Oro Cruz Project was prepared by Stantec Consulting Services Inc. (Stantec) for the account of Southern Empire Resources Corp/SMP Gold Corp. The material in it reflects Stantec's best judgment in light of the information available to it at the time of preparation. Any use which a third party makes of this report, or any reliance on or decisions made based on it, are the responsibilities of such third parties. Stantec accepts no responsibility for damages, if any, suffered by any third party as a result of decisions made or actions based on this report.

All information, conclusions, and recommendations provided by Stantec in this document regarding the Desert Tortoise Report have been prepared by and/or under the supervision of and reviewed by the professionals whose signatures appear below.

Prepared by: _

Greg Sharp

Environmental Scientist

Approved by: ____

Principal

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FIGURES

Figure 1 Project Location

Figure 2 Project Area/Survey Results

APPENDICES

Appendix A Plants and Wildlife

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ACRONYMS AND ABBREVIATIONS

BLM Bureau of Land ManagementGIS Geographic Information SystemGPS Global Positioning System

NEPA National Environmental Policy Act

Project Oro Cruz Drilling Plan Project
Stantec Stantec Consulting Services Inc.

USFWS United States Fish and Wildlife Service

1.0 SUMMARY

Stantec Consulting Services Inc. (Stantec) completed a desert tortoise survey of the Oro Cruz Drilling Plan Project (Project), located in Imperial County, California in the historic mining area of Tumco (Figure 1). The survey was conducted January 8 through 15, 2021.

The Project consists of seven planned drill exploration areas and associated access roads (Action Area, **Figure 2**). The total acres of surveys conducted in the drill exploration areas was 119.74 and the total miles of access road surveyed was 9.75. Areas of vertical, solid rock; highly-disturbed ground; or mine pits, within the drill areas, were considered unsuitable habitat for desert tortoise and not surveyed. Unsuitable habitat totaled 98.59 acres.

The following items of note were identified during this survey:

Drill Area 1 and associated access

No tortoise or tortoise sign was found in the drill area or associated accesses.

Drill Area 2 and associated access

Two tortoise burrows were found, one with scat at the entrance, indicating this is likely an active borrow. Both burrows were in good condition.

Drill Area 3 and associated access

Four tortoise burrows and a piece of scat were found in the drill area. One burrow had tortoise tracks in the front of it and another had scat. All of the burrows are considered active or good condition.

Drill Area 4 and associated access

No tortoise or tortoise sign was found in the drill area or associated accesses.

Drill Area 5 and associated access

One piece of tortoise scat was found in the drill area; however, no burrows were located.

Drill Area 6 and associated access

Two tortoise burrows were found in the drill area. One was in good condition; the other was deteriorated but had the correct shape.

Drill Area 7 and associated access

This drill area was highly disturbed and consisted of unsuitable habitat. Access roads were surveyed, and no tortoise or tortoise sign was found.

The preceding summary is intended for informational purposes only. Reading of the full body of this report is recommended.

2.0 INTRODUCTION

2.1 ACTION AREA DESCRIPTION

Stantec Consulting Services Inc. (Stantec) completed a desert tortoise survey of the Oro Cruz Drilling Plan Project (Project), located in Imperial County, California in the historic mining area of Tumco (Figure 1). The survey was conducted January 8 through 15, 2021.

The Project consists of seven planned drill exploration areas (218.33 acres) and associated access roads (9.75 miles) (Action Area, **Figure 2**). The Action Area is located within the Cargo Muchacho Mountains which consists of very rugged, eroding, rocky slopes. Mining has occurred in this area since the early 1800s. The most recent mining activity was in the mid to late 1990s. As such, much of the area has been disturbed from mining activities. Off-road vehicle use, recreational vehicle camping, and other outdoor activities have added to the disturbances in the area. Vegetation in the Project is low desert scrub typical of the high temperature region of southeast California.

The Action Area is within Bureau of Land Management (BLM) classified Category 3 desert tortoise habitat, lower quality habitat, and on the edge of tortoise's general distribution in southern California (BLM, 1994). In these areas, the tortoises occur in relatively low numbers. The Action Area is approximately 6.8 miles from United States Fish and Wildlife Service (USFWS)-designated critical habitat and is 2,750 feet south of the designated Colorado Desert Recovery unit (Figure 1).

A total of 119.74 acres were surveyed in the seven drill areas and 9.75 miles of access roads were surveyed. There were 98.59 acres within the seven drill areas that were determined to be unsuitable habitat and were not surveyed. These areas consisted of steep vertical cliffs; highly disturbed ground; or mine pits.

2.2 PERSONNEL QUALIFICATIONS

Greg Sharp - B.S. Degree, Fisheries and Wildlife Biology

Mr. Sharp has utilized numerous survey techniques to assess the presence of Threatened, Endangered, Candidate, and Sensitive plant and animal species throughout the western states on private, BLM, and United States Forest Service lands. Mr. Sharp is a certified desert tortoise biologist and has been doing biological surveys in Utah, Nevada, and California for over 20 years. Mr. Sharp has completed tortoise surveys in conjunction with the National Environmental Policy Act (NEPA) process for many large projects in the southwest and in the greater southwestern Utah area.

Seth Topham - B.S. Degree, Natural Resources

Mr. Topham has more than 15 years of experience working as a natural resource biologist/certified desert tortoise biologist in many areas of the western United States. He also has more than 10 years of experience in providing Geographical Information System (GIS) support for various natural resource projects. Mr. Topham has utilized many survey techniques to assess the presence and/or monitor the status of plant and animal species, including many listed as Threatened, Endangered, Candidate, or otherwise considered Sensitive. Mr. Topham has completed numerous tortoise surveys in conjunction with the NEPA process for many large projects in the southwest and in the greater southwestern Utah area.

3.0 METHODS

3.1 TORTOISE SURVEYS

Stantec biologists conducted desert tortoise surveys in the Action Area following the USFWS protocol *Preparing For Any Action That May Occur Within The Range Of The Mojave Desert Tortoise* (*Gopherus agassizii*) (USFWS, 2019). As required by the protocol, biologists walked parallel transects spaced 10 meters apart to achieve 100 percent coverage of the areas surveyed. The Action Area transects were mapped in GIS and uploaded to Collector, a global positioning system (GPS) application for field data collection, prior to the survey. The Collector application was used to locate and follow the established transect lines in the field. During the survey, special attention was given to the identification of desert tortoise and desert tortoise sign (e.g., burrows, scat, carcasses, etc.). Vegetation and other wildlife species were also identified during the survey. Survey information was recorded on established data sheets.

4.0 RESULTS

4.1 HABITAT

The Action Area is located within the Cargo Muchacho Mountains which consists of very rugged, eroding, rocky slopes. The Action Area is located along the western side of the mountains at an elevation ranging from 500 to 800 feet. Mining has occurred in this area since the early 1800s. The most recent mining activity was in the mid to late 1990s. As such, much of the area has been disturbed from mining activities. Other significant human activity in the area consists of off-road vehicle driving, recreational vehicle camping, and other outdoor activities. Vegetation in the Action Area is typical low desert scrub found in southeast California. Habitat in the Action Area consists of four types: steep slopes, bajadas, desert pavement areas and washes.

Vegetation cover is low but varies from almost zero on the steep rocky slopes and desert pavement to fairly dense in some of the washes and bajadas. Vegetation on the slopes and uplands consists of scattered creosote bush (Larrea tridentata), ocotillo (Fouquieria splendens), Inciensio (Encelia farinose) and scattered native grasses. Areas at the beginning of the bajadas and base of steep slopes offered foraging, shade and burrowing areas for desert tortoises. The deep cut washes concentrate rain fall and allow a greater variety of larger shrubs, trees, and ground cover. Dominant vegetation in these washes consisted of ironwood (Olneya tesota), mesquite (Posopis juliflora), palo verde (Cercidium floridum), and tamarisk (Tamarix pentandra). The washes in the area would supply needed forage and shade for the desert tortoise. The wash banks supply areas for caliche caves and burrows. Dominant vegetation in these washes consisted of ironwood, creosote bush, mesquite, palo verde, and tamarisk. A complete list of plants found in the survey area is included in **Appendix A**.

Soils in the Action Area developed from weathered granitic rock and schistose rock substrates. The soils consist of gravelly sands with large amounts of cobble, rock, and boulders. Hill slopes in the Action Area are steep and almost entirely covered in large, weathered rock. Alluvial fans and washes in the area contained the deeper soils and would be considered suitable for tortoise burrowing.

4.1.1 Physical and Biological Features of Critical Desert Tortoise Habitat Described for the Action Area

Although the Action Area is within BLM category III habitat, the area is outside of USFWS designated Critical Habitat (**Figure 1**) but per protocol, the habitat is described below using the physical and biological features for Designated Desert Tortoise Critical Habitat (USFWS 2019).

- 1. The Action Area provides areas of sufficient space for movement and for tortoise to reside in the area. However, large sections of the Action Area are made up of steep rocky slopes, past mining disturbances and mining pits that would preclude the tortoise from using these areas.
- 2. The washes, bajadas, and upland areas do support native plant forage for the desert tortoise. Most of the forage species would be found in the washes or bajadas, were soils are better and water would promote plant growth.
- 3. Suitable burrowing, nesting, and overwintering substrate is restricted in the Action Area to the deep cut washes where soils are deeper and consist of a sandy gravel mixture. Caliche

caves and other shelter sites are also found in these washes. Other deep shelter sites can be found at the base of the rocky steep slopes.

- 4. Vegetation density is generally low in the Action Area. Shrubs grow large enough to provide shade and shelter but are sparse. The washes in the Action Area do supply a denser tree and shrub cover that provides shade and shelter.
- 5. The Action Area is being disturbed from an increase in human activities related to recreational use of the area. Also, past mining activities have disturbed much of the Action Area.

4.2 TORTOISE SURVEY

The Action Area is located within 2,750 feet of the Colorado Desert Recovery Unit for the desert tortoise (Figure 1). Stantec completed desert tortoise surveys following the USFWS protocol-Preparing For Any Action That May Occur Within The Range Of The Mojave Desert Tortoise (Gopherus agassizii) (USFWS 2019). The survey was conducted January 8 through 15, 2021. The survey methods for small projects and linear projects were followed as the Action Area size was less than 500 acres and had linear access routes. The primary purpose of these surveys was to provide information on whether desert tortoises are likely to be present. Small project and linear project surveys can be completed any time of year as they are used to determine if desert tortoises are present in the area based on sign rather than live animals.

As required by the protocol, biologists walked parallel transects spaced 10 meters apart to achieve 100 percent coverage of the area surveyed. Stantec used the datasheet included in the protocol to record all evidence that indicates desert tortoises may be present (e.g., scat, burrows, carcasses, courtship rings, drinking depressions, etc. in addition to live tortoises) (**Appendix B**). The Action Area transects were mapped in GIS and uploaded to the Collector application using a handheld GPS device. The application was used to locate and follow the established transect lines in the field. Temperatures ranged from the mid 40's in the mornings, with afternoon highs ranging in the 70's. Below are the survey findings in the Action Area:

Drill Area 1 and associated access

Drill Area 1 (**Figure 2**) was located almost entirely in the rocky steep slope habitat with approximately half of the area being an open pit (Photos 1-2, 27-28, **Appendix C**). The area was 57.74 acres with 18.28 acres being surveyed as tortoise habitat.

No tortoise or tortoise sign was found in the drill area or associated accesses.

Drill Area 2 and associated access

Drill Area 2 (**Figure 2**) was located with approximately half of the area being tortoise habitat and the other half was steep and solid rock. (Photos 3-4, 23, 25, 29, **Appendix C**). The area was 54.84 acres with 34.03 acres being surveyed as tortoise habitat.

Two tortoise burrows were found, one had scat at the entrance (Photos 5, 24, **Appendix C**). All burrows were in good condition (Datasheets, **Appendix B**).

Drill Area 3 and associated access

Drill Area 3 (Figure 2) had a large wash that went down the middle of the area with the eastern portion of the area having steep and solid rock. (Photo 6, Appendix C). The area was 30.98 acres with 25.90 acres being surveyed as tortoise habitat.

Four tortoise burrows and a piece of scat were found in the drill area (Photos 7-10, **Appendix C**). One burrow had tortoise tracks in the front of it and another had scat. All are considered active or good condition (Datasheets, **Appendix B**).

Drill Area 4 and associated access

Drill Area 4 (**Figure 2**) was located almost entirely in the rocky steep slope habitat (Photos 11-12, 26, **Appendix C**). The area was 20.07 acres with 13.12 acres being surveyed as tortoise habitat.

No tortoise or tortoise sign was found in the drill area or associated accesses.

Drill Area 5 and associated access

Drill Area 5 (**Figure 2**) was located almost entirely in the rocky steep slope habitat (Photo 13, **Appendix C**). The area was 9.24 acres with 3.44 acres being surveyed as tortoise habitat.

One piece of tortoise scat was found in the drill area (Datasheets, **Appendix B**, Photo 14, **Appendix C**).

Drill Area 6 and associated access

Drill Area 6 (**Figure 2**) was located in an old, reclaimed haul route and included some rocky hills and bajada areas (Photo 15, **Appendix C**). The area was 24.98 acres with 100 percent being surveyed as tortoise habitat.

Two tortoise burrows were found in this drill area (Photo 16-17, **Appendix C)**. One was in good condition the other was deteriorated but had the correct shape (datasheets, **Appendix B**).

Drill Area 7 and associated access

Drill Area 7 (**Figure 2**) was located entirely in a mine waste dump area and was not surveyed as tortoise habitat. Access roads were surveyed (Photos 30-31, **Appendix C**).

No tortoise or tortoise sign was found in the associated accesses.

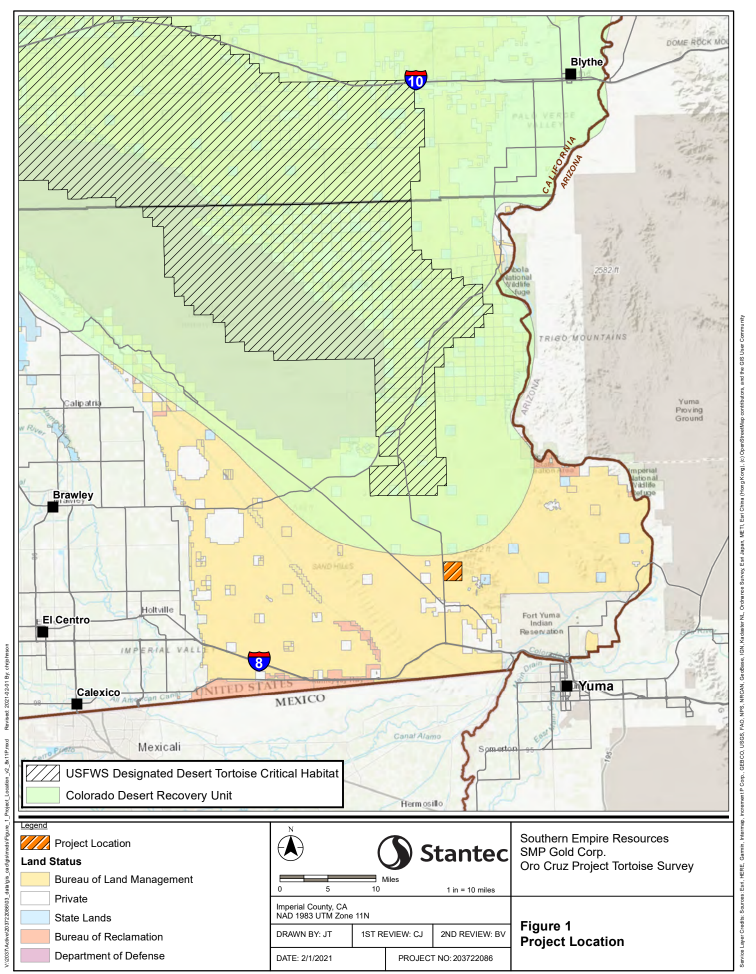
4.3 GENERAL WILDLIFE OBSERVATIONS

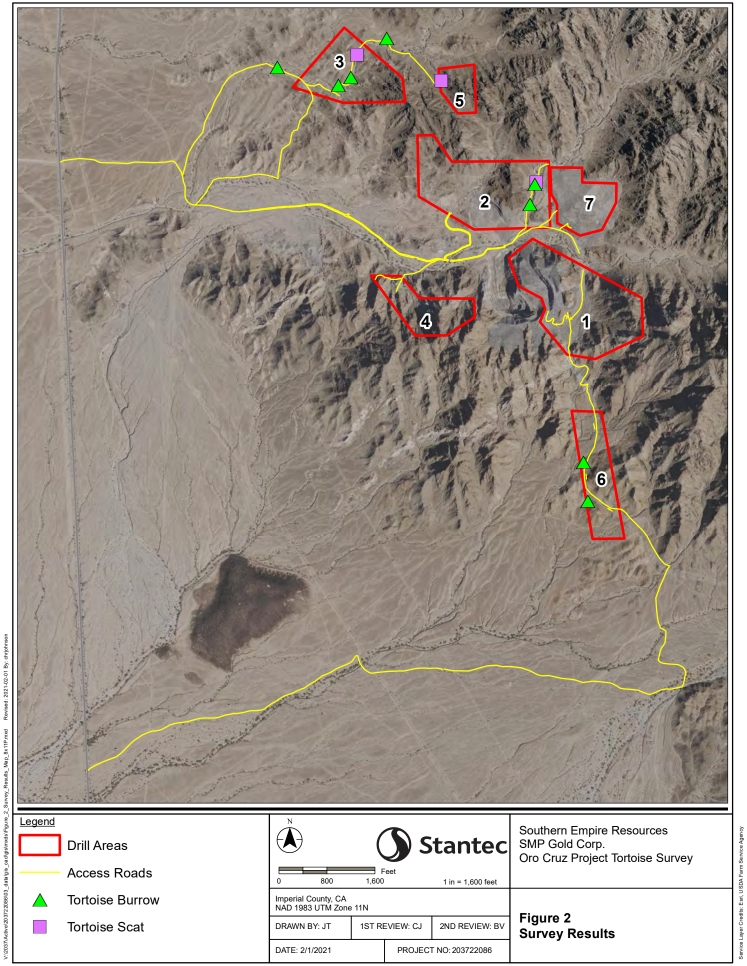
During the survey, observations were made of other wildlife species found or their sign (scat or tracks) and included many typical desert species of birds, reptiles, and mammals. A complete list is located in **Appendix A**

5.0 REFERENCES

- Bureau of Land Management (BLM). 1994. Oro Cruz Operation of the American Girl Mining Project: Environmental Impact Statement. El Centro Resource Area. El Centro, California.
- United States Fish and Wildlife Service (USFWS). 2019. Preparing For Any Action That May Occur Within The Range Of The Mojave Desert Tortoise (*Gopherus agassizii*). Ventura Office. Ventura, California.

FIGURES





APPENDIX A

Plants and Wildlife

Common Name	Genus	Species
	Plants	•
catclaw	Acacia	greggii
Burrow bush	Ambrosia	dumosa
devil's lettuce	Amsinckia	tessellata
palo verde	Cercidium	floridum
devil's spine flower	Chorizanthe	rigida
wingnut cryptantha	Cryptantha	pterocarya
inciensio	Encelia	farinosa
desert trumpet	Eriogonum	Inflatum
buckwheat	Eriogonum	deflexum
barrel cactus	Ferocactus	acanthodes
ocotillo	Fouquieria	splendens
hopsage	Grayia	spinosa
range ratany	Krameria	grayi
creosote	Larrea	tridentata
desert pepperweed	Lepidium	fremontii
beaver tail cactus	Opuntia	basilaris
golden cholla	Opuntia	acanthocarpa
desert plantain	Plantago	insularis
mesquite	Prosopis	juliflora
nipple cactus	Mammillaria	acanthocarpa
clump grass	Shismus	arabicus
globemallow	Sphaeralcea	emoryi
-	Birds	
black-tailed gnatcatcher	Polioptila	melanura
black-throated sparrow	Amphispiza	bilineata
Costa's hummingbird	Calypte	costae
Gambel's quail	Callipepla	gambelii
ladder-backed woodpecker	Picoides	scalaris
loggerhead shrike	Lanius	ludovicianus
mourning dove	Zenaida	macroura
peregrine falcon	Falco	peregrinus
phainopepla	Phainopepla	nitens
red-tailed hawk	Buteo	jamaicensis
rock wren	Salpinctes	obsoletus
Say's phoebe	Sayornis	saya
turkey vulture	Cathartes	aura
	Mammals	
antelope ground squirrel	Ammospermophilus	leucurus
mule deer	Odocoileus	hemionus
	Reptiles	
desert tortoise	Gopherus	agassizii
Side-blotched lizard	Uta	stansburiana

APPENDIX B

Datasheets

Dat	e of survey: 1/1/01	1/2021 Surve	y biologist(s) <u>ਉ</u> ਚ	th.topham@	stantec.com, 435-6	68-9723 - Greg.:	sharp2@stantec.com	n
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APPENDIX C

Photographs



Photo 1: Drill Area 1, general view of suitable desert tortoise habitat surveyed.



Photo 2: Drill Area 1, general view of un-suitable desert tortoise habitat not surveyed.



Photo 3: Drill Area 2, general view of suitable desert tortoise habitat surveyed.



Photo 4: Drill Area 2, general view of un-suitable desert tortoise habitat not surveyed.



Photo 5: Drill Area 2, desert tortoise scat.



Photo 6: Drill Area 3, general view of suitable desert tortoise habitat surveyed.



Photo 7: Drill Area 3, desert tortoise burrow with old desert tortoise scat and old tracks.



Photo 8: Drill Area 3, desert tortoise burrow with desert tortoise scat.



Photo 9: Drill Area 3, desert tortoise burrow.



Photo 10: Drill Area 3, desert tortoise scat.



Photo 11: Drill Area 4, general view of suitable desert tortoise habitat surveyed.



Photo 12: Drill Area 4, general view of unsuitable desert tortoise habitat not surveyed.



Photo 13: Drill Area 5, general view of suitable desert tortoise habitat surveyed.



Photo 14: Drill Area 5, desert tortoise scat.



Photo 15: Drill Area 6, general view of suitable desert tortoise habitat surveyed.



Photo 16: Drill Area 6, desert tortoise burrow.

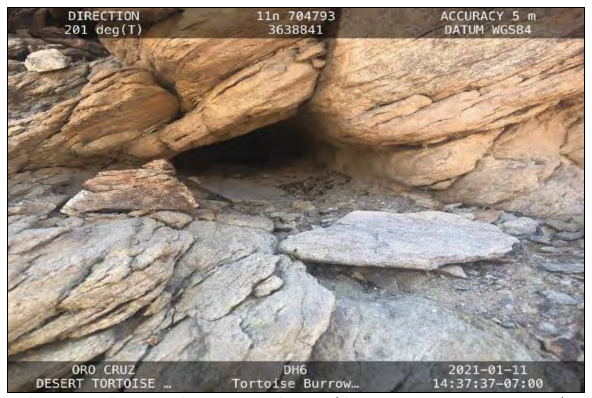


Photo 17: Drill Area 6, desert tortoise burrow (desert tortoise scat was present).



Photo 18: Portion of Access Tumco, general view of suitable desert tortoise habitat surveyed.



Photo 19: Access Road Tumco, desert tortoise burrow.



Photo 20: Portion of Access Tumco Gate Fork, general view of suitable desert tortoise habitat surveyed.



Photo 21: Portion of Access Tumco Main, general view of suitable desert tortoise habitat surveyed.



Photo 22: Portion of Access DH6 Main, general view of suitable desert tortoise habitat surveyed.



Photo 23: Portion of Access DH2, general view of suitable desert tortoise habitat surveyed.



Photo 24: Access DH2, desert tortoise burrow with desert tortoise scat.



Photo 25: Access DH2, desert tortoise burrow.



Photo 26: Portion of Access DH4, general view of suitable desert tortoise habitat surveyed.



Photo 27: Portion of Access DH1, general view of suitable desert tortoise habitat surveyed.



Photo 28: Portion of Access DH1 Access Spur, un-suitable desert tortoise habitat.



Photo 29: Portion of Access DH2 Alt Access, general view of suitable desert tortoise habitat surveyed.



Photo 30: Portion of Access DH7 Access East 1, general view.



Photo 31: Portion of Access DH7 East 2, general view of suitable desert tortoise habitat surveyed.

APPENDIX B

IPaC Screening



United States Department of the Interior



FISH AND WILDLIFE SERVICE

Carlsbad Fish And Wildlife Office 2177 Salk Avenue - Suite 250 Carlsbad, CA 92008-7385 Phone: (760) 431-9440 Fax: (760) 431-5901

http://www.fws.gov/carlsbad/

In Reply Refer To: March 05, 2021

Consultation Code: 08ECAR00-2021-SLI-0703

Event Code: 08ECAR00-2021-E-01567

Project Name: Oro Cruz

Subject: List of threatened and endangered species that may occur in your proposed project

location or may be affected by your proposed project

To Whom It May Concern:

The enclosed species list identifies threatened, endangered, and proposed species, designated critical habitat, and candidate species that may occur within the boundary of your proposed project and/or may be affected by your proposed project. The species list fulfills the requirements of the U.S. Fish and Wildlife Service (Service) under section 7(c) of the Endangered Species Act (Act) of 1973, as amended (16 U.S.C. 1531 *et seq.*).

New information based on updated surveys, changes in the abundance and distribution of species, changed habitat conditions, or other factors could change this list. Please feel free to contact us if you need more current information or assistance regarding the potential impacts to federally proposed, listed, and candidate species and federally designated and proposed critical habitat. Please note that under 50 CFR 402.12(e) of the regulations implementing section 7 of the Act, the accuracy of this species list should be verified after 90 days. This verification can be completed formally or informally as desired. The Service recommends that verification be completed by visiting the ECOS-IPaC website at regular intervals during project planning and implementation for updates to species lists and information. An updated list may be requested through the ECOS-IPaC system by completing the same process used to receive the enclosed list.

The purpose of the Act is to provide a means whereby threatened and endangered species and the ecosystems upon which they depend may be conserved. Under sections 7(a)(1) and 7(a)(2) of the Act and its implementing regulations (50 CFR 402 *et seq.*), Federal agencies are required to utilize their authorities to carry out programs for the conservation of threatened and endangered species and to determine whether projects may affect threatened and endangered species and/or designated critical habitat.

A Biological Assessment is required for construction projects (or other undertakings having similar physical impacts) that are major Federal actions significantly affecting the quality of the human environment as defined in the National Environmental Policy Act (42 U.S.C. 4332(2) (c)). For projects other than major construction activities, the Service suggests that a biological evaluation similar to a Biological Assessment be prepared to determine whether the project may affect listed or proposed species and/or designated or proposed critical habitat. Recommended contents of a Biological Assessment are described at 50 CFR 402.12.

If a Federal agency determines, based on the Biological Assessment or biological evaluation, that listed species and/or designated critical habitat may be affected by the proposed project, the agency is required to consult with the Service pursuant to 50 CFR 402. In addition, the Service recommends that candidate species, proposed species and proposed critical habitat be addressed within the consultation. More information on the regulations and procedures for section 7 consultation, including the role of permit or license applicants, can be found in the "Endangered Species Consultation Handbook" at:

http://www.fws.gov/endangered/esa-library/pdf/TOC-GLOS.PDF

Please be aware that bald and golden eagles are protected under the Bald and Golden Eagle Protection Act (16 U.S.C. 668 *et seq.*), and projects affecting these species may require development of an eagle conservation plan

(http://www.fws.gov/windenergy/eagle_guidance.html). Additionally, wind energy projects should follow the wind energy guidelines (http://www.fws.gov/windenergy/) for minimizing impacts to migratory birds and bats.

Guidance for minimizing impacts to migratory birds for projects including communications towers (e.g., cellular, digital television, radio, and emergency broadcast) can be found at: http://www.fws.gov/migratorybirds/CurrentBirdIssues/Hazards/towers/towers.htm; http://www.towerkill.com; and http://www.fws.gov/migratorybirds/CurrentBirdIssues/Hazards/towers/comtow.html.

We appreciate your concern for threatened and endangered species. The Service encourages Federal agencies to include conservation of threatened and endangered species into their project planning to further the purposes of the Act. Please include the Consultation Tracking Number in the header of this letter with any request for consultation or correspondence about your project that you submit to our office.

Attachment(s):

Official Species List

Official Species List

This list is provided pursuant to Section 7 of the Endangered Species Act, and fulfills the requirement for Federal agencies to "request of the Secretary of the Interior information whether any species which is listed or proposed to be listed may be present in the area of a proposed action".

This species list is provided by:

Carlsbad Fish And Wildlife Office 2177 Salk Avenue - Suite 250 Carlsbad, CA 92008-7385 (760) 431-9440

Project Summary

Consultation Code: 08ECAR00-2021-SLI-0703 Event Code: 08ECAR00-2021-E-01567

Project Name: Oro Cruz
Project Type: MINING
Project Description: Mine

Project Location:

Approximate location of the project can be viewed in Google Maps: https://www.google.com/maps/@32.8735665,-114.81136953158614,14z



Counties: Imperial County, California

Endangered Species Act Species

There is a total of 1 threatened, endangered, or candidate species on this species list.

Species on this list should be considered in an effects analysis for your project and could include species that exist in another geographic area. For example, certain fish may appear on the species list because a project could affect downstream species.

IPaC does not display listed species or critical habitats under the sole jurisdiction of NOAA Fisheries¹, as USFWS does not have the authority to speak on behalf of NOAA and the Department of Commerce.

See the "Critical habitats" section below for those critical habitats that lie wholly or partially within your project area under this office's jurisdiction. Please contact the designated FWS office if you have questions.

1. <u>NOAA Fisheries</u>, also known as the National Marine Fisheries Service (NMFS), is an office of the National Oceanic and Atmospheric Administration within the Department of Commerce.

Reptiles

NAME STATUS

Desert Tortoise Gopherus agassizii

Threatened

Population: Wherever found, except AZ south and east of Colorado R., and Mexico

There is **final** critical habitat for this species. The location of the critical habitat is not available.

Species profile: https://ecos.fws.gov/ecp/species/4481

Critical habitats

THERE ARE NO CRITICAL HABITATS WITHIN YOUR PROJECT AREA UNDER THIS OFFICE'S JURISDICTION.

APPENDIX C

BLM El Centro Sensitive Species



BLM Special Status Animal Species by Field Office

FIELD OFFICE COMMON NAME SCIENTIFIC NAME FEDERAL STATE BLM OTHER

			STATUS	STATUS	STATUS	STATUS
Alturas	24 Species					
Mammal						
	Long-eared myotis	Myotis evotis			BLMS	
	Pacific fisher	Martes pennanti (pacifica) DPS	FC	SC	BLMS	SSC
	Pallid bat	Antrozous pallidus			BLMS	SSC
	Small-footed myotis	Myotis ciliolabrum			BLMS	
	Townsend's big-eared bat	Corynorhinus townsendii			BLMS	SSC
	Western mastiff-bat	Eumops perotis californicus			BLMS	SSC
Bird						
	Bald eagle	Haliaeetus leucocephalus	FD	SE	BLMS	EA
	Bank swallow	Riparia riparia		ST	BLMS	
	Burrowing owl	Athene cunicularia			BLMS	SSC
	Golden eagle	Aquila chrysaetos			BLMS	EA
	Greater sage-grouse	Centrocercus urophasianus	FC		BLMS	SSC
	Greater sandhill crane	Grus canadensis tabida		ST	BLMS	SF
	Northern goshawk	Accipiter gentilis			BLMS	SSC
	Swainson's hawk	Buteo swainsoni		ST	BLMS	
	Tricolored blackbird	Agelaius tricolor			BLMS	SSC
Reptile						
	Northern sagebrush lizard	Sceloporus graciosus graciosus			BLMS	
Amphibia	ın					
	Oregon spotted frog	Rana pretiosa	FC		BLMS	
	Western spadefoot toad	Spea hammondii			BLMS	
Fish						
	Lost River sucker	Deltistes luxatus	FE	SE		SF
	Modoc sucker	Catostomus microps	FE	SE		SF
	Pacific lamprey	Entosphenus tridentatus			BLMS	
	Rough sculpin	Cottus asperrimus		ST	BLMS	
	Shortnose sucker	Chasmistes brevirostris	FE	SE		SF
Invertebr	rate					

Federal Status: FE = Federally Endangered, FT = Federally Threatened, FC = Federal Candidate, FP = Proposed for Federal Listing, FD = Delisted from Federal ESA; State Status: SE = State Endangered, ST = State Threatened, SC = State Candidate, SD = Delisted from State ESA; Other Status: EA = Bald and Golden Eagle Protection Act, SF = Fully Protected, SSC = Species of Special Concern



SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	BLM STATUS CA STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS		BAKERSFIELD	BARSTOW	BISHOP	EL CENTRO	MOTHER LODE	NEEDLES	PALM SPRINGS	REDDING	SURPRISE	UKIAH
Abronia umbellata var. breviflora	pink sand-verbena	VASC	Nyctaginaceae		BLMS	1B.1		G4G5T2	S1		No	29-Apr-13	Formerly subsp. <i>breviflora</i> (Standl.) Munz.		K										
Abronia villosa var. aurita	chaparral sand-verbena	VASC	Nyctaginaceae		BLMS	1B.1		G5T3T4	S2		No	06-Aug-13	CNDDB occurrences 2 and 91 are on BLM lands in the Palm Springs Field Office.						S			K			
Acanthomintha ilicifolia	San Diego thornmint	VASC	Lamiaceae	FT	SE	1B.1		G1	S2		No	12-Mar-15	Status changed from "K" to "S" on 8/6/2013. Naomi Fraga was unable to find the species on BLM lands when trying to collect seeds in 2012. Although there are several CNDDB occurences close to BLM lands, none of these actually intersect with BLM lands.									S			
Acanthoscyphus parishii var. goodmaniana	Cushenberry oxytheca	VASC	Polygonaceae	FE		1B.1		G4?T1	S1		No	06-Aug-13	Formerly Oxytheca parishii var. goodmaniana. Name change based on Reveal, J.L. 2004. Nomenclatural summary of Polygonaceae subfamily Eriogonoideae. Harvard Papers in Botany 9(1):144. A draft Recovery Plan was issued in 1997 but as of 8/6/2013 was not final. Some of the recovery actions in the draft plan have been started and partially implemented.				К								
Acmispon argyraeus var. multicaulis	scrub lotus	VASC	Fabaceae		BLMS	1B.3		G4?T2	S2		No	13-Sep-12	Formerly Lotus argyraeus (Greene) Greene var. multicaulis (Ottley) Isely. Occurs on BLM lands in vicinity of Dinosaur Trackway ACEC. Occurrence there discovered in 2008 acc. Jim Weigand.								K				
Acmispon rubriflorus	red-flowered lotus	VASC	Fabaceae		BLMS	1B.1		G1	S1		No	16-Nov-10	Formerly <i>Lotus rubriflorus</i> H.K. Sharsm.										S		

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT		FED STATUS	CA STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED		ALTURAS	BAKERSFIELD	+	EAGLE LAKE BISHOP	EL CENTRO	HOLLISTER	MOTHER LODE	PALM SPRINGS	RIDGECREST	SURPRISE	UKIAH
Agave utahensis var. eborispina	ivory-spined agave	VASC	Agavaceae		В	BLMS 1	18.3		G4T3Q	S2		No	08-Dec-10	Added to list on 12/8/2010. Species documented in April 2010 as part of CNPS Rare Plant Treasure Hunt on limestone outcrops in Chicago Canyon, Nopah Range, at a location where is was first discovered in 1978 (CNDDB Occurrence No. 4). Other older locations are also on BLM lands.			K								
Agrostis blasdalei	Blasdale's bent grass	VASC	Poaceae		В	BLMS 1	18.2		G2	S2		No	29-Apr-13	On Shell Island off of Sea Ranch, Sonoma County, part of the California Coastal National Monument (source: Jim Weigand). Also suspected on the Stornetta Unit because it is known from closeby at Manchester State Beach (Jim Weigand, 2/3/2015).											K
Agrostis hooveri	Hoover's bent grass	VASC	Poaceae		В	BLMS 1	1B.2		G2	S2		No	29-Apr-13			K									
Agrostis lacuna-vernalis	vernal pool bent grass	VASC	Poaceae		В	BLMS 1	18.1		G1	S1		No	18-Sep-12	New species added as California Rare Plant Rank 1B.1 on 6-14-2012. Known only from Butterfly Valley and Machine Gun Flats in the Fort Ord National Monument and adjacent Army lands.						K					
Albatrellus caeruleoporus	blue-pored polypore	FUNG	Albatrellaceae		В	BLMS			G3?	S1		No	16-Nov-10	G and S Heritage Rankings are from Oregon Natural Heritage Information Center 2007.	S										
Albatrellus ellisii	greening goat's foot	FUNG	Albatrellaceae		В	BLMS			G4	S2S3		No	16-Nov-10	G and S Heritage Rankings are from Oregon Natural Heritage Information Center 2007.	S										
Albatrellus flettii	blue-capped polypore	FUNG	Albatrellaceae		В	BLMS			None	None		No	16-Nov-10		S										
Allium hickmanii	Hickman's onion	VASC	Alliaceae		В	BLMS 1	1B.2		G2	S2		No	29-Apr-13	Fort Ord. Added based on 9/9/08 email from Bruce Delgado						K					
Allium jepsonii	Jepson's onion	VASC	Alliaceae		В	BLMS 1	1B.2		G1	S1		No	15-Nov-10								К		S		
Allium munzii	Munz's onion	VASC	Alliaceae	FE	ST		1B.1		G1	S1		No	13-Sep-12									S			
Allium shevockii	Spanish Needle onion	VASC	Alliaceae		В	BLMS 1	1B.3		G2	S2		No	15-Nov-10	Southern Sierra Nevada.		K							K		

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	CA STATUS FED STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	ВІЅНОР	EAGLE LAKE	EL CENTRO	HOLLISTER	MOTHER LODE	PALM SPRINGS	REDDING	RIDGECREST	UKIAH
Allium tuolumnense	Rawhide Hill onion	VASC	Alliaceae		BLMS	1B.2		G2	S2		No	13-Sep-12										K				
Ambrosia pumila	San Diego ambrosia	VASC	Asteraceae	FE		1B.1		G1	S1		No	06-Aug-13	CNDDB Occurrence 54 is based on a 2005 collection by Salvato (UCR167870). CNDDB shows BLM as the land owner and most of the mapped 2/5 mile radius circle is BLM. On the basis of this occurrence the status was changed from "S" to "K" on 8/6/2013.										К			
Amsinckia lunaris	bent-flowered fiddleneck	VASC	Boraginaceae		BLMS	1B.2		G2?	S2?		No	13-Sep-12	Walker Ridge/Bear Creek (Source: Jim Weigand). Documented within the proposed right-of-way, as well as within the area of potential effect, of the AltaGas/Greenwing Energy proposed Walker Ridge wind farm (Vollmar Consulting, 2010 Sensitive Botanical Resources Survey Report, Walker Ridge Project Site, Lake and Colusa Counties, California, October 2010).											S		K
Ancistrocarphus keilii	Santa Ynez groundstar	VASC	Asteraceace		BLMS	1B.1		G1	S1		No	15-Nov-10				S										
Anisocarpus scabridus	scabrid alpine tarplant	VASC	Asteraceae		BLMS	1B.3		G2G3	S2S3		No	15-Nov-10												S		
Arabis mcdonaldiana	McDonald's rock-cress	VASC	Brassicaceae	FE SE		1B.1		G2	S2		Yes	13-Sep-12	Name change from <i>Arabis</i> macdonaldiana to <i>Arabis</i> mcdonaldiana as of March 3, 2011.		К											
Arctostaphylos bakeri subsp. sublaevis	The Cedars manzanita	VASC	Ericaceae		BLMS	1B.2		G2T2	S2		No	23-Oct-12	CNDDB occurrence 1 on BLM and pvt lands at The Cedars. Headwaters of Big Austin Creek and East Austin Creek. 10,000's of plants according to CNDDB.													К

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	ВІЅНОР	EL CENTRO	MOTHER LODE	NEEDLES	PALM SPRINGS	REDDING	SURPRISE	UKIAH
Arctostaphylos cansecens subsp. sonomensis	Sonoma canescent manzanita	VASC	Ericaceae		BLMS	18.2		G3G4T2	S2		No	31-Mar-15	Walker Ridge/Bear Creek (Source: Jim Weigand). Documented within the proposed right-of-way, as well as within the area of potential effect, of the AltaGas/Greenwing Energy proposed Walker Ridge wind farm (Vollmar Consulting, 2010 Sensitive Botanical Resources Survey Report, Walker Ridge Project Site, Lake and Colusa Counties, California, October 2010).												К
Arctostaphylos cruzensis	Arroya de La Cruz manzanita	VASC	Ericaceae		BLMS	1B.2		G3	S 3		No	31-Mar-15							S	5					
Arctostaphylos glandulosa ssp. gabrielensis	Gabilan Mountains manzanita	VASC	Ericaceae		BLMS	1B.2		G5T2	S2		No	13-Sep-12	Name change from Arctostaphylos gabrielensis to Arctostaphylos glandulosa ssp. gabrielensis as of August 23, 2010						S	5					
Arctostaphylos hookeri subsp. hookeri	Hooker's manzanita	VASC	Ericaceae		BLMS	1B.2		G3T2	S2		No	31-Mar-15							K	(
Arctostaphylos klamathensis	Klamath manzanita	VASC	Ericaceae		BLMS	1B.2		G3	S 3		No	31-Mar-15											S		
Arctostaphylos montereyensis	Monterey manzanita	VASC	Ericaceae		BLMS	1B.2		G2?	S2?		No	31-Mar-15	Fort Ord.						K	(
Arctostaphylos morroensis	Morro manzanita	VASC	Ericaceae	FT		1B.1		G2	S2		Yes	13-Sep-12				К									
Arctostaphylos myrtifolia	Ione manzanita	VASC	Ericaceae	FT		1B.2		G2	S2		No	13-Sep-12								К					
Arctostaphylos nissenana	Nissenan manzanita	VASC	Ericaceae		BLMS	1B.2		G1	S1		No	31-Mar-15								K					
Arctostaphylos otayensis	Otay manzanita	VASC	Ericaceae		BLMS	1B.2		G2	S2		No	31-Mar-15										К			
Arctostaphylos pajaroensis	Pajaro manzanita	VASC	Ericaceae		BLMS	1B.1		G1	S1		No	31-Mar-15	Fort Ord. Added based on 9/9/08 email from Bruce Delgado.						K	(
Arctostaphylos pilosula	Santa Margarita manzanita	VASC	Ericaceae		BLMS	1B.2		G3	S 3		No	13-Sep-12				К									
Arctostaphylos pumila	sandmat manzanita	VASC	Ericaceae		BLMS	1B.2		G1	S1		No	31-Mar-15							K	(

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	CA STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSEIEID	BISHOP	HOLLISTER EL CENTRO EAGLE LAKE	NEEDLES MOTHER LODE	PALM SPRINGS	RIDGECREST	SURPRISE	UKIAH
Arctostaphylos rainbowensis	rainbow manzanita	VASC	Ericaceae			BLMS	1B.1		G2	S2		No	31-Mar-15	CNDDB Occurrence 43 is on BLM lands in Riverside County. Occurrence 56, is based on a 2005 collection by Woelfel and Woelfel, who claim it was collected on BLM lands in San Diego County, but CNDDB maps it as a 1/5 mile radius circle, some of which is BLM and some of which is private. Some other occurrences are close to but not on BLM lands.							K			
Arctostaphylos rudis	sand mesa manzanita	VASC	Ericaceae			BLMS	1B.2		G2	S2		No	31-Mar-15			١	(
Aristocapsa insignis	Indian Valley spineflower	VASC	Polygonaceae			BLMS	1B.2		G2?	S2?		No	31-Mar-15				5							
Astragalus agnicidus	Humboldt milk-vetch	VASC	Fabaceae		SE	BLMS	1B.1		G3	S 3		No	13-Sep-12			S								
Astragalus agrestis	field milk-vetch	VASC	Fabaceae			BLMS	2.B2		G5	S2?		No	31-Mar-15	This species is rather widespread elsewhere, so the primary value of this population is its disjunct location in CA, and maintaining the genetic viability of the species across its range.	К				К					
Astragalus albens	Cushenberry milk-vetch	VASC	Fabaceae	FE			1B.1		G1	S1		No	06-Aug-13	A draft Recovery Plan was issued in 1997 but as of 8/6/2013 was not final. Some of the recovery actions in the draft plan have been started and partially implemented.			k							
Astragalus anxius	Ash Valley milk-vetch	VASC	Fabaceae			BLMS	1B.3		G1	S1		No		In Ash Valley ACEC/RNA.	К									
Astragalus argophyllus var. argophyllus	silverleaf milk-vetch	VASC	Fabaceae			BLMS	2B.2		G5T4	S1		No	31-Mar-15					K	К					
Astragalus atratus var. mensanus	Darwin Mesa milk-vetch	VASC	Fabaceae			BLMS	1B.1		G4G5T1	S1		No	13-Sep-12	On Darwin Mesa.								К		
Astragalus bernardinus	San Bernardino Milk-Vetch	VASC	Fabaceae			BLMS	1B.2		G2G3	S2S3		No	06-Aug-13	Currently shown in Little San Bernardino Mountains, Little San Bernardino Mountains, New York Mountains, and Big Horn Mountains. There are 33 known occurrences in CNDDB, 12 between 1992 and 2011.			k			К				

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	BLM STATUS CA STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	BISHOP	EAGLE LAKE	EL CENTRO	HOLLISTER	MOTHER LODE	PALM SPRINGS	REDDING	RIDGECREST	UKIAH SURPRISE
Astragalus brauntonii	Braunton's milk-vetch	VASC	Fabaceae	FE		1B.1		G2	S2		Yes	13-Sep-12											S	5		
Astragalus cimae var. sufflatus	inflated Cima milk-vetch	VASC	Fabaceae		BLMS	1B.3		G3T3	S3		No	31-Mar-15	CNDDB Occurrence number 2 is on BLM lands within the new boundary of the Cerro Gordo/Conglomerate Mesa ACEC.												K	
Astragalus deanei	Deane's milk-vetch	VASC	Fabaceae		BLMS	1B.1		G1	S1		No	31-Mar-15											K	(
Astragalus douglasii var. perstrictus	Jacumba milk-vetch	VASC	Fabaceae		BLMS	1B.2		G5T2?	S2?		No	31-Mar-15											K	(
Astragalus ertterae	Walker Pass milk-vetch	VASC	Fabaceae		BLMS	1B.3		G2	S2		No					К									K	
Astragalus funereus	black milk-vetch	VASC	Fabaceae		BLMS	1B.2		G2	S2.2		No						К									
Astragalus hornii var. hornii	Horn's milk-vetch	VASC	Fabaceae		BLMS	1B.1		G4G5T2 T3	S1		No	13-Sep-12				К										
Astragalus jaegerianus	Lane Mtn. milk-vetch	VASC	Fabaceae	FE		1B.1		G1	S1		No	13-Sep-12					К									
Astragalus johannis- howellii	Long Valley milkvetch	VASC	Fabaceae		SR BLMS	1B.2		G2	S2		No	31-Mar-15						К								
Astragalus lemmonii	Lemmon's milk-vetch	VASC	Fabaceae		BLMS	1B.2	W	G2	S2		No	13-Sep-12							S							
Astragalus lentiformis	lens-pod milk-vetch	VASC	Fabaceae		BLMS	1B.2		G2	S2		No								K							
Astragalus lentiginosus var. coachellae	Coachella Valley milk- vetch	VASC	Fabaceae	FE		1B.2		G5T1	S1		No	31-Mar-15											K	(
Astragalus lentiginosus var. piscinensis	Fish Slough milk-vetch	VASC	Fabaceae	FT		1B.1		G5T1	S1		Yes	13-Sep-12						К								
Astragalus magdalenae var. peirsonii	Peirson's milk-vetch	VASC	Fabaceae	FT	SE	1B.2		G3G4T2	S2		No	13-Sep-12								K						
Astragalus mojavensis var. hemigyrus	curved-pod milkvetch	VASC	Fabaceae		BLMS	1B.1		G3G4T2 T3	S1		No	15-Nov-10	Formerly on List 1A. Rediscovered on Darwin Mesa by Dana York in 2001 and verified in 2009.												K	
Astragalus monoensis	Mono milk-vetch	VASC	Fabaceae		SR BLMS	1B.2		G2	S2		No	31-Mar-15	Was A. monoensis var. monoensis until the former A. m. var. ravenii was elevated to its own species (A. ravenii Barneby).					K								

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	CA STATUS FED STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	BISHOP	EAGLE LAKE	EL CENTRO	HOLLISTER	MOTHER LODE	PALM SPRINGS	REDDING	RIDGECREST	UKIAH
Astragalus nyensis	Nye milk-vetch	VASC	Fabaceae		BLMS	1B.1		G3	S1		No	18-Sep-12	CNDDB mapped 19 specific occurrences of this species found during surveys for a private solar development project in 2011. Specific occurrence number 2 is mapped on BLM lands (occurrence rating poor, only 1 plant found). Although the records in RareFind for occurrences 9 and 13 state that those occurrences occupy both private and BLM lands, both occurrences are mapped only on private lands.				K									
Astragalus oocarpus	San Diego rattleweed	VASC	Fabaceae		BLMS	1B.2		G3	S3		No	31-Mar-15											К			
Astragalus oophorus var. Iavinii	Lavin's milk-vetch	VASC	Fabaceae		BLMS	1B.2		G4T2	S1		No	15-Nov-10	Bodie Hills.					К								
Astragalus pachypus var. jaegeri	Jaeger's bush milk-vetch	VASC	Fabaceae		BLMS	1B.1		G4T1	S1		No	30-Jul-13	CNDDB Occurrence 43, in Riverside County, is nonspecific, mapped in a 1 mile radius circle that includes BLM, State, and private lands; it is based on old (1880 and 1881) collections. Nonspecific Occurrence 6, also in Riverside County, has some BLM lands mapped inside a 1 mile radius circle, but most lands in the circle are private.										S			
Astragalus pseudiodanthus	Tonopah milk-vetch	VASC	Fabaceae		BLMS	1B.2		G3Q	S2		No	31-Mar-15						К								
Astragalus pulsiferae var. pulsiferae	Pulsifer's milk-vetch	VASC	Fabaceae		BLMS	1B.2	W	G4T2	S2 in CA; S1 in NV		No								K							

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	BISHOP	EAGLE LAKE	HOLLISTER	MOTHER LODE	NEEDLES	PALM SPRINGS	REDDING	RIDGECREST	UKIAH
Astragalus pulsiferae var. suksdorfii	Suksdorf's milk-vetch	VASC	Fabaceae		BLMS	1B.2		G4T2	S2		No	28-Apr-15	Occurrences formerly attributed to this species in the northern part of its range (formerly K in Alturas and Eagle Lake) are now A. pulsiferae var. coronensis [Welsh, S.L., R. Ondricek, and G. Clifton 2002. Varieties of Astragalus pulsiferae (Leguminosae). Rhodora 104:271-279]. Suspected in the Eagle Lake Field Office on conifer sites near Lake Almanor.						S							
Astragalus pycnostachyus var. pycnostachyus	coastal marsh milk-vetch	VASC	Fabaceae		BLMS	1B.2		G2T2	S2		No	28-Apr-15			K											
Astragalus rattanii var. jepsonianus	Jepson's milk-vetch	VASC	Fabaceae		BLMS	1B.2		G4T3	\$3		No	13-Sep-12	Documented within the proposed right-of-way of the AltaGas/Greenwing Energy proposed Walker Ridge wind farm (Vollmar Consulting, 2010 Sensitive Botanical Resources Survey Report, Walker Ridge Project Site, Lake and Colusa Counties, California, October 2010).											S		K
Astragalus shevockii	Shevock's milk-vetch	VASC	Fabaceae		BLMS	1B.3		G3	S 3		No	28-Apr-15				К										
Astragalus tener var. ferrisiae	Ferris's milk-vetch	VASC	Fabaceae		BLMS	1B.1		G1T1	S1		No	13-Sep-12												S		
Astragalus tiehmii	Tiehm's milk-vetch	VASC	Fabaceae		BLMS		W	G3	S2		No	28-Apr-15	Entire distribution of this plant is on public lands administered by the Surprise FO. Nevada only.												К	
Astragalus tricarinatus	triple-ribbed milk-vetch	VASC	Fabaceae	FE		1B.2		G1	S1		No	13-Sep-12											К			
Astragalus webberi	Webber's milk-vetch	VASC	Fabaceae		BLMS	1B.2		G1	S1		No								S							

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	CA STATUS FED STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	BISHOP	EAGLE LAKE	EL CENTRO	HOLLISTER	MOTHER LODE	PALM SPRINGS	REDDING	RIDGECREST	UKIAH
Atriplex argentea var. Iongitrichoma	Pahrump orache	VASC	Chenopodiaceae		BLMS	18.1		G5T2	S2		No	03-Oct-11	The only two occurrences in CA are mapped by CNDDB on BLM lands in CA near the NV border. The occurrences are based on a 1983 collection by Mary DeDecker and on a 1991 collection by Stutz. Added to BLM SS plant list on 10/3/2011. Not sure why this species had not previously been on our list.				K									
Atriplex cordulata var. cordulata	heart-leaved saltbush	VASC	Chenopodiaceae		BLMS	1B.2		G3T2	S2		No	28-Apr-15	Occurrence number 82 in the CNDDB is on BLM lands in the Carrizo Plain. Other occurrences in the San Joaquin Valley are proximate to BLM lands.			K										
Atriplex cordulata var. erecticaulis	Earlimart orache	VASC	Chenopodaceae		BLMS	1B.2		G3T1	S1		No	28-Apr-15	Formerly <i>A. erecticaluis</i> Stutz, Chu & Sanderson.			S										
Atriplex coronata var. notatior	San Jacinto Valley crownscale	VASC	Chenopodiaceae	FE		1B.1		G4T1	S1		No	26-Aug-09	This plant had been considered K for many years but review of CNDDB on 8-26-09 shows no occurrences on BLM lands.										S			
Atriplex coronata var. vallicola	Lost Hills crownscale	VASC	Chenopodiaceae		BLMS	1B.2		G4T2	S2		No	15-Nov-10	Formerly A. vallicola Hoover.			K										
Atriplex subtilis	subtle orache	VASC	Chenopodaceae		BLMS	1B.2		G1	S1		No	28-Apr-15				S										
Baccharis vanessae	Encinitas coyotebrush	VASC	Asteraceae	FT SE		18.1		G1	S1		No	06-Aug-13	CNDDB Occurrence 30 is on BLM lands11 plants observed in 2000 on south side of Otay Mountains in wilderness.										K			
Balsamorhiza lanata	woolly balsamroot	VASC	Asteraceae		BLMS	1B.2		G3	S3		No	13-Sep-12	Elevated to <i>B. lanata</i> from <i>B. hookeri</i> Nutt. var. <i>lanata Sharp.</i>											K		

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	ВІЅНОР	EAGLE LAKE	EL CENTRO	HOLLISTER	NEEDLES MOTHER LODE	PALM SPRINGS	REDDING	SURPRISE	UKIAH
Balsamorhiza macrolepis	big-scale balsamroot	VASC	Asteraceae			1B.2		G2	S2		No	13-Sep-12	Formerly <i>B. macrolepis</i> Sharp var. <i>macrolepis</i> . Jepson Manual 2nd edition submerges <i>B. m.</i> var. <i>platylepis</i> (Sharp) Ferris, which was the only variety, into <i>B. hookeri</i> Nutt. Documented in the Ukiah Field Office within the proposed right-of-way of the AltaGas/Greenwing Energy proposed Walker Ridge wind farm (Vollmar Consulting, 2010 Sensitive Botanical Resources Survey Report, Walker Ridge Project Site, Lake and Colusa Counties, California, October 2010).									K		К		K
Balsamorhiza sericea	silky balsamroot	VASC	Asteraceae		BLMS	1B.3		G4Q	S3		No	28-Apr-15												S		
Berberis harrisoniana	Kofa Mountain barberry	VASC	Berberidaceae		BLMS	1B.2		G1G2	S1		No	28-Apr-15	In Whipple Wash									К				
Berberis nevinii	Nevin's barberry	VASC	Berberidaceae	FE S	E	1B.1		G1	S1		No	13-Sep-12	Formerly <i>Mahonia nevinii</i> (Gray) Fedde										K			
Bloomeria clevelandii	San Diego goldenstar	VASC	Themidaceae		BLMS	1B.1		G2	S2		No	06-Aug-13	Formerly Muilla clevelandii (S. Watson) Hoover. See discussion at: http://www.efloras.org/florataxon.aspx?florasid=1&taxon_id=121293 . CNDDB specific Occurrence 19 is on both BLM and private lands. Occurrence 41 appears to be partially on BLM lands as well. Status changed from "S" to "K" on 8/6/2013.										K			
Boechera bodiensis	Bodie Hills rock cress	VASC	Brassicaceae		BLMS	1B.3		G2	S2		No	15-Nov-10	Formerly Arabis bodiensis Roll.					К								
Boechera lincolnensis	Lincoln rock cress	VASC	Brassicaeae		BLMS	2B.3		G4?	S2		No	28-Apr-15	Formerly <i>Arabis pulchra</i> S. Watson var. <i>munciensis</i> M.E. Jones. On Darwin Mesa. Formerly known as Darwin rock cress.												К	
Boechera serpenticola	Serpentine Rockcress	VASC	Brassicaceae		BLMS	1B.2		G1	S1		No	13-Sep-12	CNDDB maps nonspecific areas immediately adjacent to BLM lands near summit of Bully Choop Mountain. North-facing slopes on serpentine talus.											S		

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	CA STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ARCATA ALTURAS	BAKERSFIELD	BARSTOW	BISHOP	EL CENTRO FAGI F I AKF	HOLLISTER	NEEDLES MOTHER LODE	PALM SPRINGS	RIDGECREST	SURPRISE	UKIAH
Boletus haematinus	red-pored bolete	FUNG	Boletaceae		В	LMS			G2G3	S2?		Yes	28-Apr-15		S										
Brodiaea filifolia	thread-leaved brodiaea	VASC	Themidaceae	FT :	SE		18.1		G1	S1		No	06-Aug-13	CNDDB specific Occurrence 25 is partly on BLM lands. Status changed from "S" to "K" on 8/6/2013.								К			
Brodiaea insignis	Kaweah brodiaea	VASC	Themidaceae	:	SE B	LMS	1B.2		G1	S1		No	13-Sep-12			S									
Brodiaea orcuttii	Orcutt's brodiaea	VASC	Themidaceae		В	LMS	1B.1		G2	S2		No	28-Apr-15									К			
Brodiaea rosea	Indian Valley brodiaea	VASC	Themidaceae		SE B	ILMS	1B.1		G2	S2		No	28-Apr-15	Formerly <i>Brodiaea coronaria</i> (Salisb.) Engler subsp. <i>rosea</i> (Greene) Niehaus. Jepson Manual 2nd edition elevates to species.									S		K
Bryoria pseudocapillaris	horsehair lichen	LICH	Parmeliaceae		В	LMS	3.2		G3	S2		No	28-Apr-15		K										
Bryoria spiralifera	twisted horsehair lichen	LICH	Parmeliaceae		В	ILMS	1B.1		G3	S1S2		No	26-Jan-15	Added to CDFW/CNPS list on 2/1/2010. Previously already on list as BLMS.	К										
Bryoria tortuosa	yellow-twist horsehair	LICH	Parmeliaceae		В	LMS			G5	S2		No	28-Apr-15	S5 in OR; S3 in WA.	K								K		
Buxbaumia viridis	green bug moss	BRYO	Buxbaumiaceae		В	LMS	2.2		G4G5	S2		No	03-Jun-13		К								S		
California macrophylla	round-leaved filaree	VASC	Geraniaceae		В	SLMS	1B.1		G2	S2		No	28-May-15	Nine CNDDB occurrences on the Payne Ranch, Colusa and Lake counties, Ukiah Field Office. CNDDB Occurrence 67 is on BLM lands in Riverside County, within the Palm Springs Field Office. Documented occurrences on BLM lands in the Carrizo Plain and on BLM lands in Hollister.		К				К		K			К
Calochortus clavatus var. avius	Pleasant Valley mariposa lily	VASC	Liliaceae		В	LMS	1B.2		G4T2	S2		No	13-Sep-12								S				
Calochortus clavatus var. gracilis	slender mariposa lily	VASC	Liliaceae		В	LMS	1B.2		G4T2T3	S2S3		No	28-Apr-15	The large polgon for nonspecific CNDDB Occurrence 18 in Los Angeles County overlaps some BLM lands and other occurrences are close to BLM lands in Los Angeles County.								S			

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SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	CA STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ARCATA ALTURAS	BAKERSFIELD	BARSTOW	BISHOP	HOLLISTER EL CENTRO EAGLE LAKE	NEEDLES MOTHER LODE	PALM SPRINGS	RIDGECREST	UKIAH
Calochortus dunnii	Dunn's mariposa	VASC	Liliaceae		SR	BLMS	1B.2		G2?	S2?		No	28-Apr-15								K		
Calochortus excavatus	Inyo mariposa	VASC	Liliaceae			BLMS	1B.1		G2	S2		No	13-Sep-12					К					
Calochortus fimbriatus	late-flowered mariposa lily	VASC	Liliaceae			BLMS	1B.3		G3	S3		No	28-Apr-15	CNDDB Occurrence 41 on the Los Padres National Forest is within 800m of BLM lands in Ventura County. Added to the CNPS/CDFG lists as RPR 1B.3 on 10-26-2012.		S							
Calochortus greenei	Greene's mariposa	VASC	Liliaceae		6	BLMS	1B.2		G3	S3		No	13-Sep-12								K	(
Calochortus longebarbatus var. longebarbatus	long-haired star-tulip	VASC	Liliaceae			BLMS	1B.2		G4T3	S3		No			S						S	5	
Calochortus monanthus	Shasta River mariposa	VASC	Liliaceae		6	BLMS	1A		GH	SH		No									S	5	
Calochortus obispoensis	San Luis mariposa lily	VASC	Liliaceae			BLMS	1B.2		G2	S2		No	28-Apr-15			S							
Calochortus palmeri var. palmeri	Palmer's mariposa lily	VASC	Liliaceae		[BLMS	1B.2		G3T3?	s3?		No	28-Apr-15	CNDDB occurrence number 66 is located on Ridgecrest Field Office parcels. CNDDB occurrence 18 and 20 are located on scattered Bakersfield Field Office parcels.		К						К	
Calochortus persistens	Siskiyou mariposa lily	VASC	Liliaceae	FC	SR	BLMS	1B.2		G1	S1		No	28-Apr-15								S	5	
Calochortus raichei	The Cedars fairy-lantern	VASC	Liliaceae		[BLMS	1B.2		G2	S2		No	23-Oct-12	CNDDB occurences 4 and 8 are definitely on BLM land at The Cedars; occurrence 7 is mapped as occurring partly on BLM land but RareFind account says it occurs on private land.									К
Calochortus simulans	San Luis Obispo mariposa lily	VASC	Liliaceae		1	BLMS	1B.3		G2	S2		No	28-Apr-15			S							
Calochortus striatus	alkali mariposa lily	VASC	Liliaceae		1	BLMS	1B.2		G3	S3		No	28-Apr-15			К	S					К	
Calochortus westonii	Shirley Meadows star-tulip	VASC	Liliaceae			BLMS	1B.2		G2	S2		No	28-Apr-15			К							
Calycadenia hooveri	Hoover's calycadenia	VASC	Asteraceae			BLMS	1B.3		G3	S3		No	28-Apr-15			S							
Calycadenia micrantha	small-flowered calycadenia	VASC	Asteraceae		ı	BLMS	1B.2		G2	S2		No	28-Apr-15										S

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	CA STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS		+	BARSTOW	EAGLE LARE	EL CENTRO	_	MOTHER LODE	NEEDLES	PALM SPRINGS	REDDING	SURPRISE	UKIAH
Calycadenia villosa	dwarf calycadenia	VASC	Asteraceae			BLMS	1B.1		G3	S3		No	28-Apr-15				S		\perp								
Calyptridium parryi var. hesseae	Santa Cruz Mountains pussypaws	VASC	Montiaceae			BLMS	18.1		G3G4T2	S2		No	27-Jun-13	The Jepson Manual 2nd edition retains the genus <i>Calyptridium</i> as well as the combination <i>C. parryi</i> var. <i>hesseae</i> . Flora North America moves <i>Calyptridium</i> to <i>Cistanthe</i> and reduces this var. to a synonym of <i>Cistanthe parryi</i> . There are two collections by C. Matt Guilliams and Michael G. Simpson (SDSU17444/17445) on BLM near Big and Little Spanish Lakes in Clear Creek Rec. Area. There is another collection by Griffin (JEPS77709) on BLM in N. Clear Creek Canyon. None of these yet mapped in CNDDB (as of 6/27/2013).							κ						
Calyptridium pulchellum	Mariposa pussypaws	VASC	Montiaceae	FT			18.1		G1	S1		No	15-Nov-10	This is the treatment in the Jepson Manual 2nd edition. Flora North America puts this species into the genus <i>Cistanthe</i> .			S										
Calystegia collina subsp. tridactylosa	three-fingered morning- glory	VASC	Convolvulaceae			BLMS	18.2		G4T1	S1		No	22-Nov-10	Known to occur on BLM Toney Creek holding, Eden Valley. Documented in the Ukiah Field Office within the proposed right-of-way, as well as within the area of potential effect, of the AltaGas/Greenwing Energy proposed Walker Ridge wind farm (Vollmar Consulting, 2010 Sensitive Botanical Resources Survey Report, Walker Ridge Project Site, Lake and Colusa Counties, California, October 2010).	•	K											К
Calystegia purpurata subsp. saxicola	coastal bluff morning-glory	VASC	Convolvulaceae			BLMS	1B.2		G4T2T3	S2S3		No	26-Feb-15	Known form the Stornetta Unit, per the following collections: CAS263828, 1937, and RSA7999419, 2013.													K

SCIENTIFIC NAME Calystegia stebbinsii	COMMON NAME Stebbins' morning glory	TYPE OF PLANT VASC	FAMILY Convolvulaceae	FED STATUS E	CA STATUS SE	BLM STATUS	CA RARE PLANT RANK 1B.1	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	BAKERSFIELD	BARSTOW	BISHOP		MOTHER LODE K	PALM SPRINGS	RIDGECREST	SURPRISE	UKIAH
Calystegia vanzuukiae	Van Zuuk's morning-glory	VASC	Convolvulaceae			BLMS	1B.3		G2Q	52		No	20-Jan-15	First described by Brummitt, R.K. and S.M. Namoff. 2013. Calystegia vanzuukiae (Convolvulaceae), a remarkable new species from Central California. Aliso 31(1): 15-18. Added as 1B.3 on July 16, 2014. On serpentine and gabbro soils in the Sierra Nevada foothills of Placer and El Dorado counties. On BLM lands according to Graciela Hinshaw (email dated June 11, 2014).						K				
Camissonia benitensis	San Benito evening- primrose	VASC	Onagraceae	FT			1B.1		G2	S2		Yes	13-Sep-12						К					
Camissonia integrifolia	Kern River evening- primrose	VASC	Onagraceae			BLMS	1B.3		G2	S2		No	13-Sep-12			S								
Camissoniopsis hardhamiae	Hardham's evening- primrose	VASC	Onagraceae			BLMS	1B.2		G1Q	S1		No	17-Mar-15	Formerly Camissonia hardhamiae P.H. Raven. Slightly less than half of CNDDB specific occurrence 8 is mapped on BLM lands. Occurrence record reports lands as private, but this likely the result of not knowing where boundary with BLM was. Record from 4/10/1987.		К			S					
Campanula californica	swamp harebell	VASC	Campanulaceae			BLMS	1B.2		G3	S 3		No	26-Feb-15	Known form the Stornetta Unit, per the following collection: SBBG124996, 1967.										К
Campanula exigua	chaparral harebell	VASC	Campanulaceae			BLMS	1B.2		G2	S2		No	28-Apr-15	CNDDB maps a nonspecific occurrence based on two Griffin collections along Clear Creek Rd; also a collection in the area by C. & P. McMillan (JEPS3010) has not yet been mapped by CNDDB (as of 6-27-2013).					К					
Campanula sharsmithiae	Sharsmith's harebell	VASC	Campanulaceae			BLMS	1B.2		G1	S1		No							S					
Campanula shetleri	Castle Crags harebell	VASC	Campanulaceae			BLMS	1B.3		G2	S2		No	28-Apr-15									S		

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	BISHOP	EL CENTRO	HOLLISTER	MOTHER LODE	NEEDLES		RIDGECREST	UKIAH
Carex klamathensis	Klamath sedge	VASC	Cyperaceae		BLMS	18.2		G2	S2		No	15-Nov-10	CNDDB maps (Occurrence 3) within 1/2 mile of BLM lands in Tehama Co. BLM lands appear to have same serpentine substrate as Occurrence 3 in CNDDB.											S	
Carex obispoensis	San Luis Obispo sedge	VASC	Cyperaceae		BLMS	1B.2		G2G3	S2S3		No	28-Apr-15				K									
Carex saliniformis	deceiving sedge	VASC	Cyperaceae		BLMS	1B.2		G2	S2		No	17-Mar-15	Known from Alder Creek near Stornetta Unit, according to Jim Weigand (2/3/2015).												S
Carlquistia muirii	Muir's raillardella	VASC	Asteraceae		BLMS	1B.3		G2	S2		No	28-Apr-15	Formerly <i>Raillardiopsis muirii</i> (Gray) Rydb.			К								K	
Carpenteria californica	tree-anemone	VASC	Hydrangeaceae		ST BLMS	1B.2		G1?	S1?		No	28-Apr-15				S									
Castilleja ambigua subsp. humboldtiensis	Humboldt Bay owl's-clover	VASC	Orobanchaceae		BLMS	1B.2		G4T2	S2		No	28-Apr-15			K										
Castilleja ambigua subsp. Insalutata	pink Johnny-nip	VASC	Orobanchaceae		BLMS	18.1		G4T1	S1		No	26-Jan-15	Added to CDFW/CNPS list as 1B.1 on 3/1/2010. Occurrence Number 13 (nonspecific 4/5 mile) is on Fort Ord in vicinity of Henneken Flats, "Mima Mound Area." The mapped circle spans BLM and Army lands (the latter of which may be transferred to BLM in the future).							S					
Castilleja campestris subsp. succulenta	succulent owl's clover	VASC	Orobanchaceae	FT :	SE	1B.2		G4?T2	S2		No	28-Apr-15	Formerly designated as "K" in the Hollister FO (see Occurrence #35 in the CNDDB), but this is a holdover from the time the Hollister FO managed some of the public lands now in the Bakersfield FO.			К									
Castilleja densiflora subsp. obispoensis	Obispo Indian paintbrush	VASC	Orobanchaceae		BLMS	1B.2		G5T2	S2		No	28-Apr-15				S									
Castilleja gleasoni	Mt. Gleason Indian paintbrush	VASC	Orobanchaceae	!	SR BLMS	1B.2		G2	S2		No	28-Apr-15	Name change from Castilleja gleasonii to Castilleja gleasoni as of March 3, 2011.										S		

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	BISHOP	FAGLE LAKE	HOLLISTER	MOTHER LODE	NEEDLES	PALM SPRINGS	RIDGECREST	SURPRISE	UKIAH
Castilleja mendocinensis	Mendocino Coast paintbrush	VASC	Orobanchaceae		BLMS	1B.2		G2	S2		No		Now known from the Stornetta Unit, as well as CCNM rocks at Mendocino. Stornetta collection: SBBG21322, 1964. Info from Jim Weigand, 2/3/2015.		S											K
Castilleja rubicundula subsp. rubicundula	pink creamsacs	VASC	Orobanchaceae		BLMS	1B.2		G5T2	S2		No	13-Sep-12	On BLM lands in Bear Creek Watershed acc to 12/10/08 email from Jim Weigand. Documented within the proposed right-of-way, as well as within the area of potential effect, of the AltaGas/Greenwing Energy proposed Walker Ridge wind farm (Vollmar Consulting, 2010 Sensitive Botanical Resources Survey Report, Walker Ridge Project Site, Lake and Colusa Counties, California, October 2010).													K
Caulanthus californicus	California jewelflower	VASC	Brassicaceae	FE	SE	1B.1		G1	S1		Yes	13-Sep-12				K				K						
Caulanthus lemmonii	Lemmon's jewelflower	VASC	Brassicaceae		BLMS	1B.2		G3	S3		No	28-Apr-15	Formerly <i>C. coulteri</i> Wats. var. <i>lemmonii</i> (Wats.) Munz.			К										
Ceanothus confusus	Rincon Ridge ceanothus	VASC	Rhamnaceae		BLMS	1B.1		G1	S1		No	28-Apr-15														S
Ceanothus cyaneus	Lakeside ceanothus	VASC	Rhamnaceae		BLMS	1B.2		G2	S2		No	28-Apr-15											K			
Ceanothus divergens	Calistoga ceanothus	VASC	Rhamnaceae		BLMS	1B.2		G2	S2		No	28-Apr-15														S
Ceanothus ferrisiae	coyote ceanothus	VASC	Rhamnaceae	FE		1B.1		G2	S2		Yes	13-Sep-12								S						
Ceanothus hearstiorum	Hearst's ceanothus	VASC	Rhamnaceae		SR BLMS	1B.2		G1	S1		No									S						

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	CA STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSEIEID	BISHOP	1 4 ,	HOLLISTER	MOTHER LODE	NEEDLES	PALM SPRINGS	RIDGECREST	SURPRISE	UKIAH
Ceanothus otayensis	Otay Mountain ceanothus	VASC	Rhamnaceae			BLMS	1B.2		G1	S1		No	30-Jul-13	CNDDB Occurrence 4 is clearly on BLM lands on the south slope of Otay Mountain, based on a 2001 field survey form from Julie Evens. Nonspecific Occurrence 1, on the northeast face of Otay Mountain, has its entire mapped 1-mile radius circle on BLM lands, as does the nonspecific 2/5 mile radius circle of Occurrence 2.									К			
Ceanothus roderickii	Pine Hill ceanothus	VASC	Rhamnaceae	FE	SR		1B.2		G1	S1		Yes	13-Sep-12								K					
Centromadia parryi subsp. congdonii	Congdon's tarplant	VASC	Asteraceae			BLMS	1B.1		G3T2	S2		No	28-Apr-15	Formerly <i>Hemizonia parryi</i> Greene subsp. <i>congdonii</i> (Rob. & Greenm.) Keck; Fort Ord. Rare Plant Rank changed from 1B.2 to 1B.1 by CNPS/CDFW on 11-5-2012.						K						
Centromadia parryi subsp. parryi	pappose tarplant	VASC	Asteraceae		1	BLMS	1B.2		G3T1	S1		No	28-Apr-15	Formerly <i>Hemizonia parryi</i> Greene. Known in Bear Creek watershed acc. 12/10/2008 email from Jim Weigand.												K
Chaenactis glabriuscula var. orcuttiana	Orcutt's pincushion	VASC	Asteraceae			BLMS	1B.1		G5T1	S1		No	18-Sep-12	CNDDB historic, nonspecific occurrence 12 on land slated for wind energy. There are BLM lands inside the 1 mile radius circle, but most of the lands inside the circle are private.						S						
Chaenactis suffrutescens	Shasta chaenactis	VASC	Asteraceae		ı	BLMS	1B.3		G3	S 3		No											K			
Chamaesyce hooveri	Hoover's spurge	VASC	Euphorbiaceae	FT			1B.2		G2	S2		Yes	13-Sep-12	Formerly <i>Chamaesyce hooveri</i> (Wheeler) Koutnik.									S	•		
Chlorogalum grandiflorum	Red Hills soaproot	VASC	Agavaceae		ı	BLMS	1B.2		G3	S3		No	13-Sep-12								K					
Chlorogalum pomeridianum var. minus	dwarf soaproot	VASC	Agavaceae			BLMS	1B.2		G5T2	S2		No	13-Sep-12										K	· ·		K
Chlorogalum purpureum var. purpureum	purple amole	VASC	Agavaceae	FT			18.1		G2T2	S2		No	13-Sep-12	Critical Habitat, known habitat in Bakersfield Field Office (Mineral Estate).			S			S						

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ARCATA ALTURAS	BAKERSFIELD	BARSTOW	MOTHER LODE HOLLISTER EL CENTRO EAGLE LAKE	PALM SPRINGS NEEDLES	SURPRISE RIDGECREST	UKIAH
Chloropyron maritimum subsp. palustre	Pt. Reyes birds-beak	VASC	Orobanchaceae		BLMS	1B.2		G4?T2	S2		No	28-Apr-15	Name change from <i>Cordylanthus</i> maritimus subsp. palustris to <i>Chloropyron maritimum</i> subsp. palustre as of March 3, 2011.	К						
Chloropyron molle subsp. hispidum	hispid bird's-beak	VASC	Orobanchaceae		BLMS	1B.1		G2T2	S2		No	28-Apr-15	Name change from <i>Cordylanthus</i> mollis subsp. hispidus to <i>Chloropyron</i> molle subsp. hispidum as of March 3, 2011.		S		S			
Chloropyron tecopense	Tecopa bird's-beak	VASC	Orobanchaceae		BLMS	1B.2		G2	S1		No	03-Oct-11	Name change from <i>Cordylanthus</i> tecopensis to <i>Chloropyron tecopense</i> as of March 3, 2011.			К				
Choiromyces venosus	hypogeous truffle	FUNG	Tuberaceae		BLMS			G4G5	S1		No	28-Apr-15	Also S1 in OR.	K						
Chorizanthe biloba var. immemora	Hernandez spineflower	VASC	Polygonaceae		BLMS	1B.2		G3T1?	S1?		No	13-Sep-12	Near mouth of Clear Creek.				К			
Chorizanthe breweri	Brewer's spineflower	VASC	Polygonaceae		BLMS	1B.3		G2	S2		No	28-Apr-15			S					
Chorizanthe parryi var. parryi	Parry's spineflower	VASC	Polygonaceae		BLMS	1B.1		G3T3	S3		No	28-Apr-15	Occurrences 74 and 79 in CNDDB defintely on BLM lands; Occurrence 43 may be on BLM lands.					К		
Chorizanthe polygonoides var. longispina	long-spined spineflower	VASC	Polygonaceae		BLMS	1B.2		G5T3	S3		No	18-Sep-12	Specific CNDDB occurrences on BLM lands in Palm Springs, nonspecific CNDDB occurrence number 133 in El Centro includes BLM lands slated for renewable energy within the 1 mile radius mapped circle.				S	К		
Chorizanthe pungens var. pungens	Monterey spineflower	VASC	Polygonaceae	FT		1B.2		G2T2	S2		Yes	13-Sep-12					К			
Chorizanthe rectispina	straight-awned spineflower	VASC	Polygonaceae		BLMS	1B.3		G1	S1		No				К		К			
Chorizanthe robusta var. robusta	robust spineflower	VASC	Polygonaceae	FE		1B.1		G2T1	S1		Yes	15-Nov-10					S			

SCIENTIFIC NAME Chorizanthe xanti var. leucotheca	COMMON NAME white-bracted spineflower	TYPE OF PLANT VASC	FAMILY Polygonaceae	FED STATUS	BLM STATUS BLMS	CA RARE PLANT RANK 1B.2	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN? NO	DATE UPDATED 28-Apr-15	COMMENTS CNDDB nonspecific Occurrence 33 near Old Woman Springs has BLM lands within the mapped 1-mile	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	BISHOP	FAGLE LAKE	HOLLISTER	MOTHER LODE	NEEDLES	PALM SPRINGS K	REDDING	SURPRISE
													radius circle in the Barstow Field Office. Several specific and nonspecific occurrences are on BLM lands in the Palm Springs Field Office in and near Whitewater Canyon.												
Cirsium ciliolatum	Ashland thistle	VASC	Asteraceae		SE BLMS	2B.1		G3	S1		No	28-Apr-15												S	
Cirsium crassicaule	slough thistle	VASC	Asteraceae		BLMS	1B.1		G2	S2		No	28-Apr-15				S									
Cirsium fontinale var. campylon	Mt. Hamilton thistle	VASC	Asteraceae		BLMS	1B.2		G2T2	S2		No	13-Sep-12								S					
Cirsium fontinale var. obispoense	Chorro Creek bog thistle	VASC	Asteraceae	FE	SE	1B.2		G2T2	S2		Yes	13-Sep-12				S									
Cirsium occidentale var. Iucianum	Cuesta Ridge thistle	VASC	Asteraceae		BLMS	1B.2		G3G4T2	S2		No	13-Sep-12	CNDDB maps about a mile from BLM lands near Santa Margarita Lake.			S									
Cirsium rhothophilum	surf thistle	VASC	Asteraceae		ST BLMS	1B.2		G1	S1		No	13-Sep-12	On BLM lands at the Point Sal ACEC.			К									
Cirsium scariosum var. Ioncholepis	La Graciosa thistle	VASC	Asteraceae	FE	ST	1B.1		G5T1	S1		No	13-Sep-12	Critical Habitat, potential habitat in the Bakersfield Field Office (Mineral Estate). Name change from <i>Cirsium</i> <i>Ioncholepis</i> to <i>Cirsium scariosum</i> var. <i>Ioncholepis</i> as of March 3, 2011.			S									
Clarkia australis	small southern clarkia	VASC	Onagraceae		BLMS	1B.2		G2	S2		No	28-Apr-15				S									
Clarkia biloba subsp. australis	Mariposa clarkia	VASC	Onagraceae		BLMS	1B.2		G4G5T2 T3	S2S3		No	28-Apr-15									K				
Clarkia biloba subsp. brandegeae	Brandegee's clarkia	VASC	Onagraceae		BLMS	1B.2		G4G5T4	S2S3		No	28-Apr-15									К			К	
Clarkia borealis subsp. arida	Shasta clarkia	VASC	Onagraceae		BLMS	1B.1		G3T2	S2		No	18-Apr-13												K	
Clarkia borealis subsp. borealis	northern clarkia	VASC	Onagraceae		BLMS	1B.3		G3T3	S3		No	28-Apr-15												S	

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	BISHOP	EAGLE LAKE	EL CENTRO	HOLLISTER HOLLISTER	MOTHER LODE	PALM SPRINGS	REDDING	RIDGECREST	UKIAH
Clarkia delicata	delicate clarkia	VASC	Onagraceae		BLMS	18.2		G3	S3		No	28-Apr-15	Collections by Mark Elvin 3365 (UC Irvine IRVC27200), April 24, 2004, and Jon P. Rebman et al. 8824 (UC Irvince IRVC27254), May 4, 2003, are both on BLM lands on Otay Mountain. Nonspecific CNDDB Occurrence 12 has some BLM lands within the mapped 1-mile radius circle.										K			
Clarkia gracilis subsp. albicaulis	white-stemmed clarkia	VASC	Onagraceae		BLMS	1B.2		G5T2	S2		No	28-Apr-15												K		
Clarkia mildrediae subsp. mildrediae	Mildred's clarkia	VASC	Onagraceae		BLMS	1B.3		G3T3	S3		No	13-Sep-12												S		
Clarkia mosquinii	Mosquin's clarkia	VASC	Onagraceae		BLMS	1B.1		G2	S2		No	15-Nov-10	Formerly <i>Clarkia mosquinii</i> subsp. <i>mosquinii</i> and <i>C. m.</i> subsp. <i>xerophila</i> .											К		
Clarkia rostrata	beaked clarkia	VASC	Onagraceae		BLMS	1B.3		G3	S3		No	28-Apr-15									I	К				
Clarkia springvillensis	Springville clarkia	VASC	Onagraceae	FT S	SE	1B.2		G2	S2		No	13-Sep-12				S										
Clarkia tembloriensis subsp. calientensis	Vasek's clarkia	VASC	Onagraceae		BLMS	1B.1		G3T1	S1		No	18-Apr-13				S										
Clavariadelphus ligula	strap coral	FUNG	Gomphaceae		BLMS			None	None		No	16-Nov-10			S											
Clavulina castanopes var. lignicola	'hairy-stemmed coral'	FUNG	Clavulinaceae		BLMS			None	None		No	16-Nov-10			S											
Clinopodium chandleri	San Miguel savory	VASC	Lamiaceae		BLMS	1B.2		G2	S2		No	30-Jul-13	CNDDB occurrences 1, 2, and 3 are all on BLM lands north of Otay Mountain. Entire 1-mile radius circle of Occurrence 23 is on BLM lands on Otay Mountain.										К			
Clitocybe subditopoda	'little brown mushroom'	FUNG	Tricholomataceae		BLMS			G3G4	S1S3		No	28-Apr-15			К											
Collinsia antonina	San Antonio collinsia	VASC	Plantaginaceae		BLMS	1B.2		G1	S1		No	18-Apr-13									S					

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Comarostaphylis diversifolia subsp. diversifolia	summer holly	VASC	Rhamnaceae			BLMS	18.2		G3T2	S2		No	30-Jul-13	CNDDB Occurrences 10, 83, and 88 are on BLM lands in the Otay Mountain area. Collection SD191122 by Jonathon K. Snapp-Cook and others, April 28, 2006, is on BLM lands on the west side of Otay Mountain.								K				
Cordyceps ophioglossoides	truffle eater	FUNG	Clavicipitaceae			BLMS			G3G4	S3S4		No	28-Apr-15		!	5										
Cordylanthus nidularius	Mt. Diablo bird's-beak	VASC	Orobanchaceae		SR	BLMS	1B.1		G1	S1		No	18-Apr-13							S						
Cordylanthus rigidus subsp. littoralis	seaside bird's-beak	VASC	Orobanchaceae		SE	BLMS	1B.1		G5T2	S2		No	13-Sep-12			k				K						
Cordylanthus tenuis subsp. pallescens	pallid bird's-beak	VASC	Orobanchaceae			BLMS	1B.2		G4G5T1	S1		No	13-Sep-12										S			
Croton wigginsii	Wiggins' croton	VASC	Euphorbiaceae		SR	BLMS	2B.2		G2G3	S2		No	28-Apr-15						K							
Cryptantha clokeyi	Clokey's cryptantha	VASC	Boraginaceae			BLMS	1B.2		G2	S2		No	13-Sep-12	SE Red Mt.										S		
Cryptantha crinita	silky cryptantha	VASC	Boraginaceae			BLMS	1B.2		G2	S2		No	13-Sep-12										К			
	deep-scarred cryptantha		Boraginaceae			BLMS			G2	S2 S1		No		Suspected to occur at Eden Valley, Arcata Field Office. Name change from Cryptantha clevelandii var. dissita to Cryptantha dissita as of March 3, 2011. Species found on Walker Ridge (Ukiah Field Office) as part of rare plant inventory for proposed wind energy development Re-ranked from rare plant rank 1B.1 to 1B.2 on 10-25-2012. Known from Walker Ridge/Bear Creek acc. Jim Weigand. Old, nonspecific CNDDB occurrences mapped near BLM lands in Colusa		5										K
Cryptantha ganderi	Gander's cryptantha	VASC	Boraginaceae			BLMS	1B.1		G1G2	S1		No	13-Sep-12	County.		+						S				-

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	CA STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	EAGLE LAKE	EL CENTRO	HOLLISTER	MOTHER LODE	PALM SPRINGS	REDDING	RIDGECREST	UKIAH
Cryptantha mariposae	Mariposa cryptantha	VASC	Boraginaceae			BLMS	1B.3		G3	S3		No	28-Apr-15	Two collections by Vern Yadon, one in Clear Creek at 3307 ft elevation and the other at Santa Rita Peak, just below east side. CNDDB doesn't yet show these occurrences (as of 6/27/2013) but this is because they didn't know about them at last update (pers. comm. Nick Jensen, May 2009). This is a significant range extension. The Yadon collections were still not mapped in CDDB as of 4/28/2015.							К	К				
Cryptantha roosiorum	bristlecone cryptantha	VASC	Boraginaceae		SR	BLMS	1B.2		G2	S2		No	18-Apr-13					9	s						K	
Cryptantha schoolcraftii	Schoolcraft's cryptantha	VASC	Boraginaceae			BLMS	2B.2	W	G3	S1 (CA); S3 (NV)		No	28-Apr-15	Common name "ash cryptantha" used in Jepson Manual 2nd edition. Nevada Heritage Program uses "Schoolcraft catseye."											k	
Cusickiella quadricostata	Bodie Hills cusickiella	VASC	Brassicaceae			BLMS	1B.2		G3	S2		No	28-Apr-15					ŀ	К							
Cylindropuntia fosbergii	pink teddy-bear cholla	VASC	Cactaceae			BLMS	1B.3		G2	S2		No	18-Sep-12	Treated as a hybrid, <i>C. xfosbergii</i> in the Jepson Manual, Second Edition, but based on a recent paper by Mayer et al. (<i>Madrono</i> 58: 106-112), CDFG and CNPS have elevated to specific level and assigned a California Rare Plant Rank of 1.3 (on 5-7-2012). Several occurrencs on BLM lands in the Monument Peak Quadrangle.						K						
Cylindropuntia munzii	Munz cholla	VASC	Cactaceae			BLMS	1B.3		G3	S1		No	18-Apr-13	Formerly <i>Opuntia munzii</i> C.B. Wolf.						К			К			
Cymopterus deserticola	desert cymopterus	VASC	Apiaceae			BLMS	1B.2		G2	S2		No	13-Sep-12	East of Cuddeback Lake and north of Edwards AFB.				К							К	
Cymopterus ripleyi var. saniculoides	Ripley's cymopterus	VASC	Apiaceae			BLMS	1B.2		G3G4T3 Q	S1		No	18-Apr-13	NE Haiwee Reservoir.											K	
Cypripedium fasciculatum	clustered lady's slipper	VASC	Orchidaceae			BLMS	4.2		G4	S4		No	28-Apr-15											K		
Cypripedium montanum	mountain lady's slipper	VASC	Orchidaceae			BLMS	4.2		G4	S4		No	28-Apr-15											K		

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Dalea ornata	ornate dalea	VASC	Fabaceae			BLMS	2B.1		G4G5	S2		No	28-Apr-15	Only six closely associated occurrences are known of this plant in CA, and they are disjunct from the others in western NV. Known from the Snake and Columbia valleys in E. WA, OR, and SW ID. Occurrences in CA are grazed and subject to invasion form medusahead and cheatgrass.				К					
Dedeckera eurekensis	July gold	VASC	Polygonaceae		SR	BLMS	1B.3		G3	S3		No	28-Apr-15									K	
Deinandra arida	Red Rock tarplant	VASC	Asteraceae			BLMS	1B.2		G1	S1		No	18-Apr-13	Formerly <i>Hemizonia arida</i> Keck. Known to occur in Red Rock State Park.								S	
Deinandra conjugens	Otay tarplant	VASC	Asteraceae	FT	SE		1B.1		G1	S1		Yes	13-Sep-12	Formerly <i>Hemizonia conjugens</i> Keck. Review of CNDDB does not show any occurences on BLM land, though some are close.							S		
Deinandra floribunda	Tecate tarplant	VASC	Asteraceae			BLMS	1B.2		G2	S2		No	28-Apr-15	Formerly <i>Hemizonia floribunda</i> A. Gray.							К		
Deinandra halliana	Hall's tarplant	VASC	Asteraceae			BLMS	1B.1		G2	S2		No	13-Sep-12	Formerly <i>Hemizonia halliana</i> Keck.		S			K				
Deinandra increscens subsp. villosa	Gaviota tarplant	VASC	Asteraceae	FE	SE		1B.1		G4G5T2	S2		No	13-Sep-12	Formerly <i>Hemizonia increscens</i> Keck subsp. <i>villosa</i> Tanowitz. Proposed Critical Habitat, mineral estate.		S							
Deinandra minthornii	Santa Suzana tarplant	VASC	Asteraceae		SR	BLMS	1B.2		G2	S2		No	28-Apr-15	Formerly Hemizonia minthornii Jeps.							S		

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Deinandra mohavensis	Mojave tarplant	VASC	Asteraceae		SE	BLMS	1B.3		G2G3	S2S3		No	30-Jul-13	Formerly Hemizonia mohavensis Keck. Already K for Ridgecrest and S for the Barstow Field Office. Added as S for the Bakersfield Field Office and K for the Palm Springs Field Office on 7/30/2013. CNDDB occurrences 34, 66, and 67 are entirely on BLM lands in the Ridgecrest Field Office, inside the DRECP planning area, but outside DFAs under any alternative. Occurrence 68 is non-specific; a small part of the mapped 1/5 mi radius circle has BLM lands and is outside of DFAs under any alternative. Occurrences 69 and 33 are in the Bakersfield Field Office, outside of the DRECP boundary; both are nonspecific occurrences with some BLM land inside polygons, but the species may not actually occur on BLM lands. Occurrence 15 in the Palm Springs Field Office is on BLM lands in San Diego County. Occurrences 56 and 64 are both nonspecific occurrences in Palm Springs with some BLM land inside polygons. Occurrence 1 is a nonspecific, 1-mile radius occurrence; the circle straddles the DRECP boundary and a small part of the circle is on BLM lands in Barstow (within DRECP boundary); the rest is military, Forest Service, and private.		S	S						K		K		
Delphinium hesperium subsp. cuyamaceae	Cuyamaca larkspur	VASC	Ranunculaceae		SR	BLMS	1B.2		G4T2	S2		No	28-Apr-15										S				
Delphinium parryi subsp. blochmaniae	dune larkspur	VASC	Ranunculaceae			BLMS	1B.2		G4T2	S2		No	28-Apr-15			S											

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	CASTATIC		NNPS STATUS	+	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED		ARCATA	BAKERSFIELD	BARSTOW	MOTHER LODE HOLLISTER EL CENTRO EAGLE LAKE	PALM SPRINGS NEEDLES	RIDGECREST	UKIAH
Delphinium purpusii	Kern County Larkspur	VASC	Ranunculaceae		BLM	S 1B.3		G2	S2		No	13-Sep-12	Known only from rocky areas in Kern and Tulare counties with 15-20 occurrences known. Very localized with several occurrences on road cuts.		К					
Delphinium recurvatum	recurved larkspur	VASC	Ranunculaceae		BLN	S 1B.2		G3	S3		No	13-Sep-12			К		K			
Delphinium umbraculorum	umbrella larkspur	VASC	Ranunculaceae		BLM	S 1B.3		G3	S 3		No	28-Apr-15			S					
Dendriscocaulon intricatulum	northern moon shrub	LICH	Lobariaceae		BLM	S		G3G4Q	S1		No	28-Apr-15		S					K	
Dendrocollybia racemosa	no common name	FUNG	Tricholomataceae		BLM	S		G4	None		No	16-Nov-10	Formerly <i>Collybia racemosa</i> (Pers.) Quélet.	K					S	
Dermocybe humboldtensis	'little green mushroom'	FUNG	Cortinariaceae		BLN	S		G1G2	S1?		No	28-Apr-15		K						
Dieteria asteroides var. lagunensis	Mount Laguna aster	VASC	Asteraceae	3	SR BLM	S 2B.1		G5T2T3 Q	S1		No	28-Apr-15	Formerly Machaeranthera asteroides (Torr.) Greene var. lagunensis (Keck) Turner.				К			
Dithyrea maritima	beach spectaclepod	VASC	Brassicaceae	\$	ST BLM	S 1B.1		G2	S1		No	28-Apr-15	Removed from the "S" list for the Palm Springs Field Office on 8/6/2013 because no known occurrences are near BLM lands. Still considered "S" for the Bakersfield Field Office based on CNDDB nonspecific Occurrence 29, the mapped 3/5 mile radius circle of which includes BLM lands at Point Sal.		S					
Dodecahema leptoceras	slender-horned spineflower	VASC	Polygonaceae	FE S	SE	1B.1		G1	S1		No		Formerly <i>Centrostegia leptoceras</i> Gray.					К		
Dudleya abramsii subsp. murina	mouse-gray dudleya	VASC	Crassulaceae		BLM	S 1B.3		G3T2	S2		No	28-Apr-15			S					
Dudleya multicaulis	many-stemmed dudleya	VASC	Crassulaceae		BLM	S 1B.2		G2	S2		No	06-Aug-13	Status changed from "K" to "S" on 8/6/2013. Although nonspecific CNDDB Occurrence 9 has BLM lands within it (as well as private lands), the observers cite the lands as private.					S		

SCIENTIFIC NAME Dudleya saxosa subsp.	COMMON NAME Panamint dudleya	TYPE OF PLANT	FAMILY Crassulaceae	FED STATUS	BLM STATUS BLMS	CA RARE PLANT RANK 1B.3	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN? No	DATE UPDATED	COMMENTS Panamint Mts: on BLM lands in	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	BISHOP	EAGLE LAKE	EL CENTRO	HOLLISTER	NEEDLES	PALM SPRINGS	REDDING	RIDGECREST K	UKIAH
saxosa													Surprise Canyonsee 2005 Surprise Canyon ADEIS.													
Dudleya variegata	variegated dudleya	VASC	Crassulaceae		BLMS	1B.2		G2	S2		No	28-Apr-15											K			
Echinocereus engelmannii var. howei	Howe's hedgehog cactus	VASC	Cactaceae		BLMS	1B.1		G5T1	S1		No	18-Apr-13	E. e. var. howei not recognized in Jepson Manual 1st or 2nd edition or in Flora North America. It is recognized in the USDA Plants database. Original description is in the Cactus and Succulent Journal 46:80 (1974).									К				
Enceliopsis covillei	Panamint daisy	VASC	Asteraceae		BLMS	1B.2		G2?	S2?		No	28-Apr-15	Panamint Mts.												K	
Entoloma nitidum	'indigo entoloma'	FUNG	Entolomataceae		BLMS			G5	S1S3		No	28-Apr-15			K											
Epilobium oreganum	Oregon fireweed	VASC	Onagraceae		BLMS	1B.2		G2	S2		No	28-Apr-15												S		
Epilobium siskiyouense	Siskiyou fireweed	VASC	Onagraceae		BLMS	1B.3		G3	S3		No	28-Apr-15												S		
Eremalche kernensis	Kern mallow	VASC	Malvaceae	FE		1B.1		G3?T2Q	S2		Yes	18-Apr-13				К										
Eriastrum brandegeeae	Brandegee's eriastrum	VASC	Polemoniaceae		BLMS	1B.1		G1Q	S1		No	18-Apr-13	Reranked from California Rare Plant Rank 1B.2 to 1B.1 on 8-23-2012.											К		К
Eriastrum densifolium subsp. sanctorum	Santa Ana River woolystar	VASC	Polemoniaceae	FE S	E	1B.1		G4T1	S1		No	13-Sep-12											К			
Eriastrum harwoodii	Harwood's eriastrum	VASC	Polemoniaceae		BLMS	1B.2		G2	S2		No	28-Apr-15	CNDDB maps at least 3 occurrences on BLM lands in the Needles Field Office. Several new occurrences added in 2009 and 2010 as a result of solar power plant surveys and CNPS Rare Plant Treasure Hunt.									К	К			
Eriastrum luteum	yellow-flowered eriastrum	VASC	Polemoniaceae		BLMS	1B.2		G2	S2		No	28-Apr-15				К										
Ericameria fasciculata	Eastwood's goldenbush	VASC	Asteraceae		BLMS	1B.1		G2	S2		No	28-Apr-15									K					
Ericameria gilmanii	Gilman's goldenbush	VASC	Asteraceae		BLMS	1B.3		G1	S1		No	13-Sep-12	Owens Peak.												S	
Ericameria palmeri var. palmeri	Palmer's goldernbush	VASC	Asteraceae		BLMS	1B.1		G4T2T3	S1		No	15-Nov-10	Moved from CNPS list 2.2 to 1B.1 on 8/12/09. CNDDB Occurrence 2, anon-specific 1-mile radius circle, includes BLM lands within it.										S			

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	BISHOP	EAGLE LAKE	EL CENTRO	HOLLISTER	MOTHER LODE	PALM SPRINGS	REDDING	RIDGECREST	SURPRISE	UKIAH
Erigeron aequifolius	Hall's daisy	VASC	Asteraceae		BLMS	1B.3		G3	S3		No	28-Apr-15	S. Sierra.												K		
Erigeron blochmaniae	Blochman's leafy daisy	VASC	Asteraceae		BLMS	1B.2		G2	S2		No	28-Apr-15				K											
Erigeron calvus	bald daisy	VASC	Asteraceae		BLMS	1B.1		G1Q	S1		No	18-Apr-13	This occurrence is based on a single collection by Olmstead in 1891. It is mapped as a best guess "just north of Swansea," and has a 1-mile radius circle to indicate a nonspecific occurrence. Most of the lands within that circle are BLM lands, so we should at least have the species on our list as suspected to occur. Although the Rarefind report states that there are taxonomic questions (and the Global Natureserve rank of G1Q also indicates this), the species is included in both Jepson Manual 2 and the Flora of North America.					S									
Erigeron multiceps	Kern River daisy	VASC	Asteraceae		BLMS	1B.2		G2	S2		No	28-Apr-15				S											
Erigeron parishii	Parish's daisy	VASC	Asteraceae	FT		1B.1		G2	S2		No	06-Aug-13	A draft Recovery Plan was issued in 1997 but as of 8/6/2013 was not final. Some of the recovery actions in the draft plan have been started and partially implemented. Until 8/6/2013 this was considered "K" in the Palm Springs Field Office, but a review of CNDDB records shows that although there are many occurrences within the boundaries of the Palm Springs Field Office, none of these are near BLM lands.				К										
Erigeron serpentinus	serpentine daisy	VASC	Asteraceae		BLMS	1B.3		G2	S2		No	23-Oct-12	CNDDB Occurrence 3 is on BLM land at The Cedars.														K
Erigeron supplex	supple daisy	VASC	Asteraceae		BLMS	1B.2		G2	S2		No	17-Mar-15	Old records from the Garcia River just east of the Stornetta Unit, according to Jim Weigand (2/3/2015).														S

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	CA STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ARCATA	BAKERSFIELD	BARSTOW	BISHOP	EAGLE LAKE	EL CENTRO	HOLLISTER	MOTHER LODE	PALM SPRINGS NEEDLES	REDDING	RIDGECREST	UKIAH SURPRISE
Erigeron uncialis var. uncialis	limestone daisy	VASC	Asteraceae			BLMS	1B.2		G3G4T2	S2		No	31-Mar-15	On private land within the new boundary of the Cerro Gordo/Conglomerate Mesa ACEC											S	
Eriodictyon altissimum	Indian Knob mountainbalm	VASC	Boraginaceae	FE	SE		1B.1		G1	S1		Yes	13-Sep-12			S										
Eriogonum alexanderae	Alexander's buckwheat	VASC	Polygonaceae			BLMS	1B.1		G2G3	S1		No	07-Jul-12	Name changed from <i>Eriogonum</i> ochrocephalum var. alexanderae to Eriogonum alexanderae and rare plant rank changed from Rank 2.2 to 1B.1 on 11/29/2011. Located in Mono County on Bodie Mountain. Likely on BLM lands there.				S								
Eriogonum apricum var. apricum	Ione buckwheat	VASC	Polygonaceae	FE	SE		1B.1		G1T1	S1		No	13-Sep-12									K				
Eriogonum bifurcatum	forked buckwheat	VASC	Polygonaceae			BLMS	1B.2		G3	S3		No	18-Apr-13				К									
Eriogonum cedrorum	The Cedars buckwheat	VASC	Polygonaceae			BLMS	1B.3		G1	S1		No	23-Oct-12	Specific CNDDB Occurrence 1 is mapped on BLM land at The Cedars.												K
Eriogonum contiguum	Reveal's buckwheat	VASC	Polygonaceae			BLMS	2B.3		G2	S2		No	28-Apr-15	CNDDB Occurrences 14, 15, and 18 are on BLM lands.											K	
Eriogonum crosbyae	Crosby's buckwheat	VASC	Polygonaceae			BLMS		W	G3	S3		No		S3 in NV. This plant is threatened by gold mining activity on the Nevada portion of the Surprise Field Office. 82% of this plants' total numbers are within the mining claim area. A few populations also occur in Oregon.												К
Eriogonum eremicola	Wildrose Canyon buckwheat	VASC	Polygonaceae			BLMS	1B.3		G1	S1		No	13-Sep-12					S							K	
Eriogonum hoffmannii var. hoffmannii	Hoffmann's buckwheat	VASC	Polygonaceae			BLMS	1B.3		G3T2	S2		No	28-Apr-15	Panamint Mts.; Found in Surprise Canyon on BLM landssee 2005 ADEIS.											K	
Eriogonum kelloggii	Red Mountain buckwheat	VASC	Polygonaceae		SE	BLMS	1B.2		G2	S2		No	28-Apr-15	Formerly a Federal candidate for listing. Removed from candidate list, Federal Register 29: 56029, September 18, 2014.	K											
Eriogonum kennedyi var. pinicola	Kern buckwheat	VASC	Polygonaceae			BLMS	1B.1		G4T1	S1		No	18-Apr-13			S									K	

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	CA STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	BISHOP	HOLLISTER EL CENTRO EAGLE LAKE	PALM SPRINGS NEEDLES	RIDGECREST	SURPRISE	UKIAH
Eriogonum mensicola	Pinyon Mesa buckwheat	VASC	Polygonaceae			BLMS	1B.3		G2G3	S2		No	31-Mar-15	CNDDB occurrences 6 and 8 on BLM, perhaps within the boundary of the new Cerro Gordo/Conglomerate Mesa ACEC (the occurrences straddle the boundary). Other occurrences on Death Valley NP, China Lake NWS.								К		
Eriogonum microthecum var. panamintense	Panamint Mountains buckwheat	VASC	Polygonaceae			BLMS	1B.3		G5T3	S3		No	28-Apr-15	CNDDB occurrence number 7 is within the boundary of the new Cerro Gordo/Conglomerate Mesa ACEC. Other occurrences on BLM lands in the Ridgecrest and Bishop Field Offices.					K			К		
Eriogonum microthecum var. schoolcraftii	Schoolcraft's wild buckwheat	VASC	Polygonaceae			BLMS	1B.2	W	G5T3 in CA; G5T2 in NV	S3 (CA); S1 (NV)		No	28-Apr-15	Taxon described by: Reveal, J. L. 2004. New entities in <i>Eriogonum</i> (Polygonaceae: Eriogonoideae). Phytologia 86(3):121-159.						К			S	
Eriogonum nervulosum	Snow Mtn. buckwheat	VASC	Polygonaceae			BLMS	1B.2		G2	S2		No	13-Sep-12											К
Eriogonum nudum var. murinum	mouse buckwheat	VASC	Polygonaceae			BLMS	1B.2		G5T2	S2		No	28-Apr-15				К			К				
Eriogonum ovalifolium var. vineum	Cushenberry buckwheat	VASC	Polygonaceae	FE			18.1		G5T1	S1		No	06-Aug-13	A draft Recovery Plan was issued in 1997 but as of 8/6/2013 was not final. Some of the recovery actions in the draft plan have been started and partially implemented.				K						
Eriogonum prociduum	prostrate buckwheat	VASC	Polygonaceae			BLMS	1B.2	W	G3	S3 (CA); S1 (NV)		No	28-Apr-15	Found in the Ash Valley RNA/ACEC.	K								К	
Eriogonum temblorense	Temblor buckwheat	VASC	Polygonaceae			BLMS	1B.2		G2	S2.2		No		Known only from eastern Monterey Co., eastern San Luis Obispo Co., and western Kern Co. Within the Bakersfield Field Office it occurs on shaly/barren soils in the Temblor Range and Elkhorn Plain. This habitat type appears to by very scattered and limited.			K							
Eriogonum thornei	Thorne's buckwheat	VASC	Polygonaceae		SE	BLMS	1B.2		G1	S1		No	13-Sep-12	Formerly <i>E. ericifolium</i> var. <i>thornei</i> , now elevated to species.							К			

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	CA STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DAT UPDA		COMMENTS	ALTURAS	BAKERSFIELD	BARSTOW	BISHOP	EAGLE LAKE	EL CENTRO	HOLLISTER	NEEDLES	PALM SPRINGS	REDDING	SURPRISE	UKIAH
Eriogonum umbellatum var. ahartii	Ahart's buckwheat	VASC	Polygonaceae		BL	.MS 1	IB.2		G5T2	S2		No	03-0	ct-11	Currently shown in 5 locations close to BLM lands. Rarefind shows that locations are near West Branch of Feather River, De Sabla, South of Paradise Lake, and near Magalia Reservoir on scattered parcels.										S		
Eriogonum umbellatum var. glaberrimum	green buckwheat	VASC	Polygonaceae		BL	MS 1	1B.3		G5T2?	S2		No	18-Ap	pr-13		S										S	
Eriogonum ursinum var. erubescens	blushing wild buckwheat	VASC	Polygonaceae		BL	MS 1	1B.3		G3G4T2	S2		No	28-Ap	pr-15	CNDDB maps very close to BLM lands, especially Occurrence 1.										S		
Eriophyllum mohavense	Barstow woolly-sunflower	VASC	Asteraceae		BL	MS 1	1B.2		G2	S2		No	13-Se	ep-12				К								K	
Erysimum ammophilum	coast wallflower	VASC	Brassicaceae		BL	MS 1	1B.2		G2	S2		No	28-A	pr-15								K					
Erysimum concinnum	bluff wallflower	VASC	Brassicaceae		ВІ	LMS 1	1B.2		G3	\$3		No	26-Fe	eb-15	Added to list as 1B.2 on 12/3/2012. Originally proposed to be added as 4.2, but final decision 1B.2 based on comments from field botanists. Substantial population on the north end of the King Range acc. Jennifer Wheeler. Biosystematic study of this plant and closely related congeners is currently underway.	K											
Erysimum menziesii	Menzies' wallflower	VASC	Brassicaceae	FE S	SE	1	IB.1		G1	S1		No	28-Ap	pr-15	Formerly <i>Erysimum menziesii</i> (Hook.) Wettst. subsp. <i>eurekense</i> R. Price, but that combination, along with the two other subspecies that were formerly recognized by CNPS and CDFW, was never validly published. All three subspecies, including subsp. <i>eurekense</i> , are now submerged into <i>E. menziesii</i> in the Jepson Manual II and by CNPS/CDFW per decision on 12-11-2012. The common name for the invalid combination, <i>E. m.</i> subsp. <i>eurekense</i> , Humboldt Bay wallflower, has also been dropped in favor of Menzies' wallflower.												

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	ВІЅНОР	FAGLE LAKE	EI CENTRO	HOLLISTER	NEEDLES	PALM SPRINGS	REDDING	RIDGECREST	UKIAH
Erythranthe calcicola	limestone monkeyflower	VASC	Phrymaceae		BLMS	1B.3		G2	S2		No		This species was newly described in 2012 by Naomi Fraga and added to RPR 1B.3 on on 6/24/2013. There are three occurrences on BLM lands in the Ridgecrest Field Office, according to Naomi.												К	
Erythranthe rhodopetra	Red Rock Canyon monkeyflower	VASC	Phrymaceae		BLMS	1B.1		G1	S1		No		This species was newly described in 2012 by Naomi Fraga. The discussion in the CNPS Rare Plant Forum (http://cnps.org/forums/showthread.php?t=1792) states that there are 2 (and possibly 3) occurrences on BLM lands in CA in the El Paso Mts of the Ridgecrest FO. More recent occurrences are all in Red Rock SP. Added to CDFW/CNPS list as 1B.1 on Jul 8, 2013. As of 10/30/2013 not yet mapped in CNDDB.												К	
Erythronium citrinum var. roderickii	Scott Mtn. fawn lily	VASC	Liliaceae		BLMS	1B.3		G4T3	S 3		No	15-Nov-10												S		
Erythronium tuolumnense	Tuolumne fawn-lily	VASC	Liliaceae		BLMS	1B.2		G2	S2		No	13-Sep-12									K	(
Eschscholzia minutiflora subsp. twisselmannii	Red Rock poppy	VASC	Papaveraceae		BLMS	1B.2		G5T2	S2		No	28-Apr-15	El Paso Mts.												К	
Eschscholzia rhombipetala	diamond-petaled California poppy	VASC	Papaveraceae		BLMS	1B.1		G1	S1		No	18-Apr-13				S										
Etriplex joaquinana	San Joaquin spearscale	VASC	Chenopodiaceae		BLMS	1B.2		G2	S2		No	28-Apr-15	Found by Craig Thomsen and Ellen Dean in Bear Creek Unit (Payne Ranch). Formerly Atriplex joaquinana A. Nelson.													К

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	CA STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	EAGLE LAKE	EL CENTRO	HOLLISTER	MOTHER LODE	PALM SPRINGS	REDDING	RIDGECREST	SURPRISE	UKIAH
Euphorbia jaegeri	Orocopia Mountains spurge	VASC	Euphorbiaceae			BLMS	1B.1		G1	S1		No	30-Jul-13	Newly described in 2012 (<i>Aliso</i> 30: 1-4). There are only four known occurrences. CNDDB Occurrence 2 (Marble Mountains) and occurrences 3 and 4 (Bristol Mountains) are all on BLM lands in the Needles Field Office. Occurrence 4 is within the boundaries of a proposed wind farm. Occurrence 1, the type locality, is in the Orocopia Mountains (Palm Springs Field Office), where the nonspecific mapped 2/5 mile radius circle has both BLM and private lands within it. Added to the CNPS/CDFW lists on 1-17-2013.									S S				
Euphorbia ocellata subsp. rattanii	Stony Creek spurge	VASC	Euphorbiaceae			BLMS	1B.2		G4T1T2	S1S2		No	13-Sep-12	Formerly <i>Chamaesyce ocellata</i> (Dur. & Hilg.) Millsp. subsp. rattanii (S. Watson) Koutnik.										К			
Euphorbia platysperma	flat-seeded spurge	VASC	Euphorbiaceae			BLMS	1B.2		G3	S1		No	28-Apr-15	Formerly Chamaesyce platysperma (Engelm.) Shinners. Until 8/6/2013 was considered "S" in Palm Springs, but a review of the CNDDB reveals no occurrences close to BLM lands in that Field Office. Still considered "S" in El Centro and added as "S" (on 8/6/2013) to Barstow based on the mapped polygon for CNDDB nonspecific Occurrence 3, which has BLM lands (as well as private lands) within it. Nonspecific Occurrence 4 in El Centro has BLM lands within the mapped 1-mile radius circle.				S		S							
Fremontodendron decumbens	Pine Hill flannelbush	VASC	Malvaceae	FE	SR		1B.2		G1	S1		Yes	13-Sep-12									K					
Fremontodendron mexicanum	Mexican flannelbush	VASC	Malvaceae	FE	SR		1B.1		G1	S1		No	13-Sep-12							K			K				
Fritillaria falcata	talus fritillary	VASC	Liliaceae			BLMS	1B.2		G2	S2		No	28-Apr-15								K						

	I								T														
SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	CA STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ARCATA ALTURAS	BAKERSFIELD	BARSTOW	BISHOP	HOLLISTER EL CENTRO EAGLE LAKE	NEEDLES MOTHER LODE	PALM SPRINGS	RIDGECREST	UKIAH
Fritillaria gentneri	Gentner's fritillaria	VASC	Liliaceae	FE			1B.1		G1	S1		Yes	13-Sep-12								k		
Fritillaria ojaiensis	Ojai fritillary	VASC	Liliaceae			BLMS	1B.2		G2	S2		No	13-Sep-12			S							
Fritillaria pluriflora	adobe-lily	VASC	Liliaceae			BLMS	1B.2		G3	S3		No	22-Nov-10	Documented in the Ukiah Field Office within the proposed right-of- way of the AltaGas/Greenwing Energy proposed Walker Ridge wind farm (Vollmar Consulting, 2010 Sensitive Botanical Resources Survey Report, Walker Ridge Project Site, Lake and Colusa Counties, California, October 2010). Also occurs elsewhere in the Ukiah Field Office.							S		К
Fritillaria striata	striped adobe-lily	VASC	Liliaceae		ST	BLMS	1B.1		G2	S2		No	13-Sep-12			S							
Fritillaria viridea	San Benito fritillary	VASC	Liliaceae			BLMS	1B.2		G2	S2		No	13-Sep-12						K				
Galium angustifolium subsp. onycense	Onyx peak bedstraw	VASC	Rubiaceae			BLMS	1B.3		G5T3	S 3		No	28-Apr-15			К							
Galium californicum subsp. primum	Alvin Meadow bedstraw	VASC	Rubiaceae			BLMS	1B.2		G5T1Q	S1		No	13-Sep-12								S		
Galium californicum subsp. sierrae	El Dorado bedstraw	VASC	Rubiaceae	FE	SR		1B.2		G5T1	S1		Yes	13-Sep-12							К			
Galium glabrescens subsp. modocense	Modoc bedstraw	VASC	Rubiaceae			BLMS	1B.2		G4T3	S 3		No	18-Apr-13		S								К
Galium grande	San Gabriel bedstraw	VASC	Rubiaceae			BLMS	1B.2		G2	S2		No	28-Apr-15								S		
Galium hardhamiae	Hardham's bedstraw	VASC	Rubiaceae			BLMS	1B.3		G3	S3		No	28-Apr-15			K							
Galium hilendiae subsp. kingstonense	Kingston bedstraw	VASC	Rubiaceae			BLMS	1B.3		G4T2	S2		No	18-Apr-13				K			K			
Galium serpenticum subsp. scotticum	Scott Mtn. bedstraw	VASC	Rubiaceae			BLMS	1B.2		G4G5T2	S2.2		No									k		
Galium serpenticum subsp. warnerense	Warner Mtns. bedstraw	VASC	Rubiaceae			BLMS	1B.2		G4G5T2	S2		No	18-Apr-13		S								S
Gentiana setigera	Mendocino gentian	VASC	Gentianaceae			BLMS	1B.2		G2	S1		No			K								

SCIENTIFIC NAME Gilia capitata subsp. pacifica	COMMON NAME Pacific gilia	TYPE OF PLANT VASC	FAMILY Polemoniaceae	FED STATUS	CA STATUS	BLM STATUS BLMS	CA RARE PLANT RANK 1B.2	NNPS STATUS	GLOBAL RANK G5T3T4	STATE RANK	NV STATUS	RECOVERY PLAN? 20	DATE UPDATED 17-Mar-15	COMMENTS To be suspected on the Stornetta Unit according to Jim Weigand (2/3/2015).	ARCATA ALTURAS	BAKERSFIELD	BARSTOW	BISHOP	EL CENTRO	HOLLISTER	NEEDLES MOTHER LODE	PALM SPRINGS	RIDGECREST	SURPRISE	UKIAH S
Gilia millefoliata	dark-eyed gilia	VASC	Polemoniaceae			BLMS	1B.2		G2	S2		No	28-Apr-15		К										
Gilia tenuiflora subsp. arenaria	sand gilia	VASC	Polemoniaceae	FE	ST		1B.2		G3G4T2	S2		Yes								К					
Glossopetalon pungens	pungent glossopetalon	VASC	Crossosomataceae			BLMS	1B.2		G2G3	S1		No	18-Apr-13								К				
Gratiola heterosepala	Boggs Lake hedge-hyssop	VASC	Plantaginaceae		SE	BLMS	1B.2		G2	S2		No		This is a vernal pool plant. Can be found in man-made reservoirs.	К	К		k	K	K			K		
Grindelia fraxinipratensis	Ash Meadows gum-plant	VASC	Asteraceae	FT			1B.2		G2	S1	CE	Yes	13-Sep-12				К								
Grindelia hallii	San Diego gumplant	VASC	Asteraceae			BLMS	1B.2		G2	S2		No		Although CNDDB occurrence 13 is nonspecific, the record states that the species was found on BLM lands.					K						
Gymnopilus punctifolius	'blue-green gymnopilus'	FUNG	Cortinariaceae			BLMS				S2?		No	16-Nov-10		K										
Harmonia doris-nilesiae	Niles's harmonia	VASC	Asteraceae			BLMS	1B.1		G2	S2		No	28-Apr-15	Formerly <i>Madia doris-nilesiae</i> T.W. Nelson & J.P. Nelson.									S		
Harmonia hallii	Hall's harmonia	VASC	Asteraceae			BLMS	1B.2		G2	S2?		No	13-Sep-12	Formerly Madia hallii Keck. Documented in the Ukiah Field Office within the proposed right-of- way, as well as within the area of potential effect, of the AltaGas/Greenwing Energy proposed Walker Ridge wind farm (Vollmar Consulting, 2010 Sensitive Botanical Resources Survey Report, Walker Ridge Project Site, Lake and Colusa Counties, California, October 2010). Also elsewhere in the Ukiah Field Office.											К
Harmonia stebbinsii	Stebbins's harmonia	VASC	Asteraceae			BLMS	1B.2		G2	S2		No	28-Apr-15	Formerly <i>Madia stebbinsi</i> i T.W. Nelson & J.P. Nelson.									К		
Helianthella castanea	Diablo rock-rose	VASC	Asteraceae			BLMS	1B.2		G2	S2		No	13-Sep-12							S					

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	CA STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	BAKERSHELD	BARSTOW	BISHOP	EAGLE LAKE	EL CENTRO	MOTHER LODE	NEEDLES	REDDING PAI M SPRINGS	RIDGECREST	SURPRISE	UKIAH
Helianthus niveus subsp. tephrodes	Algodones Dunes sunflower	VASC	Asteraceae		SE	BLMS	1B.2		G4T2T3	S2		No	28-Apr-15							K						
Helianthus winteri	Winter's sunflower	VASC	Asteraceae			BLMS	1B.2		G1G2	S1S2		No	20-Jan-15	First described by Stebbins, J.C., C.J. Winchell, and J.V.H. Constable. 2013. Helianthus winteri (Asteraceae), a new perennial species from the southern Sierra Nevada foothills, California. Aliso 31: 19-24. Added to CDFW/CNPS list on 10/15/2014. Occurrence Number 2 (80m accuracy) is within 200m of isolated BLM 40-acre parcel centered at approximately -119.253672 36.592978 Decimal Degrees (NAD 83, UTM Zone 11N)		k										
Hesperevax sparsiflora subsp. brevifolia	short-leaved evax	VASC	Asteraceae			BLMS	1B.2		G4T2T3	S2S3		No	17-Mar-15	On BLM at Mattole Beach (in great numbers acc. Jennifer Wheeler) and at Samoa.	ŀ	(K
Hesperidanthus jaegeri	Jaeger's hesperidanthus	VASC	Brassicaceae			BLMS	18.2		G2	S2		No	31-Mar-15	Formerly Caulostramina jaegeri . CNDDB Occurrence number 4 is definitely on BLM lands within the boundary of the new Cerro Gordo/Congolmerate Mesa ACEC. Occurrence number 2 is likely on BLM lands with the ACEC. Occurrence number 6, Keynot Peak near head of Keynot Canyon is on BLM lands but not clear whether in the Bishop or Ridgecrest Field Office (occurrence as mapped straddles the border between the two field offices).				S						К		
Hesperidanthus jaegeri	Jaeger's hesperidanthus	VASC	Brassicaceae			BLMS	1B.2		G2	S2		No	03-Jun-13	Formerly <i>Caulostramina jaegeri</i> (Roll.) Roll.				S						К		

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	CA STATIIS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	BISHOP	EAGLE LAKE	EL CENTRO	MOTHER LODE	NEEDLES	PALM SPRINGS	RIDGECREST	SURPRISE	UKIAH
Hesperocyparis forbesii	Tecate cypress	VASC	Cupressaceae		В	BLMS	18.1		G2	S2		No	03-Jun-13	Formerly <i>Cupressus forbesii</i> . The taxon was then moved to <i>Callitropsis forbesii</i> by Little (2006) Syst. Bot. 31(3):461-480. The Jepson Manual second edition uses <i>Hesperocyparis forbesii</i> in accordance with Adams et al. 2009. A new genus, <i>Hesperocyparis</i> , for the cypresses of the western hemisphere (Cupressaceae). Phytologia 91: 160-185.										К			
Hesperocyparis nevadensis	Piute cypress	VASC	Cupressaceae		В	BLMS	1B.2		G2	S2		No	28-Apr-15	Formerly <i>Cupressus nevadensis</i> . The taxon was then moved to <i>Callitropsis nevadensis</i> by Little (2006) Syst. Bot. 31(3):461-480. The Jepson Manual second edition uses <i>Hesperocyparis nevadensis</i> in accordance with Adams et al. 2009. A new genus, <i>Hesperocyparis</i> , for the cypresses of the western hemisphere (Cupressaceae). Phytologia 91: 160-185.			К										
Hesperolinon adenophyllum	glandular western flax	VASC	Linaceae		В	BLMS	1B.2		G3	S 3		No	28-Apr-15														К
Hesperolinon breweri	Brewer's dwarf flax	VASC	Linaceae		В	BLMS	1B.2		G2	S2		No	13-Sep-12														S
Hesperolinon didymocarpum	Lake County dwarf flax	VASC	Linaceae	9	SE B	BLMS	1B.2		G1	S1		No	13-Sep-12														S
Hesperolinon drymarioides	drymaria-like western flax	VASC	Linaceae		В	BLMS	1B.2		G2	S2		No	13-Sep-12	Documented in the Ukiah Field Office within the proposed right-of- way, as well as within the area of potential effect, of the AltaGas/Greenwing Energy proposed Walker Ridge wind farm (Volmar Consulting, 2010 Sensitive Botanical Resources Survey Report, Walker Ridge Project Site, Lake and Colusa Counties, California, October 2010). Also occurs elsewhere in the Ukiah Field Office.													K

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	CA STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ABCATA	BARSTOW	BISHOP	EAGLE LAKE	EL CENTRO	MOTHER LODE	NEEDLES	PALM SPRINGS	REDDING	SURPRISE	UKIAH
Hesperolinon sharsmithiae	Sharsmith's western flax	VASC	Linaceae		E	BLMS	18.2		G2Q	S2		No	28-Mar-13	CNDDB Occurrence 53 is currently mapped by CNDDB as <i>H. tehamense</i> but CNPS/ CDFW now consider that occurrence to be <i>H. sharsmithiae</i> (http://cnps.org/forums/showthread.php?t=1723 &highlight=Hesperolinon+sharsmithiae). <i>H. sharsmithiae</i> was added to the CNPS and CDFW lists on 12-14-2012.												К
Hesperolinon tehamense	Tehama County western flax	VASC	Linaceae		E	BLMS	1B.3		G2	S2		No	28-Mar-13	Added K for Ukiah on 3-28-2013 (was previously K for Redding only). CNDDB occurrences 18, 20, and 40 are all on BLM lands in the Ukiah FO. CNDDB Occurrence 53 is also currently mapped on BLM lands, but this occurrence is now considered by CNPS/CDFW to represent <i>H. sharsmithiae</i> (http://cnps.org/forums/showthread.php?t=1723 &highlight=Hesperolinon+sharsmithiae).										К		К
Heterodermia leucomelos	ciliate strap-lichen	LICH	Physciaceae		E	BLMS			G4	None		No	16-Nov-10		1	<										
Heterotheca shevockii	Shevock's golden-aster	VASC	Asteraceae		E	BLMS	1B.3		G2	S2		No	03-Jun-13			9										
Heuchera brevistaminea	Laguna Mountains alumroot	VASC	Saxifragaceae		E	BLMS	1B.3		G3	S3		No	28-Apr-15	CNDDB Occurrence 5 is located on BLM lands.									K			
Horkelia bolanderi	Bolander's horkelia	VASC	Rosaceae			BLMS			G1	S1		No		Very non-specific occurrence, CNDDB occurrence 9, encompasses BLM lands. Vollmar (Vollmar Consulting, 2010 Sensitive Botanical Resources Survey Report, Walker Ridge Project Site, Lake and Colusa Counties, California, October 2010) reported that suitable habitat is present on BLM lands.												S
Horkelia hendersonii	Henderson's horkelia	VASC	Rosaceae		E	BLMS	1B.1		G1G2	S1		No	28-Apr-15											S		
Horkelia parryi	Parry's horkelia	VASC	Rosaceae		E	BLMS	1B.2		G2	S2		No	28-Apr-15								K					

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED		ARCATA 4	BAKERSFIELD	BARSTOW	EL CENTRO EAGLE LAKE	MOTHER LODE	PALM SPRINGS	RIDGECREST	UKIAH SURPRISE
Horkelia tenuiloba	thin-lobed horkelia	VASC	Rosaceae		BLMS	18.2		G2	S2		No	28-Apr-15	Suspected to occur on BLM lands on and near Willis Ridge, acc. Jennifer Wheeler.	S							
Hosackia crassifolia var. otayensis	Otay Mountain lotus	VASC	Fabaceae		BLMS	1B.1		G5T1	S1		No	06-Aug-13	CNDDB occurrences 1, 2, and 3 are all on BLM lands on Otay Mountain.						K		
Hulsea californica	San Diego sunflower	VASC	Asteraceae		BLMS	1B.3		G2	S2		No	28-Apr-15	CNDDB occurrences 2 and 24 are located on BLM lands in the El Centro Field Office portion of San Diego County. Occurrences 10, 14, 22, 23, 26 are non-specific CNDDB occurrences that are located next to BLM lands in the El Centro Field Office part of San Diego County. Nonspecific Occurrence 29 in the Palm Springs Field Office portion of San Diego County has some BLM lands within the mapped 1-mile radius circle.				K		S		
Hydropus marginellus	'little brown mushroom'	FUNG	Tricholomataceae		BLMS			G3	S1S2		No	16-Nov-10		K							
Iris hartwegii subsp. columbiana	Tuolumne iris	VASC	Iridaceae		BLMS	1B.2		G4T1	S2		No	28-Apr-15						K			
Iris munzii	Munz's iris	VASC	Iridaceae		BLMS	1B.3		G2	S2		No	28-Apr-15			S						
Ivesia aperta var. aperta	Sierra Valley ivesia	VASC	Rosaceae		BLMS	1B.2	Т	G2T2	S2 (CA); S1 (NV)		No	28-Apr-15					К				
Ivesia jaegeri	Jaeger's ivesia	VASC	Rosaceae		BLMS	1B.3		G2G3	S1		No	03-Jun-13						I	(
Ivesia kingii var. kingii	alkali ivesia	VASC	Rosaceae		BLMS	2B.2		G4T3Q	S2		No	19-Aug-09	Moved from CNPS 1B.2 to 2.2 on 11/23/08 because more common in NV.			K					
Ivesia longibracteata	Castle Crags ivesia	VASC	Rosaceae		BLMS	1B.3		G1	S1		No	03-Jun-13								S	
Ivesia paniculata	Ash Creek ivesia	VASC	Rosaceae		BLMS	1B.2		G2	S2		No	03-Jun-13	Found in the Ash Valley RNA/ACEC.	K							
Ivesia patellifera	Kingston Mtns. ivesia	VASC	Rosaceae		BLMS	1B.3		G1	S2		No	03-Jun-13				К		I	(
Ivesia pickeringii	Pickering's ivesia	VASC	Rosaceae		BLMS	1B.2		G2	S2.2		No									S	

SCIENTIFIC NAME Ivesia rhypara var. rhypara	COMMON NAME	TYPE OF PLANT	FAMILY Rosaceae	FED STATUS	CA STATUS	BLM STATUS BLMS	CA RARE PLANT RANK	NNPS STATUS 🕏	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN? NO	DATE UPDATED	COMMENTS This plant has 5 small occurrences in	ARCATA	BAKERSFIELD	BARSTOW	EAGLE LAKE BISHOP	EL CENTRO	MOTHER LODE	PALM SPRINGS NEEDLES	REDDING	SURPRISE K	UKIAH
nvesia mypara van mypara	griffy Westa	VASC	Nosaccac			DEIVIS			GZTZ	(NV)			20 Apr 13	the Surprise Field Office within one mile of each other in NV. Listed as Endangered by the State of Oregon.										
Ivesia sericoleuca	Plumas ivesia	VASC	Rosaceae			BLMS	1B.2		G2	S2		No	28-Apr-15					S						
Ivesia webberi	Webber's ivesia	VASC	Rosaceae	FT			1B.1	Т	G1	S2 (CA); S1 (NV)	CE	No	28-Apr-15	Listed as Threatened by the U.S. Fish and Wildlife Service on June 3, 2014 (79 Federal Register 106: 31878-31883). Critical Habitat designated on June 3, 2014 (79 Federal Register 106: 32126-32155). On BLM lands in Sierra Valley. Specific occurrence 1 as mapped by CNDDB does not include BLM lands within it, but 50 plants were found on BLM lands in the vicinity in 1992.				К						
Juncus leiospermus var. leiospermus	Red Bluff dwarf rush	VASC	Juncaceae			BLMS	1B.1		G2T2	S2		No	28-Apr-15									K		
Kaernefeltia californica	seaside thornbush	LICH	Parmeliaceae			BLMS			G3	None		No	16-Nov-10		К									
Lagophylla diabolensis	Diablo Range hare-leaf	VASC	Asteraceae			BLMS	1B.2		G2G3	S2S3		No	20-Jan-15	Recently described by Baldwin, B.G. 2013. Lagophylla diabolensis (Compositae-Madiinae), a new hareleaf from the southern Diablo Range, California. Madroño 60(3): 249-254. Final decision to add to list 1B.2 made on 1/17/2014. At least 5 occurrences on BLM lands in Hollister FO.					K					
Lasthenia californica subsp. macrantha	perennial goldfields	VASC	Asteraceae			BLMS	1B.2		G3T2	S2		No	17-Mar-15	Known form the Stornetta Unit, per the following collections: JEPS21849, 1958, and CAS514082, 1967.										К
Lasthenia conjugens	Contra Costa goldfields	VASC	Asteraceae	FE			1B.1		G1	S1		Yes	13-Sep-12	Fort Ord.					K					
Lasthenia glabrata subsp. coulteri	Coulter's goldfields	VASC	Asteraceae			BLMS	1B.1		G4T2	S2		No	28-Apr-15			K								
Layia carnosa	beach layia	VASC	Asteraceae	FE	SE		1B.1		G2	S2		Yes	13-Sep-12		К									

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ARCATA	BAKERSFIELD	BARSTOW	HOLLISTER EL CENTRO EAGLE LAKE	NEEDLES MOTHER LODE	REDDING PALM SPRINGS	RIDGECREST	UKIAH
Layia discoidea	rayless tidytips	VASC	Asteraceae		BLMS	1B.1		G1	S1		No	28-Apr-15					К				
Layia heterotricha	pale-yellow layia	VASC	Asteraceae		BLMS	1B.1		G2	S2		No	13-Sep-12			К		К				
Layia jonesii	Jones' layia	VASC	Asteraceae		BLMS	1B.2		G2	S2		No	28-Apr-15			S						
Layia leucopappa	Comanche Point layia	VASC	Asteraceae		BLMS	1B.1		G1	S1		No	03-Jun-13			S						
Layia munzii	Munz's tidy-tips	VASC	Asteraceae		BLMS	1B.2		G1	S1		No	03-Jun-13			К						
Layia septentrionalis	Colusa layia	VASC	Asteraceae		BLMS	1B.2		G2	S2		No	28-Apr-15							S		S
Legenere limosa	legenere	VASC	Campanulaceae		BLMS	1B.1		G2	S2		No	28-Apr-15							К		
Lepechinia ganderi	Gander's pitcher-sage	VASC	Lamiaceae		BLMS	1B.3		G3?	S3		No	28-Apr-15							К		
Lepidium flavum var. felipense	Borrego Valley pepper- grass	VASC	Brassicaceae		BLMS	1B.2		G5T1	S1		No	06-Aug-13	This var. is not recognized by the Jepson Manual 2nd edition or by Flora North America. Changed from "S" in Palm Springs to "S" in El Centro on 8/6/2013 because CNDDB Occurrence 1, which has some BLM lands within the nonspecific 1-mile radius circle, is in the El Centro Field Office, not the Palm Springs Field Office. No occurrences are currently reported within the boundaries of the Palm Springs Field Office.				S				
Lepidium jaredii subsp. album	Panoche pepper-grass	VASC	Brassicaceae		BLMS	1B.2		G2T2	S2		No	03-Jun-13	This subsp. not recognized by Jepson Manual 1st or 2nd editions or by Flora North America.				K				
Lepidium jaredii subsp. jaredii	Jared's pepper-grass	VASC	Brassicaceae		BLMS	1B.2		G2T1T2	S1S2		No	28-Apr-15	Subspecies of <i>L. jaredii</i> are not recognized in Jepson Manual 1st or 2nd editions or by Flora North America.		K						
Leptosiphon nuttallii subsp. howellii	Mt. Tedoc linanthus	VASC	Polemoniaceae		BLMS	1B.3		G5T2	S2		No	13-Sep-12	Formerly <i>Linanthus nuttallii</i> Mlkn. Subsp. <i>howellii</i> Nelson & Patterson.						S		
Leptosyne hamiltonii	Mt. Hamilton coreopsis	VASC	Asteraceae		BLMS	1B.2		G2	S2		No	28-Apr-15	Formerly <i>Coreopsis hamiltonii</i> (Elmer) H.K. Sharsm.				К				
Leucogaster citrinus	'yellow false truffle'	FUNG	Leucogastraceae		BLMS			G3G4	S1S2		No	28-Apr-15		К							
Lewisia cantelovii	Cantelow's lewisia	VASC	Portulacaceae		BLMS	1B.2		G3	S3		No	13-Sep-12						K	S		

SCIENTIFIC NAME Lewisia cotyledon var.	COMMON NAME Heckner's lewisia	TYPE OF PLANT	FAMILY Portulacaeae	FED STATUS	CA STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN? NO	DATE UPDATED 28-Apr-15	COMMENTS	ARCATA ALTURAS	BAKERSFIELD	BARSTOW	BISHOP	HOLLISTER EL CENTRO EAGLE LAKE	NEEDLES MOTHER LODE	PALM SPRINGS K	UKIAH
heckneri	rieckilei s iewisia	VASC	roitulacaeae			DLIVIS	10.2		0413	33:		140	20-Api-13								K	
Lilium maritimum	coast lily	VASC	Liliaceae			BLMS	1B.1		G2	S2		No	17-Mar-15	Known form the Stornetta Unit, per the following collection: CAS51392, 1967. Also seen by Jim Weigand in 2014 on Stornetta lands.								К
Lilium occidentale	western lily	VASC	Liliaceae	FE	SE		1B.1		G1	S1		Yes	13-Sep-12		S							
Limnanthes alba subsp. parishii	Cuyamaca meadowfoam	VASC	Limnanthaceae		SE	BLMS	1B.2		G3T2T3	S2S3		No	13-Sep-12	Formerly <i>L. gracilis</i> J.T. Howell subsp. <i>parishii</i> (Jeps.) C. Mason							S	
Limnanthes bakeri	Baker's meadowfoam	VASC	Limnanthaceae		SR	BLMS	1B.1		G1	S1		No	03-Jun-13		S							
Limnanthes floccosa subsp. bellingeriana	Bellinger's meadowfoam	VASC	Limnanthaceae			BLMS	1B.2		G4T3	S1		No	03-Jun-13		S						S	
Limnanthes floccosa subsp. californica	Butte County meadowfoam	VASC	Limnanthaceae	FE	SE		1B.1		G4T1	S1		Yes	13-Sep-12								S	
Linanthus bernardinus	Pioneertown linanthus	VASC	Polemoniacaeae			BLMS	1B.2		G2	G2		No	30-Oct-13	This species was newly described in 2012 by Naomi Fraga and D. Bell (Fraga, N. S. and D. S.Bell 2012. A new species of Linanthus (Polemoniaceae) from San Bernardino County, California. Aliso 30:97-102. The discussion in the CNPS Rare Plant Forum (http://cnps.org/forums/showthread.php?t=1813) states that there is potential habitat on BLM lands in the eastern Sawtooth Range. Added by CDFW and CNPS as 1B.2 on Sep 13, 2013. Several occurrences are mapped near BLM lands in the Barstow Field Office.			S					
Linanthus maculatus	Little San Bernardino Mtns. linanthus	VASC	Polemoniaceae			BLMS	1B.2		G2	S2		No	13-Sep-12	Formerly Gilia maculata Parrish.			К				К	
Linanthus orcuttii	Orcutt's linanthus	VASC	Polemoniaceae			BLMS	1B.3		G4	S2		No	13-Sep-12								S	
Lobaria oregana	Oregon lettuce lung	LICH	Lobariaceae			BLMS			None	None		No	16-Nov-10		K							

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ABOATA	BARSTOW	BISHOP		EL CENTRO	MOTHER LODE	NEEDLES	PAI M SPRINGS	RIDGECREST	UKIAH
Loeflingia squarrosa var. artemisiarum	Sagebrush loeflingia	VASC	Caryophyllaceae		BLM	S 2B.2		G5T2T3	S2		No	28-Apr-15	Known to CA from only Lassen County (6 occ), Inyo County (5 occ), and two occurrences from Kern and Los Angeles counties. Three occurrences are on BLM lands within the Eagle Lake Field Office, 3 on private, and disjunct. Threatened by livestock trampling.				К	К						S
Lomatium congdonii	Congdon's lomatium	VASC	Apiaceae		BLM	5 1B.2		G2	S2		No	28-Apr-15	On BLM lands in the Red Hills, Tuolumne County.							K				
Lomatium roseanum	adobe lomatium	VASC	Apiaceae		BLM	5 1B.2	W	G2G3	S2 (CA); S2 (NV)		No	03-Jun-13	Mike Dolan found ca. 500 plants on Likely Tablelands, in low sage infested with medusahead. Lat: 41.271339 degrees N, Long: -120.493347 degrees W; above and to south of Romero Creek, 4,640', clay loam soil.	К										S
Lomatium shevockii	Owens Peak Iomatium	VASC	Apiaceae		BLM	5 1B.3		G2	S2		No	03-Jun-13			ŀ								К	
Lupinus citrinus var. citrinus	orange lupine	VASC	Fabaceae		BLM	5 1B.2		G2T2	S2		No	28-Apr-15			9									
Lupinus citrinus var. deflexus	Mariposa lupine	VASC	Fabaceae	S	T BLM	5 1B.2		G2T1	S1		No	13-Sep-12	Previously shown as S in the Hollister Field Office, a holdover from the time that Hollister managed BLM lands in Mariposa County. Removed as S from Hollister and put as S in the Mother Lode Field Office. There are occurrences within 550 m from isolated BLM lands in T6S,R 19E, S6, MDM.							S				
Lupinus duranii	Mono Lake lupine	VASC	Fabaceae		BLM	5 1B.2		G2	S2		No	28-Apr-15					K							
Lupinus excubitus var. medius	Mountain Springs bush lupine	VASC	Fabaceae		BLM	5 1B.3		G4T2T3	S2		No								K			K		
Lupinus ludovicianus	San Luis Obispo County Iupine	VASC	Fabaceae		BLM	5 1B.2		G1	S1		No	28-Apr-15			9									

SCIENTIFIC NAME Lupinus magnificus var. hesperius	COMMON NAME McGee Meadows lupine	TYPE OF PLANT VASC	FAMILY Fabaceae	FED STATUS	BLM STATUS BLMS	CA RARE PLANT RANK 1B.3	NNPS STATUS	GLOBAL RANK G3T2Q	STATE RANK	NV STATUS	RECOVERY PLAN? No	DATE UPDATED 28-Apr-15	COMMENTS Jepson Manual 2nd edition, equivocal about whether to	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	BISHOP K	FAGLE LAKE	EL CENTRO	MOTHER LODE	NEEDLES	PALM SPRINGS	REDDING	SURPRISE	UKIAH
													recognize this variety, states: "If recognized taxonomically, straight-keeled pls from SNE assignable to Lupinus magnificus var. hesperius (A. Heller) C.P. Sm., McGee Meadows lupine." After review, CNPS and CNDDB kept as 1B.3 by decision dated Feb. 8, 2012. Occurs on Mt. Tom.													
Lupinus magnificus var. magnificus	Panamint Mtns. lupine	VASC	Fabaceae		BLMS	1B.2		G3T2Q	S2		No	03-Jun-13						S						ı	K	
Lupinus sericatus	Cobb Mountain lupine	VASC	Fabaceae		BLMS	1B.2		G2	S2		No	28-Apr-15	Walker Ridge/Bear Creek, Sulphur Creek sub-watershed (Source: Jim Weigand).													K
Lupinus spectabilis	shaggyhair lupine	VASC	Fabaceae		BLMS	1B.2		G2	S2		No	28-Apr-15									К					
Lupinus uncialis	lilliput lupine	VASC	Fabaceae		BLMS	2B.2		G4	S2		No	28-Apr-15	Five occurrences known in Alturas Field Office. Twenty total occurences in CA, most on private lands, and some converted to homesites. Disjunct in CA. CA occurrences important for maintaining genetic viability of the species. Threats include grazing.	К												
Madia radiata	showy golden madia	VASC	Asteraceae		BLMS	1B.1		G2	S2		No					S				ŀ	(
Malacothamnus aboriginum	Indian Valley bush mallow	VASC	Malvaceae		BLMS	1B.2		G2	S2		No	13-Sep-12								ŀ	(
Malacothamnus hallii	Hall's bush-mallow	VASC	Malvaceae		BLMS	1B.2		G2Q	S2		No	18-Sep-12	CNDDB Occurrence 38, population found on BLM lands on 6/2011.													K
Malacothamnus palmeri var. involucratus	Carmel Valley bush-mallow	VASC	Malvaceae		BLMS	1B.2		G3T3Q	S3		No	28-Apr-15								ŀ	<					
Malacothamnus palmeri var. lucianus	Arroyo Seco bush-mallow	VASC	Malvaceae		BLMS	1B.2		G3T1Q	S1		No	28-Apr-15								ŀ	<					
Malacothrix saxatilis var. arachnoidea	Carmel Valley malacothrix	VASC	Asteraceae		BLMS	1B.2		G5T2	S2		No	28-Apr-15								9	5					

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	+	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	BAKERSFIELD	BARSTOW	BISHOP	HOLLISTER EL CENTRO EAGLE LAKE	NEEDLES MOTHER LODE	REDDING PAIM SPRINGS	SURPRISE	UKIAH
Menodora spinescens var. mohavensis	Mojave menodora	VASC	Oleaceae		BLMS	1B.2		G4T2T3	S2S3		No	18-Sep-12	CNDDB mapped occurrences on BLM lands. One, Occurrence 10, on BLM lands slated for renewable energy.			K						
Mentzelia inyoensis	Inyo blazing star	VASC	Loasaceae		BLMS	1B.3	W	G3	\$3		No	28-Apr-15	According to Anne Halford we have occurrences in Fish Slough and Travertine Hot Springs, and there's a very large population on the Inyo National Forest near Black Point (Mono Lake).				К					
Mentzelia polita	polished blazing star	VASC	Loasaceae		BLMS	1B.2		G2	S2		No	03-Jun-13	CNDDB maps one nonspecific occurrence on BLM land just north of the Eastern Mojave National Preserve on the Clark Mountain quad. CNPS Rare Plant Treasure Hunt found a new occurrence (CNDDB Occurrence No. 3) on the Ivanpah Lake quad.						К			
Mentzelia tridentata	creamy blazing star	VASC	Loasaceae		BLMS	1B.3		G3	S3		No	28-Apr-15	E. of Cuddeback Lake.								S	
Microseris paludosa	marsh microseris	VASC	Asteraceae		BLMS	1B.2		G2	S2		No	17-Mar-15	Known form the Stornetta Unit, per the following collection: CAS514442, 1968.									K
Mimulus evanescens	ephemeral monkeyflower	VASC	Phrymaceae		BLMS	1B.2		G3	S2		No	28-Apr-15		K				S		S		
Mimulus filicaulis	slender-stemmed monkeyflower	VASC	Phrymaceae		BLMS	1B.2		G2	S2		No	28-Apr-15							K			
Mimulus gracilipes	slender-stalked monkerflower	VASC	Phrymaceae		BLMS	1B.2		G2G3	S2S3		No	16-Nov-10			S							
Mimulus mohavensis	Mojave monkeyflower	VASC	Phrymaceae		BLMS	1B.2		G2	S2		No	13-Sep-12				K						
Mimulus norrisii	Kaweah monkeyflower	VASC	Phrymaceae		BLMS	1B.3		G2	S2		No	28-Apr-15			K							
Mimulus pictus	Calico monkeyflower	VASC	Phrymaceae		BLMS	1B.2		G2	S2		No	28-Apr-15			К							
Mimulus pulchellus	pansy monkeyflower	VASC	Phrymaceae		BLMS	1B.2		G2G3	S2S3		No	13-Sep-12							К			
Mimulus shevockii	Kelso Creek monkeyflower	VASC	Phrymaceae		BLMS	1B.2		G2	S2		No	13-Sep-12			К						K	
Minuartia howellii	Howell's sandwort	VASC	Caryophyllaceae		BLMS	1B.3		G4	S2		No	13-Sep-12								S		
Minuartia stolonifera	Scott Mtn. sandwort	VASC	Caryophyllaceae		BLMS	1B.3		G2	S2		No	03-Jun-13								S		

SCIENTIFIC NAME Monardella beneolens	COMMON NAME sweet-smelling monardella	TYPE OF PLANT	FAMILY Lamiaceae	FED STATUS	BLM STATUS BLMS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN? NO	DATE UPDATED	COMMENTS S. Sierra Nevada.	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	BISHOP	EL CENTRO FAGI FI AKF	HOLLISTER	MOTHER LODE	NEEDLES	PALM SPRINGS	RIDGECREST K	UKIAH
Monardella boydii	Boyd's monardella	VASC	Lamiaceae		BLMS			G2Q	S2		No		Specific CNDDB occurrences on BLM lands in Rodman Mtn Wilderness			1	K								
Monardella eremicola	Clark Mountain monardella	VASC	Lamiaceae		BLMS	1B.3		G2G3Q	S2S3		No	18-Sep-12	and Ord Mtn. This species was added as California Rare Plant Rank 1B.3 on 12-16-2011. The CNDDB maps three occurrences on BLM lands in the Kingston Mountains, all of which list BLM as the landowner.									K			
Monardella hypoleuca subsp. lanata	felt-leaved monardella	VASC	Lamiaceae		BLMS	1B.2		G4T3	S 3		No	28-Apr-15	CNDDB Occurrence 2 is on BLM lands on Otay Mountain.										К		
Monardella linoides subsp. oblonga	Tehachapi monardella	VASC	Lamiaceae		BLMS	1B.3		G5T2	S2		No	28-Apr-15	CNDDB maps specific occurrences on BLM in the Tehachapi Mountains.											К	
Monardella nana subsp. leptosiphon	San Felipe monardella	VASC	Lamiaceae		BLMS	1B.2		G4G5T2 Q	S2		No	03-Jun-13	Kevin Doran of the Palm Springs Field Office received a comment from the BLM Washington Office inquiring why the draft South Coast RMP did not list this as a SS plant. Review of RareFind information on 1-13-2011 shows that the plant is not very close to public lands in Palm Springs (it mostly occurs on higher elevation Forest Service lands), but that Occurrence 12 is close to public lands in El Centro (Banner Canyon area). CNPS and CNDDB originally considered dropping the species from its lists because The Jepson Manual, Second Edition, does not recognize any of the subspecies of <i>M. nana</i> . However, following a review on the CNPS Forum, the decision was made on 9-4-2012 to retain the taxon as a California Rare Plant Rank 1B.2 plant.						S						
Monardella robisonii	Robison monardella	VASC	Lamiaceae		BLMS	1B.3		G3	S3		No	13-Sep-12					К					K	S		

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	DS	BLM STATUS	=	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	BAKERSFIELD	BARSTOW	EL CENTRO EAGLE LAKE	MOTHER LODE	PALM SPRINGS NEEDLES	REDDING	SURPRISE	UKIAH
Monardella sinuata subsp. nigrescens	northern curly-leaved monardella	VASC	Lamiaceae		BLM	S 1B.2		G3T2	S2		No	26-Jan-15	Described by Elvin, M.A. and A.C. Sanders. 2009. Nomenclatural changes for Monardella (Lamiaceae) in California. Novon 19(3): 315-345. Added to CDFW/CNPS list as 1B.2 on 12-31-2013. At Fort Ord. Mapped mostly on Army lands but certainly to be expected on BLM (and the Army lands may be transferred to BLM in the future).					5				

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	CA STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	BISHOP	EAGLE LAKE	HOLLISTER	MOTHER LODE	NEEDLES	PALM SPRINGS	REDDING	SURPRISE	
Monardella stoneana	Jennifer's monardella	VASC	Lamiaceae			BLMS	1B.2		G2	S1		No	28-Apr-15	CNDDB maps this species on BLM lands in the Otay Mt. Area. This species was formerly ascribed to M. linoides var. viminea, until the treatment by Elvin and Sanders in 2003 (Novon 13(4):425-432), which elevated the northern occurrences of M. l. var. viminea to M. viminea and included the southern occurrences in the new species M. stoneana. Despite the 2003 treatment, the U.S. Fish and Wildlife Service (FWS) continued to consider this species to be a federally endangered species because the agency did not recognize the 2003 treatment and continued to recognize the taxon it originally listed, M. linoides var. viminea, sensu lato, to include the new species, M. stoneana. By a rulemaking published in the Federal Register on March 6, 2012, FWS officially recognized the two new species, M. stoneana and M. viminea, and determined that M. stoneana does not warrant listing as endangered or threatened. Consequently, M. stoneana is no longer an endangered species. M. viminea is an endangered species, but is restricted to Miramar Marine Air Station and vicinity and does not occur on BLM lands.										K			
Monardella undulata subsp. crispa	crisp monardella	VASC	Lamiaceae			BLMS	1B.2		G3T2	S2		No	28-Apr-15				K										

SCIENTIFIC NAME Monardella undulata	COMMON NAME San Luis Obispo	TYPE OF PLANT	FAMILY Lamiaceae	FED STATUS	CA STATUS BLMS	CA RARE PLANT RANK 1B.2	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN? No	DATE UPDATED 28-Apr-15	COMMENTS Formerly M. frutescens (Hoov.)	ALTURAS	ARCATA	BAKERSFIELD K	BARSTOW	BISHOP	FLOENTRO	MOTHER LODE	NEEDLES	PALM SPRINGS	REDDING	SURPRISE
subsp. undulata	monardella												Jokerst. Occurs on BLM lands in the Point Sal ACEC (Occurrence 31 in the CNDDB). See Elvin, M. A. and A. C. Sanders. 2009. Nomenclatural changes for <i>Monardella</i> (Lamiaceae) in California. Novon 19:315-343.											
Monardella venosa	veiny monardella	VASC	Lamiaceae		BLMS	1B.1		G1	S1		No	03-Jun-13	Formerly <i>M. douglasii</i> Benth. var. <i>venosa</i> (Torr.) Jeps.										S	
Monolopia congdonii	San Joaquin woolly threads	VASC	Asteraceae	FE		1B.2		G2	S3		Yes	28-Apr-15	Formerly <i>Lembertia congdonii</i> (A. Gray) Greene.			К			K	(
Mycena quinaultensis	'little brown mushroom'	FUNG	Tricholomataceae		BLMS			G2	S 3		No	28-Apr-15			K									
Navarretia leucocephala subsp. bakeri	Baker's navarretia	VASC	Polemoniaceae		BLMS	1B.1		G4T2	S2		No	13-Sep-12											S	
Navarretia nigelliformis subsp. radians	shining navarretia	VASC	Polemoniaceae		BLMS	1B.2		G4T2	S2		No	13-Sep-12	Mason collection along Clear Creek Rd. Collection by Michael Denslow, Vern Yadon, and Julie Anne Delgado from a north fork of Cantua Creek; coordinates at Consortium of CA Herbaria are on BLM lands.						K	(
Navarretia setiloba	Piute Mountains navarretia	VASC	Polemoniaceae		BLMS	1B.1		G2	S2		No	03-Jun-13				К								
Nemacladus twisselmannii	Twisselmann's nemacladus	VASC	Campanulaceae		SR BLMS	1B.2		G1	S1		No	03-Jun-13				S								
Neviusia cliftonii	Shasta snow-wreath	VASC	Rosaceae		BLMS	1B.2		G2	S2		No	28-Apr-15											S	
Nitrophila mohavensis	Amargosa niterwort	VASC	Amaranthaceae	FE	SE	18.1		G1	S1	CE	Yes	13-Sep-12	Formerly included in the family Chenopodiaceae but now considered by the Jepson Manual, 2nd edition, to be a member of the family Amaranthaceae.				K							
Nolina interrata	Dehesa nolina, bear grass	VASC	Ruscaceae		SE BLMS	1B.1		G2	S2		No	13-Sep-12										S		
Oenothera wolfii	Wolf's evening-primrose	VASC	Onagraceae		BLMS	1B.1		G1	S1		No	03-Jun-13			S									

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	CA STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	BISHOP	EAGLE LAKE	HOLLISTER	MOTHER LODE	NEEDLES	PALM SPRINGS	RIDGECREST	SURPRISE	UKIAH
Opuntia basilaris var. brachyclada	short-joint beavertail	VASC	Cactaceae			BLMS 1	B.2		G5T3	S3		No	06-Aug-13	Until March 8, 2004, this var. had been considered K in both Needles and Barstow. But the Jepson Manual does not consider this a desert species, and a report by Pamela MacKay calls into question whether it ever occurred in the eastern Mojave. The draft BLM West Mojave Plan states that it only occurs on private lands in the WEMO planning area. It was therefore been changed to "S" in both Needles and Barstow. The CNPS Rare Plant Treasure Hunt documented an occurrence about 1 mile north of Cajon Pass on BLM land in 2010. The taxon has therefore been moved back to "K" for Barstow. On 8/6/2013 the taxon was added as "S" to the list for Palm Springs based on the fact that CNDDB nonspecific Occurrence 107 has some BLM lands within the mapped 4/5 mile radius circle.				K					S				
Opuntia basilaris var. treleasei	Bakersfield cactus	VASC	Cactaceae	FE	SE	1	B.1		G5T1	S1		No	27-Jun-13	The Fish and Wildlife Service uses the name <i>O. treleasei</i> J.M. Coult., but both Jepson Manual 1st and 2nd editions use the nomenclature shown here. Occurs on split estate (private surface, BLM subsurface) in the Bakersfield Field Office. CNDDB occurrences 51 and 54 are very close to BLM lands in the Ridgecrest Field Office.			S								S		
Orcuttia californica	California orcutt grass	VASC	Poaceae	FE	SE	1	.B.1		G1	S1		Yes	13-Sep-12											S			
Orcuttia inaequalis	San Joaquin Valley orcutt grass	VASC	Poaceae	FT	SE	1	B.1		G1	S1		Yes	11-Mar-13	This was formerly designated as K from the Hollister Field Office, but this was a holdover from the time that Hollister managed a part of what is now managed by the Bakersfield FO.			K										

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	CA STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ARCATA ALTURAS	BAKERSFIELD	BARSTOW	BISHOP	EL CENTRO	MOTHER LODE	PALM SPRINGS NEEDLES	REDDING	RIDGECREST	UKIAH
Orcuttia pilosa	hairy orcutt grass	VASC	Poaceae	FE	SE		1B.1		G1	S1		Yes	13-Sep-12									S		
Orcuttia tenuis	slender orcutt grass	VASC	Poaceae	FT	SE		1B.1		G2	S2		Yes	13-Sep-12	This is a vernal pool plant. Only one known population of this plant occurs in the Alturas Field Office.	K							K		
Oreostemma elatum	tall alpine aster	VASC	Asteraceae			BLMS	1B.2		G2	S2		No	28-Apr-15						S					
Orthocarpus pachystachyus	Shasta orthocarpus	VASC	Orobanchaceae			BLMS	1B.1		G1	S1		No	16-Nov-10	Previously thought to be extinct.								S		
Orthodontium gracile	slender thread moss	BRYO	Bryaceae			BLMS			G5	S2S3		No	28-Apr-15		S									
Packera eurycephala var. Iewisrosei	cut-leaved ragwort	VASC	Asteraceae			BLMS	1B.2		G4T2	S2		No	28-Apr-15	Formerly <i>Senecio eurycephalus</i> Torrey & A. Gray var. <i>lewisrosei</i> (J.T. Howell) T.M. Barkley.								K		
Packera ganderi	Gander's butterweed	VASC	Asteraceae		SR	BLMS	1B.2		G2	S2		No	28-Apr-15	Formerly <i>Senecio ganderi</i> T.M. Barkley & R.M. Beauch. Known on Potrero Mt. (Potrero Peak in spring 2007).							K			
Packera layneae	Layne's butterweed	VASC	Asteraceae	FT	SR		1B.2		G2	S2		No	13-Sep-12	Formerly Senecio layneae Greene.						К		S		
Palafoxia arida var. gigantea	giant Spanish needle	VASC	Asteraceae			BLMS	1B.3		G5T3	S2		No	13-Sep-12						К					
Panicum acuminatum var. thermale	Geyser's panicum	VASC	Poaceae		SE	BLMS	1B.2		G5T2Q	S2		No	28-Mar-13	Formerly <i>Dichanthelium lanuginosum</i> (Ell.) Gould var. <i>thermale</i> (Boland.) Spellenberg. Rare Plant Rank changed from 1B.1 to 1B.2 by CNPS/CDFW on 9-12-2012.										S
Pannaria rubiginosa	petaled mouse	LICH	Pannariaceae			BLMS			G3G5	S1		No	28-Apr-15		К									
Paronychia ahartii	Ahart's paronychia	VASC	Carophyllaceae			BLMS	1B.1		G2	S2		No	13-Sep-12									K		

		I	T						T					Т											
SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	CA STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BISHOP	EL CENTRO EAGLE LAKE	HOLLISTER	MOTHER LODE	PALM SPRINGS	REDDING	SURPRISE	UKIAH
Pedicularis centranthera Pediomelum castoreum	dwarf lousewort Beaver Dam breadroot		Orobanchaceae			BLMS			G4 G3	S2 S2		No	·	Only five known occurrences form CA, all from Secret Valley in Lassen Co, on BLM lands managed by the Eagle Lake Field Office. These occurrences are rather disjunct from Harney and Lake counties in OR and primarily the eastern half of NV. Reranked from California Rare Plant Rank 4.3 to 1B.2 on 6-29-2011.				K	К		k	(
														CNDDB Occurrence 22 occurs on BLM lands in the Needles Field Office near Kingston Wash. Several other occurrences are either on or near BLM lands in the Barstow Field Office.											
Penstemon albomarginatus	white-margined beardtongue	VASC	Plataginaceae			BLMS	1B.1		G2	S1		No	16-Nov-10					K			K				
Penstemon bicolor subsp. roseus	rosy two-toned beardtongue	VASC	Plataginaceae			BLMS	1B.1		G3T3Q	S1		No	13-Sep-12	On BLM lands near Castle Mt. Mine and Hart Mt. Moved from CNPS List 2.2 to List 1B.1 on 12/8/09.							k				
Penstemon filiformis	thread-leaved beardtongue	VASC	Plantaginaceae			BLMS	1B.3		G3	S 3		No	16-Nov-10										S		
Penstemon fruticiformis var. amargosae	Death Valley beardtongue	VASC	Plantaginaceae			BLMS	1B.3		G4T3	S2		No	28-Apr-15					К			K				
Penstemon janishiae	Janish's beardtongue	VASC	Plantaginaceae			BLMS	2B.2		G4	S1		No	28-Apr-15	Status of populations unknown; some have been extirpated. Threats are logging and home site development. Rare in CA, OR, and ID. CNDDB Occurrence 8 is mapped specifically on BLM lands. Occurrence 9 is nonspecific but entire mapped polygon on BLM. Changed from S to K on 8-19-09.	К										
Penstemon personatus	closed-throated beardtongue	VASC	Plantaginaceae			BLMS	1B.2		G2	S2		No	28-Apr-15										S		
Penstemon stephensii	Stephens' beardtongue	VASC	Plantaginaceae			BLMS	1B.3		G2	S2		No	13-Sep-12					к			K				
Penstemon sudans	Susanville beardtongue	VASC	Plantaginaceae			BLMS	1B.3		G3	S3		No	16-Nov-10						К						

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	CA STATUS FED STATUS	STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	BISHOP	(1)		NEEDLES MOTHER LODE	PALM SPRINGS	REDDING	RIDGECREST	UKIAH
Pentachaeta exilis subsp. aeolica	slender pentachaeta	VASC	Asteraceae		BLMS	1B.2		G5T1	S1		No	13-Sep-12								K					
Perityle inyoensis	Inyo rock daisy	VASC	Asteraceae		BLMS	1B.2		G2	S2		No	28-Apr-15	Occurrences 1 and 8 are entirely within the boundary of the new Cerro Gordo/Conglomerate Mesa ACEC. Occurrence 5 is partially within the ACEC, with the remainder on BLM land outside it.					S						K	
Perityle villosa	Hanaupah rock daisy	VASC	Asteraceae		BLMS	1B.3		G2	S2		No	03-Jun-13	Inyo Mts.											K	
Petalonyx thurberi subsp. gilmanii	Death Valley sandpaper- plant	VASC	Loasaceae		BLMS	1B.3		G5T2	S2		No						К							К	
Phacelia cookei	Cooke's phacelia	VASC	Boraginaceae		BLMS	1B.1		G1	S1		No	16-Nov-10											S		
Phacelia greenei	Scott Valley phacelia	VASC	Boraginaceae		BLMS	1B.2		G2	S2		No	16-Nov-10											К		
Phacelia inundata	playa phacelia	VASC	Boraginaceae		BLMS	1B.3	W	G2	S2 (CA); S2? (NV)		No	28-Apr-15		S					K						S
Phacelia inyoensis	Inyo phacelia	VASC	Boraginaceae		BLMS	1B.2		G2	S2		No	13-Sep-12	Fish Slough and Alabama Hills.					К							
Phacelia leonis	Siskiyou phacelia	VASC	Boraginaceae		BLMS	1B.3		G3	S3		No	28-Apr-15											S		
Phacelia monoensis	Mono County phacelia	VASC	Boraginaceae		BLMS	1B.1	Т	G3	S2		No	28-Apr-15						К							
Phacelia mustelina	Death Valley round-leaved phacelia	VASC	Boraginaceae		BLMS	1B.3		G2	S2		No	03-Jun-13	Saline Valley.											K	
Phacelia nashiana	Charlotte's phacelia	VASC	Boraginaceae		BLMS	1B.2		G3	S3		No	13-Sep-12				К								K	
Phacelia novenmillensis	Nine Mile Canyon phacelia	VASC	Boraginaceae		BLMS	1B.2		G3	S3		No	16-Nov-10				К								K	
Phacelia parishii	Parish's phacelia	VASC	Boraginaceae		BLMS	1B.1		G2G3	S1		No		The only known population on BLM lands in Southern California is within and immediately adjacent to a military maneuvering training area. This species was at one time considered extirpated in CA, but was rediscovered in 1989.				K								

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	CA STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	ARCATA ALTURAS COMMENTS	סאאראטרורנט	BAKERSEIEID	BISHOP	EL CENTRO EAGLE LAKE	MOTHER LODE	NEEDLES	PAI M SPRINGS	RIDGECREST	UKIAH
Phacelia phacelioides	Mount Diablo phacelia	VASC	Boraginaceae			BLMS	1B.2		G1	S1		No	03-Jun-13	Known but very uncommon within ACEC of Clear Creek Management Area acc 2009 Draft CCMA RMP/EIS. Six records from CCMA in Cal Flora 2009.					K				
Phaeocollybia californica	California phaeocollybia	FUNG	Cortinariaceae			BLMS			G3	None		No	28-Apr-15	K							S		
Phaeocollybia olivacea	olive phaeocollybia	FUNG	Cortinariaceae			BLMS			G3	None		No	16-Nov-10	K							S		
Phaeocollybia piceae	'spruce phaeocollybia'	FUNG	Cortinariaceae			BLMS			G3?	None		No	16-Nov-10	K									
Phaeocollybia pseudofestiva	no common name	FUNG	Cortinariaceae			BLMS			G3	None		No	16-Nov-10	S									
Phaeocollybia scatesiae	no common name	FUNG	Cortinariaceae			BLMS			G3?	None		No	16-Nov-10	K									
Phaeocollybia spadicea	spadicea phaecollybia	FUNG	Cortinariaceae			BLMS			G3G4	None		No	16-Nov-10	K							S		
Phlox hirsuta	Yreka phlox	VASC	Polemoniaceae	FE	SE		1B.2		G1	S1		Yes									S		
Pholisma sonorae	sand food	VASC	Boraginaceae			BLMS	1B.2		G2	S2		No	13-Sep-12	Formerly included in the family Lennoaceae.				К					
Piperia candida	white-flowered rein orchid	VASC	Orchidaceae			BLMS	1B.2		G3?	S2		No	03-Jun-13	May be on public lands on Red Mt. Jennifer to checkwill leave as suspected for now.									
Piperia yadonii	Yadon's rein orchid	VASC	Orchciaceae	FE			1B.1		G2	S2		Yes	13-Sep-12						К				
Plagiobothrys uncinatus	hooked popcorn-flower	VASC	Boraginaceae			BLMS	1B.2		G2	S2		No	03-Jun-13		9	5							
Pleuropogon hooverianus	Hoover's semaphore grass	VASC	Poaceae		ST	BLMS	1B.1		G2	S2		No	13-Sep-12	S									
Poa diaboli	Diablo Canyon blue grass	VASC	Poaceae			BLMS	1B.2		G2	S2		No	28-Apr-15	May be on BLM lands in Ruda Canyon, San Luis Obispo Co.		;							
Polyctenium williamsiae	Williams's combleaf	VASC	Brassicaceae			BLMS	1B.2	Т	G2Q	S1 (CA); S2 (NV)	CE	No	03-Jun-13	Known in Bishop on BLM land in the Bodie area. Because the Jepson Manual 2nd Edition and the Flora of North America reduced this species to synonomy under P. fremontii, the species was recently reviewed and kept on List 1B.2 by CNPS and CNDDB by decision dated February 8, 2012.			K	S					

SCIENTIFIC NAME Polygonum polygaloides	COMMON NAME Modoc County knotweed	TYPE OF PLANT	FAMILY Polygonaceae	FED STATUS	BLM STATUS BLMS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN? No	DATE UPDATED 28-Apr-15	COMMENTS	ALTURAS K	ARCATA	BAKERSFIELD	BARSTOW	쯔	(i)	EL CENTRO	HOLLISTER	NEEDLES	PALM SPRINGS	RIDGECREST	SURPRISE
subsp. esotericum	Widdoc County knotweed	VASC	Folygonaceae		DEIVIS	10.1		040313	33		140	28-Apr-13		K											
Polyozellus multiplex	blue chanterelle	FUNG	Thelephoraceae		BLMS			G4G5	None		No	16-Nov-10			S										
Potentilla basaltica	Black Rock potentilla	VASC	Rosaceae	FC	BLMS	1B.3	Т	G1	S1(CA); S1 (NV)		No		Threats appear to be competition from meadow plant species.	K											S
Pseudobahia peirsonii	Tulare pseudobahia	VASC	Asteraceae	FT S	SE	1B.1		G1	S1		No					S									
Ptilidium californicum	Pacific fuzzwort	BRYO	Ptilidiaceae		BLMS	4.3		G3G4	S3?		No	03-Jun-13			K									S	
Puccinellia howellii	Howell's alkali-grass	VASC	Poaceae		BLMS	1B.1		G1	S1		No	03-Jun-13												S	
Puccinellia parishii	Parish's alkaligrass	VASC	Poaceae		BLMS	1B.1		G2G3	S1		No						S								
Pyrrocoma lucida	sticky pyrrocoma	VASC	Asteraceae		BLMS	1B.2		G3	S 3		No	13-Sep-12							K						
Raillardella pringlei	showy raillardella	VASC	Asteraceae		BLMS	1B.2		G3	S 3		No													S	
Ramalina pollinaria	dusty ramalina	LICH	Ramalinaceae		BLMS			G4	None		No	16-Nov-10			К										
Ramaria amyloidea	'pinkish coral mushroom'	FUNG	Ramariaceae		BLMS			G3	None		No	16-Nov-10			К										
Ramaria aurantiisiccescens	'yellow coral mushroom'	FUNG	Ramariaceae		BLMS			G3	None		No	16-Nov-10			K										
Ramaria cyaneigranosa	'pinkish coral mushroom'	FUNG	Ramariaceae		BLMS			G3	None		No	28-Apr-15			S										
Ramaria largentii	'orange coral mushroom'	FUNG	Ramariaceae		BLMS			G3	None		No	16-Nov-10			K										
Rhynchospora californica	California beaked-rush	VASC	Cyperaceae		BLMS	1B.1		G1	S1		No	03-Jun-13												S	
Ribes canthariforme	Moreno currant, San Diego currant	VASC	Grossulariaceae		BLMS	1B.3		G2	S2		No	16-Nov-10											S		
Ribes tularense	Sequoia gooseberry	VASC	Grossulariaceae		BLMS	1B.3		G2	S2		No	28-Apr-15				К									
Rorippa columbiae	Columbia yellow cress	VASC	Brassicaceae		BLMS	1B.2		G3	S1		No			S					S					S	
Rupertia hallii	Hall's rupertia	VASC	Fabaceae		BLMS	1B.2		G2G3	S2S3		No	28-Apr-15												K	
Sagittaria sanfordii	Sanford's arrowhead	VASC	Alismataceae		BLMS	1B.2		G3	S3		No	13-Sep-12												K	

SCIENTIFIC NAME Saltugilia latimeri	COMMON NAME Latimer's woodland-gilia	TYPE OF PLANT VASC	FAMILY Polemoniaceae	STATUS	BLM STATUS S	CA RARE PLANT RANK 1B.2	NNPS STATUS	GLOBAL RANK	STATE RANK S2	NV STATUS	RECOVERY PLAN? No	DATE UPDATED 28-Apr-15	COMMENTS Known to occur on BLM lands along or near currently designated OHV routes in the Old Dad Mountains south of the west end of the Mojave National Preserve acc. Jim Weigand.	ARCATA	BAKERSFIELD	BARSTOW	BISHOP	EAGLE LAKE	EL CENTRO	HOLLISTER	MOTHER LODE		REDDING	RIDGECREST K	UKIAH SURPRISE
Salvia greatae	Orocopia sage	VASC	Lamiaceae	BL	MS	1B.3		G2G3	S2S3		No	28-Apr-15	CNDDB Occurrence # 11 is from the south edge of the Trilobite Wilderness near Amboy (Needles Field Office), far from the core of its range in southern Riverside County. The occurrence (shown on BLM lands) is unvouchered and was listed as Salvia cf. funerea by Spaulding and Twitchell in 1978. CNDDB decided it must be S. greatae. Kam Barrows looked at the occurrence in 1986 and found no plants.								S	K			
Sanicula saxatilis	rock sanicle	VASC	Apiaceae	SR BL	.MS	1B.2		G2	S2		No	13-Sep-12								S					
Sarcodon fuscoindicum	violet hedgehog	FUNG	Bankeraceae	BL	.MS			G3	None		No	16-Nov-10		K											
Sedum albomarginatum	Feather River stonecrop	VASC	Crassulaceae	BL	.MS	1B.2		G2	S2		No	28-Apr-15											S		
Sedum laxum subsp. eastwoodiae	Red Mountain stonecrop	VASC	Crassulaceae	BL	MS	1B.2		G5T2	S2		No	03-Jun-13	Formerly <i>S. eastwoodiae</i> (Britton) Berger. Formerly a Federal candidate for listing, but removed from the candidate list on publication of a "Listing not warranted" finding by the U.S. Fish and Wildlife Service (Federal Register 79: 56029, September 18, 2014).	К											
Sedum obtusatum subsp. paradisum	Canyon Creek stonecrop	VASC	Crassulaceae	BL	.MS	1B.3		G4G5T2	S2		No	16-Nov-10	Formerly <i>S. paradisum</i> (M. Denton) M. Denton.										К		

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	BLM STATUS CA STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	BISHOP	EAGLE LAKE	EL CENTRO	HOLLISTER	MOTHER LODE	PALM SPRINGS	REDDING	RIDGECREST	UKIAH
Senecio clevelandii var. heterophyllus	Red Hills ragwort	VASC	Asteraceae		BLMS	1B.2		G4?T2Q	S2?		Yes	03-Jun-13	Senecio clevelandii is now Packera clevelandii, but the combination Packera clevelandii var. heterophylla has not been validly published. This variety has been reduced to synonymy in the Jepson Manual 1st and 2nd editions. The treatment by Barkley in Jepson Manual 1 was not based on genetic work. Barkley's treatment has been continued by Trock in Jepson Manual 2 and Flora North America. CDFW, CNPS, and BLM will continue to recognize the variety until genetic work conclusively shows that vars. clevelandii and heterophyllus are actually the same taxon.									K				
Sidalcea covillei	Owens Valley checkerbloom	VASC	Malvaceae		SE BLMS	1B.1		G2	S2		No	28-Apr-15						К								
Sidalcea hickmanii subsp. anomala	Cuesta Pass checkerbloom	VASC	Malvaceae		SR BLMS	1B.2		G3T1	S1		No	13-Sep-12				S					S					
Sidalcea hickmanii subsp. parishii	Parish's checkerbloom	VASC	Malvaceae		SR BLMS	1B.2		G3T1	S1		No	03-Jun-13	This species used to be a Federal candidate but was removed from the candidate list in 2006.										S			
Sidalcea keckii	Keck's checkerbloom	VASC	Malvaceae	FE		1B.1		G1	S1		No	13-Sep-12				К										
Sidalcea malviflora subsp. patula	Siskiyou checkerbloom	VASC	Malvaceae		BLMS	1B.2		G5T2	S2		No	13-Sep-12			S											
Sidalcea oregana subsp. eximia	coast checkerbloom	VASC	Malvaceae		BLMS	1B.2		G5T1	S1		No				S											
Sidalcea robusta	Butte County checkerbloom	VASC	Malvaceae		BLMS	1B.2		G2	S2		No	13-Sep-12												К		
Silene campanulata subsp. campanulata	Red Mountain catchfly	VASC	Caryophyllaceae		SE BLMS	4.2		G5T3Q	S3		No	28-Apr-15	Known from Red Mountain, Mendocino Co., Arcata FO; suspected on public lands in Ukiah FO from an occurrence near public lands in the Gilmore Peak 24k quad, Colusa Co.		К											S

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	BISHOP	FAGIFIAKE	HOLLISTER	MOTHER LODE	NEEDLES	RIDGECREST	SURPRISE	UKIAH
Silene occidentalis subsp. longistipitata	long-stiped campion	VASC	Caryophyllaceae		BLMS	1B.2		G4T2Q	S2		No	16-Nov-10											S		
Smilax jamesii	English Peak greenbriar	VASC	Smilacaceae		BLMS	1B.3		G2	S2		No												S		
Sowerbyella rhenana	stalked orange peel fungus	FUNG	Pyrenemataceae		BLMS			G3G5	None		No	16-Nov-10			S								S		
Sparassis crispa	cauliflower mushroom	FUNG	Sparassidaceae		BLMS			None	None		No	16-Nov-10			K										
Spathularia flavida	fairy fan	FUNG	Cudoniaceae		BLMS			G4G5	None		No	16-Nov-10			K								S		
Sphaeralcea rusbyi var. eremicola	Rusby's desert-mallow	VASC	Malvaceae		BLMS	1B.2		G4T2	S2		No	13-Sep-12	CNPS Rare Plant Treasure Hunt found 19 new occurrences in 2010.									К			
Stenotus lanuginosus var. lanuginosus	woolly stenotus	VASC	Asteraceae		BLMS	2B.2		G5T3	S3		No	28-Apr-15	Known in CA from fewer than five occurrences. This species occurs at low numbers at each site.	К											
Stipa exigua	little ricegrass	VASC	Poaceae		BLMS	2B.3		G5	S2		No	03-Jun-13	Formerly <i>Oryzopsis exigua</i> Thurb. Known in CA from only two widely separated occurrences, one on public lands within the Eagle Lake Field Office which burned within the last few years. It is not common in NV. Threats include grazing and weed invasion following the recent fire.	К					K					S	
Streptanthus albidus subsp. albidus	Metcalf Canyon jewel- flower	VASC	Brassicaceae	FE		1B.1		G2T1	S1		Yes	13-Sep-12								S					
Streptanthus brachiatus subsp. brachiatus	Socrates Mine jewel- flower	VASC	Brassicaceae		BLMS	1B.2		G2T1	S1		Yes	03-Jun-13													K
Streptanthus brachiatus subsp. hoffmanii	Freed's jewelflower	VASC	Brassicaceae		BLMS	1B.2		G2T2	S2		No	16-Nov-10	This taxon was recognized in Jepson Manual 1st edition, but is reduced to synonymy under S. brachiatus in the 2nd edition.												K
Streptanthus callistus	Mount Hamilton jewel- flower	VASC	Brassicaceae		BLMS	1B.3		G1	S1		No	13-Sep-12								S					

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	BAKERSFIELD	BARSTOW	BISHOP	EAGLE LAKE	HOLLISTER	MOTHER LODE	PALM SPRINGS	REDDING	SURPRISE	UKIAH
Streptanthus campestris	southern jewel-flower	VASC	Brassicaceae		BLMS	1B.3		G3	S3		No	28-Apr-15	Nonspecific CNDDB Occurrence 8, in the El Centro FO, is on lands slated for renewable energy; there are BLM lands within the mapped 1 mile radius circle, but there are also private lands. Occurrence 1, in the Palm Springs FO, contains BLM lands within the mapped 1 mile radius circle, but most of the lands within the circle are private.					S			S			
Streptanthus cordatus var. piutensis	Piute Mountains jewel- flower	VASC	Brassicaceae		BLMS	1B.2		G5T1	S1		No	03-Jun-13			К								К	
Streptanthus glandulosus subsp. hoffmannii	Hoffmann's jewel-flower	VASC	Brassicaceae		BLMS	1B.3		G4TH	SH		No	16-Nov-10	Elevated from <i>S. g.</i> var. <i>hoffmannii</i> Kruckeberg to subsp. <i>hoffmannii</i> in Jepson Manual 2nd edition.											S
Streptanthus morrisonii subsp. elatus	Three Peaks jewel-flower	VASC	Brassicaceae		BLMS	1B.2		G2T2	S2		No	28-Apr-15	Reduced to synonymy under <i>S. morrisonii</i> in Jepson Manual 2nd edition.											К
Streptanthus morrisonii subsp. hirtiflorus	Dorr's Cabin jewel-flower	VASC	Brassicaceae		BLMS	1B.2		G2T1	S1		No	28-Apr-15	Reduced to synonymy under <i>S. morrisonii</i> in Jepson Manual 2nd edition.											S
Streptanthus morrisonii subsp. kruckebergii	Kruckeberg's jewel-flower	VASC	Brassicaceae		BLMS	1B.2		G2T1	S1		No	03-Jun-13	Reduced to synonymy under <i>S. morrisonii</i> in Jepson Manual 2nd edition.											K
Streptanthus morrisonii subsp. morrisonii	Morrison's jewel-flower	VASC	Brassicaceae		BLMS	1B.2		G2T2	S2		No	28-Apr-15	The Jepson Manual 2nd edition does not recognize any subspecific taxa under <i>S. morrisonii</i> .											К
Streptanthus oliganthus	Masonic Mountain jewel- flower	VASC	Brassicaceae		BLMS	1B.2	W	G2G3	S2		No	28-Apr-15					К							
Streptanthus vernalis	early jewel-flower	VASC	Brassicaceae		BLMS	1B.2		G1	S1		No	24-Aug-09	Known from only one occurrence on serpentine at Three Peaks.											К
Stylocline citroleum	oil neststraw	VASC	Asteraceae		BLMS	1B.1		G2	S2		No	18-Sep-12	After reviewing CNDDB, specific occurrence 18 has BLM lands within the mapped circle.		K									
Stylocline masonii	Mason neststraw	VASC	Asteraceae		BLMS	1B.1		G1	S1		No	03-Jun-13			S									

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	EAGLE LAKE BISHOP	FI CENTRO	MOTHER LODE	PALM SPRINGS	REDDING	RIDGECREST	UKIAH SURPRISE
Sulcaria isidiifera	splitting yarn lichen	LICH	Alectoriaceae		BLMS	1B.1		G1	S1		No	26-Jan-15	A 5-acre BLM parcel is inside of the 1/5 mile circle mapped for Occurrence Number 4 of this species.			S								
Symphotrichum greatae	Greata's aster	VASC	Asteraceae		BLMS	1B.3		G3	S3		No	28-Apr-15	CNDDB Occurrence 41 in Ventura County abuts BLM lands in the Bakersfield Field Office. Occurrence 36 in Los Angeles County (Palm Springs Field Office) has small area of BLM lands within the nonspecific mapped 1-mile radius circle, this based on an 1893 collection.			S					S			
Symphyotrichum defoliatum	San Bernardino aster	VASC	Asteraceae		BLMS	1B.2		G2	S2		No	13-Sep-12	Newly accepted name for <i>Aster</i> bernardinus H.M. Hall. CNDDB maps nonspecific location close to BLM lands on Mt. Laguna.						S		S		S	
Teloschistes flavicans	orangebush lichen	LICH	Teloschistaceae		BLMS			G4G5	None		No	16-Nov-10			S									
Tetracoccus dioicus	Parry's tetracoccus	VASC	Euphorbiaceae		BLMS	1B.2		G3?	S2		No	28-Apr-15									К			
Tetraphis geniculata	bent-kneed four-tooth moss	BRYO	Tetraphidaceae		BLMS			G3G5	None		No	16-Nov-10			S									
Thelypodium howellii var. howellii	Howell's thelypodium	VASC	Brassicaceae		BLMS	1B.2		G2T2	S2		No	03-Jun-13		S				К						S
Thermopsis californica var. semota	velvety false lupine	VASC	Fabaceae		BLMS	1B.2		G4T2	S2		No	28-Apr-15	Nonspecific CNDDB Occurrence 16 borders BLM land slated for renewable energy.						S					
Thysanocarpus rigidus	Ridge Fringepod	VASC	Brassicaceae		BLMS	1B.2		G1G2	S1S2		No	03-Oct-11	Currently shown in 2 locations close to BLM lands in the Laguna Mountains.						S					
Tortula californica	California screw moss	BRYO	Pottiaceae		BLMS	1B.2		G2?	S2		No	13-Sep-12				S								
Trifolium buckwestiorum	Santa Cruz clover	VASC	Fabaceae		BLMS	1B.1		G2	S2		No	03-Jun-13	Known from 3 locations at Fort Ord, one of which along road scheduled to be widened (entered 1/24/02).						K					
Trifolium jokerstii	Butte County golden clover	VASC	Fabaceae		BLMS	1B.2		G2	S2		No	03-Jun-13										K		

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	FED STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	BISHOP	EAGLE LAKE	EL CENTRO	HOLLISTER	NEEDLES MOTHER LODE	PALM SPRINGS	REDDING	RIDGECREST	UKIAH
Trifolium kingii subsp. dedeckerae	DeDecker's clover	VASC	Fabaceae		BLMS			G2	S2		No	28-Apr-15	DFG and CNPS still have as <i>T. dedeckerae</i> J.M Gillett. Was <i>Trifolium macilentum</i> var. <i>dedeckerae</i> (J.M. Gillett) Barneby in Jepson Manual 1st edition. The treatment used here is the treatment in Jepson Manual 2nd edition.			S									K	
Trifolium polyodon	Pacific Grove clover	VASC	Fabaceae		SR BLMS	1B.1		G1	S1		No	03-Jun-13									K					
Triteleia piutensis	Piute Mountains triteleia	VASC	Themidaceae		BLMS	1B.1		G1	S1		No	20-Jan-15	Recently described by Kentner, E. and K. Steiner. 2014. A new species of Triteleia (Themidaceae) from the southern Sierra Nevada. Madroño 61(2): 227-230. Added to CDFW/CNPS list on 7/24/2014.			K										
Usnea longissima	long beard lichen	LICH	Parmeliaceae		BLMS	4.2		G4	S4		No	28-Apr-15			K											
Verbena californica	Red Hills vervain	VASC	Verbenaceae	FT	ST	1B.1		G2	S2		No	13-Sep-12										К				
Vermilacinia cephalota	powdery fog lichen	LICH	Ramalinaceae		BLMS			G3G4	None		No	16-Nov-10	Formerly <i>Niebla cephalota</i> (Tuck.) Rundel & Bowler, which the PLANTS database treats as a synonym.		K											
Wyethia reticulata	El Dorado mule ears	VASC	Asteraceae		BLMS	1B.2		G2	S2		No	13-Sep-12	FWS Recovery Plan for Gabbro Soil Plants of the Central Sierra Nevada Foothills addresses this species even though it's not federally listed.									К				
Xylorhiza cognata	Mecca-aster	VASC	Asteraceae		BLMS	1B.2		G2	S2		No	03-Jun-13	Occurs on BLM lands along or near OHV routes and trails in the Meccacopia Special Recreation Area acc. Jim Weigand.										К			
Xylorhiza orcuttii	Orcutt's woody aster	VASC	Asteraceae		BLMS	1B.2		G2G3	S2		No	13-Sep-12								К						

SCIENTIFIC NAME	COMMON NAME	TYPE OF PLANT	FAMILY	CA STATUS FED STATUS	BLM STATUS	CA RARE PLANT RANK	NNPS STATUS	GLOBAL RANK	STATE RANK	NV STATUS	RECOVERY PLAN?	DATE UPDATED	COMMENTS	ALTURAS	ARCATA	BAKERSFIELD	BARSTOW	BISHOP	EAGLE LAKE	EL CENTRO	HOLLISTER	MOTHER LODE	PALM SPRINGS	REDDING	SURPRISE	UKIAH
Zeltnera namophila	spring-loving centaury	VASC	Gentianaceae	FT			t	G2Q	S2 (Neva da)	CE	Yes	28-Apr-15	Formerly Centaurium namophilum Reveal, C.R. Boome, & Beatley, this species is now treated as Zeltnera namophila in the Jepson Manual, 2nd edition. Although the CNPS Inventory, accessed 8/8/2013, still treats this as Centaurium namophilum (var. namophilum) and states that the species does not occur in California, citing previous records they consider to be based on a misidentification of C. exaltatum (Griseb.) Piper, the Jepson Manual 2 believes that the specimens referred to C. exaltatum are in fact Z. namophila. This species is almost certainly in the Carson Slough area of the Barstow Field Office.				K									

Type of Plant: BRYO = Bryophyte; FUNG = Fungus; LICH = Lichen; VASC = Vascular plant; Federal Status: FE = Federally Endangered; FT = Federally Threatened; SR = State Endangered; ST =

Shasta crayfish Pacifastacus fortis FE SE

Arcata		22 Species					
	Mammal						
		Fringed myotis	Myotis thysanodes			BLMS	
		Long-eared myotis	Myotis evotis			BLMS	
		Pacific fisher	Martes pennanti (pacifica) DPS	FC	SC	BLMS	SSC
		Pallid bat	Antrozous pallidus			BLMS	SSC
		Townsend's big-eared bat	Corynorhinus townsendii			BLMS	SSC
		Yuma myotis	Myotis yumanensis			BLMS	
	Bird						
		Bald eagle	Haliaeetus leucocephalus	FD	SE	BLMS	EA
		Bank swallow	Riparia riparia		ST	BLMS	
		Fork-tailed storm-petrel	Oceanodroma furcata			BLMS	SSC
		Golden eagle	Aquila chrysaetos			BLMS	EA
		Northern goshawk	Accipiter gentilis			BLMS	SSC
		Tricolored blackbird	Agelaius tricolor			BLMS	SSC
		Western yellow-billed cuckoo	Coccyzus americanus occidentalis	FC	SE	BLMS	
		White-tailed kite	Elanus leucurus			BLMS	SF
	Reptile						
		California mountain kingsnake	Lampropeltis zonata			BLMS	
	Amphibian						
		Foothill yellow-legged frog	Rana boylii			BLMS	
	Fish						
		Central Valley spring-run chinook salmon	Oncorhynchus tshawytscha ESU spring-run	FT	ST		
		Coho salmon - central California coast	Oncorhynchus kisutch	FE	SE		
		Pacific lamprey	Entosphenus tridentatus			BLMS	
	Invertebrate						
		Hooded lancetooth	Ancotrema voyanum			BLMS	
		Oregon shoulderband snail	Helminthoglypta hertleini			BLMS	
		Trinity shoulderband snail	Helminthoglypta talmadgei			BLMS	

SCIENTIFIC NAME

Federal Status: FE = Federally Endangered, FT = Federally Threatened, FC = Federal Candidate, FP = Proposed for Federal Listing, FD = Delisted from Federal ESA; State Status: SE = State Endangered, ST = State Threatened, SC = State Candidate, SD = Delisted from State ESA; Other Status: EA = Bald and Golden Eagle Protection Act, SF = Fully Protected, SSC = Species of Special Concern



FEDERAL STATE

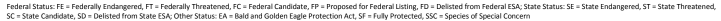
BLM

OTHER

FIELD OFFICE

COMMON NAME

FIELD OFFICE	COMMON NAME	SCIENTIFIC NAME	FEDERAL STATUS		BLM STATUS	OTHER STATUS
	Northern goshawk	Accipiter gentilis			BLMS	SSC
	San Joaquin Le Conte's thrasher	Toxostoma lecontei macmillanorum			BLMS	SSC
	Southwestern willow flycatcher	Empidonax traillii extimus	FE	SE		
	Swainson's hawk	Buteo swainsoni		ST	BLMS	
	Tricolored blackbird	Agelaius tricolor			BLMS	SSC
	Western yellow-billed cuckoo	Coccyzus americanus occidentalis	FC	SE	BLMS	
	White-tailed kite	Elanus leucurus			BLMS	SF
Reptile						
	Blunt-nosed leopard lizard	Gambelia sila	FE	SE		SF
	California mountain kingsnake	Lampropeltis zonata			BLMS	
	Coast horned lizard	Phrynosoma blainvillii			BLMS	
	Southwestern pond turtle	Actinemys marmorata pallida			BLMS	
	Two-striped garter snake	Thamnophis hammondii			BLMS	
Amphibian						
	California tiger salamander	Ambystoma californiense	FT	SC		SSC
	Foothill yellow-legged frog	Rana boylii			BLMS	
	Tehachapi slender salamander	Batrachoseps stebbinsi			BLMS	
	Western spadefoot toad	Spea hammondii			BLMS	
	Yellow-blotched salamander	Ensatina eschscholtzii croceator			BLMS	
Fish						
	Pacific lamprey	Entosphenus tridentatus			BLMS	
	Unarmored threespine stickleback	Gasterosteus aculeatus williamsoni	FE	SE		SF
Invertebrate						
	San Joaquin dune beetle	Coelus gracilis			BLMS	



FIELD OF	FFICE	COMMON NAME	SCIENTIFIC NAME	FEDERAL STATUS	STATE STATUS	BLM STATUS	OTHER STATUS
Bishop		30 Species					
	Mammal						
		Desert bighorn sheep	Ovis canadensis nelsoni			BLMS	SF
		Fringed myotis	Myotis thysanodes			BLMS	
		Long-eared myotis	Myotis evotis			BLMS	
		Mohave ground squirrel	Spermophilus mohavensis		ST	BLMS	
		Owens Valley vole	Microtus californicus vallicola			BLMS	
		Pacific fisher	Martes pennanti (pacifica) DPS	FC	SC	BLMS	SSC
		Pallid bat	Antrozous pallidus			BLMS	SSC
		Pygmy rabbit	Brachylagus idahoensis			BLMS	
		Sierra Nevada bighorn sheep	Ovis canadensis sierrae	FE	SE		SF
		Small-footed myotis	Myotis ciliolabrum			BLMS	
		Spotted bat	Euderma maculatum			BLMS	SSC
		Townsend's big-eared bat	Corynorhinus townsendii			BLMS	SSC
		Yuma myotis	Myotis yumanensis			BLMS	
	Bird						
		Bald eagle	Haliaeetus leucocephalus	FD	SE	BLMS	EA
		Bank swallow	Riparia riparia		ST	BLMS	
		Burrowing owl	Athene cunicularia			BLMS	SSC
		Golden eagle	Aquila chrysaetos			BLMS	EA
		Greater sage-grouse	Centrocercus urophasianus	FC		BLMS	SSC
		Least Bell's vireo	Vireo bellii pusillus	FE	SE		
		Northern goshawk	Accipiter gentilis			BLMS	SSC
		Swainson's hawk	Buteo swainsoni		ST	BLMS	
		Western yellow-billed cuckoo	Coccyzus americanus occidentalis	FC	SE	BLMS	
	Reptile						
		Northern sagebrush lizard	Sceloporus graciosus graciosus			BLMS	
		Panamint alligator lizard	Elgaria panamintina			BLMS	
	Amphibian						
		Black toad	Anaxyrus exsul		ST	BLMS	SF
		Inyo Mountains slender salamander	Batrachoseps campi			BLMS	
	Fish						
		Amargosa River pupfish	Cyprinodon nevadensis amargosae			BLMS	



FIELD OFFICE	COMMON NAME	SCIENTIFIC NAME	FEDERAL STATUS	STATE STATUS	BLM STATUS	OTHER STATUS
	Owens pupfish	Cyprinodon radiosus	FE	SE		SF
	Owens speckled dace	Rhinichthys osculus ssp. 2			BLMS	
	Owens tui chub	Siphateles bicolor snyderi	FE	SE		

Eagle Lake		20 Species					
	Mammal						
		Fringed myotis	Myotis thysanodes			BLMS	
		Long-eared myotis	Myotis evotis			BLMS	
		Pacific fisher	Martes pennanti (pacifica) DPS	FC	SC	BLMS	SSC
		Pallid bat	Antrozous pallidus			BLMS	SSC
		Pygmy rabbit	Brachylagus idahoensis			BLMS	
		Small-footed myotis	Myotis ciliolabrum			BLMS	
		Townsend's big-eared bat	Corynorhinus townsendii			BLMS	SSC
		Yuma myotis	Myotis yumanensis			BLMS	
	Bird						
		Bald eagle	Haliaeetus leucocephalus	FD	SE	BLMS	EA
		Bank swallow	Riparia riparia		ST	BLMS	
		Burrowing owl	Athene cunicularia			BLMS	SSC
		California spotted owl	Strix occidentalis occidentalis			BLMS	SSC
		Golden eagle	Aquila chrysaetos			BLMS	EA
		Greater sage-grouse	Centrocercus urophasianus	FC		BLMS	SSC
		Greater sandhill crane	Grus canadensis tabida		ST	BLMS	SF
		Northern goshawk	Accipiter gentilis			BLMS	SSC
		Swainson's hawk	Buteo swainsoni		ST	BLMS	
		Tricolored blackbird	Agelaius tricolor			BLMS	SSC
	Reptile						
		California mountain kingsnake	Lampropeltis zonata			BLMS	
		Northern sagebrush lizard	Sceloporus graciosus graciosus			BLMS	



	STATUS	STATUS	STATUS
FT	ST		
		BLMS	
		BLMS	
		BLMS	
		BLMS	
		BLMS	
FE	SE		SF
FE	SE		
FE	SE		SF
FE	SE		SF
FE	SE		SF
	FE FE FE	FE SE FE SE FE SE	FT ST BLMS BLMS

FIELD OFFICE

SCIENTIFIC NAME

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FEDERAL STATE

BLM

OTHER

FIELD OFFICE

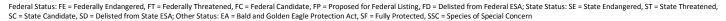
COMMON NAME

E	COMMON NAME	SCIENTIFIC NAME	FEDERAL STATUS	STATE STATUS	BLM STATUS	OTHER STATUS
	Two-striped garter snake	Thamnophis hammondii			BLMS	
Amphibian						
	California tiger salamander	Ambystoma californiense	FT	SC		SSC
	Foothill yellow-legged frog	Rana boylii			BLMS	
	Western spadefoot toad	Spea hammondii			BLMS	
Fish						
	Coho salmon - central California coast	Oncorhynchus kisutch	FE	SE		
	Pacific lamprey	Entosphenus tridentatus			BLMS	
Invertebrate						
	Ciervo aegialian scarab beetle	Aegialia concinna			BLMS	
	San Joaquin dune beetle	Coelus gracilis			BLMS	

FIELD OFFICE



FIELD OFFICE	COMMON NAME	SCIENTIFIC NAME	FEDERAL STATUS	STATE STATUS	BLM STATUS	OTHER STATUS	
	Central Valley spring-run chinook salmon	Oncorhynchus tshawytscha ESU spring-run	FT	ST			
	Pacific lamprey	Entosphenus tridentatus			BLMS		
	Red Hills roach	Lavinia symmetricus ssp. 3			BLMS		
Invertebrate							
	Hirsute Sierra sideband snail	Monadenia mormonum hirsute			BLMS		
	Keeled sideband snail	Monadenia circumcarinata			BLMS		
	Tuolumne sideband snail	Monadenia tuolumneana			BLMS		



Xyrauchen texanus

SF

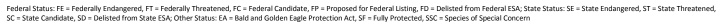
FΕ

SE

Razorback sucker



FIELD OFFICE	COMMON NAME	SCIENTIFIC NAME	FEDERAL STATUS	STATE STATUS	BLM STATUS	OTHER STATUS
	Western yellow-billed cuckoo	Coccyzus americanus occidentalis	FC	SE	BLMS	
	White-tailed kite	Elanus leucurus			BLMS	SF
	Xantus' murrelet	Synthliboramphus hypoleucus	FC	ST	BLMS	
	Yuma clapper rail	Rallus longirostris yumanensis	FE	ST		SF
Reptile						
	Coachella Valley fringe-toed lizard	Uma inornata	FT	SE		
	Coast horned lizard	Phrynosoma blainvillii			BLMS	
	Coronado skink	Plestiodon skiltonianus interparietalis			BLMS	
	Desert tortoise	Gopherus agassizii	FT	ST		
	Flat-tailed horned lizard	Phrynosoma mcalli			BLMS	
	Gila monster	Heloderma suspectum			BLMS	
	Mojave fringe-toed lizard	Uma scoparia			BLMS	
	Southwestern pond turtle	Actinemys marmorata pallida			BLMS	
	Two-striped garter snake	Thamnophis hammondii			BLMS	
Amphibian						
	Couch's spadefoot toad	Scaphiopus couchi			BLMS	
	Desert slender salamander	Batrachoseps major aridus	FE	SE		
	Western spadefoot toad	Spea hammondii			BLMS	
	Yellow-blotched salamander	Ensatina eschscholtzii croceator			BLMS	
Fish						
	Colorado pikeminnow	Ptychocheilus lucius	FE	SE		SF
	Desert pupfish	Cyprinodon macularius	FE	SE		
	Mojave tui chub	Siphateles bicolor mohavensis	FE	SE		SF
	Razorback sucker	Xyrauchen texanus	FE	SE		SF
	Unarmored threespine stickleback	Gasterosteus aculeatus williamsoni	FE	SE		SF
Invertebrate						
	Thorne's hairstreak butterfly	Callophrys thornei			BLMS	



FIELD OFFICE	COMMON NAME	SCIENTIFIC NAME	FEDERAL STATUS	STATE STATUS	BLM STATUS	OTHER STATUS
Redding	38 Species					
Mammal						
	Fringed myotis	Myotis thysanodes			BLMS	
	Long-eared myotis	Myotis evotis			BLMS	
	Pacific fisher	Martes pennanti (pacifica) DPS	FC	SC	BLMS	SSC
	Pallid bat	Antrozous pallidus			BLMS	SSC
	San Joaquin pocket mouse	Perognathus inornatus			BLMS	
	Spotted bat	Euderma maculatum			BLMS	SSC
	Townsend's big-eared bat	Corynorhinus townsendii			BLMS	SSC
	Western mastiff-bat	Eumops perotis californicus			BLMS	SSC
	Yuma myotis	Myotis yumanensis			BLMS	
Bird						
	Bald eagle	Haliaeetus leucocephalus	FD	SE	BLMS	EA
	Bank swallow	Riparia riparia		ST	BLMS	
	Burrowing owl	Athene cunicularia			BLMS	SSC
	California black rail	Laterallus jamaicensis coturniculus		ST	BLMS	SF
	California spotted owl	Strix occidentalis occidentalis			BLMS	SSC
	Golden eagle	Aquila chrysaetos			BLMS	EA
	Greater sandhill crane	Grus canadensis tabida		ST	BLMS	SF
	Northern goshawk	Accipiter gentilis			BLMS	SSC
	Swainson's hawk	Buteo swainsoni		ST	BLMS	
	Tricolored blackbird	Agelaius tricolor			BLMS	SSC
	Western yellow-billed cuckoo	Coccyzus americanus occidentalis	FC	SE	BLMS	
	White-tailed kite	Elanus leucurus			BLMS	SF
Reptile						
	California mountain kingsnake	Lampropeltis zonata			BLMS	
	Coast horned lizard	Phrynosoma blainvillii			BLMS	
Amphibian						
	Foothill yellow-legged frog	Rana boylii			BLMS	
	Shasta salamander	Hydromantes shastae			BLMS	
	Western spadefoot toad	Spea hammondii			BLMS	
Fish						
	Central Valley spring-run chinook salmon	Oncorhynchus tshawytscha ESU spring-run	FT	ST		



FIELD OFFICE	COMMON NAME	SCIENTIFIC NAME	FEDERAL STATUS	STATE STATUS	BLM STATUS	OTHER STATUS
	Lost River sucker	Deltistes luxatus	FE	SE		SF
	Pacific lamprey	Entosphenus tridentatus			BLMS	
	Rough sculpin	Cottus asperrimus		ST	BLMS	
	Sacramento River winter-run chinook salmon	Oncorhynchus tshawytscha ESU winter-run	FE	SE		
	Shortnose sucker	Chasmistes brevirostris	FE	SE		SF
Inverteb	prate					
	Big Bar hesperian snail	Vespericola pressleyi			BLMS	
	Hooded lancetooth	Ancotrema voyanum			BLMS	
	Oregon shoulderband snail	Helminthoglypta hertleini			BLMS	
	Siskiyou shoulderband snail	Monadenia chaceana			BLMS	
	Tehama chaparral snail	Trilobopsis tehamana			BLMS	
	Trinity shoulderband snail	Helminthoglypta talmadgei			BLMS	

FIELD OFFICE		COMMON NAME	SCIENTIFIC NAME	FEDERAL STATUS	STATE STATUS	BLM STATUS	OTHER STATUS
	Ridgecrest	31 Species					
	Mammal						
		Desert bighorn sheep	Ovis canadensis nelsoni			BLMS	SF
		Long-eared myotis	Myotis evotis			BLMS	
		Mohave ground squirrel	Spermophilus mohavensis		ST	BLMS	
		Nelson's antelope squirrel	Ammospermophilus nelsoni		ST	BLMS	
		Owens Valley vole	Microtus californicus vallicola			BLMS	
		Pallid bat	Antrozous pallidus			BLMS	SSC
		San Joaquin pocket mouse	Perognathus inornatus			BLMS	
		Small-footed myotis	Myotis ciliolabrum			BLMS	
		Spotted bat	Euderma maculatum			BLMS	SSC
		Townsend's big-eared bat	Corynorhinus townsendii			BLMS	SSC
		Tulare grasshopper mouse	Onychomys torridus tularensis			BLMS	
		Western mastiff-bat	Eumops perotis californicus			BLMS	SSC
		Yellow-eared pocket mouse	Perognathus xanthonotus			BLMS	
		Yuma myotis	Myotis yumanensis			BLMS	
	Bird						
		Bendire's thrasher	Toxostoma bendirei			BLMS	SSC
		Burrowing owl	Athene cunicularia			BLMS	SSC
		California spotted owl	Strix occidentalis occidentalis			BLMS	SSC
		Golden eagle	Aquila chrysaetos			BLMS	EA
		Gray vireo	Vireo vicinior			BLMS	SSC
		Inyo California towhee	Melozone crissalis eremophilus	FT	SE		
		Mountain plover	Charadrius montanus			BLMS	SSC
		Swainson's hawk	Buteo swainsoni		ST	BLMS	
		Tricolored blackbird	Agelaius tricolor			BLMS	SSC
	Reptile						
		Desert tortoise	Gopherus agassizii	FT	ST		
		Northern sagebrush lizard	Sceloporus graciosus graciosus			BLMS	
		Panamint alligator lizard	Elgaria panamintina			BLMS	
		Southwestern pond turtle	Actinemys marmorata pallida			BLMS	
		Two-striped garter snake	Thamnophis hammondii			BLMS	
	Amphibian						



	FIELD OFFICE Fish		COMMON NAME	SCIENTIFIC NAME		STATE STATUS	BLM STATUS	OTHER STATUS
			Black toad	Anaxyrus exsul		ST	BLMS	SF
			Inyo Mountains slender salamander	Batrachoseps campi			BLMS	
			Mojave tui chub	Siphateles bicolor mohavensis	FE	SE		SF
	Surprise		10 Species					
Т	Mammal							
	Bird		Pallid bat	Antrozous pallidus			BLMS	SSC
			Sierra Nevada bighorn sheep	Ovis canadensis sierrae	FE	SE		SF
			Bald eagle	Haliaeetus leucocephalus	FD	SE	BLMS	EA
			Burrowing owl	Athene cunicularia			BLMS	SSC
			Golden eagle	Aquila chrysaetos			BLMS	EA
			Greater sage-grouse	Centrocercus urophasianus	FC		BLMS	SSC
			Greater sandhill crane	Grus canadensis tabida		ST	BLMS	SF
			Northern goshawk	Accipiter gentilis			BLMS	SSC
	Reptile							
			Northern sagebrush lizard	Sceloporus graciosus graciosus			BLMS	
	Fish							
			Wall Canyon sucker	Catostomus murivallis			BLMS	

FIELD OFFICE		COMMON NAME	SCIENTIFIC NAME	FEDERAL STATUS		BLM STATUS	OTHER STATUS
l	Ukiah	27 Species					
	Mammal						
		Fringed myotis	Myotis thysanodes			BLMS	
		Long-eared myotis	Myotis evotis			BLMS	
		Pacific fisher	Martes pennanti (pacifica) DPS	FC	SC	BLMS	SSC
		Pallid bat	Antrozous pallidus			BLMS	SSC
		San Joaquin pocket mouse	Perognathus inornatus			BLMS	
		Small-footed myotis	Myotis ciliolabrum			BLMS	
		Townsend's big-eared bat	Corynorhinus townsendii			BLMS	SSC
		Western mastiff-bat	Eumops perotis californicus			BLMS	SSC
		Yuma myotis	Myotis yumanensis			BLMS	
	Bird						
		Bald eagle	Haliaeetus leucocephalus	FD	SE	BLMS	EA
		Bank swallow	Riparia riparia		ST	BLMS	
		Burrowing owl	Athene cunicularia			BLMS	SSC
		California black rail	Laterallus jamaicensis coturniculus		ST	BLMS	SF
		Golden eagle	Aquila chrysaetos			BLMS	EA
		Mountain plover	Charadrius montanus			BLMS	SSC
		Northern goshawk	Accipiter gentilis			BLMS	SSC
		Swainson's hawk	Buteo swainsoni		ST	BLMS	
		Tricolored blackbird	Agelaius tricolor			BLMS	SSC
		Western yellow-billed cuckoo	Coccyzus americanus occidentalis	FC	SE	BLMS	
		White-tailed kite	Elanus leucurus			BLMS	SF
	Reptile						
		California mountain kingsnake	Lampropeltis zonata			BLMS	
	Amphibian						
		California tiger salamander	Ambystoma californiense	FT	SC		SSC
		Foothill yellow-legged frog	Rana boylii			BLMS	
		Western spadefoot toad	Spea hammondii			BLMS	
	Fish						
		Central Valley spring-run chinook salmon	Oncorhynchus tshawytscha ESU spring-run	FT	ST		
		Coho salmon - central California coast	Oncorhynchus kisutch	FE	SE		
		Pacific lamprey	Entosphenus tridentatus			BLMS	



FIELD OFFICE



APPENDIX D

California Department of Fish and Wildlife RareFind report 12/29/2020 Print View

CALIFORNIA DEPARTMENT OF

FISH and WILDLIFE RareFind

Query Summary: Quad IS (Ogilby (3211477) OR Hedges (3211487)) AND County IS (Imperial)

Print

Close

				CN	DDB Eleme	ent Query Re	esults					
Scientific Name	Common Name	Taxonomic Group	Element Code	Total Occs	Returned Occs	Federal Status	State Status	Global Rank	State Rank	CA Rare Plant Rank	Other Status	Habitats
Anomala hardyorum	Hardy's dune beetle	Insects	IICOL30060	17	1	None	None	G1	S1	null	null	Desert dunes, Sonoran desert scrub
Antrozous pallidus	pallid bat	Mammals	AMACC10010	420	2	None	None	G 5	S 3	null	BLM_S-Sensitive, CDFW_SSC- Species of Special Concern, IUCN_LC- Least Concern, USFS_S-Sensitive, WBWG_H-High Priority	Chaparral, Coastal scrub, Desert wash, Great Basin grassland, Great Basin scrub, Mojavean desert scrub, Riparian woodland, Sonoran desert scrub, Upper montane coniferous forest, Valley & foothill grassland
Apiocera warneri	Glamis sand fly	Insects	IIDIP54020	1	1	None	None	G1G2	S1S2	null	null	Desert dunes
Astragalus insularis var. harwoodii	Harwood's milk-vetch	Dicots	PDFAB0F491	120	2	None	None	G5T4	S2	2B.2	SB_CalBG/RSABG- California/Rancho Santa Ana Botanic Garden	Desert dunes, Desert wash, Mojavean desert scrub
Calliandra eriophylla	pink fairy- duster	Dicots	PDFAB0N040	53	20	None	None	G5	S3	2B.3	SB_CalBG/RSABG- California/Rancho Santa Ana Botanic Garden	Sonoran desert scrub
Corynorhinus townsendii	Townsend's big-eared bat	Mammals	AMACC08010	635	1	None	None	G3G4	S2	null	BLM_S-Sensitive, CDFW_SSC- Species of Special Concern, IUCN_LC- Least Concern, USFS_S-Sensitive, WBWG_H-High Priority	Broadleaved upland forest, Chaparral, Chenopod scrub, Great Basin grassland, Great Basin scrub, Joshua tree woodland, Lower montane coniferous forest, Meadow & seep, Mojavean desert scrub, Riparian forest, Riparian woodland, Sonoran
o://appa wildlifa	ca gov/rarofi	nd/view/Ouic	│ :kElementListVi	ew htn	 ol			EEC	OI	RIG	INAL PKO	



Map Index Number:

63284

State:

Occurrence Report

California Department of Fish and Wildlife



EO Index:

63376

 $Quad < span \ style = 'color: Red' > IS < / span > (Ogilby \ (3211477) < span \ style = 'color: Red' > OR < / span > Hedges \ (3211487)) < br/> > (Span > Hedges \ (3211487)) < br/> > (Span > Hedges \ (3211487)) < span \ (Span > Hedges \ (3211487)) < span \ (Span > Hedges \ (3211487)) < span \ (Span > Hedges \$ **Query Criteria:**

style='color:Red'> AND County IS (Imperial)

Hedges (3211487) ABNYF04150 **Key Quad: Element Code:**

Occurrence Number: 30 Occurrence Last Updated: 2005-12-01

Scientific Name: Melanerpes uropygialis Common Name: Gila woodpecker

Listing Status: Federal: Rare Plant Rank:

> State: Endangered Other Lists: BLM_S-Sensitive

IUCN_LC-Least Concern Global: G5

CNDDB Element Ranks: USFWS_BCC-Birds of Conservation Concern

General Habitat: Micro Habitat:

S1

IN CALIFORNIA, INHABITS COTTONWOODS AND OTHER DESERT CAVITY NESTER IN RIPARIAN TREES OR SAGUARO CACTUS.

RIPARIAN TREES, SHADE TREES, AND DATE PALMS.

Last Date Observed: 2002-03-09 Occurrence Type: Natural/Native occurrence

Last Survey Date: 2002-03-09 Occurrence Rank: Fair

Owner/Manager: RI M Trend: Unknown

Presence: Presumed Extant

Location:

UNNAMED WASH SOUTH OF INDIAN WASH, ABOUT 2.25 MILES WEST OF THE CARGO MUCHACHO MOUNTAINS.

Detailed Location:

Ecological:

DESERT WASH WOODLAND WITH PALO VERDE & IRONWOOD SURROUNDED BY DISTURBED CREOSOTE BUSH SCRUB.

Threats:

OFF-ROAD VEHICLE USE.

General:

1 ADULT OBSERVED 9 MAR 2002.

PLSS: T14S, R20E, Sec. 34 (S) Accuracy: 80 meters Area (acres): 0 UTM: Zone-11 N3642305 E699897 Latitude/Longitude: 32.90071 / -114.86272 Elevation (feet): 537

County Summary: Quad Summary:

Hedges (3211487) Imperial

Sources:

KON02F0001 KONECNY, J. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR MELANERPES UROPYGIALIS 2002-03-09



California Department of Fish and Wildlife





Key Quad: Hedges (3211487) **Element Code:** ABPBJ08030 **Occurrence Number:** Occurrence Last Updated: 1989-08-10

Scientific Name: Polioptila melanura Common Name: black-tailed gnatcatcher

Federal: Rare Plant Rank: **Listing Status:** None

> State: None Other Lists: CDFW_WL-Watch List

IUCN_LC-Least Concern **CNDDB Element Ranks:** Global: G5

S3S4 **General Habitat:** Micro Habitat:

State:

PRIMARILY INHABITS WOODED DESERT WASH HABITATS; ALSO NESTS IN DESERT WASHES CONTAINING MESQUITE, PALO VERDE, IRONWOOD, ACACIA, ABSENT FROM AREAS WHERE SALT CEDAR OCCURS IN DESERT SCRUB HABITAT, ESPECIALLY IN WINTER.

INTRODUCED.

Last Date Observed: 1977-06-07 Occurrence Type: Natural/Native occurrence

Last Survey Date: 1977-06-07 Occurrence Rank: Unknown Owner/Manager: BLM Trend: Unknown

Presence: Presumed Extant

Location:

INDIAN WASH, AT HWY S-34, APPROX 12.5 MI N OF I-80 AND 12 MILES S OF HWY 78.

Detailed Location:

Ecological: Threats:

General:

NESTING BIRDS OBSERVED DURING SUMMER 1977 STUDY; 13 BREEDING PAIRS ESTIMATED.

PLSS: T14S, R20E, Sec. 22, NE (S) Accuracy: 1 mile Area (acres): 0

UTM: Zone-11 N3645946 E700809 Latitude/Longitude: 32.93336 / -114.85219 Elevation (feet): 620

County Summary: Quad Summary:

Imperial Hedges (3211487)

Sources:

BLM80S0014 BLM - DESERT PLAN STAFF - COMPILATION OF HISTORIC MUSEUM SPECIMEN INFORMATION FOR POLIOPTILA MELANURA

LUCIDA, COLLECTED DURING THE PREPARATION OF "THE CALIFORNIA DESERT PLAN". 1980-XX-XX



California Department of Fish and Wildlife



Map Index Number: 06541 EO Index: 24395

Key Quad:Hedges (3211487)Element Code:ABPBK06090Occurrence Number:47Occurrence Last Updated:1989-08-10

Scientific Name: Toxostoma crissale Common Name: Crissal thrasher

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G5

: G5 IUCN_LC-Least Concern S3

General Habitat: Micro Habitat:

RESIDENT OF SOUTHEASTERN DESERTS IN DESERT RIPARIAN AND NESTS IN DENSE VEGETATION ALONG STREAMS/WASHES;

DESERT WASH HABITATS. MESQUITE, SCREWBEAN MESQUITE, IRONWOOD, CATCLAW, ACACIA,

ARROWWEED, WILLOW.

Last Date Observed: 1977-06-07 Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 1977-06-07

 Owner/Manager:
 BLM

 Trend:
 Unknown

Presence: Presumed Extant

Location:

State:

INDIAN WASH, AT HWY S-34, APPROX 12.5 MI N OF I-80 AND 12 MILES S OF HWY 78.

Detailed Location:

Ecological:
Threats:

General:

NESTING BIRDS OBS DURING SUMMER 1977 STUDY; ESTIMATED THREE BREEDING PAIRS.

PLSS: T14S, R20E, Sec. 22 (S) **Accuracy**: 1 mile **Area (acres)**: 0

UTM: Zone-11 N3645946 E700809 Latitude/Longitude: 32.93336 / -114.85219 Elevation (feet): 620

County Summary: Quad Summary:

Imperial Hedges (3211487)

Sources:

BLM80S0013 BLM - DESERT PLAN STAFF - COMPILATION OF HISTORIC MUSEUM SPECIMEN INFORMATION FOR TOXOSTOMA DORSALE,

COLLECTED DURING THE PREPARATION OF "THE CALIFORNIA DESERT PLAN". 1980-XX-XX



California Department of Fish and Wildlife



06550 EO Index: 24533 Map Index Number:

ABPBK06100 Key Quad: Ogilby (3211477) **Element Code: Occurrence Number:** Occurrence Last Updated: 1989-08-10

Scientific Name: Toxostoma lecontei Common Name: Le Conte's thrasher

Federal: Rare Plant Rank: **Listing Status:** None

> Other Lists: State: None BLM_S-Sensitive

CDFW_SSC-Species of Special Concern **CNDDB Element Ranks:** Global: G4

IUCN_LC-Least Concern NABCI_RWL-Red Watch List

USFWS_BCC-Birds of Conservation Concern

General Habitat: Micro Habitat:

S3

State:

DESERT RESIDENT; PRIMARILY OF OPEN DESERT WASH, DESERT COMMONLY NESTS IN A DENSE, SPINY SHRUB OR DENSELY SCRUB, ALKALI DESERT SCRUB, AND DESERT SUCCULENT SCRUB BRANCHED CACTUS IN DESERT WASH HABITAT, USUALLY 2-8 FEET

HABITATS. ABOVE GROUND.

Last Date Observed: 1896-03-16 Occurrence Type: Natural/Native occurrence

Last Survey Date: 1896-03-16 Occurrence Rank: Unknown Owner/Manager: **UNKNOWN** Trend: Unknown

Presumed Extant Presence:

OGILBY.

Detailed Location:

Ecological: Threats:

General:

Location:

CAS SPECIMEN #55196.

PLSS: T15S, R20E, Sec. 35, NW (S) Accuracy: 1 mile Area (acres): 0 Elevation (feet): Zone-11 N3633124 E702138 Latitude/Longitude: UTM: 32.81754 / -114.84079 360

County Summary: Quad Summary: Imperial Ogilby (3211477)

Sources:

BLM80R0014 BUREAU OF LAND MANAGEMENT - THE CALIFORNIA DESERT PLAN 1980-02-XX



California Department of Fish and Wildlife



Map Index Number: 06541 **EO Index:** 24493

Key Quad:Hedges (3211487)Element Code:ABPBK06100Occurrence Number:88Occurrence Last Updated:1989-08-10

Scientific Name: Toxostoma lecontei Common Name: Le Conte's thrasher

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G4 CDFW_SSC-Species of Special Concern

IUCN_LC-Least Concern NABCI_RWL-Red Watch List

BRANCHED CACTUS IN DESERT WASH HABITAT, USUALLY 2-8 FEET

COMMONLY NESTS IN A DENSE, SPINY SHRUB OR DENSELY

USFWS_BCC-Birds of Conservation Concern

General Habitat: Micro Habitat:

S3

DESERT RESIDENT; PRIMARILY OF OPEN DESERT WASH, DESERT SCRUB, ALKALI DESERT SCRUB, AND DESERT SUCCULENT SCRUB

State:

HABITATS. ABOVE GROUND.

Last Date Observed: 1977-06-07 Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 1977-06-07

 Owner/Manager:
 BLM

 Trend:
 Unknown

Presence: Presumed Extant

Location:

INDIAN WASH, AT HWY S-34, APPROX 12.5 MI N OF I-80 AND 12 MILES S OF HWY 78.

Detailed Location:

Ecological:

Threats:

General:

NESTING BIRDS OBS DURING SUMMER 1977 STUDY; ESTIMATED ONE BREEDING PAIR.

 PLSS:
 T14S, R20E, Sec. 22, NE (S)
 Accuracy:
 1 mile
 Area (acres):
 0

 UTM:
 Zone-11 N3645946 E700809
 Latitude/Longitude:
 32.93336 / -114.85219
 Elevation (feet):
 620

County Summary:Quad Summary:ImperialHedges (3211487)

Sources:

BLM80R0014 BUREAU OF LAND MANAGEMENT - THE CALIFORNIA DESERT PLAN 1980-02-XX





California Department of Fish and Wildlife



Map Index Number: 33092 EO Index: 3603

Key Quad:Ogilby (3211477)Element Code:AMACB01010Occurrence Number:13Occurrence Last Updated:2007-04-03

Scientific Name: Macrotus californicus Common Name: California leaf-nosed bat

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G4 CDFW_SSC-Species of Special Concern

IUCN_LC-Least Concern WBWG_H-High Priority

General Habitat: Micro Habitat:

S3

State:

DESERT RIPARIAN, DESERT WASH, DESERT SCRUB, DESERT

NEEDS ROCKY, RUGGED TERRAIN WITH MINES OR CAVES FOR

SUCCULENT SCRUB, ALKALI SCRUB AND PALM OASIS HABITATS. ROOSTING.

Last Date Observed: 1999-01-XX Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 1999-01-XX

 Owner/Manager:
 BLM

 Trend:
 Unknown

Presence: Presumed Extant

Location:

"CARGO MINE," IN JACKSON GULCH, ABOUT 3.5 MILES ENE OF OGILBY, IN THE CARGO MUCHACHO MOUNTAINS.

Detailed Location:

THIS MINE IS PROTECTED BY A STURDY, HIGH CHAIN LINK FENCE, A LOCKED GATE, AND SIGNS. INDIVIDUALS WERE OBSERVED ROOSING ON 30 APR 1992. 1993-1999 NUMBERS REFER TO OUTFLIGHT COUNTS. 650-750 OUTFLIGHT COUNT (OFC) WINTER 1990/91.

Ecological:

HABITAT CONSISTS OF CREOSOTE BUSH SCRUB IN THE LOWER SONORAN LIFE ZONE. THIS POPULATION EXPERIENCES FLUCTUATIONS, BASED ON ACTIONS IN NEARBY MINES.

Threats:

POSSIBLE THREATS INCLUDE RENEWED MINING, HUMAN (RECREATIONAL) DISURBANCE, AND MINE CLOSURE FOR HAZARD ABATEMENT.

General:

132 INDIVS APRIL, 260 OFC MAY, 152 OFC JUNE, 636 OFC DEC 1992. 109 26 JUNE; 207 3 JULY; 1462 10 DEC 1993. 764 WINTER 1994. 222 JUL 1995. 1289 JAN, 182 JUL 1996. 266 JAN, 195 JUN 1997. 221 JAN, 183 JUN 1998. 1292 JAN 1999.

 PLSS:
 T15S, R21E, Sec. 20, SE (S)
 Accuracy:
 80 meters
 Area (acres):
 0

 UTM:
 Zone-11 N3635139 E707835
 Latitude/Longitude:
 32.83464 / -114.77952
 Elevation (feet):
 720

County Summary: Quad Summary:

Imperial Ogilby (3211477)

Sources:

BRO92F0019	BROWN, P FIELD SURVEY FORM FOR MACROTUS CALIFORNICUS (ROOST SITE) 1992-04-30
BRO92R0002	BROWN-BERRY BIOLOGICAL CONSULTING - A SUMMER BASELINE SURVEY FOR THE CALIFORNIA LEAF-NOSED BAT IN THE CARGO MUCHACHO MOUNTAINS. 1992-10-02
BRO92R0003	BROWN, P.E A SPRING SURVEY FOR BATS OF THE AMERICAN GIRL CANYON PROJECT AND THE ORO CRUZ PROJECT, CARGO MUCHACHO MOUNTAINS, IMPERIAL COUNTY, CALIFORNIA. 1992-06-05
BRO93F0045	BROWN-BERRY BIOLOGICAL CONSULTING - FIELD SURVEY FORM FOR MACROTUS CALIFORNICUS (ROOST SITE) 1993-07-03
BRO98U0002	BROWN-BERRY BIOLOGICAL CONSULTING - REGARDING: RESULTS OF SUMMER AND WINTER BASELINE MONITORING FOR BATS IN THE VICINITY OF THE ORO CRUZ PROJECT AND THE CARGO MINE, CARGO MUCHACHO MOUNTAINS, CA. 1998-05-04
BRO99U0001	BROWN-BERRY BIOLOGICAL CONSULTING - BAT CENSUS OF CARGO MUCHACHO MINES, AUGUST 1989-JANUARY 1999 1999-01 -XX
BRO99U0002	BROWN-BERRY BIOLOGICAL CONSULTING - REGARDING: RESULTS OF SUMMER AND WINTER BASELINE MONITORING FOR BATS IN THE VICINITY OF THE ORO CRUZ PROJECT AND THE CARGO MINE, CARGO MUCHACHO MOUNTAINS, CA. 1999-02-08



California Department of Fish and Wildlife



Map Index Number: 33093 EO Index: 3604

Key Quad:Ogilby (3211477)Element Code:AMACB01010Occurrence Number:14Occurrence Last Updated:1995-04-04

Scientific Name: Macrotus californicus Common Name: California leaf-nosed bat

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G4 CDFW_SSC-Species of Special Concern

IUCN_LC-Least Concern WBWG_H-High Priority

General Habitat: Micro Habitat:

S3

State:

DESERT RIPARIAN, DESERT WASH, DESERT SCRUB, DESERT NEEDS ROCKY, RUGGED TERRAIN WITH MINES OR CAVES FOR

SUCCULENT SCRUB, ALKALI SCRUB AND PALM OASIS HABITATS. ROOSTING.

Last Date Observed: 1993-12-14 Occurrence Type: Natural/Native occurrence

Last Survey Date:1993-12-14Occurrence Rank:GoodOwner/Manager:BLMTrend:Unknown

Presence: Presumed Extant

Location:

"NE OF CARGO MINE," VICINITY OF JACKSON GULCH, IN THE CARGO MUCHACHO MOUNTAINS.

Detailed Location:

Ecological:

HABITAT CONSISTS OF CREOSOTE BUSH SCRUB IN THE LOWER SONORAN LIFE ZONE.

Threats:

General:

1 ADULT OBSERVED ROOSTING.

 PLSS:
 T15S, R21E (S)
 Accuracy:
 1/5 mile
 Area (acres):
 0

 UTM:
 Zone-11 N3635466 E708291
 Latitude/Longitude:
 32.83750 / -114.77458
 Elevation (feet):
 880

County Summary: Quad Summary:

Imperial Ogilby (3211477)

Sources:

BRO93F0046 BROWN-BERRY BIOLOGICAL CONSULTING - FIELD SURVEY FORM FOR MACROTUS CALIFORNICUS (ROOST SITE) 1993-12-14



California Department of Fish and Wildlife





Key Quad:Ogilby (3211477)Element Code:AMACB01010Occurrence Number:15Occurrence Last Updated:1995-04-12

Scientific Name: Macrotus californicus Common Name: California leaf-nosed bat

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G4 CDFW_SSC-Species of Special Concern

IUCN_LC-Least Concern WBWG_H-High Priority

General Habitat: Micro Habitat:

S3

State:

DESERT RIPARIAN, DESERT WASH, DESERT SCRUB, DESERT NEEDS ROCKY, RUGGED TERRAIN WITH MINES OR CAVES FOR

SUCCULENT SCRUB, ALKALI SCRUB AND PALM OASIS HABITATS. ROOSTING.

Last Date Observed: 1992-05-04 Occurrence Type: Natural/Native occurrence

Last Survey Date:1992-05-04Occurrence Rank:GoodOwner/Manager:BLMTrend:Unknown

Presence: Presumed Extant

Location:

"SOUTH OF CARGO MINE," VICINITY OF JACKSON GULCH, IN THE CARGO MUCHACHO MOUNTAINS.

Detailed Location:

Ecological:

HABITAT CONSISTS OF CREOSOTE BUSH SCRUB IN THE LOWER SONORAN LIFE ZONE.

Threats:

POSSIBLE THREATS INCLUDE RENEWED MINING, HUMAN (RECREATIONAL) DISTURBANCE, AND MINE CLOSURE FOR HAZARD ABATEMENT.

General:

3 INDIVIDUALS OBSERVED ROOSTING & 54 COUNTED ENTERING & EXITING THE MINE ON 4 MAY 1992. EUMOPS PEROTIS HEARD FLYING OVER.

 PLSS:
 T15S, R21E (S)
 Accuracy:
 1/5 mile
 Area (acres):
 0

 UTM:
 Zone-11 N3634743 E707905
 Latitude/Longitude:
 32.83105 / -114.77886
 Elevation (feet):
 560

County Summary: Quad Summary:

Imperial Ogilby (3211477)

Sources:

BRO92F0020 BROWN, P. - FIELD SURVEY FORM FOR MACROTUS CALIFORNICUS (ROOST SITE) 1992-05-04





Map Index Number:

Occurrence Report

California Department of Fish and Wildlife





Ogilby (3211477) **Key Quad: Element Code:** AMACB01010 2007-04-03 **Occurrence Number:** 16 Occurrence Last Updated:

Scientific Name: Macrotus californicus California leaf-nosed bat Common Name:

Federal: Rare Plant Rank: **Listing Status:** None

> State: None Other Lists: BLM_S-Sensitive

CDFW_SSC-Species of Special Concern **CNDDB Element Ranks:** Global: G4

IUCN_LC-Least Concern WBWG_H-High Priority

General Habitat: Micro Habitat:

S3

State:

DESERT RIPARIAN, DESERT WASH, DESERT SCRUB, DESERT NEEDS ROCKY, RUGGED TERRAIN WITH MINES OR CAVES FOR

SUCCULENT SCRUB, ALKALI SCRUB AND PALM OASIS HABITATS. ROOSTING.

Last Date Observed: 1996-07-03 Occurrence Type: Natural/Native occurrence

Last Survey Date: 1996-07-03 Occurrence Rank: Good Trend: Owner/Manager: BI M Unknown

Presumed Extant Presence:

Location:

"PADRE MADRE CLAIM," SOUTH OF THE AMERICAN GIRL WASH, IN THE CARGO MUCHACHO MOUNTAINS.

Detailed Location:

ONE PORTION OF THIS ROOST IS LOCATED OUTSIDE THE FENCE AND ONE PART IS LOCATED INSIDE THE FENCE. INCLUDES SOUTH OF MINE IN INCLINE ON TOP OF HILL.

Ecological:

HABITAT CONSISTS OF CREOSOTE BUSH SCRUB IN THE LOWER SONORAN LIFE ZONE.

Threats:

POSSIBLE THREATS INCLUDE RENEWED MINING, HUMAN (RECREATIONAL) DISTURBANCE, AND MINE CLOSURE FOR HAZARD ABATEMENT.

General:

ROOST SITE. OUTSIDE FENCE: 10 OBSERVED 2 MAY, 10 OBSERVED 18 JUN 1992; INSIDE FENCE: 8 OBSERVED ON 2 MAY, 6 OBSERVED ON 18 JUN 1992. OUTFLIGHT COUNT OF 55 + 25 ON 3 JUL 1996.

PLSS: T15S, R21E, Sec. 19, NE (S) Accuracy: 1/5 mile Area (acres): 0 Zone-11 N3635878 E706624 UTM: Latitude/Longitude: 32.84153 / -114.79229 Elevation (feet): 600

County Summary: Quad Summary:

Ogilby (3211477) Imperial

Sources:	
BRO92F0021	BROWN, P FIELD SURVEY FORM FOR MACROTUS CALIFORNICUS (ROOST SITE) 1992-05-02
BRO92F0022	BROWN, P FIELD SURVEY FORM FOR MACROTUS CALIFORNICUS (ROOST SITE) 1992-05-02
BRO92R0002	BROWN-BERRY BIOLOGICAL CONSULTING - A SUMMER BASELINE SURVEY FOR THE CALIFORNIA LEAF-NOSED BAT IN THE CARGO MUCHACHO MOUNTAINS. 1992-10-02
BRO92R0003	BROWN, P.E A SPRING SURVEY FOR BATS OF THE AMERICAN GIRL CANYON PROJECT AND THE ORO CRUZ PROJECT, CARGO MUCHACHO MOUNTAINS, IMPERIAL COUNTY, CALIFORNIA. 1992-06-05
BRO99U0001	BROWN-BERRY BIOLOGICAL CONSULTING - BAT CENSUS OF CARGO MUCHACHO MINES, AUGUST 1989-JANUARY 1999 1999-01 -XX



California Department of Fish and Wildlife



Map Index Number: 33096 EO Index: 3606

Key Quad:Ogilby (3211477)Element Code:AMACB01010Occurrence Number:17Occurrence Last Updated:2007-03-05

Scientific Name: Macrotus californicus Common Name: California leaf-nosed bat

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G4 CDFW_SSC-Species of Special Concern IUCN_LC-Least Concern

WBWG_H-High Priority

General Habitat: Micro Habitat:

S3

DESERT RIPARIAN, DESERT WASH, DESERT SCRUB, DESERT NEEDS ROCKY, RUGGED TERRAIN WITH MINES OR CAVES FOR

SUCCULENT SCRUB, ALKALI SCRUB AND PALM OASIS HABITATS. ROOSTING.

Last Date Observed: 2006-01-15 Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 2006-01-15

 Owner/Manager:
 BLM

 Trend:
 Unknown

Presence: Presumed Extant

Location:

"GUADALUPE MINE," IN THE VICINITY OF THE AMERICAN GIRL WASH, IN THE CARGO MUCHACHO MOUNTAINS.

Detailed Location:

2006 OBSERVATION FROM SHAFT OMR #13346.

State:

Ecological:

HABITAT CONSISTS OF CREOSOTE BUSH SCRUB IN THE LOWER SONORAN LIFE ZONE.

Threats:

POSSIBLE THREATS INCLUDE RENEWED MINING, HUMAN (RECREATIONAL) DISTURBANCE, AND MINE CLOSURE FOR HAZARD ABATEMENT.

General:

10 FEMALES AND 2 MALES OBSERVED ROOSTING ON 15 DECEMBER 1992; 10 OF THE BATS HAD BEEN PREVIOUSLY BANDED AND ROOSTED IN THE AMERICAN BOY MINE, WHCIH IS NOW AN ACTIVE MINING SITE. GUANO DETECTED DURING SURVEY ON 15 JAN 2006.

 PLSS:
 T15S, R21E, Sec. 16, SW (S)
 Accuracy:
 80 meters
 Area (acres):
 0

 UTM:
 Zone-11 N3637459 E709123
 Latitude/Longitude:
 32.85530 / -114.76525
 Elevation (feet):
 880

County Summary: Quad Summary:

Imperial Ogilby (3211477)

Sources:

BRO06R0001 BROWN, P. (BROWN-BERRY BIOLOGICAL CONSULTING) - CALIFORNIA STATE LANDS COMMISSION MINE SITE DESCRIPTIONS

AND BAT SURVEY RESULTS 2006-02-04

BRO92F0023 BROWN, P. - FIELD SURVEY FORM FOR MACROTUS CALIFORNICUS (ROOST SITE) 1992-12-15



California Department of Fish and Wildlife





Key Quad:Ogilby (3211477)Element Code:AMACB01010Occurrence Number:18Occurrence Last Updated:2011-01-18

Scientific Name: Macrotus californicus Common Name: California leaf-nosed bat

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G4 CDFW_SSC-Species of Special Concern IUCN_LC-Least Concern

WBWG_H-High Priority

General Habitat: Micro Habitat:

S3

State:

DESERT RIPARIAN, DESERT WASH, DESERT SCRUB, DESERT

NEEDS ROCKY, RUGGED TERRAIN WITH MINES OR CAVES FOR

SUCCULENT SCRUB, ALKALI SCRUB AND PALM OASIS HABITATS. ROOSTING.

Last Date Observed: 1992-10-12 Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 1992-10-12

 Owner/Manager:
 BLM

 Trend:
 Unknown

Presence: Presumed Extant

Location:

"TYBO MINE," VICINITY OF THE AMERICAN GIRL WASH, IN THE CARGO MUCHACHO MOUNTAINS.

Detailed Location:

INCLUDES LOCALITY "AMERICAN GIRL MINE."

Ecological:

HABITAT CONSISTS OF CREOSOTE BUSH SCRUB IN THE LOWER SONORAN LIFE ZONE.

Threats:

POSSIBLE THREATS INCLUDE RENEWED MINING, HUMAN (RECREATIONAL) DISTURBANCE, AND MINE CLOSURE FOR HAZARD ABATEMENT.

General:

HISTORIC SITE. 150-200 OBS BY P. BROWN 1977. POPULATION HAS LIKELY DECREASED DUE TO RENEWED MINING IN THE AREA AND REMOVAL OF WASH VEGETATION. 4 INDIVIDUALS OBSERVED ROOSTING ON 12 OCTOBER 1992.

 PLSS:
 T15S, R21E (S)
 Accuracy:
 1/5 mile
 Area (acres):
 0

 UTM:
 Zone-11 N3637467 E707137
 Latitude/Longitude:
 32.85575 / -114.78645
 Elevation (feet):
 740

County Summary: Quad Summary:

Imperial Ogilby (3211477)

Sources:

BLM80R0014 BUREAU OF LAND MANAGEMENT - THE CALIFORNIA DESERT PLAN 1980-02-XX

BRO92F0024 BROWN, P. - FIELD SURVEY FORM FOR MACROTUS CALIFORNICUS (ROOST SITE) 1992-12-10

BRO93U0001 BROWN, P.E., R.D. BERRY & C. BROWN - ABSTRACT OF A PAPER PRESENTED AT THE CALIFORNIA MINING ASSOCIATION

ANNUAL MEETING IN MONTEREY, MARCH 10, 1993. 1993-03-10



California Department of Fish and Wildlife

California Natural Diversity Database



Key Quad:Hedges (3211487)Element Code:AMACB01010Occurrence Number:26Occurrence Last Updated:2007-04-03

Scientific Name: Macrotus californicus Common Name: California leaf-nosed bat

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G4 CDFW_SSC-Species of Special Concern

IUCN_LC-Least Concern WBWG_H-High Priority

General Habitat: Micro Habitat:

S3

DESERT RIPARIAN, DESERT WASH, DESERT SCRUB, DESERT

NEEDS ROCKY, RUGGED TERRAIN WITH MINES OR CAVES FOR

SUCCULENT SCRUB, ALKALI SCRUB AND PALM OASIS HABITATS. ROOSTING.

Last Date Observed: 1999-01-XX Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 1999-01-XX

 Owner/Manager:
 BLM

 Trend:
 Unknown

Presence: Presumed Extant

Location:

MESQUITE ADIT, TUMCO WASH, IN THE CARGO MUCHACHO MOUNTAINS.

State:

Detailed Location:

GATED MINE ENTRANCE. LOCATED TO W OF THE GOLDEN RING. INCLUDES QUEEN INCLINE & MESQUITE MINE. ABOUT 80 OBS 1989. 12 CAPT/BANDED (C/B) FEB, 49 OBS JUL, 44 IN DEC 1990. 2 C/B MAY, 12 CAPT, 8 OBS DEC 1991. 3 OBS APR/MAY 1992.

Ecological:

HABITAT CONSISTS OF CREOSOTE BUSH SCRUB IN THE LOWER SONORAN LIFE ZONE.

Threats:

POSSIBLE THREAT OF MINING - SITE IS UNDER CLAIM TO A MINING COMPANY, HUMAN DISTURBANCE, CLOSURE FOR HAZARD ABATEMENT.

General:

3 BANDED BATS CAPT JUN, 15 C/B DEC 1992. ~5 CAPT JUN, 2 IN JUL, 1 OBS DEC '93.1 OBS MAR, OBS IN JUN, 27 IN DEC '94. OBS MAR, 18 IN 6 JUL '95. 13 OBS IN JAN, OBS IN JUL '96.15 OBS JAN, OBS JUN '97. 13 OBS JAN, OBS JUN '98. 27 OBS JAN '99.

 PLSS:
 T15S, R20E, Sec. 01, SW (S)
 Accuracy:
 2/5 mile
 Area (acres):
 0

 UTM:
 Zone-11 N3640372 E703297
 Latitude/Longitude:
 32.88266 / -114.82683
 Elevation (feet):
 700

County Summary: Quad Summary:

Imperial Hedges (3211487)

Sources: BRO92F0047

BROWN, P. - FIELD SURVEY FORM FOR MACROTUS CALIFORNICUS 1992-04-30

BRO92R0002 BROWN-BERRY BIOLOGICAL CONSULTING - A SUMMER BASELINE SURVEY FOR THE CALIFORNIA LEAF-NOSED BAT IN THE

CARGO MUCHACHO MOUNTAINS. 1992-10-02

BRO92R0003 BROWN, P.E. - A SPRING SURVEY FOR BATS OF THE AMERICAN GIRL CANYON PROJECT AND THE ORO CRUZ PROJECT,

CARGO MUCHACHO MOUNTAINS, IMPERIAL COUNTY, CALIFORNIA. 1992-06-05

BRO93F0073 BROWN & BERRY BIOLOGICAL - FIELD SURVEY FORM FOR MACROTUS CALIFORNICUS 1993-06-28

BRO99U0001 BROWN-BERRY BIOLOGICAL CONSULTING - BAT CENSUS OF CARGO MUCHACHO MINES, AUGUST 1989-JANUARY 1999 1999-01

-XX



California Department of Fish and Wildlife

California Natural Diversity Database

Map Index Number: 26334 EO Index:

Key Quad:Hedges (3211487)Element Code:AMACB01010Occurrence Number:27Occurrence Last Updated:2011-08-16

Scientific Name: Macrotus californicus Common Name: California leaf-nosed bat

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G4 CDFW_SSC-Species of Special Concern

IUCN_LC-Least Concern WBWG_H-High Priority

40809

General Habitat: Micro Habitat:

S3

State:

DESERT RIPARIAN, DESERT WASH, DESERT SCRUB, DESERT

NEEDS ROCKY, RUGGED TERRAIN WITH MINES OR CAVES FOR

SUCCULENT SCRUB, ALKALI SCRUB AND PALM OASIS HABITATS. ROOSTING.

Last Date Observed: 1999-01-XX Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 1999-01-XX

 Owner/Manager:
 BLM

 Trend:
 Unknown

Presence: Presumed Extant

Location:

(GOLDEN) QUEEN MINE, IN TUMCO WASH, IN THE CARGO MUCHACHO MOUNTAINS.

Detailed Location:

1990 OBS MATERNITY ROOST. MESQUITE, GOLDEN KING & CROWN MINES & EAST & WEST SOVERIGN PROSPECT INCLUDED HERE. OBS EXITING INCLINE & SHAFT IN 1989 OBS & IN JUN 1992. 125 OBS AUG 1989. OBS FEB/JUL/DEC 1990. 2 OBS DEC 1991.

Ecological:

HABITAT CONSISTS OF CREOSOTE BUSH SCRUB IN THE LOWER SONORAN LIFE ZONE.

Threats:

RENEWED MINING, HUMAN DISTURBANCE, CLOSURE FOR HAZARD ABATEMENT.

General:

14 BANDED, 178 OBS MAY/JUN, 208 OBS DEC 1992. 40 OBS 29 JUN, 5 OBS JUL, 295 OBS DEC, 10 OBS DEC '93. OBS IN MAR/JUN/JUL/DEC '94. OBS MAR/JUL '95. 6 OBS JUN, 147 JAN/JUN/JUL '96. OBS JAN/JUN '97. 68 OBS JAN, 50 OBS JUN 1998. 190 OBS JAN '99.

 PLSS:
 T15S, R20E, Sec. 01 (S)
 Accuracy:
 2/5 mile
 Area (acres):
 0

 UTM:
 Zone-11 N3640600 E703890
 Latitude/Longitude:
 32.88460 / -114.82044
 Elevation (feet):
 720

County Summary: Quad Summary:

Imperial Hedges (3211487)



California Department of Fish and Wildlife California Natural Diversity Database



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Sources.	
BRO92F0048	BROWN, P FIELD SURVEY FORM FOR MACROTUS CALIFORNICUS 1992-06-26
BRO92F0049	BROWN, P FIELD SURVEY FORM FOR MACROTUS CALIFORNICUS 1992-06-20
BRO92F0050	BROWN, P FIELD SURVEY FORM FOR MACROTUS CALIFORNICUS 1992-06-19
BRO92F0051	BROWN, P FIELD SURVEY FORM FOR MACROTUS CALIFORNICUS 1992-06-20
BRO92F0052	BROWN, P FIELD SURVEY FORM FOR MACROTUS CALIFORNICUS 1992-05-01
BRO92R0002	BROWN-BERRY BIOLOGICAL CONSULTING - A SUMMER BASELINE SURVEY FOR THE CALIFORNIA LEAF-NOSED BAT IN THE CARGO MUCHACHO MOUNTAINS. 1992-10-02
BRO92R0003	BROWN, P.E A SPRING SURVEY FOR BATS OF THE AMERICAN GIRL CANYON PROJECT AND THE ORO CRUZ PROJECT, CARGO MUCHACHO MOUNTAINS, IMPERIAL COUNTY, CALIFORNIA. 1992-06-05
BRO93F0047	BROWN-BERRY BIOLOGICAL CONSULTING - FIELD SURVEY FORM FOR MACROTUS CALIFORNICUS (ROOST SITE) 1993-01-23
BRO93F0068	BROWN & BERRY BIOLOGICAL - FIELD SURVEY FORM FOR MACROTUS CALIFORNICUS 1993-12-11
BRO93F0069	BROWN & BERRY BIOLOGICAL - FIELD SURVEY FORM FOR MACROTUS CALIFORNICUS 1993-07-05
BRO93F0070	BROWN & BERRY BIOLOGICAL - FIELD SURVEY FORM FOR MACROTUS CALIFORNICUS 1993-06-29
BRO93F0071	BROWN & BERRY BIOLOGICAL - FIELD SURVEY FORM FOR MACROTUS CALIFORNICUS 1993-07-07
BRO93F0072	BROWN & BERRY BIOLOGICAL - FIELD SURVEY FORM FOR MACROTUS CALIFORNICUS 1993-12-13
BRO98U0002	BROWN-BERRY BIOLOGICAL CONSULTING - REGARDING: RESULTS OF SUMMER AND WINTER BASELINE MONITORING FOR BATS IN THE VICINITY OF THE ORO CRUZ PROJECT AND THE CARGO MINE, CARGO MUCHACHO MOUNTAINS, CA. 1998-05-04
BRO99U0002	BROWN-BERRY BIOLOGICAL CONSULTING - REGARDING: RESULTS OF SUMMER AND WINTER BASELINE MONITORING FOR BATS IN THE VICINITY OF THE ORO CRUZ PROJECT AND THE CARGO MINE, CARGO MUCHACHO MOUNTAINS, CA. 1999-02-08



California Department of Fish and Wildlife



Map Index Number: 66655 **EO Index:** 68474

Key Quad:Hedges (3211487)Element Code:AMACB01010Occurrence Number:31Occurrence Last Updated:2007-04-20

Scientific Name: Macrotus californicus Common Name: California leaf-nosed bat

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G4 CDFW_SSC-Species of Special Concern

IUCN_LC-Least Concern WBWG_H-High Priority

General Habitat: Micro Habitat:

S3

DESERT RIPARIAN, DESERT WASH, DESERT SCRUB, DESERT NEEDS ROCKY, RUGGED TERRAIN WITH MINES OR CAVES FOR

SUCCULENT SCRUB, ALKALI SCRUB AND PALM OASIS HABITATS. ROOSTING.

Last Date Observed: 2006-01-25 Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 2006-01-25

 Owner/Manager:
 UNKNOWN

 Trend:
 Unknown

Presence: Presumed Extant

Location:

CARGO MUCHACHO MOUNTAINS, ABOUT 1.4 MI NORTH OF HEDGES.

Detailed Location:

SHAFT & ADIT OMR #13313 & 13316 AND DECLINE OMR #13320.

State:

Ecological:

MATERNITY COLONY FOR MACROTUS CALIFORNICUS.

Threats:

General:

45 INDIVIDUALS OBSERVED IN A SIDE DRIFT OFF THE NORTHWEST BRANCH, 4 FEMALES CAPTURED, BANDED & RELEASED INSIDE THE MINE ON 25 JAN 2006.

 PLSS:
 T14S, R20E, Sec. 36, W (S)
 Accuracy:
 non-specific area
 Area (acres):
 156

 UTM:
 Zone-11 N3642270 E703327
 Latitude/Longitude:
 32.89976 / -114.82608
 Elevation (feet):
 780

County Summary: Quad Summary:

Imperial Hedges (3211487)

Sources:

BRO06R0001 BROWN, P. (BROWN-BERRY BIOLOGICAL CONSULTING) - CALIFORNIA STATE LANDS COMMISSION MINE SITE DESCRIPTIONS

AND BAT SURVEY RESULTS 2006-02-04

BRO06R0002 BROWN, P. (BROWN-BERRY BIOLOGICAL CONSULTING) - CALIFORNIA STATE LANDS COMMISSION MINE SITE DESCRIPTIONS

AND BAT SURVEY RESULTS 2006-06-15



California Department of Fish and Wildlife



68784 69287 Map Index Number: EO Index:

Key Quad: Ogilby (3211477) **Element Code: AMACB01010** 2007-04-10 **Occurrence Number:** 40 Occurrence Last Updated:

Scientific Name: Macrotus californicus California leaf-nosed bat Common Name:

Federal: **Listing Status:** None Rare Plant Rank:

> State: None Other Lists: BLM_S-Sensitive

CDFW_SSC-Species of Special Concern **CNDDB Element Ranks:** Global: G4

IUCN_LC-Least Concern WBWG_H-High Priority

General Habitat: Micro Habitat:

S3

DESERT RIPARIAN, DESERT WASH, DESERT SCRUB, DESERT NEEDS ROCKY, RUGGED TERRAIN WITH MINES OR CAVES FOR ROOSTING.

SUCCULENT SCRUB, ALKALI SCRUB AND PALM OASIS HABITATS.

Last Date Observed: 1999-01-17 Occurrence Type: Natural/Native occurrence

Last Survey Date: 1999-01-17 Occurrence Rank: Unknown Trend: Owner/Manager: **UNKNOWN** Unknown

Presumed Extant Presence:

Location:

AMERICAN BOY MINE. CARGO MUCHACHO MOUNTAINS, TUMCO WASH.

State:

Detailed Location:

Ecological:

Threats:

General:

MAINLY WINTER ROOST PRIOR TO CLOSURE IN 1992. 2 INDIVIDUALS OBSERVED EMERGING FROM ADIT IN JUN 1997. 1 INDIVIDUAL & GUANO OBSERVED IN JAN 1998. OUTFLIGHT COUNT OF 6 INDIVIDUALS AND GUANO OBSERVED 17 JAN 1999.

PLSS: T15S, R21E, Sec. 16, NW (S) Accuracy: 1/10 mile Area (acres): 0 UTM: Zone-11 N3638222 E708635 Latitude/Longitude: 32.86227 / -114.77028 Elevation (feet): 740

County Summary: Quad Summary:

Ogilby (3211477) Imperial

Sources:

BRO98U0002 BROWN-BERRY BIOLOGICAL CONSULTING - REGARDING: RESULTS OF SUMMER AND WINTER BASELINE MONITORING FOR BATS IN THE VICINITY OF THE ORO CRUZ PROJECT AND THE CARGO MINE, CARGO MUCHACHO MOUNTAINS, CA. 1998-05-04

BRO99U0001 BROWN-BERRY BIOLOGICAL CONSULTING - BAT CENSUS OF CARGO MUCHACHO MINES, AUGUST 1989-JANUARY 1999 1999-01

BRO99U0002 BROWN-BERRY BIOLOGICAL CONSULTING - REGARDING: RESULTS OF SUMMER AND WINTER BASELINE MONITORING FOR

BATS IN THE VICINITY OF THE ORO CRUZ PROJECT AND THE CARGO MINE, CARGO MUCHACHO MOUNTAINS, CA. 1999-02-08



California Department of Fish and Wildlife



06550 EO Index: 82343 Map Index Number:

Key Quad: Ogilby (3211477) **Element Code:** AMACB01010 **Occurrence Number:** 46 Occurrence Last Updated: 2011-01-18

Scientific Name: Macrotus californicus Common Name: California leaf-nosed bat

Federal: Rare Plant Rank: **Listing Status:** None

> State: Other Lists: BLM_S-Sensitive None

CDFW_SSC-Species of Special Concern **CNDDB Element Ranks:** Global: G4

IUCN_LC-Least Concern WBWG_H-High Priority

General Habitat: Micro Habitat:

S3

State:

DESERT RIPARIAN, DESERT WASH, DESERT SCRUB, DESERT NEEDS ROCKY, RUGGED TERRAIN WITH MINES OR CAVES FOR

SUCCULENT SCRUB, ALKALI SCRUB AND PALM OASIS HABITATS. ROOSTING.

Last Date Observed: 1944-11-23 Occurrence Type: Natural/Native occurrence

Last Survey Date: 1944-11-23 Occurrence Rank: Unknown Owner/Manager: **UNKNOWN** Trend: Unknown

Presumed Extant Presence:

Zone-11 N3633124 E702138

OGILBY.

Detailed Location:

Ecological:

Threats: General:

UTM:

Location:

2 FEMALES COLLECTED 30 MAY 1943. 4 MALES COLLECTED 24 NOV 1944 BY D.G. CONSTANTINE (LACM #11652-11657).

Latitude/Longitude:

PLSS: T15S, R20E, Sec. 35 (S) Area (acres): 0 Accuracy: 1 mile

32.81754 / -114.84079

County Summary: Quad Summary:

Imperial Ogilby (3211477)

Sources:

BLM80R0014 BUREAU OF LAND MANAGEMENT - THE CALIFORNIA DESERT PLAN 1980-02-XX

CON44S0001 CONSTANTINE, D.G. - LACM RECORDS FOR MACROTUS CALIFORNICUS RECORDS FROM OGILBY 1944-11-24

Elevation (feet):

360



California Department of Fish and Wildlife





Key Quad:Hedges (3211487)Element Code:AMACC01050Occurrence Number:10Occurrence Last Updated:2007-03-07

Scientific Name: Myotis velifer Common Name: cave myotis

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G5

IUCN_LC-Least Concern WBWG_M-Medium Priority

General Habitat: Micro Habitat:

S₁

LOWLANDS OF THE COLORADO RIVER AND ADJACENT MOUNTAIN REQUIRE CAVES OR MINES FOR ROOSTING.

RANGES.

Last Date Observed: 2006-06-05 Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 2006-06-05

 Owner/Manager:
 UNKNOWN

 Trend:
 Unknown

Presence: Presumed Extant

Location:

CARGO MUCHACHO MOUNTAINS, ABOUT 1.5 MI NORTH OF HEDGES.

State:

Detailed Location:

SHAFT OMR 13328 IN NW 1/4 OF SECTION 36, NEAR THE BASE OF A WEST FACING HILL. SHAFT WAS 10 X 10 X 50 FT DEEP WITH UNSTABLE LOOSE ROCK IN THE TOP 10 FEET.

Ecological:

Threats:

General:

1 BAT OBSERVED EXITING THE SHAFT AFTER DARK 5 JUN 2005. BAT APPEARED TO BE MYOTIS VELIFER BASED ON A COMPARISON OF OBSERVATION TIME WITH TIME OF ACOUSTIC RECORDS BUT IDENTIFICATION IS NOT CONFIRMED. M. VELIFER IS RARE HERE.

PLSS: T14S, R20E, Sec. 36, NW (S) Accuracy: non-specific area Area (acres): 151

2016 17 10040000 2700016 **24114407201918444**. 02.000007 114.02000

County Summary: Quad Summary:

Imperial Hedges (3211487)

Sources:

BRO06R0002 BROWN, P. (BROWN-BERRY BIOLOGICAL CONSULTING) - CALIFORNIA STATE LANDS COMMISSION MINE SITE DESCRIPTIONS

AND BAT SURVEY RESULTS 2006-06-15



California Department of Fish and Wildlife



Map Index Number: 91986 **EO Index:** 93061

Key Quad:Hedges (3211487)Element Code:AMACC08010Occurrence Number:252Occurrence Last Updated:2014-04-07

Scientific Name: Corynorhinus townsendii Common Name: Townsend's big-eared bat

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G3G4 CDFW_SSC-Species of Special Concern IUCN_LC-Least Concern

USFS_S-Sensitive WBWG_H-High Priority

General Habitat: Micro Habitat:

S2

THROUGHOUT CALIFORNIA IN A WIDE VARIETY OF HABITATS. MOST

ROOSTS IN THE OPEN, HANGING FROM WALLS AND CEILINGS.

COMMON IN MESIC SITES. ROOSTING SITES LIMITING. EXTREMELY SENSITIVE TO HUMAN

DISTURBANCE.

Last Date Observed: 1947-05-28 Occurrence Type: Natural/Native occurrence

Last Survey Date:1947-05-28Occurrence Rank:UnknownOwner/Manager:UNKNOWNTrend:Unknown

Presence: Presumed Extant

Location:
ABOUT 1.4 MI E OF OGILBY ROAD AT GOLD ROCK RANCH ROAD AND ABOUT 3.2 MI NW OF PASADENA PEAK.

Detailed Location:

MAPPED TO LOCALITY STATED AS "TUMCO MINE, 5 MI N, 2 MI E OGILBY."

Ecological: Threats:

General:

1 MALE COLLECTED ON 28 MAY 1947 (MVZ #106720) BY S. BENSON.

State:

 PLSS:
 T15S, R20E, Sec. 01, SE (S)
 Accuracy:
 1/10 mile
 Area (acres):
 0

 UTM:
 Zone-11 N3640199 E704351
 Latitude/Longitude:
 32.88090 / -114.81559
 Elevation (feet):
 830

County Summary: Quad Summary:

Imperial Hedges (3211487)

Sources:

BEN47S0006 BENSON, S. - MVZ #106720 1947-05-28



California Department of Fish and Wildlife



Map Index Number: 66500 EO Index: 18838

AMACC10010 **Key Quad:** Hedges (3211487) **Element Code: Occurrence Number:** 21 Occurrence Last Updated: 2011-08-31

Scientific Name: Antrozous pallidus Common Name: pallid bat

Listing Status: Federal: None Rare Plant Rank:

> State: None Other Lists: BLM_S-Sensitive

CDFW_SSC-Species of Special Concern **CNDDB Element Ranks:** Global: G5

IUCN_LC-Least Concern USFS_S-Sensitive WBWG H-High Priority

General Habitat: Micro Habitat:

DESERTS, GRASSLANDS, SHRUBLANDS, WOODLANDS AND FORESTS. ROOSTS MUST PROTECT BATS FROM HIGH TEMPERATURES. VERY MOST COMMON IN OPEN, DRY HABITATS WITH ROCKY AREAS FOR SENSITIVE TO DISTURBANCE OF ROOSTING SITES.

S3

ROOSTING.

State:

1998-06-13 Last Date Observed: Occurrence Type: Natural/Native occurrence

Last Survey Date: 1998-06-13 Occurrence Rank: Good Trend: Unknown

BLM Presence: Presumed Extant

Location:

Owner/Manager:

TUMCO WASH, IN THE CARGO MUCHACHO MOUNTAINS.

Detailed Location:

INCLUDES QUEEN INCLINE, TUMCO WASH, MESQUITE ADIT, TUMCO WASH, CROWN, QUEEN, W & E SOVEREIGN & TUMCO MINE. OBS FLYING IN CAVE IN 1992. MATERNITY COLONY OBS IN 1998.

Ecological:

HABITAT SURROUNDING ROOST CONSISTS OF CREOSOTE BUSH SCRUB IN THE LOWER SONORAN LIFE ZONE.

Threats:

THREATENED BY A PROPOSAL TO RENEW MINING.

General:

1 M COLL 17 JUL 1958 (MVZ #122877). 14 OBS AUG 1989. 4 JUV OBS JUN 1992. 5 IN CAVE, 87 IN OUTFLIGHT COUNT MIXED W/ MACROTUS, 25 CAPT 26 JUN-1 JUL 1993. OBS IN MAR/JUN 1994, MAR 1995, JUL 1996, JUN 1997, & JUN 1998.

0 PLSS: T15S, R20E, Sec. 01 (S) Accuracy: 3/5 mile Area (acres): UTM: Zone-11 N3640196 E703630 Latitude/Longitude: 32.88100 / -114.82330 Elevation (feet): 720

County Summary: Quad Summary:

Ogilby (3211477), Hedges (3211487) Imperial

Sources:

BRO99U0001

BRO92R0002 BROWN-BERRY BIOLOGICAL CONSULTING - A SUMMER BASELINE SURVEY FOR THE CALIFORNIA LEAF-NOSED BAT IN THE

CARGO MUCHACHO MOUNTAINS. 1992-10-02

BRO93F0003 BROWN-BERRY BIOLOGICAL CONSULTING - FIELD SURVEY FORM FOR ANTROZOUS PALLIDUS (ROOST SITE) 1993-06-27

BRO93F0004 BROWN-BERRY BIOLOGICAL CONSULTING - FIELD SURVEY FORM FOR ANTROZOUS PALLIDUS (ROOST SITE) 1993-06-26

BRO98U0002 BROWN-BERRY BIOLOGICAL CONSULTING - REGARDING: RESULTS OF SUMMER AND WINTER BASELINE MONITORING FOR

BATS IN THE VICINITY OF THE ORO CRUZ PROJECT AND THE CARGO MINE, CARGO MUCHACHO MOUNTAINS, CA. 1998-05-04 BROWN-BERRY BIOLOGICAL CONSULTING - BAT CENSUS OF CARGO MUCHACHO MINES, AUGUST 1989-JANUARY 1999 1999-01

BROWN-BERRY BIOLOGICAL CONSULTING - REGARDING: RESULTS OF SUMMER AND WINTER BASELINE MONITORING FOR BRO99U0002

BATS IN THE VICINITY OF THE ORO CRUZ PROJECT AND THE CARGO MINE, CARGO MUCHACHO MOUNTAINS, CA. 1999-02-08

MAN04S0028 MAMMAL NETWORKED INFORMATION SYSTEM (MANIS) - PRINTOUT OF ANTROZOUS PALLIDUS SPECIMEN RECORDS FROM

MANIS. INCLUDES RECORDS FROM MVZ, CAS, KU, UWBM, UMNH, LACM, MSB, FMNH, TTU, MSU. 2004-12-09



Location:

Ecological:

General:

Occurrence Report

California Department of Fish and Wildlife



Map Index Number: 66655 EO Index: 66798

Key Quad:Hedges (3211487)Element Code:AMACC10010Occurrence Number:317Occurrence Last Updated:2007-03-12

Scientific Name: Antrozous pallidus Common Name: pallid bat

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G5 CDFW_SSC-Species of Special Concern IUCN_LC-Least Concern

USFS_S-Sensitive WBWG_H-High Priority

General Habitat: Micro Habitat:

S3

DESERTS, GRASSLANDS, SHRUBLANDS, WOODLANDS AND FORESTS.
MOST COMMON IN OPEN, DRY HABITATS WITH ROCKY AREAS FOR
SENSITIVE TO DISTURBANCE OF ROOSTING SITES.

ROOSTING.

Last Date Observed: 2006-06-05 Occurrence Type: Natural/Native occurrence

Last Survey Date:2006-06-05Occurrence Rank:UnknownOwner/Manager:UNKNOWNTrend:Unknown

Presence: Presumed Extant

State:

MINES IN THE CARGO MUCHACHO MOUNTAINS.

Detailed Location:

SHAFT & ADIT OMR #13313 & 13316 AND DECLINE OMR #13320.

NIGHT ROOST FOR ANTROZOUS PALLIDUS.

Threats:

6 INDIVIDUALS OBSERVED NIGHT ROOSTING, INCLUDING 1 WITH A PUP ATTACHED, OBSERVED 5 JUN 2006.

 PLSS:
 T14S, R20E, Sec. 36, W (S)
 Accuracy:
 non-specific area
 Area (acres):
 156

 UTM:
 Zone-11 N3642270 E703327
 Latitude/Longitude:
 32.89976 / -114.82608
 Elevation (feet):
 780

County Summary: Quad Summary:

Imperial Hedges (3211487)

Sources:

BROWN, P. (BROWN-BERRY BIOLOGICAL CONSULTING) - CALIFORNIA STATE LANDS COMMISSION MINE SITE DESCRIPTION

BROWN, P. (BROWN-BERRY BIOLOGICAL CONSULTING) - CALIFORNIA STATE LANDS COMMISSION MINE SITE DESCRIPTIONS AND BAT SURVEY RESULTS 2006-02-04

BRO06R0002 BROWN, P. (BROWN-BERRY BIOLOGICAL CONSULTING) - CALIFORNIA STATE LANDS COMMISSION MINE SITE DESCRIPTIONS

AND BAT SURVEY RESULTS 2006-06-15



California Department of Fish and Wildlife



Map Index Number: 26366 EO Index: 4093

Key Quad:Ogilby (3211477)Element Code:AMACD02011Occurrence Number:3Occurrence Last Updated:1995-02-08

Scientific Name: Eumops perotis californicus Common Name: western mastiff bat

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G5T4 CDFW_SSC-Species of Special Concern

WBWG_H-High Priority S3S4

TUNNELS.

General Habitat: Micro Habitat:

MANY OPEN, SEMI-ARID TO ARID HABITATS, INCLUDING CONIFER & DECIDUOUS WOODLANDS, COASTAL SCRUB, GRASSLANDS,

State:

CHAPARRAL, ETC.

Last Date Observed: 1993-07-03 Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 1993-07-03
 Occurrence Rank:
 Unknown

 Owner/Manager:
 BLM
 Trend:
 Unknown

Presence: Presumed Extant

CARGO MINE, IN JACKSON GULCH, IN THE CARGO MUCHACHO MOUNTAINS.

Detailed Location:

Ecological:

Location:

Threats:

Sources:

HABITAT CONSISTS OF CREOSOTE BUSH SCRUB IN THE LOWER SONORAN LIFE ZONE.

General:

MINE SITE IS FENCED. MASTIFF BAT HEARD FLYING OVERHEAD.

PLSS: T15S, R21E (S)

Accuracy: 1 mile

Area (acres):

UTM: Zone-11 N3635161 E707853 Latitude/Longitude: 32.83483 / -114.77933 Elevation (feet): 720

County Summary:Quad Summary:ImperialOgilby (3211477)

Imperial Ogliby (3211477)

BRO93F0023 BROWN-BERRY BIOLOGICAL CONSULTING - FIELD SURVEY FORM FOR EUMOPS PEROTIS (CALIFORNICUS) 1993-07-03

0

ROOSTS IN CREVICES IN CLIFF FACES, HIGH BUILDINGS, TREES AND



California Department of Fish and Wildlife



4095

ROOSTS IN CREVICES IN CLIFF FACES, HIGH BUILDINGS, TREES AND

Map Index Number: 26334 EO Index:

Key Quad:Hedges (3211487)Element Code:AMACD02011Occurrence Number:4Occurrence Last Updated:1999-02-03

Scientific Name: Eumops perotis californicus Common Name: western mastiff bat

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G5T4 CDFW_SSC-Species of Special Concern

WBWG_H-High Priority S3S4

TUNNELS.

General Habitat: Micro Habitat:

MANY OPEN, SEMI-ARID TO ARID HABITATS, INCLUDING CONIFER & DECIDUOUS WOODLANDS, COASTAL SCRUB, GRASSLANDS,

State:

CHAPARRAL, ETC.

Last Date Observed: 1993-06-28 Occurrence Type: Natural/Native occurrence

Last Survey Date:1993-06-28Occurrence Rank:UnknownOwner/Manager:BLMTrend:Unknown

Presence: Presumed Extant

QUEEN MINE, IN TUMCO WASH, IN THE CARGO MUCHACHO MOUNTAINS.

Detailed Location:

SITE: LARGE INCLINE ENTRANCE WITH A SHAFT TO THE SOUTHWEST.

Ecological:

HABITAT CONSISTS OF CREOSOTE BUSH SCRUB IN THE LOWER SONORAN LIFE ZONE.

General:
TWO MASTIFF BATS HEARD FLYING OVERHEAD.

PLSS: T15S, R20E, Sec. 01 (S) **Accuracy:** 2/5 mile **Area (acres):** 0

UTM: Zone-11 N3640600 E703890 Latitude/Longitude: 32.88460 / -114.82044 Elevation (feet): 720

County Summary: Quad Summary:

Imperial Hedges (3211487)

Sources:

Location:

Threats:

BRO93F0024 BROWN-BERRY BIOLOGICAL CONSULTING - FIELD SURVEY FORM FOR EUMOPS PEROTIS (CALIFORNICUS) 1993-06-28



California Department of Fish and Wildlife



Map Index Number: 26365 EO Index: 4094

Key Quad:Hedges (3211487)Element Code:AMACD02011Occurrence Number:5Occurrence Last Updated:1995-02-08

Scientific Name: Eumops perotis californicus Common Name: western mastiff bat

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G5T4 CDFW_SSC-Species of Special Concern

: G514 WBWG_H-High Priority S3S4

TUNNELS.

General Habitat: Micro Habitat:

MANY OPEN, SEMI-ARID TO ARID HABITATS, INCLUDING CONIFER & DECIDUOUS WOODLANDS, COASTAL SCRUB, GRASSLANDS,

State:

CHAPARRAL, ETC.

Last Date Observed: 1993-12-11 Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 1993-12-11

 Owner/Manager:
 BLM

 Trend:
 Unknown

Presence: Presumed Extant

CROWN MINE, IN TUMCO WASH, IN THE CARGO MUCHACHO MOUNTAINS.

Detailed Location:

Ecological:

Location:

Threats:

HABITAT CONSISTS OF CREOSOTE BUSH SCRUB IN THE LOWER SONORAN LIFE ZONE.

General:MASTIFF BATS WERE HEARD FLYING OVER THE SITE.

PLSS: T15S, R20E, Sec. 12 (S) **Accuracy**: 3/5 mile **Area (acres)**: 0

TM: Zone-11 N3639579 E704305 Latitude/Longitude: 32.87532 / -114.81623 Elevation (feet): 680

County Summary: Quad Summary:

Imperial Ogilby (3211477), Hedges (3211487)

Sources:

BRO93F0025 BROWN-BERRY BIOLOGICAL CONSULTING - FIELD SURVEY FORM FOR EUMOPS PEROTIS (CALIFORNICUS) 1993-12-11

ROOSTS IN CREVICES IN CLIFF FACES, HIGH BUILDINGS, TREES AND



California Department of Fish and Wildlife



Map Index Number: 68739 **EO Index:** 69217

Key Quad:Hedges (3211487)Element Code:AMACD02011Occurrence Number:199Occurrence Last Updated:2007-03-28

Scientific Name: Eumops perotis californicus Common Name: western mastiff bat

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G5T4 CDFW_SSC-Species of Special Concern

: G514 WBWG_H-High Priority S3S4

TUNNELS.

General Habitat: Micro Habitat:

MANY OPEN, SEMI-ARID TO ARID HABITATS, INCLUDING CONIFER & DECIDUOUS WOODLANDS, COASTAL SCRUB, GRASSLANDS,

CHAPARRAL, ETC.

State:

Last Date Observed: 1997-06-11 Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 1997-06-11

 Owner/Manager:
 UNKNOWN

 Trend:
 Unknown

Presence: Presumed Extant

ABOUT 6 MILES NORTH OF CARGO MUCHACHO MOUNTAINS, VICINITY OF INDIAN WASH.

Detailed Location:

MAPPED ACCORDING TO T-R-S DATA PROVIDED BY SOURCE. SOURCE GIVES LOCALITY AS "CHEMGOLD IMPERIAL PROJECT SITE."

Ecological:

Location:

Threats:

General:

INDIVIDUAL(S) DETECTED ACOUSTICALLY (2 AUDIBLE PASSES OVER THE PROPERTY) ON 11 JUN 1997.

 PLSS:
 T13S, R21E, Sec. 32 (S)
 Accuracy:
 non-specific area
 Area (acres):
 4,252

 UTM:
 Zone-11 N3652207 E706316
 Latitude/Longitude:
 32.98877 / -114.79191
 Elevation (feet):
 800

County Summary: Quad Summary:

Imperial Hedges (3211487), Quartz Peak (3311417)

Sources:

BRO97R0001 BROWN, P.E. (BROWN-BERRY BIOLOGICAL CONSULTING) - REGARDING: BAT SURVEY OF THE CHEMGOLD IMPERIAL PROJECT

SITE. 1997-07-11

ROOSTS IN CREVICES IN CLIFF FACES, HIGH BUILDINGS, TREES AND



CNDDB Element Ranks:

Occurrence Report

California Department of Fish and Wildlife



Map Index Number: 68739 **EO Index:** 69218

Key Quad:Hedges (3211487)Element Code:AMACD04010Occurrence Number:38Occurrence Last Updated:2007-03-28

Scientific Name: Nyctinomops femorosaccus Common Name: pocketed free-tailed bat

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: CDFW_SSC-Species of Special Concern

ROCKY AREAS WITH HIGH CLIFFS.

Global: G4 IUCN_LC-Least Concern WBWG_M-Medium Priority

General Habitat: Micro Habitat:

S3

VARIETY OF ARID AREAS IN SOUTHERN CALIFORNIA; PINE-JUNIPER WOODLANDS, DESERT SCRUB, PALM OASIS, DESERT WASH, DESERT

State:

WOODLANDS, DESERT SCRUB, PALM OASIS, DESERT WASH, DESERT RIPARIAN, ETC.

Last Date Observed: 1997-06-11 Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 1997-06-11

 Owner/Manager:
 UNKNOWN

 Trend:
 Unknown

Presence: Presumed Extant

ABOUT 6 MILES NORTH OF CARGO MUCHACHO MOUNTAINS, VICINITY OF INDIAN WASH.

Detailed Location:

MAPPED ACCORDING TO T-R-S DATA PROVIDED BY SOURCE. SOURCE GIVES LOCALITY AS "CHEMGOLD IMPERIAL PROJECT SITE."

Ecological:

Threats:

Location:

General:INDIVIDUAL(S) DETECTED ACOUSTICALLY ON 3 OCCASIONS ON 11 JUN 1997.

 PLSS:
 T13S, R21E, Sec. 32 (S)
 Accuracy:
 non-specific area
 Area (acres):
 4,252

 UTM:
 Zone-11 N3652207 E706316
 Latitude/Longitude:
 32.98877 / -114.79191
 Elevation (feet):
 800

County Summary: Quad Summary:

Imperial Hedges (3211487), Quartz Peak (3311417)

Sources:

BRO97R0001 BROWN, P.E. (BROWN-BERRY BIOLOGICAL CONSULTING) - REGARDING: BAT SURVEY OF THE CHEMGOLD IMPERIAL PROJECT

SITE. 1997-07-11



California Department of Fish and Wildlife





Key Quad:Clyde (3211488)Element Code:ARAAF01012Occurrence Number:150Occurrence Last Updated:2011-11-29

Scientific Name: Gopherus agassizii Common Name: desert tortoise

Listing Status: Federal: Threatened Rare Plant Rank:

State: Threatened Other Lists: IUCN_VU-Vulnerable

State: S2S3

G3

Global:

General Habitat: Micro Habitat:

MOST COMMON IN DESERT SCRUB, DESERT WASH, AND JOSHUA
TREE HABITATS; OCCURS IN ALMOST EVERY DESERT HABITAT.

REQUIRE FRIABLE SOIL FOR BURROW AND NEST CONSTRUCTION.
CREOSOTE BUSH HABITAT WITH LARGE ANNUAL WILDFLOWER

BLOOMS PREFERRED.

Last Date Observed: 2005-04-27 Occurrence Type: Natural/Native occurrence

Last Survey Date:2005-04-27Occurrence Rank:GoodOwner/Manager:BLMTrend:Unknown

Presence: Presumed Extant

Location:

ALONG PIPELINE & WALKER WAY NORTH & SOUTH OF INDIAN WASH, 3.0 - 4.5 MI NW OF THE CARGO MUCHACHO MOUNTAINS.

Detailed Location:

CNDDB Element Ranks:

MAPPED TO PROVIDED COORDINATES AND MAPS. SE SEC 20, W SEC 28, NE SEC 33, SW SEC 34, AND NW SEC 3.

Ecological:

HABITAT CONSISTED OF CREOSOTE SCRUB WITH PATCHES OF DESERT WASH WOODLAND. DOMINANT SPECIES INCL. BURROBRUSH, BIG GALLETA, IRONWOOD, PALO VERDE, CHEESEWEED, BOXTHORN, AFRICAN MUSTARD, MEDITERRANEAN GRASS, & PLANTAIN.

Threats:

POTENTIAL THREATS INCLUDE ROAD & OFF-HIGHWAY TRAFFIC, MILITARY OPERATIONS, PIPELINE CONSTRUCTION, & DEVELOPMENT.

General:

3-4 APR 2001: 8 TORTOISES, 2 CARCASSES, 1 SCUTE, 8 BURROWS (1 OLD, 1 ABANDONED), & 7 SCAT SITES (2 OLD). 21 MAY-10 JUN 2002: 5 TORTOISES (1 IN BURROW, ALL HEALTHY). 18-27 APR 2005: 5 TORTOISES, 27 BURROWS, 6 PALLET BURROWS, & 8 SCAT SITES.

 PLSS:
 T14S, R20E, Sec. 28 (S)
 Accuracy:
 specific area
 Area (acres):
 230

 UTM:
 Zone-11 N3643986 E698390
 Latitude/Longitude:
 32.91613 / -114.87847
 Elevation (feet):
 550

County Summary: Quad Summary:

Imperial Hedges (3211487), Clyde (3211488)



California Department of Fish and Wildlife California Natural Diversity Database



Sources:

GER02F0002	GERMAN, E. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2002-05-29
GOE02F0008	GOETTEE, P. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2002-06-07
GOE02F0009	GOETTEE, P. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2002-05-30
GOE02F0012	GOETTEE, R. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2002-06-10
GRA02F0003	GRANT, C. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2002-05-21
MAL01F0004	MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-03
MAL01F0005	MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-03
MAL01F0006	MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-03
MAL01F0007	MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-03
MAL01F0008	MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-03
MAL01F0011	MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-03
MAL01F0012	MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-03
MAL01F0013	MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-03
MAL01F0168	MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-03
MAL01F0171	MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-03
MAL01F0172	MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-03
MAL01F0173	MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-03
MAL01F0174	MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-03
MAL01F0175	MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-03
MAL01F0176	MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-03
MAL01F0177	MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-03
MAL01F0178	MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-04
MAL01F0179	MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-04
MAL01F0195	MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-03
MAL01F0201	MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-04
MAL01F0209	MALO, L FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-03
MAL01F0210	MALO, L FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-03
MAL01F0211	MALO, L FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-03
TET05R0001	TETRA TECH - 2005 SURVEY DESERT TORTOISE (GOPHERUS AZISII) NORTH BAJA PIPELINE EXPANSION PROJECT (NBX) RIVERSIDE AND IMPERIAL COUNTIES, CALIFORNIA. 2005-04-27



Map Index Number:

CNDDB Element Ranks:

Occurrence Report

California Department of Fish and Wildlife



EO Index: 73903

Key Quad: Hedges (3211487) **Element Code:** ARAAF01012 **Occurrence Number:** 168 **Occurrence Last Updated:** 2008-11-24

Scientific Name: Gopherus agassizii **Common Name:** desert tortoise

Federal: Threatened Rare Plant Rank: **Listing Status:**

> State: Threatened Other Lists: IUCN_VU-Vulnerable

S2S3 State:

G3

General Habitat: Micro Habitat:

MOST COMMON IN DESERT SCRUB, DESERT WASH, AND JOSHUA REQUIRE FRIABLE SOIL FOR BURROW AND NEST CONSTRUCTION. TREE HABITATS; OCCURS IN ALMOST EVERY DESERT HABITAT. CREOSOTE BUSH HABITAT WITH LARGE ANNUAL WILDFLOWER

BLOOMS PREFERRED.

Last Date Observed: 2005-01-23 Occurrence Type: Natural/Native occurrence

Last Survey Date: 2005-01-23 Occurrence Rank: Unknown Owner/Manager: BLM Trend: Unknown

Presence: Presumed Extant

72990

Global:

Location:

WEST SIDE OF INDIAN PASS RD, 2.22 MI NE OF THE INTERSECTION OF HWY S34 & INDIAN PASS RD.

Detailed Location:

Ecological:

DESERT PAVEMENT WITH NUMEROUS SMALL WASHES DOMINATED BY IRONWOOD. SURROUNDING AREA IS USED FOR ORVS. RECREATION AND HUNTING.

Threats:

ORVS.

General:

1 JUVENILE (6" LONG) OBSERVED AT BURROW SITE ON 23 JAN 2005.

PLSS: T14S, R20E, Sec. 11 (S) Accuracy: 80 meters Area (acres): 0 UTM: Zone-11 N3648684 E702075 Latitude/Longitude: 32.95780 / -114.83806 Elevation (feet): 685

County Summary: Quad Summary:

Hedges (3211487) Imperial

Sources:

STEWARD, D. (U.S. BUREAU OF LAND MANAGEMENT-EL CENTRO) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2005-01-STE05F0004



California Department of Fish and Wildlife

California Natural Diversity Database

Map Index Number: 73129 **EO Index:** 74060

Key Quad:Hedges (3211487)Element Code:ARAAF01012Occurrence Number:219Occurrence Last Updated:2011-11-28

Scientific Name: Gopherus agassizii Common Name: desert tortoise

Listing Status: Federal: Threatened Rare Plant Rank:

State: Threatened Other Lists: IUCN_VU-Vulnerable

CNDDB Element Ranks: Global: G3

State: S2S3

General Habitat: Micro Habitat:

MOST COMMON IN DESERT SCRUB, DESERT WASH, AND JOSHUA
TREE HABITATS; OCCURS IN ALMOST EVERY DESERT HABITAT.

REQUIRE FRIABLE SOIL FOR BURROW AND NEST CONSTRUCTION.
CREOSOTE BUSH HABITAT WITH LARGE ANNUAL WILDFLOWER

BLOOMS PREFERRED.

Last Date Observed:2005-04-27Occurrence Type:Natural/Native occurrence

 Last Survey Date:
 2005-04-27

 Owner/Manager:
 BLM

 Trend:
 Unknown

Presence: Presumed Extant

Location:

ABOUT 0.7 MI W OF HEDGES ON EAST SIDE OF OGILBY RD, AND ABOUT 1.2 MI E OF GOLD ROCK RANCH.

Detailed Location:

SE QUARTER OF SEC 3, SW QUARTER OF SEC 2, AND NW QUARTER OF SEC 11. MAPPED TO PROVIDED COORDINATES.

Ecological:

HABITAT CONSISTED OF CREOSOTE SCRUB WITH PATCHES OF DESERT WASH WOODLAND. DOMINANT SPECIES INCLUDED BURROBRUSH, BIG GALLETA, IRONWOOD, PALO VERDE, CHEESEWEED, BOXTHORN, AFRICAN MUSTARD, MEDITERRANEAN GRASS, & PLANTAIN.

Threats:

POTENTIAL THREATS INCLUDED ROAD, PEDESTRIAN, & OFF-HIGHWAY TRAFFIC, MILITARY OPERATIONS, FIREARMS USAGE, & DEVELOPMENT.

General:

10 INCH FEMALE AND 210 MM MALE (BOTH IN A BURROWS), 2 ACTIVE BURROWS, AND 3 FRESH SCAT SITES OBSERVED ON 4 APR 2001. 2 BURROWS AND 2 SCAT SITES OBSERVED BETWEEN 18 & 27 APR 2005.

 PLSS:
 T15S, R20E, Sec. 03, SE (S)
 Accuracy:
 specific area
 Area (acres):
 29

 UTM:
 Zone-11 N3640253 E701613
 Latitude/Longitude:
 32.88189 / -114.84484
 Elevation (feet):
 550

County Summary: Quad Summary:

Imperial Hedges (3211487)

Sources:

MALO1F0002 MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-04
MAL01F0003 MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-04
MAL01F0181 MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-04
MAL01F0182 MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-04
MAL01F0183 MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-04
MAL01F0184 MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-04
TETRA TECH - 2005 SURVEY DESERT TORTOISE (GOPHERUS AZISII) NORTH BAJA PIPELINE EXPANSION PROJECT (NBX)

RIVERSIDE AND IMPERIAL COUNTIES, CALIFORNIA. 2005-04-27



California Department of Fish and Wildlife



73130 EO Index: 74061 Map Index Number:

Key Quad: Hedges (3211487) **Element Code:** ARAAF01012 **Occurrence Number:** 220 **Occurrence Last Updated:** 2011-10-21

Scientific Name: Gopherus agassizii **Common Name:** desert tortoise

Threatened Rare Plant Rank: **Listing Status:** Federal:

> State: Threatened Other Lists: IUCN_VU-Vulnerable

G3 S2S3 State:

Global:

General Habitat: Micro Habitat:

MOST COMMON IN DESERT SCRUB, DESERT WASH, AND JOSHUA REQUIRE FRIABLE SOIL FOR BURROW AND NEST CONSTRUCTION. TREE HABITATS; OCCURS IN ALMOST EVERY DESERT HABITAT. CREOSOTE BUSH HABITAT WITH LARGE ANNUAL WILDFLOWER

BLOOMS PREFERRED.

Last Date Observed: 2001-04-06 Occurrence Type: Natural/Native occurrence

Last Survey Date: 2001-04-06 Occurrence Rank: Excellent Trend: Owner/Manager: BI M Unknown

Presence: Presumed Extant

Location:

INDIAN WASH, 0.25 MI SSW OF WHERE HWY 34 CROSSES THE WASH, NNW OF CARGO MUCHACHO MOUNTAINS.

Detailed Location:

CNDDB Element Ranks:

MAPPED TO PROVIDED COORDINATES.

Ecological:

HABITAT CONSISTED OF OPEN CREOSOTE SCRUB HABITAT WITH A MIX OF CREOSOTE AND AMBROSIA DUMOSA NEAR POWER LINES AND A ROAD.

Threats:

POTENTIAL THREATS INCLUDE ORV AND ROAD TRAFFIC.

General:

10" FEMALE TORTOISE, MALE CARCASS (LESS THAN 5 YEARS DEAD), 3 SCATS, AND A BURROW OBSERVED ON 6 APR 2001.

PLSS: T14S, R20E, Sec. 22 (S) Accuracy: specific area Area (acres): 15 Zone-11 N3645181 E700920 Latitude/Longitude: UTM: 32.92644 / -114.85117 Elevation (feet): 615

County Summary: Quad Summary:

Hedges (3211487) Imperial

Sources:

MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-06 MAL01F0009 MAL01F0192 MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-06 MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-06 MAL01F0194



California Department of Fish and Wildlife

California Natural Diversity Database

73131 EO Index: 74062 Map Index Number:

ARAAF01012 Key Quad: Hedges (3211487) Element Code: **Occurrence Number: Occurrence Last Updated:** 2011-10-21 221

Scientific Name: Gopherus agassizii Common Name: desert tortoise

Federal: Threatened Rare Plant Rank: **Listing Status:**

> State: Threatened Other Lists: IUCN_VU-Vulnerable

G3 S2S3 State:

Global:

General Habitat: Micro Habitat:

MOST COMMON IN DESERT SCRUB, DESERT WASH, AND JOSHUA REQUIRE FRIABLE SOIL FOR BURROW AND NEST CONSTRUCTION. TREE HABITATS; OCCURS IN ALMOST EVERY DESERT HABITAT. CREOSOTE BUSH HABITAT WITH LARGE ANNUAL WILDFLOWER

BLOOMS PREFERRED.

Last Date Observed: 2001-04-06 Occurrence Type: Natural/Native occurrence

Last Survey Date: 2001-04-06 Occurrence Rank: Excellent Trend: Unknown Owner/Manager: BI M

Presence: Presumed Extant

Location:

0.9 MILE NE OF HWY 34 AT INDIAN PASS RD, NNW OF CARGO MUCHACHO MOUNTAINS.

Detailed Location:

CNDDB Element Ranks:

NEAR CENTER OF SEC 15. MAPPED TO PROVIDED COORDINATES.

Ecological:

HABITAT CONSISTED OF OPEN CREOSOTE SCRUB HABITAT NEAR POWER LINES.

Threats:

POTENTIAL THREATS INCLUDE ROAD TRAFFIC AND OFF-HIGHWAY VEHICLES.

General:

1 TORTOISE (8-9" LONG) IN BURROW AND 6 OTHER BURROWS (AT LEAST 2 ACTIVE) OBSERVED ON 6 APR 2001.

PLSS: T14S, R20E, Sec. 15 (S) 22 Accuracy: specific area Area (acres): Latitude/Longitude: UTM: Zone-11 N3647577 E700243 32.94817 / -114.85788 Elevation (feet): 630

County Summary: Quad Summary:

Imperial Hedges (3211487)

Sources:

MAL01F0010 MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-06 MAL01F0188 MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-06 MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-06 MAL01F0189 MAL01F0190 MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-06 MAL01F0191 MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-06



California Department of Fish and Wildlife





Key Quad: Ogilby (3211477) **Element Code:** ARAAF01012 2011-04-04 **Occurrence Number:** 294 Occurrence Last Updated:

Scientific Name: Gopherus agassizii Common Name: desert tortoise

Listing Status: Federal: Threatened Rare Plant Rank:

> State: Threatened Other Lists: IUCN_VU-Vulnerable

S2S3 State:

G3

Global:

Micro Habitat: **General Habitat:**

MOST COMMON IN DESERT SCRUB, DESERT WASH, AND JOSHUA REQUIRE FRIABLE SOIL FOR BURROW AND NEST CONSTRUCTION. TREE HABITATS; OCCURS IN ALMOST EVERY DESERT HABITAT. CREOSOTE BUSH HABITAT WITH LARGE ANNUAL WILDFLOWER

BLOOMS PREFERRED.

Last Date Observed: 1988-03-19 Occurrence Type: Natural/Native occurrence

Last Survey Date: 1988-03-19 Occurrence Rank: Unknown Trend: Owner/Manager: BLM, PVT-EVERGLADE LLC Unknown

Presence: Presumed Extant

Location:

AMERICAN GIRL WASH NEAR OBREGON, IN THE CARGO MUCHACHO MOUNTAINS, ABOUT 9 MI NW OF ARAZ JUNCTION.

Detailed Location:

CNDDB Element Ranks:

MAPPED TO PROVIDED MAP.

Ecological:

HABITAT CONSISTED OF A LOW VALLEY BETWEEN SEVERAL BARREN LOW HILLS. PALLET WAS OBSERVED UNDER A LARGE FRANSERIA SHRUB.

Threats:

POSSIBLY THREATENED BY EARTH MOVING ACTIVITIES FROM MINING OPERATIONS.

1 ADULT MALE TORTOISE (>25 YEARS OLD, 258 MM MCL) OBS WALKING NEAR PALLET BURROW 20 MAR 1988. 8 OF 13 TRANSECTS IN GENERAL AREA FOUND BURROWS OR PALLET BURROWS & LARGE AMOUNTS OF TORTOISE SCAT WAS FOUND AT THE AMERICAN BOY MINE TUNNEL.

0 PLSS: T15S, R21E, Sec. 17 (S) Accuracy: 2/5 mile Area (acres): UTM: Zone-11 N3637866 E707119 Latitude/Longitude: 32.85935 / -114.78655 Elevation (feet): 660

County Summary: Quad Summary:

Ogilby (3211477) Imperial

Sources:

MEDICA, P. - SURVEY OF THE SOUTHWESTERN PORTION OF THE CARGO MUCHACHO MOUNTAINS FOR THE DESERT MED88R0001

TORTOISE IN THE VICINITY OF THE AMERICAN GIRL MINE. 1988-03-20



California Department of Fish and Wildlife



82786 EO Index: 83784 Map Index Number:

Key Quad: Hedges (3211487) **Element Code:** ARAAF01012 **Occurrence Number:** 467 Occurrence Last Updated: 2011-07-21

Scientific Name: Gopherus agassizii Common Name: desert tortoise

Federal: Threatened Rare Plant Rank: **Listing Status:**

> State: Threatened Other Lists: IUCN_VU-Vulnerable

S2S3 State:

G3

Global:

General Habitat: Micro Habitat:

MOST COMMON IN DESERT SCRUB, DESERT WASH, AND JOSHUA REQUIRE FRIABLE SOIL FOR BURROW AND NEST CONSTRUCTION. TREE HABITATS; OCCURS IN ALMOST EVERY DESERT HABITAT. CREOSOTE BUSH HABITAT WITH LARGE ANNUAL WILDFLOWER

BLOOMS PREFERRED.

Last Date Observed: 2001-04-06 Occurrence Type: Natural/Native occurrence

Last Survey Date: 2001-04-06 Occurrence Rank: Excellent Owner/Manager: BLM Trend: Unknown

Presence: Presumed Extant

Location:

0.9 MI WSW OF LA COLORADO MINE, 2 MI NW OF HEDGES, NW OF CARGO MUCHACHO MOUNTAINS, ABOUT 17.5 MI NW OF YUMA.

Detailed Location:

CNDDB Element Ranks:

MAPPED TO PROVIDED COORDINATES.

Ecological:

HABITAT CONSISTED OF OPEN DESERT WASH WOODLAND WITH A MIX OF IRONWOOD AND PALO VERDE NEAR POWER LINES.

Threats:

POTENTIAL THREATS INCLUDE OFF-HIGHWAY VEHICLES.

General:

2 BURROWS WITH 4 OLD SCATS OBSERVED 6 APR 2001.

PLSS: T14S, R20E, Sec. 35, NW (S) 80 meters 0 Accuracy: Area (acres): UTM: Zone-11 N3643007 E701447 Latitude/Longitude: 32.90674 / -114.84601 Elevation (feet): 620

County Summary: Quad Summary:

Imperial Hedges (3211487)

Sources:

MAL01F0193 MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-06



California Department of Fish and Wildlife



Map Index Number: 82788 EO Index: 83785

Key Quad:Hedges (3211487)Element Code:ARAAF01012Occurrence Number:468Occurrence Last Updated:2011-07-21

Scientific Name: Gopherus agassizii Common Name: desert tortoise

Listing Status: Federal: Threatened Rare Plant Rank:

State: Threatened Other Lists: IUCN_VU-Vulnerable

State: \$2\$3

G3

Global:

General Habitat: Micro Habitat:

MOST COMMON IN DESERT SCRUB, DESERT WASH, AND JOSHUA
TREE HABITATS; OCCURS IN ALMOST EVERY DESERT HABITAT.

REQUIRE FRIABLE SOIL FOR BURROW AND NEST CONSTRUCTION.
CREOSOTE BUSH HABITAT WITH LARGE ANNUAL WILDFLOWER

BLOOMS PREFERRED.

Last Date Observed:2001-04-06Occurrence Type:Natural/Native occurrence

 Last Survey Date:
 2001-04-06

 Owner/Manager:
 BLM

 Trend:
 Unknown

Presence: Presumed Extant

Location:

6 MI NNW OF HEDGES, JUST NW OF CARGO MUCHACHO MOUNTAINS, ABOUT 21 MI NW OF YUMA.

Detailed Location:

CNDDB Element Ranks:

MAPPED TO PROVIDED COORDINATES.

Ecological:

HABITAT CONSISTED OF OPEN CREOSOTE SCRUB HABITAT NEAR POWER LINES.

Threats:

POTENTIAL THREATS INCLUDE OFF-HIGHWAY VEHICLES.

General:

A 9" LONG MALE CARCASS RECENTLY KILLED OBSERVED WITH BURROW AND PALLETS BURROWS, AND ANOTHER ACTIVE BURROW OBSERVED SEPARATELY, BOTH ON 6 APR 2001.

 PLSS:
 T14S, R20E, Sec. 10, NW (S)
 Accuracy:
 specific area
 Area (acres):
 8

 UTM:
 Zone-11 N3649143 E699938
 Latitude/Longitude:
 32.96234 / -114.86080
 Elevation (feet):
 700

County Summary: Quad Summary:

Imperial Hedges (3211487)

Sources:

MAL01F0185 MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-06

MAL01F0186 MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-06



CNDDB Element Ranks:

Location:

Threats:

Occurrence Report

California Department of Fish and Wildlife



82790 EO Index: 83786 Map Index Number:

Element Code: Key Quad: Hedges (3211487) ARAAF01012 **Occurrence Number:** Occurrence Last Updated: 2011-07-21

Gopherus agassizii Scientific Name: Common Name: desert tortoise

Federal: Threatened Rare Plant Rank: **Listing Status:**

> State: Threatened Other Lists: IUCN_VU-Vulnerable

S2S3 State:

G3

General Habitat: Micro Habitat:

MOST COMMON IN DESERT SCRUB, DESERT WASH, AND JOSHUA REQUIRE FRIABLE SOIL FOR BURROW AND NEST CONSTRUCTION. TREE HABITATS; OCCURS IN ALMOST EVERY DESERT HABITAT. CREOSOTE BUSH HABITAT WITH LARGE ANNUAL WILDFLOWER

BLOOMS PREFERRED.

Last Date Observed: 2001-04-06 Occurrence Type: Natural/Native occurrence

Last Survey Date: 2001-04-06 Occurrence Rank: Excellent Owner/Manager: Trend: Unknown BI M

Presence: Presumed Extant

5.5 MI NNW OF HEDGES, JUST NW OF CARGO MUCHACHO MOUNTAINS, ABOUT 20.5 MI NW OF YUMA.

Detailed Location:

MAPPED TO PROVIDED COORDINATES FOR BURROW WITH SCAT.

Global:

Ecological:

HABITAT CONSISTED OF OPEN CREOSOTE SCRUB HABITAT NEAR POWER LINES.

POTENTIAL THREATS INCLUDE OFF-HIGHWAY VEHICLES.

General:

BURROW WITH SCAT OBSERVED ON 6 APR 2001. OLD SCAT ALSO FOUND NEARBY TO THE NNW ON SAME DATE.

PLSS: T14S, R20E, Sec. 15, N (S) 0 Accuracy: 80 meters Area (acres): Elevation (feet): UTM: Zone-11 N3648110 E700475 Latitude/Longitude: 32.95293 / -114.85529 650

County Summary: Quad Summary:

Imperial Hedges (3211487)

Sources:

MAL01F0187 MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-06

MAL01F0199 MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-06



California Department of Fish and Wildlife



84033 EO Index: 85069 Map Index Number:

Key Quad: Ogilby (3211477) **Element Code:** ARAAF01012 2011-10-20 **Occurrence Number:** 876 Occurrence Last Updated:

Scientific Name: Common Name: Gopherus agassizii desert tortoise

Threatened Rare Plant Rank: **Listing Status:** Federal:

> State: Threatened Other Lists: IUCN_VU-Vulnerable

S2S3 State:

G3

Global:

Micro Habitat: **General Habitat:**

MOST COMMON IN DESERT SCRUB, DESERT WASH, AND JOSHUA REQUIRE FRIABLE SOIL FOR BURROW AND NEST CONSTRUCTION.

TREE HABITATS; OCCURS IN ALMOST EVERY DESERT HABITAT. CREOSOTE BUSH HABITAT WITH LARGE ANNUAL WILDFLOWER BLOOMS PREFERRED.

Last Date Observed: 2005-04-27 Occurrence Type: Natural/Native occurrence

Last Survey Date: 2005-04-27 Occurrence Rank: Unknown Trend: Owner/Manager: BI M Unknown

Presence: Presumed Extant

CNDDB Element Ranks:

1 MI SSW OF HEDGES, JUST NW OF CARGO MUCHACHO MTNS, ABOUT 15 MI NW OF YUMA.

Detailed Location:

MAPPED TO PROVIDED COORDINATES.

Ecological:

Location:

HABITAT CONSISTED OF CREOSOTE SCRUB WITH PATCHES OF DESERT WASH WOODLAND. DOMINANT SPECIES INCL. BURROBRUSH, BIG GALLETA, IRONWOOD, PALO VERDE, CHEESEWEED, BOXTHORN, AFRICAN MUSTARD, MEDITERRANEAN GRASS, & PLANTAIN.

Threats:

POTENTIAL THREATS INCLUDE ROAD, PEDESTRIAN, & OFF-HIGHWAY TRAFFIC, MILITARY OPERATIONS, FIREARMS USAGE, & DEVELOPMENT.

General:

Imperial

3 TORTOISE BURROWS OBSERVED BETWEEN 18 & 27 APR 2005.

PLSS: T15S, R20E, Sec. 14, SW (S) Accuracy: 80 meters Area (acres): 0 32.85686 / -114.83917 UTM: Zone-11 N3637487 E702200 Latitude/Longitude: Elevation (feet): 470

County Summary: Quad Summary: Ogilby (3211477)

Sources:

TET05R0001 TETRA TECH - 2005 SURVEY DESERT TORTOISE (GOPHERUS AZISII) NORTH BAJA PIPELINE EXPANSION PROJECT (NBX)

RIVERSIDE AND IMPERIAL COUNTIES, CALIFORNIA. 2005-04-27



California Department of Fish and Wildlife



84034 85070 Map Index Number: EO Index:

Key Quad: Ogilby (3211477) **Element Code:** ARAAF01012 2011-11-21 **Occurrence Number:** 877 Occurrence Last Updated:

Scientific Name: Gopherus agassizii Common Name: desert tortoise

Rare Plant Rank: **Listing Status:** Federal: Threatened

> State: Threatened Other Lists: IUCN_VU-Vulnerable

G3 State: S2S3

Global:

General Habitat: Micro Habitat:

MOST COMMON IN DESERT SCRUB, DESERT WASH, AND JOSHUA REQUIRE FRIABLE SOIL FOR BURROW AND NEST CONSTRUCTION. TREE HABITATS; OCCURS IN ALMOST EVERY DESERT HABITAT. CREOSOTE BUSH HABITAT WITH LARGE ANNUAL WILDFLOWER

BLOOMS PREFERRED.

Last Date Observed: 2005-04-27 Occurrence Type: Natural/Native occurrence

Last Survey Date: 2005-04-27 Occurrence Rank: Good Owner/Manager: BI M Trend: Unknown

Presence: Presumed Extant

Location:

1 MI SSW OF HEDGES, JUST NW OF CARGO MUCHACHO MTNS, ABOUT 15 MI NW OF YUMA.

Detailed Location:

CNDDB Element Ranks:

MAPPED TO CARCASS COORDINATES.

Ecological:

HABITAT CONSISTED OF CREOSOTE SCRUB WITH PATCHES OF DESERT WASH WOODLAND. DOMINANT SPECIES INCL. BURROBRUSH, BIG GALLETA, IRONWOOD, PALO VERDE, CHEESEWEED, BOXTHORN, AFRICAN MUSTARD, MEDITERRANEAN GRASS, & PLANTAIN.

Threats:

POTENTIAL THREATS INCLUDE ROAD, PEDESTRIAN, & OFF-HIGHWAY TRAFFIC, MILITARY OPERATIONS, FIREARMS USAGE, & DEVELOPMENT.

General:

4 PIECES OF SCAT OBSERVED 4 APR 2001. TORTOISE CARCASS OBSERVED BETWEEN 18 & 27 APR 2005.

PLSS: T15S, R20E, Sec. 14, NW (S) Accuracy: 80 meters Area (acres): 0 UTM: Zone-11 N3638296 E702226 Latitude/Longitude: 32.86414 / -114.83872 Elevation (feet): 490

County Summary: Quad Summary:

Ogilby (3211477) Imperial

Sources:

MAL01F0247 MALO, L. - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-04

TETRA TECH - 2005 SURVEY DESERT TORTOISE (GOPHERUS AZISII) NORTH BAJA PIPELINE EXPANSION PROJECT (NBX) TET05R0001

RIVERSIDE AND IMPERIAL COUNTIES, CALIFORNIA. 2005-04-27



California Department of Fish and Wildlife

California Natural Diversity Database

Map Index Number: 84035 EO Index:

Key Quad:Hedges (3211487)Element Code:ARAAF01012Occurrence Number:878Occurrence Last Updated:2011-11-21

Scientific Name: Gopherus agassizii Common Name: desert tortoise

Listing Status: Federal: Threatened Rare Plant Rank:

State: Threatened Other Lists: IUCN_VU-Vulnerable

CNDDB Element Ranks: Global: G3

State: S2S3

General Habitat: Micro Habitat:

MOST COMMON IN DESERT SCRUB, DESERT WASH, AND JOSHUA
TREE HABITATS; OCCURS IN ALMOST EVERY DESERT HABITAT.

REQUIRE FRIABLE SOIL FOR BURROW AND NEST CONSTRUCTION.
CREOSOTE BUSH HABITAT WITH LARGE ANNUAL WILDFLOWER

BLOOMS PREFERRED.

85071

Last Date Observed:2001-04-04Occurrence Type:Natural/Native occurrence

 Last Survey Date:
 2001-04-04

 Owner/Manager:
 BLM

 Trend:
 Unknown

Presence: Presumed Extant

Location:

1.5 MI WNW OF HEDGES, JUST NW OF CARGO MUCHACHO MTNS, ABOUT 17 MI NW OF YUMA.

Detailed Location:

MAPPED TO PROVIDED COORDINATES.

Ecological:

HABITAT CONSISTED OF OPEN CREOSOTE SCRUB HABITAT.

Threats:

POTENTIAL THREATS INCLUDE OFF-HIGHWAY VEHICLES.

General:

CARCASS OBSERVED 4 APR 2001.

 PLSS:
 T15S, R20E, Sec. 03, NE (S)
 Accuracy:
 80 meters
 Area (acres):
 0

 UTM:
 Zone-11 N3640982 E701289
 Latitude/Longitude:
 32.88853 / -114.84813
 Elevation (feet):
 540

County Summary: Quad Summary:

Imperial Hedges (3211487)

Sources:

MALO, L. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-04



CNDDB Element Ranks:

General Habitat:

Last Date Observed:

Location:

Threats:

Sources:

Occurrence Report

California Department of Fish and Wildlife



84137 EO Index: 85165 Map Index Number:

ARAAF01012 Key Quad: Ogilby (3211477) **Element Code: Occurrence Number:** Occurrence Last Updated: 2011-11-04

Gopherus agassizii Scientific Name: Common Name: desert tortoise

Federal: Threatened Rare Plant Rank: **Listing Status:**

> State: Threatened Other Lists: IUCN_VU-Vulnerable

S2S3 State:

G3

Global:

MOST COMMON IN DESERT SCRUB, DESERT WASH, AND JOSHUA REQUIRE FRIABLE SOIL FOR BURROW AND NEST CONSTRUCTION.

TREE HABITATS; OCCURS IN ALMOST EVERY DESERT HABITAT. CREOSOTE BUSH HABITAT WITH LARGE ANNUAL WILDFLOWER BLOOMS PREFERRED.

Micro Habitat:

Occurrence Type:

Natural/Native occurrence

Last Survey Date: 2001-04-04 Occurrence Rank: Unknown Owner/Manager: BLM Trend: Unknown

Presence: Presumed Extant

2 MI N OF OGILBY, 3.5 MI ESE OF CACTUS, W OF CARGO MUCHACHO MTNS.

Detailed Location:

2001-04-04

MAPPED TO PROVIDED COORDINATES.

Ecological:

HABITAT CONSISTED OF CREOSOTE SCRUB WITH AMBROSIA.

POTENTIAL THREATS INCLUDED ORV USE.

General:

FRESH SCAT OBSERVED 4 APR 2001.

PLSS: T15S, R20E, Sec. 23, NW (S) 80 meters 0 Accuracy: Area (acres): UTM: Zone-11 N3636478 E702069 Latitude/Longitude: 32.84778 / -114.84078 Elevation (feet): 450

County Summary: Quad Summary:

Ogilby (3211477) Imperial

MAL01F0246 MALO, L. - FIELD SURVEY FORM FOR GOPHERUS AGASSIZII 2001-04-04



California Department of Fish and Wildlife



Map Index Number: 06562 EO Index: 14018

Key Quad:Ogilby (3211477)Element Code:ARACF12040Occurrence Number:32Occurrence Last Updated:2003-01-17

Scientific Name: Phrynosoma mcallii Common Name: flat-tailed horned lizard

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G3 CDFW_SSC-Species of Special Concern

: G3 IUCN_NT-Near Threatened S2

General Habitat: Micro Habitat:

RESTRICTED TO DESERT WASHES AND DESERT FLATS IN CENTRAL RIVERSIDE, EASTERN SAN DIEGO, AND IMPERIAL COUNTIES.

CRITICAL HABITAT ELEMENT IS FINE SAND, INTO WHICH LIZARDS BURROW TO AVOID TEMPERATURE EXTREMES; REQUIRES

VEGETATIVE COVER AND ANTS.

Last Date Observed:2002-06-09Occurrence Type:Natural/Native occurrence

Last Survey Date:2002-06-09Occurrence Rank:ExcellentOwner/Manager:BLMTrend:Unknown

Presence: Presumed Extant

Location:

Ecological:

Threats:

General:

ABOUT 0.8 MILE SE OF I-8 AT OGILBY ROAD AND 4 MI S OF OGILBY.

State:

Detailed Location:

1979: LOCATION GIVEN ONLY AS SECTION 24. 2002: SPECIFIC LOCATION GIVEN ON OBSERVATION ALONG PIPELINE.

ODECOOTE CODUD CANDY ODAYE

CREOSOTE SCRUB, SANDY GRAVEL.

OHV TRAFFIC AND PIPELINE CONSTRUCTION.

ONV TRAFFIC AND PIPELINE CONSTRUCTION.

1 LIZARD AND 3 SCATS OBSERVED ON 26 APR 1979, LOCATION GIVEN ONLY AS SECTION 24. 1 LIVE ADULT FOUND IN PIPELINE TRENCH AND MOVED 100 YDS WEST OF RIGHT-OF-WAY ON 9 JUN 2002.

 PLSS:
 T16S, R20E, Sec. 24, SW (S)
 Accuracy:
 1/10 mile
 Area (acres):
 0

 UTM:
 Zone-11 N3626132 E703835
 Latitude/Longitude:
 32.75420 / -114.82421
 Elevation (feet):
 240

County Summary: Quad Summary:

Imperial Ogilby (3211477)

Sources:

HASO2F0004 HASHAGEN, K. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR PHRYNOSOMA MCALLII 2002-06-09

TUR80R0001 TURNER, F. ET AL. - A SURVEY OF THE OCCURRENCE AND ABUNDANCE OF THE FLAT-TAILED HORNED LIZARD IN CALIFORNIA.

LABORATORY OF NUCLEAR MEDICINE AND RADIATION BIOLOGY, UC LOS ANGELES 1980-01-25



California Department of Fish and Wildlife



Map Index Number: 23027 EO Index: 14019

Key Quad:Ogilby (3211477)Element Code:ARACF12040Occurrence Number:33Occurrence Last Updated:2015-09-03

Scientific Name: Phrynosoma mcallii Common Name: flat-tailed horned lizard

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G3 CDFW_SSC-Species of Special Concern

Global: G3 IUCN_NT-Near Threatened
State: S2

General Habitat: Micro Habitat:

RESTRICTED TO DESERT WASHES AND DESERT FLATS IN CENTRAL RIVERSIDE, EASTERN SAN DIEGO, AND IMPERIAL COUNTIES.

CRITICAL HABITAT ELEMENT IS FINE SAND, INTO WHICH LIZARDS BURROW TO AVOID TEMPERATURE EXTREMES; REQUIRES

VEGETATIVE COVER AND ANTS.

Last Date Observed: 2013-04-28 Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 2013-04-28

 Owner/Manager:
 BLM

 Trend:
 Unknown

Presence: Presumed Extant

Location:

INTERSECTION OF INTERSTATE 8 AND BLYTHE OGILBY ROAD, PILOT KNOB MESA, EAST OF ALGODONES DUNES.

Detailed Location:

MAPPED TO INCLUDE 1966 LOCALITY, "3.9 MI S OGILBY," 1968 LOCALITY, "OGILBY RD NEAR US HWY 80" (NOW I-8), AND COORDINATES GIVEN FOR 2013 DETECTION.1979 DETECTION LOCATION REPORTED ONLY AS SECTION 23 ALSO ATTRIBUTED HERE.

Ecological:

DUNE HABITAT.

Threats:

General:

1 COLLECTED 14 MAY 1966. 1 COLLECTED 8 SEP 1968. ONE OBSERVED 26 APR 1979. 1 OBSERVED ON 28 APR 2013.

 PLSS:
 T16S, R20E, Sec. 23, NW (S)
 Accuracy:
 2/5 mile
 Area (acres):
 0

 UTM:
 Zone-11 N3626458 E702395
 Latitude/Longitude:
 32.75740 / -114.83950
 Elevation (feet):
 220

County Summary: Quad Summary:

Imperial Ogilby (3211477)

Sources:

HER16D0001 HERP, INC. - HERPETOLOGICAL EDUCATION AND RESEARCH PROJECT (HERP) DATABASE. FORMERLY A PROJECT OF THE

NORTH AMERICAN FIELD HERPING ASSOCIATION 2016-10-11

MCDI66S0001 MCDIARMID, R. - MCDIARMID #66-17 -1 LACM #8862 COLLECTED FROM 3.9 MI S OGILBY 1966-05-14

TUR80R0001 TURNER, F. ET AL. - A SURVEY OF THE OCCURRENCE AND ABUNDANCE OF THE FLAT-TAILED HORNED LIZARD IN CALIFORNIA.

LABORATORY OF NUCLEAR MEDICINE AND RADIATION BIOLOGY, UC LOS ANGELES 1980-01-25

WIE68S0001 WIEWANDT, T. - UAZ #28045 COLLECTED FROM OGILBY RD NEAR US HWY 80 1968-09-08



California Department of Fish and Wildlife





Key Quad:Ogilby (3211477)Element Code:ARACF12040Occurrence Number:34Occurrence Last Updated:2012-06-20

Scientific Name: Phrynosoma mcallii Common Name: flat-tailed horned lizard

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G3 CDFW_SSC-Species of Special Concern

: G3 IUCN_NT-Near Threatened S2

General Habitat: Micro Habitat:

State:

RESTRICTED TO DESERT WASHES AND DESERT FLATS IN CENTRAL

CRITICAL HABITAT ELEMENT IS FINE SAND, INTO WHICH LIZARDS

PLYPROME FASTERN SAN DIFFO. AND IMPERIAL COUNTIES.

RIVERSIDE, EASTERN SAN DIEGO, AND IMPERIAL COUNTIES.

BURROW TO AVOID TEMPERATURE EXTREMES; REQUIRES

VEGETATIVE COVER AND ANTS.

Last Date Observed: 1979-04-27 Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 1980-06-20

 Owner/Manager:
 BLM

 Trend:
 Unknown

Presence: Presumed Extant

Location:

PILOT KNOB MESA, ABOUT 1 MILE NW OF I-8 AT OGILBY RD (S34) AND 2 MILES SSW OF OGILBY.

Detailed Location:

SDNHM LOCALITIES: "OGILBY; 2 MILES SW OF." MAPPED TO PROVIDED TRS FROM 1979 "SECTION SEARCHES." VICINITY OF PLOT #7 IN 1980 SURVEY, ABOUT 1 MILE NW OF S34 AT I-8.

Ecological:

1980: CREOSOTE AND BURSAGE WERE DOMINANT PERENNIALS, IRONWOOD PRESENT. POGONOMYRMEX NESTS FOUND AT SITE. FRINGE-TOED LIZARDS ALSO OCCUR IN THIS AREA & HAVE SCAT INDISTINGUISHABLE FROM THAT OF FTHL; MORE RESEARCH IN THIS AREA IS NEEDED.

Threats:

General:

SDNHM #56513 & 56514 COLLECTED BY M. MCCOID ON 25 MAY 1975. 1 OBSERVED IN SEC 10, 1 OBSERVED IN SEC 15 ON 27 APR 1979. 0 FTHL AND 6 SCATS FOUND 17-20 JUN 1980.

 PLSS:
 T16S, R20E, Sec. 10 (S)
 Accuracy:
 non-specific area
 Area (acres):
 1,296

 UTM:
 Zone-11 N3628756 E701038
 Latitude/Longitude:
 32.77837 / -114.85348
 Elevation (feet):
 240

County Summary: Quad Summary:

Imperial Ogilby (3211477)

Sources:

ALT80R0001 ALTMAN, E. ET AL. - AN EVALUATION OF THE RELATIVE ABUNDANCE OF THE FLAT-TAILED HORNED LIZARD (PHRYNOSOMA

MCALLII) IN 10 AREAS IN SOUTHEASTERN CALIFORNIA 1980-09-XX

HER09S0001 HERPNET - PRINTOUT OF PHRYNOSOMA MCALLII RECORDS FROM MULTIPLE MUSEUMS EXCEPT MVZ. 2009-12-09

TUR80R0001 TURNER, F. ET AL. - A SURVEY OF THE OCCURRENCE AND ABUNDANCE OF THE FLAT-TAILED HORNED LIZARD IN CALIFORNIA.

LABORATORY OF NUCLEAR MEDICINE AND RADIATION BIOLOGY, UC LOS ANGELES 1980-01-25



California Department of Fish and Wildlife



Map Index Number: 06564 **EO Index:** 22417

Key Quad:Ogilby (3211477)Element Code:ARACF12040Occurrence Number:39Occurrence Last Updated:2012-09-26

Scientific Name: Phrynosoma mcallii Common Name: flat-tailed horned lizard

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G3 CDFW_SSC-Species of Special Concern

: G3 IUCN_NT-Near Threatened S2

General Habitat: Micro Habitat:

RESTRICTED TO DESERT WASHES AND DESERT FLATS IN CENTRAL RIVERSIDE, EASTERN SAN DIEGO, AND IMPERIAL COUNTIES.

CRITICAL HABITAT ELEMENT IS FINE SAND, INTO WHICH LIZARDS BURROW TO AVOID TEMPERATURE EXTREMES; REQUIRES

VEGETATIVE COVER AND ANTS.

Last Date Observed: 1947-07-26 Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 1947-07-26

 Owner/Manager:
 UNKNOWN

 Trend:
 Unknown

Presence: Presumed Extant

ALONG I-8, ABOUT 2 MILES W OF FELICITY AND 5 MILES SSE OF OGILBY.

State:

Detailed Location:

COULD NOT LOCATE PROVIDED LOCALITY "SPRINGERS." MAPPED TO TRS GIVEN IN BLM'S COMPILATION OF MUSEUM SPECIMENS

(BLM80S0020). **Ecological**:

Threats:

Location:

General:SDMNH SPECIMEN #38521 COLLECTED BY CHARLES SHAW ON 26 JUL 1947.

PLSS: T16S, R21E, Sec. 19, NW (S) **Accuracy:** 2/5 mile **Area (acres):** 0

UTM: Zone-11 N3626155 E705959 **Latitude/Longitude**: 32.75401 / -114.80155 **Elevation (feet)**: 253

County Summary: Quad Summary:

Imperial Grays Well NE (3211467), Ogilby (3211477)

Sources:

BLM80S0020 BUREAU OF LAND MANAGEMENT - DESERT PLAN STAFF - COMPILATION OF HISTORIC MUSEUM SPECIMEN INFORMATION FOR

PHRYNOSOMA MCALLII, COLLECTED DURING THE PREPARATION OF "THE CALIFORNIA DESERT PLAN" 1980-XX-XX

HER09S0001 HERPNET - PRINTOUT OF PHRYNOSOMA MCALLII RECORDS FROM MULTIPLE MUSEUMS EXCEPT MVZ. 2009-12-09



California Department of Fish and Wildlife



Map Index Number: 39690 **EO Index:** 34692

Key Quad:Grays Well NE (3211467)Element Code:ARACF12040Occurrence Number:79Occurrence Last Updated:1998-09-10

Scientific Name: Phrynosoma mcallii Common Name: flat-tailed horned lizard

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G3 CDFW_SSC-Species of Special Concern

: G3 IUCN_NT-Near Threatened S2

General Habitat: Micro Habitat:

State:

RESTRICTED TO DESERT WASHES AND DESERT FLATS IN CENTRAL

CRITICAL HABITAT ELEMENT IS FINE SAND, INTO WHICH LIZARDS

RESTRICTED TO DESERT WASHES AND DESERT FLATS IN CENTRAL

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RESTRICTED TO DESERT WASHES AND DESERT FLATS IN CENTRAL

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RESTRICTED TO DESE

RIVERSIDE, EASTERN SAN DIEGO, AND IMPERIAL COUNTIES.

BURROW TO AVOID TEMPERATURE EXTREMES; REQUIRES VEGETATIVE COVER AND ANTS.

VEGETATIVE COVER AND ANY

Last Date Observed:1984-05-17Occurrence Type:Natural/Native occurrenceLast Survey Date:1984-05-17Occurrence Rank:Unknown

Owner/Manager: BLM Trend: Unknown

Presence: Presumed Extant

Location:

WHERE HIGHWAY 8 CROSSES THE ALL AMERICAN CANAL (BM 196), SE TOWARD CALIFORNIA-MEXICO BORDER, 5 MILES NE OF GRAYS WELL.

Detailed Location:

SCAT FOUND ON NORTH SIDE OF CANAL FROM HIGHWAY CROSSING TO 3 MILES SOUTHEAST OF HIGHWAY 8.

Ecological:

MOST OF THE HABITAT ALONG THE PROPOSED CANAL ROUTE COULD CONTAIN LIZARDS EXCEPT WETLAND/RIPARIAN AREA BETWEEN DROPS 3 & 4, & ALGODONES DUNES (BETWEEN SEGMENT MARKERS 7 TO 11).

Threats:

General:

ABUNDANCE INDEX OF LIZARDS WAS DETERMINED PER SECTION BY COUNTING SCAT.

 PLSS:
 T16S, R20E, Sec. 52 (S)
 Accuracy:
 non-specific area
 Area (acres):
 193

 UTM:
 Zone-11 N3624577 E701707
 Latitude/Longitude:
 32.74057 / -114.84725
 Elevation (feet):
 200

County Summary: Quad Summary:

Imperial Grays Well NE (3211467), Ogilby (3211477)

Sources:

ROR84R0001 RORABAUGH, J. (U.S. BUREAU OF RECLAMATION) - AN EVALUATION OF FLAT-TAILED HORNED LIZARD (PHRYNOSOMA

MCALLII) HABITAT QUALITY ALONG 40.9 KM (25.4 MI) OF THE PROPOSED ALL-AMERICAN CANAL ROUTE IN IMPERIAL COUNTY,

CALIFORNIA 1984-06-XX



California Department of Fish and Wildlife



Map Index Number: 49935 **EO Index:** 49935

Key Quad:Ogilby (3211477)Element Code:ARACF12040Occurrence Number:89Occurrence Last Updated:2015-09-03

Scientific Name: Phrynosoma mcallii Common Name: flat-tailed horned lizard

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G3 CDFW_SSC-Species of Special Concern

S2 IUCN_NT-Near Threatened

General Habitat: Micro Habitat:

State:

RESTRICTED TO DESERT WASHES AND DESERT FLATS IN CENTRAL RIVERSIDE, EASTERN SAN DIEGO, AND IMPERIAL COUNTIES.

CRITICAL HABITAT ELEMENT IS FINE SAND, INTO WHICH LIZARDS BURROW TO AVOID TEMPERATURE EXTREMES; REQUIRES

VEGETATIVE COVER AND ANTS.

Last Date Observed: 2002-05-29 Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 2002-05-29

 Owner/Manager:
 BLM

 Trend:
 Unknown

Presence: Presumed Extant

Location:

0.5 MILE ESE OF THE JUNCTION OF INTERSTATE 8 AND BLYTHE OGILBY ROAD, EAST SIDE OF ALGODONES DUNES.

Detailed Location:

Ecological:

CREOSOTE SCRUB, SANDY GRAVEL, FLAT.

Threats:

PIPELINE CONSTRUCTION, SURROUNDING USE IS DESERT RECREATION.

General:

ONE ADULT KILLED BY CONSTRUCTION EQUIPMENT 29 MAY 2002.

 PLSS:
 T16S, R20E, Sec. 23, NE (S)
 Accuracy:
 1/10 mile
 Area (acres):
 0

 UTM:
 Zone-11 N3626463 E703430
 Latitude/Longitude:
 32.75725 / -114.82845
 Elevation (feet):
 220

County Summary: Quad Summary:

Imperial Ogilby (3211477)

Sources: NIE02F0002

NIEUWEHUIZEN, I. (FOSTER WHEELER ENVIRONMENTAL) - FIELD SURVEY FORM FOR PHRYNOSOMA MCALLII 2002-05-29



Map Index Number:

CNDDB Element Ranks:

General Habitat:

Occurrence Report

California Department of Fish and Wildlife



EO Index: 22762

Key Quad:Ogilby (3211477)Element Code:IICOL30060Occurrence Number:5Occurrence Last Updated:1989-08-11

Scientific Name: Anomala hardyorum Common Name: Hardy's dune beetle

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists:

State: S1

G1

KNOWN ONLY FROM CREOSOTE BUSH SCRUB HABITAT IN THE ADULTS ACTIVE AT DUSK, GENERALLY ON NORTH OR EAST SLIP

Micro Habitat:

VICINITY OF THE ALGODONES DUNES, IMPERIAL COUNTY. FACES OF DUNES.

Last Date Observed: 1979-04-12 Occurrence Type: Natural/Native occurrence

Last Survey Date:1979-04-12Occurrence Rank:UnknownOwner/Manager:BLMTrend:Unknown

Presence: Presumed Extant

ALGODONES DUNE SYSTEM, 4 MI SSW OF OGILBY.

06540

Global:

Detailed Location:

Ecological:

NO KNOWN HOST PLANT. ADULTS HAVE BEEN SIFTED FROM SAND BENEATH A WIDE VARIETY OF PLANTS. NOTHING IS KNOWN OF THE IMMATURE STAGES. ADULTS ARE ACTIVE AT DUSK, GENERALLY ON NORTH- OR EAST-FACING SLIP FACES.

Threats: General:

Location:

PLSS: T16S, R20E, Sec. 22, NW (S) **Accuracy**: 1/5 mile **Area (acres)**: 0

UTM: Zone-11 N3626372 E700427 **Latitude/Longitude**: 32.75699 / -114.86051 **Elevation (feet)**: 205

County Summary: Quad Summary:

Imperial Ogilby (3211477)

Sources:

HAR79R0001 HARDY, A. ET AL. (CALIFORNIA DEPARTMENT OF FOOD AND AGRICULTURE) - AN INVENTORY OF SELECTED COLEOPTERA

FROM THE ALGODONES DUNES. REPORT TO BLM, CONTRACT CA-060-CT 8-68. 1979-XX-XX



California Department of Fish and Wildlife





B5349 Map Index Number:

118239 EO Index:

Key Quad: Glamis (3211581) IICOL33020

Occurrence Number:

2020-05-01 Occurrence Last Updated:

Scientific Name: Cyclocephala wandae

Wandae dune beetle Common Name:

Listing Status:

Federal: None Rare Plant Rank:

Element Code:

Global:

Other Lists:

CNDDB Element Ranks:

None G1G2 S1S2

General Habitat:

Micro Habitat:

ENDEMIC TO THE ALGODONES DUNES IN IMPERIAL COUNTY.

State:

State:

Occurrence Type:

Natural/Native occurrence

Last Survey Date:

Last Date Observed:

1972-09-XX 1972-09-XX

Occurrence Rank:

Unknown

Owner/Manager:

BLM

Trend:

Unknown

Presence:

Presumed Extant

Location:

ALGODONES DUNES, SE OF THE SALTON SEA.

Detailed Location:

MAPPED NON-SPECIFICALLY ACROSS THE EXTENT OF THE ALGODONES DUNES.

Ecological:

Threats:

General:

SPECIMENS WERE COLLECTED USING BLACKLIGHTS IN 1971 AND 1972.

PLSS: T14S, R18E, Sec. 53 (S)

Accuracy: non-specific area Area (acres): 148,089

IITM:

Zone-11 N3642497 E681857

Latitude/Longitude: 32.90558 / -115.05548 Elevation (feet): 250

County Summary:

Quad Summary:

Imperial

Grays Well NE (3211467), Grays Well (3211468), Ogilby (3211477), Cactus (3211478), Clyde (3211488), Glamis SE (3211571), Glamis (3211581), Glamis NW (3211582), East of Acolita (3311511), Acolita

(3311512), Amos (3311513), Tortuga (3311523)

Sources:

KIM07U0001

AND79R0001 ANDREWS, F. ET AL. (CALIFORNIA DEPARTMENT OF FOOD AND AGRICULTURE) - THE COLEOPTEROUS FAUNA OF SELECTED

CALIFORNIA SAND DUNES. REPORT TO BLM. 1979-03-15

HARDY, A. (CALIFORNIA DEPARTMENT OF FOOD AND AGRICULTURE) - A NEW SPECIES OF CYCLOCEPHALA LATREILLE FROM HAR74A0001

CALIFORNIA SAND DUNES (COLEOPTERA: SCARABAEIDAE). THE PAN-PACIFIC ENTOMOLOGIST 50: 160-161. 1974-04-XX

KIMSEY, L. (UNIVERSITY OF CALIFORNIA, DAVIS) - COMPILED INVERTEBRATE COLLECTION RECORDS NEAR ALGODONES DUNES FROM VARIOUS INSTITUTIONS (UCB, UCD, UCR, USU, USNM, CAS, MCZ, LAMNH, AMNH, CDFA). 2007-04-XX

WASBAUER, M. & A. HARDY - CAS #11941 & USNM #11065335 & CMN #17140 COLLECTED 3 MI NW OF GLAMIS 1972-09-XX WAS72S0001



Map Index Number:

CNDDB Element Ranks:

Occurrence Report

California Department of Fish and Wildlife



EO Index: 22697

Key Quad:Ogilby (3211477)Element Code:IICOL37020Occurrence Number:15Occurrence Last Updated:1989-08-11

Scientific Name: Pseudocotalpa andrewsi Common Name: Andrew's dune scarab beetle

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists:

State: S1

G1

General Habitat: Micro Habitat:

ENDEMIC TO THE CREOSOTE BUSH SCRUB HABITAT OF ALGODONES
DUNES, NW OF GLAMIS, IMPERIAL COUNTY; 100-400 FT ELEVATION.

INHABITS BOTH SURFACE AND SUB-SURFACE OF SAND, UTILIZING
THE WET SAND INTERFACE AS PROTECTION FROM THE HEAT OF

THE DAY.

Last Date Observed:1979-04-12Occurrence Type:Natural/Native occurrence

 Last Survey Date:
 1979-04-12

 Owner/Manager:
 BLM

 Trend:
 Unknown

Presence: Presumed Extant

ALGODONES DUNE SYSTEM, 4 MI SSW OF OGILBY.

06540

Global:

Detailed Location:

ENDEMIC TO THE ALGODONES DUNES.

Ecological:

FLIGHT ACTIVITY 10-30 MINUTES AFTER SUNSET, DIGGING IN 1-2 MINUTES AFTER LANDING, DESCENDING TO THE WET SAND INTERFACE (USUALLY 5-8 CM, UP TO 30 CM). HOST PLANT UNKNOWN, ALTHOUGH MOST ADULTS SWARM AROUND CREOSOTE.

Threats:

OHVS. THE DUNES SOUTH OF HWY 78 ARE THE IMPERIAL SAND DUNES OHVA.

General:

Location:

ADULTS SWARM FROM APRIL TO MID-MAY.

 PLSS:
 T16S, R20E, Sec. 22 (S)
 Accuracy:
 1/5 mile
 Area (acres):
 0

 UTM:
 Zone-11 N3626372 E700427
 Latitude/Longitude:
 32.75699 / -114.86051
 Elevation (feet):
 200

County Summary: Quad Summary:

Imperial Ogilby (3211477)

Sources:

HAR79R0001 HARDY, A. ET AL. (CALIFORNIA DEPARTMENT OF FOOD AND AGRICULTURE) - AN INVENTORY OF SELECTED COLEOPTERA

FROM THE ALGODONES DUNES. REPORT TO BLM, CONTRACT CA-060-CT 8-68. 1979-XX-XX



California Department of Fish and Wildlife



California Natural Diversity Database

EO Index:

118258

Map Index Number: B5349

Key Quad:Glamis (3211581)Element Code:IIDIP07040Occurrence Number:1Occurrence Last Updated:2020-05-01

Scientific Name: Efferia macroxipha Common Name: Glamis robberfly

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists:

CNDDB Element Ranks: Global: G1G2

State: S1S2

General Habitat: Micro Habitat:

ENDEMIC TO THE ALGODONES DUNES IN IMPERIAL COUNTY.

Last Date Observed: 1988-09-12 Occurrence Type: Natural/Native occurrence

Last Survey Date:1988-09-12Occurrence Rank:UnknownOwner/Manager:BLMTrend:Unknown

Presence: Presumed Extant

Location:

ALGODONES DUNES, SE OF THE SALTON SEA.

Detailed Location:

MAPPED NON-SPECIFICALLY ACROSS THE EXTENT OF THE ALGODONES DUNES.

Ecological:

Threats:

General:

SPECIMENS WERE COLLECTED IN THIS VICINITY IN 1986, 1987, AND 1988.

 PLSS:
 T14S, R18E, Sec. 53 (S)
 Accuracy:
 non-specific area
 Area (acres):
 148,089

 UTM:
 Zone-11 N3642497 E681857
 Latitude/Longitude:
 32.90558 / -115.05548
 Elevation (feet):
 250

County Summary: Quad Summary:

Imperial Grays Well NE (3211467), Grays Well (3211468), Ogilby (3211477), Cactus (3211478), Clyde (3211488),

Glamis SE (3211571), Glamis (3211581), Glamis NW (3211582), East of Acolita (3311511), Acolita

(3311512), Amos (3311513), Tortuga (3311523)

Sources:

FOR88S0001 FORBES, G. - NMSU #48873, 48903, 48905, 48906, 48908-48911, 48914, 48915, 48919, 48922, 48925, 48928, 48929, 48931 & 48933

COLLECTED FROM ALGODONES DUNES, RT 78, 0.8 MI W GECKO RD 1988-09-12

KIM07U0001 KIMSEY, L. (UNIVERSITY OF CALIFORNIA, DAVIS) - COMPILED INVERTEBRATE COLLECTION RECORDS NEAR ALGODONES

DUNES FROM VARIOUS INSTITUTIONS (UCB, UCD, UCR, USU, USNM, CAS, MCZ, LAMNH, AMNH, CDFA). 2007-04-XX

KIM17A0001 KIMSEY, L. ET AL. - INSECT BIODIVERSITY OF THE ALGODONES DUNES OF CALIFORNIA 2017-11-24

ROG86S0001 ROGERS, R. - CAS #16132 & NMSU #48932 COLLECTED FROM SAND DUNES, 2 MI W OF GLAMIS, HWY 78 1986-09-19

ROG87S0001 ROGERS, R. - NMSU #48916, 48916, 48926 & 48927 COLLECTED FROM GECKO CAMPGROUND RD, NEAR HWY 78 1987-09-12

ROG87S0002 ROGERS, R. - NMSU #48920 COLLECTED FROM GECKO CAMPGROUND RD, NEAR HWY 78 1987-09-21



Key Quad:

Occurrence Report

California Department of Fish and Wildlife **California Natural Diversity Database**



B5349 Map Index Number:

Glamis (3211581)

State:

State:

Global:

IIDIP54020 **Element Code:**

Occurrence Number:

Occurrence Last Updated:

Scientific Name: Apiocera warneri Common Name: Glamis sand fly

Listing Status:

Federal: None Rare Plant Rank:

CNDDB Element Ranks:

None

Other Lists:

EO Index:

G1G2 S1S2

General Habitat:

Micro Habitat:

ENDEMIC TO THE ALGODONES DUNES IN IMPERIAL COUNTY.

Occurrence Type:

Natural/Native occurrence

118240

2020-04-28

Last Survey Date:

Last Date Observed:

1982-09-15 1982-09-15

Occurrence Rank:

Unknown

Owner/Manager:

BLM

Trend:

Unknown

Presence:

Presumed Extant

Location:

ALGODONES DUNES, SE OF THE SALTON SEA.

Detailed Location:

MAPPED NON-SPECIFICALLY ACROSS THE EXTENT OF THE ALGODONES DUNES.

Ecological:

Threats:

General:

THIS SPECIES IS ONLY KNOWN FROM THE TYPE COLLECTIONS. THESE WERE MADE 1.5 MILES WEST OF GLAMIS AND 4 MILES NORTH OF GLAMIS ON 15 SEP 1982.

PLSS: T14S, R18E, Sec. 53 (S)

Accuracy: non-specific area Area (acres):

148,089

UTM: Zone-11 N3642497 E681857

Latitude/Longitude: 32.90558 / -115.05548 Elevation (feet): 250

County Summary:

Quad Summary:

Imperial

Grays Well NE (3211467), Grays Well (3211468), Ogilby (3211477), Cactus (3211478), Clyde (3211488), Glamis SE (3211571), Glamis (3211581), Glamis NW (3211582), East of Acolita (3311511), Acolita (3311512), Amos (3311513), Tortuga (3311523)

Sources:

CAZ85A0002

CAZIER, M. - NEW SPECIES AND NOTES ON FLIES BELONGING TO THE GENUS APIOCERA (DIPTERA, APIOCERIDAE). AMERICAN MUSEUM NOVITATES 2837: 1-28. 1985-11-14

KIM07U0001

KIMSEY, L. (UNIVERSITY OF CALIFORNIA, DAVIS) - COMPILED INVERTEBRATE COLLECTION RECORDS NEAR ALGODONES DUNES FROM VARIOUS INSTITUTIONS (UCB, UCD, UCR, USU, USNM, CAS, MCZ, LAMNH, AMNH, CDFA). 2007-04-XX



Map Index Number:

CNDDB Element Ranks:

General Habitat:

Occurrence Report

California Department of Fish and Wildlife





EO Index:

Micro Habitat:

118355

Key Quad: Glamis (3211581) **Element Code:** IIHYM01130 2020-05-06 **Occurrence Number:** 1 Occurrence Last Updated:

Scientific Name: Perdita algodones Common Name: Algodones perdita

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists:

S1S2 State:

G1G2

ENDEMIC TO THE ALGODONES DUNES IN IMPERIAL COUNTY.

Last Date Observed: 1972-04-09 Occurrence Type: Natural/Native occurrence

Last Survey Date: 1972-04-09 Occurrence Rank: Unknown Owner/Manager: **BLM** Trend: Unknown

Presumed Extant Presence:

ALGODONES DUNES, SE OF THE SALTON SEA.

B5349

Global:

Detailed Location:

MAPPED NON-SPECIFICALLY ACROSS THE EXTENT OF THE ALGODONES DUNES.

Ecological:

Threats:

Location:

General:

COLLECTIONS WERE MADE FROM THIS VICINITY IN 1965, 1968, AND 1972.

PLSS: T14S, R18E, Sec. 53 (S) Accuracy: non-specific area Area (acres): 148,089 Zone-11 N3642497 E681857 UTM: Latitude/Longitude: 32.90558 / -115.05548 Elevation (feet): 250

County Summary: Quad Summary:

Imperial Grays Well NE (3211467), Grays Well (3211468), Ogilby (3211477), Cactus (3211478), Clyde (3211488),

Glamis SE (3211571), Glamis (3211581), Glamis NW (3211582), East of Acolita (3311511), Acolita

(3311512), Amos (3311513), Tortuga (3311523)

Sources:

HAR72S0005 HARDY, A. - UCRC #165955 COLLECTED 3 MILES NW OF GLAMIS, KIPF ROAD, ALGODONES DUNES 1972-04-09

IRW65S0001 IRWIN, M. - UCRC #165956 COLLECTED 1 MILE WEST OF GLAMIS 1965-04-25

KIM07U0001 KIMSEY, L. (UNIVERSITY OF CALIFORNIA, DAVIS) - COMPILED INVERTEBRATE COLLECTION RECORDS NEAR ALGODONES

DUNES FROM VARIOUS INSTITUTIONS (UCB, UCD, UCR, USU, USNM, CAS, MCZ, LAMNH, AMNH, CDFA). 2007-04-XX

RAU68S0001 RAUCH, P. - CAS #14416 COLLECTED 3.5 MILES NW OF GLAMIS 1968-04-13

TIM80A0001 TIMBERLAKE, P. - SUPPLEMENTARY STUDIES ON THE SYSTEMATICS OF THE GENUS PERDITA (HYMENOPTERA, ANDRENIDAE),

PART II. UNIVERSITY OF CALIFORNIA PUBLICATIONS IN ENTOMOLOGY 85. 1980-05-XX



California Department of Fish and Wildlife





Map Index Number: B5349 EO Index:

119180

Occurrence Number: 1 **Element Code:**

IIHYM01140

Occurrence Last Updated:

2020-09-28

Scientific Name:

Perdita frontalis

Global:

Common Name:

Imperial Perdita

Listing Status:

Key Quad:

Federal:

Glamis (3211581)

Rare Plant Rank:

State: None

None

G1G2

Other Lists:

CNDDB Element Ranks:

State: S1S2

General Habitat:

Micro Habitat:

Last Date Observed:

2014-05-10

Last Survey Date:

2014-05-10

BLM

Occurrence Rank:

Occurrence Type:

Natural/Native occurrence

Owner/Manager:

Trend:

Unknown Unknown

Presence:

Presumed Extant

Location:

ALGODONES DUNES, SE OF THE SALTON SEA.

Detailed Location:

VARIOUS COLLECTION LOCALITIES DESCRIBED AS FROM GLAMIS TO 5.7 MILES WEST OF GLAMIS. MAPPED NON-SPECIFICALLY ACROSS THE EXTENT OF THE ALGODONES DUNES.

Ecological:

MOST COLLECTIONS WERE MADE FROM FLOWERS OF TIQUILA PLICATA.

Threats:

General:

COLLECTIONS WERE MADE IN 1960, 1962, 2012, 2013, AND 2014.

PLSS: T14S, R18E, Sec. 53 (S)

Accuracy:

non-specific area

Area (acres):

148,089

Zone-11 N3642497 E681857

Latitude/Longitude: 32.90558 / -115.05548 Elevation (feet): 250

County Summary:

Quad Summary:

Imperial

Grays Well NE (3211467), Grays Well (3211468), Ogilby (3211477), Cactus (3211478), Clyde (3211488), Glamis SE (3211571), Glamis (3211581), Glamis NW (3211582), East of Acolita (3311511), Acolita (3311512), Amos (3311513), Tortuga (3311523)

Sources:

DIC60S0006

POR16A0001

DICKSON, R. - CAS #14531 COLLECTED FROM SAND DUNES, 5.7 MILES WEST OF GLAMIS, IMPERIAL CO, CA, ON ERIOGONUM DIC60S0004 **DESERTICOLA 1960-07-25**

DIC60S0005 DICKSON, R. - UCRC #173923 COLLECTED E BRAWLEY, ON ERIOGONUM DESERTICOLA 1960-06-28

DICKSON, R. - UCRC #173924 COLLECTED FROM SAND DUNES S OF BRAWLEY, ON COLDENIA PLICATA 1960-07-11

KIMSEY, L. (UNIVERSITY OF CALIFORNIA, DAVIS) - COMPILED INVERTEBRATE COLLECTION RECORDS NEAR ALGODONES KIM07U0001

DUNES FROM VARIOUS INSTITUTIONS (UCB, UCD, UCR, USU, USNM, CAS, MCZ, LAMNH, AMNH, CDFA). 2007-04-XX

PORTMAN, Z. ET AL. - TAXONOMIC REVISION OF PERDITA SUBGENUS HETEROPERDITA TIMBERLAKE (HYMENOPTERA:

ANDREDIDAE), WITH DESCRIPTIONS OF TWO ANT-LIKE MALES. ZOOTAXA 4214(1): 1-97. 2016-XX-XX

TIMBERLAKE, P. - A REVISIONAL STUDY OF THE BEES OF THE GENUS PERDITA F. SMITH, WITH SPECIAL REFERENCE TO THE TIM68A0001

FAUNA OF THE PACFIC COAST. PART VII. UNIVERSITY OF CA PUBLICATIONS IN ENTOMOLOGY 49. 1968-XX-XX

YANEGA, D. (UNIVERSITY OF CALIFORNIA, RIVERSIDE) - EMAIL REGARDING PERDITA FRONTALIS COLLECTION LOCALITES YAN20U0001 2020-09-25



California Department of Fish and Wildlife





B5349 Map Index Number:

Key Quad: Glamis (3211581) **Element Code:**

IIHYM01840

Occurrence Number:

2

Occurrence Last Updated:

2020-08-10

119019

Scientific Name:

Perdita stephanomeriae

Common Name:

a miner bee

Listing Status:

Federal:

Rare Plant Rank:

State: None Other Lists:

EO Index:

CNDDB Element Ranks:

GNR

None

S1S2

Global: State:

General Habitat:

Micro Habitat:

Last Date Observed:

1965-06-13

Occurrence Type:

Natural/Native occurrence

Last Survey Date:

1965-06-13

Occurrence Rank:

Unknown

Owner/Manager:

BLM

Trend:

Unknown

Presence:

Presumed Extant

Location:

ALGODONES DUNES, SE OF THE SALTON SEA.

Detailed Location:

COLLECTION LOCALITY GIVEN ONLY AS "GLAMIS." MAPPED BY CNDDB NON-SPECIFICALLY ACROSS THE EXTENT OF THE GLAMIS DUNES, ALSO KNOW AS THE ALGODONES DUNES.

Ecological:

Threats:

General:

COLLECTED ON 13 JUN 1965. SPECIMENS ORIGINALLY USED TO DESCRIBE THE SPECIES PERDITA GLAMIS, BUT THAT SPECIES WAS LATER LUMPED INTO PERDITA STEPHANOMERIAE.

PLSS: T14S, R18E, Sec. 53 (S)

Accuracy:

non-specific area

Area (acres):

148,089

Zone-11 N3642497 E681857 UTM:

Latitude/Longitude: 32.90558 / -115.05548 Elevation (feet): 250

County Summary:

Quad Summary:

Imperial

Grays Well NE (3211467), Grays Well (3211468), Ogilby (3211477), Cactus (3211478), Clyde (3211488), Glamis SE (3211571), Glamis (3211581), Glamis NW (3211582), East of Acolita (3311511), Acolita (3311512), Amos (3311513), Tortuga (3311523)

Sources:

KIM07U0001 KIMSEY, L. (UNIVERSITY OF CALIFORNIA, DAVIS) - COMPILED INVERTEBRATE COLLECTION RECORDS NEAR ALGODONES DUNES FROM VARIOUS INSTITUTIONS (UCB, UCD, UCR, USU, USNM, CAS, MCZ, LAMNH, AMNH, CDFA). 2007-04-XX POR17A0001 PORTMAN, Z. & T. GRISWOLD - REVIEW OF PERDITA SUBGENUS PROCOCKERELLIA TIMBERLAKE (HYMENOPTERA, ANDRENIDAE) AND THE FIRST PERDITA GYNANDROMORPH. ZOOKEYS 712: 87-111. 2017-XX-XX

TIM80A0001 WAL65S0004 TIMBERLAKE, P. - SUPPLEMENTARY STUDIES ON THE SYSTEMATICS OF THE GENUS PERDITA (HYMENOPTERA, ANDRENIDAE),

PART II. UNIVERSITY OF CALIFORNIA PUBLICATIONS IN ENTOMOLOGY 85. 1980-05-XX WALLACE, G. - UCRC #174303 & CAS #14544 COLLECTED FROM GLAMIS 1965-06-13



California Department of Fish and Wildlife



California Natural Diversity Database

B5349 Map Index Number:

EO Index: 118339 **Element Code:** IIHYM90010

Key Quad: Glamis (3211581) **Occurrence Number:**

2020-05-05 Occurrence Last Updated:

Scientific Name:

Microbembex elegans

State:

State:

Global:

Common Name: Algodones elegant sand wasp

Listing Status:

Federal: None Rare Plant Rank:

None

Other Lists:

CNDDB Element Ranks:

G1G2 S1S2

General Habitat:

Micro Habitat:

ENDEMIC TO THE ALGODONES DUNES IN IMPERIAL COUNTY

Natural/Native occurrence

Last Date Observed: **Last Survey Date:**

1988-10-10 1988-10-10 Occurrence Type: Occurrence Rank:

Owner/Manager:

BLM

Trend:

Unknown Unknown

Presence:

Presumed Extant

Location:

ALGODONES DUNES, SE OF THE SALTON SEA.

Detailed Location:

MAPPED NON-SPECIFICALLY ACROSS THE EXTENT OF THE ALGODONES DUNES.

Ecological:

FOUND ONLY AROUND THE BASES OF SHRUBS WHERE DETRITUS COLLECTS ON ACTIVE SLIP FACES OF THE DUNES.

Threats:

General:

THIS SPECIES IS ONLY KNOWN FROM THE TYPE COLLECTIONS. THESE WERE MADE FROM GLAMIS DUNES, 1 MILE WEST OF GLAMIS IN SEP 1987 AND OCT 1988, AND ALSO 4 MILES SOUTH OF OGILBY IN OCT 1988.

PLSS: T14S, R18E, Sec. 53 (S)

Accuracy:

non-specific area

Area (acres):

148,089

Zone-11 N3642497 E681857

Latitude/Longitude: 32.90558 / -115.05548 Elevation (feet): 250

County Summary:

Quad Summary:

Imperial

Grays Well NE (3211467), Grays Well (3211468), Ogilby (3211477), Cactus (3211478), Clyde (3211488), Glamis SE (3211571), Glamis (3211581), Glamis NW (3211582), East of Acolita (3311511), Acolita

(3311512), Amos (3311513), Tortuga (3311523)

Sources:

GRI96A0001

GRISWOLD, T. (UTAH STATE UNIVERSITY) - A NEW MICROBEMBEX ENDEMIC TO THE ALGODONES DUNES, CALIFORNIA

(HYMENOPTERA: SPHECIDAE).PAN-PACIFIC ENTOMOLOGIST 72(3): 142-144. 1996-XX-XX

KIM07U0001

KIMSEY, L. (UNIVERSITY OF CALIFORNIA, DAVIS) - COMPILED INVERTEBRATE COLLECTION RECORDS NEAR ALGODONES DUNES FROM VARIOUS INSTITUTIONS (UCB, UCD, UCR, USU, USNM, CAS, MCZ, LAMNH, AMNH, CDFA). 2007-04-XX



California Department of Fish and Wildlife





California Natural Diversity Database

Map Index Number: B5349 **EO Index:** 118271

Key Quad:Glamis (3211581)Element Code:IIHYMBC010Occurrence Number:1Occurrence Last Updated:2020-05-04

Scientific Name: Euparagia unidentata Common Name: Algodones euparagia

Listing Status: Federal: None Rare Plant Rank:

State: None Other Lists:

State: S1S2

General Habitat:

Micro Habitat:

G1G2

Last Date Observed: 2008-06-03 Occurrence Type: Natural/Native occurrence

Last Survey Date:2008-06-03Occurrence Rank:UnknownOwner/Manager:BLMTrend:Unknown

Presence: Presumed Extant

ALGODONES DUNES, SE OF THE SALTON SEA.

CNDDB Element Ranks:

Detailed Location:

Global:

MAPPED NON-SPECIFICALLY ACROSS THE EXTENT OF THE ALGODONES DUNES.

Ecological:

Threats:

Location:

General:

COLLECTIONS WERE MADE FROM THIS VICINITY IN 1960 AND 2008.

 PLSS:
 T14S, R18E, Sec. 53 (S)
 Accuracy:
 non-specific area
 Area (acres):
 148,089

 UTM:
 Zone-11 N3642497 E681857
 Latitude/Longitude:
 32.90558 / -115.05548
 Elevation (feet):
 250

County Summary: Quad Summary:

Imperial Grays Well NE (3211467), Grays Well (3211468), Ogilby (3211477), Cactus (3211478), Clomic NEW (3211478), Clomic NEW (3211478), Clomic NEW (3211478), Applits

Glamis SE (3211571), Glamis (3211581), Glamis NW (3211582), East of Acolita (3311511), Acolita

(3311512), Amos (3311513), Tortuga (3311523)

Sources:

DIC60S0001

ANONDS0367 ANONYMOUS - AMNH #178751 COLLECTED FROM GECKO RD S OF ALGODONES DUNES WILDERNESS AREA XXXX-XX-XX CAR09A0001 CARPENTER, J. & L. KIMSEY - THE GENUS EUPARAGIA CRESSON (HYMENOPTERA: VESPIDAE; EUPARAGIINAE). AMERICAN

MUSEUM NOVITATES 3643: 1-11. 2009-03-31

DICKSON, R. - UCRC #71283 & 71284 COLLECTED FROM ERIOGONUM DESERTICOLA AT SAND DUNES EAST OF BRAWLEY 1960-06-13

DIC60S0002 DICKSON, R. - UCRC #71288 COLLECTED FROM ERIOGONUM DESERTICOLA 7 MILES WEST OF GLAMIS 1960-07-25

DIC60S0003 DICKSON, R. - UCRC #71285, 71286, 71287 & 71289 COLLECTED FROM COLDENIA PLICATA 2 MILES WEST OF GLAMIS 1960-07-25

KIM17A0001 KIMSEY, L. ET AL. - INSECT BIODIVERSITY OF THE ALGODONES DUNES OF CALIFORNIA 2017-11-24



California Department of Fish and Wildlife



77872 Map Index Number: EO Index: 6544

Key Quad: Glamis (3211581) **Element Code:** PDAST6T012 **Occurrence Number:** 1 Occurrence Last Updated: 2014-05-28

Palafoxia arida var. gigantea Scientific Name: Common Name: giant spanish-needle

Listing Status: Federal: None Rare Plant Rank: 1B.3

> State: None Other Lists: BLM_S-Sensitive

SB_CalBG/RSABG-California/Rancho Santa Ana **CNDDB Element Ranks:** Global: G5T3?

Botanic Garden

General Habitat: Micro Habitat:

S2

State:

DESERT DUNES. ACTIVE AND STABLE DUNE AREAS; ASSOCIATED WITH AMMOBROMA

SONORAE, ASTRAGALUS LENTIGINOSUS BORREGANUS, ETC. 20-95

M.

Last Date Observed: 2013-04-20 Natural/Native occurrence Occurrence Type:

Last Survey Date: 2013-04-20 Occurrence Rank: Unknown Owner/Manager: BI M Trend: Unknown

Presumed Extant Presence:

Location:

ALGODONES DUNES.

Detailed Location:

SCATTERED THROUGHOUT THE DUNES FROM SOUTHERN PACIFIC RR TRACKS WEST TO THE COACHELLA CANAL AND FROM MAMMOTH WASH SOUTH TO THE CA/MEXICO BORDER. MAPPED BY CNDDB USING MULTIPLE MAP SOURCES.

Ecological:

SAND DUNES WITHIN DESERT PSAMMOPHYTIC SCRUB (STABILIZED AND PARTIALLY STABILIZED DESERT DUNES). ASSOCIATES INCLUDE SEVERAL RARE PLANTS: AMMOBROMA SONORAE, ASTRAGALUS LENTIGINOSUS BORREGANUS, ERIOGONUM DESERTICOLA, PILOSTYLES THURBERI, ETC.

Threats:

ORV USE.

General:

>3,000 PLANTS SEEN ALONG ALL AMERICAN CANAL IN 1993. 34,649 IN 1998; 1,458 IN 1999; 13,933 IN 2000. 25 PLANTS ALONG HWY 78 JUST E OF GECKO RD IN 2009. 80+ PLANTS N OF HWY 78 ~1 MI NW OF OSBORNE LOOKOUT IN 2013. INCL FRMR EOS 2-49, 51, 52.

PLSS: T14S, R18E, Sec. 51 (S) Accuracy: specific area Area (acres): 118,017

Zone-11 N3644086 E681072 UTM: Latitude/Longitude: 32.92004 / -115.06355 Elevation (feet):

County Summary: **Quad Summary:**

Grays Well NE (3211467), Grays Well (3211468), Ogilby (3211477), Cactus (3211478), Clyde (3211488), Imperial, Mexico Glamis SE (3211571), Glamis (3211581), Glamis NW (3211582), East of Acolita (3311511), Acolita

(3311512), Amos (3311513), Tortuga (3311523)

Sources: ALE41S0030 ALEXANDER, A. & L. KELLOGG - ALEXANDER #1936 UC #669289 POM #115609, GH #427281 1941-03-14

ANDRE, J. & T. LA DOUX - ANDRE #9871 UCR #211316, RSA #760079, GMDRC #2967 (CITED IN AND10D0001) 2009-02-26 AND09S0005

AND10D0001 ANDRE, J. - EXCEL TABLE OF MULTIPLE PLANT COLLECTIONS 2010-01-18

ANONYMOUS - ANONYMOUS #11 UCR #16704 1969-05-24 ANO69S0003

BAR67S0001 BARR, R. - BARR #67-128 UA (AS CITED IN WAR87R0001) 1967-04-16

BEL13S0009 BELL, D. ET AL. - BELL #4823 RSA #806857 2013-04-20

BELL, D. - OBSERVATIONS OF RARE PLANT TAXA FROM DESERT CNPS RARE PLANT TREASURE HUNT SURVEYS, SPRING 2013 BEL13U0002

2013-03-XX

BEN33S0011 BENSON, L. - BENSON #4223 RSA #431136 1933-04-01





California Department of Fish and Wildlife



TRI DIVERSITY DISTS	California Natural Diversity Database
BLM00R0001	BLM-BUREAU OF LAND MANAGEMENT - MONITORING OF SPECIAL STATUS PLANTS IN THE ALGODONES DUNES, IMPERIAL COUNTY, CALIFORNIA: RESULTS OF 1998 MONITORING AND COMPARISON WITH THE DATA FROM WESTECS 1977 MONITORING STUDY 2000-11-XX
BLM01R0001	BLM-BUREAU OF LAND MANAGEMENT - MONITORING OF SPECIAL STATUS PLANTS IN THE ALGODONES DUNES, IMPERIAL COUNTY, CALIFORNIA: 1977, 1998, 1999, AND 2000 2001-06-XX
BLM77F0001	BLM-BUREAU OF LAND MANAGEMENT - FIELD SURVEY FORM FOR PALAFOXIA ARIDA VAR. GIGANTEA 1977-10-13
BLM78F0001	SEARS, W BLM (S-II) FIELD SURVEY FORM FOR PALAFOXIA ARIDA VAR. GIGANTEA 1978-XX-XX
BLM86R0002	BLM-BUREAU OF LAND MANAGEMENT - PROPOSED 1985 PLAN AMENDMENTS VOL. 2 1986-01-XX
BOW70S0001	BOWERS, D BOWERS #1608 RSA #786954 1970-12-29
BOW81S0001	BOWERS, J BOWERS #2076 UA (AS CITED IN WAR87R0001) 1981-03-14
BOW83S0003	BOWERS, J. & S. MCLAUGHLIN - BOWERS #2785 UCR #46271 1983-11-12
BRO80S0003	BROWNELL, K BROWNELL #206 UCSB #36654 1980-05-17
CHM00R0001	CH2M HILL - IMPERIAL IRRIGATION DISTRICT (IID)/SAN DIEGO COUNTY WATER AUTHORITY (SDCWA) WATER CONSERVATION AND TRANSFER PROJECT EIR/EIS, SCOPING SUMMARY REPORT 2000-03-10
DAV79S0003	DAVIDSON, C. ET AL DAVIDSON #7742 HSU #82914 POM #363734 1979-04-28
DAV79S0004	DAVIDSON, C. ET AL DAVIDSON #7792 POM #363735 1979-04-28
DEF33S0002	DE FOREST, H. & J. REMPEL - DE FOREST #17695 RSA #363761 1933-04-10
DUN35S0005	DUNKLE, M DUNKLE #4586 POM #363736 1935-04-18
FER38S0002	FERRIS, R. & R. ROSSBACH - FERRIS #9588 UC #604962 POM #19546, GH #427279 1938-05-17
FUL59S0002	FULLER, T FULLER #3273 CDA #8432 1959-10-07
GIL28S0004	GILMAN, M GILMAN SN POM #145269 1928-04-XX
GOR80S0003	GORDON, P GORDON #630 UCSB #37387 1980-05-17
GRA78S0002	GRANGER, S GRANGER SN RSA #650937 1978-04-03
GUI08S0005	GUILLIAMS, C. & J. MARSHALL - GUILLIAMS #635 SDSU #18373 & #18392 2008-04-23
GUS83S0012	GUSTAFSON, R. & KEELEY - GUSTAFSON #2569 POM #363733 1983-05-06
HIG74S0001	HIGGINS, L HIGGINS #8507 ASU (AS CITED IN WAR87R0001) 1974-04-12
HIT66S0008	HITCHCOCK, C HITCHCOCK #24287 DAV #134877 1966-03-19
HOW64S0005	HOWE, D HOWE #3756 SD #60969 SDSU #369 1964-04-11
HOW80S0004	HOWE, D HOWE SN SD #128762 1980-04-14
HUN80S0001	HUNKINS, C HUNKINS #80030903, SEINET #2053908, DES #27249, DBG (CITED IN WAR87R0001) 1980-03-09
JEP27S0017	JEPSON, W JEPSON #11722 JEPS #34765 1927-04-15
JON31S0014	JONES, M JONES #28599 POM #188054 UC #479265 1931-09-24
JOR82S0002	JORGENSEN, J JORGENSEN #305 UCSB #39124 1982-03-24
KEL37S0001	KELLER, A KELLER SN RSA #603891 SD #17611 1937-05-31
KEL37S0002	KELLER, A KELLER SN SD #17612 1937-05-31
KEL41S0001	KELLOGG, L. ET AL KELLOGG ET AL. #1936 UA #189037 (AS CITED IN WAR87R0001) 1941-03-14
LAT77S0004	LATTING, J LATTING SN UC #1746487 UCR #115382, SEINET #238517, UTC #230538, DAV #134884 1977-12-11
MAC97S0005	MACKAY, P MACKAY #130 VVC #648 1997-03-01
MCG71S0001	MCGEHEE, R MCGEHEE #352 SJSU #11689 1971-02-13
MIN64S0002	MINNICH, J MINNICH #64-3-25-14 UCR 1964-03-25
MUN32S0027	MUNZ, P. & C. HITCHCOCK - MUNZ #12131 UC #495107 1932-04-05
NEL30S0001	NELSON, A NELSON #11161 DS #231258 1930-02-27
NEL36A0001	NELSON, A ROCKY MOUNTAIN HERBARIUM STUDIES IV. AMERICAN JOURNAL OF BOTANY 23: 265-271. 1936-XX-XX
NIE77U0021	NIEHAUS, T CNPS STATUS REPORT 1977-XX-XX
PEI27S0010	PEIRSON, F PEIRSON #7198 RSA #92214 SD #87849 1927-04-15

PITZER, B. - PITZER #3477 SD #144029 UCR #102678 1998-02-02

PORTER, J. - PORTER #13491 RSA #767601 2003-03-04

PIT98S0003

POR03S0027



California Department of Fish and Wildlife



California Natural Diversity Database

ERSI	
RAV58S0027	RAVEN, P RAVEN #12910 JEPS #30466 RSA #127758 1958-05-06
REC79R0001	U.S. BUREAU OF RECLAMATION - REPORT ON RARE PLANT POPULATIONS ALONG THE ALL AMERICAN CANAL 1979-XX-XX
REI96S0007	REINA, A. & T. VAN DEVENDER - REINA #220 RSA #592920, UCR #97014. SEINET #1110597, ASU, SEINET #891496, ASU #324968 1996-04-27
RIC79S0004	RICH, B RICH #79004 RSA #291588 1979-04-21
ROM79R0001	ROMSPERT, A. & J. BURK - ALGODONES DUNES SENSITIVE PLANT PROJECT - C.S.U. FULLERTON PREPARED FOR BLM 1979-XX-XX
ROS63S0001	ROSSBACH, G ROSSBACH #5239 UC #1351650 1963-07-03
SEA78S0005	SEARS - SEARS #764 UCR #33542 1978-03-15
SIM65S0001	SIMPSON, J SIMPSON SN SD #103941 1965-05-13
STE90S0003	STEWART, J STEWART #649 UCR #89809 1990-03-14
STO96S0002	STONE, B. & J. DICE - STONE SN SD #138925 1996-04-29
SWA11S0038	SWANSON, A SWANSON #194 RSA #776107 2011-03-09
THO64S0037	THORNE, R. & RUTHERFORD - THORNE #33611 RSA #167678, GH #427280 1964-04-11
THO78S0051	THORNE, R THORNE #52150 RSA #336258 1978-05-30
THO84S0002	THORNE, R. ET AL THORNE #58265 RSA #331168 1984-04-27
TUR62S0001	TURNER, B TURNER #4757 SD #108087 1962-04-19
VAN05S0003	VAN DAM, A VAN DAM SN UCR #165596 2005-04-19
VAS64S0002	VASEK, F VASEK #640411-2 UCR #3820, UCSB #38383 1964-04-11
VAS64S0006	VASEK, F VASEK #640411-03 UCR #3819 1964-04-11
VER64S0005	VERITY, D. ET AL VERITY SN SFV #4269A 1964-02-15
WAR87R0001	WARREN, P. & A. LAURENZI - RARE PLANTS SURVEY OF THE YUMA DISTRICT. 1987-08-XX
WES77R0003	WESTEC SERVICES, INC SURVEY OF SENSITIVE PLANTS OF THE ALGODONES DUNES - PREPARED FOR BLM. 1977-08-XX
WIE35S0023	WIEGAND, K. & M. WIEGAND - WIEGAND #2578 GH #427282 1935-XX-XX
WIL05U0001	WILLOUGHBY, J EMAIL TO R. BITTMAN REGARDING DATA ON ALGODONES DUNES PLANTS 2005-11-30

WOL31S0036 WOLF, C. - WOLF #1888 RSA #2149 1931-03-14

WOLNDS0001 WOLF - WOLF #1888 HERBARIUM UNKNOWN XXXX-XX-XX



Map Index Number:

Occurrence Report

California Department of Fish and Wildlife



EO Index: 93647

Key Quad:Ogilby (3211477)Element Code:PDAST6T012Occurrence Number:56Occurrence Last Updated:2014-05-28

Scientific Name: Palafoxia arida var. gigantea Common Name: giant spanish-needle

Listing Status: Federal: None Rare Plant Rank: 1B.3

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G5T3? SB_CalBG/RSABG-California/Rancho Santa Ana

Botanic Garden

General Habitat: Micro Habitat:

S2

DESERT DUNES. ACTIVE AND STABLE DUNE AREAS; ASSOCIATED WITH AMMOBROMA

SONORAE, ASTRAGALUS LENTIGINOSUS BORREGANUS, ETC. 20-95

Μ.

Last Date Observed: 2002-03-02 Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 2002-03-02

 Owner/Manager:
 UNKNOWN

 Trend:
 Unknown

Presence: Presumed Extant

Location:

IMPERIAL DUNES RECREATION AREA (ALGODONES DUNES), 0.5 MILE WSW OF OGILBY, WEST OF COUNTY ROAD S34.

Detailed Location:

MAPPED ACCORDING TO COORDINATES PROVIDED ON A 2002 PORTER ET AL. COLLECTION; DATUM UNKNOWN; MAPPED TO ENCOMPASS NAD27 AND NAD83.

Ecological:

SHALLOW DUNES AND SANDY SOILS OF BRAIDED WASH.

92503

State:

Threats:

General:

ONLY SOURCE OF INFORMATION FOR THIS OCCURRENCE IS A 2002 PORTER ET AL. COLLECTION.

 PLSS:
 T15S, R20E, Sec. 34, E (S)
 Accuracy:
 80 meters
 Area (acres):
 0

 UTM:
 Zone-11 N3632803 E701564
 Latitude/Longitude:
 32.81475 / -114.84698
 Elevation (feet):
 310

County Summary: Quad Summary:

Imperial Ogilby (3211477)

Sources:

POR02S0002 PORTER, J. ET AL. - PORTER #13401 RSA #767464, ARIZ #412699 2002-03-02



California Department of Fish and Wildlife



California Natural Diversity Database

35287 EO Index: 5532 **Map Index Number:**

Ogilby (3211477) PDEUP080L0 Key Quad: **Element Code: Occurrence Number:** Occurrence Last Updated: 1996-08-27 1

Ditaxis claryana Scientific Name: Common Name: glandular ditaxis

Listing Status: Federal: None Rare Plant Rank: 2B.2

State: Other Lists: None

State: S2

G3G4

Global:

MOJAVEAN DESERT SCRUB, SONORAN DESERT SCRUB. IN DRY WASHES AND ON ROCKY HILLSIDES. SANDY SOILS. 15-505 M.

Micro Habitat:

Last Date Observed: 1978-03-15 Occurrence Type: Natural/Native occurrence

Last Survey Date: 1978-03-15 Occurrence Rank: Unknown Owner/Manager: **UNKNOWN** Trend: Unknown

Presence: Presumed Extant

CNDDB Element Ranks:

General Habitat:

ABOUT 1.5 MILES NORTHEAST OF OGILBY, SOUTHWEST OF THE CARGO MUCHACHO MOUNTAINS.

Detailed Location:

OBSERVED AT T15S R20E SECTIONS 24 AND 25.

Ecological:

Location:

GROWING IN LOWER FAN OF DRY WASH ON GRAVELLY/SANDY SOILS WITHIN CREOSOTE SCRUB.

Threats: General:

50-100 PLANTS OBSERVED OVER LESS THAN 100 ACRES IN 1978.

PLSS: T15S, R20E, Sec. 24 (S) Accuracy: 1 mile Area (acres): 0 UTM: Zone-11 N3635326 E704098 Latitude/Longitude: 32.83702 / -114.81938 Elevation (feet): 550

County Summary: Quad Summary: Ogilby (3211477) Imperial

Sources:

SEARS, W. - FIELD SURVEY FORM FOR DITAXIS CLARYANA 1978-03-15 SEA78F0003



California Department of Fish and Wildlife



Map Index Number: 76081 **EO Index:** 77074

Key Quad:Ogilby (3211477)Element Code:PDEUP0H140Occurrence Number:38Occurrence Last Updated:2014-09-17

Scientific Name: Croton wigginsii Common Name: Wiggins' croton

Listing Status: Federal: None Rare Plant Rank: 2B.2

State: Rare Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G2G3 SB_CalBG/RSABG-California/Rancho Santa Ana

Botanic Garden

General Habitat: Micro Habitat:

S2

State:

DESERT DUNES, SONORAN DESERT SCRUB. ON SAND DUNES AND IN SANDY ARROYOS. 0-155 M.

Last Date Observed: 2002-07-15 Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 2002-07-15

 Owner/Manager:
 BLM

 Trend:
 Unknown

Presence: Presumed Extant

Location:

SE END OF THE ALGODONES DUNES; NEAR THE JUNCTION OF INTERSTATE 8 AND BLYTHE OGILBY ROAD.

Detailed Location:

MAPPED BY CNDDB AS BEST GUESS AROUND SECTION 23 ACCORDING TO TRS INFORMATION ON A 1978 SEARS FIELD SURVEY FORM.

Ecological:

SPARSE DESERT SCRUB ON LOOSE SAND. ASSOCIATES INCLUDE AMMOBROMA SONORAE, PETALONYX THURBERI, TIQUILIA PLICATA, PALAFOXIA ARIDA GIGANTEA, OENOTHERA.

Threats:

General:

SITE BASED ON A VAGUE 1978 SEARS SURVEY FORM. COLLECTIONS FROM "DIRT TRACK HEADING E 3.3 MI FROM GRAYS WELL RD EXIT OFF I-8", "4.1 MI S OF OGILBY AT OGILBY RD, EXIT I-10", AND "OGILBY RD, E SIDE ALGODONES DUNES, S OF I-8" ATTRIBUTED HERE.

 PLSS:
 T16S, R20E, Sec. 23 (S)
 Accuracy:
 non-specific area
 Area (acres):
 649

 UTM:
 Zone-11 N3626368 E702733
 Latitude/Longitude:
 32.75652 / -114.83591
 Elevation (feet):
 200

County Summary: Quad Summary:

Imperial Grays Well NE (3211467), Ogilby (3211477)

Sources:

SEA78S0010

DAV79S0009 DAVIDSON, C. - DAVIDSON #7794 RSA #480697 1979-04-28
SEA78F0001 SEARS, W. - FIELD SURVEY FORM FOR CROTON WIGGINSII 1978-03-15

SEARS - SEARS #765 SEINET #3107109, FLD #4500 1978-XX-XX

VAN02S0001 VAN DEVENDER, T. ET AL. - VAN DEVENDER #2002-473 SEINET #281192 & #286839, USON #12101 2002-07-15



Map Index Number:

CNDDB Element Ranks:

Occurrence Report

California Department of Fish and Wildlife





Key Quad: Ogilby (3211477) **Element Code:** PDFAB0F491 **Occurrence Number:** 1 Occurrence Last Updated: 2011-10-18

Astragalus insularis var. harwoodii Harwood's milk-vetch Scientific Name: Common Name:

Rare Plant Rank: **Listing Status:** Federal: None 2B.2

> State: None Other Lists:

SB_CalBG/RSABG-California/Rancho Santa Ana Botanic Garden

G5T4

Micro Habitat: **General Habitat:**

S2

DESERT DUNES, MOJAVEAN DESERT SCRUB. OPEN SANDY FLATS AND SANDY OR STONY DESERT WASHES;

MOSTLY IN CREOSOTE BUSH SCRUB. -45-700 M.

Last Date Observed: 2008-03-20 Occurrence Type: Natural/Native occurrence

Last Survey Date: 2008-03-20 Occurrence Rank: Unknown Owner/Manager: BI M Trend: Unknown

Presumed Extant Presence:

28142

Global:

State:

Location:

VICINITY OF THE INTERSECTION OF OLD HIGHWAY 80 (NOW I-8) AND OGILBY ROAD (HWY S34), SE END OF PILOT KNOB MESA.

Detailed Location:

MAPPED BY CNDDB AS A NON-SPECIFIC POLYGON ALONG OLIGBY RD (HWY S34) TO ENCOMPASS 3 COLLECTIONS FROM "0.5 MI N OF INTERSECTION", "100 M N OF JUNCTION, W SIDE OF ROAD" AND "SE OF INTERSECTION, 30 M E OF OGILBY ROAD".

Ecological:

SPARSE CREOSOTE BUSH SCRUB WITH ASCLEPIAS SP, STEPHANOMERIA SP, AMBROSIA DUMOSA, AND ABRONIA VILLOSA. IN SUN ON DRY, SANDY FLATS.

Threats:

General:

SITE BASED ON MULTIPLE COLLECTIONS FROM THIS AREA; LAST COLLECTED BY GUILLIAMS & MARSHALL IN 2008. NEED MAP DETAIL FOR THIS SITE.

PLSS: T16S, R20E, Sec. 14, S (S) 69 Accuracy: non-specific area Area (acres): UTM: Zone-11 N3627208 E702645 Latitude/Longitude: 32.76411 / -114.83667 Elevation (feet): 240

Quad Summary: County Summary:

Imperial Ogilby (3211477)

Sources:

ARM83S0003	ARMSTRONG, W ARMSTRONG SN SD #115067 1983-05-10
ATW70S0001	ATWOOD, N ATWOOD #2335 NY #1258227 1970-04-02
BAL58S0002	BALLS, E. & P. EVERETT - BALLS #22890 UC #1080347, RSA #124371 1958-03-20
GUI08S0004	GUILLIAMS, C. & J. MARSHALL - GUILLIAMS #631 SDSU #18741 2008-04-23
MCL85S0002	MCLAUGHLIN, S. & J. BOWERS - MCLAUGHLIN #2946 ARIZ #257606 1985-03-10
MCL87A0001	MCLAUGHLIN, S. ET AL VASCULAR PLANTS OF EASTERN IMPERIAL COUNTY, CA. MADRONO VOL. 34, NO. 4, PP. 359-378, 1987. 1987-XX-XX
THO64S0038	THORNE, R. & R. RUTHERFORD - THORNE #33564 RSA #754257 & #800188 1964-04-10



California Department of Fish and Wildlife



Map Index Number: 77752 **EO Index:** 78652

Key Quad:Grays Well NE (3211467)Element Code:PDFAB0F491Occurrence Number:43Occurrence Last Updated:2009-12-29

Scientific Name: Astragalus insularis var. harwoodii Common Name: Harwood's milk-vetch

Listing Status: Federal: None Rare Plant Rank: 2B.2

State: None Other Lists: SB_CalBG/RSABG-California/Rancho Santa Ana

CNDDB Element Ranks: Global: G5T4

Botanic Garden

General Habitat: Micro Habitat:

S2

DESERT DUNES, MOJAVEAN DESERT SCRUB. OPEN SANDY FLATS AND SANDY OR STONY DESERT WASHES;

MOSTLY IN CREOSOTE BUSH SCRUB. -45-700 M.

Last Date Observed: 1985-03-10 Occurrence Type: Natural/Native occurrence

Last Survey Date:1985-03-10Occurrence Rank:UnknownOwner/Manager:UNKNOWNTrend:Unknown

Presence: Presumed Extant

Location:

I-8 AT JUNCTION WITH SIDEWINDER RD, SE END OF PILOT KNOB MESA.

Detailed Location:

MAPPED BY CNDDB AS BEST GUESS AT THE JUNCTION OF I-8 AND SIDEWINDER RD.

Ecological:

SANDY SOIL WITH LARREA AND CROTON CALIFORNICUS.

State:

Threats:

General:

ONLY SOURCE OF INFORMATION FOR THIS SITE IS A 1985 MCLAUGHLIN & BOWERS COLLECTION, MENTIONED AS "UNCOMMON" IN 1985.

 PLSS:
 T16S, R21E, Sec. 21 (S)
 Accuracy:
 3/5 mile
 Area (acres):
 0

 UTM:
 Zone-11 N3625454 E710370
 Latitude/Longitude:
 32.74686 / -114.75465
 Elevation (feet):
 250

County Summary: Quad Summary:

Imperial Yuma West (3211466), Grays Well NE (3211467), Araz (3211476), Ogilby (3211477)

Sources:

MCL85S0001 MCLAUGHLIN, S. & J. BOWERS - MCLAUGHLIN #2942 ARIZ #257607 1985-03-10

MCL87A0001 MCLAUGHLIN, S. ET AL. - VASCULAR PLANTS OF EASTERN IMPERIAL COUNTY, CA. MADRONO VOL. 34, NO. 4, PP. 359-378, 1987.

1987-XX-XX



California Department of Fish and Wildlife



Map Index Number: 36276 EO Index: 31273

Key Quad:Ogilby (3211477)Element Code:PDFAB0N040Occurrence Number:1Occurrence Last Updated:2014-08-25

Scientific Name: Calliandra eriophylla Common Name: pink fairy-duster

Listing Status: Federal: None Rare Plant Rank: 2B.3

State: None Other Lists: SB CalBG/RSABG-California/Rancho Santa Ana

CNDDB Element Ranks: Global: G5

Botanic Garden

General Habitat: Micro Habitat:

S3

State:

SONORAN DESERT SCRUB. SANDY OR ROCKY SITES IN THE DESERT. 105-1015 M.

Last Date Observed: 1990-XX-XX Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 1990-XX-XX
 Occurrence Rank:
 Unknown

 Owner/Manager:
 BLM?
 Trend:
 Unknown

Presence: Presumed Extant

Location:

VICINITY OF AMERICAN GIRL MINE, CARGO MUCHACHO MOUNTAINS, EAST OF OGILBY.

Detailed Location:

E POLYGON: EXACT LOCATION OF POPULATION(S) NOT PROVIDED; PROJECT SITES ARE WITHIN LARGE PORTIONS OF T15S R21E SECTIONS 17, 18, 19 AND THE SW 1/4 OF SEC 20. W POLYGON: EXACT LOCATION UNKNOWN; MAPPED BASED ON TRS FROM 1978 SEARS COLLECTION.

Ecological:

GROWING IN SHALLOW, STABLE HEAD WASHES AT THE BASE OF THE MOUNTAINS AND ON THE SHALLOW FAN WASHES OUT ON THE ALLUVIAL FANS WHERE THE WASHES BRANCH OUT AND FLOOD WATERS LOSE VELOCITY. DESERT PAVEMENT & WASHES; SANDY SOIL; WITH LARREA.

Threats:

MINING ACTIVITY. PLANTS REPORTEDLY RECOLONIZE DISTURBED AREAS.

General:

W POLYGON IS BASED ON A 1978 SEARS COLLECTION FROM "1 MI N OF OGILBY, 2 MI DOWN DESERT RAT TRAILER PARK RD" WITH GIVEN TRS "T15S R20E S24 & S25" AND GIVEN ELEVATION OF 500 TO 650 FT. E POLYGON OBSERVED IN 1990. NEEDS FIELDWORK.

 PLSS:
 T15S, R21E, Sec. 17 (S)
 Accuracy:
 non-specific area
 Area (acres):
 3,278

 UTM:
 Zone-11 N3636835 E706926
 Latitude/Longitude:
 32.85010 / -114.78884
 Elevation (feet):
 1,000

County Summary: Quad Summary:

Imperial Ogilby (3211477)

Sources:

NEW91U0001 NEWTON, G. - PORTION OF ENVIRONMENTAL DOCUMENT FOR AMERICAN GIRL CANYON PROJECT AND MESQUITE PROJECT.

1991-03-06

SEA78S0009 SEARS - SEARS #776 SEINET #3107285, FLD #4678 1978-XX-XX



CNDDB Element Ranks:

Occurrence Report

California Department of Fish and Wildlife



Map Index Number: 36283 EO Index: 31280

Key Quad:Ogilby (3211477)Element Code:PDFAB0N040Occurrence Number:2Occurrence Last Updated:1997-07-30

Scientific Name: Calliandra eriophylla Common Name: pink fairy-duster

Listing Status: Federal: None Rare Plant Rank: 2B.3

State: None Other Lists: SB CalBG/RSABG-California/Rancho Santa Ana

Global: G5 Botanic Garden

General Habitat: Micro Habitat:

S3

State:

SONORAN DESERT SCRUB. SANDY OR ROCKY SITES IN THE DESERT. 105-1015 M.

Last Date Observed: 1979-04-29 Occurrence Type: Natural/Native occurrence

Last Survey Date:1979-04-29Occurrence Rank:UnknownOwner/Manager:BLMTrend:Unknown

Presence: Presumed Extant

ALONG RAILROAD ACCESS ROAD 2.2 MILES SOUTHEAST OF CACTUS, PILOT KNOB MESA.

Detailed Location:

NEAR RAILROAD BRIDGE 714-12.

_ . . .

Ecological:

Location:

 ${\tt ROCKY~WASH~CHANNEL.~CREOSOTE~BUSH~SCRUB~WITH~BEBBIA,~OLNEYA,~AND~CERCIDIUM.}\\$

Threats: General:

ONLY SOURCE OF INFORMATION FOR THIS SITE IS 1979 COLLECTION BY DAVIDSON ET AL.

 PLSS:
 T15S, R20E, Sec. 21 (S)
 Accuracy:
 non-specific area
 Area (acres):
 85

 UTM:
 Zone-11 N3635628 E699398
 Latitude/Longitude:
 32.84061 / -114.86950
 Elevation (feet):
 390

County Summary: Quad Summary:

Imperial Ogilby (3211477), Cactus (3211478)

Sources:

DAV79S0001 DAVIDSON, C. ET AL. - DAVIDSON #7803 HSC #66468, POM #347335 1979-04-29



California Department of Fish and Wildlife





Key Quad:Ogilby (3211477)Element Code:PDFAB0N040Occurrence Number:3Occurrence Last Updated:2014-08-25

Scientific Name: Calliandra eriophylla Common Name: pink fairy-duster

Listing Status: Federal: None Rare Plant Rank: 2B.3

State: None Other Lists: SB CalBG/RSABG-California/Rancho Santa Ana

Global: G5 Botanic Garden

General Habitat: Micro Habitat:

S3

SONORAN DESERT SCRUB. SANDY OR ROCKY SITES IN THE DESERT. 105-1015 M.

Last Date Observed: 1958-03-20 Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 2013-03-10

 Owner/Manager:
 BLM

 Trend:
 Unknown

Presence: Presumed Extant

_ _ _ _

Location:

3.5 MILES NORTH OF OGILBY ON ROAD TO BLYTHE.

State:

Detailed Location:

CNDDB Element Ranks:

EXACT LOCATION UNKNOWN. MAPPED AS BEST GUESS BASED ON 1958 BALLS COLLECTION WITH GIVEN ELEV OF 499 FT. A 1937 WIGGINS COLLECTION FROM "3.5 MI N OF OGILBY ON ROAD TO PALO VERDE, ELEV 440 FT" IS ATTRIBUTED HERE; ELEV DOES NOT MATCH LOCALITY.

Ecological:

GRAVELLY SLOPES AND RUNNEL-INTERFLUVE SYSTEM. PONDEROSA PINE COMMUNITY IN CLAY SOIL, SOUTH ASPECT.

Threats:

General:

Sources:

MAIN SOURCE OF INFORMATION FOR THIS OCCURRENCE IS A 1958 BALLS COLLECTION. A 1940 WOGLUM COLLECTION FROM "4 MILES NORTH OF OGILBY" IS ALSO ATTRIBUTED TO THIS SITE. BELL SURVEYED THIS AREA IN 2013, BUT NO PLANTS WERE FOUND.

 PLSS:
 T15S, R20E, Sec. 11, SW (S)
 Accuracy:
 non-specific area
 Area (acres):
 31

 UTM:
 Zone-11 N3638658 E702214
 Latitude/Longitude:
 32.86740 / -114.83877
 Elevation (feet):
 499

County Summary: Quad Summary:

Imperial Ogilby (3211477)

BAL58S0015 BALLS, E. & P. EVERETT - BALLS #22923 SD #48547, RSA #124333 1958-03-20

BELL, D. - OBSERVATIONS OF RARE PLANT TAXA FROM DESERT CNPS RARE PLANT TREASURE HUNT SURVEYS, SPRING 2013

2013-03-XX

WIGG1NS, I. - WIGGINS #8557 POM #265282, DS #278459, SEINET #902098, ARIZ #137709 1937-02-17

WOG40S0014 WOGLUM, R. - WOGLUM #2460 RSA #28737 & 630291, SEINET #2011354, SJNM 1940-03-10



California Department of Fish and Wildlife



36282 EO Index: 31279 Map Index Number:

Key Quad: Hedges (3211487) **Element Code:** PDFAB0N040 **Occurrence Number: Occurrence Last Updated:** 2010-07-09

Scientific Name: Calliandra eriophylla Common Name: pink fairy-duster

Rare Plant Rank: **Listing Status:** Federal: None 2B.3

> State: None Other Lists: SB CalBG/RSABG-California/Rancho Santa Ana

Botanic Garden Global: G5

General Habitat: Micro Habitat:

S3

State:

SONORAN DESERT SCRUB. SANDY OR ROCKY SITES IN THE DESERT. 105-1015 M.

Last Date Observed: 1987-01-10 Occurrence Type: Natural/Native occurrence

Last Survey Date: 1987-01-10 Occurrence Rank: Unknown Owner/Manager: **BLM** Trend: Unknown

Presence: Presumed Extant

Location:

IN WASHES ALONG THE HYDUKE MINE ROAD NORTH OF THE CARGO MUCHACHO MOUNTAINS.

Detailed Location:

CNDDB Element Ranks:

ALONG ROAD ON THE SOUTH SIDE OF INDIAN WASH. MAPPED AS LARGE AREA EXTENDING FROM T14S R20E S 1/2 SEC 13 AT THE W END TO T14S R21E N 1/2 SEC 10 (PROJECTED) AT THE E END. APPARENTLY RESTRICTED TO "BLUE DOTTED LINE" WASHES ON MAP PROVIDED.

LOW TOTAL COVER (<5%) IN SMALL WASHES WITH LARREA TRIDENTATA, FOQUIERIA SPLENDENS, FRANSERIA DUMOSA, ACACIA GREGGII, AND KRAMERIA PARVIFLORA. LARGER WASHES SUPPORT OLNEYA TESOTA-CERCIDIUM FLORIDUM WOODLAND.

Threats:

General:

FEWER THAN 5 PLANTS PER ACRE OBSERVED BY HOLLAND AND DAINS IN 1987.

PLSS: T14S, R21E, Sec. 17 (S) Area (acres): 757 Accuracy: non-specific area Zone-11 N3647996 E706948 Latitude/Longitude: 32.95070 / -114.78611 Elevation (feet): UTM: 720

County Summary: Quad Summary:

Picacho Peak (3211486), Hedges (3211487) Imperial

Sources:

HOL87F0070 HOLLAND, R. & V. DAINS - FIELD SURVEY FORM FOR CALLIANDRA ERIOPHYLLA 1987-01-10



California Department of Fish and Wildlife



36284 EO Index: 31281 **Map Index Number:**

Hedges (3211487) PDFAB0N040 Key Quad: **Element Code: Occurrence Number:** Occurrence Last Updated: 2008-09-05

Scientific Name: Calliandra eriophylla Common Name: pink fairy-duster

Listing Status: Federal: Rare Plant Rank: 2B.3 None

> State: None Other Lists: SB CalBG/RSABG-California/Rancho Santa Ana

Botanic Garden **CNDDB Element Ranks:** Global: G5

General Habitat: Micro Habitat:

S3

SONORAN DESERT SCRUB. SANDY OR ROCKY SITES IN THE DESERT. 105-1015 M.

Last Date Observed: 1932-04-05 Occurrence Type: Natural/Native occurrence

Last Survey Date: 1932-04-05 Occurrence Rank: Unknown Owner/Manager: BLM Trend: Unknown

Presence: Presumed Extant

NEAR TUMCO IN THE CARGO MUCHACHO MOUNTAINS.

Detailed Location:

State:

EXACT LOCATION UNKNOWN. MAPPED BY CNDDB AS A BEST GUESS IN THE VICINITY OF THE TUMCO MINE NEAR THE HEAD OF TUMCO WASH.

Ecological:

Location:

IN SMALL GULLIES.

Threats: General:

SITE KNOWN FROM A 1932 COLLECTION BY MUNZ & HITCHCOCK. NEEDS FIELDWORK.

PLSS: T15S, R20E, Sec. 12 (S) Accuracy: 3/5 mile Area (acres): 0

UTM: Zone-11 N3640164 E704289 Latitude/Longitude: 32.88060 / -114.81628 Elevation (feet):

County Summary: Quad Summary:

Ogilby (3211477), Hedges (3211487) Imperial

Sources:

MUN32S0020 MUNZ, P. & C. HITCHCOCK - MUNZ #12134 POM #184095, DS #221047 & #690509 1932-04-05



California Department of Fish and Wildlife



Map Index Number: 62018 **EO Index:** 62054

Key Quad:Hedges (3211487)Element Code:PDFAB0N040Occurrence Number:13Occurrence Last Updated:2005-07-19

Scientific Name: Calliandra eriophylla Common Name: pink fairy-duster

Listing Status: Federal: None Rare Plant Rank: 2B.3

State: None Other Lists: SB CalBG/RSABG-California/Rancho Santa Ana

Global: G5 Botanic Garden

General Habitat: Micro Habitat:

S3

State:

SONORAN DESERT SCRUB. SANDY OR ROCKY SITES IN THE DESERT. 105-1015 M.

Last Date Observed: 1991-04-10 Occurrence Type: Natural/Native occurrence

Last Survey Date:1991-04-10Occurrence Rank:UnknownOwner/Manager:BLMTrend:Unknown

Presence: Presumed Extant

Location:

IN AND ADJACENT TO INDIAN WASH; 6 MILES NORTH OF CARGO MUCHACHO MOUNTAINS, AND 7 TO 8 MILES NORTH OF HEDGES.

Detailed Location:

CNDDB Element Ranks:

AROUND 800 FOOT ELEVATION.

Ecological:

DESERT PAVEMENT/DESERT WASH. FOUND WITH FOUQUIERIA SPLENDENS, LARREA TRIDENTATA, AMBROSIA DUMOSA, OLNEYA TESOTA, ENCELIA FARINOSA, ET AL.

Threats:

General:

1991 LARUE COLLECTION IS THE ONLY SOURCE FOR THIS SITE. NEEDS FIELDWORK.

 PLSS:
 T14S, R21E, Sec. 05 (S)
 Accuracy:
 1 mile
 Area (acres):
 0

 UTM:
 Zone-11 N3651157 E707383
 Latitude/Longitude:
 32.97910 / -114.78074
 Elevation (feet):
 800

County Summary: Quad Summary:

Imperial Hedges (3211487)

Sources:

LAR91S0001 LARUE, E. - LARUE #91-32 UCR #67337, RSA #528113, CAS #850219, SEINET #902096, ARIZ #294039 1991-04-10





California Department of Fish and Wildlife



Map Index Number: 62020 EO Index: 62056

Key Quad:Hedges (3211487)Element Code:PDFAB0N040Occurrence Number:14Occurrence Last Updated:2005-07-19

Scientific Name: Calliandra eriophylla Common Name: pink fairy-duster

Listing Status: Federal: None Rare Plant Rank: 2B.3

State: None Other Lists: SB_CalBG/RSABG-California/Rancho Santa Ana

Global: G5 Botanic Garden

General Habitat: Micro Habitat:

S3

SONORAN DESERT SCRUB. SANDY OR ROCKY SITES IN THE DESERT. 105-1015 M.

Last Date Observed: 2001-03-26 Occurrence Type: Natural/Native occurrence

Last Survey Date:2001-03-26Occurrence Rank:FairOwner/Manager:BLMTrend:Unknown

Presence: Presumed Extant

Location:

CNDDB Element Ranks:

1.4 AIR MILES NNW OF GOLD ROCK RANCH.

State:

Detailed Location:

IN THE NW 1/4 OF THE SW 1/4 OF SECTION 34.

Ecological:

STRINGER WASH, FOUND WITH OCOTILLO, CREOSOTE BUSH, AND WHITE BURSAGE.

Threats:

THREATENED BY NORTH BAJA PIPELINE PROJECT, LITTER, AND ORV USE.

General:

10 PLANTS SEEN IN 2001.

 PLSS:
 T14S, R20E, Sec. 34, SW (S)
 Accuracy:
 80 meters
 Area (acres):
 0

 UTM:
 Zone-11 N3642412 E699726
 Latitude/Longitude:
 32.90170 / -114.86453
 Elevation (feet):
 545

County Summary: Quad Summary:

Imperial Hedges (3211487)

Sources:





California Department of Fish and Wildlife

California Natural Diversity Database

62021 EO Index: 62057 **Map Index Number:**

Hedges (3211487) Key Quad: **Element Code:** PDFAB0N040 **Occurrence Number:** 15 Occurrence Last Updated: 2005-07-19

Scientific Name: Calliandra eriophylla Common Name: pink fairy-duster

Listing Status: Federal: Rare Plant Rank: 2B.3 None

> State: SB CalBG/RSABG-California/Rancho Santa Ana None Other Lists:

Botanic Garden Global: G5

General Habitat: Micro Habitat:

S3

SONORAN DESERT SCRUB. SANDY OR ROCKY SITES IN THE DESERT. 105-1015 M.

Last Date Observed: 2001-03-26 Occurrence Type: Natural/Native occurrence

Last Survey Date: 2001-03-26 Occurrence Rank: Good Owner/Manager: BLM Trend: Unknown

Presence: Presumed Extant

CNDDB Element Ranks:

ABOUT 0.7 AIR MILE NNE OF GOLD ROCK RANCH, NORTHWEST OF HEDGES.

Detailed Location:

Ecological:

Location:

FOUND WITH OCOTILLO, CREOSOTE BUSH, CHOLLA, WHITE BURSAGE, IRONWOOD, CAT CLAW, AND BOX THORN.

Threats:

THREATENED BY NORTH BAJA PIPELINE PROJECT.

General:

84 PLANTS TOTAL (FOR 8 SMALL COLONIES) OBSERVED IN 2001.

State:

PLSS: T15S, R20E, Sec. 03, NW (S) Accuracy: specific area Area (acres): 39 UTM: Zone-11 N3641423 E700606 Latitude/Longitude: 32.89262 / -114.85533 Elevation (feet): 540

County Summary: Quad Summary:

Hedges (3211487) Imperial

Sources:

ANDERSON, B. & J. SCHEFFEL - FIELD SURVEY FORM FOR CALLIANDRA ERIOPHYLLA 2001-03-26 AND01F0024





California Department of Fish and Wildlife



62023 62059 Map Index Number: EO Index:

Key Quad: Hedges (3211487) **Element Code:** PDFAB0N040 2014-08-22 **Occurrence Number:** 16 Occurrence Last Updated:

Calliandra eriophylla Scientific Name: Common Name: pink fairy-duster

Listing Status: Federal: None Rare Plant Rank: 2B.3

> State: None Other Lists: SB CalBG/RSABG-California/Rancho Santa Ana

Botanic Garden **CNDDB Element Ranks:** Global:

G5

General Habitat: Micro Habitat:

S3

State:

SONORAN DESERT SCRUB. SANDY OR ROCKY SITES IN THE DESERT. 105-1015 M.

Last Date Observed: 2013-03-10 Occurrence Type: Natural/Native occurrence

Last Survey Date: 2013-03-10 Occurrence Rank: Good Owner/Manager: **BLM** Trend: Unknown

Presence: Presumed Extant

Location:

0.7 AIR MILE NORTHWEST OF HEDGES, 0.2 TO 0.6 MILE NORTH OF TUMCO WASH. NW SLOPES OF CARGO MUCHACHO MOUNTAINS.

Detailed Location:

IN THE SE 1/4 OF SECTION 3 AND THE SW 1/4 OF SECTION 2. 1958 BACIGALUPI COLLECTION FROM 4.8 MI N OF OGILBY, ON NW SLOPES OF CARGO MUCHACHO MTNS AND 1941 ALEXANDER & KELLOGG COLLECITON FROM 5 MI N OF OGILBY ALSO ATTRIBUTED TO THIS SITE.

OPEN ROCKY AREAS WITH SMALL DRAINAGES AND MICROPHYLL WOODLAND. FOUND WITH CREOSOTE BUSH, CHOLLA, WHITE BURSAGE, OCOTILLO, IRONWOOD, GALLETA, LUPINE, AND WHITE RATANY.

THREATENED BY NORTH BAJA PIPELINE PROJECT. LITTER, DUMPING, AND ORV USE MAY ALSO THREATEN.

General:

91 PLANTS TOTAL OBSERVED IN 2001. GREATER THAN 30 PLANTS OBSERVED IN THE SE CORNER OF POLYGON IN 2013.

PLSS: T15S, R20E, Sec. 02, SW (S) Accuracy: specific area Area (acres): 72 Latitude/Longitude: Zone-11 N3640268 E701986 Elevation (feet): UTM: 32.88196 / -114.84084 560

County Summary: Quad Summary:

Imperial Hedges (3211487)

Sources:

ALE41S0025 ALEXANDER, A. & L. KELLOGG - ALEXANDER #1894 POM #211622, A #366147, DS #333554, SEINET #902097, ARIZ #34444 1941-03

AND01F0024 ANDERSON, B. & J. SCHEFFEL - FIELD SURVEY FORM FOR CALLIANDRA ERIOPHYLLA 2001-03-26

AND13S0001 ANDRE, J. - ANDRE #24103 RSA #806146 2013-03-04

BAC58S0014 BACIGALUPI, R. & P. HUTCHINSON - BACIGALUPI #6123 JEPS #22127 1958-02-17

BELL, D. - OBSERVATIONS OF RARE PLANT TAXA FROM DESERT CNPS RARE PLANT TREASURE HUNT SURVEYS, SPRING 2013 BEL13U0002

2013-03-XX



California Department of Fish and Wildlife



62024 EO Index: 62060 **Map Index Number:**

PDFAB0N040 Hedges (3211487) Key Quad: **Element Code: Occurrence Number:** 17 Occurrence Last Updated: 2005-07-19

Scientific Name: Calliandra eriophylla Common Name: pink fairy-duster

Listing Status: Federal: Rare Plant Rank: None

> State: None Other Lists: SB CalBG/RSABG-California/Rancho Santa Ana

Botanic Garden Global: G5

General Habitat: Micro Habitat:

S3

SONORAN DESERT SCRUB. SANDY OR ROCKY SITES IN THE DESERT. 105-1015 M.

Last Date Observed: 2001-03-26 Occurrence Type: Natural/Native occurrence

Last Survey Date: 2001-03-26 Occurrence Rank: Fair Owner/Manager: BLM Trend: Unknown

Presence: Presumed Extant

Location: 1.3 MILES NORTHWEST OF HEDGES.

CNDDB Element Ranks:

Detailed Location:

SOUTH EDGE OF SW 1/4 OF SW 1/4 OF SECTION 35.

Ecological:

State:

FOUND WITH WHITE BURSAGE, OCOTILLO, AND CREOSOTE BUSH.

Threats:

THREATENED BY NORTH BAJA PIPELINE PROJECT. LITTER AND ORV USE MAY ALSO THREATEN. General:

2 PLANTS SEEN IN 2001.

PLSS: T14S, R20E, Sec. 35, SW (S) Accuracy: 80 meters Area (acres): 0 Zone-11 N3641836 E701852 UTM: 605

Latitude/Longitude: 32.89612 / -114.84194 Elevation (feet):

County Summary: Quad Summary:

Hedges (3211487) Imperial

Sources:



CNDDB Element Ranks:

Occurrence Report

California Department of Fish and Wildlife



62025 EO Index: 62061 **Map Index Number:**

Key Quad: Hedges (3211487) **Element Code:** PDFAB0N040 **Occurrence Number:** Occurrence Last Updated: 2008-09-05

Scientific Name: Calliandra eriophylla Common Name: pink fairy-duster

Listing Status: Federal: Rare Plant Rank: 2B.3 None

> State: None Other Lists: SB CalBG/RSABG-California/Rancho Santa Ana

Botanic Garden Global: G5

General Habitat: Micro Habitat:

S3

SONORAN DESERT SCRUB. SANDY OR ROCKY SITES IN THE DESERT. 105-1015 M.

Last Date Observed: 2001-03-26 Occurrence Type: Natural/Native occurrence

Last Survey Date: 2001-03-26 Occurrence Rank: Fair Owner/Manager: BLM Trend: Unknown

Presence: Presumed Extant

1.8 AIR MILES NORTHEAST OF GOLD ROCK RANCH, NORTHWEST OF HEDGES.

Detailed Location:

State:

NE 1/4 OF NW 1/4 OF SW 1/4 OF SECTION 35.

Ecological:

FOUND WITH CREOSOTE BUSH, WHITE BURSAGE, PALO VERDE, IRONWOOD.

Threats:

Location:

THREATENED BY NORTH BAJA PIPELINE PROJECT. LITTER AND ORV USE MAY ALSO THREATEN.

General:

5 PLANTS SEEN IN 2001. A 1932 PERISON COLLECTION FROM "6 MILES NORTH OF OGILBY" IS ALSO ATTRIBUTED TO THIS SITE.

PLSS: T14S, R20E, Sec. 35, SW (S) Accuracy: 80 meters Area (acres): 0 Zone-11 N3642614 E701643 UTM: Latitude/Longitude: 32.90317 / -114.84399 Elevation (feet): 615

County Summary: Quad Summary:

Hedges (3211487) Imperial

Sources:

AND01F0024 ANDERSON, B. & J. SCHEFFEL - FIELD SURVEY FORM FOR CALLIANDRA ERIOPHYLLA 2001-03-26

PEI32S0009 PEIRSON, F. - PEIRSON #9788 RSA #86977, DS #690508 1932-03-21



California Department of Fish and Wildlife





Key Quad:Hedges (3211487)Element Code:PDFAB0N040Occurrence Number:19Occurrence Last Updated:2005-07-20

Scientific Name: Calliandra eriophylla Common Name: pink fairy-duster

Listing Status: Federal: None Rare Plant Rank: 2B.3

State: None Other Lists: SB CalBG/RSABG-California/Rancho Santa Ana

Global: G5 Botanic Garden

General Habitat: Micro Habitat:

S3

SONORAN DESERT SCRUB. SANDY OR ROCKY SITES IN THE DESERT. 105-1015 M.

Last Date Observed: 2001-03-26 Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 2001-03-26

 Owner/Manager:
 BLM

 Trend:
 Unknown

Presence: Presumed Extant

Location:

SOUTH OF INDIAN WASH; ON WEST SIDE OF TRANSMISSION LINE, ABOUT 2.2 TO 3.3 AIR MILES NNW OF HEDGES.

Detailed Location:

CNDDB Element Ranks:

EAST EDGE OF SECTION 27, THE SW 1/4 OF SW 1/4 OF SECTION 26, AND NW 1/4 OF NW 1/4 OF SECTION 35.

Ecological:

FOUND WITH CREOSOTE BUSH, OCOTILLO, WHITE BURSAGE, CHOLLA, PALO VERDE, IRONWOOD, AFRICAN MUSTARD, ENCELIA, WHITE RATANY, MEDITERRANEAN GRASS, AND BOX THORN.

Threats:

THREATENED BY NORTH BAJA PIPELINE PROJECT. LITTER AND ORV USE MAY ALSO THREATEN.

General:

56 PLANTS TOTAL (FOR 11 COLONIES) OBSERVED IN 2001.

State:

PLSS: T14S, R20E, Sec. 27, E (S) Accuracy: specific area Area (acres): 75

UTM: Zone-11 N3644485 E701088 Latitude/Longitude: 32.92013 / -114.84952 Elevation (feet):

County Summary: Quad Summary:

Imperial Hedges (3211487)

Sources:



California Department of Fish and Wildlife



Map Index Number: 62030 EO Index: 62066

Key Quad:Hedges (3211487)Element Code:PDFAB0N040Occurrence Number:20Occurrence Last Updated:2005-07-20

Scientific Name: Calliandra eriophylla Common Name: pink fairy-duster

Listing Status: Federal: None Rare Plant Rank: 2B.3

State: None Other Lists: SB CalBG/RSABG-California/Rancho Santa Ana

Global: G5 Botanic Garden

General Habitat: Micro Habitat:

S3

State:

SONORAN DESERT SCRUB. SANDY OR ROCKY SITES IN THE DESERT. 105-1015 M.

Last Date Observed: 2001-03-26 Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 2001-03-26

 Owner/Manager:
 BLM

 Trend:
 Unknown

Presence: Presumed Extant

Location:

NORTH OF INDIAN WASH; ON WEST SIDE OF TRANSMISSION LINE, 5.4 AIR MILES NNW OF HEDGES.

Detailed Location:

CNDDB Element Ranks:

IN THE SE 1/4 OF THE SW 1/4 OF SECTION 10.

Ecological:

FOUND WITH WHITE BURSAGE, CREOSOTE BUSH, OCOTILLO, AND ENCELIA.

Threats:

THREATENED BY NORTH BAJA PIPELINE PROJECT. LITTER AND ORV USE MAY ALSO THREATEN.

General:

5 PLANTS OBSERVED IN 2001.

 PLSS:
 T14S, R20E, Sec. 10, SW (S)
 Accuracy:
 80 meters
 Area (acres):
 0

 UTM:
 Zone-11 N3648284 E700188
 Latitude/Longitude:
 32.95455 / -114.85831
 Elevation (feet):
 650

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County Summary: Quad Summary:

Imperial Hedges (3211487)

Sources:



California Department of Fish and Wildlife



Map Index Number: 62032 EO Index: 62068

Key Quad:Hedges (3211487)Element Code:PDFAB0N040Occurrence Number:21Occurrence Last Updated:2005-07-20

Scientific Name: Calliandra eriophylla Common Name: pink fairy-duster

Listing Status: Federal: None Rare Plant Rank: 2B.3

State: None Other Lists: SB CalBG/RSABG-California/Rancho Santa Ana

CNDDB Element Ranks: Global: G5

Botanic Garden

State: S3

General Habitat: Micro Habitat:

SONORAN DESERT SCRUB. SANDY OR ROCKY SITES IN THE DESERT. 105-1015 M.

Last Date Observed: 2001-03-26 Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 2001-03-26

 Owner/Manager:
 BLM

 Trend:
 Unknown

Presence: Presumed Extant

Location:

6.3 AIR MILES SW OF INDIAN PASS; ABOUT 2 AIR MILES NW OF INDIAN WASH, NW OF HEDGES.

Detailed Location:

NW 1/4 OF SECTION 10, AND INTO SW 1/4 OF SW 1/4 OF SECTION 3.

Ecological:

FOUND WITH WHITE BURSAGE, IRONWOOD, GALLETA, BOX THORN, WHITE RATANY, AFRICAN MUSTARD, CREOSOTE BUSH, OCOTILLO, MEDITERRANEAN GRASS, AND ENCELIA.

Threats:

THREATENED BY NORTH BAJA PIPELINE PROJECT. LITTER AND ORV USE MAY ALSO THREATEN.

General:

304 PLANTS TOTAL (FOR 6 COLONIES) OBSERVED IN 2001.

 PLSS:
 T14S, R20E, Sec. 10, NW (S)
 Accuracy:
 specific area
 Area (acres):
 40

 UTM:
 Zone-11 N3649280 E699895
 Latitude/Longitude:
 32.96358 / -114.86123
 Elevation (feet):
 690

County Summary: Quad Summary:

Imperial Hedges (3211487)

Sources:



California Department of Fish and Wildlife



62091 EO Index: 62127 **Map Index Number:**

PDFAB0N040 Key Quad: Hedges (3211487) **Element Code: Occurrence Number:** Occurrence Last Updated: 2005-07-22

Scientific Name: Calliandra eriophylla Common Name: pink fairy-duster

Listing Status: Federal: Rare Plant Rank: 2B.3 None

> State: None Other Lists: SB CalBG/RSABG-California/Rancho Santa Ana

Botanic Garden Global: G5

General Habitat: Micro Habitat:

S3

State:

SONORAN DESERT SCRUB. SANDY OR ROCKY SITES IN THE DESERT. 105-1015 M.

Last Date Observed: 2001-03-26 Occurrence Type: Natural/Native occurrence

Last Survey Date: 2001-03-26 Occurrence Rank: Fair Owner/Manager: BLM Trend: Unknown

Presence: Presumed Extant

Location:

CNDDB Element Ranks:

ALONG WEST SIDE OF TRANSMISSION LINE, 3.1 MILES NORTHWEST OF INDIAN WASH.

Detailed Location:

IN THE SE 1/4 OF THE NE 1/4 OF SECTION 4, AND INTO SW 1/4 OF THE NW 1/4 OF SECTION 3.

Ecological:

STRINGER WASH FOUND WITH IRONWOOD, CREOSOTE BUSH, ENCELIA, AND WHITE BURSAGE.

Threats:

THREATENED BY NORTH BAJA PIPELINE PROJECT. LITTER AND ORV USE MAY ALSO BE THREATS.

General:

15 PLANTS OBSERVED IN 2001.

PLSS: T14S, R20E, Sec. 04, NE (S) Accuracy: specific area Area (acres): 8 Zone-11 N3650791 E699529 UTM: 710

Latitude/Longitude: 32.97726 / -114.86482 Elevation (feet):

County Summary: Quad Summary:

Hedges (3211487) Imperial

Sources:



California Department of Fish and Wildlife



62098 EO Index: 62134 Map Index Number:

Key Quad: Ogilby (3211477) **Element Code:** PDFAB0N040 **Occurrence Number: Occurrence Last Updated:** 2014-08-25 31

Scientific Name: Calliandra eriophylla Common Name: pink fairy-duster

Federal: Rare Plant Rank: **Listing Status:** None 2B.3

> State: None Other Lists: SB CalBG/RSABG-California/Rancho Santa Ana

Botanic Garden Global: G5

General Habitat: Micro Habitat:

S3

SONORAN DESERT SCRUB. SANDY OR ROCKY SITES IN THE DESERT. 105-1015 M.

Last Date Observed: 1978-04-30 Occurrence Type: Natural/Native occurrence

Last Survey Date: 2013-03-10 Occurrence Rank: Unknown Owner/Manager: **UNKNOWN** Trend: Unknown

Presence: Presumed Extant

CNDDB Element Ranks:

IN WASH ON ROAD S34 (OGILBY ROAD) NORTH OF I-8.

State:

Detailed Location:

EXACT LOCATION UNKNOWN. MAPPED AS BEST GUESS BY CNDDB ALONG S34 NEAR AMERICAN GIRL WASH NORTH OF OGILBY.

Ecological:

Location:

WASH WOODLAND WITH OLNEYA, CERCIDIUM FLORIDUM, KRAMERIA GRAYI, LARREA, ETC. OPEN ROCKY AREAS WITH SMALL DRAINAGES AND MICROPHYLL WOODLAND.

Threats:

General:

1978 LATTING COLLECTION IS THE MAIN SOURCE OF INFORMATION FOR THIS SITE. BELL SURVEYED THIS AREA IN 2013, BUT NO PLANTS WERE FOUND.

PLSS: T15S, R20E, Sec. 26, W (S) Accuracy: Area (acres): 112 non-specific area Zone-11 N3634801 E702396 Latitude/Longitude: Elevation (feet): 400 UTM: 32.83260 / -114.83766

County Summary: Quad Summary:

Ogilby (3211477) Imperial

Sources:

BEL13U0002 BELL, D. - OBSERVATIONS OF RARE PLANT TAXA FROM DESERT CNPS RARE PLANT TREASURE HUNT SURVEYS, SPRING 2013

2013-03-XX

LATTING, J. - LATTING SN UCR #137366 1978-04-30 LAT78S0002





California Department of Fish and Wildlife



Map Index Number: 72157 **EO Index:** 73122

Key Quad:Ogilby (3211477)Element Code:PDFAB0N040Occurrence Number:35Occurrence Last Updated:2008-09-05

Scientific Name: Calliandra eriophylla Common Name: pink fairy-duster

Listing Status: Federal: None Rare Plant Rank: 2B.3

State: None Other Lists: SB_CalBG/RSABG-California/Rancho Santa Ana

Global: G5 Botanic Garden

General Habitat: Micro Habitat:

S3

SONORAN DESERT SCRUB. SANDY OR ROCKY SITES IN THE DESERT. 105-1015 M.

Last Date Observed: 1970-04-06 Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 1970-04-06

 Owner/Manager:
 BLM

 Trend:
 Unknown

Presence: Presumed Extant

Location:

3 MILES EAST OF OGILBY, ON DIRT ROAD WEST OF CARGO MUCHACHO MOUNTAINS.

Detailed Location:

CNDDB Element Ranks:

EXACT LOCATION UNKNOWN. MAPPED BY CNDDB AS A BEST GUESS.

State:

Ecological:

LOW DESERT SCRUB, SANDY SOIL.

Threats: General:

ONLY SOURCE OF INFORMATION FOR THIS OCCURRENCE IS A 1970 COLLECTION BY NIILUS. NEEDS FIELDWORK.

 PLSS:
 T15S, R21E, Sec. 31 (S)
 Accuracy:
 1 mile
 Area (acres):
 0

 UTM:
 Zone-11 N3633145 E706984
 Latitude/Longitude:
 32.81682 / -114.78905
 Elevation (feet):
 360

County Summary: Quad Summary:

County Summary:Quad Summary:ImperialOgilby (3211477)

Sources:

NII70S0001 NILUS. T. - NIILUS #173 RSA #658024 1970-04-06



California Department of Fish and Wildlife



72161 EO Index: 73127 Map Index Number:

Key Quad: Hedges (3211487) **Element Code:** PDFAB0N040 **Occurrence Number: Occurrence Last Updated:** 2014-08-27

Scientific Name: Calliandra eriophylla Common Name: pink fairy-duster

Rare Plant Rank: **Listing Status:** Federal: None 2B.3

> State: None Other Lists: SB CalBG/RSABG-California/Rancho Santa Ana

> > Micro Habitat:

Botanic Garden **CNDDB Element Ranks:** Global: G5

> State: S3

SONORAN DESERT SCRUB. SANDY OR ROCKY SITES IN THE DESERT. 105-1015 M.

Last Date Observed: 2013-03-04 Occurrence Type: Natural/Native occurrence

Last Survey Date: 2013-03-04 Occurrence Rank: Unknown Owner/Manager: **BLM** Trend: Unknown

Presence: Presumed Extant

Location:

General Habitat:

ON BLM RD 664, 0.5 MILE EAST OF OGILBY RD, CARGO MUCHACO MOUNTAINS.

Detailed Location:

MAPPED ACCORDING TO COORDINATES PROVIDED ON A 2013 ANDRE COLLECTION, IN THE NW 1/4 OF THE SE 1/4 OF SECTION 26.

Ecological:

SPARSELY VEGETATED GRAVELLY TO ROCKY VOLCANIC HILLS AND PAVEMENTS. ASSOCIATED WITH ENCELIA FARINOSA, FOUQUIERIA, AMBROSIA DUMOSA, ERIOGONUM THOMASII, LARREA TRIDENTATA, AND FAGONIA PACHYACANTHA.

Threats:

General:

MAIN SOURCE OF INFORMATION FOR THIS OCCURRENCE IS A 2013 ANDRE COLLECTION; DESCRIBED AS "OCCASIONAL". A 2001 COLLECTION BY PITZER & BALLMER FROM "VICINITY OF INDIAN WASH, 13.9 MILES SOUTH OF HIGHWAY 78 ON OGILBY RD" IS ALSO ATTRIBUTED HERE.

PLSS: T14S, R20E, Sec. 26, SE (S) Accuracy: 80 meters Area (acres): Zone-11 N3644031 E702274 Latitude/Longitude: Elevation (feet): 640 UTM: 32.91583 / -114.83695

County Summary: Quad Summary:

Imperial

Hedges (3211487)

Sources:

AND13S0002 ANDRE, J. - ANDRE #24139 RSA #806150 2013-03-04

PIT01S0001 PITZER, B. & G. BALLMER - PITZER #4264 UCR #163763 2001-03-17



California Department of Fish and Wildlife





Key Quad:Hedges (3211487)Element Code:PDFAB0N040Occurrence Number:42Occurrence Last Updated:2010-07-09

Scientific Name: Calliandra eriophylla Common Name: pink fairy-duster

Listing Status: Federal: None Rare Plant Rank: 2B.3

State: None Other Lists: SB CalBG/RSABG-California/Rancho Santa Ana

G5 Botanic Garden

General Habitat: Micro Habitat:

S3

Global:

State:

SONORAN DESERT SCRUB. SANDY OR ROCKY SITES IN THE DESERT. 105-1015 M.

Last Date Observed: 1998-03-22 Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 1998-03-22

 Owner/Manager:
 BLM

 Trend:
 Unknown

Presence: Presumed Extant

Location:

APPROXIMATELY 1 MILE EAST OF OGILBY ROAD AND SOUTH OF INDIAN PASS ROAD, NORTH END OF CARGO MUCHACHO MOUNTAINS.

Detailed Location:

CNDDB Element Ranks:

MAPPED BY CNDDB AS BEST GUESS BASED ON COORDINATES ON COLLECTION LABEL; COORDINATES ARE FROM 1998 WITH NO DATUM SPECIFIED.

Ecological:

VOLCANIC SUBSTRATES WITH LARREA TRIDENTATA, OLNEYA TESOTA, AND FOUQUIERIA SPLENDENS.

Threats:

General:

ONLY SOURCE OF INFORMATION FOR THIS SITE IS A 1998 REBMAN COLLECTION.

 PLSS:
 T14S, R20E, Sec. 25, NW (S)
 Accuracy:
 1/10 mile
 Area (acres):
 0

 UTM:
 Zone-11 N3644635 E703112
 Latitude/Longitude:
 32.92112 / -114.82786
 Elevation (feet):
 787

County Summary: Quad Summary:

Imperial Hedges (3211487)

Sources:

REB98S0001 REBMAN, J. ET AL. - REBMAN #4946 UCR #112167, SD #144883, RSA #643389 1998-03-22





CNDDB Element Ranks:

Occurrence Report

California Department of Fish and Wildlife



Map Index Number: 86962 EO Index: 87923

Key Quad:Hedges (3211487)Element Code:PDFAB0N040Occurrence Number:49Occurrence Last Updated:2012-10-16

Scientific Name: Calliandra eriophylla Common Name: pink fairy-duster

Listing Status: Federal: None Rare Plant Rank: 2B.3

State: None Other Lists: SB CalBG/RSABG-California/Rancho Santa Ana

Global: G5 Botanic Garden

General Habitat: Micro Habitat:

S3

SONORAN DESERT SCRUB. SANDY OR ROCKY SITES IN THE DESERT. 105-1015 M.

Last Date Observed: 1985-03-09 Occurrence Type: Natural/Native occurrence

Last Survey Date:1985-03-09Occurrence Rank:UnknownOwner/Manager:UNKNOWNTrend:Unknown

Presence: Presumed Extant

ENTRENCHED WASH NORTH END OF CARGO MUCHACHO MOUNTAINS.

State:

Detailed Location:

MAPPED ALONG WASH NEAR COORDINATES PROVIDED ON HERBARIUM PRINTOUT FOR 1985 MCLAUGHLIN COLLECTION. SOURCE OF

COORDINATES IS UNKNOWN; COORDINATES ARE LOCATED ON A SLOPE ON THE SOUTH SIDE OF THE WASH.

ASSOCIATED WITH ASCLEPIAS ALBICANS.

Threats:

General:

Location:

ONLY SOURCE OF INFORMATION FOR THIS OCCURRENCE IS A 1985 MCLAUGHLIN COLLECTION. NEEDS FIELDWORK.

 PLSS:
 T14S, R20E, Sec. 36 (S)
 Accuracy:
 non-specific area
 Area (acres):
 73

 UTM:
 Zone-11 N3642459 E704203
 Latitude/Longitude:
 32.90129 / -114.81668
 Elevation (feet):
 800

County Summary: Quad Summary:

Imperial Hedges (3211487)

Sources:

MCL85S0005 MCLAUGHLIN, S. & J. BOWERS - MCLAUGHLIN #2931, SEINET #902093, ARIZ #257518 1985-03-09





Map Index Number:

46437

State:

Occurrence Report

California Department of Fish and Wildlife





Key Quad: Glamis (3211581) **Element Code:** PDI NN02020 **Occurrence Number:** 2 Occurrence Last Updated: 2019-01-03

Pholisma sonorae Scientific Name: Common Name: sand food

Federal: None Rare Plant Rank: 1B.2 Listing Status:

> State: Other Lists: BLM_S-Sensitive None

SB_CalBG/RSABG-California/Rancho Santa Ana **CNDDB Element Ranks:** Global: G2

Botanic Garden

General Habitat: Micro Habitat:

S₂

DESERT DUNES, SONORAN DESERT SCRUB. LOOSE, DEEP SAND DUNES, USUALLY ON THE MORE STABLE,

WINDWARD FACE. 0-125 M.

Last Date Observed: 2018-04-22 Occurrence Type: Natural/Native occurrence

Last Survey Date: 2018-04-22 Occurrence Rank: Good Owner/Manager: BI M Trend: Unknown

Presumed Extant Presence:

Location:

ALGODONES DUNES.

Detailed Location:

MAPPED BY CNDDB TO ENCOMPASS VARIOUS SOURCES OF MAP INFORMATION, INCLUDES FORMER EO #S 3-11, 13-25, 28-41, 43-45, 47-49, 51, 52. IN 2013, THE 4 PLANTS OBSERVED N OF HWY 78 WERE THE ONLY INDIVIDUALS SEEN OVER A LARGE AREA.

Ecological:

MOST COMMONLY FOUND IN SHELTERED STABILIZED SAND DUNES BUT IT MAY OCCUR IN LOOSE DEEP SAND ON THE WINDWARD FACES OF SAND DUNES. ROOT PARASITE ON COLDENIA PLICATA, ERIOGONUM DESERTICOLA, AND COLDENIA PALMERI.

Threats:

ORV ACTIVITY, BORDER PATROL USE.

General:

SEEN IN 1977 THROUGHOUT DUNES. POPULATION NUMBERS FOR PARTS OF OCC: 571 IN 1994, ~486 FLOWER HEADS IN '98, 385 IN '99, 1576 IN '00, 3740 IN '01, 3317 IN '02, 78,417 IN '04, 4 IN '13, 24 IN '17, 94 IN '18.

PLSS: T14S, R18E, Sec. 57, N (S) Area (acres): 78.858 Accuracy: specific area Zone-11 N3640419 E682852 Latitude/Longitude: 32.88668 / -115.04526 300 LITM: Elevation (feet):

County Summary: **Quad Summary:**

Grays Well NE (3211467), Grays Well (3211468), Ogilby (3211477), Cactus (3211478), Clyde (3211488), Imperial

Glamis SE (3211571), Glamis (3211581), Glamis NW (3211582), East of Acolita (3311511), Acolita

(3311512), Amos (3311513), Tortuga (3311523)

Sources: ANO36S0002

AUB59S0001 AUBREY, F. - AUBREY SN UCR #16469 1959-04-25 BAR66S0001 BARR, R. - BARR #66-36 US ARIZ #161673 (AS CITED IN WAR87R0001) 1966-05-30 BELL, D. - OBSERVATIONS OF RARE PLANT TAXA FROM DESERT CNPS RARE PLANT TREASURE HUNT SURVEYS, SPRING 2013 BEL13U0002 2013-03-XX

BEN10I0002 BENNETT, A. - PHOTOS OF PHOLISMA SONORAE, CALPHOTOS ID #0000 0000 0510 2064-2072 2010-05-16

BEZ65S0001 BEZY, R. - BEZY SN UA #231779 (AS CITED IN WAR87R0001) 1965-05-28

BLM00R0001 BLM-BUREAU OF LAND MANAGEMENT - MONITORING OF SPECIAL STATUS PLANTS IN THE ALGODONES DUNES, IMPERIAL

COUNTY, CALIFORNIA: RESULTS OF 1998 MONITORING AND COMPARISON WITH THE DATA FROM WESTECS 1977

MONITORING STUDY 2000-11-XX

BLM-BUREAU OF LAND MANAGEMENT - MONITORING OF SPECIAL STATUS PLANTS IN THE ALGODONES DUNES, IMPERIAL BLM01R0001

COUNTY, CALIFORNIA: 1977, 1998, 1999, AND 2000 2001-06-XX

ANONYMOUS - ANONYMOUS SN SD #15582 1936-05-XX



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PAL DIVERSITY OF ES	California Natural Diversity Database
BLM04R0002	BLM-BUREAU OF LAND MANAGEMENT - MONITORING OF SPECIAL STATUS PLANTS IN THE ALGODONES DUNES, IMPERIAL COUNTY, CALIFORNIA: 1977, 1998, 1999, 2000, 2001, AND 2002 2004-10-XX
BLM04R0003	BLM-BUREAU OF LAND MANAGEMENT - MONITORING OF SPECIAL STATUS PLANTS IN THE ALGODONES DUNES, IMPERIAL COUNTY, CALIFORNIA, RESULTS OF 2003 PILOT SAMPLING 2004-01-05
BLM05R0001	BLM-BUREAU OF LAND MANAGEMENT - 2004 MONITORING OF SPECIAL STATUS PLANTS IN THE ALGODONES DUNES, IMPERIAL COUNTY, CALIFORNIA 2005-03-24
BLM80M0001	BUREAU OF LAND MANAGEMENT - CALIFORNIA DESERT CONSERVATION AREA - MAP OF RARE, THREATENED, AND ENDANGERED PLANT SPECIES 1980-XX-XX
BLM86R0002	BLM-BUREAU OF LAND MANAGEMENT - PROPOSED 1985 PLAN AMENDMENTS VOL. 2 1986-01-XX
BRU17F0017	BRUNER, C. (U.S. BUREAU OF LAND MANAGEMENT) - FIELD SURVEY FORM FOR PHOLISMA SONORAE 2017-04-05
BRU17F0020	BRUNER, C. (U.S. BUREAU OF LAND MANAGEMENT) - FIELD SURVEY FORM FOR PHOLISMA SONORAE 2017-04-06
BRU17F0021	BRUNER, C. (U.S. BUREAU OF LAND MANAGEMENT) - FIELD SURVEY FORM FOR PHOLISMA SONORAE 2017-04-06
BRU17F0022	BRUNER, C. (U.S. BUREAU OF LAND MANAGEMENT) - FIELD SURVEY FORM FOR PHOLISMA SONORAE 2017-04-05
BRU18F0021	BRUNER, C. ET AL. (U.S. BUREAU OF LAND MANAGEMENT) - FIELD SURVEY FORM FOR PHOLISMA SONORAE 2018-03-27
BRU18F0035	BRUNER, C. ET AL. (U.S. BUREAU OF LAND MANAGEMENT) - FIELD SURVEY FORM FOR PHOLISMA SONORAE 2018-03-29
BRU18F0040	BRUNER, C. ET AL. (U.S. BUREAU OF LAND MANAGEMENT) - FIELD SURVEY FORM FOR PHOLISMA SONORAE 2018-03-29
BRU18F0045	BRUNER, C. ET AL. (U.S. BUREAU OF LAND MANAGEMENT) - FIELD SURVEY FORM FOR PHOLISMA SONORAE 2018-04-22
CAR73S0005	CARLQUIST, S. & WALLACE - CARLQUIST #4365 RSA #239048, SD #90614, NY #37805, CAS #577823, MO #100679897, SEINET #10847674, CAS-BOT-BC #230596 1973-05-14
CHA08I0001	CHARTERS, M PHOTOS OF PHOLISMA SONORAE, CALPHOTOS ID #0000 0000 0508 0614-0620 2008-05-05
CHM00R0001	CH2M HILL - IMPERIAL IRRIGATION DISTRICT (IID)/SAN DIEGO COUNTY WATER AUTHORITY (SDCWA) WATER CONSERVATION AND TRANSFER PROJECT EIR/EIS, SCOPING SUMMARY REPORT 2000-03-10
COO36S0001	COOK, L COOK SN UCR #95847 SD #16026 1936-06-13
COT67S0001	COTHRUN, D COTHRUN SN ASU #37347 (AS CITED IN WAR87R0001) 1967-07-07
COX63S0001	COX, G COX SN SDSU #7874 1963-04-28
DAV79F0001	DAVIDSON, C. ET AL FIELD SURVEY FORM FOR ASTRAGALUS MAGDALENAE VAR. PEIRSONII & PHOLISMA SONORAE 1979-04-28
DAV79S0010	DAVIDSON, C. ET AL DAVIDSON #7759 RSA #446408 1979-04-28
DAV79S0011	DAVIDSON, C. ET AL DAVIDSON #7793 RSA #446407, HSC #82769 1979-04-28
DEF34S0001	DEFOREST, H DE FOREST #18614 RSA #446409 1934-03-29
DICNDU0001	DICE, J LOCATION OF PHOLISMA SONORAE IN COMMENTS OF SKI95F0013. XXXX-XX-XX
DIR03S0001	DIRIDONI, G DIRIDONI SN SD #243934 2003-01-21
ENG79S0001	ENGARD, R ENGARD #1132 DBG (AS CITED IN WAR87R0001) 1979-04-14
FIL18F0005	FILLIPI, D FIELD SURVEY FORM FOR PHOLISMA SONORAE 2018-04-18
GIL28S0005	GILMAN, M GILMAN SN POM #145275 & #145276, SBBG #59874, CAS #154857, DS #171324, CAS-BOT-BC #230598 & #230595 1928-04-25
GUI08S0006	GUILLIAMS, C. & J. MARSHALL - GUILLIAMS #634 (A-D) SDSU #18394, #18388, #18364, & #18358 2008-04-23
GUS83S0013	GUSTAFSON, R. & KEELEY - GUSTAFSON #2571 RSA #446405 1983-05-06
HAR65S0004	HARWOOD, R HARWOOD SN SDSU #7880 1965-05-09
HEN64S0001	HENRICKSON, J. & RUTHERFORD - HENRICKSON #1836 RSA #182256, GH #376183 1964-05-16
HIL01S0005	HILL, S. & K. KRAMER - HILL #33499 UCR #123800, ILLS #211703, SEINET #7048030 2001-04-27
HOW64S0006	HOWE, D HOWE #3761 SDSU #8108 1964-04-12
HOW64S0007	HOWE, D HOWE #10193 RSA #172241 & #446406 1964-05-13
KOL46S0001	KOLUVEK, P KOLUVEK SN UC #775203, NY #37804, DS #342223, MO #100679895, SEINET #10946708, CAS-BOT-BC #230599 1946

LUCKENBACH, R. A. & R. B. BURY - EFFECTS OF OFF-ROAD VEHICLES ON THE BIOTA OF THE ALGODONES DUNES, IMPERIAL COUNTY, CALIFORNIA; JOURNAL OF APPLIED ECOLOGY (1983); 20; PG. 265-286 1983-XX-XX

MCC93R0003 MCCALVIN, C. (U.S. FISH AND WILDLIFE SERVICE) - SURVEYS FOR SEVEN RARE PLANT SPECIES, THE FLAT-TAILED HORNED LIZARD, AND THE COLORADO DESERT FRINGED-TOED LIZARD, ALL-AMERICAN CANAL LINING PROJECT, IMPERIAL COUNTY, CALIFORNIA 1993-08-XX

CALIFORNIA 1995-00-AA

MOR81U0007 MOREY, S. - MAPS OF BOUNDED AREAS REPRESENTATIVE OF DATA POINTS FROM WES77R0004. 1981-04-24



Occurrence Report

California Department of Fish and Wildlife



California Natural Diversity Database

ERSI	
OESNDF0001	OESTERREIC, W BLM FIELD SURVEY FORM FOR PHOLISMA SONORAE XXXX-07-19
PEI32S0013	PEIRSON, M PEIRSON #9781 RSA #77813 1932-03-21
POR03S0028	PORTER, J PORTER #13491 RSA #0084082 2003-04-08
REC79R0001	U.S. BUREAU OF RECLAMATION - REPORT ON RARE PLANT POPULATIONS ALONG THE ALL AMERICAN CANAL 1979-XX-XX
ROM79R0001	ROMSPERT, A. & J. BURK - ALGODONES DUNES SENSITIVE PLANT PROJECT - C.S.U. FULLERTON PREPARED FOR BLM 1979-XX-XX
ROO49S0046	ROOS, J ROOS #4984 RSA #89981 1949-04-07
RYA69S0007	RYAN, J RYAN #50 RSA #209611 1969-04-11
SDNNDU0003	SAN DIEGO NATURAL HISTORY MUSEUM - NOTES ON GENERAL LOCATIONS OF (AMMOBROMA) PHOLISMA SONORAE. XXXX-XX-XX
SKI95F0013	SKINNER, M FIELD SURVEY FORM FOR PHOLISMA SONORAE 1995-04-08
SPJ80S0003	SPJUT, R. & J. ADAMS - SPJUT #6153 HSC #66961 1980-04-30
THO78S0030	THORNE, R THORNE #52167 RSA #336093 1978-05-30
THO84S0003	THORNE, R. ET AL THORNE #58267 RSA #331172 & #0109169, NY #37806 1984-04-27
WAL73S0004	WALLACE, G. & CARLQUIST - WALLACE #1193 RSA #257643, CAS #763732, CAS-BOT-BC #293705 1973-05-14
WAL98F0006	WALL, M FIELD SURVEY FORM FOR PHOLISMA SONORAE 1998-06-08
WAL98F0007	WALL, M FIELD SURVEY FORM FOR PHOLISMA SONORAE 1998-06-08
WAL98F0008	WALL, M FIELD SURVEY FORM FOR PHOLISMA SONORAE 1998-06-08
WAR87R0001	WARREN, P. & A. LAURENZI - RARE PLANTS SURVEY OF THE YUMA DISTRICT. 1987-08-XX
WED66S0002	WEDBERG, H WEDBERG #1234 SDSU #8102 1966-05-02
WES77R0003	WESTEC SERVICES, INC SURVEY OF SENSITIVE PLANTS OF THE ALGODONES DUNES - PREPARED FOR BLM. 1977-08-XX
WES77R0004	WESTEC SERVICES, INC SURVEY OF SENSITIVE PLANTS OF THE ALGODONES DUNES - PREPARED FOR BLM BY WESTEC.

WIESENBORN, W. - INSECTS ON PHOLISMA SONORAE FLOWERS AND THEIR CONSPECIFIC POLLEN LOADS, MADRONO VOL.

50, NO. 2, PP. 110-114, 2003 2003-XX-XX

WIL66S0003 WILGUS, J. - WILGUS SN ARIZ #159492 (AS CITED IN WAR87R0001) 1966-05-15

YAT80S0001 YATSKIEVYCH, G. - YATSKIEVYCH #80-129 ARIZ #221475, MO #100654470, SEINET #10743474 (ALSO CITED IN WAR87R0001) 1980

-04-26

1977-XX-XX



Occurrence Report

California Department of Fish and Wildlife



Map Index Number: 06550 **EO Index:** 46458

Key Quad:Ogilby (3211477)Element Code:PDLNN02020Occurrence Number:12Occurrence Last Updated:2001-11-09

Scientific Name: Pholisma sonorae Common Name: sand food

Listing Status: Federal: None Rare Plant Rank: 1B.2

State: None Other Lists: BLM_S-Sensitive

CNDDB Element Ranks: Global: G2 SB_CalBG/RSABG-California/Rancho Santa Ana

Botanic Garden

General Habitat: Micro Habitat:

S2

State:

DESERT DUNES, SONORAN DESERT SCRUB. LOOSE, DEEP SAND DUNES, USUALLY ON THE MORE STABLE,

WINDWARD FACE. 0-125 M.

Last Date Observed: 1902-05-XX Occurrence Type: Natural/Native occurrence

 Last Survey Date:
 1902-05-XX
 Occurrence Rank:
 Unknown

 Owner/Manager:
 UNKNOWN
 Trend:
 Unknown

Presence: Presumed Extant

Location:

OGILBY, NEAR HEDGES MINES.

Detailed Location:

EXACT LOCATION UNKNOWN, MAPPED AS BEST GUESS BY CNDDB AT OGILBY.

Ecological:

Threats:

General:

SITE BASED ON A 1902 COLLECTION BY STOCKTON. NEEDS FIELDWORK.

PLSS: T15S, R20E, Sec. 35, N (S) **Accuracy:** 1 mile **Area (acres):** 0

County Summary: Quad Summary:

Imperial Ogilby (3211477)

Sources:

SDNNDU0003 SAN DIEGO NATURAL HISTORY MUSEUM - NOTES ON GENERAL LOCATIONS OF (AMMOBROMA) PHOLISMA SONORAE. XXXX-

XX-XX

STO02S0001 STOCKTON, A. - STOCKTON SN UC #105882 1902-05-XX

12/29/2020 Print View

29/2020						PIIII	VICVV					
Croton wigginsii	Wiggins' croton	Dicots	PDEUP0H140	12	1	None	Rare	G2G3	S2	2B.2	BLM_S-Sensitive, SB_CalBG/RSABG- California/Rancho Santa Ana Botanic Garden	desert scrub, Sonoran thorn woodland, Upper montane coniferous forest, Valley & foothill grassland Desert dunes, Sonoran desert scrub
Cyclocephala	Wandae	Insects	IICOL33020	1	1	None	None	G1G2	S1S2	null	null	Desert
wandae Ditaxis claryana	glandular ditaxis	Dicots	PDEUP080L0	26	1	None	None	G3G4	S2	2B.2	null	dunes Desert wash, Mojavean desert scrub, Sonoran desert scrub
Efferia macroxipha	Glamis robberfly	Insects	IIDIP07040	1	1	None	None	G1G2	S1S2	null	null	Desert dunes
Eumops perotis californicus	western mastiff bat	Mammals	AMACD02011	296	4	None	None	G5T4	S3S4	null	BLM_S-Sensitive, CDFW_SSC- Species of Special Concern, WBWG_H-High Priority	Chaparral, Cismontane woodland, Coastal scrub, Valley & foothill grassland
Euparagia unidentata	Algodones euparagia	Insects	IIHYMBC010	3	1	None	None	G1G2	S1S2	null	null	Desert dunes
Gopherus agassizii	desert tortoise	Reptiles	ARAAF01012	970	13	Threatened	Threatened	G3	S2S3	null	IUCN_VU- Vulnerable	Joshua tree woodland, Mojavean desert scrub, Sonoran desert scrub
Macrotus californicus	California leaf-nosed bat	Mammals	AMACB01010	46	11	None	None	G4	S3	null	BLM_S-Sensitive, CDFW_SSC- Species of Special Concern, IUCN_LC- Least Concern, WBWG_H-High Priority	Riparian scrub, Sonoran desert scrub
Melanerpes uropygialis	Gila woodpecker	Birds	ABNYF04150	62	1	None	Endangered	G5	S1	null	BLM_S-Sensitive, IUCN_LC-Least Concern, USFWS_BCC-Birds of Conservation Concern	Riparian forest, Riparian woodland
Microbembex elegans	Algodones elegant sand wasp	Insects	IIHYM90010	1	1	None	None	G1G2	S1S2	null	null	Desert dunes
Myotis velifer	cave myotis	Mammals	AMACC01050	9	1	None	None	G5	S1	null	BLM_S-Sensitive, CDFW_SSC- Species of Special Concern, IUCN_LC- Least Concern, WBWG_M-Medium Priority	Riparian scrub, Sonoran desert scrub
Nyctinomops femorosaccus	pocketed free-tailed bat	Mammals	AMACD04010	90	1	None	None	G4	S3	null	CDFW_SSC- Species of Special Concern, IUCN_LC- Least Concern, WBWG_M-Medium Priority	Joshua tree woodland, Pinon & juniper woodlands, Riparian scrub, Sonoran desert scrub
Palafoxia arida var. gigantea	giant spanish- needle	Dicots	PDAST6T012	6	2	None	None	G5T3?		1B.3	BLM_S-Sensitive, SB_CalBG/RSABG- California/Rancho Santa Ana Botanic Garden	Desert dunes
Perdita	Algodones	Insects	IIHYM01130 ckElementListV	1	1	None	None	G1G2 EEC	S1S2	null RIG	INAL PKO	Desert 2/

12/29/2020 Print View

29/2020						Plint	VIEW					
algodones	perdita											dunes
Perdita frontalis	Imperial Perdita	Insects	IIHYM01140	2	1	None	None	G1G2	S1S2	null	null	Desert dunes
Perdita stephanomeriae	a miner bee	Insects	IIHYM01840	3	1	None	None	GNR	S1S2	null	null	Desert dunes
Pholisma sonorae	sand food	Dicots	PDLNN02020	14	2	None	None	G2	S2	1B.2	BLM_S-Sensitive, SB_CalBG/RSABG- California/Rancho Santa Ana Botanic Garden	Desert dunes, Sonoran desert scrub
Phrynosoma mcallii	flat-tailed horned lizard	Reptiles	ARACF12040	340	6	None	None	G3	S2	null	BLM_S-Sensitive, CDFW_SSC- Species of Special Concern, IUCN_NT- Near Threatened	Desert dunes, Mojavean desert scrub, Sonoran desert scrub
Polioptila melanura	black-tailed gnatcatcher	Birds	ABPBJ08030	34	1	None	None	G5	S3S4	null	CDFW_WL-Watch List, IUCN_LC- Least Concern	Mojavean desert scrub, Sonoran desert scrub
Pseudocotalpa andrewsi	Andrew's dune scarab beetle	Insects	IICOL37020	29	1	None	None	G1	S1	null	null	Desert dunes, Sonoran desert scrub
Toxostoma crissale	Crissal thrasher	Birds	ABPBK06090	67	1	None	None	G5	S3	null	BLM_S-Sensitive, CDFW_SSC- Species of Special Concern, IUCN_LC- Least Concern	Riparian woodland
Toxostoma lecontei	Le Conte's thrasher	Birds	ABPBK06100	238	2	None	None	G4	S3	null	BLM_S-Sensitive, CDFW_SSC- Species of Special Concern, IUCN_LC- Least Concern, NABCI_RWL-Red Watch List, USFWS_BCC-Birds of Conservation Concern	Desert wash, Mojavean desert scrub, Sonoran desert scrub

APPENDIX E

Photo pages



Photo 1.Representative photo of the *Brassica (nigra) and other mustards semi-natural stands* CNPS vegetation category.



Photo 2.Representative photo of the *Larrea tridentata Encelia farinosa alliance* CNPS vegetation category.



Photo 3.

Representative photo of the *Parkinsonia florida*— *Olneya tesota alliance* CNPS vegetation category.



Photo 4. Example Observation point during raptor surveys.



Photo 5. Example Observation point used during raptor surveys.



Photo 6. Example Observation point used during raptor surveys.



Photo 7. Example Observation point used during raptor surveys.

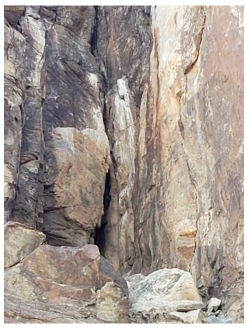


Photo 8.Active eyrie for prairie falcon observed during raptor surveys.



Photo 9. Active eyrie for prairie falcon observed during raptor surveys.



Photo 10. Red-tailed hawk roost detected.



Photo 11.Potentially suitable western burrowing owl habitat within the Analysis Area.



Photo 12. Potentially suitable western burrowing owl habitat within the Analysis Area.



Photo 13.

Habitat assessed for Colorado desert fringetoed lizard. Sandy area was assessed for potential habitat for the lizard.



Photo 14.

Habitat assessed for Colorado desert fringetoed lizard.



Photo 15.

Abandoned underground mine assessed for bat use. There is a bat compatible closure (angle-iron gate) in the mine portal.



Photo 16. Abandoned underground mine assessed for bat use.



Photo 17.Location of Gila woodpecker historical detection location outside of Analysis Area.



Photo 18.Representative small wash assessed for Gila woodpecker habitat within the Analysis Area.



Photo 19. Active desert tortoise burrow observed.

APPENDIX F

BLM Sensitive Species 'Non' List

Appendix F. BLM Sensitive Species for the El Centro Field Office with a Potential to Occur of "None".

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur	Effects Determination
AMPHIBIANS					
Lithobates yavapaiensis	Occurs in a variety of perennial to near perennial waters in desert grasslands to	Historic range included Arizona, California, Nevada, New Mexico, U.S.	Assumed to be extirpated from California, otherwise extremely rare	None. There is no perennial water in the Analysis Area and	
Lowland leopard frog	pinyon juniper biotic communities (AGFD 2006). Inhabits large rivers, streams, canals, cienegas, cattle tanks or other aquatic features (Rorabaugh 2008). Can survive in semi-permanent aquatic systems by retreating into deep mud cracks, mammal burrows, or rock fissures, but large pools are required for adult survival and reproductive efforts (Bureau of Reclamation 2016).	and extreme northeastern Baja California, northern Sonora, and possibly northwestern Chihuahua, Mexico (AGFD 2006, Bureau of Reclamation 2016). Current range is restricted to southern Arizona and adjacent portions of Sonora (Bureau of Reclamation 2016).	(CDFW 2018). Historically inhabited San Bernardino, Riverside and Imperial counties, along the Colorado River Valley and Imperial Valley (CDFW 2018).	this species is considered extirpated from California.	
	level to 5,961 ft (CDFW 2018).				
BIRDS					
Agelaius tricolor	Occupies areas near fresh water, preferably in emergent wetland with tall,	Historically the ranged throughout most of lower-elevation California, with	Common locally throughout Central Valley and in coastal districts from	None. The Analysis Area does not contain appropriate habitat	
Tricolored blackbird	dense cattails or tules, but also in thickets of willow, blackberry, wild rose, tall herbs (CDWF 2008c). Feeds in grasslands and cropland habitats. Seeks cover in emergent wetland vegetation and also in trees and shrubs (CDWF 2008c).	smaller nesting colonies known from Baja California, Nevada, and Oregon (USFWS 2019). The majority of the breeding population was found in the Central Valley, along the California coast, in the Sierra Nevada foothills, and in southern California (USFWS 2019).	More widespread in winter along the central coast and San Francisco Bay area and in portions of the Colorado Desert (CDWF 2008c).	for this species are no occurrence records for this species within the California Natural Diversity Database in these quadrangles (CDFW 2020).	
Charadrius montanus	Utilizes short grasslands, plowed fields with little vegetation, and open sagebrush	Breeds in western Great Plains and Rocky Mountains States from the	In California, winter resident September through March in Central	None. This species is only known to winter in California	
Mountain plover	areas. Avoids areas with dense cover. Nests in open areas in high-elevation grassland, often blue gramma and buffalo grass patches (CDFW 2008a). Does not nest in California (CDFW 2008a). Elevation: In California, below 3,200 ft in winter (CDFW 2008a).	Canadian border to Northern Mexico (USFWS 2021). In the U.S., breeding occurs in Colorado, Montana, Nebraska, New Mexico and Wyoming and less frequently in Kansas, Oklahoma, Texas, and Utah (USFWS 2021).	Valley from Sutler and Yuba counties southward. Also in foothills west of San Joaquin Valley, Imperial Valley, Los Angeles County, and San Bernardino County and along the central Colorado river valley (CDFW 2008a, b). Extralimital records along the northern coast (CDFW 2008a).	and is outside the known range. There are no records for this species within the California Natural Diversity Database in these quadrangles (CDFW 2020).	

areas, desert washes, and other habitats Gilded flicker areas, desert washes, and other habitats with Joshua trees or saguaro cacti (CDFW 1997). Typically avoids urban and rural areas, desert washes, and other habitats with Joshua trees or saguaro cacti (CDFW 1997). Typically avoids urban and rural byle, and Wiebe 2017). Occurs in Arizona, California and Nevada, U.S. and the Mexican states of Baja California, there are no re	pecies is considered e Analysis Area iate habitat, and ecords for this the California esity Database in
Gilded flicker with Joshua trees or saguaro cacti (CDFW 1997). Typically avoids urban and rural neighborhoods, even when saguaros are present (CDFW 1997, Corman and Wise-Gervais 2005). This species hybridizes with the Northern Flicker (Wiebe and Moore 2017). Hybrids are typically found in riparian woodlands at the upper end of the species' elevational range (Corman Arizona, California and Nevada, U.S. and the Mexican states of Baja California, Baja California Sur, Sinaloa and Sonora (Moore, Pyle, and Wiebe 2017). Natural Diver these quadrange (Torman woodlands at the upper end of the species' elevational range (Corman with Joshua trees or saguaro cacti (CDFW 1997). Arizona, California and Nevada, U.S. and the Mexican states of Baja California, Baja California Sur, Sinaloa and Sonora (Moore, Pyle, and Wiebe 2017).	iate habitat, and ecords for this the California
1997). Typically avoids urban and rural neighborhoods, even when saguaros are present (CDFW 1997, Corman and Wise-Gervais 2005). This species hybridizes with the Northern Flicker (Wiebe and Moore 2017). Hybrids are typically found in riparian woodlands at the upper end of the species' elevational range (Corman	ecords for this the California
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present (CDFW 1997, Corman and Wise-Gervais 2005). This species hybridizes with the Northern Flicker (Wiebe and Moore 2017). Hybrids are typically found in riparian woodlands at the upper end of the species' elevational range (Corman (Moore, Pyle, and Wiebe 2017). Natural Diver these quadrangers of the species of the s	
Gervais 2005). This species hybridizes with the Northern Flicker (Wiebe and Moore 2017). Hybrids are typically found in riparian woodlands at the upper end of the species' elevational range (Corman	sity Database in
with the Northern Flicker (Wiebe and Moore 2017). Hybrids are typically found in riparian woodlands at the upper end of the species' elevational range (Corman	
Moore 2017). Hybrids are typically found in riparian woodlands at the upper end of the species' elevational range (Corman	gles (CDFW 2020).
in riparian woodlands at the upper end of the species' elevational range (Corman	
the species' elevational range (Corman	
(2003b). This species is non-impracory and	
uses similar habitats year-round (Moore,	
Pyle, and Wiebe 2017). Nest in soft wood	
of a snag or dead branches of live	
cottonwood, willow, Joshua tree, or	
saguaro cacti (CDFW 1997).	
Elevation: In Arizona, typically 200–3,200	
ft but occasionally up to 4,600 ft in	
riparian areas (Corman 2005b).	
Laterallus jamaicensis This species breeds in tidal marshes, The coturniculus subspecies occurs in Scarce, yearlong resident of saline, None. The Assertion Control of Scarce, yearlong resident of saline, None. The Assertion Control of Scarce, yearlong resident of saline, None. The Assertion Control of Scarce, yearlong resident of saline, None.	nalysis Area lacks
	abitat and is outside
	nged, and there are
	r this species within
	Natural Diversity
	nese quadrangles
Uses areas with water depths of roughly Salton Sea, and lower Colorado River (CDFW 2020)).
one inch or less (Dodge 2019). The area (CDFW 1990b). Formerly a local	
coturniculus subspecies is non-migratory, resident in coastal wetlands from	
although juveniles disperse erratically Santa Barbara County to San Diego	
from their natal sites (Eddleman, Flores, County (CDFW 1990b).	
and Legare 1994). Uses similar habitat	
year-round (Eddleman, Flores, and	
Legare 1994). Along the Colorado River they prefer dense bulrush stands, shallow	
water, and gently sloping shorelines	
(CDFW 1990b).	
(GDI W 17700).	
Elevation: In Arizona, 150–600 ft	
(AGFD 2002a, Corman 2005a).	

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur	Effects Determination
Micrathene whitneyi Elf owl	Occupies desert riparian habitat of moderate to open canopy, often with a moderate to sparse shrub understory, and typically bordering desert wash, desert scrub, or grassland habitats (CDFW 1990c). Taller trees with a shrub	Found from the southwest U.S. to central Mexico and Baja California. Northern populations winter in central Mexico and on the Pacific slope north to Sinaloa, Mexico (Wise-Gervais 2005).	Rarely seen spring and summer resident of the Colorado River Valley. Records at Cottonwood Springs and Corn Springs in Riverside County (CDFW 1990c). Now nearly extirpated along the length of	None. This Analysis Area lacks appropriate habitat and there are no records for this species within the California Natural Diversity Database in these quadrangles (CDFW 2020)	
	understory may be required. Utilizes moderately tall trees and snags, including cottonwood, sycamore, willow, mesquite, and saguaros often using cavities made by other birds (CDFW 1990c). Nested in cottonwood and saguaro in California but also nests in willow, sycamore, and mesquite trees or snags of moderate height (CDFW 1990c). In the Sonoran Desert regions they are found mainly in riparian habitats or in areas with numerous saguaro (Wise-Gervais 2005). Elevation: up to 7,000 ft (CDFW 1990c).		Colorado River. Reported only north of Needles, San Bernadino County, roughly 22 miles north of Blythe, Riverside County, and at Corn Springs since 1970 (CDFW 1990c).		
Pelecanus occidentalis	Inhabits estuarine, marine subtidal, and marine pelagic waters along the coasts	Found along the Atlantic, Pacific, and Gulf coasts of North and South America	Breeds on the Channel Islands, Anacapa in Santa Barbara and Santa	None. The analysis area occurs outside of this species range and	
Brown pelican	(CDFW 1990b). Usually rests on water or inaccessible rocks, but uses mudflats, sandy beaches, wharfs, and jetties. Nests on rocky or low and brushy slopes of undisturbed islands, usually on the ground, but less often in bushes. Requires undisturbed lands adjacent to good marine fishing areas.	(USFWS 2009). Can also be found from Nova Scotia to Venezuela and on the Pacific Coast from British Columbia to south-central Chile and the Galapagos Islands (USFWS 2009). On the Gulf Coast they occur in Florida, Alabama, Louisiana, Texas, Mississippi, and Mexico. Can use the Salton Seas in California, lakes in Florida, and bodies of water in southeast Arizona (USFWS 2009).	Cruz counties (CDFW 1990b). Rare to uncommon on the Salton Sea and Colorado River reservoirs (CDFW 1990b).	no suitable aquatic habitat exists within the Analysis Area.	

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur	Effects Determination
Strix occidentalis	Inhabits forests and woodlands with	Includes three resident subspecies: the	In the southern California mountains,	None. The analysis occurs	
occidentalis	large old trees and snags, high basal areas	Northern Spotted Owl (S. o. caturina) in	they are known to occur in the	outside this species range and no	
	of trees and snags, dense canopies,	the mountains of the Pacific coast from	southern Coast ranges from	suitable forested habitat occurs	
California spotted owl	multiple canopy layers, and downed	southwestern British Columbia south	Monterey County south through the	within the Analysis Area.	
	woody debris (Shuford and Garadali	through western Washington and Oregon			
	2008). In southern California, occupies	to San Francisco Bay, California; the	southern San Diego County (Shuford		
	montane hardwood and montane	Mexican Spotted Owl (S. o. lucida) in	and Garadali 2008). Detected in the		
	hardwood-conifer forests, especially with	forested mountains from southern Utah	Santa Cruz Mountains of San Mateo		
	Canyon Live Oak and Bigcone Douglas	and Colorado south to Michoacan	and Santa Cruz counties. Also		
	fir and mid to high elevations. Uses	Mexico; and the California Spotted Owl	observed in the San Bernardino		
	coastal oak woodland, valley foothill	of northern California south along the	Mountains (Shuford and Garadali		
	riparian, and redwood forests at low	western slope of Sierra Nevada and in	2008).		
	elevations (Shuford and Garadali 2008)	mountains of central and southern			
	, ,	Califronia nearly to the Mexican border			
	Elevation: seal level in San Diego County	with three sight records from the Sierra			
	to 6,600 ft in Tulare County (Shuford and	San Pedro Matir in northern Baja			
	Garadali 2008)	California (Shuford and Garadali 2008).			
Vireo bellii arizonae	Inhabits low, dense riparian growth along	Primarily occurs throughout Arizona,	Rare summer resident along the	None. No suitable riparian a	
	water or intermittent streams. Typically	Utah, Nevada, and Sonora Mexico and in	Colorado River from Needles in San	habitat occurs within the analysis	
Arizona bell's vireo	associated with willow, cottonwood,	California along the lower Colorado	Bernardino County south to Blythe in	Area.	
	baccharis, wild blackberry or mesquite in	River (CDFW 1990a).	Riverside County (CDFW 1990a).		
	desert localities (CDFW 1990a). Utilizes	, ,	Also found at Picacho State		
	thickets of willow and other low shrubs.		Recreation Area and near Laguna		
	Usually found near water (CDFW 1990a).		Dam in Imperial County (CDFW		
			1990a).		
	Elevations: In California, summers below		,		
	2,000 ft (CDFW 1990a).				
Vireo bellii pusillus	Inhabits low, dense riparian growth along	Endemic to California and northern Baja	Summer resident mostly in San	None. No suitable riparian a	
F	water or intermittent streams. Typically	California (CDFW 1990a).	Benito and Monterey counties, in	habitat occurs within the analysis	
Least bell's vireo	associated with willow, cottonwood,		coastal southern California from	Area.	
	baccharis, wild blackberry or mesquite in		Santa Barbara County south, and		
	desert localities (CDFW 1990a). Utilizes		along the western edge of the deserts		
	thickets of willow and other low shrubs.		in desert riparian habitat (CDFW		
	Usually found near water (CDFW 1990a).		1990a).		
	10 and 10 at 1 at 10 at 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				
	Elevations: In California, summers below				
	2,000 ft (CDFW 1990a).				

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur	Effects Determination
MAMMALS					
Myotis evotis	Inhabits nearly all brush, woodland and forest habitats but coniferous woodlands	Found across western North American from southwestern Canada (British	Widespread in California but believed to be uncommon in most of its range.	None. No suitable forest or woodland habitats occur within	
Long-eared myotis	and forests seem to be preferred. Roosts in buildings, crevices, under bark, and in snags(CDFW 1990g). Occurs in semiarid shrublands, sage, chaparral, and agricultural areas, but usually associated with coniferous forests (WBWG 2018). Elevation: sea level to at least 9,000 ft	Columbia, Alberta, and Saskatchewan) to Baja California and eastward in the U.S. to the western Great Plains (WBWG 2018).	Avoids arid Central Valley and hot deserts, occurring along the entire coast and in the Sierra Nevada, Cascades, and Great Basin from the Oregon border south through the Tehachapi Mountains to the Coast Ranges (CDFW 1990g).	the analysis Area.	
	(CDFW 1990g).				
Myotis thysanodes	Utilizes a wide variety of habitats including pinyon-juniper, valley foothill	Throughout much of western North American from southern British	Widespread in California occurring in all but the Central Valley and	None. No suitable forest or woodland habitats occur within	
Fringed myotis	hardwood and hardwood-conifer forests (CDFW 1990f). Roosts in crevices in buildings, mines, rocks, rock faces, bridges, and in large decadent trees or snags (WBWG 2018). Elevation: sea level to 9,350 ft but most common between 4,000 and 7,000 ft (WBWG 2018).	Columbia, Canada, south the Chiapas, Mexico from Santa Cruz Island in California, east to the Black Hills of South Dakota (WBWG 2018).	Colorado and Mojave deserts. Abundance appears to be irregular (CDFW 1990f).	the analysis Area.	
Perognathus longimembris bangsi	Known from various vegetation communities including creosote scrub, desert scrub, and grasslands, generally	Historically known from the San Gorgonino Pass area east to southern Joshua Tree National Park and Shaver's	Currently found in the northern and western regions of Coachella Valley north of Interstate 10 (Nature Serve	None. The analysis Area occurs outside the known range of this species.	
Palm Springs little pocket mouse	occurring on loosely packed or sandy soils with sparse to moderately dense cover (Bolster 1998).	Valley, south through the Coachella Valley to Ocotillo (Bolster 1998).	2021).		
PLANTS					
Ambronia umbellate var.	Annual herb that blooms March through September. Inhabits chaparral, coastal scrub, and desert dunes (CNPS 2021c).	Known from California, Arizona, and Baja California (CNPS 2021c).	Imperial, Los Angeles, Orange, Riverside, San Bernardino, San Diego, and Ventura counties (CNPS	None. No suitable desert dunes of chaparral habitat occur within the Analysis Area.	
chaparral sand-verbena	Elevation: 250 to 5,250 ft (CNPS 2021c).		2021c). One location in Anza-Borrego does not appear to be naturally occurring.		

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur	Effects Determination
Astragalus magdalenae var. peirsonii	Perennial herb that blooms December through April. Inhabits desert dunes (CNPS 2021m).	Occurs in California, Arizona, Baja California, and Sonora Mexico (CNPS 2021m).	Imperial County and presumed extirpated if once present in San Diego County (CNPS 2021m).	None. No suitable desert dune habitat occurs within the analysis Area.	
Peirson's milk-vetch	Elevation: 200 to 750 ft (CNPS 2021m).				
Choenactis glabriuscula var. orcuttiana Orcutt's pincushion	Annual herb that blooms January through August. Inhabits sandy substrates including coastal bluff scrub in coastal dunes (CNPS 2021k).	Occurs in California and Baja California (CNPS 2021k).	Found in Los Angeles, San Diego, Venture counties and presume extirpated in Orange County (CNPS 2021k).	None. The analysis Area occurs outside of the range of this species and no suitable costal dunes occur within the analysis	
	Elevation: sea level to 325 ft (CNPS 2021k).			Area.	
Chorizanthe polygonoides var. longispina	Annual herb that blooms April through July. Inhabits clay substrates in chaparral, coastal scrub, meadows, seeps, valley,	Occurs in California and Baja California (CNPS 2021f).	Found in Orange, Riverside, Santa Barbara, and San Diego counties (CNPS 2021f).	None. The analysis Area occurs outside of the range of this species and no suitable costal	
Long-spined spineflower	foothill grassland, and vernal pools (CNPS 2021f).			dunes occur within the analysis Area.	
Cylindropuntia fosbergii	Elevations: 100 to 5,000 ft (CNPS 2021f). Perennial stem succulent that blooms	Endemic to California (CNPS 2021n).	Occurs in San Diego County (CNPS	None. The Analysis Area occurs	
Pink teddy-bear cholla	March through May. Inhabits Sonoran desert scrub habitats (CNPS 2021n).	Endemic to Cantorna (CNPS 20211).	2021n).	outside of the known range of this species.	
	Elevation: 280 to 2,790 ft (CNPS 2021n).				
Dieteria asteroids var. lagunensis	Perennial herb that blooms July through August. Utilizes cismontane woodland and lower montane coniferous forest	Located in California and Baja California (CNPS 2021i).	Found in San Diego County (CNPS 2021i).	None. The Analysis Area is outside the known range of this species.	
Mt. Laguna aster	(CNPS 2021i). Elevation: 2,600 to 7,900 ft (CNPS 2021i).				
Fremontodendron	Perennial evergreen shrub that blooms	Known from California and Baja	Found in San Diego County (CNPS	None. Outside known range and	
mexicanum	March through June. Inhabits gabbroic, metavocalnic, or serpentine substrates	California (CNPS 2021g).	2021g).	no occurrence records.	
Mexican flannelbush	within closed-cone coniferous forest, chaparral, and cismontane woodlands (CNPS 2021g).				
	Elevation: 30 to 2,350 ft (CNPS 2021g).				

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur	Effects Determination
Grindelia halii	Perennial herb that blooms May through October. Utilizes chaparral, lower	Endemic to California (CNPS 2021q).	Found in San Diego County (CNPS 2021q).	None. Outside known range and no occurrence records.	
San Diego gumplant	montane coniferous forest, meadow, seeps, valley and foothill grassland (CNPS 2021q).				
TT II d i lee	Elevation: 280 to 5,725 ft (CNPS 2021q).	E 1: C l'C : A : 1C	O ' I ' I IC D'	NT NT - ' 11 - 1 - 1 - 1 ' /-	
Helianthus niveus subsp. tephrodes	Perennial herb that blooms September to May. Lives on desert dunes (CNPS 2021a).	Found in California, Arizona, and Sonora Mexico (CNPS 2021a).	counties (CNPS 2021a).	None. No suitable dune habitats exist within the Analysis Area and no records of the species	
Algodones Dunes sunflower	Elevation: 165 to 330 ft (CNPS 2021a).			occur within the Analysis Area.	
Hulsea californica	Perennial herb that blooms April through June. Inhabits openings and burned areas	Endemic to California (CNPS 2021r).	Found in Riverside and San Diego counties (CNPS 2021r).	None. Outside known range and no occurrence records.	
San Diego sunflower	in chaparral, lower montane coniferous forest, and upper montane coniferous forests (CNPS 2021r).				
	Elevation: 3,000 to 9,565 ft (CNPS 2021r).				
Lepidium flavum var. felipense	Annual herb that blooms March through May. Inhabits sandy areas in pinyon and juniper woodland and Sonoran desert	Occurs in California and Baja California (CNPS 2021b).	Found in San Diego County (CNPS 2021b).	None. Outside known range and no occurrence records.	
Borrego Valley peppergrass	scrub (CNPS 2021b).				
	Elevation: 1,495 to 2,755 ft (CNPS 2021b).				
Monardella nana subsp. leptosiphon	Perennial rhizomatous herb that blooms June through July. Inhabits chaparral and lower montane coniferous forest (CNPS	Occurs in California and Baja California (CNPS 2021s).	Found in Riverside and San Diego counties (CNPS 2021s). Note: Known mostly from Hot	None. No suitable chaparral, or forest habitats occur within the Analysis Area.	
San Felipe monardella	2021s).		Springs Mountains. Most of the plants from the Palomar Mountains	Tillalysis Tilca.	
	Elevation: 3,940 to 6,085 ft (CNPS 2021s).		are mis-identified. May not warrant taxonomic recognition due to		
			problems with type specimen and its distribution and a lot of intermediacy between current subtaxa, and evident		
			integradations (CNPS 2021s).		

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur	Effects Determination
Palafoxia arida var. gigantea Giant Spanish needle	Annual/perennial herb that blooms January through May. Inhabits desert dunes (CNPS 2021e). Elevation: 50 to 330 ft (CNPS 2021e).	Occurs in California and Sonora Mexico (CNPS 2021e).	Known only from Imperial County (CNPS 2021e).	None. No suitable dune habitats exist within the Analysis Area and no records of the species occur within the Analysis Area.	
Streptanthus campestris Southern jewel-flower	Perennial herb that blooms May through July. Inhabits rocky areas in chaparral, lower montane coniferous forest, and pinyon juniper woodland (CNPS 2021u). Elevation: 2,950 to 7,545 ft (CNPS 2021u).	Found in California and Baja California (CNPS 2021u).	Occurs in Imperial, Los Angeles, Riverside, Santa Barbara, San Bernardino, San Diego, and Ventura counties (CNPS 2021u).	None. No suitable chaparral, woodlands or forest habitats occur within the Analysis Area.	
Symphotrichum defoliatum San Bernardino aster	Perennial rhizomatous herb that blooms July through November. Inhabits areas near ditches, streams and springs in cistomontane woodland, coastal scrub, lower montane coniferous forest, meadows and seeps, marshes and swamps, and valley and foothill grasslands that are vernally mesic (CNPS 2021p). Elevation: 0.6 to 620 ft (CNPS 2021p).	Endemic to California (CNPS 2021p).	Found in Imperial, Kern, Los Angeles, Orange, Riverside, Santa Barbara, San Bernardino, San Diego, and possibly in San Luis Obispo counties(CNPS 2021p).	None. No suitable aquatic habitat occurs within the analysis Area.	
Thermopsis californica var. semota Velvety false lupine	Perennial rhizomatous herb that blooms March through June. Inhabits cismontane woodland, lower montane coniferous forest, meadows and seeps, and valley and foothill grasslands (CNPS 2021v). Elevation: 305 to 570 ft (CNPS 2021v).	Endemic to California (CNPS 2021v).	Found in San Diego County (CNPS 2021v).	None. Outside known range and no occurrence records.	
Thysanocarpus rigidus rigid fringepod	Annual herb that blooms February through May. Inhabits dry rocky slopes in pinyon and juniper woodland (CNPS 2021o). Elevation: 185 to 70 ft (CNPS 2021o).	Occurs in California and Baja California (CNPS 2021o).	Found in Los Angeles, Riverside, San Bernardino, and San Diego counties (CNPS 2021o).	None. Outside the known range and no occurrence records.	

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur	Effects Determination
REPTILES					
Actinemys marmorata pallida Southwestern pond turtle	Inhabit ponds, lakes, rivers, streams, creek, marshes, and irrigation ditches with abundant vegetation and either rocky or muddy bottoms in woodland, forests, grassland (CHS 2021f). Prefers shallower area in pools with logs, rocks, cattail mats, and exposed banks required for basking. May enter brackish water and seawater (CHS 2021f). Elevation: sea level to 6.696 ft but mostly below 4,890 ft (CHS 2021f).	Occurs in California and Baja California (CHS 2021f).	Found south, east, and west of the San Francisco Bay area with eastern boundary along the edge of the South Coast Ranges with an isolated, relict population along the Mojave River at Campy Cody and at Afton Canyon (CHS 2021f).	None. The analysis Area occurs outside the known range of this species.	
Coleonyx switaki	Inhabits rocky areas at the heads of	Occurs in California and Baja California	Found on the east face of the	None. The analysis Area occurs	
Barefoot banded gecko	canyons. Restricted to areas dominated by massive rock formations (CDFW 1990j). In flatlands, canyons, thornscrub and in where vegetation is sparse (CHS 2021e). Elevation: near sea level to over 2,000 ft (CHS 2021e).	(CDFW 1990j).	Peninsular Ranges with unsubstantiated reports near Anza Borrego Desert in San Diego County(CDFW 1990j). Isolated population of subspecies <i>C.s. switaki</i> is known from Coyote Mountains of Imperial County (CHS 1990j).	outside the known range of this species.	
Phrynosoma mcallii	Inhabits hard packed sandy flats and low dunes in Lower Colorado River	Occurs in Arizona and California, U.S. and the Mexican states of Baja	Found in central Riverside, eastern	None. No suitable hard packed	Phrynosoma mcallii
Flat-tailed horned lizard	desertscrub community, particularly in areas with creosote-white bursage vegetation (USFWS Brennan 2008, 2011). Restricted to areas of fine sand and sparse vegetation in desert washes and flats (CDFW 2000a). Most common in areas with high density of harvester ants and fine windblow sand but rarely occurs on dunes (CHS 2021b).	California and Sonora (USFWS 2011).	San Diego and Imperial counties (CDFW 2000a). Throughout most of the Colorado desert from Coachella Valley south through the Imperial Valley and west into the Anza-Borrego desert, south to Baja California, southwestern Arizona, and northwestern Sonora (CHS 2021b).	sandy flats or low dunes occur within the Analysis Area. No records for this species occur within the Analysis Area.	Flat-tailed horned lizard
	Elevation: Below 820 ft (AGFD 2010b, CHS 2021b).				

Species Name	Known Suitable Habitat	Total Range	Distribution in California	Potential to Occur	Effects Determination
Phrynosoma blainvilli	Inhabits valley-foothill hardwood, conifer	Endemic to California (CHS 2021a).	Historically found along the Pacific	None. The analysis Area occurs	
	and riparian habitats, pine-cypress,		coast from the Bay Area to Baja	outside the known range of this	
Coast horned lizard	juniper, and annual grassland habitats		California border and west the Sierra	species.	
	(CDFW 2000a). Occurs in open areas of		Nevada Mountains (CHS 2021a).		
	sandy soil and low vegetation in valleys,				
	foothills, semiarid mountains and along				
	dirt roads or near ant hills (CHS 2021a).				
	Elevation: Sea level to 6,000 ft (CDFW				
	2000a) or 8,000 ft (CHS 2021a).				
Thamnophis hammondii	Inhabit vegetated areas associated with	Occurs in California and Baja California	Found on the southeastern slope of	None. The analysis Area occurs	
-	permanent or semi-permanent bodies of	(CHS 2021g)	the Diablo Range and the Salinas	outside the known range of this	
Two-striped gartersnake	water (CDFW 2000). Associated		Valley south along the South Coast	species.	
•	vegetation includes oak woodland, willow,		and Traverse ranges to the Mexican		
	coastal sage scrub, scrub oak, sparce pine,		border and on Santa Catalina Island		
	chaparral, and brushland (CHS 2021g).		(CDFW 2000).		
	Elevation: sea level to 8,000 ft (CDFW				
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Appendix F: Project Design Features, Conservation Management Actions, and Mitigation Measures

SMP would prevent unnecessary or undue degradation of public lands by complying with the performance standards found in 43 CFR 3809.415 and 3809.420, as applicable. SMP would comply with BLM's terms and conditions related to the specific mining and reclamation activities and with other federal and state laws related to environmental protection and protection of cultural resources. SMP would commit to the following environmental protection measures to prevent unnecessary or undue degradation during Project activities. The measures are derived from the general requirements established in 43 CFR 3809.420, as applicable, as well as other federal and state water and air quality regulations.

Table F-1: Project Design Features

Number	Project Design Feature	Resources Impacted
PDF-1	Surface water within the Project Area consists of stormwater runoff within natural ephemeral drainages. The Project would require a California General Permit (CGP) pursuant to CGP Regulation (National Pollutant Discharge Elimination System No. CAS000002; State Water Resources Control Board Order No. 2009-0009-DWQ amended by 2010-0014-DWQ and 2012-0006-DWQ). Construction activities subject to the CGP include: • Any construction or demolition activity, including, but not limited to, clearing, grading, grubbing, or excavation, or any other activity that results in a land disturbance of equal to or greater than one acre. • All areas subject to land surface disturbance activities related to the Project including, but not limited to, Project staging areas, immediate access areas, and storage areas. All previously active areas are still considered active areas until final stabilization is complete.	Water Resources
PDF-2	A BLM approved SWPPP would be developed and implemented to control sedimentation from disturbance associated with Project activities. BMPs would be developed following the BLM's BMPs for Water Quality 2022 to manage disturbed surfaces. Sediment control structures could include, but not be limited to, fabric and/or hay bale filter fences, siltation or filter berms, and downgradient drainage channels in order to prevent unnecessary or undue degradation.	Water Resources
PDF-3	Water used for dust control would be kept to a practicable minimum in order to minimize the risk of water runoff, and any water runoff would be managed so not to cause downstream erosion or flooding nor cause an exceedance of applicable water quality standards.	Water Resources
PDF-4	Only minor servicing of mobile equipment (greasing and periodic fueling) would be conducted on BLM lands, limiting the potential for diesel fuel spills. Spill response kits would be maintained to ensure that pollutants are prevented from entering into washes. Any pollutants generated by Project activities would be properly disposed of in accordance with applicable regulations. The Project does not trigger any waste	Water Resources

Number	Project Design Feature	Resources Impacted
Tuilibei	discharge requirements under Title 27, California Code of	Resources Impacted
	Regulations, Section 20005 et seq.	
PDF-5	SMP would implement BMPs for erosion and sediment	Water Resources, Soils
121 0	control measures that would be identified in the BLM	water resources, sons
	approved SWPPP. The effectiveness of erosion control	
	measures would be monitored throughout the duration of the	
	Project as required by the CGP. SMP would follow all	
	erosion and sediment control measures identified in the	
	Reclamation Plan (Sespe 2022), including, but not limited to,	
	specific prohibitions, effluent limitations, potential	
	contaminant source identification, practices to reduce	
	pollutants, assessment of pollutant sources, materials	
	inventory, preventative maintenance program, spill	
	prevention and response procedures, general stormwater	
DDE (BMPs, training, recordkeeping, and sampling procedures.	W
PDF-6	SMP would operate under a monitoring program that would	Water Resources, Soils
PDF-7	be developed for BLM approval under the Proposed Action. Air quality impacts associated with the Project would be	Air Ouglity
PDF-/	primarily from fugitive dust generation by vehicles and	Air Quality
	equipment during operations and from vehicle and drill	
	powerplant emissions. Road dust emissions and tailpipe	
	emissions from drilling activities and vehicle travel along the	
	access roads have the potential to release regulated pollutants.	
	The Project would comply with applicable State of California	
	and Imperial County Air District rules for fugitive dust	
	emissions and greenhouse gas emissions.	
PDF-8	SMP would properly dispose of waste oil, other related	Hazardous Material/Solid Waste
	fluids, filters, oily rags, etc., in appropriate disposal locations.	
	Litter and trash generated by the contractors would be	
	collected in appropriate containers and removed as required	
	from the Project Area. Project-related refuse would be hauled	
	to an authorized landfill for disposal. No refuse would be	
PDF-9	disposed on-site. Portable toilet facilities provided for the duration of the	Hazardous Material/Solid Waste
IDI-7	Project would be maintained by contractors, and accumulated	Trazardous Waterian/Sond Waste
	human waste would periodically be collected and transported	
	to an approved disposal site. No waste would be buried on-	
	site.	
PDF-10	Prior to Project activities, pre-construction migratory bird	Wildlife Resources
	surveys would be conducted by a BLM-approved Qualified	
	Biologist within 48 hours of proposed disturbance during the	
	migratory bird breeding season (February 15 to August 31).	
	Should active nests be identified during the pre-construction	
	surveys, the following species-specific avoidance buffers would be implemented: 200 feet for non-ESA listed species;	
	300 feet for ESA listed species; and 500 feet for raptor	
	species. No work would be conducted within the avoidance	
	buffer areas until a BLM-approved Qualified Biologist	
	determines that the nest is no longer active, fledglings are	
	independent of the nest, the nest has failed, or the BLM	
	approves a buffer reduction deemed appropriate by the	
	Qualified Biologist. If an avoidance buffer needs to be	
	reduced, SMP would contact the U.S. Fish and Wildlife	
	Service (USFWS) and BLM and provide the necessary	
	survey information to support the buffer reduction.	

PDF-11	Number	Project Design Feature	Resources Impacted
would implement a 500-foot avoidance buffer for drilling activities around features with evidence of use by BLM sensitive bat species. No prolonged drilling activity (i.e., drill site operations) would occur within this buffer, however, overland travel via access routes through the buffer would be permitted. SMP would utilize shielded lights that would limit inghttime drilling lighting within the avoidance buffers. PDF-12 To the extent possible, the Project would be completed outside the Mojave Desert tortiose (Gopherus agassizir) active season (March 15 to November 1), between November 2 and March 14. PDF-13 Prior to Project activities, pre-construction tortoise surveys would be conducted by a BLM-approved Qualified Biologist within the area to be disturbed plus a 500-foot buffer, focusing on areas that could provide suitable burrow or cover sites, such as dry washes with caliche. This survey may be combined with the above pre-construction migratory bird survey. A subsequent survey would be conducted by a Qualified Biologist with 24 hours of the commencement of surface disturbance activities (should Project activities occur between March 15 and November 1). Burrows would be survey. A subsequent survey would be on-site during the initial activities or mobilization (should Project activities. PDF-14 ABLM-Qualified Biologist would be imited to the land area essential for the Project. In determining these limits, consideration would be given to topography, public health and safety, placement of facilities, and other limiting factors. Work area boundaries would be appropriately marked to minimize disturbance. All workers would strictly limit their activities and vehicles to the areas marker and to understand equipment movement restrictions. PDF-16 All workers, including all construction and drilling contractor personnel, and others who implement Project activities would be given special instruction, which would include training on desert tortoise distribution, general behavior and ecology, protection afforded b)	_
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attendance sheet, which would be submitted to the BLM for			

Number	Project Design Feature	Resources Impacted
	their information. Should BLM staff inspect the site during construction activities, workers on-site should be able to provide proof of tortoise training (a hard hat sticker is recommended for this purpose).	
PDF-20	SMP would designate a field contact representative (FCR) who would be responsible for overseeing compliance with protective stipulations for the desert tortoise and for coordination on compliance with the BLM. The FCR must be on-site during all Project activities (should Project activities occur between March 15 and November 1). The FCR would have the authority to halt Project activities that are in violation of the stipulations. The FCR would have a copy of all stipulations when work is being conducted on the site. The FCR may be a crew chief or field supervisor, a project manager, any other employee of the Project Proponent, or a BLM-approved Authorized Biologist. Any incident occurring during Project activities that is considered by the FCR to be in non-compliance with the mitigation plan would be documented immediately by the FCR. The FCR would ensure that appropriate corrective action is taken. Corrective actions would be documented by the FCR. The following incidents would require immediate cessation of the construction activities causing the incident, including: • Imminent threat of injury or death to a desert tortoise; • Unauthorized handling of a desert tortoise, regardless of intent; • Operation of construction equipment or vehicles outside a project area cleared of desert tortoise, except on designated roads, and • Conducting any construction activity without a biological monitor where one is required. If a tortoise is encountered during construction activities, work would be halted in proximity to the tortoise until an on-call BLM-approved Authorized Biologist can move the animal from harm's way or until the desert tortoise leaves of its own accord.	Wildlife Resources
PDF-21	Where possible, motor vehicle access would be limited to maintained roads and designated routes. All vehicle tracks that might encourage public use would be reclaimed after Project-specific use. Barriers would be installed to prevent unauthorized vehicular traffic and signs would be posted indicating these roads would be for authorized use only.	Wildlife Resources
PDF-22	Speed Limits: Vehicle speed within Project area, along right- of-way maintenance roads and on routes designated for limited use, would not exceed 20 miles per hour. Speed limits would be clearly marked by the Proponent, and workers would be made aware of these limits.	Wildlife Resources, Access and Transportation
PDF-23	Tortoises Under Vehicles: Vehicles parked in desert tortoise habitat would be inspected immediately prior to being moved. The practice of placing an orange cone by the driver-side door would be used as a reminder to check for tortoise before re-entering and moving the vehicle. If a tortoise is found beneath a vehicle, a BLM-approved Authorized Biologist would be contacted to move the animal from harm's way, or	Wildlife Resources

Number	Project Design Feature	Resources Impacted	
	the vehicle would not be moved until the desert tortoise		
	leaves of its own accord.		
PDF-24	Access roadside signs depicting a picture of desert tortoise	Wildlife Resources	
	would be posted to remind workers of the potential presence		
	of tortoise within the Project Area.		
PDF-25	Project maintenance and construction, stockpiles of excavated	Wildlife Resources, Vegetation,	
	materials, equipment storage, and vehicle parking would be	Soils	
	limited to existing disturbed areas wherever possible. Should		
	use of existing disturbed areas prove infeasible, any new		
	disturbance would be confined to the smallest practical area,		
	considering topography, placement of facilities, location of		
	burrows or vegetation, public health and safety, and other		
	limiting factors. Special habitat features, particularly tortoise		
	burrows, would be flagged by the Qualified Biologist so that they may be avoided by installation equipment and during		
	placement of poles and anchors.		
PDF-26	All trash and food items generated by construction and	Wildlife Resources, Hazardous	
1 1/1-20	maintenance activities would be promptly contained and	Material/Solid Waste	
	regularly removed from the Project site to reduce the	Tracerian sond (vaste	
	attractiveness of the area to common ravens and other desert		
	predators. Portable toilets would be provided on-site if		
	appropriate.		
PDF-27	Feeding of wildlife and/or leaving of food or trash as an	Wildlife Resources, Hazardous	
	attractive nuisance to wildlife is prohibited. Particular	Material/Solid Waste	
	attention would be paid to "micro-trash" (including such		
	small items as screws, nuts, washers, nails, coins, rags, small		
	electrical components, small pieces of plastic, glass or wire,		
	and any debris or trash that is colorful or shiny). All trash and		
	food items would be promptly contained within closed,		
	wildlife-proof containers. These would be regularly removed		
	from the Project site to reduce the attractiveness of the area to		
DDE 40	ravens and other predators.	Willie D	
PDF-28	Domestic pets are prohibited on-site. This prohibition does	Wildlife Resources	
	not apply to the use of domestic animals that may be used to aid in official and approved monitoring procedures/protocols,		
	or service animals under Titles II and III of the Americans		
	with Disabilities Act.		
PDF-29	To prevent the introduction of new noxious and invasive	Vegetation, Noxious and Non-	
/1 = #/	weed species into the Project Area, all vehicles and	native Invasive Species	
	equipment that have been used on-site outside of the Project	mative invasive species	
	Area would be cleaned.		
PDF-30	All seed mixes and natural erosion products used for	Vegetation, Noxious and Non-	
	reclamation would be certified weed-free.	native Invasive Species	
PDF-31	Weed control practices would be implemented as necessary	Vegetation, Noxious and Non-	
	in coordination with the BLM, and non-native invasive plants	native Invasive Species	
	would be removed manually.		
PDF-32	All revegetation efforts in the Project Area will be done with	Vegetation, Noxious and Non-	
	a BLM-approved native seed mix that closely matches the	native Invasive Species	
	surrounding vegetation type.		
PDF-33	Should special status plant species be identified during	Vegetation, Special Status	
	Project activities, the BLM would require SMP to implement	Species	
	temporary barrier fencing around the individual plants for		
	avoidance and to minimize impacts throughout the life of the		
	Project.		

Number	Project Design Feature	Resources Impacted
PDF-34	Injury: Should any desert tortoise be injured or killed, all	Wildlife Resources
1 DY-34	activities would be halted and the Authorized Biologist	Whalle Resources
	immediately contacted. The biologist would have the	
	responsibility for determining whether the animal should be	
	transported to a veterinarian for care, which is paid for by the	
	Project Proponent, if involved. If the animal recovers, the	
	USFWS is to be contacted to determine the final disposition	
	of the animal; few injured desert tortoises are returned to the	
	wild.	
PDF-35	SMP has committed to avoid impacts to cultural resources	Cultural Resources
	and engage in consultation with the Native American	
	Heritage Commission and the Quechan Tribe of the Fort	
	Yuma Reservation regarding the Project. Additionally, SMP	
	prepared and implemented a tribal monitoring plan regarding	
DDE 26	the Project.	Cultural Resources
PDF-36	All ground-disturbing activities have the potential to unearth archaeological sites or human remains; all such discoveries	Cultural Resources
	on federal lands would be treated in accordance with the	
	Native American Graves and Repatriation Act (25 USC	
	30001-3013) and other federal and state regulations.	
PDF-37	SMP would implement site-specific fire	Human Health and Safety
	prevention/protection actions, which would, at a minimum,	·
	include designating Project fire coordinators, providing	
	adequate fire suppression equipment (including in vehicles),	
	and establishing emergency response information relevant to	
	the Project Area.	
PDF-38	SMP would have a 2,000-gallon portable water storage tank	Air Quality, Human Health and
	on-site for dust suppression that would also be available to	Safety
	assist in firefighting operations. SMP would ensure that all mobile equipment be equipped with fire extinguishers, hand	
	tools, and first aid kits. In the event of an initial, small fire	
	that does not create enough smoke, flame, and heat to prevent	
	fighting the fire using a hand-held fire extinguisher or a small	
	water hose, and providing no one would be endangered, SMP	
	personnel and/or contractors would make a reasonable effort	
	to extinguish the fire. If two or more people are present, one	
	would fight the fire while one reports to 911 the size, type,	
	and location in the event the fire grows out of control.	
	Personnel would not directly engage any fire which is beyond	
	the incipient stage (i.e., a fire which has progressed to the	
PDF-39	point it has substantially involved any structure/equipment). Planning and prevention of fires would also be managed	Human Health and Safety
1 DY-37	through the appropriate handling and storage of fuels,	Truman ficatin and Salety
	inspections, and recordkeeping, spill prevention and response	
	procedures, proper use of safety equipment, resource	
	management training, and fire prevention training. SMP	
	would coordinate with local law enforcement and fire	
	departments to provide 24-hour access as needed for	
	emergency response.	
PDF-40	SMP would have two fuel tanks on-site that would contain no	Soils, Hazardous Material/Solid
	more than 1,000 gallons of diesel fuel and 300 gallons of jet	Waste
	fuel, respectively. To prevent the spread of any accidental	
	leakage in storage, fuel and lubricants would be stored in a	
	shallow (4-inch deep), 10-foot by 10-foot lined reservoir at	
	each drill site and in an approximately 6-inch deep, 20-foot	
	by 40-foot lined reservoir at the fueling station. During	

Number	Project Design Feeture	Description Impacted
rumper	Project Design Feature	Resources Impacted
	drilling operations, the drill rig would be parked on top of	
	plastic sheeting. A spill prevention kit would be stored on-site consisting of an oil-only absorbent mat material (i.e., PIG®	
	absorbent mat pad) and absorbent clay or shale (i.e., Pidw	
	or "kitty litter"). The volume of absorbent that would be kept	
	on-site for potential spills is estimated to be 50 gallons at	
	each active drill site and 100 gallons at the fueling station. As	
	there would be up to two active drill sites at one time, an	
	estimated 200 gallons of absorbent that would be kept on-site.	
PDF-41	Cellular telephone service is generally available within the	Human Health and Safety
101 11	Project Area site for emergency and other communications. A	Trainian Treaten and Surety
	satellite phone would also be made available in case of	
	emergencies. Contractors would be trained in proper	
	emergency response, incident reporting, and general health	
	and safety issues. All equipment would be maintained in a	
	safe and orderly manner.	
PDF-42	A Spill Contingency Plan would be prepared to describe the	Soils, Hazardous Material/Solid
	procedures followed by SMP and their contractors to prevent,	Waste, Water Resources
	control, and mitigate releases of oil and petroleum products to	
	the environment within the Project Area.	
PDF-43	Fueling would be performed on a 20-foot by 40-foot plastic	Soils, Hazardous Material/Solid
	sheeting over an approximately 6-inch-deep reservoir. The	Waste, Water Resources
	fueling area would be sloped gently to one corner with a	
	small sump to contain any accidental releases of fuel.	
PDF-44	Equipment servicing would be performed within the fueling	Soils, Hazardous Material/Solid
	area or on plastic sheeting within the drill sites.	Waste, Water Resources
PDF-45	A standard procedure fueling and servicing would be	Soils, Hazardous Material/Solid
	performed at the designated fueling stations and drill sites;	Waste, Water Resources
	however, equipment may need to be serviced at times	
	elsewhere within the Project Area, and spill protection	
PDF-46	measures would be implemented.	Saila Harandana Matanial/Salid
PDF-40	Diesel fuel is a major consumable for the exploration equipment. Diesel fuel is available from local suppliers and	Soils, Hazardous Material/Solid Waste, Water Resources
	would be received in tank trucks. The Project would receive	waste, water Resources
	and unload diesel to the on-site storage tank.	
PDF-47	Diesel fuel would be offloaded using drip-less connections in	Soils, Hazardous Material/Solid
101-4/	a contained area to eliminate spillage contamination. The off-	Waste, Water Resources
	loading sites would be designed to drain into the main storage	,, aste, mater resources
	site containment and have a spill response kit containing	
	booms and clean-up materials to ensure that any off-	
	containment spillage is immediately contained and cleaned.	
PDF-48	A small spill response trailer would be maintained in the	Soils, Hazardous Material/Solid
	Project Area to clean up any spills.	Waste, Water Resources
PDF-49	Inspections of fuel valves and other inlets and outlets as well	Soils, Hazardous Material/Solid
	as secondary containment would be made daily.	Waste, Water Resources
PDF-50	All site personnel that would be involved in fuel-handling	Soils, Hazardous Material/Solid
	would be trained in the operation and maintenance of	Waste, Water Resources
	equipment to prevent discharges.	
PDF-51	The fuel tanks would be secured and locked during times	Soils, Hazardous Material/Solid
	when SMP personnel and contractors are not on-site.	Waste, Water Resources

In addition to the applicant-committed PDFs, the following CMAs per the DRECP LUPA (BLM 2016), as described below, would be required by the BLM. All of the CMAs described below would be fully supported and covered financially by SMP.

Table F-2: Conservation Management Actions

Number	Conservation Management Action	Resources Affected
LUPA-BIO-10	Consistent with BLM state and national policies and guidance, integrated weed management actions, will be carried out during all phases of activities, as appropriate, and at a minimum will include the following: • Thoroughly clean the tires and undercarriage of vehicles entering or reentering the project site to remove potential weeds. • Store project vehicles on site in designated areas to minimize the need for multiple washings whenever vehicles re-enter the project site. • Properly maintain vehicle wash and inspection stations to minimize the introduction of invasive weeds or subsidy of invasive weeds. • Closely monitor the types of materials brought onto the site to avoid the introduction of invasive weeds and non-native species. • Reestablish native vegetation quickly on disturbed sites. • Monitor and quickly implement control measures to ensure early detection and eradication of weed invasions to avoid the spread of invasive weeds and non-native species on site and to adjacent offsite areas. • Use certified weed-free mulch, straw, hay bales, or equivalent fabricated materials for installing sediment barriers.	Vegetation, including Noxious and Non- native Invasive Species-
LUPA-BIO-12	For activities that may impact Focus or BLM Special Status Species, implement the following LUPA CMA for noise: • To the extent feasible, and determined necessary by BLM to protect Focus and BLM sensitive wildlife species, locate stationary noise sources that exceed background ambient noise levels away from known or likely locations of BLM sensitive wildlife species and their suitable habitat. • Implement engineering controls on stationary equipment, buildings, and work areas including sound-insulation and noise enclosures to reduce the average noise level, if the activity will contribute to noise levels above existing background ambient levels. • Use noise controls on standard construction equipment including mufflers to reduce noise	Noise; Wildlife, including Special Status Species Wildlife, including
LUPA-BIO-13	Implement the following CMA for project siting and design • To the maximum extent practicable site and design projects to avoid impacts to vegetation types, unique plant assemblages, climate refugia as well as occupied habitat and suitable habitat for Focus and BLM Special Status Species (see "avoid to the maximum extent practicable" in Glossary of Terms).	Wildlife, including Special Status Species; Vegetation, including Noxious and Non- native Invasive Species

Number	Conservation Management Action	Resources Affected
Number	Conservation Management Action The siting of projects along the edges (i.e. general linkage border) of the biological linkages identified in Appendix D (Figures D-1 and D-2) will be configured (1) to maximize the retention of microphyll woodlands and their constituent vegetation type and inclusion of other physical and biological features conducive to Focus and BLM Special Status Species' dispersal, and (2) informed by existing available information on modeled focus and BLM Special Status Species habitat and element occurrence data, mapped delineations of vegetation types, and based on available empirical data, including radio telemetry, wildlife tracking sign, and road-kill information. Additionally, projects will be sited and designed to maintain the function of F Special Status Species connectivity and their associated habitats in the following linkage and connectivity areas: Within a 5-mile-wide linkage across Interstate 10 centered on Wiley's Well Road to connect the Mule and McCoy mountains (the majority of this linkage is within the Chuckwalla ACEC and Mule-McCoy Linkage ACEC). Within a 3-mile-wide linkage across Interstate 10 to connect the Chuckwalla ACEC and Mule-McCoy Linkage ACEC). Within a 1.5-mile-wide linkage across Interstate 10 to connect the Chuckwalla Mountains to the Chuckwalla Mountains to the Chuckwalla Walley east of Desert Center. The confluence of Milpitas Wash and Colorado River floodplain within 2 miles of California State Route 78 (this linkage is entirely within the Chuckwalla ACEC). Delineate the boundaries of areas to be disturbed using temporary construction fencing and flagging prior to construction and confine disturbances, project vehicles, and equipment to the delineated project areas to protect vegetation types and focus and BLM Special Status Species. Long-term nighttime lighting on project features will be limited to the minimum necessary for project security, safety, and compliance with Federal Aviation Administration requirements and will avoid the use of constan	Kesources Affected

Number	Conservation Management Action	Resources Affected
	minimize the attraction of insects as well as insectivorous birds and bats to project infrastructure. • To the maximum extent practicable (see Glossary of Terms), restrict construction activity to existing roads, routes, and utility corridors to minimize the number and length/size of new roads, routes, disturbance, laydown, and borrow areas. • To the maximum extent practicable (see Glossary of Terms), confine vehicular traffic to designated open routes of travel to and from the project site, and prohibit, within project boundaries, cross-country vehicle and equipment use outside of approved designated work areas to prevent unnecessary ground and vegetation disturbance. • To the maximum extent practicable(see Glossary of Terms), construction of new roads and/or routes will be avoided within Focus and BLM Special Status Species suitable habitat within identified linkages for those Focus and BLM Special Status Species, unless the new road and/or route is beneficial to minimize net impacts to natural or ecological resources of concern. These areas will have a goal of "no net gain" of project roads and/or routes • To the maximum extent practicable (see Glossary of Terms), any new road and/or route considered within Focus and BLM Special Status Species suitable habitat within identified linkages for those Focus and BLM Special Status Species suitable habitat within identified linkages for those Focus and BLM Special Status Species suitable habitat within identified linkages for those Focus and BLM Special Status Species suitable linkages.	
LUPA-BIO-PLANT-2	Implement an avoidance setback of 0.25 mile for all Focus and BLM Special Status Species occurrences. Setbacks will be placed strategically adjacent to occurrences to protect ecological processes necessary to support the plant Species (see Appendix Q, Baseline Biology Report, in the Proposed LUPA and Final EIS [2015], or the most recent data and modeling).	Vegetation, including Noxious and Non- native Invasive Species
LUPA-BIO-SVF-6	Microphyll woodland: impacts to microphyll woodland (see Glossary of Terms) will be avoided, except for minor incursions (see Glossary of Terms).	Vegetation, including Noxious and Non- native Invasive Species
LUPA-BIO-VEG-1	Management of cactus, yucca, and other succulents will adhere to current up-to-date BLM policy.	Vegetation, including Noxious and Non- native Invasive Species
LUPA-BIO-VEG-2	Promote appropriate levels of dead and downed wood on the ground, outside of campground areas, to provide wildlife habitat, seed beds for vegetation establishment, and reduce soil erosion, as determined appropriate on an activity-specific basis.	Vegetation, including Noxious and Non- native Invasive Species

Number	Conservation Management Action	Resources Affected
LUPA-BIO-IFS-9	Vehicular traffic will not exceed 15 miles per hour within	Wildlife, including
	the areas not cleared by protocol level surveys where	Threatened and
	desert tortoise may be impacted.	Endangered Species
LUPA-BIO-IFS-12	If burrowing owls are present, a designated biologist (see	Wildlife, including
	Glossary of Terms) will conduct appropriate activity-	Special Status Species
	specific biological monitoring (see Glossary of Terms) to	
	ensure avoidance of occupied burrows and establishment	
	of the 656 feet (200 meter) setback to sufficiently	
	minimize disturbance during the nesting period on all	
LUDA DIO IEGAS	activity sites, when practical.	TT 1110 1 1 11
LUPA-BIO-IFS-13	If burrows cannot be avoided on-site, passive burrow	Wildlife, including
	exclusion by a designated biologist (see Glossary of	Special Status Species
	Terms) through the use of one-way doors will occur	
	according to the specifications in Appendix D or the most	
	up-to-date agency BLM or CDFW specifications. Before	
	exclusion, there must be verification that burrows are empty as specified in Appendix D or the most up-to-date	
	BLM or CDFW protocols. Confirmation that the burrow is	
	not currently supporting nesting or fledgling activities is	
	required prior to any burrow exclusions or excavations.	
LUPA-BIO-IFS-14	Activity-specific active translocation of burrowing owls	Wildlife, including
20111210 110 11	may be considered, in coordination with CDFW.	Special Status Species
LUPA-BIO-IFS-24	Provide protection from loss and harassment of active	Wildlife, including
	golden eagle nests through the following actions:	Migratory Birds and
	Activities that may impact nesting golden eagles,	Special Status Species
	will not be sited or constructed within 1-mile of	
	any active or alternative golden eagle nest within	
	an active golden eagle territory, as determined by	
	BLM in coordination with USFWS as appropriate.	
LUPA-CTTM-7	Manage Recreation Facilities consistent with the	Recreation
	objectives for the recreation management areas and	
	facilities (see also Section II.4.2.1.10).	
LUPA-CUL-9	Promote DRECP desert vegetation types/communities by	Vegetation; Cultural
	avoiding them where possible, then use required	Resources
	compensatory mitigation, off-site mitigation, and other	
	means to ensure Native American vegetation collection	
LUPA-CUL-11	areas and practices are maintained. Promote and protect desert microphyll woodland	Vegetation; Cultural
LUI A-CUL-II	vegetation type/communities to ensure Native American	Resources
	cultural values are maintained.	103041003
LUPA-MIN-2	Existing authorized mineral/energy operations, including	All Resources; Land
	existing authorizations, modifications, extensions and	Use Plan Conformance
	amendments and their required terms and conditions, are	
	designated as an allowable use within all BLM lands in the	
	LUPA Decision Area, and unpatented mining claims	
	subject to valid existing rights. Amendments and	
	expansions authorized after the signing of the DRECP	
	LUPA ROD are subject to applicable CMAs, including	
	ground disturbance caps within Ecological and Cultural	
	Conservation Areas, subject to valid existing rights,	
	subject to governing laws and regulations.	
LUPA-MIN-6	New or expanded mineral operations will be evaluated on	All Resources; Land
	a case-by-case basis, and authorizations are subject to	Use Plan Conformance
	LUPA requirements, and the governing laws and	
	regulations.	

Number	Conservation Management Action	Resources Affected
LUPA-SW-3	Where a seeming conflict between CMAs within or between resources arises, the CMA(s) resulting in the most resource protection apply.	All Resources
LUPA-SW-11	Where possible, side casting shall be avoided where road construction requires cut- and-fill procedures.	
NLCS-CUL-1	Any adverse effects to historic properties resulting from allowable uses will be addressed through the Section 106 process of the National Historic Preservation Act and the implementing regulations at 36 CFR Part 800. Resolution of adverse effects will in part be addressed via alternative mitigation that includes regional synthesis and interpretation of existing archaeological data in addition to mitigation measures determined through the Section 106 consultation process.	
NLCS-MIN-2	For the purposes of locatable minerals, California Desert National Conservation Lands are treated as "controlled" or "limited" use areas in the CDCA, requiring a Plan of Operations for greater than casual use under 43 CFR 3809.11.	National Conservation Lands
NLCS-NSHT-12	Cultural Resources – Any adverse effects to historic properties resulting from allowable uses will be addressed through the Section 106 process of the National Historic Preservation Act and the implementing regulations at 36 CFR Part 800.	Cultural Resources; National Conservation Lands
ACEC-CUL-6	Where specific threats are identified, implement protection measures consistent with agency NHPA Section 106 responsibilities.	Cultural Resources; Areas of Critical Environmental Concern

In addition to the applicant-committed PDFs and CMAs, the following mitigation measures, as described below, would be required by the BLM. All of the mitigation measures described below would be fully supported and covered financially by SMP.

Table F-3: Required Mitigation Measures

Number	Mitigation Measure	Resources Affected	Effectiveness and Impacts of Mitigation
M-1	SMP would install exclusionary fencing around the access road to prevent desert tortoise crossings and collisions with individual species within the Tumco Wash.	Wildlife, Special Status Species	Exclusionary fencing would limit tortoise access to roads and prevent potential mortality. Exclusionary fencing is often used to control tortoises and limit access to potentially hazardous conditions (AIDTT 2008). The impacts associated with this mitigation include additional temporary disturbance associated with the fence. Fencing would be installed on the previously disturbed ROW to reduce impacts to vegetation and wildlife habitat. All disturbance would be reclaimed as described in Appendix E .
M-2	Notices would be posted on the BLM's website and at designated recreational sites in the area notifying the public of dates and times that drilling would occur, bringing awareness to potential elevated levels of noise and	Noise, Recreation	The impacts associated with this mitigation include a potential decrease in the utilization of the Project Area and surrounding public land by recreationalists. Recreationalists may choose to use other public lands in the surrounding area.

Number	Mitigation Measure	Resources Affected	Effectiveness and Impacts of Mitigation
	activity in the Project Area during which time recreationalists may choose to visit locations outside of the Project Area.		
M-3	Idling of all vehicles would be reduced to a minimum necessary for operational capacity.	Air Quality	Limiting idling would reduce overall emissions and therefore, reduce impacts to air quality and climate change.
M-4	The staging area would be stabilized during use using BLM approved methods, and staging area soils will be stabilized upon Project completion.	Air Quality, Soils	Stabilizing the staging area would reduce fugitive dust generation from loose soils and would reduce impacts from soil erosion.
M-5	A Cultural Monitoring and Inadvertent Discovery Plan will be prepared in consultation with the BLM ECFO archaeologist and implemented prior to conducting fieldwork. Any inadvertent cultural resources discovered during construction, operations and/or reclamation would require SMP to cease all work immediately and notify the BLM Authorized Officer. The BLM Authorized Officer would then evaluate the discovery in coordination with other consulting parties to determine and implement appropriate treatment, if necessary.	Cultural Resources	Periodic monitoring would reduce impacts to known sites as well as any undocumented cultural sites or sensitive areas identified. SMP would implement PDFs and mitigation measures to avoid and reduce impacts to cultural resources.
M-6	All known culturally sensitive areas within 100 feet of ground-disturbing activities and access roads will be safeguarded with periodic archaeological monitoring and possibly barrier fencing, in consultation with the BLM ECFO archaeologist,	Cultural Resources	Barrier fencing would reduce accidental impacts to culturally sensitive areas from personnel and equipment. The impacts associated with this mitigation include additional temporary disturbance associated with the barrier fencing. Fencing would be placed so as to avoid impacts to vegetation. All disturbance would be reclaimed as described in Appendix E .
M-7	Periodic archaeological monitoring (checking fencing, access routes, and drill pad locations, etc.) will be conducted by SMP's archaeological contractor (at least once every two weeks during drilling activities) in consultation with the BLM ECFO archaeologist.	Cultural Resources	Periodic monitoring would reduce impacts to known sites as well as any undocumented cultural sites or sensitive areas. If any previously undocumented sites are identified, SMP would implement PDFs and mitigation measures to avoid and reduce impacts to cultural resources.
M-8	Should special status plant species be identified during Project activities, the BLM would require SMP to implement temporary barrier fencing around the individual plants for avoidance and to minimize	Vegetation, Special Status Species	Barrier fencing would reduce accidental impacts to special status plant species from personnel and equipment. The impacts associated with this mitigation include additional temporary disturbance associated with the barrier fencing. Fencing would be placed so as to avoid impacts to vegetation.

Number	Mitigation Measure	Resources Affected	Effectiveness and Impacts of Mitigation
	impacts throughout the life of the Project.		All disturbance would be reclaimed as described in Appendix E .

Appendix G: Issues Considered as Part of the NEPA Analysis

Table G-1: Issues Considered

Determination	Issue	Rationale for Determination
PI	Air Quality	Resource is present and potentially affected; please
		refer to Section 3.3 for a detailed analysis.
PI	Areas of Critical Environmental Concern	Resource is present and potentially affected; please refer to Section 3.5 for a detailed analysis.
		Resource is present and potentially affected; please
PI	Climate Change, including GHG Emissions	refer to Section 3.6 for a detailed analysis.
PI	Conservation Lands	Resource is present and potentially affected; please refer to Section 3.7 for a detailed analysis.
PI	Cultural Resources	Resource is present and potentially affected; please refer to Section 3.8 for a detailed analysis.
PI	Environmental Justice	Resource is present and potentially affected; please refer to Section 3.10 for a detailed analysis.
NP	Farmlands (Prime or Unique)	No prime and unique farmlands are present within the Project Area; resource is not present and therefore not affected.
NI	Fire Management	Resource is present; however, there is minimal risk of fire from Project activities, and with the implementation of the PDFs, impacts would be minimized.
NP	Fish Habitat	No existing surface water other than ephemeral drainages within the Project Area; resource is not present and therefore not affected.
NP	Floodplains	No 100-year floodplains or wetlands exist within the Project Area; resource is not present and therefore not affected.
NP	Forests and Rangelands	Resource is not present and therefore not affected.
NP	Forestry Resources and Woodland Products	Resource is not present and therefore not affected.
NI	Human health and safety concerns	Drill support vehicles would occur along public BLM roads and the general public's access within the active drilling area would be temporarily limited; with the implementation of the PDFs, impacts would be minimized.
PI	Invasive, Non-native Species	Resource is present and potentially affected; please refer to Section 3.20 for a detailed analysis.
NP	Lands and Realty	No existing Right-of-Ways or land use authorizations occur within the Project Area; resource is not present and therefore not affected.
NP	Lands with Wilderness Characteristics	The Project Area is not within an area designated as Lands with Wilderness Characteristics; resource is not present and therefore not affected.
NP	Livestock Grazing Management	No rangelands are allotments are present within the Project Area; resource is not present and therefore not affected.
PI	Migratory birds and wildlife	Resource is present and potentially affected; please refer to Section 3.22 for a detailed analysis.

Determination	Issue	Rationale for Determination
		The Proposed Action would not involve the
		removal of large quantities of earth that may
		potentially lead to structural instability. A small
		amount of material would be removed from
NII	M:1 D	boreholes and would not affect potential mineral
NI	Mineral Resources	resources in the ground. Due to the short-term
		timeline of the Proposed Action and the small-scale
		surface disturbance for exploration activities,
		impacts to minerals are not anticipated; therefore,
		resource is present but not affected.
DI	NI dia A di Dilitira C	Resource is present and potentially affected; please
PI	Native American Religious Concerns	refer to Section 3.14 for a detailed analysis.
DI	NI ' D	Resource is present and potentially affected; please
PI	Noise Resources	refer to Section 3.15 for a detailed analysis.
		The Project Area has limited potential for fossil
		preservation in the colluvial sediments (Stantec
NI	Paleontological Resources	2022c); due to the short-term nature and the limited
		areas of impact from the Project, impacts to
		paleontological resources would not occur.
Dī	D C D	Resource is present and potentially affected; please
PI	Recreation Resources	refer to Section 3.17 for a detailed analysis.
		There are no sage-grouse populations within or
NP	Sage Grouse Habitat	nearby the Project Area; resource is not present and
	8	therefore not affected.
		Due to the short-term and small-scale nature of
		exploration activities and the remote area of the
		Project, impacts to socioeconomic values would not
		occur other than a net social and economic benefit
		from employment opportunities related to the
		Project. Temporary drilling crews would be on-site
		at the Project during exploration operations;
		employees may stay temporarily on-site or off-site
		in the nearby communities of Winterhaven,
NI	Socioeconomics	California, El Centro, California, or Yuma,
		Arizona. The Proposed Action is unlikely to
		increase demand for short-term housing in the area
		or noticeably increase demand for public or private
		services. The Project may stimulate minor,
		temporary economic activity in nearby
		communities within Imperial County, California or
		in Yuma, Arizona; however, other socioeconomic
		impacts have not been identified and therefore
		socioeconomics is present but not affected.
Dī	G 7	Resource is present and potentially affected; please
PI	Soils	refer to Section 3.18 for a detailed analysis.
P.*	Threatened, Endangered or Candidate Plant or	Resource is present and potentially affected; please
PI	Animal Species	refer to Section 3.23 for a detailed analysis.
	•	Resource is present and potentially affected; please
PI	Travel and Transportation	refer to Section 3.19 for a detailed analysis.
		Resource is present and potentially affected; please
PI	Vegetation	refer to Section 3.20 for a detailed analysis.
		Resource is present and potentially affected; please
PI	Visual Resources	refer to Section 3.21 for a detailed analysis.
		Teref to Section 3.21 for a detailed analysis.

Determination	Issue	Rationale for Determination
NI	Wastes, Hazardous or Solid	No hazardous substances would be used in the drilling program so no hazardous waste would be generated by the Project; with the implementation of PDFs and BMPs, impacts would be minimized.
PI	Water	Resource is present and potentially affected; please refer to Section 3.22 for a detailed analysis.
NP	Wetlands/Riparian Zones	No wetlands or riparian zones are present within the Project Area; resource not present and therefore not affected.
NP	Wild Horses and Burros	The Project Area is not located within a Herd Management Area; resource not present and therefore not affected.
NP	Wild and Scenic Rivers	The Project is not within one mile of a designated Wild and Scenic River; resource not present and therefore not affected.
NP	Wilderness and Wilderness Study Areas	The Project Area is not located within a designated wilderness area or wilderness study area; resource not present and therefore not affected.
PI	Wildlife	Resource is present and potentially affected; please refer to Section 3.23 for a detailed analysis.

NP = not present in the area impacted by the proposed or alternative actions.

NI = present, but not affected to a degree that detailed analysis is required.

PI = present and may be impacted to some degree; detailed analysis required.

Appendix H: Visual Contrast Rating Worksheets

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT VISUAL CONTRAST RATING WORKSHEET

Date: 07/18/2022
District Office: California Desert District
Field Office: El Centro
Land Use Planning Area:

SECTION A. PROJECT INFORMATION

Project Name Oro Cruz Exploration Project	4. KOP Location (T.R.S)	5. Location Sketch
Key Observation Point (KOP) Name KOP 1 - Tumco Parking Lot/Kiosk Area	T15S, R20E, S2 SWSE	d the total and
3. VRM Class at Project Location Class III & IV	(Lat. Long) 32.8809, -114.8326	ST WAY X

SECTION B. CHARACTERISTIC LANDSCAPE DESCRIPTION

	1. LAND/WATER	2. VEGETATION	3. STRUCTURES
FORM	FG: Rugged, defined, circular rough rocks MG: Rugged to smooth, domed to flat BG: Jagged, rough, low to tall	FG: Sparse to clustered, irregular MG: Sparse clustered irregular BG: Indistinct	MG: Vertical and horizontal, short, linear, regular
LINE	FG: Irregular, horizontal, curving MG: horizontal, curving, jagged, diverging BG: angular, undulating, irregular	FG: Diffuse, broken, jagged, clumped MG: Diffuse, broken, indistinct in far MG BG: Indistinct	MG: Bold, perpendicular and parallel to land, simple, straight, broken posts and gate, polygon BLM sign
COLOR	FG: tan, light brown, gray, green MG: tan, brown, gray-brown BG: dark brown-gray, blue, luminous	FG: Green, brownish green, brown MG: Green, to brown, indistinct BG: Indistinct	MG: Dark brown, white writing on sign, monotone, saturated
TEX- TURE	FG: Medium/coarse, clumped to stippled MG: Medium density, stippled to granular, BG: Coarse to fine, directional, contrasty	FG: Coarse, patchy to clumped, sparse MG: Coarse to fine, clumped to scattered BG: Indistinct	MG: Coarse grain, uniform distribution, ordered spatially

SECTION C. PROPOSED ACTIVITY DESCRIPTION

	1. LAND/WATER	2. VEGETATION	3. STRUCTURES
FORM	BG: Solid contrasting linear forms, irregular	BG: Contrasting, void	BG: Drilling equipment may appear as tall, linear forms; vehicles and helicopters may appear contrasting geometric forms
LINE	BG: Horizontal features against void soil disturbance	BG: Irregular, void, indistinct from vegetation removal/soil disturbance	BG: Vertical, irregular and horizontal, indistinct
COLOR	BG: Lighter exposed soils, dark drill pads and equipment against hillsides	BG: Void if vegetation is disturbed through exploration; colored where reclaimed with native reseeding	BG: Reflective, opposing colors, dark
TEX- TURE	BG: Smoother, exposed soils	BG: Smooth, sparse, void, but likely indistinct from a distance	BG: Dotted, uniform, directional

SECTION D. CONTRAST RATING ✓ SHORT TERM _LONG TERM

1.				FEATURES											
		LA	ND/WA	TER B	ODY	,	VEGET	ATION	I		STRUC	TURE	S	2. Does project design meet visual resource	
			(1)			(2	2)			(.	3)		management objectives? ✓ Yes No	
D	EGREE													(Explain on reverses side)	
СО	OF ONTRAST	STRONG	MODERATE	WEAK	NONE	STRONG	MODERATE	WEAK	NONE	STRONG	MODERATE	WEAK	NONE	3. Additional mitigating measures recommended Yes ✓ No (Explain on reverses side)	
S	FORM			✓				✓				✓		e res	
ELEMENTS	LINE			✓				✓				✓		Evaluator's Names Date	
LEM	COLOR			1				✓				✓		Gianni Giuliano	
Э	TEXTURE			✓				✓				✓		Shelby Hockaday 07/18/2022	

SECTION D. (Continued)

Comments from item 2.

VRM Class III allows for moderate changes to the characteristic landscape. The distance between the KOP and the proposed Project, approximately facing Drill Areas 2, 3, and 5 is less than one mile away; however, it is anticipated that the mountainous topography of the area would prevent much of the Project from being visible. How far disturbance occurs vertically up the mountains in the background would dictate the amount of disturbance that may be seen. Assuming disturbance occurs at higher elevations along the mountainsides or lower within the valleys/canyons of the drill areas, the degree of contrast for form, line, color and texture to land/water, vegetation, and structures has been recorded as weak. It is possible that the degree of contrast would be none if disturbance occurs lower in the valleys behind the mountains directly in front of KOP 1. Project activities may attract attention from the public due to their distance from KOP 1 and the potential visibility of recreationalists/tourists visiting the historic Tumco walking area; however, drilling equipment, drill pad construction, and vehicles traveling on access roads would have weak to indistinct contrast. A helicopter may be visible for short periods of time traveling from Drill Area 1 to Drill Areas 3 and 5, but would likely not be visible traveling to Drill Area 2 from the viewpoint of KOP 1. All visual contrast would be temporary during exploration activities and would not be constant within either Drill Areas 2, 3 or 5 or along the access roads during the life of the Project.

VRM Class IV allows for major changes to the landscape. The proposed Project is not anticipated to result in major changes to the landscape.

Additional Mitigating Measures (See item 3)

No mitigation measures are suggested at this time. If necessary, the Proponent would coordinate with the BLM to determine additional mitigation measures.

KOP 1 – Tumco Parking Lot/Kiosk Area



UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT VISUAL CONTRAST RATING WORKSHEET

Date: 07/18/2022
District Office: California Desert District
Field Office: El Centro
Land Use Planning Area:

SECTION A. PROJECT INFORMATION

Project Name Oro Cruz Exploration Project	4. KOP Location (T.R.S)	5. Location Sketch
Key Observation Point (KOP) Name KOP 2 - Pullout traveling north on Ogilby Road	T15S, R20E, S14 SESW	wie zer
3. VRM Class at Project Location Class III & IV	(Lat. Long) 32.8525, -114.8383	

SECTION B. CHARACTERISTIC LANDSCAPE DESCRIPTION

	1. LAND/WATER	2. VEGETATION	3. STRUCTURES
FORM	FG: Flat, low, wide, circular round rocks MG: Low, linear to curving BG: Jagged, rough, irregular	FG: Prominent, dense irregular clusters MG: Definite to indistinct dense clusters BG: Indistinct	No structures are visible in the existing landscape
LINE	FG: weak curving lines in gravel MG: horizontal, parallel soft dirt road BG: Jagged, angular, complex to faint	FG: Irregular, perpendicular, diagonal MG: Irregular, perpendicular to horizontal BG: Indistinct	
COLOR	FG: Tan, grayish brown MG: Tan, grayish brown, light brown BG: gray to dark brown, blue, luminous	FG: Green, tan, brown MG: Green, brown to coppery BG: Indistinct	
TEX- TURE	FG: fine to medium, uneven, dotted MG: medium to smooth, scatter, indistinct BG: Directional, striated, rough to smooth	FG: Coarse, clumped to sparse MG: Coarse to smooth, slight gradation BG: Indistinct	

SECTION C. PROPOSED ACTIVITY DESCRIPTION

	1. LAND/WATER	2. VEGETATION	3. STRUCTURES
FORM	BG: Solid contrasting linear forms, irregular, faint	BG: Contrasting, void, indistinct	BG: Drilling equipment may appear as tall, linear forms; vehicles and helicopters may appear contrasting geometric forms
LINE	BG: Horizontal features against void soil disturbance	BG: Irregular, void, indistinct from vegetation removal and soil disturbance from distance	BG: Vertical, irregular and horizontal, to indistinct
COLOR	BG: Lighter exposed soils, dark drill pads, equipment against/atop hillsides, contrasting vehicle traffic on access road	BG: Void if vegetation is disturbed in locations visible from KOP, colored where reclaimed with native reseeding	BG: Reflective opposing colors, dark
TEX- TURE	BG: Smoother, exposed soils but weak/faint	BG: Smooth, sparse, void, likely indistinct from distance	BG: Dotted, uniform, directional

SECTION D. CONTRAST RATING ✓ SHORT TERM _LONG TERM

1.		FEATURES										FEATU!					URES		
			LAND/WATER BODY			VEGETATION				STRUCTURES			2. Does project design meet visual resource						
_	ECDEE		(1)			(2	2)			(3)			management objectives? Yes No					
	EGREE		(rt)				ED				[13]			(Explain on reverses side)					
	OF	ONG	MODERATE	4K	岩	ONG	MODERATE	AK	E E	ONG	MODERATE	AK	岩						
CO	NTRAST	STRONG	ODE	WEAK	NONE	STRONG	ODE	WEAK	NONE	STRONG	ODE	WEAK	NONE	2 4 11% - 1 - % - % - 1 - 1					
		"	Ĭ				X				Ň			3. Additional mitigating measures recommended Yes✓_No (Explain on reverses side)					
	FORM			1				1				1							
L				· ,				<u> </u>				<u> </u>							
	LINE			✓				✓				✓		Evaluator's Names Date					
ELEMENTS	COLOR			✓				1				✓		Gianni Giuliano 07/18/2022					
刊	TEXTURE			✓				✓				✓		Shelby Hockaday					

SECTION D. (Continued)

Comments from item 2.

VRM Class III allows for moderate changes to the characteristic landscape. KOP 2 is approximately two miles away from the proposed Project, specifically Drill Area 6 at the south end of the Project Area. It is anticipated that much of the Project would not be visible from this KOP due to the mountainous topography and proposed Project layout; however, some drilling equipment may be faintly visible in the far background atop/against the mountains and a helicopter may be temporarily visible during travel to Drill Area 6. How far disturbance occurs vertically up the mountains in the background would dictate the amount of disturbance that may be seen from KOP 2. Assuming disturbance occurs at higher elevation along the backsides of the mountains visible from this KOP, and potentially atop or along the front sides of the mountains, and lower valleys/canyons within the drill areas, the degree of contrast for form, line, color, and texture to land/water, vegetation, and structures has been recorded as weak. It is possible that the degree of contrast would be none if disturbance occurs lower in the valleys behind the face of the mountains directly in front of KOP 2. Project activities may attract attention from the public due to their distance from KOP 1, however, drilling equipment, drill pad construction, and vehicles traveling on the access road would have weak to indistinct contrast. All visual contrast would be temporary during exploration activities and would not be constant within Drill Area 6 or along the access roads during the life of the Project.

VRM Class IV allows for major changes to the landscape. The proposed Project is not anticipated to result in major changes to the landscape.

Additional Mitigating Measures (See item 3)

No mitigation measures are suggested at this time. If necessary, the Proponent would coordinate with the BLM to determine additional mitigation measures.

KOP 2 – Pullout Traveling North on Ogilby Road



UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT VISUAL CONTRAST RATING WORKSHEET

Date: 07/18/2022
District Office: California Desert District
Field Office: El Centro
Land Use Planning Area:

SECTION A. PROJECT INFORMATION

Project Name Oro Cruz Exploration Project	4. KOP Location (T.R.S)	5. Location Sketch
Key Observation Point (KOP) Name KOP 3 - Pullout traveling south on Ogilby Road	T15S, R20E, S2 SENW	ad Sign was
VRM Class at Project Location Class III & IV	(Lat. Long) 32.8895, -114.8391	3

SECTION B. CHARACTERISTIC LANDSCAPE DESCRIPTION

	1. LAND/WATER	2. VEGETATION	3. STRUCTURES
FORM	FG: Flat, linear road, parallel soil edges MG: Rough to smooth, flat, wide BG: irregular to smooth, indistinct	FG: Simple, vertical to complex shrubs MG: Sparse to amorphous BG: Indistinct	MG: Tall, linear narrow power poles with diagonal supports
LINE	FG: Linear, horizontal, straight, bold MG: Soft, weak converging soil lines BG: Angular jagged mts to smooth sky	FG: Bold to weak, subangular to smooth MG: Irregular, soft to weak BG: Indistinct	MG: Vertical, straight, simple
COLOR	FG: Gray, yellow, tan, black MG: Tan, brownish gray BG: Gray, black, brown, blue, luminous	FG: Green, brown to olive green MG: Greenish brown to indistinct, weak BG: Indistinct	MG: dark hue contrasted with background, monochrome
TEX- TURE	FG: Fine to medium, cracked, rough soils MG: Gradational, coarse to smooth BG: Jagged rough mts to smooth sky	FG: Sparse to clustered/dense MG: Medium grain, low contrast, uneven BG: Indistinct	MG: Smooth

SECTION C. PROPOSED ACTIVITY DESCRIPTION

	1. LAND/WATER	2. VEGETATION	3. STRUCTURES
FORM	BG: Solid contrasting linear forms, irregular and weak	BG: Contrasting, void, indistinct	BG: Drilling equipment may appear tall, linear forms in the far BG, vehicles & helicopters may appear contrasting
LINE	BG: Horizontal and vertical features against void soil disturbance	BG: Irregular, void, indistinct from vegetation removal/soil disturbance	BG: Vertical, irregular and horizontal, indistinct, visibility would be faint
COLOR	BG: lighter exposed soils but faint, dark drill pads and equipment faint against hillsides	BG: Void if vegetation is disturbed but would be very faint; colored and uniform where reclaimed with native reseeding	BG: Reflective, opposing colors, faint
TEX- TURE	BG: smoother, exposed soils, irregular	BG: smooth, sparse, void, likely indistinct in far BG	BG: Dotted, uniform, directional, indistinct

SECTION D. CONTRAST RATING ✓ SHORT TERM _LONG TERM

1.		FEATURES												
		LA	ND/WA	TER B	ODY	VEGETATION STRUCTURES		S	2. Does project design meet visual resource					
			(1)			(2	2)			(.	3)		management objectives? ✓ Yes No
D	EGREE													(Explain on reverses side)
СО	OF ONTRAST	STRONG	MODERATE	WEAK	NONE	STRONG	MODERATE	WEAK	NONE	STRONG	MODERATE	WEAK	NONE	3. Additional mitigating measures recommended Yes ✓ No (Explain on reverses side)
S	FORM			✓				✓				✓		
ELEMENTS	LINE			✓				✓				✓		Evaluator's Names Date
LEM	COLOR			1				✓				✓		Gianni Giuliano
Э	TEXTURE			✓				✓				✓		Shelby Hockaday 07/18/2022

SECTION D. (Continued)

Comments from item 2.

VRM Class III allows for moderate changes to the characteristic landscape. The distance between the KOP and the proposed Project, approximately facing Drill Area 3 is approximately one mile away. It is anticipated that the mountainous topography and the direction of the KOP facing the Project Area with tall vegetation in the foreground to middleground would prevent much of the Project from being visible. How far disturbance occurs vertically up the mountains inthe background would dictate the amount of disturbance that may be seen, and much of the proposed disturbance would likely occur behind the face of the mountains that is not visible from KOP 3. Assuming disturbance occurs at higher elevations along the mountainsides or lower within the valleys/canyons of the drill areas, behind the face of the mountains visible from KOP 3, the degree of contrast for form, line, color, and texture to land/water, vegetation, and structures has been recorded as weak. It is possible that the degree of contrast would be none if disturbance occurs lower in the valleys or along the backside of the mountains as anticipated rather than along the mountain edges visible from KOP 3. Project activities may attract attention from the public due to their distance from KOP 3 and the potential visibility by travelers driving on Ogilby Road; however, drilling equipment, drill pad construction, and vehicles traveling on access roads would have weak to indistinct contract. A helicopter may be visible for short periods of time traveling from Drill Area 1 to Drill Area 3, but would be temporary and inconsistent. All visual contrast would be temporary during exploration activities and would not be constant within all drill areas, including Drill Area 3 that has the potential to be visible from KOP 3, or along the access roads during the life of the Project.

VRM Class IV allows for major changes to the landscape. The proposed Project is not anticipated to result in major changes to the landscape.

Additional Mitigating Measures (See item 3)

No mitigation measures are suggested at this time. If necessary, the Proponent would coordinate with the BLM to determine additional mitigation measures.

KOP 3 – Pullout Traveling South on Ogilby Road



Appendix I: List of Preparers

Table I-1: NEPA Preparers (Stantec Consulting Services Inc.)

Name	Title	Resource Area
Shelby Hockaday	Project Manager	NEPA Manager, Lead Author
Steve Morton	Principal	Senior Review
Jen Sojka	Project Manager	Quality Assurance/Quality Control
Jason Trook	GIS Analyst	GIS Support
Shantanu Kongara	Air Specialist	Air Quality, Climate Change and Greenhouse Gases
Ellen Brady	Archaeologist	Cultural Resources, Native American Religious Concerns and Traditions
Jacob Moss	Environmental Scientist	Conservation Lands
Hayley Barnes	Environmental Scientist	Recreation, Soils
Sierra Marke	Environmental Scientist	Soils
Chase McDonald	Environmental Scientist	Travel and Transportation
Ian Dudley	Environmental Scientist	Wildlife, including Migratory Birds, Special Status Species, and Threatened and Endangered Species
Melany Gagliardi	Project Coordinator	Technical Editor/Formatting
Dani Putney	Project Coordinator	Technical Editor/Formatting

Table I-2: CEQA Preparers (Sespe Consulting, Inc.)

Name	Title	Resource Area
John Hecht	President	CEQA, Reclamation
Graham Stephens	Project Manager	CEQA

Table I-3: Bureau of Land Management

Name	Title	Resource Area
Mayra Martinez	Geologist	Project Manager
Carrie Sahagun	Assistant Field Manager/Acting Field Manager	Senior Review
Regan Watt	Planning and Environmental Coordinator	NEPA Review
Peter DeJongh	Biologist	Wildlife Resources, Vegetation, Invasive and Non-Native Noxious Weeds, Threatened and Endangered Species
Grant Day	Archaeologist	Cultural Resources, Native American Traditional Concerns
John Johnson	Visual Resources Specialist	Visual Resources
Ismael Ramirez	Natural Resource Specialist	General Biology, Air, Soil, and Water Resources

Table I-4: Imperial County Planning Department

Name	Title	Resource Area
Michael Abraham	Assistant Planning & Development Services Director	CEQA

COMMENTS



Imperial County Planning & Development Services Planning / Building RECEIVED

September 08, 2021

Jim Minnick DIRECTOR

County Agencies

County Counsel -Adam Crook

Colio-Warren/ Rosa Lopez

County Executive Office-Tony Rouhotas/ Esperanza

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SEP 20 2021

IMPERIAL COUNTY **PLANNING & DEVELOPMENT SERVICES**

Parrish

REQUEST FOR REVIEW AND COMMENTS

Cities/Other

Certified Unified Program Agency -

Francis

Robert Krug

MI Imperial Wildlife Area, Wister Unit - Rick

The attached project and materials are being sent to you for your review and as an early notification that the following project is being requested and being processed by the County's Planning & Development Services Department. Please review the proposed project based on your agency/department area of interest, expertise, and/or jurisdiction.

State Mining and Geology Board

State Agencies/Other

State Geologist / Headquarters Office - John

M LODIC ANOLIS - 10	nn Gay/ Guillermo Mendoza	Nadim-Shukry Zeywar	23 Onice of withe Regamation — Carol Alkin	
APCD - Matt Des	ser/Monica Soucier	Carlabad Wish & Wildlife Office	Border Patrol Air Operations – Mission Support Supervisor	
Perez	Lamoure/ Vanessa Martinez/ Jorge	Department of Fish & Wildlife - Megdalene Rodriguez	S US Army - Tim Kligannon	
Ag, Commissioner Margo Sanchez	r – Carlos Ortiz/ Sandra Mendivil/	☑ Department of Fish & Wildlife Hebitat Conservation – Jacob Skaggs	Marine Corps Air Station Yuma- Community Planning & Ualson Mary Etlen Finch	
IC Fire/OES Office Alfredo Estrada Jr.	e - Robert Malek/ Andrew Loper/	Department of Conservation - John Lowrie	Army Corps of Engineers – Eduardo Torrez-De Meza	
IC Sheriff's Office	- Robert Benavidez	☑ Caltrans, District 11- Beth Landrum	BLM - Carrie Sahagun/ Tristian Triedell	
Assessors - Rober	t Menvielle	State Land Commission - Jennifer Lucchesi	Naval Air Facility - Rand Center	
IID Env. Compilan	ce Donald Vargas	State Historic Preservation Office Julianne Polanco		
From:	Planner: Patricia Valenzuela, ICPDScommentletters@co.im	Planner IV - (442) 265-1736 Ext. 1749 or E- perial.ca.us	mail at	
Project ID:	Reclamation Plan #21-0001 S	MP Gold Corp.		
Project Location:	2900 Ogilby Road, County AF	PN: 050-110-006, 007, 008, 009, 023, 024, 0	50-280-001, 012, 013	
Project Description:	Exploratory project within 20.6	6 Acres lasting 12 to 24 months and five year	irs for reclamation.	
Applicant:	SMP Gold Corp.			
Comments due by:	September 21, 2021 at 05:00	p.m. Environmental Evaluat	ion Comm. Meeting: TBD	
COMMENTS: (attach a	separate sheet if necessary) (if no com	ments, please state below and mall, fax, or e-mail this s	heet to Case Planner)	
·	No com	ments a	<u>, </u>	
Name: Sanda 1	Signature:	Sand March Tille:	& Billgist N.	
Date: 9 20 21	Telephone No : 440-765	SU) F-mell Sandamendad	O Co Someone (Chair)	

150 SOUTH NINTH STREET EL CENTRO, CA 92243-2850



TELEPHONE: (442) 265-1800 FAX: (442) 265-1799

September 23, 2021

RECEIVED

Jim Minnick
Planning & Development Services Director
801 Main Street
El Centro, CA 92243

SEP 23 2021
IMPERIAL COUNTY
PLANNING & DEVELOPMENT SERVICES

SUBJECT:

Reclamation Plan 21-0001 SMP Gold Corporation

Dear Mr. Minnick:

The Imperial County Air Pollution Control District ("Air District") appreciates the opportunity to review and comment on the request for a Reclamation Plan application for exploration activities at the existing Oro Cruz Pit Area located in the Tumco mining district in the Cargo Muchacho Mountains of far eastern Imperial County.

Since the project indicates that exploratory drilling and reclamation activities are to take place concurrently over the two-year period, the Air District formally requests a consultation with Bureau of Land Management staff who will be overseeing the Project.

Additionally, the Air District requests to be placed on an official contact list to receive all future environmental projects.

Respectfully,

Curtis Blondell

TPC Environmental Coordinator

Curtis Blowfell

Mon sa N Soucier APC pivision Manager



DIRECTOR

County Agencies

County Counsel -Adam Crook

Colio-Warren/ Rosa Lopez

County Executive Office-Tony Rouhotas/ Esperanza

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☑ Public Works – John Gay/ Guillermo Mendoza

To:

Imperial County Planning & Development Services Planning / Building

RECEIVED

September 08, 2021

SEP 16 7871

IMPERIAL COUNTY

State Agencies/Other

X CA Regional Water Quality Control Board-

State Geologist / Headquarters Office - John

REQUEST FOR REVIEW AND COMMENTS

Cities/Other

Certified Unified Program Agency -

Francis

Robert Krug

M Imperial Wildlife Area, Wister Unit - Rick

Office of Mine Reclamation - Carol Alkins

PLANNING & DEVELOPMENT SERVICE

State Mining and Geology Board

The attached project and materials are being sent to you for your review and as an early notification that the following project is being requested and being processed by the County's Planning & Development Services Department. Please review the proposed project based on your agency/department area of interest, expertise, and/or jurisdiction.

		Nadim-Shukry Zeywar	
	sert/Monica Soucier	☐ Carisbad Wish & Wildlife Office	Border Patrol Air Operations – Mission Support Supervisor
EHS Office Jeff I Perez	Lamoure/ Vanessa Martinez/ Jorge	Department of Fish & Wildlife – Magdalena Rodriguez	US Army – Tim Kligannon
Ag. Commissioner Margo Sanchez	- Carlos Ortiz/ Sandra Mendivil/	☑ Department of Fish & Wildlife Habitat Conservation – Jacob Skaggs	Marine Corps Air Station —Yuma- Community Planning & Liaison — Mary Ellen Finch
IC Fire/OES Office Alfredo Estrada Jr.	- Robert Malek/ Andrew Loper/	Department of Conservation – John Lowrie	Army Corps of Engineers – Eduardo Torrez-De Meza
	- Robert Benavidez	☑ Caltrans, District 11- Beth Landrum	☑ BLM – Camie Sahagun/ Tristian Triedell
Assessors - Robert	t Menvielle	State Land Commission - Jennifer Lucchesi	Naval Air Facility - Rand Center
☑ IID Env. Compliand	ce Donald Vargas	State Historic Preservation Office – Julianne Polanco	
From: Project ID:	ICPDScommentletters@co.im Reclamation Plan #21-0001 S		-mail at
Project Location:	2900 Ogilby Road, County AF	PN: 050-110-006, 007, 008, 009, 023, 024, 0	050-280-001, 012, 013
Project Description:		6 Acres lasting 12 to 24 months and five year	
Applicant:	SMP Gold Corp.		
Comments due by:	September 21, 2021 at 05:00	p.m. Environmental Evaluat	tion Comm. Meeting: TBD
COMMENTS: (attach a s	separate sheet if necessary) (if no com	ments, please state below and mail, fax, or e-mail this s	sheet to Case Planner)
		offer no comments. Thank you for the	
Name: Antonio N		2 MI -1+	ommunity Liaison Specialist
Date: 16 Sep 2021	Telephone No.: 928-269	-2103 E-mail: MCASYUMA_CPLO	O@usmc.mil

Kimberly Noriega

From:

MartinezPadron CIV Antonio <antonio.martinez1@usmc.mil>

Sent:

Thursday, September 16, 2021 7:03 AM

To:

ICPDSCommentLetters

Subject:

RE: Request for Comments RP#21-0001

Attachments:

Pages from RP21-0001.pdf

Good morning,

Attached is the official response from MCAS Yuma. The point of contact for these type of requests is:

Antonio Martinez

MCASYUMA CPLO@usmc.mil (Organizational Inbox)

Thank you for the opportunity to review and comment.

Respectfully,

Antonio Martinez
Community Liaison Specialist
Community Planning and Liaison
Marine Corps Air Station Yuma
(928) 269-2103
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RECEIVED

SEP 16 2021

IMPERIAL COUNTY
PLANNING & DEVELOPMENT SERVICES

From: Valerie Grijalva < Valerie Grijalva@co.imperial.ca.us >

Sent: Wednesday, September 8, 2021 4:53 PM

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Cc: Patricia Valenzuela < Patricia Valenzuela @co.imperial.ca.us >; Michael Abraham

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RosaSoto@co.imperial.ca.us>; Shannon Lizarraga

REQUESTS FOR COMMENTS



County Agencies

Imperial County Planning & Development Services Planning / Building

September 08, 2021

REQUEST FOR REVIEW AND COMMENTS

Cities/Other

The attached project and materials are being sent to you for your review and as an early notification that the following project is being requested and being processed by the County's Planning & Development Services Department. Please review the proposed project based on your agency/department area of interest, expertise, and/or iurisdiction.

State Agencies/Other

Colio-Warren/ Rosa Lo	pez	Parrish	Francis
County Counsel –A	dam Crook	State Mining and Geology Board	Certified Unified Program Agency – Robert Krug
☑ Public Works – Joh	nn Gay/ Guillermo Mendoza	CA Regional Water Quality Control Board- Nadim-Shukry Zeywar	Office of Mine Reclamation – Carol Atkins
APCD – Matt Dessert/Monica Soucier		Carlsbad Wish & Wildlife Office	Border Patrol Air Operations – Mission Support Supervisor
Perez	amoure/ Vanessa Martinez/ Jorge	Department of Fish & Wildlife – Magdalena Rodriguez	US Army – Tim Kilgannon
Ag. Commissioner Margo Sanchez	– Carlos Ortiz/ Sandra Mendivil/	☑ Department of Fish & Wildlife Habitat Conservation – Jacob Skaggs	Marine Corps Air Station –Yuma- Community Planning & Liaison – Mary Ellen Finch
Alfredo Estrada Jr.	- Robert Malek/ Andrew Loper/	☐ Department of Conservation — John Lowrie	Army Corps of Engineers – Eduardo Torrez-De Meza
	- Robert Benavidez	□ Caltrans, District 11- Beth Landrum	□ BLM – Carrie Sahagun/ Tristian Triedell
Assessors – Robert	Menvielle	State Land Commission – Jennifer Lucchesi	Naval Air Facility – Rand Center
IID Env. Compliand	e Donald Vargas	State Historic Preservation Office – Julianne Polanco	
From:	Planner: Patricia Valenzuela, ICPDScommentletters@co.im	Planner IV - (442) 265-1736 Ext. 1749 or E- perial.ca.us	mail at
Project ID:	Reclamation Plan #21-0001 Si	MP Gold Corp.	
Project Location:	2900 Ogilby Road, County AP	N: 050-110-006, 007, 008, 009, 023, 024, 0	50-280-001, 012, 013
Project Description:	Exploratory project within 20.6	Acres lasting 12 to 24 months and five year	ars for reclamation.
Applicant:	SMP Gold Corp.		
Comments due by:	September 21, 2021 at 05:00 p	p.m. Environmental Evaluat	ion Comm. Meeting: TBD
COMMENTS: (attach a s	reparate sheet if necessary) (if no comm	ments, please state below and mail, fax, or e-mail this si	heet to Case Planner)
Name:	Signature:	Title:	
Date:	_Telephone No.:	E-mail:	
S:\AllUsers\APN\050\110\006\	rp21-0001\RP21-0001 Request for Review	and Comments 09 08 21.docx	

July 23, 2021

Ms. Patricia Valenzuela IMPERIAL COUNTY PLANNING AND DEVELOPMENT SERVICES 801 Main Street El Centro, California 92243

Re: RECLAMATION PLAN APPLICATION FOR EXPLORATION ACTIVITIES AT THE EXISTING ORO CRUZ PIT AREA, IMPERIAL COUNTY IMPERIAL COUNTY FILE NUMBER TBD BLM CASE FILE NUMBER CACA-059124

Dear Ms. Valenzuela:

Please find enclosed an Exploration Reclamation Plan Application Package and associated permitting fees for exploration activities on Bureau of Land Management (BLM) land in Imperial County, California (the Project). The Project is designed to evaluate economic mineral deposits at the Oro Cruz Pit Area located northwest of Yuma, Arizona, in Imperial County, California.

As you are aware, SMP Gold Corp. (SMP) has filed a Project Plan of Operations with the BLM who has determined that it meets the content requirements at 43 CFR 3809.401(b); and we have begun discussions and planning with BLM to initiate review of the Project under the National Environmental Policy Act.

The Project Area has been previously disturbed by mining activities and is considered reclaimed. The Project is a short-term exploration Project that includes using existing access roads; improving existing roads; constructing new temporary exploration drilling access roads and drill pads; and constructing a new access road and 2.8-acre staging area for access to the Oro Cruz Portal on BLM lands. The total surface disturbance for the proposed activities is estimated at 20.6 acres and is all on BLM lands, i.e. no private land is involved. The Project mobilization, road construction, drilling, and borehole abandonment will require 12 to 24 months to complete, and reclamation of temporary roads and drill sites is proposed to be implemented concurrently with the exploration activities. Reclamation activities and subsequent monitoring for the success of reclamation of those areas would be completed within five (5) years of Project initiation.

As required by the California Surface Mining and Reclamation Act (SMARA) and applicable County mining ordinance(s), this Exploration Reclamation Plan was prepared and is being submitted to the County for approval. This Exploration Reclamation Plan was prepared in compliance with the following:

- SMARA, as amended (Public Resources Code Section 2710 et seq.);
- California Code of Regulations (CCR; Title 14, Division 2, Chapter 8, Subchapter 1, Section 3500 et seq.);
- Imperial County, Code of Ordinances (Title 9, Division 20 Surface Mining and Reclamation);
- Imperial County, General Plan (1993); and

- Imperial County, General Plan (1993); and
- California Environmental Quality Act (California Public Resources Code [PRC], Sections 21000 21178, and Title 14 CCR, Section 753, and Chapter 3, Sections 15000 15387).

This Exploration Reclamation Plan Application Package includes the following:

- Imperial County Reclamation Plan Application;
- Oro Cruz Exploration Project Reclamation Plan prepared by Sespe Consulting, Inc. (attachment to the Reclamation Plan Application); and
- A technical memorandum describing the Project in the context of requirements under CEQA.

A check in the amount of \$5,300 (Check No. 138388) was sent by Westland Resources, Inc., in a separate submittal, and provided as a Reclamation Plan Permit fee for minor reclamation projects pursuant to Imperial County, California - Code of Ordinances, Title 9 - LAND USE CODE, Division 9 - FEES, § 90901.07, Mining Reclamation.

Thank you in advance for your time and we look forward to continuing to work with you during this Project permitting process.

Respectfully,

David Tupper

Vice President - Exploration

Der 7 2

SMP Gold Corp.

Attachments: Imperial County Reclamation Plan Application

Oro Cruz Exploration Project Reclamation Plan prepared by Sespe Consulting, Inc.

Technical Memorandum

cc: Jim Minnick, Imperial County Planning and Development Services

Del Fortner

Dale Wallster, SMP Gold Corp.

John Hecht, Sespe Consulting, Inc.

David Cerasale, WestLand Resources, Inc.

Amanda Best, WestLand Resources, Inc.

Carrie Sahagun, BLM El Centro Field Office

Mayra Martinez, BLM El Centro Field Office

OWNER, OPERATOR AND AGENT:

	Applicant (Name, Mailing Address and Telephone Number):
٠	SMP Gold Corp.
•	912 N. Division Street
•	Carson City, Nevada 89703
	Phone: (604) 682-8592
	Property Owner (s), or owner of Surface Rights (Name, Mailing Address and Telephone Number): [if different from applicant]
-	Same as Applicant
-	
	Owner of Mineral Rights (Name, Mailing Address and Telephone Number): [if different than applicant]
	Same as Applicant
-	Lessee (Name, Mailing Address and Telephone Number):
	Not applicable
-	
(Operator (Name, Mailing Address and Telephone Number): [if different than applicant]
-	Same as Applicant
-	
	OFFICE: 801 Main Street El Centro, CA 92243 (760) 482-4236 FAX: (760) 353-8338 E-MAIL: planning@imperialcounty.net I. DEV. OFFICE: 836 Main Street El Centro, CA 92243 (760) 482-4900 FAX: (760) 337-8907

7.	Agent of Process (Name, Ma	ailing Address and Telephone Number):			
	Patricia Valenzuela, F	Planner IV			
	801 Main Street	Tarmer 14			
	El Centro, California 92243				
	Phone: (442) 265-1736				
	1 110110. (112) 200 170	<u> </u>			
LO	CATION:				
3.	Legal Description: (must be	full legal)			
	Township 15 South, Ra	Township 15 South, Range 20 East, Sections 1, 2, 12 and 13, and			
	Township 15 South, Range 21 East, Sections 6, 7 and 18				
	See attached Figures 1 and 2				
	See allached Figures	T and 2			
	Assessor Parcel No.:	See attached Table 1.			
	Longitude:	West 144.811888 deg			
	Latitude:	North 32.875392 deg			
	Elevation:	Approximately 500 - 1,100 feet			
	Elevation.	The state of the s			
9.	Size of the land(s) that will be affected by mining operation. Total acreage:				
	20.6 acres				
	See attached Section 1.	5.2			
0.	Describe existing and proposed access to the mine site: (please be specific)				
	See attached Section 1.5	5.3			
	-				
GEC	DLOGICAL BACKGROUND:				
1.	Mineral commodity to be min	ided:			
	Exploration for minerals including gold				
	100				

MAIN OFFICE: 801 Main Street EI Centro, CA 92243 (760) 482-4236 FAX: (760) 353-8338 E-MAIL: planning@imperialcounty.net EI Centro, CA 92243 (760) 482-4900 FAX: (760) 337-8907

	See attached Section 1.4.1				

Detailed description of the geology of the actual site in which surface mining is to conducted:					
	Not applicable. Project propos	ses exploration, not surface mining.			
Brief description of the environmental setting of the site and the surrounding are Existing land uses, soil, vegetation, ground water elevation and surface was characteristics.					
cha					
cha	See attached Section 1.4				
cha	See attached Section 1.4				
NG	OPERATION AND PRODUCTION:	Ath quarter 2021			
NG Pro	OPERATION AND PRODUCTION: posed starting date of operation:	4th quarter 2021			
NG Pro	OPERATION AND PRODUCTION: posed starting date of operation: mated life of operation:	12 to 24 months			
NG Pro Esti	OPERATION AND PRODUCTION: posed starting date of operation: mated life of operation: mination Date:	12 to 24 months 4th quarter 2022 to 2023			
NG Pro Esti Teri	OPERATION AND PRODUCTION: posed starting date of operation: mated life of operation: mination Date: ation of first phase:	12 to 24 months			
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NG Pro Esti Teri Dur Sec Thir	OPERATION AND PRODUCTION: posed starting date of operation: mated life of operation: mination Date: ation of first phase:	12 to 24 months 4th quarter 2022 to 2023			
Pro Esti Teri Dur Sec Thir	OPERATION AND PRODUCTION: posed starting date of operation: mated life of operation: mination Date: ation of first phase: cond phase:	12 to 24 months 4th quarter 2022 to 2023 Not applicable			
Pro Esti Teri Dur Sec Thir Fou	OPERATION AND PRODUCTION: posed starting date of operation: mated life of operation: mination Date: ation of first phase: ond phase: of phase: rth phase: ration will be (include days and hours	12 to 24 months 4th quarter 2022 to 2023 Not applicable s of operation):			
Pro Esti Teri Dur Sec Thir Fou Ope	OPERATION AND PRODUCTION: posed starting date of operation: mated life of operation: mination Date: ation of first phase: ond phase: of phase: rth phase: ration will be (include days and hours	12 to 24 months 4th quarter 2022 to 2023 Not applicable			

	Not app	licable				
3.	Total anticipat	ted production:				
	Minerals:	Not applicable	cubic yards/tons			
	Tailings retain	ned on site:	cubic yards/tons			
	Tailings dispo	sed off site:	cubic yards/tons			
	Maximum ant depth):	ticipated depth (indic	ate on map location of benchmarks to verify	mine		
).	Describe mining method:					
	Not applicable					
	See attache	ed Section 1.5.4 fo	r a description of exploration drilling activi	tites		
).	6000		r a description of exploration drilling activition activition of exploration drilling activities activities are secured as a security of the control of the	tites		
).	6000	re of processing and		tites		
	Describe natu Not app	re of processing and o		tites		
	Describe natu Not app	re of processing and o	explain disposal of tailings or waste.	tites		
	Not app Do you plan to	re of processing and oblicable o use cyanide or other	explain disposal of tailings or waste.			
	Describe natu Not app Do you plan to No Do you plan to site? Yes	re of processing and oblicable o use cyanide or other	explain disposal of tailings or waste. r toxic materials in your operations?			
	Describe natu Not app Do you plan to No Do you plan to site? Yes See atta	re of processing and oblicable o use cyanide or other to use or store petro	explain disposal of tailings or waste. r toxic materials in your operations? leum products or other hazardous materials or			
	Describe natu Not app Do you plan to No Do you plan to site? Yes See atta Describe refue	re of processing and oblicable o use cyanide or other to use or store petro	explain disposal of tailings or waste. r toxic materials in your operations? lleum products or other hazardous materials or 6.2 and 1.8 e of vehicles.			

MAIN OFFICE: 801 Main Street El Centro, CA 92243 (760) 482-4236 FAX: (760) 353-8338 E-MAIL: planning@imperialcounty.net El Centro, CA 92243 (760) 482-4900 FAX: (760) 337-8907

22.	ndicate the quantity of water to be used, source of water, method of conveyance to the mine site, the quantity, quality and method of disposal of used and/or surplus water ndicate if water well to be used for mine operation (drilling, reactivation, changing use on ncreasing volume of water well may require Conditional Use Permit approval).	r.
	See Section 1.7.1	ing the
		-
		-
23.	Describe phases of mining if applicable and concurrent reclamation including timeschedule for concurrent activities.	9
	Not applicable	-
		water. use or g time atically
		-
24.	Describe the types of equipment that will be used in the operation, including the estimated average daily trips (ADT) that will be generated by the operation.	Э
	See attached Section 1.5.5	ater. se or se or time the cally
		-
		-
25.	nclude the following maps: (NOTE: Without these the application is automaticall ncomplete.)	y
	1) Topographic Map with overlay showing proposed area to be mined.	
	2) Site Plan showing mine layout and dimensions.	
	3) General Vicinity Map showing the location of the mine site in Imperial County.	
	4) Cross Section Map.	
REC	AMATION:	
26.	ndicate by overlay of map of Item No. 24, or by color or symbol on map those areas to e covered by the reclamation plan:	o
	otal acreage:20.6 acres	
	OFFICE: 801 Main Street El Centro, CA 92243 (760) 482-4236 FAX: (760) 353-8338 E-MAIL: planning@imperialcounty.net DEV. OFFICE: 836 Main Street El Centro, CA 92243 (760) 482-4900 FAX: (760) 337-8907	

	See attached Section 2.1
Des	scribe relationship of the interim uses than mining and the ultimate physical condi
(a)	Imperial County Zoning Ordinance
(b)	Imperial County General Plan
	The Project is entirely on BLM lands, see attached Section 1.2
_	The Project is entirely on BLM lands, see attached Section 1.2
	SMP has filed a Project Plan of Operations with the BLM, and they have determined that it meets the content requirements at 43 CFR 3809.401(b). Preliminary discussions and planning with BLM have begun to initiate reviet the Project under the National Environmental Policy Act
Des	cribe soil conditions and proposed topsoil salvage plan.

nec	scribe the methods, their sequence and timing, to be used in bringing the reclamation ne land to its end state. Indicate on map (Items Nos. 24 and 25) or on diagrams as essary. Include discussion of the pertinent items listed below.								
(a)	Backfilling and grading								
(b)	Stabilization of slopes								
(c)	Stabilization of permanent waste dumps, tailings, etc.								
(d)	Rehabilitation of pre-mining drainage								
(e)	Removal, disposal or utilization of residual equipment, structure, refuse, etc.								
(f)	Control and disposal of contaminants, especially with regard to surface runoff and ground water								
(g)	Treatment of streambeds and streambanks to control erosion and sedimentation								
(h)	Removal or minimization of residual hazards								
(i)	Resoiling, revegetation with evidence that selected plants can survive given the site's topography, soil and climate:								
	See Attached Section 2 and associated Figures and Appendices								
	oplicant has selected a short term phasing of his reclamation, describe in detail the cific reclamation to be accomplished during the first phase: Not applicable								
	cific reclamation to be accomplished during the first phase:								
Des	Not applicable								
Des	Not applicable cribe how reclamation of this site in this manner may affect future mining at this site								
Des	Not applicable Cribe how reclamation of this site in this manner may affect future mining at this site in the surrounding area:								
Des	Not applicable Cribe how reclamation of this site in this manner may affect future mining at this site in the surrounding area:								

34.	Notarized statement that the person submitting the plan accepts responsibility for reclaiming the mined lands in accordance with the Reclamation Plan (Attachment "B"):
	See Attached.
35.	Include Reclamation Cost Calculations as Attachment "C":
	To be provided at a later date.
3	36. Describe proposed Revegetation Plan (attach as "Attachment D" if necessary):
	See attached Appendix A

ATTACHMENT "A"

STATEMENT OF NOFICATION

١,	the	undersigne	ed,	have	notified	all	owners	of	the	posses	ssory	interest	in	the	land	of	the
рі	ropo	sed use (s)	or	potent	ial uses	ide	ntified in	Ite	m N	o. 26 o	f the I	Reclama	tio	n Pla	ın.		

Signed this	day
of	, 2005.
Operator or Operat	tor's Agent

ATTACHMENT "B"

STATEMENT OF RESPONSIBILITY

I, the undersigned, hereby agree to accept full responsibility for reclaiming all mined lands as described and submitted herein with any modifications requested by the County of Imperial as conditions of approval.

Signed this 2 day

Operator or Operator's Agent

STEWART L. LOCKWOOD BENNETT JONES LLP
BENNETT JONES LLP
2500 PARK PLACE - 868 BURRARD STREET
VANCOUVER, E.C. V6C 2X8
TEL: 804.891.5313 FAX: 804.891.5100

ATTACHMENT "C"

RECLAMATION COST ANALYSIS

Note: Reclamation Cost Analysis will be forthcoming following Imperial **County review of Reclamation Plan.**

MAIN OFFICE: 801 Main Street EI Centro, CA 92243 (760) 482-4236 FAX: (760) 353-8338 E-MAIL: planning@imperialcounty.net EI Centro, CA 92243 (760) 482-4900 FAX: (760) 337-8907

ATTACHMENT "D" REVEGATION PLAN

(REVISED MARCH 25, 2005)
JH/lh/S:/forms_lists/reclamation plan aplication

MAIN OFFICE: 801 Main Street EI Centro, CA 92243 (760) 482-4236 FAX: (760) 353-8338 E-MAIL: planning@imperialcounty.net EI Centro, CA 92243 (760) 482-4900 FAX: (760) 337-8907

SMP GOLD CORP. ORO CRUZ EXPLORATION PROJECT REVEGETATION PLAN

Prepared for:

SMP GOLD CORP.

Prepared by:

WestLand Resources, Inc.

Date:

June 11, 2021

Project No.:

2072.03 13

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	Reclamation and Revegetation Plan Overview	
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	Seed Mix	
7	Success Criteria	7

FIGURES

(follow text)

Figure 1.

Vicinity Map

Figure 2.

Project Location

Figure 3.

Vegetation Classifications

APPENDICES

Appendix A. Representative Photographs

I. INTRODUCTION AND BACKGROUND

SMP Gold Corp. (SMP) proposes mineral exploration activities at the Oro Cruz Pit Area (the Project) within lands administered by the Bureau of Land Management (BLM), northwest of Yuma, Arizona, in Imperial County, California. The Project is located on previously mined BLM lands within Township 15 South, Range 20 East, Sections 1, 2, 12, and 13, and Township 15 South, Range 21 East, Sections 6, 7, and 18 (the Project Area, **Figures 1 and 2**) that are managed by the El Centro Field Office. The Project Area includes seven drill areas and access roads (**Figure 2**). Within these areas, the Project entails 20.6 acres of surface disturbance. The Project Area has been previously disturbed by mining activities. Current surrounding land uses include prospecting and recreation.

Activities would be conducted in accordance with BLM regulations published in the Code of Federal Regulations (CFR) at 43 CFR part 3809 (BLM 2016) and 43 CFR 3715 (BLM 1998). Pursuant to 43 CFR 3809.21 and 3809.301, the Project would result in minor surface reworking of previously mined and disturbed areas, and measures would be taken to prevent unnecessary or undue degradation during Project operations. The Project would comply with the performance standards in 43 CFR 3809.420 and other Federal and state laws related to environmental protection and protection of cultural resources; the Project is "reasonably incident" to mining as defined in 43 CFR 3715.0-5; and the Project would attain the stated level of protection and reclamation required by specific laws in the California Desert Conservation Area. The Project Area occurs within the Picacho Area of Critical Environmental Concern (ACEC) as designated under the Desert Renewable Energy Conservation Plan, and thus requires a BLM Plan of Operations.

The Project is described in the Draft Exploration Plan of Operations (Plan) dated December 17, 2020. The BLM has reviewed the Plan and has determined that the filed Plan meets the content requirements at 43 CFR 3809.401(b).

2. PROJECT AREA DESCRIPTION

Vegetation in the Project Area is low desert scrub typical of the high temperature region of southeastern California. In general, vegetation is sparse in both the upland and xeroriparian habitats. The uplands consist of a very low-density shrub community dominated by creosote (*Larrea tridentata*) and brittlebush (*Encelia farinose*). In addition, large portions of the Project Area consist of disturbed habitats dominated by non-native annual plants. The xeroriparian habitat generally consists of the same sparce shrub community and includes widely spaced upland trees and ocotillo (*Fouquieria splendens*). In summation, vegetation in the Project Area is uniformly sparce and consist of very low density shrublands, upland trees and highly disturbed habitats. Representative photographs of the Project Area are provided in **Appendix A**.

For the purposes of vegetation mapping, an Analysis Area that encompasses the proposed disturbance on seven drill areas and associated access roads was defined (**Figure 3**). A total of 37 plant species were identified during field surveys within the Analysis Area (**Table 1**). Plant species observations do not represent a complete floristic survey. Three California Native Plant Society vegetation categories were identified during pedestrian surveys and thematically mapped using the Supervised Classification tool in ArcGIS Pro 2.7 (**Figure 3**).

Brassica (nigra) and other mustards semi-natural stands

Brassica (nigra) and other mustards semi-natural stands vegetation category occupies approximately 18% of the Analysis Area and 24% of the Project Area (Figure 3). This vegetation category corresponds with disturbed and barren areas. Although the named dominant species, black mustard (Brassica nigra), was not observed, Saharan mustard (Brassica tourneforti), a closely related non-native mustard was often present in both naturally disturbed areas including wash scour and human-disturbed areas such as roads, camp sites, and rock waste piles. This natural community is not classified as sensitive by the California Department of Fish and Wildlife (CDFW 2020)

Parkinsonia florida—Olneya tesota alliance

Parkinsonia florida—Olneya tesota alliance occupies approximately 2% of the Analysis Area and 2% of the Project Area (**Figure 3**). The vegetation category is primarily restricted to xeroriparian areas including washes, drainages and narrow canyons. Besides the named alliance's dominant plants, blue palo verde (*Parkinsonia florida*) and ironwood (*Olneya tesota*), other commonly occurring plants include sweetbush (*Bebbia juncea*), lance leaved ditaxis (*Ditaxis lanceolata*), desert lavender (*Hyptis emoryi*), ocotillo (*Fouquieria splendens*) and Anderson's desert thorn (*Lycium andersonii*). This natural community is classified as sensitive by the California Department of Fish and Wildlife (CDFW 2020).

Larrea tridentata — Encelia farinosa alliance

Larrea tridentata — Encelia farinosa alliance occupies approximately 79% of the Analysis Area and 74% of the Project Area and occurs in a variety of topographic settings (**Figure 3**). Besides the named alliance's dominant plants, creosote (*Larrea tridentata*) and brittlebush (*Encelia farinosa*), other commonly occurring plants include ocotillo, beavertail prickly pear (*Opuntia basilarus*), and burrobush (*Ambrosia dumosa*). This natural community is classified as sensitive by the California Department of Fish and Wildlife (CDFW 2020).

Table I. Plant Species Observed in the Analysis Area During the Field Survey

This list represents species observed during the field survey and does not represent a complete floristic survey.

Common Name	Scientific Name			
PLANTS				
PERENNIALS				
burrobush	Ambrosia dumosa			
burrobush	Ambrosia salsola			
western milkweed	Asclepias albicans			
sweetbush	Bebbia juncea			
Paloverde	Cercidium floridum			
pink fairyduster	Cylindropuntia erophylla			
hairy prairie clover	Dalea mollis			
narrowleaf silverbush	Ditaxis lanceolata			
Inciensio	Encelia farinose			
rough jointfir	Ephedra aspera			
desert trumpet	Eriogonum inflatum			
California fagonbush	Fagonia laevis			
California barrel cactus	Ferocactus cylindraceus			
ocotillo	Fouquieria splendens			
paleface	Hibiscus denudatus			
desert lavender	Hyptis emoryi			
creosote	Larrea tridentata			
water jacket	Lycium andersonii			
Parry's false prairie-clover	Marina parryi			
desert wishbone-bush	Mirabilis laevis			
desert tobacco	Nicotiana obtusifolia			
ironwood	Olneya tesota			

Common Name	Scientific Name
beavertail pricklypear	Opuntia basilaris
blue paloverde	Parkinsonia florida
Schott's pygmycedar	Peucephyllum schottii
velvet turtleback	Psathyrotes ramosissima
desert globemallow	Sphaeralcea ambigua
Mesquite	Posopis juliflora
Tamarisk*	Tamarix pentandra
American threefold	Trixis californica
ANNUALS	
sixweeks threeawn	Aristida adscensionis
Asian mustard*	Brassica tournefortii
brittle spineflower	Chorizanthe brevicornu
devil's spineflower	Chorizanthe rigida
pygmy poppy	Eschscholzia minutiflora
Arizona lupine	Lupinus arizonicus
Mojave desertstar	Monoptilon bellioides
desert palafox	Palafoxia arida var. arida
cleftleaf phacelia	Phacelia crenulata
desert Indianwheat	Plantago ovata
yellowdome	Trichoptilium incisum
*non-native	

3. RECLAMATION AND REVEGETATION PLAN OVERVIEW

The intent of the California Surface Mining and Reclamation Act (SMARA) is to "maintain an effective and comprehensive surface mining and reclamation policy with regulation of surface mining operations so as to assure that: (a) adverse environmental effects are prevented or minimized and that mined lands are reclaimed to a usable condition which is readily adaptable for alternative uses; (b) the production and conservation of aggregates are encouraged, while giving consideration to values relating to recreation, watershed, wildlife, range and forage, and aesthetic enjoyment; and (c) residual hazards to the public health and safety are eliminated" (Section 2712). Article 9, Section 3700 of SMARA states the following: "Reclamation of mined lands shall be implemented in conformance with standards in this Article. The standards shall apply to each surface mining operation to the extent that:

- They are consistent with required mitigation identified in conformance with CEQA; and
- They are consistent with the planned or actual subsequent use or uses of the site."

The Oro Cruz Exploration Project Reclamation Plan prepared by Sespe Consulting Inc. (2021) describes the Reclamation Plan for reclaiming land disturbed by exploration drilling within the Project Area, as required under SMARA. This Reclamation Plan addresses the reclamation activities that will be undertaken following completion of the exploratory drilling, in conformance with SMARA.

The anticipated post-Project land uses are mining, recreational uses, and open space. Following the completion of all drilling, solids, and desiccated drilling muds that have been contained in the sump would be treated by evaporation and by allowing solids to settle out in excavated mud pits or sumps at the drill site. The sumps would then be backfilled. The drilling muds that would be used do not contain toxic or deleterious materials. The proposed drilling mud material data sheets could be provided to BLM upon request. The inert drilling mud materials would be disposed of in accordance with applicable state and federal regulations. The drill site, mud pits, and outer berm would then be returned to natural grade with a track hoe using rocks and soil set aside during site construction and mud pit excavation.

This technical memorandum describes the revegetation plan associated with the planned reclamation.

Reclaimed areas would be revegetated with a BLM-approved seed mix. These areas would be revegetated after cover placement and at the appropriate time of the year for optimum seed germination and plant growth.

4. SITE PREPARATION

The revegetation plan is based on those portions of the Project Area proposed to be reclaimed to open space. For those portions of the Project Area to be reclaimed for future mining and/or recreational uses, revegetation may not be feasible and/or appropriate.

Following completion of exploratory drilling, equipment demobilization and surface preparation of the roads and drill pads, the following typical sequence of revegetation activities will be undertaken:

- Installation of erosion control devices, such as waddles, where necessary;
- Application of seed mix either by hydroseeding or mechanical broadcasting; and
- Maintenance and monitoring.

Generally, initial seedbed preparation on flatter surfaces would include ripping or discing the surface along contours. Conventional seeding techniques (including drill and broadcast) would be used as appropriate depending on soil/cover characteristics and landform. Hydroseed, hydromulch, and

tackifier may be used on slopes that are not suitable for conventional seeding. Mulch may be applied to minimize erosion and promote moisture retention where appropriate.

Prior to application of the seed mix, the final contours, hydrology, and soils composition of the revegetation areas will be reviewed by a qualified biologist/revegetation specialist to determine the optimal broadcast rates and make any appropriate modifications to the overall revegetation plan.

Areas to be revegetated will be prepared as follows:

- Vegetation, trash, debris, and weeds will be cleared. All weeds will be removed from the area and properly disposed of offsite.
- Any eroded areas will be repaired uniformly without leaving holes or depressions that would potentially prohibit plant growth.
- Compacted areas will be ripped to a depth of one foot and left in a textured or rough condition
 with shallow rills and furrows to create optimal conditions for revegetation.
- Any salvaged plants will be replanted on the pads and roads in a random pattern.
- A native plant seed mix will be broadcast at a rate recommended by the BLM and Imperial County which will include a mixture of shrubs, native grasses, and annuals; and
- The seeds will be covered by hand-rake or using a chain attached to a small tractor with any salvaged top soil to protect the seeds from desiccation and predation.

5. CONTROL OF WEEDS AND NON-NATIVE VEGETATION

The predominance of exotic, invasive weed species throughout California has presented a formidable challenge to most revegetation projects. Weed species are opportunistic and have mechanisms for dispersal and establishment that can eventually lead to displacement of native species. To ensure that weed species competition is controlled, the Project site areas will be inspected by the qualified biologist/revegetation specialist prior to revegetation implementation. The qualified biologist/revegetation specialist will also determine the most effective treatments for control of invasive species. If weed control activities are necessary, they will likely include a combination of treatments such as herbicide application, hand removal, and soil solarization.

Non-native invasive plants that threaten California's wildlands have been categorized by the California Invasive Plant Council (Cal-IPC). Invasive plants that have been classified by Cal-IPC as "High" (severe ecological impacts on physical processes, plant and animal communities, and vegetation structure) or "Moderate" (substantial and apparent—but generally not severe—ecological impacts on physical processes, plant and animal communities, and vegetation structure) in terms of ecological threat will be controlled as necessary within the revegetation areas for up to three (3) years in order to prevent aggressive weeds from out-competing native plant species for resources (e.g., space, water, nutrients, and light). These invasive weeds will be removed mechanically, if feasible. In circumstances

where mechanical control is not effective, EPA-approved systemic herbicides may be used. Herbicides will be applied under the direction of a licensed applicator.

Prior to initiation of revegetation efforts, the biologist will consult the most recent Cal-IPC list, and a list of specific species to be controlled under this Reclamation Plan will be developed. Additional species may be added to the list based on actual conditions and the recommendation of the qualified biologist/revegetation specialist.

6. SEED MIX

Revegetation would require site-appropriate, BLM-approved native seed mixtures. A diverse native plant community would be targeted through the definition of seed mixtures and application rates. The seed mix list would be reviewed before revegetation activities are initiated to confirm the availability of the seeds, and the list would be adjusted as needed. The seed mix and mulch materials would be certified by the revegetation contractor to be relatively weed free.

The proposed native seed mixture will consist of the following: creosotebush (Larrea tridentata), burrobush (Ambrosia dumosa), brittlebush (Encelia farinosa), desert spineflower (Geraea canescens), turtleback (Psathyrotes ramosissima), forget-me-not (Cryptantha spp.), and hairy prairie clover (Dalea mollis). Seeds will be purchased and mixed in equal quantities and will be hand broadcasted at approximately 10 pounds per acre (Table 2). If any part of the proposed seed mixture is not commercially available at the time of purchase, BLM will be consulted to identify appropriate and available replacements for the seed mixture.

Table 2. Native Live Seed Mixture

Common Name	Scientific Name	Pounds/Acre		
creosotebush	Larrea tridentata	3		
burrobush	Ambrosia dumosa	3		
brittlebush	Encelia farinosa	1.5		
desert spineflower	Geraea canescens	1		
turtleback	Psathyrotes ramosissima	0.5		
forget-me-not	Cryptantha spp.	0.5		
hairy prairie clover	Dalea mollis	0.5		
	Total	10		

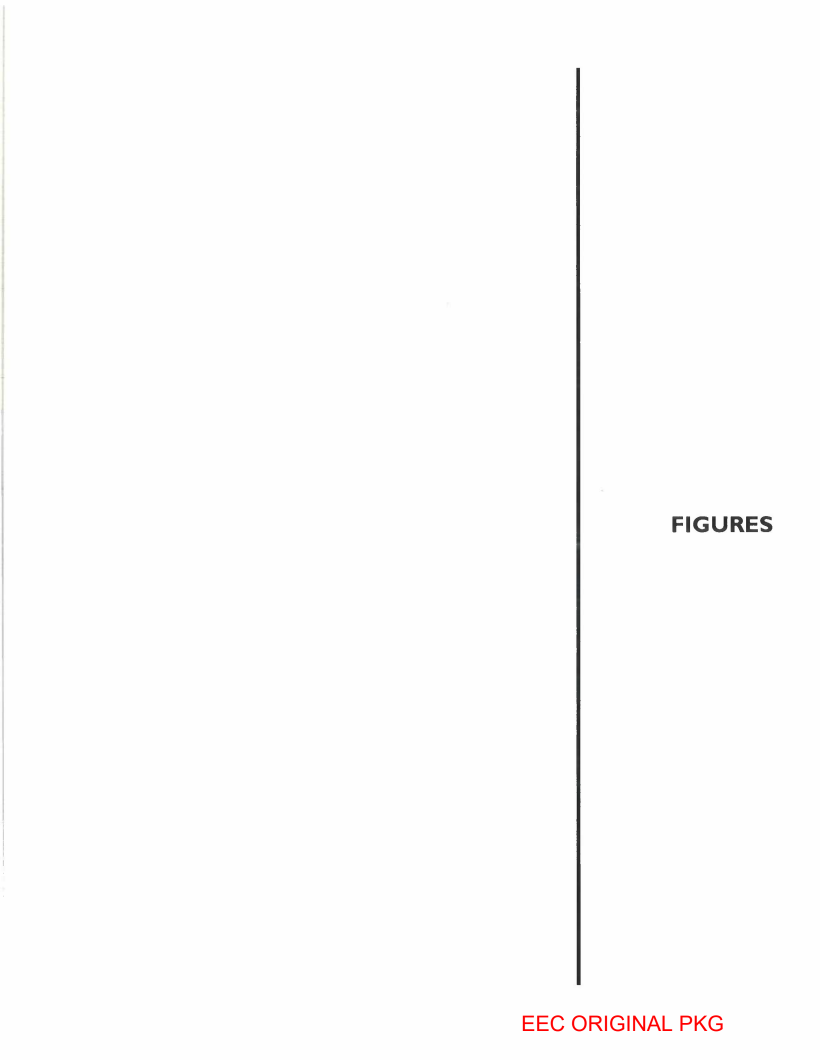
The seed mix would be designed to meet the following criteria:

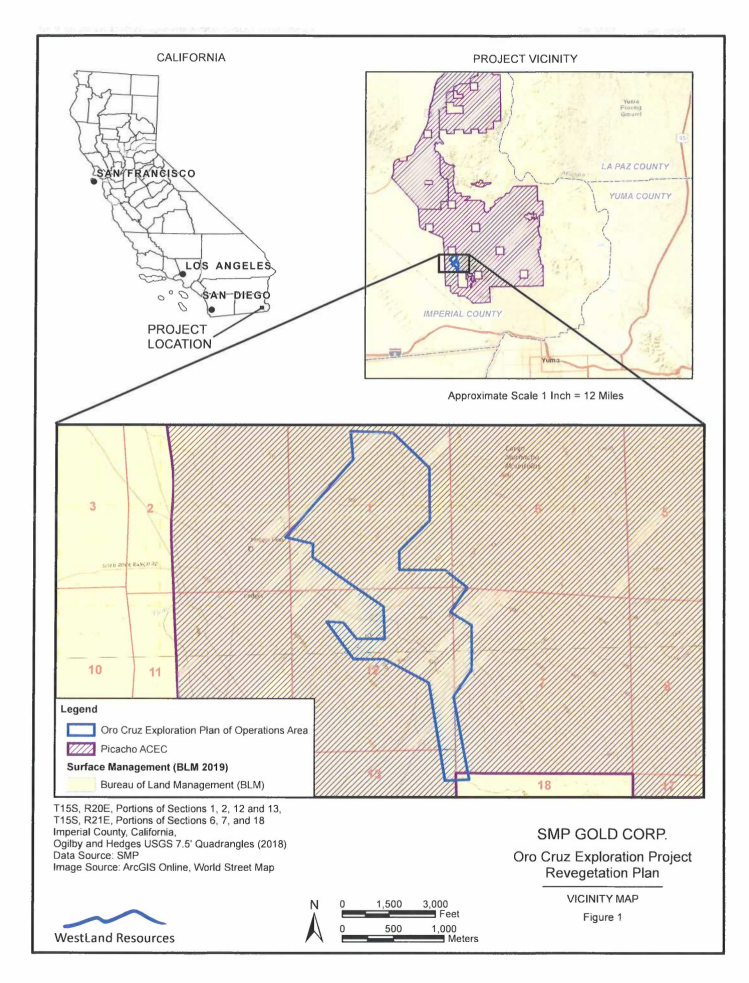
- Native non-invasive species that have a high compatibility with the existing landscape;
- Species and plant type diversity to promote a sustainable vegetative cover throughout the seasonal changes and other climate related variances; and
- Species and plant type diversity to promote a variety of germination periods and seasonal growth.

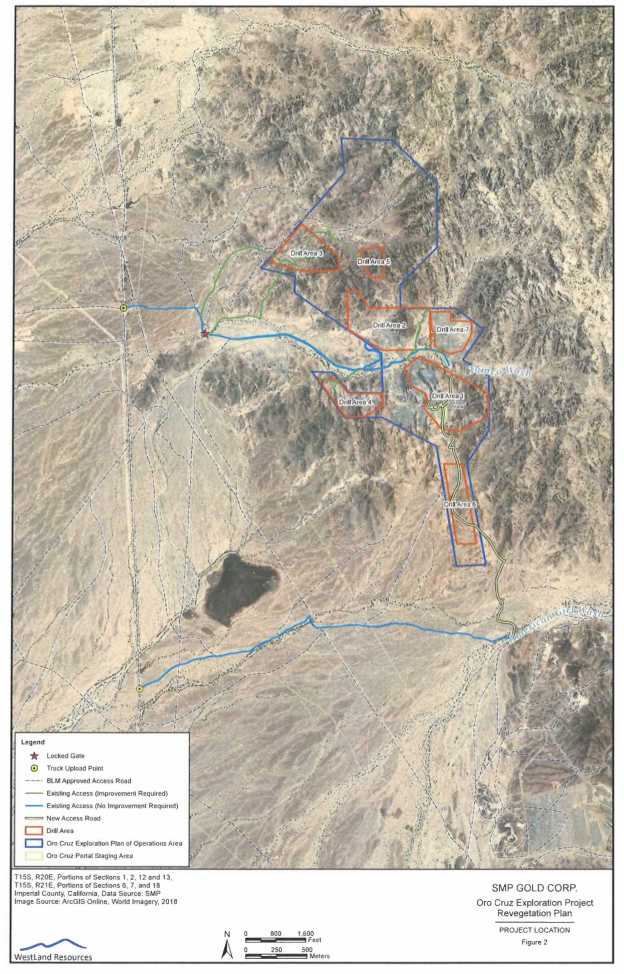
7. SUCCESS CRITERIA

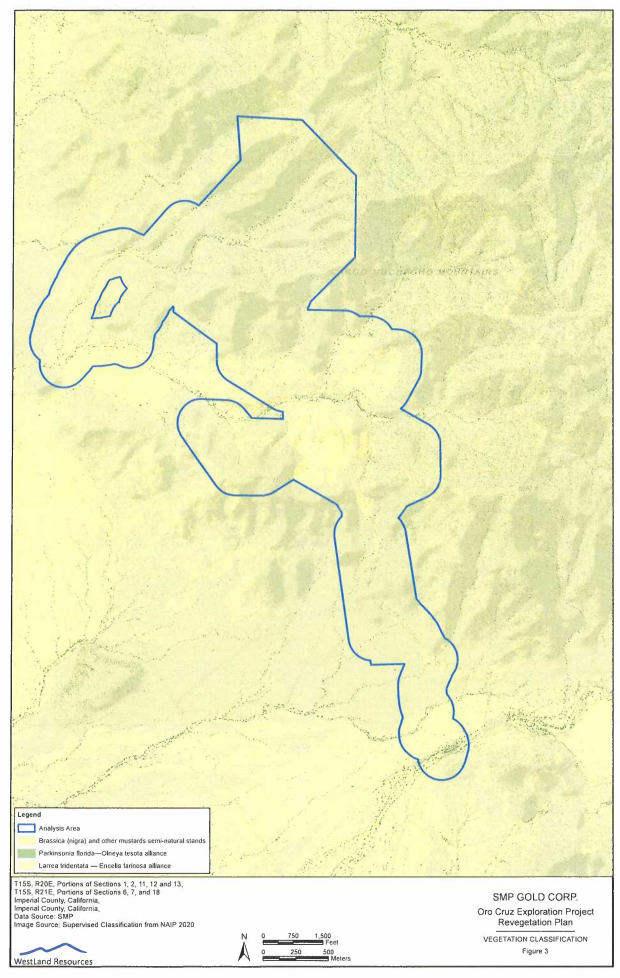
The basic goal of revegetation is to re-establish self-sustaining native plant communities within the disturbed areas. California Code of Regulations (CCR) Section 3705(m) requires that reclaimed revegetated sites be "similar to naturally occurring habitats in the surrounding area." In order to accomplish this revegetation will be deemed successful upon achieving 25 percent of the vegetative cover of adjacent similar vegetation. Because the specific locations of drill pads are not known at this time and flexibility is built into the project to allow for adaptation of exact locations based on drilling results, comparison sites will be chosen in field once the exact drill pad locations are identified. This is an appropriate success criterium for the following reasons:

- The Project will entail only a small amount of total disturbance, and much of this will be within areas that have been previously disturbed.
- The Project contemplates temporary activities over a relatively short time period.
- The Project Area has been previously disturbed from past mining activities, and there is a striking lack of vegetation throughout the Project Area. Vegetation in both the uplands and washes is sparse with limited vegetation cover (**Appendix A**).
- The planned revegetation effort is planned to enhance the success of the revegetation and will augment the reseeding that will occur naturally.









APPENDIX A
Representative
Photographs



Photo 1. Drill Area 1



Photo 2. Drill Area 1



Photo 3. Drill Area 2





Photo 4. Drill Area 2

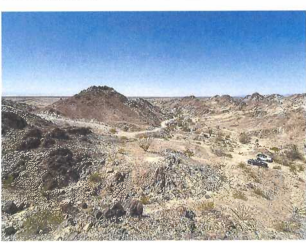


Photo 5. Drill Area 3



Photo 6. Drill Area 3





Photo 7. Drill Area 4



Photo 8. Drill Area 4

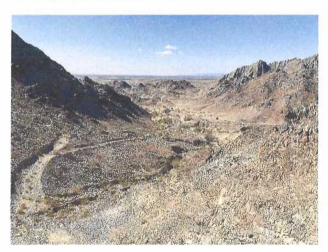


Photo 9. Drill Area 5

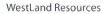




Photo 10. Drill Area 5



Photo 11. Drill Area 6



Photo 12. Drill Area 6





Photo 13. Access Road to Drill Area 6

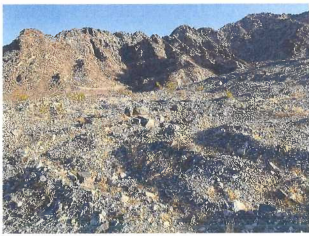


Photo 14. Drill Area 7



Photo 15. Drill Area 7

