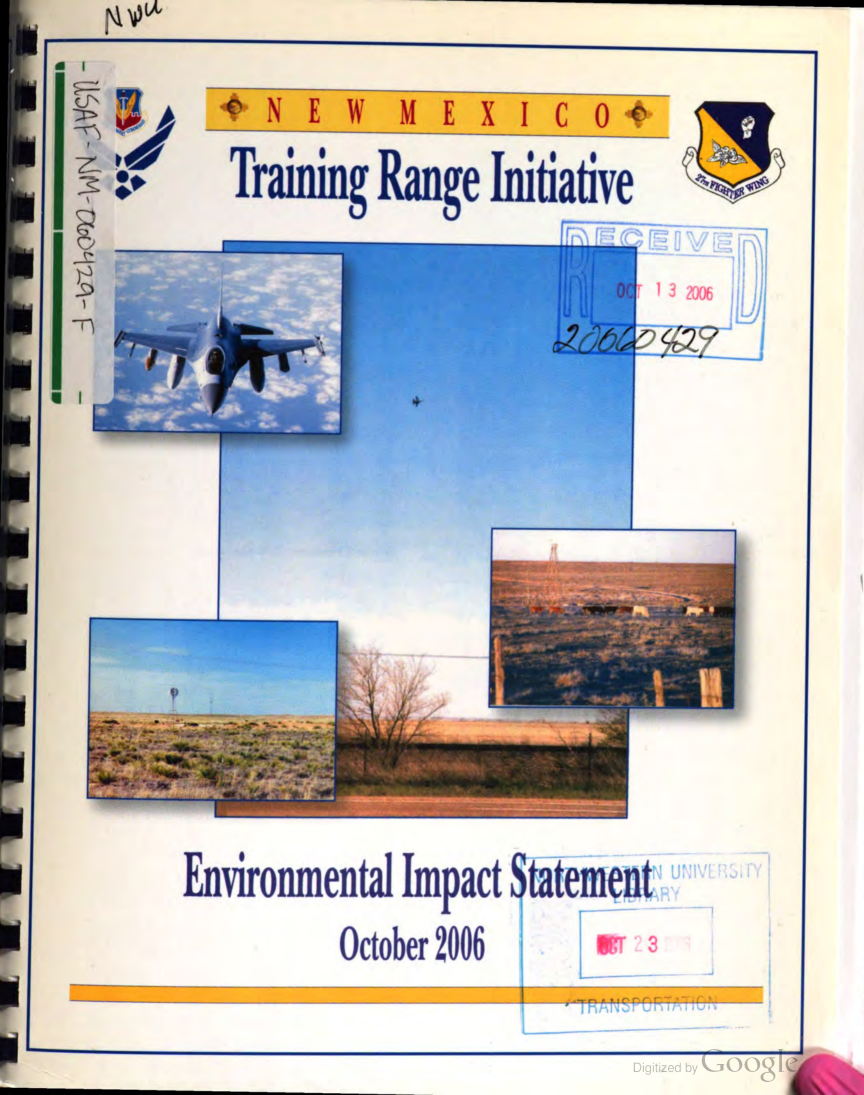
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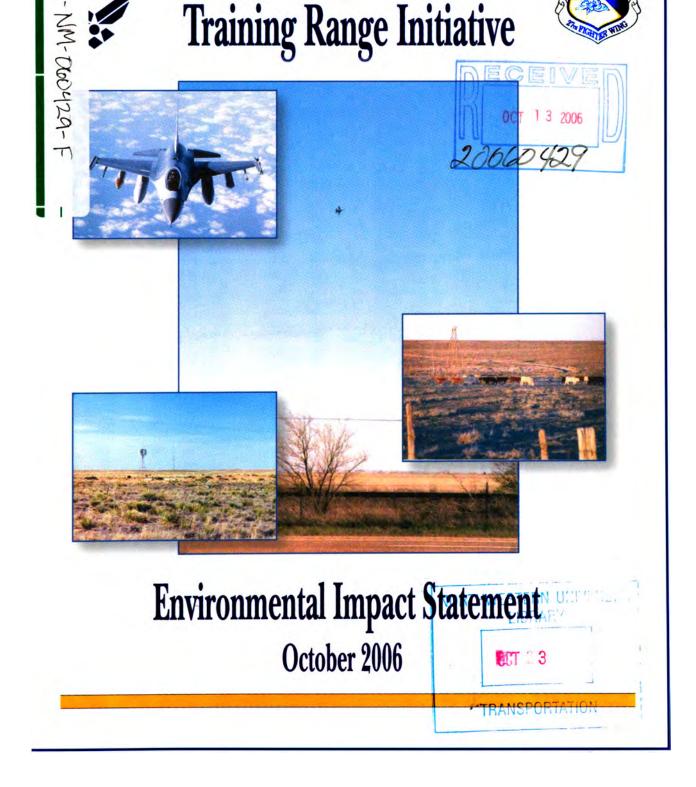
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## ACRONYMS AND ABBREVIATIONS

°F	degrees Fahrenheit
140 FBW	140th Fighter Bomber Wing
150 FW 27 FW	150th Fighter Wing 27th Fighter Wing
50 FBW	50th Fighter Bomber Wing
ACC	Air Combat Command
ACEC	Area of Critical Environmental Concern
ACM	Air Combat Maneuvering
ACT	Air Combat Training
AEF	Aerospace Expeditionary Force
AFB	Air Force Base
AFI AFOSH	Air Force Instruction Air Force Occupational Safety and Health
AFR	Air Force Range
AFSC	Air Force Safety Center
AFSOC	Air Force Special Operations Command
AGL	Above Ground Level
Air Force	United States Air Force
AIRFA	American Indian Religious Freedom Act
AMRAAM	Advanced Medium-Range Air-to-Air Missile
AR ARTCC	Aerial Refueling Track Air Route Traffic Control Center
ATC	Air Traffic Control
ATCAA	Air Traffic Control Assigned Airspace
ATCT	Air Traffic Control Tower
BASH	Bird-Aircraft Strike Hazard
BFM	Basic Fighter Maneuvering
BLM	Bureau of Land Management
BP	Before Present
BRAC BSA	Base Realignment and Closure Basic Surface Attack
CAS	Close Air Support
CD	Compact Disc
CDNL	C-Weighted Day-Night Sound Level
CEQ	Council on Environmental Quality
CFR	Code of Federal Regulations
CSAR	Combat Search and Rescue
dB	Decibel
DCA DEAD	Defensive Counter-Air Destruction of Enomy Air Defense
DNL	Destruction of Enemy Air Defense Day-Night Average Sound Level
DoD	Department of Defense
DTI	Defensive Training Initiative
EA	Environmental Assessment
EAF	Expeditionary Air Force
ECR	Electronic Combat Range
EDD	Economic Development Department
EIS EMNRD	Environmental Impact Statement Energy, Minerals, and Natural Resources Department
EO	Executive Order
EOD	Explosive Ordnance Disposal
ESA	Endangered Species Act
FAA	Federal Aviation Administration
FAC	Forward Air Controller
FAC-A	Forward Air Control Airborne
FAR FL	Federal Aviation Regulation Flight Level
FONSI	Finding of No Significant Impact
FP	Force Protection
FY	Fiscal Year
HAP	High Accident Potential
HP	High Plains
IAS	Indicated Airspeed
IFR IICEP	Instrument Flight Rule Interagency and Intergovernmental Coordination for
	Environmental Planning
IR	Instrument Route
J-74	Jet Route J-74
JDAM	Joint Direct Attack Munition
J-SEAD	Joint Suppression of Enemy Air Defenses
L&WCF	Land and Water Conservation Fund

LANTIRN	Low Altitude Navigation and Targeting Infrared for Night
Lanm	Onset-Rate Adjusted Monthly Day-Night Average Sound Level
LFE	Large-Force Exercise
Lmax	Maximum Sound Level
LOA	Letter of Agreement
MARSA	Military Assumes Responsibility for Separation of
	Aircraft
MJU MLRA	Multi Jettison Unit Major Land Resource Area
MOA	Military Operations Area
MSL	Mean Sea Level
MTR	Military Training Route
MW	Megawatt
NAGPRA	Native American Graves Protection and Repatriation Act
NEPA	National Environmental Policy Act
NHPA	National Historic Preservation Act
nm	Nautical Mile
NMANG	New Mexico Air National Guard
NMDA	New Mexico Department of Agriculture
NMDGF NMNHP	New Mexico Department of Game and Fish New Mexico Natural Heritage Program
NMRPTC	New Mexico Natural Heritage Frogram
NMTRI	New Mexico Training Range Initiative
NOA	Notice of Availability
NOTAM	Notice to Airmen
NRCS	Natural Resources Conservation Service
NRHP NSA	National Register of Historic Places Noise Sensitive Area
NWR	National Wildlife Refuge
OHV	Off-Highway Vehicle
P.L.	Public Law
P/CG	Pilot Controller Glossary
PAA PC	Primary Aircraft Authorization Pecos-Canadian
PNM	Public Service Company of New Mexico
psf	Pounds Per Square Foot
RCO	Range Control Officer
RMP	Resource Management Plan
ROD	Record of Decision
ROI SAT	Region of Influence Surface Attack Tactics
SCS	Soil Conservation Service
SD	Southern Desertic
SEAD	Suppression of Enemy Air Defenses
SEL	Sound Exposure Level
SHPO SID	State Historic Preservation Office Standard Instrument Departure
SRMA	Special Recreation Management Area
SUA	Special Use Airspace
TAC	Tactical Air Command
TI	Tactical Intercept
TWD	Tactical Weapons Delivery
U.S. UNM	United States University of New Mexico
USACE	United States Army Corps of Engineers
USC	United States Code
USDA	United States Department of Agriculture
USEPA	United States Environmental Protection Agency
USFS	United States Forest Service
USFWS UTBNI	United States Fish and Wildlife Service Up To But Not Including
VFR	Visual Flight Rule
VORTAC	Very High Frequency Omni-directional Radio Range
	and Tactical Navigation Aid
VR	Visual Route
WINDO WSA	Wing Infrastructure Development Outlook Wilderness Study Area
WSA WSMR	Wilderness Study Area White Sands Missile Range
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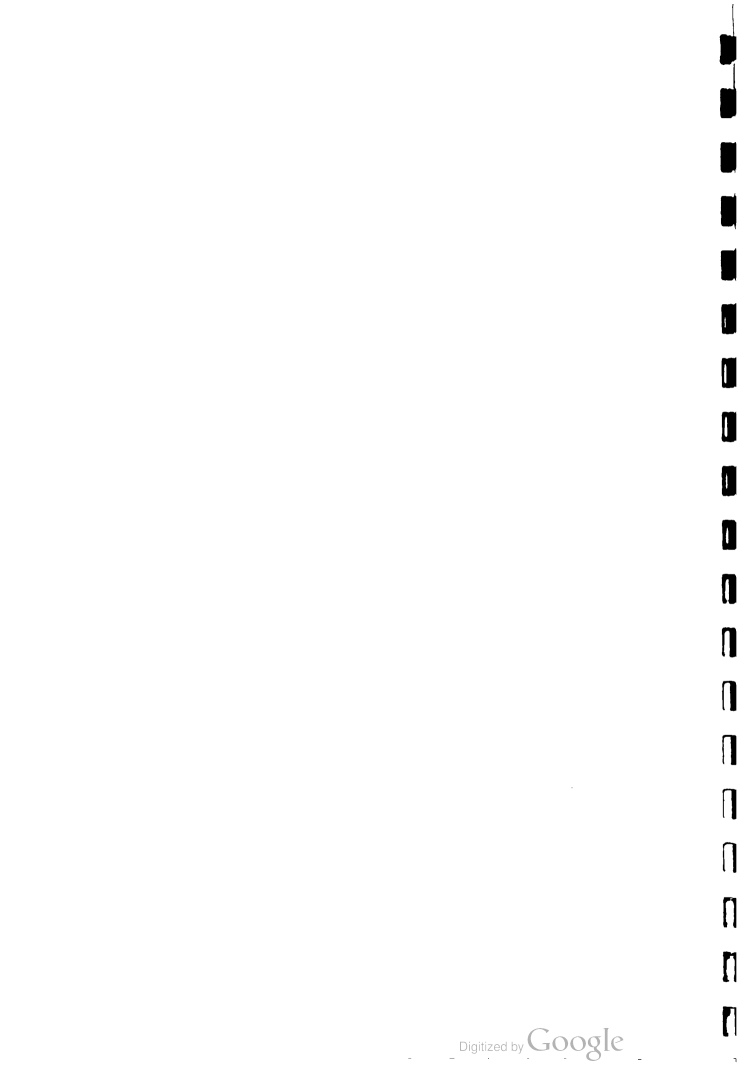
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#### **Cover Sheet**

#### FINAL ENVIRONMENTAL IMPACT STATEMENT FOR NEW MEXICO TRAINING RANGE INITIATIVE

- a. Responsible Agency: United States Air Force (Air Force)
- b. Cooperating Agency: Federal Aviation Administration (FAA)
- c. Proposals and Actions: This Final Environmental Impact Statement (EIS) analyzes the potential environmental consequences of a proposal to modify the training airspace near Cannon Air Force Base (AFB), New Mexico. The proposal would improve airspace for training primarily New Mexico-based pilots. The existing airspace no longer suffices to train aircrews in all of the tactics they will be expected to use in combat. Cumulative actions include Base Realignment and Closure (BRAC) plans to have the 27th Fighter Wing (27 FW) leave Cannon in 2008 and the new Air Force Special Operations Command (AFSOC) mission designation at Cannon AFB and Melrose Air Force Range (AFR). The New Mexico Training Range Initiative (NMTRI) airspace proposal laterally expands the east and west borders of the Pecos Military Operations Area (MOA) respectively, lowers the floor of the Pecos South Low MOA to 500 feet above ground level (AGL) making the airspace symmetrical. The proposed NMTRI airspace will provide a 21st century block of airspace for training New Mexico-based aircrews, including the New Mexico Air National Guard (NMANG). NMTRI would greatly enhance combat training, combat effectiveness, and survivability. A Proposed Action, Alternatives A and B were comprehensively evaluated in the Draft EIS and reviewed by the public and agencies. Following that review, the Air Force identified Alternative A with mitigations as the preferred alternative, as presented in this Final EIS. Alternative A modifies the configuration of existing airspace (including expanding the size, operational altitudes, and usefulness of the Pecos MOA complex); aligns the northern border of the Pecos MOA south of Jet Route J-74 (J-74); does not move J-74; does not create the Capitan MOA, but creates a mitigated Capitan ATCAA to connect the existing Beak and Pecos ATCAAs; permits supersonic training above 10,000 feet above mean sea level (MSL) or approximately 5,000 to 6,000 feet AGL; and extends the use of specific defensive countermeasures (chaff and flares) to the new and modified airspace. Under the preferred alternative, deconfliction methods would be coordinated typically twice per month for large scale exercises in activated Sumner North and Capitan ATCAAs. The Draft EIS Proposed Action and Alternative B included rerouting J-74 and a different Capitan MOA/ATCAA. Under the No-Action Alternative, aircrews would continue to train in the existing airspace with defensive chaff and flares and fly at supersonic speeds above 30,000 feet MSL.
- d. Inquiries: For future information on this Final EIS, contact NMTRI EIS Project Manager, Mr. Michael H. Jones, HQ ACC/A7ZP, 129 Andrews Street, Suite 102, Langley AFB, VA 23665-2769. Telephone inquiries may be made to Cannon AFB Public Affairs at (505) 784-4131. The Final EIS may be found at www.a7zpintegratedplanning.org and www.cannon.af.mil. The Air Force is allowing a 30-day review period following the Final EIS publication. Although the Air Force is not required to respond to public comments received during this period, comments will be considered in determining any final decisions.
- e. Designation: Final Environmental Impact Statement
- f. Abstract: This Final EIS has been prepared in accordance with the National Environmental Policy Act. The Draft EIS public and agency review identified potentially significant airspace impacts from creating a Capitan MOA/ATCAA, moving J-74, and the use of certain types of defensive training flares. This EIS identifies actions taken to remove or reduce the potential for these environmental consequences. The preferred alternative has no Capitan MOA, no relocated J-74, and no flares other than M-206 (or equivalent). The reduced size Capitan ATCAA and Sumner North ATCAA would be used typically twice monthly. This Final EIS discusses cumulative actions, responds to public and agency comments and addresses the environmental consequences for the airspace, noise, safety, physical resources, biological resources, cultural resources, land use and recreational resources, socioeconomics, and environmental justice. The preferred alternative, Alternative A, would have few effects on airspace and noise and no noticeable environmental effects on other resources. The Draft EIS Proposed Action or Alternative B would have greater environmental consequences to airspace. The No-Action Alternative would limit realistic training for New Mexico-based aircrews. The preferred NMTRI alternative, Alternative A, provides realistic training for F-16 pilots to practice combat tactics they currently use in war, a capability that does not exist in the current airspace configuration. Digitized by GOOGLE



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# New Mexico Training Range Initiative Environmental Impact Statement

October 2006





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APPENDIX B CHARACTERISTICS OF FLARES APPENDIX C PUBLIC INVOLVEMENT AND AGENCY CORRESPONDENCE APPENDIX D RELEVANT STATUTES, REGULATIONS, AND GUIDELINES APPENDIX E AIRSPACE DESCRIPTION AND UTILIZATION APPENDIX F OBSTRUCTION MARKING AND LIGHTING APPENDIX G AIRCRAFT NOISE ANALYSIS AND AIRSPACE OPERATIONS APPENDIX H SPECIAL-STATUS PLANT AND ANIMAL SPECIES AND SCIENTIFIC NAMES APPENDIX I SECTION 4(f) ANALYSIS



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## EXECUTIVE SUMMARY

This Final Environmental Impact Statement (EIS) analyzes the potential environmental consequences of a proposal to improve military training airspace and provide realistic training for pilots to practice combat tactics they currently use in war, a capability that does not exist in the current airspace configuration, and airspace that will continue to fill a vital Air Force requirement. These airspace improvements are called the New Mexico Training Range Initiative (NMTRI). NMTRI includes modifying the configuration of existing airspace, creating new airspace, authorizing supersonic flight 10,000 feet above mean sea level (MSL) in the airspace, or about 5,000 to 6,000 feet above ground level (AGL), and expanding the use of defensive countermeasures (chaff and flares) into the new and modified airspace. The resulting airspace would allow pilots to train in the full range of missions and tactics they require to prepare for combat, including supersonic simulated weapons delivery and defensive maneuvers.

This Final EIS incorporates public and agency comments on the Draft EIS, identifies a Preferred Alternative consisting of Alternative A with mitigating measures, and expands the cumulative effects section. This Final EIS is issued by the United States Air Force (Air Force) and our cooperating agency, the Federal Aviation Administration (FAA). This document has been prepared in accordance with the National Environmental Policy Act (NEPA) and its implementing regulations. This Final EIS with public and agency comments on the Draft EIS (Draft EIS January 2005) will be considered in decision making regarding the NMTRI proposal.

### PURPOSE AND NEED

The primary purpose of NMTRI is to provide military training airspace that is configured, sized, and capable of supporting effective and realistic training for the full range of F-16 missions. In June 2006, Air Force Special Operations Command (AFSOC) was designated as the new mission for Cannon Air Force Base (AFB) and Melrose Air Force Range (AFR). This will mean an aircraft and mission change at Cannon AFB. Although Air Combat Command (ACC) has scheduled the last F-16 aircraft to leave Cannon in 2008, the Air Force has a requirement for NMTRI airspace. Currently, 27th Fighter Wing (27 FW) has 50 F-16 pilots training for a combat deployment to Iraq and NMTRI airspace would greatly enhance their combat training, combat effectiveness, and survivability in war. Another 25 pilots will continue to train in NMTRI airspace in preparation for combat later in 2007 and Cannon AFB F-16 aircrews will continue to train in Cannon's airspace well into Fiscal Year 2008. After the 27 FW aircraft depart Cannon AFB, the 150th Fighter Wing (150 FW) (New Mexico Air National Guard [NMANG]) F-16s at Albuquerque, New Mexico will continue to train in the airspace. Other users will also continue to use the NMTRI airspace to train their crews, including A-10s, B-1Bs, B-52s, C-130s, F-15s, F/A-18s, F-22As, and Tornados, on an infrequent basis. It is the nation's best interest to chart NMTRI airspace as expeditiously as possible to enhance our national security. NMTRI would address the following deficiencies

- 1) The current Pecos airspace complex has multiple constraints to realistic F-16 operational training. The current airspace volume forces pilots to train using non-optimal air-to-air and air-to-ground tactics.
- 2) Pilots are precluded from training in the supersonic regime at altitudes under 30,000 feet MSL even though supersonic flight is required in combat at such altitudes.
- 3) The presence of commercial traffic above 30,000 feet MSL forces pilots to become accustomed to "administratively disregarding" high altitude radar contacts. Establishment

of such habits during training can lead to hesitation during combat, with potentially catastrophic results.

- 4) The current training airspace contains multiple corners and segmented pieces of airspace that cannot be used to stage simulated attacks. Pilots develop the habit of ignoring these areas, and do not aggressively search the entire airspace volume for potential threats, as would be required in combat. Such a habit, if carried over into combat, can result in potentially catastrophic consequences.
- 5) The limitations to the Pecos airspace complex restrict usability of the Melrose AFR where critical training occurs.

NMTRI would correct these deficiencies and fully support the realistic training mission of F-16 squadrons into Fiscal Year (FY) 2008. Cannon AFB-based aircraft and NMANG F-16s, as well as other military users, would have substantially improved training if NMTRI were implemented. The NMTRI airspace configuration would satisfy operational requirements by providing airspace that allows for representative engagement distances with hostile forces. Figure ES-1 presents a top down view of the existing airspace and depicts the fragmented condition of the current airspace. Figure ES-2 illustrates how the Preferred Alternative, Alternative A, airspace modifications would produce airspace that is sized and configured to support effective and realistic training.

The Alternative A modifications to the Pecos Military Operations Area (MOA) and associated Air Traffic Control Assigned Airspace (ATCAA) would support training that employs tactics and employment of weapons at supersonic speeds above 10,000 feet MSL (approximately 5,000 to 6,000 feet AGL). The creation of a limited use Capitan ATCAA with the Pecos MOA/ATCAA modifications would provide adequate airspace to conduct an average of twice monthly realistic large force exercises of approximately 20 aircraft. NMTRI would also extend the deployment of specific defensive countermeasures, chaff and flares, to allow training with defensive tactics in the new and modified airspace.

## ALTERNATIVE A, THE DRAFT EIS PROPOSED ACTION, AND ALTERNATIVE B

This Final EIS analyzes Alternative A, the Draft EIS Proposed Action, Alternative B, and the No-Action Alternative. Each is described below.

Alternative A: Alternative A is the Air Force's Preferred Alternative. Alternative A would expand the size, operational altitudes, and usefulness of the Pecos MOA and associated ATCAA. Specific elements of Alternative A include the following:

1) Modify the existing airspace. Modifications would include expanding the Pecos MOA laterally to the east, west, and south to coincide with the existing Sumner ATCAA boundary, resulting in a consistent floor of 500 feet AGL; expand the Sumner ATCAA to the north to be over the Pecos MOA and conform with the existing northern boundary of the Pecos MOA for use twice per month and twice per week during low airspace demand as defined by FAA Albuquerque Center; adjusting the Pecos MOA/Sumner North ATCAA to consistently align 5 nautical miles (nm) south of Jet Route J-74 (J-74); and no change in the J-74 location.

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FIGURE ES-1. EXISTING AIRSPACE WITH MULTIPLE AIRSPACE BLOCKS, BELOW IS A THREE DIMENSIONAL VIEW OF EXISTING AIRSPACE AS SEEN FROM THE SOUTHEAST LOOKING NORTHWEST.

Existing Airspace Configuration

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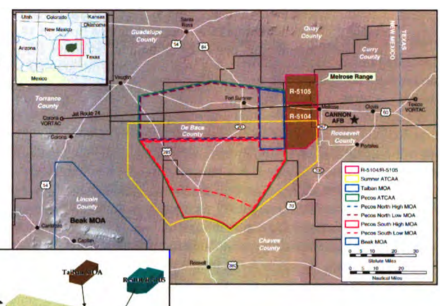
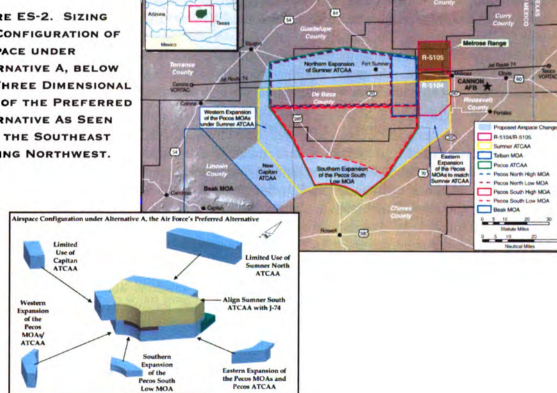


FIGURE ES-2. SIZING AND CONFIGURATION OF AIRSPACE UNDER ALTERNATIVE A, BELOW IS A THREE DIMENSIONAL VIEW OF THE PREFERRED ALTERNATIVE AS SEEN FROM THE SOUTHEAST LOOKING NORTHWEST.



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- 2) Create a new limited use Capitan ATCAA to connect the Pecos ATCAA and Beak ATCAA. The Capitan ATCAA would have a floor of 18,000 feet MSL, a ceiling of 32,000 feet MSL, and would not impede general aviation during the typically twice monthly ATCAA activation. The ATCAA would permit staging and ingress with maneuvers into the Pecos complex for exercises such as when approximately 20 aircraft would use it for large-force exercises (LFEs).
- 3) Authorize supersonic flight in the existing and modified airspace from the current level of above 30,000 feet MSL to above 10,000 feet MSL, or approximately 5,000 to 6,000 feet AGL.
- 4) Expand the use of RR-188 chaff and M-206 flares into the new and modified airspace at 2,000 feet AGL or 5,000 feet AGL when the National Fire Danger Rating System indicates high fire conditions or above. Chaff and flares are currently authorized for use in the existing airspace at 2,000 feet AGL up to and including high fire conditions.

The preferred alternative, Alternative A, reflects changes in airspace dimensions and proposed scheduling that have resulted from review of public comments on the Draft EIS and coordination between the Air Force and the FAA during the EIS process. Comments received from the public and agencies during the public comment period on the Draft EIS helped define the airspace consequences and presented additional information on defensive flare training within the airspace. The preferred alternative clarifies that only M-206 (or equivalent) flares would be used in the MOA/ATCAAs and only used above 2,000 feet AGL at lower than high fire conditions and above 5,000 feet AGL at high or above fire conditions. The preferred alternative deletes the Pecos ATCAA replacing it with the Sumner North and Sumner South ATCAAs. The new Sumner North/South ATCAA border will be established 5 nautical miles (nm) south and parallel to J-74 to ease aircraft ingress into Melrose AFR.

**Draft EIS Proposed Action:** The designation "Draft EIS Proposed Action" is used throughout this Final EIS to facilitate understanding of the Final EIS by individuals who participated in the review of the Draft EIS. The Draft EIS Proposed Action would have included expanding the Pecos MOA/ATCAA laterally to the east, west, and south to coincide with the Pecos and Sumner ATCAA boundaries; moved J-74; permitted supersonic flight above 10,000 feet MSL; and included training with defensive chaff and flares in the new and modified airspace.

Alternative B: Alternative B would modify the existing airspace by expanding the Pecos MOA/ATCAA to coincide with the Pecos and Sumner ATCAA boundaries; moved J-74; expanded the Pecos MOA/ATCAA; not created the Capitan MOA/ATCAA; flown at supersonic speeds above 10,000 feet AGL; and deployed defensive chaff and flares in the new and modified airspace. Because the Capitan MOA/ATCAA would not be created under Alternative B, the transition between the Beak MOA and Pecos MOA would continue to be supported by temporarily establishing a narrow corridor for use in Large Force Exercises. Such a corridor does not permit defensive or offensive maneuvering.

**No-Action:** Under the No-Action Alternative, no change would be made to the current airspace. Military training that includes supersonic operations above 30,000 feet MSL and defensive chaff and flare use would continue as it occurs today. The No-Action Alternative would continue the training inefficiencies resulting from the segmented configuration of the existing airspace. Scheduling issues associated with joint military and civil use of the current airspace configuration would also continue.

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## ENVIRONMENTAL CONSEQUENCES

NEPA requires focused analyses on environmental resource areas potentially affected by an alternative. Based on the operational requirements of the NMTRI proposal, environmental considerations, and public and agency inputs on the Draft EIS, specific potential consequences to environmental resources are considered in this Final EIS. The consequences of airspace changes, the potential consequences of sonic booms, and the consequences of expanded chaff and flare use were analyzed for each environmental resource. The expected geographic scope of potential consequences, known as the Region of Influence (ROI), was determined for each The Draft EIS also addressed the air traffic study area, north of the Pecos resource. MOA/ATCAA, where the relocation of J-74 was considered prior to public and agency review The following summarizes potential direct and indirect environmental of the Draft EIS. consequences for each environmental resource. A cumulative effects analysis is presented in Chapter 5.0 of this EIS. That analysis concludes that there are no potentially significant impacts when the Proposed Action or alternatives are considered with relevant past, present, and reasonably foreseeable actions. This EIS recognizes that the AFSOC beddown is a reasonably foreseeable action. There are no cumulative impacts between NMTRI and AFSOC that need to be understood before making the decision on NMTRI. The AFSOC beddown will be analyzed in an EIS as stated in a Notice of Intent published in the Federal Register on August 24, 2006.

#### AIRSPACE AND RANGE MANAGEMENT

Specific concerns of airspace management focus on effects of airspace changes to non-military users of the airspace. The FAA is responsible for approval and creation of the Capitan ATCAA or expansion of the Sumner ATCAA to the north. Under Alternative A, civil aviation flights would be able to fly under the twice monthly activation of the Capitan ATCAA with a floor of 18,000 feet MSL. The Preferred Alternative, Alternative A, MOA airspace changes would not exclude other users of the airspace who would continue to fly through the military airspace under "see and avoid" rules. Private pilots expressed a desire for improved communication about military aircraft training within the existing, modified, and new airspace. 27 FW F-16 training activity, addressed in the cumulative section of this EIS would continue to benefit from NMTRI airspace into FY 2008 and 150 FW and other users would continue to benefit from this realistic training airspace. Lights out training is not currently conducted by 27 FW F-16s in the Pecos MOA. However, under a Letter of Agreement (LOA) between the Albuquerque ARTCC and the 27 FW, the 27 FW could perform lights out training if needed.

Under the Draft EIS Proposed Action or Alternative B, rerouting commercial traffic from the current J-74 and other directly routed civilian aircraft would have added one to two minutes of additional flight time for a re-routed aircraft. Similar durations could apply to other commercial traffic in the area. The Draft EIS Proposed Action creation of a Capitan MOA with a floor of 12,500 feet MSL was identified in public hearings on the Draft EIS as an area of concern to civil aviation. The Air Force concurs with FAA reviewers that impacts would be reduced through identifying Alternative A as the preferred alternative in this Final EIS. Alternative A does not propose re-routing J-74 or creating a Capitan MOA and mitigates potential airspace impacts to an insignificant level.

NMTRI would not change management of Melrose AFR. No airspace impacts are expected from supersonic flight or the use of RR-188 chaff and M-206 flares within the MOA/ATCAA airspace.

## ACOUSTIC ENVIRONMENT

The acoustic environment under the airspace would change with Alternative A, the Draft EIS Proposed Action, or Alternative B. The United States Environmental Protection Agency (USEPA) has identified a day-night average sound level (DNL) of 55 decibels (dB) as a level "requisite to protect public health and welfare with an adequate margin of safety." This is a threshold below which adverse noise impacts are not usually expected (USEPA 1974).

Noise in military airspace is quantified by a metric called Onset-Rate Adjusted Monthly Day-Night Average Sound Level (Ldnmr), which accounts for the annoyance associated with the "surprise" effect of noise from high speed military aircraft. The DNL metric combines the levels and durations of noise events and the number of events over an extended period of time. Noise levels are interpreted the same way for both DNL and Ldnmr. Models predict that DNL under the existing and proposed airspace would remain below 55 dB. Under the existing airspace, current noise from subsonic aircraft averages about 43 dB. Because the NMTRI proposal expands the volume of airspace, noise levels could decrease slightly in some areas and increase in others. Under Alternative A, the Draft EIS Proposed Action, or Alternative B, noise under the existing Pecos MOA would be in the 42 to 43 dB range. Military aircraft training in Pecos MOA expansion areas could produce a noticeable increase, from an estimated ambient level of 25 to 36 dB, to 42 dB (eastern expansion) or to a not likely noticeable 28 dB (western expansion). The proposed limited use Capitan ATCAA would have no discernible noise effects with the DNL under the Capitan ATCAA from military aircraft training predicted to be 25 dB in an area where the estimated ambient noise level is 25 to 36 dB.

Under Alternative A, the Draft EIS Proposed Action, or Alternative B, supersonic flight would be allowed above 10,000 feet MSL. Supersonic flight currently occurs above 30,000 feet MSL. The Draft EIS projected an increase from 168 to 467 supersonic sorties per month. This would be the projected flight activity into FY 2008. Toward the center of the airspace, the average number of sonic booms could increase from about one every five days to two every three days. This results in an increase in C-weighted day-night average sound level (CDNL) noise from 40 dB to 52 dB toward the center of the airspace. People and animals would notice this increase and it could be deemed intrusive. Because sonic booms are an impulsive sound, the strength of booms can also be measured by pressure or pounds per square foot (psf). Peak overpressure values for sonic booms would not be strong enough to cause damage to human or animal health or structures, such as buildings or water towers. Damage to fragile articles, such as windows in poor condition, could occasionally occur. Any discernible increase in sonic booms may annoy some people.

### SAFETY

NMTRI does not propose any changes to operations and maintenance, ordnance use, or number of training flights. Under Alternative A, risks of a major or Class A accident will remain unchanged with continued F-16 training.

Bird-aircraft strike hazards are not expected to change with the same quantity of flights distributed over the larger Pecos MOA. Under Alternative A, airspace changes to the Capitan ATCAA and the Sumner North ATCAA would not be expected to adversely affect civil aviation. An active Capitan ATCAA for two times during each month would still permit civil aircraft to use the corridor northwest of Roswell up to 18,000 feet MSL.

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During scoping for the Draft EIS, commenters expressed concern over an increase in fire risk due to the use of defensive flares in military training. The number of flares used annually would not increase with the NMTRI proposal and the Air Force would not use flares below 2,000 feet AGL. M-206 flares, or their equivalents, are designed and employed so that they would be fully consumed within 400 feet of the aircraft or 1,600 feet AGL. When the National Fire Danger Rating System indicates high fire conditions or above, the minimum altitude for flare release will be raised to 5,000 feet AGL. Except in the extremely rare case of a malfunctioning flare (approximately 0.01 percent duds) reaching the ground, there should be no change in fire risk from NMTRI.

#### Physical Resources

The Draft EIS public hearings identified residual flare materials from flares other than the authorized M-206 flare. Concern was expressed that physical resources, such as soil and water, could potentially be affected by chaff and flares. Flares are designed to be fully consumed prior to reaching the ground; therefore there is a low probability of a flare-caused fire affecting physical resources under the airspace outside the Melrose AFR. Under all action alternatives, the total amount of chaff and flares used in the Pecos/Sumner airspace complex would not increase from the present. Extensive research has shown little to no negative effects of chaff and flare debris on soil or water quality. Chaff fibers would be expected to be less than 0.005 ounces per acre per year. Plastic or mylar pieces of residual material drift to the earth after the deployment of chaff or flares. Based on information provided during the public hearings on the Draft EIS, an estimated average of one piece of residual materials would annually be deposited on each 9 acres under the airspace. ACC has issued instructions to users of the Pecos complex that only M-206 flares, or their equivalents, are permitted to be used in the airspace. No significant impacts are expected to soil and water from the use of chaff and flares under the preferred alternative.

#### BIOLOGICAL RESOURCES

Biological resources are plants and wildlife, including threatened and endangered species, and livestock. Animals under the new and expanded airspace would experience changes in noise levels. Animals may temporarily shift their habitat use or activities in response to noise, but they would be expected to quickly habituate and return to normal activity levels. Animals may also initially react negatively to sonic booms, but previous studies have shown they will generally habituate. The increase in sonic booms from one per five days under No-Action to two per three days under Alternative A, the Draft EIS Proposed Action or Alternative B would not be expected to affect wildlife or livestock behavior. A particularly close or loud aircraft overflight or sonic boom could produce a startle reaction and negative response in wildlife or livestock. Public comments on the Draft EIS identified five cases of injury or death to penned livestock attributed to low flying military aircraft during the past 12 years. These incidents occurred in areas of existing overflight. Such incidents or comparable cumulative effects would likely be random and infrequent.

Previous studies have documented that wildlife and livestock would not be harmed by residual chaff or flare materials. Chaff fibers, flare ash, and end caps would not accumulate in amounts that would affect forage or water quality. Most animals would avoid chaff fibers and, even if they were ingested, they are unlikely to be available in amounts that could cause injury. There are no recorded cases of domestic or wild animals ingesting end caps. As discussed above under Safety, fire risk should not change under NMTRI as a result of flare use. Although

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species in the area cope with naturally occurring range fires, any additional human-caused fires could affect wildlife and livestock. Overall, biological resources under the airspace would not be expected to be affected by the use of chaff or the use of flares.

## CULTURAL RESOURCES

Cultural resources include prehistoric and historic districts, sites, structures, and artifacts. Five National Register of Historic Places (NRHP) or New Mexico State Register properties underlie the airspace of the Alternative A, Draft EIS Proposed Action, or Alternative B. These include several buildings, a railroad bridge, and the ruins of Fort Sumner. Predicted peak overpressure noise from social booms from F-16 aircraft would not be strong enough to cause damage to structures in good condition. Historic structures, fragile items on the edge of shelves, or windows in less than good condition could be affected by increased vibration associated with social booms. Because the historic structures are located in communities that are generally avoided by training aircraft, impacts from sonic boom overpressures are unlikely. Minimal chaff and flare residual materials or fire risk associated with flare use would not be expected to impact NRHP properties. Native American Tribes who responded to Air Force consultation have not identified any specific concerns. Therefore, no impacts are expected to cultural resources from the preferred alternative.

## LAND USE AND RECREATIONAL RESOURCES

The NMTRI preferred alternative and other alternatives do not involve any changes to activities on the ground. NMTRI would not change land use patterns, access, or land ownership and management. Increased noise in some areas and an increase in sonic booms from one every five days to two per three days may annoy some individuals, including the extremely unlikely sonic boom or low everlight coincident with hunting, but such should not change overall land use or recreation activities in this region of less than one person per square mile. Access to land would remain unaffected and noise levels would remain below identified USEPA levels for consideration of potential consequences. No significant impacts would be expected under the preferred alternative.

#### SOCIOECONONICS

Socioeconomic concerns include potential effects on employment, personal income, property values, and other economic pursuits. The smaller Capitan ATCAA under the mitigated Alternative A would not be expected to delay or otherwise affect civilian aircraft traffic during to the monthly LFEs. During public hearings, some commenters expressed concern that existing evenlights and existing use of chaff and flares caused annoyance. Under No-Action or any action alternative, overlight would continue from 27 FW (into FY 2008), 150 FW, and transient arcraft. As noted in the noise analysis, some individuals would be annoyed by any level of military training above them.

No direct changes to economic resources are expected because the NMTRI proposal does not involve any on-the-ground activities. Changes in airspace, noise levels, and in sonic booms should not affect local employment, ranching operations, wind energy projects, oil/gas exploration and production, or other business activities. Sonic booms are not expected to occur a pressure levels that could damage structures, although older windows or objects on shelves citild be vibrated or damaged. Changes in sonic booms from one per five days to two per three days or any thaff or flare residual materials would not be in amounts that would affect property values or land use. The risk of a defensive flare-induced fire in the affected area, compared to

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other potential sources of fire, would be very low. Therefore, no effects on socioeconomic resource are expected from Alternative A, the Draft EIS Proposed Action, or Alternative B.

In the unlikely event of property damage due to an Air Force activity, the Air Force has established procedures for damage claims.

#### ENVIRONMENTAL JUSTICE

Federal agencies are required by law to address potential impacts of their actions on environmental and human health conditions in minority and low-income communities. Furthermore, they must identify and assess environmental health and safety risks which may disproportionately affect children. There would be no disproportionately high or adverse impacts to minority or low-income communities that would result from NMTRI and there would be no effects on children.

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## 1.0 PURPOSE AND NEED

#### 1.1 INTRODUCTION

New Mexico-based aircraft currently train in military training airspace overlying parts of New Mexico and Texas. This airspace as it exists today does not meet all training needs for existing combat conditions or weapons systems. Existing combat conditions continue to evolve with new generation threats and weapons that are both capable of engaging at greater and greater distances. Survivability requires that pilots train to engage hostile targets at higher altitudes or at greater speeds. Pilots that "train as they will fight" have much greater survivability once they engage in real combat. New Mexico-based units need changes to the local New Mexico airspace to support more realistic training. These units are the 27th Fighter Wing (27 FW), based at Cannon Air Force Base (AFB), New Mexico, into 2008, and the 150th Fighter Wing (150 FW) of the New Mexico Air National Guard (NMANG) (based at Kirtland AFB, New Mexico). For the purposes of this document, New Mexico aircrews are defined as New Mexico-based F-16s. Proposed changes include modifying the configuration of existing airspace, creating new airspace, authorizing supersonic flight above 10,000 feet above mean sea level (MSL) in the airspace, and expanding the use of defensive countermeasures (chaff and flares) in the new and modified airspace.



Collectively, these changes constitute the proposed New Mexico Training Range Initiative (NMTRI).

The purpose of NMTRI is to provide military training airspace that is adequately sized, configured, and capable of supporting effective realistic training for the full range of F-16 mission capabilities. NMTRI is proposed to support the full range of missions and tactics that can be employed by F-16 squadrons, including supersonic simulated weapons delivery and defensive maneuvers enabling pilots to "train as they will fight." NMTRI would create a training environment that would allow realistic training under expected combat conditions. The NMTRI training airspace would permit flight at supersonic speeds, allow pilots to develop effective responses to potential threats, and provide adequate space for combat training maneuvers. NMTRI would increase training

	JR ELEMENTS TO
	PPORT COMBAT
co	NDITION TRAINING.
1)	MODIFY THE EXISTING AIRSPACE:
2)	CREATE A NEW MOA/ATCAA:
3)	AUTHORIZE SUPERSONIC FLIGHT ABOVE 10,000 FEET MSL;
4)	EXPAND THE USE OF CHAFF AND FLARES.

opportunities for New Mexico-based F-16s and the transient users of the military airspace. Although Air Combat Command (ACC) has scheduled the last F-16 aircraft to leave Cannon in Fiscal Year (FY) 2008, the United States Air Force (Air Force) training would still benefit from making the proposed airspace changes. In mid 2006, 27 FW has approximately 50 F-16 pilots training for a combat deployment to Iraq; NMTRI airspace would greatly enhance their combat training, combat effectiveness, and survivability in war as described in this Environmental Impact Statement (EIS). Approximately another 25 pilots will continue to train in NMTRI airspace in preparation for combat later in 2007 and F-16 aircrews will continue to train in

1.0 PURPOSE AND NEED

Cannon's airspace well into 2008. It is in the nation's best interest to chart NMTRI airspace as expeditiously as possible to enhance our national security.

As the 27 FW aircraft depart Cannon AFB, the 150 FW will continue to use the NMTRI airspace to train their F-16 crews. In June 2006, Air Force Special Operations Command (AFSOC) was designated as the new mission for Cannon AFB and Melrose Air Force Range (AFR). New Mexico-based aircrews are expected to continue to use NMTRI airspace as described in the EIS. Airspace is a national asset and NMTRI airspace is especially important to enhancing aircrew training by expanding the east and west borders of Pecos Military Operations Area (MOA) respectively, allowing supersonic operations at 10,000 feet MSL, and improving airspace linkage into Melrose AFR. NMTRI airspace offers realistic training for pilots to practice combat tactics they currently use in war; a capability that does not exist in the current airspace configuration.

Although the Base Realignment and Closure (BRAC) decision of September 2005 and the new mission designation of June 2006 will result in a change in aircraft at Cannon AFB, the Air Force maintains the requirement for NMTRI airspace. New Mexico F-16 aircrews continue to train for deployment to Iraq and will continue to do so in New Mexico airspace well into 2008. The 150 FW of the NMANG and transient aircraft (those not permanently assigned to 27 FW or 150 FW) units will utilize NMTRI airspace as described in this EIS (refer to NMANG correspondence in Appendix C).

This EIS addresses potential environmental consequences that could result from implementation of the NMTRI proposal.

## 1.2 BACKGROUND

The Air Force has identified an operational requirement to synchronize the local training airspace with the current capabilities of the F-16 aircraft and its munitions. New Mexico pilots are an integral part of the United States Air Force's Aerospace Expeditionary Force (AEF), expected to deploy and fight in contingencies around the world. New Mexico F-16 aircrews must confront the world's most sophisticated hostile tactics and anti-aircraft systems. Pilots require access to training airspace that provides as realistic a combat environment as feasible to execute their missions and to support national military and security objectives. State-of-the-art aerial combat and surface attack missions of the F-16 require highly tuned offensive and defensive pilot skills that are best practiced at speed and altitude regimes likely to be encountered in actual combat. This requires an airspace configuration that allows aircrews to practice current tactics at supersonic speeds and make full use of the F-16's capabilities.

## 1.2.1 CANNON AFB

Cannon AFB is located in eastern New Mexico approximately 5 miles west of Clovis. The base comprises approximately 3,500 acres and administers Melrose AFR, which is located about 30 miles west of Cannon AFB (Figure 1-1). Since the Draft EIS was issued, the Defense BRAC Commission received and considered a May 2005 recommendation from the Secretary of Defense to close Cannon AFB. A final report (September 2005) from the Commission to the president recommended Cannon AFB remain open with an enclave until at least December 31, 2009, and that the 27 FW be disestablished. The planned schedule for disestablishment of the 27 FW is December 2007.

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1.0 PURPOSE AND NEED

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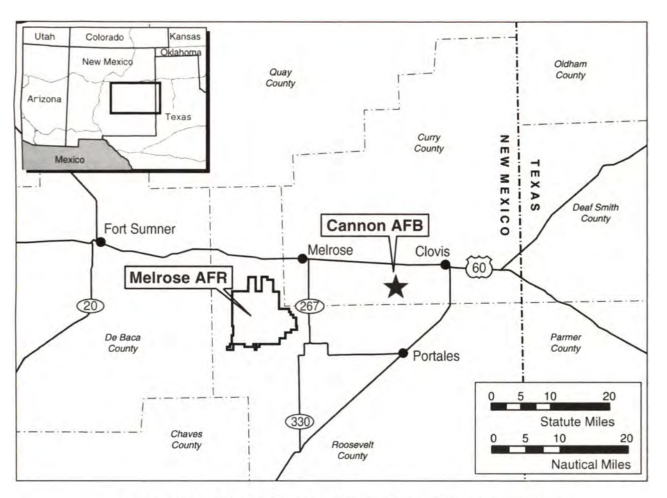


FIGURE 1-1. LOCATION OF CANNON AFB AND MELROSE AFR

In June 2006, AFSOC was designated as the new mission for Cannon AFB and Melrose AFR. Details associated with the transition, including aircraft to be assigned training at Melrose AFR, training within the airspace, facilities at Cannon AFB, and targets at Melrose AFR are still unknown. The AFSOC development and training will be addressed in a separate environmental analysis per the Notice of Intent published in the *Federal Register* on August 24, 2006.

Cannon AFB-managed airspace is discussed in Section 1.2.2. NMTRI focuses on airspace and does not propose any changes to Cannon AFB or to Melrose AFR. NMTRI would change airspace size and configuration necessary to enhance the combat capabilities and survivability of New Mexico aircrews. As noted in the Draft EIS, NMTRI is intended to support the existing training mission of the 60 F-16 aircraft assigned to Cannon AFB, the 18 F-16s assigned to the 150 FW of the NMANG, and transient users. Aircrews need airspace adequately sized and configured to train as they will fight and be prepared for worldwide deployment under their AEF responsibilities described in Section 1.2.2.

Cannon AFB has trained aircrews with an air-to-ground mission since 1943. Initially, the 16<sup>th</sup> Bombardment Operational Wing trained crews of the B-17, B-24, and B-29 heavy bombers. Inactivated in 1947, the base was reactivated in 1951 as a Tactical Air Command (TAC) base

with the 140<sup>th</sup> Fighter-Bomber Wing, flying F-86 Sabre fighters. By 1959 the base's 27<sup>th</sup> Tactical Fighter Wing had been established and was flying F-100 supersonic aircraft. Ten years later the 27<sup>th</sup> was re-equipped with the supersonic F-111E, and in 1971 with the supersonic F-111D. From the early 1970s through the mid 1990s, aircraft trained at supersonic speeds in the airspace, including F-111 flights above FL 300. In 1995, all F-111 aircraft were replaced by supersonic F-16s with a combined air-to-air and air-to-ground role. The F-16s normally train at higher altitudes than the F-111s. Cannon AFB has historically hosted cooperative programs designed to standardize flight training among allied nations. For example, until recently, the 428<sup>th</sup> Fighter Squadron was a combined at Cannon AFB as part of this cooperative program.

The current New Mexico F-16 mission is to develop and maintain a fighter wing and active Air National Guard units capable of day, night, and all-weather combat operations for war-fighting missions worldwide.

#### 1.2.2 MILITARY TRAINING AIRSPACE

Military training airspace associated with NMTRI begins approximately 12 miles west of Cannon AFB and extends approximately 90 miles west. The NMANG 150 FW and the 188<sup>th</sup> Fighter Squadron have a primary flying mission to provide air interdiction support to the Twelfth Air Force, ACC, with worldwide deployment responsibilities.

Pilots assigned to Cannon AFB and the NMANG must be trained to support both air-to-air and air-to-ground missions. These missions require proficiency in numerous aspects of aerial combat. Table 1-1 outlines the missions and tactics required for pilot training. Most, if not all, training flights are integrated into a cohesive series of missions and tactics performed during actual combat. At any time during a combat mission, a pilot could be exposed to numerous types of threats, either air-based (opposing aircraft with missiles and guns) or ground-based (various surface-to-air missiles or antiaircraft artillery). The Air Force has electronic warfare groundbased electronic threat emitters in areas underlying the military training airspace to simulate ground based threats. These emitters provide electronic signatures that simulate ground-based "enemy" radar systems, threaten pilots during training, and require pilots to take defensive actions for self-protection. Pilots are currently authorized to use chaff and flares during training to spoof or avoid these threats as part of this defensive action. The 27 FW manages 10 emitter sites throughout the areas encompassed by the existing training airspace.



THE 27 FW AND NMANG NEED ADEQUATE AIRSPACE TO TRAIN AS THEY WILL FIGHT SO THAT THEY CAN MEET THEIR AEF RESPONSIBILITIES AND BE PREPARED FOR WORLDWIDE DEPLOYMENT. CURRENT LIMITS ON TRAINING OPERATIONS WITHIN THE AIRSPACE PRECLUDE CANNON AFB AND NMANG SQUADRONS FROM TRAINING LOCALLY USING THE CAPABILITIES OF THEIR AIRCRAFT. F-16 AIRCRAFT HAVE THE ABILITY TO ACCELERATE TO SUPERSONIC SPEEDS TO ATTACK OR AVOID THREATS. THE FOUR F-16 SQUADRONS AT CANNON AFB AND THE ONE F-16 SQUADRON OF THE NMANG HAVE A NEW CAPABILITY TO LAUNCH MUNITIONS AT SUPERSONIC SPEEDS AT A GREATER DISTANCE FROM TARGETS. THE F-16 SQUADRONS ALSO NEED TO TRAIN TWICE A MONTH AS A TEAM OF **APPROXIMATELY 20 AIRCRAFT IN** A LARGE-FORCE EXERCISE.

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#### TABLE 1-1. MISSION AND TACTICS REQUIRED FOR 27 FW PILOT TRAINING

Mission/Tactic	Definition
Basic Surface Attack (BSA)	Air-to-ground delivery of ordnance, such as training ordnance, on a conventional bombing range such as Melrose AFR.
Tactical Weapons Delivery (TWD)	More challenging multiple attack headings and profiles; pilot is exposed to varying visual cues, shadow patterns, and the overall configuration and appearance of the target. Supersonic speeds that can include target acquisition are added to the challenge of bomb release accuracy. TWD includes sweep (ensuring control of battlefield).
Surface Attack Tactics (SAT)	Practiced in a block of airspace such as a MOA or Restricted Area that provides room to maneuver up to supersonic speeds. Precise timing during the ingress to the target is practiced, as is target acquisition. Ordnance is only used on approved ranges. Training includes egress from the target area and reforming into a tactical formation.
Close Air Support (CAS)	Focuses on missions providing direct support to ground forces in close proximity to enemy forces. A Forward Air Controller (FAC) uses direct radio contact to direct CAS. Training includes coordination with the FAC, ensuring precise location of friendly troops, and simulated delivery of ordnance on enemy positions.
Basic Fighter Maneuvering (BFM)	Fundamental training of all air-to-air flight maneuvering conducted with two aircraf practicing individual offensive and defensive maneuvering against each other.
Air Combat Maneuvering (ACM)	Training intra-flight coordination, survival tactics, and two-ship maneuvering agains an adversary that includes maneuvering at supersonic speeds. The use of on-board radar is emphasized in this training.
Air Combat Tactics (ACT)	Three or four aircraft designated as friendly or enemy forces that separate as far as possible in the maneuvering airspace to ensure vertical separation before tactics training. Opposing forces approach each other at different designated altitudes and at speeds up to and including supersonic flight. Training using the same type of aircraft is termed similar air combat tactics; if different types of aircraft are involved, it is termed dissimilar air combat tactics. ACT also includes Defensive Counter Air (DCA), Red Air, and Force Protection (FP).
Tactical Intercept (TI)	Target aircraft and intercept aircraft are separated beyond each aircraft's radar detection capability. The target aircraft may achieve supersonic speeds as it attempts to penetrate the area protected by the interceptor. The interceptor must detect the target, maneuver at supersonic speeds to identify the aircraft, and then position itself to successfully intercept.
Advanced Targeting Pod (ATP) Training	During the day, the advanced targeting pods assist in navigation and weapons delivery at various altitudes. During the night, an advanced targeting pod is used at specified altitudes for system navigation and weapons delivery training. The ATP can be integrated in multiple training events.
Suppression of Enemy Air Defenses (SEAD)	Highly specialized mission requiring specific ordnance and avionics and can include supersonic speeds. The objective of this mission is to neutralize or destroy ground-based anti-aircraft systems
Destruction of Enemy Air Defense (DEAD)	A specialized mission that extends SEAD and combines tactics, ordnance, avionics and includes supersonic speeds for the specific objective of the destruction of ground-based weapons that could threaten friendly forces.
Combat Search and Rescue (CSAR)	A specialized mission using aircraft, rescue teams, and specialized equipment to search for and rescue personnel in distress. Training conducted often at low airspeeds at 1,000 feet above ground level (AGL) or lower. Multiple tactics are applied during CSAR training.

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New Mexico F-16 squadrons are integrated into the Air Force's Expeditionary Air Force (EAF) Construct. The EAF is comprised of a group of different types of aircraft, with a mixture of capabilities suited to the tasking, deployed to overseas locations for about 120 days. These squadrons from multiple United States (U.S.) bases are integrated with other forces overseas. Pre- and/or post-deployment training, at locations other than a "home" base, also occurs for about another 30 days out of the year. Squadrons or wings at the bases are rotated into the AEF program on a 20-month cycle. On average, each squadron would be deployed for 165 days per AEF cycle (120 days AEF and 45 days pre- or post-AEF training).

During these deployments, Air Force pilots must meet and counter increasingly sophisticated enemy forces employing upgraded equipment and enhanced tactics. To meet their responsibilities, pilots must demonstrate proficiency in the missions and tactics listed in Table 1-1. The NMTRI proposal is designed to support the existing mission and aircraft capabilities of the 27 FW, the NMANG, and other military users.

There are four types of local training airspace used by the 27 FW and NMANG. Figure 1-2 displays these types of airspace. Airspace managed by Cannon AFB associated with this proposal encompasses the Restricted Airspace supporting Melrose AFR, the Pecos MOA and its associated Air Traffic Control Assigned Airspace (ATCAA), Taiban MOA, and Sumner ATCAA. Figure 1-3 presents a top-down view of this existing airspace.

There are several airspace limitations that prevent training engagements at combat speeds, against threats, or at target distances within this existing airspace. The Pecos MOA and Pecos ATCAA underlie only a portion of the Sumner ATCAA. This limitation restricts maneuvering to the west and east under the Sumner ATCAA. The Pecos South Low MOA does not extend to the area covered by the Pecos South High MOA. This Roswell shelf creates a limitation on training to avoid threats. The limitations on realistic training associated with these airspace constraints affect quality pilot training in the following ways:

- Negatively impacts all aspects of air-to-air and air-to-ground training by limiting the available volume of airspace forcing the F-16s to use non-optimal employment tactics for simulated ordnance deliveries.
- Seriously compromises pilot training when pilots become habituated to "administratively disregarded" commercial air traffic operating near the airspace. Even momentary hesitation in combat from this habit can have catastrophic consequences.
- Teaches similar negative habits to pilots who are not trained to aggressively manipulate their radar to search the full airspace volume for enemy aircraft.
- Reduces available airspace in the Pecos complex and restricts usability of the Melrose AFR where critical training missions occur.

NEW MEXICO TRAINING RANGE INITIATIVE EIS

1.0 PURPOSE AND NEED Digitized by COOSIC 50.000 Feet Mean Sea Level or Above Air Traffic Control Assigned Airspace (ATCAA). An ATCAA is airspace controlled by the applicable FAA Air Route Traffic Control Center (ARTCC) that, if not required for other purposes, may be available for military use by Letter of Agreement. ATCAAs are structured and used to extend the horizontal and/or vertical boundaries (maximum altitude) of other Special Use Airspace (SUA) such as MOAs and Restricted Areas. NMTRI includes new and expanded ATCAA airspace. Military Operations Areas (MOAs). MOAs are established Military Training Routes (MTRs). MTRS are flight to separate or segregate certain non-hazardous military corridors used to practice high-speed, low altitude activities from Instrument Flight Rule (IFR) aircraft traffic training, generally below 10,000 feet MSL. They are and to identify for Visual Flight Rule (VFR) aircraft traffic described by a centerline, with defined horizontal where these military activities are conducted. NMTRI limits on either side of the centerline, vertical limits expressed as minimum and maximum altitudes along includes expanded MOA airspace. the flight track. The four visual routes and one instrument route that Restricted Areas (R-). pass through the training airspace Restricted Areas support involved in the NMTRI proposal are ground or flight activities VR-100, VR-125, VR-1107, VR-1195, IR-113. NMTRI does that could be hazardous to non-participating aircraft. not propose changes to any MTRs or change the use of established MTRs. Melrose AFR, a 66,033-acre range in Roosevelt and Curry counties, is below restricted airspace. Entry into restricted airspace without approval from the using or controlling agency is prohibited. NMTRI does not change any restricted areas but does include change in usage above the **Ground** Level Restricted Airspace. Threat Emitter

Note: Regulatory definitions may be found in Chapter 9.0, Glossary.



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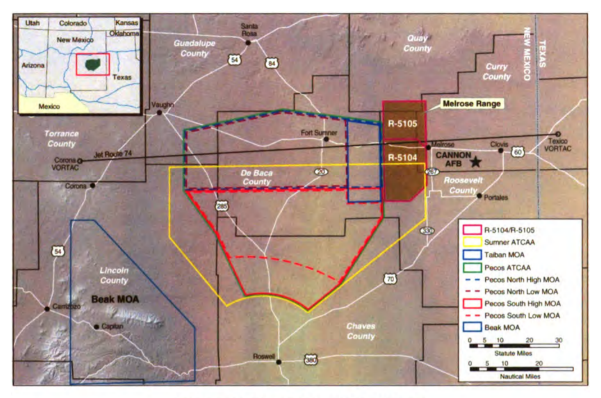


FIGURE 1-3. EXISTING AIRSPACE

As a result of these restrictions, aircrews cannot conduct the full range of training necessary to exploit the F-16's capability and enhance pilot survivability in combat.

The abrupt and segmented changes in altitude associated with the current MOA structure introduce pilot concerns about the boundary of the airspace and artificially constrain realistic threat-avoidance training. In summary, the current airspace configuration requires pilots to train using non-optimal tactics in restricted training regimes. This continually reinforces negative habit patterns which can affect pilot survivability in combat.

The Pecos and Taiban MOAs and overlying ATCAAs support varied military training, including training on Melrose AFR. Jet Route J-74 (J-74) crosses east-west above the Pecos MOA through the upper altitudes of the Pecos ATCAA. This route is controlled by the Federal Aviation Administration (FAA) Albuquerque Air Route Traffic Control Center (ARTCC) to allow aircraft to travel along a specified route from point A to point B. The purpose of military training airspace is to separate commercial, civil, and military operations. Traffic on J-74 and directly routed civil aircraft traffic are normally assigned altitudes at or above Flight Level (FL) 310 (approximately 31,000 feet MSL) during times when military flight training is in progress but limited to FL 300.

The Pecos ATCAA overlies the Pecos North/South High MOAs and extends usable maneuvering airspace from FL180 through FL300 or as assigned by the Albuquerque ARTCC. The Sumner ATCAA overlies a large portion of the Pecos ATCAA and is activated from FL240 to FL510, or as assigned by Air Traffic Control (ATC), when this additional airspace is required above the Pecos MOAs and ATCAA to fulfill high altitude training requirements. A Letter of Agreement (LOA) between Albuquerque ARTCC and Cannon AFB outlines use of these



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ATCAAs (as discussed in Section 3.1.2). The availability of the ATCAAs is generally dependent upon the ARTCC's need to route other Instrument Flight Route (IFR) air traffic through this airspace.

The Beak MOA/ATCAA can be used as a staging area for exercises, but the narrow transit corridor between the Beak MOA and Pecos MOA/ATCAAs does not support staging, ingress, or maneuvering to avoid threats or to initiate deployment of long-range stand-off weapons. The multiple shapes and pieces of airspace severely limit threat avoidance and weapons tactics training required for combat.

#### 1.3 PURPOSE OF NMTRI

The purpose of NMTRI is to provide military training airspace that is adequately sized, configured, and capable of supporting effective realistic training for the full range of F-16 training missions. The purpose of NMTRI can be appreciated by comparing Figures 1-4 and 1-5. Figure 1-4 presents the current airspace as viewed from the southeast looking northwest. The existing airspace configuration is comprised of multiple different airspace blocks. If a pilot maneuvers to avoid a simulated threat and flies too close to the edge of a block, that pilot risks a "spill out" from the training airspace boundary. This results in the equivalent of a traffic ticket to a motorist. As with a motorist, too many tickets for a pilot result in the loss of permission to "drive." The multiple airspace blocks unrealistically constrain pilots to avoid "tickets" rather than train pilots to avoid the real life or death threats of combat conditions.

Figure 1-5 presents the NMTRI preferred alternative "filled in" airspace that combines airspace blocks. NMTRI airspace would permit military pilots to train with the full capabilities of their aircraft (as described in Section 1.2.2) and as a team of approximately 20 aircraft in large-force exercises (LFEs). During these exercises, different aircraft fulfill different missions and tactics (from Table 1-1) and face different threats. Figure 1-6 shows the type of combat training that could occur for an approximately 20 aircraft LFE. The lack of the Capitan ATCAA limits the training benefits that could be realized by combining the Beak and the Pecos airspaces to provide a transition, ingress, and maneuver area to be used during LFEs. At present, any LFE transits a narrow corridor between the Beak and Pecos MOAs that requires an individual request and processing and that does not provide for realistic training access to the Pecos MOA complex. The purpose of NMTRI is to size and configure the New Mexico airspace for pilots training in the missions and tactics faced in combat. The proposed NMTRI configured airspace would support these exercises and permit realistic scenarios for engagement.

The NMTRI airspace configuration and use would satisfy operational requirements, include supersonic flight above 10,000 feet MSL (1 mile or more above ground level). The F-16 is capable of flying and launching modern weapons at supersonic speed, which is essential for specific combat situations. At supersonic speeds, the timeframe during which aircrews are exposed to enemy threats is minimal. In addition, modern munitions can be released at greater distances from the target during supersonic flight. For example, when a JDAM is delivered supersonically, the release range from the target is increased by up to three times over conventional munitions. The 27 FW, NMANG, and other units would continue to use RR-188 chaff and M-206 flares as previously approved in the existing airspace as well as in the new and modified airspace. No increase in the amount of chaff or flares is anticipated.

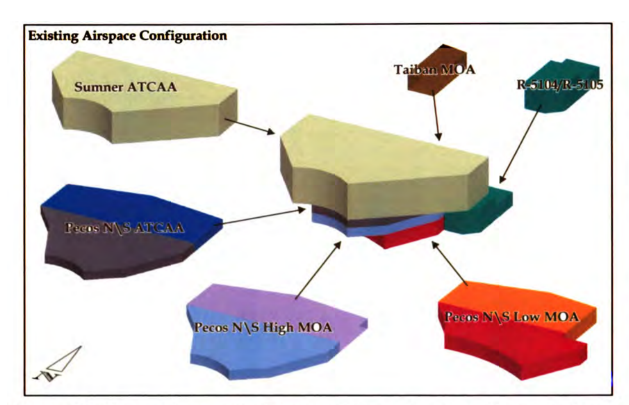


FIGURE 1-4. THREE-DIMENSIONAL VIEW OF EXISTING AIRSPACE BLOCKS AS VIEWED FROM THE SOUTHEAST LOOKING NORTHWEST

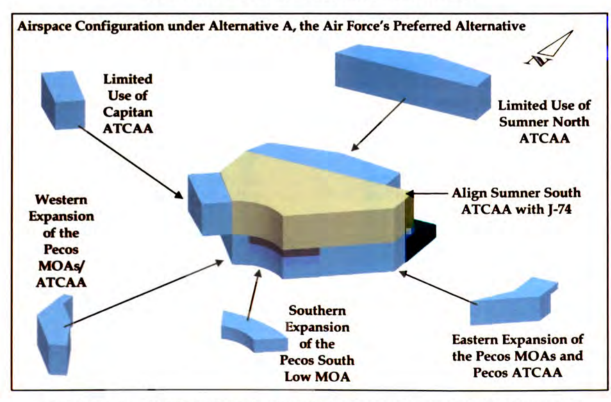
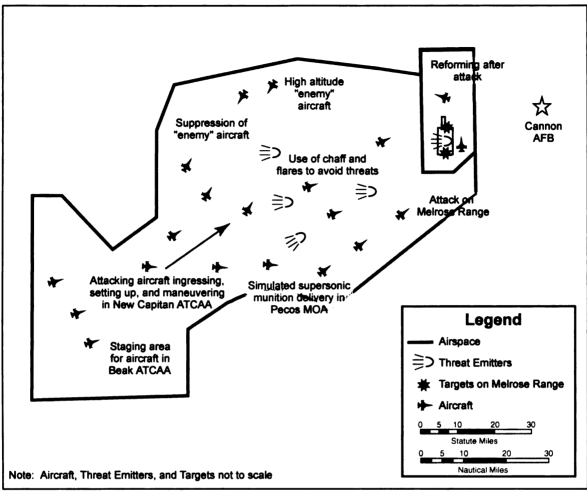


FIGURE 1-5. ALTERNATIVE A, THE PREFERRED ALTERNATIVE, AIRSPACE CONFIGURATION AS VIEWED FROM THE SOUTHEAST LOOKING NORTHWEST

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#### FIGURE 1-6. REPRESENTATIVE LFE WITH APPROXIMATELY 20 AIRCRAFT USING PROPOSED NMTRI AIRSPACE

NMTRI provides an airspace complex that is adequately sized, configured, and capable of supporting representative engagement distances with hostile forces and permits deployment of chaff and flares in the expanded airspace. Existing military training airspace includes some, but not all of these requirements. NMTRI airspace changes would provide for all of these requirements for effective and realistic combat training.

Although ACC has scheduled the last F-16 aircraft to leave Cannon in early 2008, the Air Force maintains the requirement for charting NMTRI airspace. Currently, 27 FW has 50 F-16 pilots training for a combat deployment to Iraq; NMTRI airspace would greatly enhance their combat training, combat effectiveness, and survivability in war as described in the EIS. Additionally, another 25 pilots will continue to train in NMTRI airspace in preparation for combat later in 2007 and Cannon AFB F-16 aircrews will continue to train in Cannon's airspace well into 2008; it is in the nation's best interest to chart NMTRI airspace as expeditiously as possible to enhance our national security.

After the 27 FW aircraft depart Cannon AFB, the 150 FW (NMANG) at Albuquerque, New Mexico will continue to use the NMTRI airspace to train their F-16 crews (refer to NMANG correspondence in Appendix C). Other users may schedule and use NMTRI airspace as described in the EIS. Airspace is a national asset and NMTRI airspace is especially significant to

enhancing aircrew training by allowing low altitude (10,000 feet MSL) supersonic operations, expanded MOAs/ATCAAs, and improved airspace linkage into Melrose AFR. NMTRI airspace offers realistic training for pilots to practice combat tactics they currently use in war; a capability that does not exist in the current airspace configuration.

## 1.4 NEED FOR NMTRI

New Mexico aircrews need airspace adequately sized and configured to train as they will fight and be prepared for worldwide deployment under their AEF responsibilities. As a result of current airspace restrictions, the pilots' ability to conduct the full range of training necessary to exploit the F-16's capability and enhance pilot survivability in combat is severely impacted. Pilots cannot train for missions presented in Table 1-1 with the full performance capabilities of their aircraft. Deployed aircrews need to be trained to succeed against the world's most sophisticated hostile tactics and anti-aircraft systems.

New Mexico aircrews need access to local training airspace that provides as realistic a combat environment as feasible to execute its mission and support national military and security objectives. State of the art aerial combat and surface attack missions in the F-16 multi-role fighter require highly tuned offensive and defensive pilot skills. These skills are best practiced in all speed and altitude regimes faced in the combat environment. Training airspace is needed that is configured to allow aircrews to practice current tactics, to make full use of F-16 capabilities, and to permit training in LFEs. The proposed NMTRI changes to airspace size and configuration are needed to enhance the combat capabilities and survivability of New Mexico F-16 aircrews.

## 1.5 LEAD AND COOPERATING AGENCIES

The Air Force is the proponent for the NMTRI proposal and is the lead agency for the preparation of the EIS. The FAA is a cooperating agency. As defined in 40 Code of Federal Regulations (CFR) §1508.5, a cooperating agency...



means any Federal agency other than a lead agency which has

jurisdiction by law or special expertise with respect to any environmental impact involved in a proposal (or a reasonable alternative) for legislation or other major Federal action significantly affecting the quality of the human environment.

Congress has charged the FAA with administering all navigable airspace in the public interest as necessary to ensure the safety of aircraft and the efficient use of such airspace. As the agency with jurisdiction by law and special expertise with respect to those portions of the NMTRI proposal regarding changes in the configuration of the airspace and establishment of new airspace, the FAA is participating as a cooperating agency. As a cooperating agency, FAA has participated in public scoping and preparation of the Draft EIS. Their input has been critical in developing the Preferred Alternative, Alternative A. Table 1-2 presents a list of relevant correspondence exchanged throughout the NMTRI process between the Air Force and the FAA (copies of this correspondence may be found in Appendix C). FAA comments on the Draft EIS may be found in Chapter 6.0 with other agency letters.

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From	То	Letter date	Subject
FAA	Air Force	20 January 2004	Cooperating Agency Status
Air Force	FAA	9 December 2004	NMTRI Draft Airspace Proposal
FAA	Air Force	11 February 2005	NMTRI Draft Airspace Proposal
FAA	Air Force	22 April 2005	ZAB response to NMTRI Draft Airspace- Revision April 05
FAA	Air Force	9 June 2005	NMTRI Airspace Documentation
Air Force	FAA	21 June 2005	NMTRI, Mr. Semanek's 9 Jun 05 Email
Air Force	FAA	July 2005	Formal NMTRI Airspace Proposal to AF Rep, for DOR Signature

TABLE 1-2.	CORRESPONDENCE WITH THE FA	A
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Correspondence related to the airspace proposal that occurred following the issuance of the NMTRI Draft EIS in January 2005 contributed to the analysis and the Air Force's selection of the Preferred Alternative. Section 2.2 of this EIS describes the Preferred Alternative and other alternatives. As described in Section 2.2.1.2, Alternative A includes mitigations developed from the Draft EIS review process. These mitigations include the designation and use of the Sumner North ATCAA and the Capitan ATCAA. The mitigations include abandoning the proposed Capitan MOA and reducing the Capitan ATCAA in size (see Section 2.2.1.2). Alternative A does include specific use of the Sumner North ATCAA as described in Section 2.2.1.1. The consequences of the mitigated Alternative A are presented in Chapter 4.0 of this EIS. The consequences of the mitigated Alternative A to Airspace and Range Management may be found in Section 4.1.3.2.

FAA has cooperated with the Air Force on preparation of this Final EIS. The Air Force's decision on the NMTRI proposal will be documented in an Air Force Record of Decision (ROD). After the ROD is approved, if an action alternative is selected, the Air Force will submit a final NMTRI Airspace Proposal to FAA requesting action on the airspace modifications and establishment of new airspace as recorded in the Final EIS and ROD. FAA will review the airspace proposal submitted by the Air Force in accordance with its policies and procedures, including FAA Orders 1050.1 and 7400.2. The Air Force's goal in its cooperative effort with the FAA is for this EIS to fulfill the NEPA requirements of both agencies.

## 1.6 ORGANIZATION OF THIS EIS

This EIS is organized into the following chapters and appendices: Chapter 1.0 describes the purpose and need of the proposal to provide military training airspace that is adequately sized, properly configured, and capable of supporting the training mission for F-16 aircraft based at Cannon AFB and the NMANG at Kirtland AFB, New Mexico. Detailed descriptions of Alternative A, the Draft EIS Proposed Action, Alternative B, and the No-Action Alternative are provided in Chapter 2.0. Chapter 2.0 also discusses alternatives considered but not carried forward for further analysis. Finally, Chapter 2.0 provides a comparative summary of the effects of the alternatives with respect to the various environmental resources.

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Chapter 3.0 describes the existing conditions of environmental resources that could be affected by Alternative A, the Draft EIS Proposed Action, or Alternative B. Chapter 4.0 addresses the environmental consequences to those resources that could result from implementing an alternative, including the No-Action Alternative. Chapter 5.0 is expanded in this Final EIS to address the cumulative effects of recent past, present, and reasonably foreseeable actions that may be implemented in the region of influence (ROI). Chapter 5.0 also presents the relationship between short-term uses and long-term productivity identified for the resources affected, and the irreversible and irretrievable commitment of resources if Alternative A, the Draft EIS Proposed Action, or Alternative B were selected. Chapter 6.0 contains comments received from federal, state, and local agencies, and the public during the Draft EIS public comment period. Comments include written materials received and comments made during public hearings. Responses to comments are also included in Chapter 6.0. Chapter 7.0 contains references cited in the EIS and lists the individuals and organizations contacted during the preparation of the EIS. A list of the document preparers is included in Chapter 8.0. Chapter 9.0 is a glossary of frequently used terms.

In addition to the main text, the following

appendices are included on a CD attached to the inside back cover of this document: Appendix A, Characteristics of Chaff; Appendix B, Characteristics of Flares; Appendix C, Public Involvement and Agency Correspondence; Appendix D, Relevant Statutes, Regulations, and Guidelines; Appendix E, Airspace Description and Utilization; Appendix F, Obstruction Marking and Lighting; Appendix G, Aircraft Noise Analysis and Airspace Operations; Appendix H, Special-Status Plant and Animal Species and Scientific Names; and Appendix I, Section 4(f) Analysis required for FAA rulemaking.

#### **NMTRI EIS**

**Executive Summary** Chapter 1.0 Purpose and Need Chapter 2.0 Description of Proposed Action and Alternatives **Chapter 3.0 Affected Environment** 3.1 Airspace and Range Management 3.2 Acoustic Environment 3.3 Safety 3.4 Physical Resources 3.5 Biological Resources 3.6 Cultural Resources 3.7 Land Use and Recreational Resources 3.8 Socioeconomics 3.9 Environmental Justice **Chapter 4.0 Environmental Consequences** 4.1 Airspace and Range Management 4.2 Acoustic Environment 4.3 Safety 4.4 Physical Resources 4.5 Biological Resources 4.6 Cultural Resources 4.7 Land Use and Recreational Resources 4.8 Socioeconomics 4.9 Environmental Justice Chapter 5.0 Cumulative Effects and Other **Environmental Considerations** Chapter 6.0 Comments and Responses **Chapter 7.0 References Chapter 8.0 List of Preparers** Chapter 9.0 Giossary Appendices

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NEW MEXICO TRAINING RANGE INITIATIVE EIS 1.0 PURPOSE AND NEED





#### 27<sup>th</sup> Fighter Wing at Cannon AFB

The 27 FW's mission is to provide lethal combat power with F-16 fighter aircraft capable of day, night, and all weather combat operations.

Advanced technology and sophistication of enemy threats demand that 27 FW pilots be trained to instantly respond to these threats. F-16s at Cannon AFB are capable of supersonic flight, which enables pilots to deliver weapons at sufficient distances from enemy areas where they are subjected to fewer hostile threats.

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#### New Mexico based F-16s are:

Compact

- A high-performance weapons system for U.S. and allied nations
- Capable of supersonic speeds
- Highly maneuverable
- Proven in combat
- Multi-role fighters with precision strike, beyond visual range, and day and night capabilities

#### **Recent New Mexico F-16 Deployments:**

- Operation Iraqi Freedom
- Operation Noble Eagle, providing homeland security
- Operation Southern Watch in support of the U.N.'s no-fly zone in Iraq

#### New Mexico Air National Guard

NMANG is located at Kirtland AFB in Albuquerque, New Mexico. The NMANG is composed of State Headquarters, the 150<sup>th</sup> Fighter Wing and the 188<sup>th</sup> Fighter Squadron.

The 150 FW's primary flying mission is to provide air interdiction support to the Twelfth Air Force, Air Combat Command, with worldwide deployment capability.

The NMANG F-16 aircraft train on Melrose AFR and with Cannon

AFB aircrews in Cannon AFB managed airspace.



#### NMTRI provides local training to maximize the value of a limited number of training hours.

Existing New Mexico airspace managed by Cannon AFB does not provide adequate space for pilots to train to meet current or realistic enemy threats. Cannon AFB is proposing to:

- Modify airspace
- Create a new MOA/ATCAA
- Obtain authorization for supersonic operations in the airspace above 10,000 feet above MSL
- Use chaff and defensive flares in the new and modified airspace.

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#### NEW MEXICO TRAINING RANGE INITIATIVE EIS

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## 2.0 DESCRIPTION OF PROPOSED ACTION AND ALTERNATIVES

## 2.1 CRITERIA FOR DEVELOPING THE PROPOSED ACTION

Identification and analysis of alternatives is a core element of the environmental process under the National Environmental Policy Act (NEPA), 32 Code of Federal Regulations (CFR) 989 and Federal Aviation Administration (FAA) Order 1050.1, Environmental Impacts: Policies and Procedures. For this proposal, the United States Air Force (Air Force) worked with the FAA, the State of New Mexico, and the public to help identify candidate alternatives. Because the action largely relates to the use and configuration of airspace, the major focus for alternative development is operational requirements.

The Air Force identified operational criteria and other considerations for use in identifying alternatives that met the purpose and need for the New Mexico Training Range Initiative (NMTRI). Operational criteria are listed below and discussed in detail in Section 2.1.1:

- Existing military airspace,
- Airspace volume,
- Ability to maximize training time,
- Adjacency to a military training range, and
- Utilization and availability.

The following other considerations (discussed in Section 2.1.2) were also utilized to define candidate alternatives:

- Identification of population centers,
- Quantification of civilian air traffic,
- Identification of special-use land management areas.

#### 2.1.1 OPERATIONAL CRITERIA

Airspace used for aircrew combat training must meet certain operational requirements. These requirements are discussed below.

#### EXISTING MILITARY AIRSPACE

Airspace is a valuable national resource. Whenever possible, the Air Force seeks to meet the purpose and need for proposed actions through maximum use of existing military airspace and minimum change to non-military airspace. Historic use of military training, including historic use by supersonic aircraft (see Section 1.2.1), was considered in the identification of potential areas for aircraft overflight and supersonic activity.

#### AIRSPACE VOLUME (SIZE)

The airspace must allow aircrews to practice current tactics and make full use of all F-16 capabilities (described in Section 2.2.1.5). This requires both a horizontal and vertical extent that allows for representative engagement distances with hostile threats. The airspace configuration would be sufficient in size to permit supersonic flight above 10,000 feet above mean sea level (MSL), employment of defensive chaff and flares, and electronic combat simulation.

2.0 DESCRIPTION OF THE PROPOSED ACTION AND ALTERNATIVES

THE AIR FORCE USED FIVE OPERATIONAL CRITERIA AND THREE OTHER CONSIDERATIONS TO EVALUATE CANDIDATE ALTERNATIVES.

### MAXIMIZE TRAINING TIME AND MINIMIZE TRANSIT

Effective and efficient training requires pilots to be spending as much flying time as possible practicing the missions and tactics described in Table 1-1. This means that airspace near a base permits pilots to maximize training time and minimize "commute" time to the training airspace. Airspace should be accessible for missions and tactics training by New Mexico aircrews. Training at supersonic speeds increases fuel consumption and limits available training time in the airspace. Airspace that is distant from the training aircraft base requires pilots to expend limited fuel and flying time in transit rather than in training.



PILOTS NEED TO SPEND AS MUCH FLYING TIME AS POSSIBLE PRACTICING MISSIONS AND TACTICS.

#### ADJACENCY TO A MILITARY TRAINING RANGE

A key required operational element is to allow pilots to refine their tactics and practice profiles for effective munitions delivery. Munitions delivery can only be accomplished at an approved range. These tactics include stand-off simulated launch at supersonic speed, simulated threat suppression, and actual delivery of approved munitions on Melrose Air Force Range (AFR). Sites on Melrose AFR and, primarily, under the Pecos Military Operations Area (MOA) are used for electronic threats that simulate radar guided weapons. This Electronic Combat Range (ECR) trains pilots with threats faced in combat. Adequate airspace is needed to train pilots to rapidly react to these threats. Integrating the Melrose AFR facility and the ECR sites into these practice profiles is essential to achieve a simulated combat environment.

#### UTILIZATION AND AVAILABILITY

Cannon Air Force Base (AFB)-managed airspace has the benefit of being accessible and available for New Mexico aircrews to train. Airspace proximate to the bases includes the Restricted Airspace supporting Melrose AFR, the Pecos MOA and its associated Air Traffic Control Assigned Airspace (ATCAA), Taiban MOA, and Sumner ATCAA. Airspace managed by other agencies gives priority to the requirements of those agencies, so New Mexico Air National Guard (NMANG) and 27th Fighter Wing (27 FW) pilots do not have priority to train in airspace scheduled by others.

## 2.1.2 OTHER CONSIDERATIONS

In addition to operational criteria, the Air Force identified other considerations that could affect alternative airspaces considered for training. The Air Force considered the ability to address training needs while avoiding underlying human and environmental resources to the extent practicable. The following describes those considerations.

#### POPULATION CENTERS

A relatively small number of communities are located under the airspace managed by Cannon AFB. Towns, ranches, and other settlements in eastern New Mexico can be identified and the Air Force intends to avoid areas with concentrations of populations to the extent practicable. Airspace that overlies more densely populated areas makes avoidance of those population centers difficult. When pilots have to focus on multiple avoidance areas they may not be able to focus as well on needed training.

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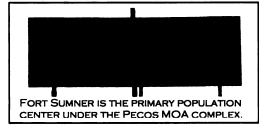
2.0 DESCRIPTION OF THE PROPOSED ACTION AND ALTERNATIVES Digitized by

#### CIVILIAN AIR TRAFFIC

Airspace is a nationally valuable resource that is required by commercial and general aviation, as well as by the military for training. The volume of commercial and general aviation in flight tracks potentially affected by adjusting military training airspace was quantified and the potential for deconfliction was considered in the review of potential alternatives.

#### SPECIAL-USE LAND MANAGEMENT

Special-use land management areas include Wilderness Study Areas (WSAs), Areas of Critical Environmental Concern (ACECs), and national and state parks that contain environmentally sensitive lands and resources. The Air Force identified such special-use lands and considered their occurrence under airspace identified for the NMTRI proposal.



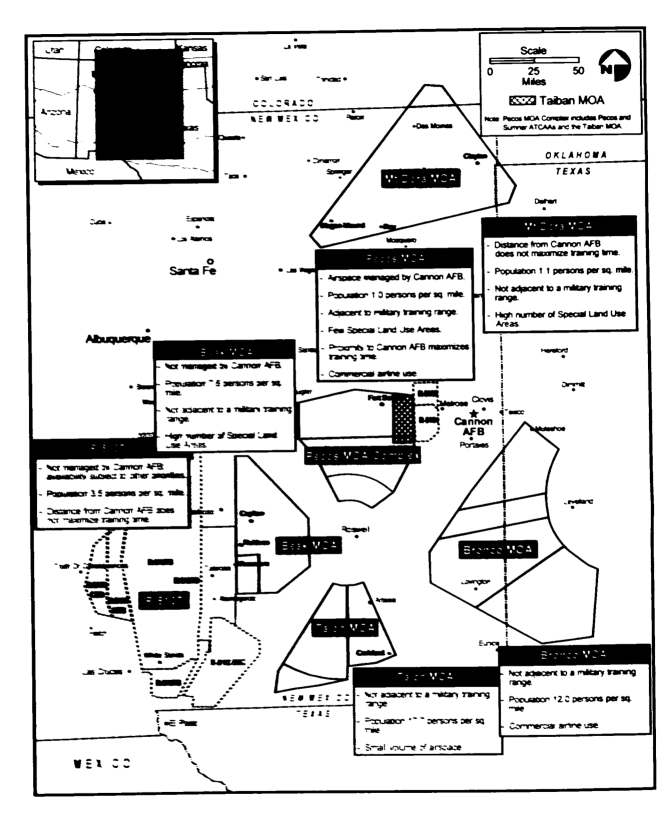
#### 2.1.3 Application of Criteria and Considerations to Develop The Proposed Action and Alternatives

The operational criteria and other considerations from Sections 2.1.1 and 2.1.2 were applied to candidate airspaces to identify alternatives in this Environmental Impact Statement (EIS). The airspace would need to meet the training requirements of the 27 FW and NMANG, the capabilities of the F-16 aircraft, and the operational criteria. Where possible, other considerations would be included to help define alternatives.

Figure 2-1 summarizes the application of the operational criteria and other considerations to candidate airspaces. Supersonic training in Bronco MOA would provide approximately 69 percent of the comparable training time possible in Pecos MOA. Comparable training in Mt. Dora MOA would be 49 percent of that possible in Pecos MOA, and White Sands Missile Range (WSMR) would only permit 33 percent as much training time as would be possible in the Pecos MOA complex. The Pecos MOA complex and associated airspaces represented the only airspace block that met all operational criteria. In addition, the Pecos MOA and associated airspaces have a lower population density per square mile than any of the other training airspaces under consideration (see Figure 2-1).

An ATCAA "bridge" connecting the Pecos MOA with either the Beak MOA or Bronco MOA would permit additional staging, ingress, and maneuvering for training with all the missions and tactics required for large-force exercises (LFEs) (approximately twice per month). A review of Figure 2-1 demonstrates that such an airspace connecting Pecos to Bronco would have to be more than twice as large as a connection from the Pecos to Beak. Civil aviation activity on the east side, between Bronco and Pecos, is approximately 10 times greater than flight activity on the west side between Beak and Pecos (personal communication, Semanek 2004). An ATCAA to provide staging, ingress, and maneuvering for training between Pecos and Bronco would require so much deconfliction between civil and military aircraft that it was not considered feasible at this time. The Capitan ATCAA connecting Pecos. The Capitan ATCAA, defined in Alternative A, would substantially reduce any potential for commercial or general aviation conflicts.

PAGE 2-3



#### FIGURE 2-1. EXISTING NEW MEXICO AIRSPACE USED FOR APPLICATION OF OPERATIONAL CRITERIA AND OTHER CONSIDERATIONS

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2.0 DESCRIPTION OF THE PROPOSED ACTION AND ALTERNATIVES

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Application of the criteria and considerations led to the identification of the Pecos MOA complex as the basis for viable alternatives in this EIS. The secondary goal of having training airspace of adequate volume without disrupting other users of the regional airspace led to the Alternative A limited use Capitan ATCAA. Section 2.3 discusses three candidate alternatives considered but not carried forward for full analysis.

## 2.2 PREFERRED ALTERNATIVE AND OTHER ALTERNATIVES

Application of the operational criteria and the other consideration to the candidate airspace resulted in the identification of the Pecos MOA complex with the Capitan ATCAA as the airspace combination best meeting the NMTRI purpose and need. Public and agency review and comments on the Draft EIS resulted in the Air Force and FAA reviewing the Draft EIS Proposed Action, Alternative A, and Alternative B. Following this review, mitigations were incorporated into Alternative A and this alternative has been designated the Air Force's preferred alternative. The mitigations to reduce the potential for environmental consequences include the size and altitude for the connecting Capitan ATCAA and the scheduling of the Sumner North ATCAA for military training use. For simplicity in understanding the alternatives, the sequence of presenting the alternatives has been revised in this Final EIS. The titles of the alternatives and the sections where they are described are presented in Table 2-1.

Final EIS Alternative Designation	Final EIS Section	Draft EIS Alternative Designation	Draft EIS Section
Alternative A Preferred Alternative	2.2.1	Alternative A	2.2.2
Draft EIS Proposed Action	2.2.2	Proposed Action	2.2.1
Alternative B	2.2.3	Alternative B	2.2.3
No-Action	2.2.4	No-Action	2.2.4

TABLE 2-1. SEQUENCE OF ALTERNATIVES

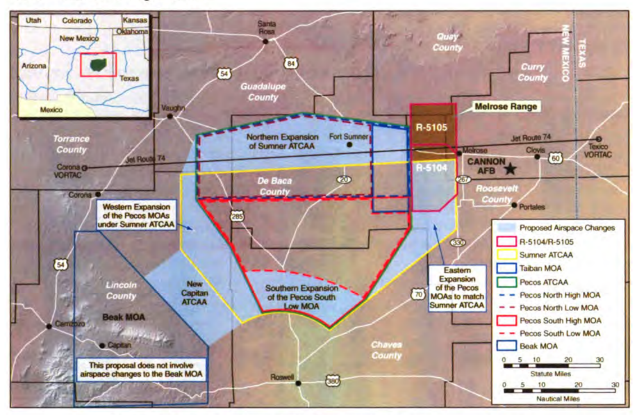
## 2.2.1 ALTERNATIVE A: PREFERRED ALTERNATIVE

Alternative A provides a block of airspace that is adequately sized and configured to permit comprehensive training opportunities for the 27 FW, the NMANG, and other military pilots. NMTRI would produce an increase in the quality, not the quantity of training flights. As explained in this Final EIS cumulative analysis, Chapter 5.0, training activity is expected to change over the next few years as a result of Base Realignment and Closure (BRAC) and designation of the new AFSOC mission. The Air Force NMTRI preferred alternative, Alternative A, would allow aircrews to train using the full array of offensive and defensive tactics required in combat.

There are four basic elements to the preferred alternative:

- Modifications of the existing airspace structure,
- Creation of a new, limited use Capitan ATCAA between Beak and Pecos ATCAAs,
- Authorization for supersonic operations in the training airspace below the current 30,000 feet MSL to 10,000 feet MSL (approximately 5,000 feet above ground level [AGL]), and
- Extending the use of defensive chaff and flares into the new and expanded airspace.

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The airspace elements are depicted on Figure 2-2. Each element is described in detail in Sections 2.2.1.1 through 2.2.1.4.

FIGURE 2-2. ALTERNATIVE A, PREFERRED ALTERNATIVE

#### 2.2.1.1 MODIFICATIONS TO EXISTING AIRSPACE

Current airspace and preferred alternative (Alternative A) airspace changes are summarized and compared in Table 2-2.

The current airspace configuration includes an assortment of airspace "blocks." The NMTRI proposal would simplify this airspace by making changes in the lateral and vertical boundaries of these blocks. In some cases, the lateral boundaries of individual blocks would be extended; this would provide more room for aircraft maneuvering, and greatly enhance the range of mission and tactics training that could be undertaken within the airspace. Currently, the lower boundary, or floor, of the airspace blocks varies considerably. This places a substantial constraint on training opportunities (described in Section 1.3). Under Alternative A, the lower boundary of the Pecos South Low MOA and the eastern and western expansion of the Pecos MOA would be extended to create a consistent floor across the airspace. This would "fill in" or consolidate the airspace complex to eliminate unrealistic constraints on training and associated maneuvering inherent in the current airspace configuration.

Alternative A would laterally expand the Pecos MOA/ATCAA to the east and west to coincide with the existing Sumner ATCAA boundaries. The Pecos ATCAA will be deleted and replaced with the Sumner North/South ATCAAs. The floor of the expanded airspace would match the 500 feet AGL of the existing Pecos MOA. The ceiling of the existing Sumner ATCAA would be lowered from Flight Level (FL) 510 to FL500.

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#### TABLE 2-2. AIRSPACE DESCRIPTIONS (PAGE 1 OF 2)

Training Airspace	Underlying Counties	Current Floor <sup>1</sup>	Current Ceiling	Proposed Floor	Proposed Ceiling	Proposed Lateral Expansion?
Pecos North Low MOA	Guadalupe, Lincoln, De Baca, and Roosevelt	500 AGL (~5,500 MSL)	10,999 MSL	Same as current throughout proposed boundaries	Same as current	Yes, to E and W to horizontal boundaries of Pecos and Sumner ATCAAs
Pecos North High MOA	Same as Pecos North Low	11,000 MSL	17,999 MSL	Same as current	Same as current	Yes, to E and W to horizontal boundaries of Pecos and Sumner ATCAAs
Pecos South Low MOA	Lincoln, Chaves, De Baca	500 AGL (~5,500 MSL) except Roswell Shelf	10,999 MSL	Same as current throughout proposed boundaries	Same as current	Yes, to S to meet the southern border of the Sumner ATCAA
Pecos South High MOA	Same as Pecos South Low	11,000 MSL	17,999 MSL	Same as current	Same as current	Yes, to E and W to horizontal boundaries of Pecos and Sumner ATCAAs
Taiban MOA	De Baca, Roosevelt	500 AGL (~5,500 MSL)	10,999 MSL	Same as current	Same as current	None
Restricted Area R-5105	Quay, Roosevelt, Curry	Ground surface	10,000 MSL	Same as current	Same as current	None
Restricted Area R-5104A	Roosevelt, Curry	Ground surface	17,999 MSL	Same as current	Same as current	None
Restricted Area R-5104B	Roosevelt, Curry	18,000 MSL	23,000 MSL	Same as current	Same as current	None
Melrose ATCAA	Roosevelt, Curry	24,000 MSL	30,000 MSL	Same as current	Same as current	None
Pecos ATCAA	Same as Pecos North and South	18,000 MSL	30,000 MSL	Replaced by Sumner ATCAA	Replaced by Sumner ATCAA	Replaced by Sumner ATCAA
Sumner South ATCAA	Curry, Roosevelt, Chaves, Lincoln De Baca	24,000 MSL	51,000 MSL	18,000 MSL	50,000 MSL	None (aligned with J-74)

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#### TABLE 2-2. AIRSPACE DESCRIPTIONS (PAGE 2 OF 2)

Training Airspace	Underlying Counties	Current Floor <sup>i</sup>	Current Ceiling	Proposed Floor	Proposed Ceiling	Proposed Lateral Expansion?
Sumner North ATCAA	De Baca, Guadalupe, Curry	N/A	N/A	18,000 MSL	30,000 MSL (50,000 MSL twice/mon th during low commercial traffic)	Yes, to N to horizontal boundary of Pecos MOA
Capitan ATCAA	Lincoln, Chaves	N/A	N/A	18,000 MSL	32,000 MSL	New ATCAA

Note: 1. Average ground elevation in the region of military training airspace under consideration is approximately 5,000 MSL.

MOA = Military Operations Area

ATCAA = Air Traffic Control Assigned Airspace

AGL = above ground level

MSL = mean sea level

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2.0 DESCRIPTION OF THE PROPOSED ACTION AND ALTERNATIVES Digitized by The existing Sumner ATCAA would be extended to the north to conform to the northern border of the Pecos MOA and adjusted to align and be consistently 5 nautical miles (nm) below Jet Route J-74 (J-74). The Sumner ATCAA would replace the existing Pecos ATCAA. A Sumner North ATCAA would be created to overlie the northern portion of the Pecos MOA not covered by Sumner South ATCAA from FL 180 to FL 300 or as assigned (used in conjunction with Pecos/Taiban MOAs). The 27 FW will request Sumner North ATCAA up to FL 500 for LFEs twice per month and twice per week during low demand traffic periods as defined by Albuquerque Center. The airspace would be contiguous and would extend vertically from 500 feet AGL to approximately 50,000 feet MSL when the ATCAA is activated for LFEs.

The existing restricted areas, R-5104 and R-5105, allow low-altitude inert weapons delivery on Melrose AFR. NMTRI does not include any changes in the shape of Melrose AFR or the shape or altitudes of the restricted areas supporting the range. NMTRI does include the ability to fly at supersonic speeds to 10,000 feet MSL in existing airspace that overlies the Melrose AFR and associated restricted airspace. There are no changes to Melrose AFR associated with the NMTRI proposal.

#### 2.2.1.2 CREATION OF NEW AIRSPACE

Alternative A includes mitigations developed from the Draft EIS review process for the creation of a Capitan ATCAA to allow maneuvering between the existing Beak MOA/ATCAA (scheduled by Holloman AFB) and the expanded Pecos/Sumner ATCAA (scheduled by Cannon AFB). The mitigations include abandoning the proposed Capitan MOA and reducing the Capitan ATCAA in size to FL180 (18,000 feet MSL) to FL320 (32,000 feet MSL). The Capitan ATCAA would be established by Letter of Agreement (LOA) between 27 FW and Albuquerque Center. The Capitan ATCAA would be scheduled through Albuquerque Air Route Traffic Control Center (ARTCC) in 2-hour blocks on an as-needed basis that is anticipated to be approximately

COUNCIL ON ENVIRONMENTAL QUALITY SECTION 1508.20 DEFINES "MITIGATION" TO INCLUDE:

- (A) AVOIDING THE IMPACT ALTOGETHER BY NOT TAKING A CERTAIN ACTION OR PARTS OF AN ACTION.
- (B) MINIMIZING IMPACTS BY LIMITING THE DEGREE OR MAGNITUDE OF THE ACTION AND ITS IMPLEMENTATION.
- (C) RECTIFYING THE IMPACT BY REPAIRING, REHABILITATING, OR RESTORING THE AFFECTED ENVIRONMENT.
- (D) REDUCING OR ELIMINATING THE IMPACT OVER TIME BY PRESERVATION AND MAINTENANCE OPERATIONS DURING THE LIFE OF THE ACTION.
- (E) COMPENSATING FOR THE IMPACT BY REPLACING OR PROVIDING SUBSTITUTE RESOURCES OR ENVIRONMENTS.

twice per month. Creation of this link would allow uninterrupted aircrew training between the Beak and Pecos airspaces for LFEs that typically involve approximately 20 aircraft and simulate combat missions (see Figure 1-6).

The Capitan ATCAA would predominately overlie a portion of eastern Lincoln County, and include a small wedge of western Chaves County. The geographic area 1.2 miles under the proposed airspace is approximately 450 square statute miles. Figure 2-3 is a view from near Roswell that shows the proposed airspace changes and includes the new Capitan ATCAA. This mitigated Alternative A responds to comments on the Draft EIS and avoids the potential for significant impacts to civil air traffic using the Roswell-Corona corridor.

The new airspace also includes two adjustments to the Pecos MOA and Sumner ATCAA. One is a small connection of the northwestern corner of the Pecos MOA and modified Sumner ATCAA to avoid a sharp right angle in that corner of the airspace. The other is a sliver of airspace to align the northern edge of the Pecos MOA and overlying Sumner ATCAA at the same angle and consistently 5 nm south of J-74 (see Figure 2-2).

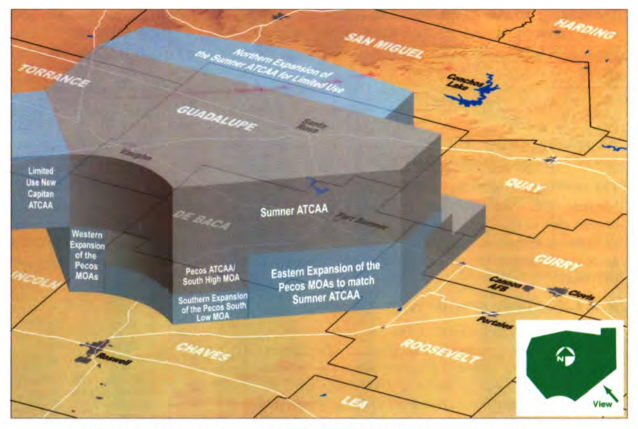


FIGURE 2-3. THREE-DIMENSIONAL VIEW OF ALTERNATIVE A AS VIEWED FROM THE SOUTHEAST LOOKING NORTHWEST

#### 2.2.1.3 AUTHORIZATION FOR SUPERSONIC OPERATIONS

Under Alternative A, supersonic operations would be authorized at altitudes above 10,000 feet MSL (approximately 5,000 to 6,000 feet AGL) in the modified Pecos MOA, the Sumner ATCAA, the Sumner North ATCAA, the Taiban MOA, the newly-created Capitan ATCAA, and in Restricted Airspace over the Melrose AFR.

F-16 pilots are required to fully train for, and master, evolving tactics for today's sophisticated and capable air-to-air and air-to-ground weapons. They need to train as realistically as possible to the way they employ these weapons in combat. In many cases, this involves bursts of supersonic speeds as they practice effective delivery techniques and simulated release of weapons such as the Joint Direct Attack Munition (JDAM), the Advanced Medium-Range Air-to-Air Missile (AMRAAM), and newer guided munitions.



The F-16 is capable of flying and launching these modern weapons at supersonic speed, which is essential for specific combat situations. When pilots attack a target, they must fly briefly at a steady altitude and speed to launch munitions. During that time they are vulnerable to enemy threats. At supersonic speeds, the timeframe during which aircrews are exposed to enemy threats is reduced. In addition, modern munitions released at supersonic speeds can be

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released at greater distances from the target. Supersonic weapons releases increase standoff distance from threats by as much as three times for some missions. This distance increases aircraft and pilot survivability by enabling pilots to either completely avoid threat engagement zones or reduce threat effectiveness if avoidance is not possible. When pilots are threatened by enemy action, such as a hostile radar tracking their aircraft, they must react at high speed to the threat to avoid or neutralize it. If the threat is from another aircraft, supersonic flight effectively increases the release speed of the AMRAAM air-to-air missile. This increase in release speed means that enemy aerial targets can be engaged at greater distances, and the aircrew's exposure to enemy aircraft and air defense systems is reduced.

The ability to fly at supersonic speeds at altitudes from 10,000 feet MSL and above is required for pilots to refine their tactics, learn rapid maneuvers, and practice delivery profiles for more effective use of the full capabilities of such weapons as the JDAM and AMRAAM. Most portions of supersonic flight in the Pecos complex would be at altitudes above 30,000 feet MSL. If altitudes above 30,000 feet MSL were consistently available, nearly all of the air-to-air deliveries and 80 percent of the JDAM deliveries would be above that altitude. Most supersonic operations below 30,000 feet AGL would tend to be on egress from a simulated munitions launch or in defensive maneuvering. Defensive maneuvering could occasionally be down to 10,000 feet MSL. Practicing defensive maneuvering at supersonic speeds is currently limited by existing altitude constraints and limited access to altitudes above 30,000 feet MSL.

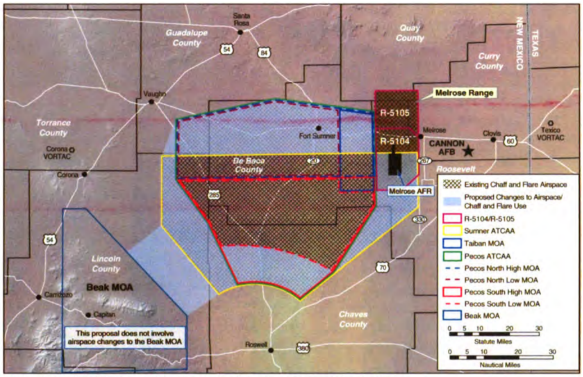
#### 2.2.1.4 EXPANDED USE OF CHAFF AND FLARES IN NEW AND MODIFIED AIRSPACE

Military aircraft are currently authorized to use RR-188 chaff (or equivalent), a variety of defensive flares in Restricted Areas (R-5104, R-5105), and M-206 (or equivalent) defensive flares in Taiban MOA, Sumner ATCAA, and in the Pecos MOA/ATCAA (see Figure 2-4). Flares are currently authorized for use above 2,000 feet AGL under conditions not designated at, or above, high fire risk. Chaff is also authorized in the northern portion of Visual Routes (VRs) 100/125 (see Figure 3.1-2). Under the Proposed Action, the use of RR-188 chaff and M-206 defensive flares would also be authorized in the new and modified airspace (Figure 2-4). During public hearings on the Draft EIS, a commenter presented materials which were later identified as flare residual materials not consumed during deployment of the flares. Subsequent review of the materials identified them as coming from Multi Jettison Unit (MJU)-7-type flares. The flare type currently assessed for defensive training within the Pecos MOA complex is the M-206 flare which is one-half the size of the MJU-7-type flare (see Appendix B). The Air Combat Command (ACC) and Cannon AFB have issued instructions to all users of the airspace directing that RR-188 chaff and M-206 flares (or their equivalents) are assessed for use in existing airspace and are proposed as part of NMTRI in airspace outside the restricted areas.

New Mexico aircrews, transients, and other users will continue to use chaff and flares in the previously approved, existing airspace as well as in the new and modified airspace; however, no increase in the quantity of chaff and flares is anticipated. Under NMTRI, when the National Fire Danger Rating System indicates high fire conditions or above, the minimum altitude for flare release would be revised to 5,000 feet AGL.

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Note: VR-100/125, depicted on Figure 3.1-2, is also approved for chaff use.

FIGURE 2-4. CURRENT AND PROPOSED AREAS FOR CHAFF AND FLARE USE

Pilots use chaff and flares as self-protection measures against radar-directed anti-aircraft artillery and radar-guided and heat-seeking missiles. When pilots detect threats from these systems, they must respond instantly and instinctively using appropriate countermeasures. The inability of pilots to actually use these countermeasures in training results in the loss of critical response habit patterns. The instinctive nature of these habit patterns often determines a pilot's survivability in a hostile environment. The following discussion provides information characterizing military training chaff and flares that would be used under the proposed action. Figure 2-5 depicts the life cycle and processes upon release of chaff and flares.

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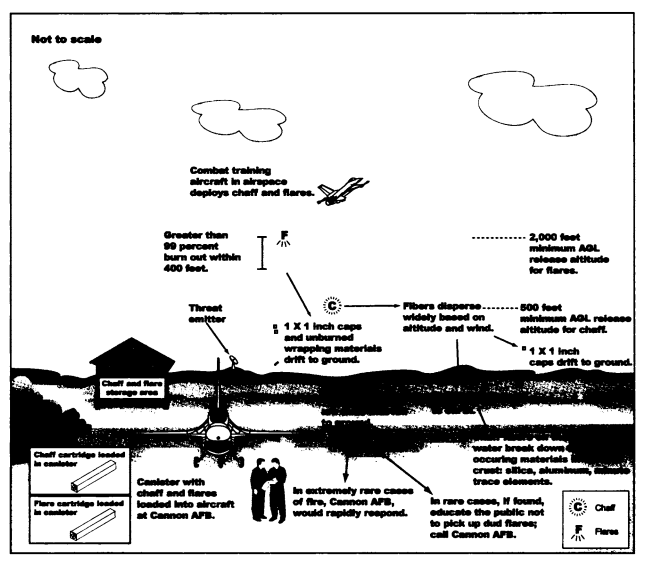


FIGURE 2-5. LIFE CYCLE OF DISPENSING CHAFF AND FLARE

An annual total of 60,770 chaff bundles and 40,286 flares would continue to be authorized throughout the new, modified, and existing airspace. Each chaff bundle has a 1-inch by 1-inch plastic or nylon end cap, a 1-inch by 1-inch plastic or nylon piston, and a 1-inch by 1-inch felt spacer that falls to the ground. Each flare has a piston, end cap, one or two felt spacers, and a piece of aluminum-coated mylar wrapping (like stiff duct tape) that could be from 1-inch by 1-inch to 2-inches by 13-inches depending on the extent to which the burning flare consumed the wrapper. It is estimated that the average annual deposition of both chaff and flares residual pieces would be approximately one piece per 9 acres. Chaff concentrations would be estimated to be approximately 0.14 grams (0.005 ounce) per acre per year.

Winds at the altitude chaff and flares are deployed and at altitudes between deployment and the ground would affect the drifting and ultimate deposition of residual materials. The eventual location of chaff fibers would depend on the release altitude and winds at different altitudes. For the purpose of this study, all materials are assumed to fall to the ground under the airspace. This produces estimates of higher concentrations than may actually occur in the environment.

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**Chaff.** Modern training chaff (known as "angel hair" chaff) is typically designated as RR-188 chaff. Chaff consists of bundles of extremely small strands of aluminum-coated silica fibers that are designed to reflect radio waves from a radar set. Chaff is made as small and light as possible so that it will remain in the air long enough to confuse enemy radar. Individual chaff fibers are approximately the thickness of a very fine human hair and range in length from 0.3 inch to 1.0 inch or more (0.76 centimeter to 2.5 centimeters). The length of the chaff determines the frequency range of the radio wave most effectively reflected by that particular fiber. Chaff fibers are cut to varying lengths in order to make it effective against the wide range of enemy radar systems that may be encountered. Chaff approved for use in the Cannon airspace is RR-188 chaff or other versions of training chaff depending on the user. This specific chaff contains fibers cut to lengths that will not interfere with radars operated by the FAA for Air Traffic Control (ATC) throughout the National Airspace System.

About 5 million chaff strands are dispensed in each bundle of chaff. When released from an aircraft, chaff initially forms an "electronic cloud" that disperses widely in the air. Dispersed chaff effectively reflects radar signals and forms an image on a radar screen. If the pilot quickly maneuvers the aircraft while momentarily obscured or "masked" from precise radar detection by the electronic cloud, the aircraft can avoid the threat. When multiple chaff bundles are ejected, each forms a similar cloud that further confuses radar-guided weapons. Chaff itself is not explosive; however, it is ejected from the aircraft pyrotechnically using a small explosive charge that is part of the ejection system. The chaff dispenser remains in the aircraft. Two 1-inch square by ¼-inch thick pieces of plastic and a felt spacer are ejected with the chaff. On rare occasions, the chaff may not wholly separate and may fall to earth as a clump. For more detailed information on chaff, refer to Appendix A.

**Flares.** M-206 (or equivalent) defensive training flares are magnesium pellets that, when ignited, burn for a short period (3.5 to 5 seconds) at approximately 2,000 degrees Fahrenheit (°F). The burn temperature is hotter than the exhaust of an aircraft engine and therefore attracts and decoys heat-seeking weapons and sensors targeted on the aircraft. The flares are wrapped with aluminum filament reinforced mylar and inserted into an aluminum case closed with one or two felt spacer(s) and a plastic end cap. The top of the case has a pyrotechnic impulse cartridge that is activated electrically to produce hot gases that push one 1-inch square by ¼-inch thick plastic or nylon slider, a 1-inch by 1-inch by ¼-inch thick end cap, and the magnesium flare material out of the flare dispenser mounted in the aircraft. The parasitic type M-206 flare ignites as it is ejected from the dispenser and the flare consumes some or nearly all of the wrapping material around the flare. Depending upon the amount of wrapping material consumed by the flare, a piece of aluminum-coated mylar material (similar to stiff duct tape) from 1-inch by 1-inch up to 2-inches by 13-inches could also fall to the ground. On extremely rare occasions (estimated at 0.01 percent), a flare may not ignite and could fall to the earth as a dud flare. For more detailed information on flares, refer to Appendix B.

Use of training flares where approved within Cannon AFB-managed airspace would incorporate the following modified management practices:

- The minimum altitude for flare release in special use airspace will continue to be 2,000 feet AGL (flares burn out after falling approximately 400 feet).
- When the National Fire Danger Rating System indicates high fire conditions or above, the minimum altitude for flare release would be raised to 5,000 feet AGL.

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- Cooperation with local agencies for mutual aid response to fires will continue.
- An education program for fire departments beneath the airspace will continue to include information on flares.

These management practices would be applied to any new and modified airspace and the communities and agencies beneath the airspace under NMTRI.

## 2.2.1.5 TRAINING ACTIVITIES WITHIN THE PROPOSED AIRSPACE

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The primary users of the NMTRI proposed airspace are the 27 FW and the NMANG 150<sup>th</sup> Fighter Wing (150 FW). Table 2-3 describes the missions of these F-16 aircraft. The purpose of the F-16 fighter aircraft is to provide day, night, all weather, and supersonic combat operations.

Squadron	Mission and Capabilities
27 FW	Conducts combat operations with an F-16C squadron. Maintains continuous
522 <sup>nd</sup> Fighter Squadron	ability to rapidly deploy & support combatant commanders worldwide.
"Fireballs"	Decisively employs the F-16CJ throughout the entire spectrum of missions
	including counter air, counter land, counter sea, and strategic attack.
	Maintains capabilities in High-Speed Anti-Radiation Missile Targeting
	System, Suppression of Enemy Air Defenses (SEAD), conventional, and
	non-conventional weapons. Base Realignment and Closure (BRAC) 2005
	would reassign the aircraft by the end of Fiscal Year (FY) 08.
27 FW	Maintains continuous ability to rapidly deploy in support of combatant
523 <sup>rd</sup> Fighter Squadron	commanders worldwide with day or night F-16 combat ops. Decisively
"Crusaders"	employs the F-16C through the entire mission spectrum including
	interdiction, strategic attack, counter air, close air support, forward air control
	airborne, and combat search and rescue (CSAR). Delivers global combat
	power through employment of conventional and precision-guided weapons.
	BRAC 2005 would reassign the aircraft by the end of FY 08.
27 FW	Maintains capability to rapidly deploy to support combatant commanders
524 <sup>th</sup> Fighter Squadron	worldwide with day or night all-weather combat operations. Employs the
"Hounds of Heaven"	F-16C throughout the mission spectrum, including air interdiction, strategic
	attack, counter air, Close Air support (CAS) and Forward Air Control
	Airborne (FAC-A). Provides decisive combat power using night vision
	capabilities to deliver precision, conventional, and non-conventional
27 534	weapons. BRAC 2005 would reassign the aircraft by the end of FY 08.
27 FW	Representative of support the Air Force provides to allies, the hybrid United States $(US)/(Parables of Singarament Air Force P 1/(C/P))$
428 <sup>th</sup> Fighter Squadron "Buccaneers"	States (U.S.)/Republic of Singapore Air Force F-16C/D fighter squadron was
buccaneers	manned by highly experienced U.S. instructor pilots, maintenance and
	support personnel. Republic of Singapore Air Force personnel were trained in rapid deployment and tactical employment of the F-16C/D throughout a
	wide spectrum of missions including air-to-air, joint maritime, and precision
	air-to-ground weapons delivery. Republic of Singapore Air Force stopped
	funding the program in FY 05.
150 FW	Has a primary flying mission to provide air interdiction support to the
188 <sup>th</sup> Fighter Squadron	Twelfth Air Force, Air Combat Command (ACC), with worldwide
(NMANG)	deployment capability. NMANG F-16s have played a key role in the
"Land of Enchantment	developmental testing of many critical weapons at the White Sands Missile
Defenders"	Range (WSMR) and various other locations. The NMANG F-16 aircraft train
	in the Pecos and Taiban MOAs, Melrose AFR, and other airspace in New
	Mexico.

TABLE 2-3. PRIMARY USERS OF NMTRI AIRSPACE

2.0 DESCRIPTION OF THE PROPOSED ACTION AND ALTERNATIVES



The F-16 is a compact, multi-role fighter aircraft that provides a relatively low-cost, high-performance weapon system for the United States (U.S.) and allied nations. The F-16 is highly maneuverable and has proven itself in combat. The F-16C (single seat) and F-16D (dual seat) were introduced in 1984. The F-16 is armed with a 20-millimeter, multi-barrel cannon mounted in the fuselage and can carry up to 500 rounds of ammunition. Infrared-guided air-to-air missiles can be mounted on the wingtips. Under wing stations on the aircraft can be used to mount additional fuel tanks, air-to-air munitions, air-to-ground munitions, or electronic warfare pods.

F-16s are multi-role fighters with precision strike beyond visual range, and have both day and night capabilities. As demonstrated in wars in Afghanistan and Iraq, the F-16 can employ advanced precision-guided bombs that can be released at greater distances from the target if dropped at supersonic speeds. This enhances pilot survivability by allowing the pilot to keep enemy threats at a greater distance. The three different types or "blocks" of F-16 aircraft in the 27 FW and 150 FW are presented in Table 2-4.

F-16 Aircraft Block	Engine	Current Advanced Targeting Pod	Missions
Block 30	F-110- GE100	None	Air-to-air (40%) Air-to-ground (60%)
Block 40	F-110- GE129	LANTIRN <sup>1, 2</sup>	Air-to-air (40%) Air-to-ground (60%)
Block 50	F-110- GE129	LANTIRN <sup>1, 2</sup>	Air-to-air (60%) Air-to-ground (40%)
Block 52	F-100- PW-229	LANTIRN <sup>1, 2</sup>	Air-to-air (45%) Air-to-ground (55%)

# TABLE 2-4. CHARACTERISTICS OF F-16 AIRCRAFT USED BY THEAIR FORCE 27 FW AND NMANG 150 FW

Notes: 1. Combat mode used on approved government-controlled lands.

2. Other Advanced Targeting Pods such as Sniper XR or LITENING AT will also be used in conjunction with the F-16 Common Configuration Implementation Program upgrades.

LANTIRN = Low Altitude Navigation and Targeting Infrared for Night

Operational activity levels of aircraft are normally expressed in terms of the number of sorties flown. A sortie is defined as the departure of an aircraft from a base, performance of a mission or missions, and return of the aircraft to a base. During the performance of a training mission, the aircrew may fly through several elements of military training airspace. In order to account for the use of several airspace elements during the performance of a sortie, the term "sortie-operation" is used. Thus, each time a flight occurs in a specific airspace element, this study counts it as one sortie-operation in that airspace for airspace and acoustical analysis. Several sortie-operations may be counted during the accomplishment of a single sortie as an aircraft flies through several airspace elements. Thus, the number of sortie-operations is larger than the number of sorties.

Table 2-5 presents the number of projected sorties in the airspace involved in this proposal for the 27 FW and NMANG. These projections are for training sorties anticipated through Fiscal

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Year (FY) 08. As described in Chapter 5.0, Cumulative Effects and Other Environmental Considerations, Cannon AFB would continue to actively field ACC F-16 combat coded aircraft through that time. Table 2-6 presents the 27 FW and NMANG F-16 training altitude profile. The table demonstrates the high altitude training of the F-16, with nearly 90 percent of the training time spent above 5,000 feet AGL. Other military units use the airspace on an infrequent basis. Other aircraft using the airspace include B-1B bombers from Dyess AFB. The B-1Bs schedule the airspace from one to five times per week, flying one to three aircraft during a scheduled period. Other aircraft flown in the airspace infrequently include A-10s, F-15s, F/A-18s, F-22s, German Air Force Tornados, B-52s, C-130s, and various helicopters. LFEs, which typically occur once or twice a month, involve approximately 20 participating aircraft of a variety of types (personal communication, Berg 2004).

	<b>PROPOSED F-16 ANNUAL SORTIES</b>					
Airspace	Day	Night	Total			
Pecos MOA	1,064	56	1,120			
Pecos ATCAA	1,064	56	1,120			
Sumner North ATCAA <sup>2</sup>	532	28	560			
Sumner South ATCAA	1,862	98	1,960			
Capitan ATCAA <sup>2</sup>	53	3	56			
Melrose AFR (R-5104/5105)	692	36	728			
Totals	5,320	280	5,600			

TABLE 2-5. SORTIES PROJECTED FOR THE NMTRI AIRSPACE

Note: 1. Projections are through FY 07.

2. New airspace units.

Source: Extrapolated projections from personal communication, Berg 2004.

Altitude (in feet)	Percentage of Time <b>a</b> t Altitude
Above 24,000 MSL <sup>1</sup>	47
18,000 MSL - 23,999 MSL	22
10,000 AGL <sup>2</sup> - 17,999 MSL	10
5,000 AGL - 9,999 AGL	10
2,000 AGL - 4,999 AGL	7
1,000 AGL - 1,999 AGL	3
500 AGL - 999 AGL	1

TABLE 2-6. ALTITUDE PROFILE FOR F-16 TRAINING

Notes: 1. MSL = mean sea level

2. AGL = above ground level

Somes identified as occurring during the day are those conducted between the hours of 7:00 and to 1000 p.m. Night somes are used in the accustical analysis to determine the amount of "environmental night" accurates between 1000 p.m. to 7:00 a.m. Sorties during this time period are given a noise penalty in the accustical analysis. Depending on the amount of sunlight, after dark somes may or may not occur during environmental night.

One aspect of NMTRI involves proposed authority to conduct supersonic operations at altitudes as low as 11.000 feet MSL. Not all training events require supersonic flight. Those that require it do not require it all of the time. Antiteves do not ify at supersonic speeds for long periods especially at altitudes near 10.000 feet MSL, due to overall mission profiles and tactics, and the extremely high reactor rule consumption at supersonic speeds. The difference between the potential for supersonic flight during a mission and the projected actual time a mission would by supersonically is presented in Table 2-7.

Table 2-7 presents the F-1e arrival matting mission events, the potential sortie operations, and the hours of flight time associated with these requirements. A mission event is a specific matting arrivaty in a specific anspace. As an example pilots would perform 3,229 Surface Amatik Tartics SAT in a year. If the arrival practiced two SATs in each of two airspace units thing the some that training flight would represent the some with four mission events. The table lists the some-operators within each mission despity that would have the potential to ity superstrately and the hours of potential superstrait operators. The table also presents the protected number of some-operators by mission type and the hours of training projected to be flown a superstrait anspects.

Another aspent of NACEL modifies howering the floor of the Facos. Summer airspace complex to a minorim 500 feet AGL. Not all marined events require flight in low-altitude regimes and F-16 arrows do not fly at low alimities for long periods as noted on Table 2-6. Approximately 40 percent of the low-level marined flights below 1.000 rest AGL occur within the Restricted Areas R-F114 R-F115. The difference between the potential for low-level training and the projected armal time spert in low-level marined is presented in Table 2-8.

Table 1-5 presents important expents of low-annuals flights below 1.000 feet AGL associated with the NATEL proposal. The table institutes the training mission requirements, the annual hours of flight time for each mission, the potential number and annual hours of low altitude missions and the protected numbers and hours of training that are expected to actually be flows at low altitudes. The ional number in F-1: hours below 1.000 feet AGL is projected to be less than one percent of the artical training hours in the artical.

The T FoX 150 FoX and other users would apply the full spectrum of their training in missions and tartics approximately twite per month in LFES. During these eventises, approximately 20 articles will fulfill the variety in these expenses theory article combat. Figure 1-6 schematically deputs a representative LFE. The numbers and types in training events presented in Tables 2-7 and 1-5 minute the articipated twite numbers and types in training events presented in Tables 2-7 and 1-5 minute the articipated twite numbers and types in training events presented in Tables 2-7 and 1-5 minute the articipated twite numbers and types in training these eventises, "attacking" aintraft whild assemble it stage in the Basis ATTAC and analy, they would maneuver to counter "enemy" articles and ground-based traines. These numbers could include use of defensive chaff and faces and superstructure species. Assigned articles a targets. Article to supersonic speeds when heressary and simulate multimizer and the structure formations. Pilots would assemble in turneatures upped and multimizer and simulated minimums. Pilots would assemble in turneatures it complete their measures.

	Total F-16 Activity <sup>1</sup>			SUPERSONIC TIONS		ESTIMATED SUPERSONIC OPERATIONS	
Training Events	Mission Events	Total Hours	Mission Events	Hours of Airspace Use	Mission Events	Hours of Airspace Use	
BSA	1,495	1,971	0	0	0	0	
SAT Day	3,229	4,311	3,229	479	968	143	
SAT Night	1,397	1,886	1,397	207	418	63	
CAS Day	1,684	2,273	0	0	0	0	
CAS Night	411	555	0	0	0	0	
J-SEAD	40	53	0	0	0	0	
Sweep	277	374	277	41	221	33	
FP Day	672	908	672	100	538	80	
FP Night	356	481	356	53	285	42	
DCA Day	1,780	2,341	1,781	263	1,424	210	
DCA Night	888	1,167	887	131	444	66	
ACM	1,051	1,387	1,052	155	106	15	
BFM	1,378	1,829	1,378	204	138	19	
Red Air	2,181	2,882	2,182	323	872	129	
CC Option	1,842	2,487	1,842	273	185	27	
Total	18,681	24,905	15,053	2,229	5,599	827	

#### FURNT

BSA= Basic Surface Attack SAT Day= Surface Attack Tactics conducted during day SAT Night= Surface Attack Tactics conducted during darkness CAS Day= Close Air Support conducted during day CAS Night= Close Air Support conducted during darkness 1. 27 FW and NMANG through first quarter FY 08. Note: Source: Air Force 2004a

J-SEAD= Joint Suppression of Enemy Air Defense, includes DEAD = Destruction of Enemy Air Defense Sweep= Ensure Control of Battlefield FP Day= Force Protection conducted during day FP Night= Force Protection conducted during darkness

DCA Day= Defensive Counter-Air conducted during day DCA Night= Defensive Counter-Air conducted during darkness ACM= Air Combat Maneuvering BFM= Basic Fighter Maneuvering Red Air= Aircraft Acting as Enemy CC Option= Commander's Option; could include any mission

	<b>ΤΟΤΑΙ F-16 ΑCTIVITY</b>		POTENTI ALTITUDE C	AL LOW- DPERATIONS		PROJECTED LOW- ALTITUDE OPERATIONS	
Training Events	Mission Events	Total Hours	Mission Events	Hours of Airspace Use	Mission Events	Hours of Airspace Use	
BSA	1,495	1,971	0	0	0	0	
SAT Day	3,229	4,311	3,229	387	807	97	
SAT Night	1,397	1,886	1,397	168	71	8	
CAS Day	1,684	2,273	1,684	202	337	40	
CAS Night	411	555	411	49	4	2	
J-SEAD	40	53	0	0	0	0	
Sweep	277	374	0	0	0	0	
FP Day	672	908	0	0	0	0	
FP Night	356	481	0	0	0	0	
DCA Day	1,780	2,341	0	0	0	0	
DCA Night	888	1,167	0	0	0	0	
ACM	1,051	1,387	0	0	0	0	
BFM	1,378	1,829	0	0	0	0	
Red Air	2,181	2.882	2,182	262	218	27	
CC Option	1.842	2,487	1,842	221	185	22	
Total	18.681	24,905	10,745	1,289	1,622	196	

#### TABLE 2-8. ANNUAL MISSION EVENTS WITH POTENTIAL FOR CONDUCTING LOW-ALTITUDE FLIGHT<sup>1</sup>

 BSA= Basic Surface Attack
 JSE4

 SAT Day= Surface Attack Tactos
 Arr D

 conducted during day
 Destission

 SAT Night= Surface Attack Tactos
 Sweet

 conducted during darkness
 FP D

 CAS Day= Cose Air Support
 during darkness

 conducted during darkness
 FP D

 CAS Day= Cose Air Support
 during darkness

 conducted during day
 FP N

 CAS Night= Cose Air Support
 conditioned during darkness

 Note:
 1. Through first quarter FP 28

 Source:
 Personal communication, Berg 2014

J-SEAD= Joint Suppression of Enemy Air Defense, includes DEAD = Destruction of Enemy Air Defense Sweep= Ensure Control of Battlefield FP Day= Force Protection conducted during day FP Night= Force Protection conducted during darkness DCA Day= Defensive Counter-Air conducted during day DCA Night= Defensive Counter-Air conducted during darkness ACM= Air Combat Maneuvering BFM= Basic Fighter Maneuvering Red Air= Aircraft Acting as Enemy CC Option= Commander's Option; could include any mission

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## 2.2.2 DRAFT EIS PROPOSED ACTION

The Draft EIS Proposed Action involves several airspace changes that are described for the preferred alternative in Section 2.2.1. These include expanding the Pecos MOA laterally; establishing a consistent floor of 500 feet AGL in the Pecos MOA; creating the Sumner North ATCAA, supersonic operations as low as 10,000 feet MSL (approximately 5,000 to 6,000 feet AGL) in the modified Pecos MOA/ATCAA and in the R-5104 portion of Melrose AFR, and training with chaff and flares in the modified and new airspace. The Draft EIS Proposed Action included four changes not included in the preferred alternative, Alternative A. These changes were 1) creation of a Capitan MOA/ATCAA with a floor of 12,500 feet MSL and a ceiling of 50,000 feet MSL, 2) extension of the Sumner ATCAA (renamed the Pecos ATCAA) to the horizontal boundary of the Pecos MOA/ATCAA, 3) moving J-74 from its present route up to 17 nm north of its current location, 5 to 7 miles north of the extended Sumner ATCAA renamed Pecos ATCAA, and 4) deploying M-206 flares above 2,000 feet AGL under any National Fire Danger Rating System fire conditions. Figure 2-6 presents the Draft EIS Proposed Action.

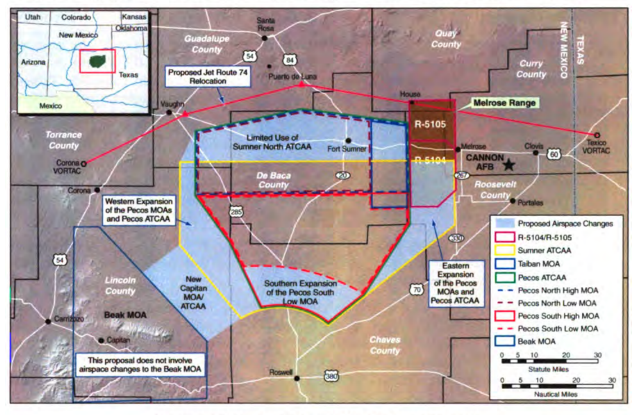


FIGURE 2-6. DRAFT EIS PROPOSED ACTION

In response to public and agency comments on the potential significance of impacts to commercial aviation, the FAA and Air Force identified mitigation measures that could reduce the potential impacts (abandoning the proposed Capitan MOA and reducing the size of the Capitan ATCAA).

When the Draft EIS Proposed Action included a relocation of J-74, an air traffic study was performed to evaluate potential conflicting land uses. The Draft EIS air traffic study area, presented in Figure 2-7, was evaluated for all applicable environmental resources. This area

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2.0 DESCRIPTION OF THE PROPOSED ACTION AND ALTERNATIVES

was considered when the potential existed for J-74 to be relocated into the air traffic study area. Appendix I provides further information on this study area.

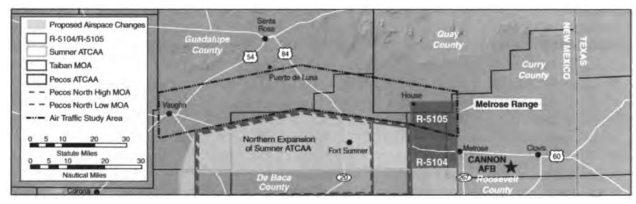


FIGURE 2-7. AIR TRAFFIC STUDY AREA

The training activities within the Draft EIS Proposed Action new and expanded airspace would include the following:

- Training in the Draft EIS Proposed Action airspace would consist of the number of annual sortie operations presented in Table 2-5. The 27 FW, 150 FW, and other users would apply the full spectrum of missions and tactics presented in Table 2-5. Tables 2-6 and 2-7 present the estimated supersonic and projected low-altitude training within the Alternative A airspace. Training in the airspace would be by 27 FW, 150 FW, and other users of the airspace as described in Section 2.2.1.5.
- LFEs of approximately 20 aircraft would be conducted twice monthly as depicted on Figure 1-6. Under the Draft EIS Proposed Action, training aircraft would have had a somewhat larger airspace to transition from the Beak airspace and greater access to ATCAA airspace within which to practice high altitude maneuvers.
- Supersonic training from 10,000 feet MSL (5,000 to 6,000 feet AGL) to permit pilots to refine their tactics, learn maneuvers, and practice delivery profiles of current air-to-air and air-to-ground munitions (see Section 2.2.1.3).
- Chaff and flare use would be expanded to the new and modified airspace. Pilots would train in defensive maneuvers by using chaff and flares as self-protection measures against either infrared or radar-directed air- and ground-based threats. The annual total of 60,770 chaff bundles and 40,286 flares would continue to be authorized and would be used throughout the existing, modified, and new airspace. Flares would be deployed at a minimum altitude of 2,000 feet AGL during any fire conditions and are designed to burn out after falling approximately 400 feet.

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#### 2.2.3 ALTERNATIVE B

Alternative B actions included the airspace changes described in Section 2.2.2 and depicted in Figure 2-8. Alternative B differed from the Draft EIS Proposed Action by not including creation of a new Capitan MOA/ATCAA. The Alternative B airspace modifications involved expanding the Pecos MOA/ATCAA laterally and establishing a consistent floor of 500 feet AGL in the Pecos MOA. The northern expansion of the Sumner ATCAA was part of Alternative B, as was the relocation of J-74. Supersonic operations would be authorized as low as 10,000 feet MSL (5,000 to 6,000 feet AGL) in the modified Pecos MOA/ATCAA, the Sumner ATCAA, the Sumner North ATCAA, the Taiban MOA, and in the R-5104 portion of Melrose AFR. Chaff and flares would have been authorized for use in the modified airspace as described for the Draft EIS Proposed Action. Figure 2-9 presents a top down view of this alternative.

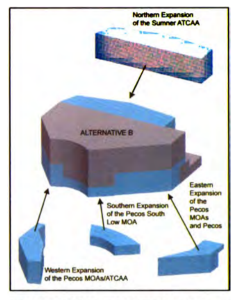


FIGURE 2-8. ALTERNATIVE B AIRSPACE COMPOSITION

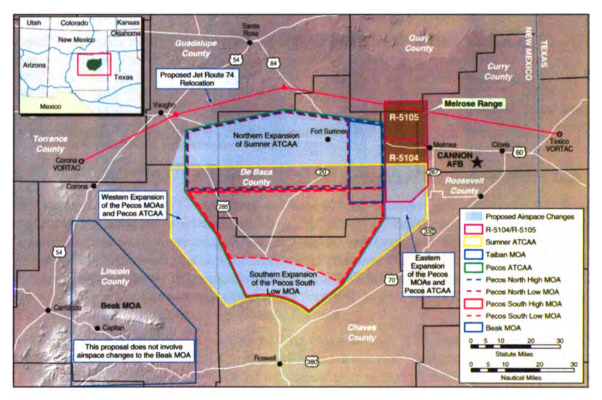


FIGURE 2-9. ALTERNATIVE B

The Capitan MOA/ATCAA would not have been created and would not connect the Beak MOA/ATCAA and the Pecos airspace complex. A transition corridor between the Beak and Pecos MOAs would be temporarily activated to support each individual LFEs. Although this occurs on an as needed basis today, it is not optimum for the long-term training needs of the 27

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FW and NMANG. Without the Capitan MOA/ATCAA, staging, ingress, and maneuvering answare Alternative B would affect LFEs by reducing the amount of useable airspace available for developing realistic combat scenarios. This would reduce the ability to fully train as described in Section 2215.

The training activities within the new and expanded airspace under Alternative B would multice the following:

- Training in the Alternative B airspace would consist of the number of annual sortie operators presented in Table 2-5. The 27 FW, 150 FW, and other users would apply the full spectrum of F-16 missions and tactics presented in Table 2-5. Tables 2-6 and 2-7 present the estimated supersonic and projected low-altitude training within the Alternative B airspace. Training in the airspace would be by 27 FW, 150 FW, and other users of the airspace as described in Section 2.2.1.5.
- LEEs of approximately 20 aircraft would be conducted twice monthly as depicted in Figure 1-6. Under Alternative B, the ability of attacking aircraft to stage, ingress, maneuver and simulate launch of munitions after exiting the staging area in the Beak MCA would be substantially constrained by not having the Capitan MOA/ATCAA.
- Supersonic training from 10.000 feet MSL (5,000 to 6,000 feet AGL) to permit pilots to refine their factors. learn maneuvers, and practice delivery profiles for air-to-air and air-spectrum mummors see Section 2.2.1.3).
- Chaff and flare use would be expanded to the new and modified airspace. Pilots would train in defensive maneuvers by using chaff and flares as self-protection measures against radar-directed air and ground-based threats. The annual total of 60,770 chaff bindles and 40.286 flares would continue to be authorized and would be used throughout the existing, modified, and new airspace. Flares would be deployed at a minimum alimide of 2.000 feet AGL during any fire conditions and are designed to burn out after falling approximately 400 feet.

## 2.2.4 No-Action ALTERNATIVE

Figure 2-11 presents the existing and No-Action airspace. This is the same as the three filtersurfal view presented in Figure 1-4. Under this alternative, F-16 aircrews would continue it use existing airspace managed by Cannon AFB. Supersonic operations would continue any 31.00 per MSL and thatf and flare use would continue in Pecos MOA/ATCAA, Taiban MDA 3-F114 F115 and Summer ATCAA for defensive training as previously approved.

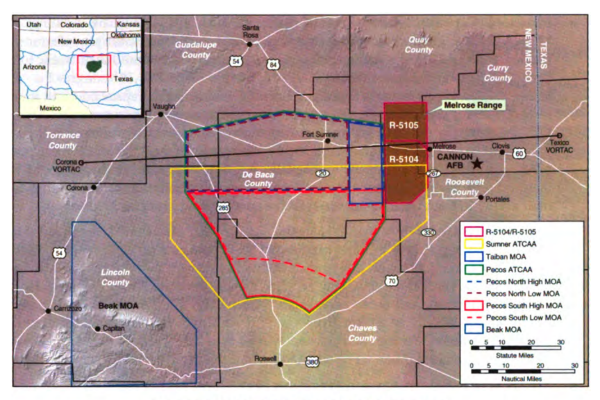


FIGURE 2-10. NO-ACTION ALTERNATIVE

Under No-Action, most 27 FW and NMANG squadrons do not have the opportunity to train regularly with supersonic tactics. This has resulted in pilots being deployed overseas with limited supersonic training. No-Action would limit New Mexico aircrew training and increase training costs. Aircrews would potentially be deployed overseas into combat without the benefit of being proficient in maneuvers needed in combat conditions.

## 2.3 ALTERNATIVES CONSIDERED BUT NOT CARRIED FORWARD

Throughout the alternative identification and screening process, as well as during public scoping, other candidate alternatives were considered to support the NMTRI purpose and need (as described in Sections 1.3 and 1.4). The Air Force considered three additional candidate alternatives with adequate training airspace in the vicinity of Cannon AFB (see Figure 2-1). These candidate alternatives were not carried forward as operationally viable alternatives in this EIS. These candidate alternatives were as follows.

 Increased Capabilities and Use of Mt. Dora MOA: The existing Mt. Dora MOA is located at a distance from Cannon AFB and does not meet the operational criteria of maximizing F-16 training time or adjacency to a military training range. The distance would force pilots to significantly reduce training time because they must allow for enough fuel to return to base. The Mt. Dora MOA is not adjacent to a training range and does not permit training in the full spectrum of missions and tactics. For these operational reasons, Mt. Dora MOA was not carried forward for detailed analysis as suitable for the NMTRI initiative.

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- Increased Capabilities and Use of Bronco MOA/ATCAA: The existing Bronco MOA/ATCAA airspace provides training opportunities for multiple missions. The Bronco MOA/ATCAA is currently fragmented by a corridor to allow air traffic to transit between Roswell, New Mexico, and Lubbock, Texas. Although the Bronco MOA/ATCAA is an important piece of training airspace, its airspace configuration does not provide for continuous aircrew training into a weapons delivery range. Access to a training range is the primary operational reason that precludes consideration of the Bronco MOA/ATCAA airspace as a viable alternative to meet the NMTRI purpose and need. In addition, the population density below the Bronco airspace would further fragment the useful airspace as pilots seek to avoid population centers. This reduces their ability to train with the required full spectrum of missions and tactics.
- Increased Use of White Sands Missile Range and Associated Airspace: WSMR currently has supersonic training capabilities and contains a training range. WSMR and associated training airspace, however, is not managed by Cannon AFB. WSMR does not meet the utilization and availability criteria because multiple Army missions, Holloman AFB-based aircraft, and other users have priority over Cannon AFB training missions. Additionally, WSMR is distant from Cannon AFB and would not maximize training time. For these operational reasons, WSMR was not carried forward as a viable alternative to meet Cannon AFB/NMANG requirements for primary mission training.

## 2.4 ENVIRONMENTAL IMPACT ANALYSIS PROCESS

## 2.4.1 THE NEPA PROCESS

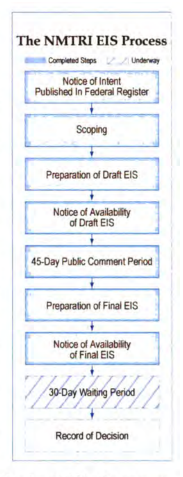
This NMTRI Draft EIS has been prepared in accordance with NEPA (42 United States Code [USC] 4321-4347), Council on Environmental Quality (CEQ) (40 CFR § 1500-1508), and 32 CFR 989, et seq., Environmental Impact Analysis Process (formerly known as Air Force Instruction [AFI] 32-7061). This process complies with FAA 7400.2, Procedures for Handling Airspace Matters. NEPA is the basic national requirement for identifying environmental consequences of federal decisions. NEPA ensures that environmental information is available to the public, agencies, and the decision maker before decisions are made and before actions are taken.

An EIS is prepared as a tool for compiling information about a proposal and providing a full and fair discussion of environmental impacts to the natural and human environment. Reasonable alternatives to the proposed action as well as the No-Action Alternative are also evaluated in an EIS. In this Draft EIS, the No-Action Alternative means that there would be no modifications or additions to the current airspace managed by Cannon AFB. As described in Section 2.2.4, this will maintain training conditions as they are today. The Air Force analyzes alternatives to ensure that fully informed decisions are made after review of the comprehensive, multidisciplinary analysis of potential environmental consequences. Compliance with NEPA guidance for preparation of an EIS involves several critical steps summarized below.

1. Announce that an EIS will be prepared. For this NMTRI EIS, a Notice of Intent was published in the Federal Register on December 31, 2003.

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2.0 DESCRIPTION OF THE PROPOSED ACTION AND ALTERNATIVES Digitized by GOOGLE 2. Conduct scoping. This is the first major step to identify the relevant issues to be analyzed in depth and to eliminate issues that are not relevant. Scoping for this EIS ran from December 31, 2003 through March 1, 2004. Throughout the 2-month period, the Air Force actively solicited comments through press releases, newspaper ads, public service announcements, flyers, letters, and postcards to the public, local governments, federal and state agencies, Native Americans, and pilot associations. These entities were solicited to ensure that their concerns and comments about the proposal were included in the analyses. In December 2003, the Air Force initiated the Interagency and Intergovernmental Coordination for Environmental Planning (IICEP) and submitted letters to local, state, tribal and federal agencies informing them of the Air Force's intent to prepare this EIS (Appendix C). Four scoping meetings were held in Portales, Fort Sumner, Vaughn, and Roswell, New Mexico to present details about the proposal, the NEPA process and opportunities for public agency involvement (refer and to Table 2-9). Approximately 75 members of the public and agency representatives attended the meetings. In addition to receiving verbal and written comments at the scoping meetings, the Air Force also received written comments from the public and agencies through the mail. To the extent possible, scoping comments have been used to



shape the analysis and focus the issues in this Draft EIS (see Section 2.4.2). Comments on the Proposed Action and alternatives will continue to be accepted throughout the environmental process.

- 3. Prepare a Draft EIS. The Draft EIS is a comprehensive document for public and agency review. The Draft EIS describes the NMTRI purpose and need, explains the Proposed Action and alternatives, presents the existing conditions in the region potentially affected, and provides analysis of the environmental consequences of the Proposed Action and each alternative, including the No-Action Alternative. This Draft EIS has been distributed to agencies, regional libraries, and members of the public who have requested copies to ensure the widest dissemination possible. The 45-day public comment period began when the Notice of Availability for this Draft EIS was filed in the Federal Register.
- The 45-day public 4. Public/Agency Review. comment period provided the public and agencies the opportunity to review the Draft EIS and to provide comments on the analysis. This comment opportunity includes a series of public hearings held during the comment The hearings give the public and period. agencies an opportunity to verbally comment



SCOPING MEETINGS AND PUBLIC HEARINGS.

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#### NEW MEXICO TRAINING RANGE INITIATIVE EIS

2.0 DESCRIPTION OF THE PROPOSED ACTION AND ALTERNATIVES

on the Draft EIS after their review and evaluation of the document. The hearings provide direct feedback to the Air Force from the public and agencies. All comments received during the public comment period are incorporated into the Final EIS. Written comments submitted at public hearings and those received through the mail by the Air Force are given equal consideration in the preparation of the Final EIS.

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- 5. Prepare a Final EIS. This Final EIS was prepared following the public comment period and includes all written comments and verbal testimony from public and agency reviewers during the public hearings and the comment period. This Final EIS revises the Draft EIS to reflect public and agency comments, the Air Force's responses, and additional information received from reviewers (refer to Chapter 6.0). The Final EIS provides the decision maker with a comprehensive review of the potential environmental consequences of selecting the Proposed Action or an alternative. A Notice of Availability (NOA) is published in the *Federal Register* to announce availability of the Final EIS.
- 6. Allow for Additional Public Involvement. The Air Force will include an additional 30-day opportunity for public involvement and comment through the provisions outlined in 32 CFR Part 989.20 which states: "The Final EIS should be furnished to every person, organization, or agency that made substantive comments on the Draft EIS or requested a copy. Although the Air Force is not required to respond to public comments received during this period, comments received must be considered in determining final decisions such as identifying the preferred alternative, appropriate mitigations, or if a supplemental analysis is required."
- 7. *Issue a Record of Decision*. The final step in the NEPA process is approval of the Record of Decision (ROD). The NOA begins a 30-day waiting period before the ROD is signed. The ROD identifies which action has been selected by the Air Force decision maker and what management actions or other measures would be carried out to reduce, where possible, adverse impacts to the environment.

The goal is for this EIS to satisfy the NEPA requirements for both the FAA and the Air Force. FAA's federal actions are dependent upon the special use airspace proposal. Figure 2-11 depicts the FAA non-regulatory special use airspace process. Should the jet route be moved, a separate process is required.

## 2.4.2 Issues Identified During the Public Review of the Draft EIS

Table 2-9 identifies the location of the four NMTRI public hearings conducted as part of the environmental analysis. Comments and testimony during public hearings and other submitted comments resulted in the issues presented in Table 2-10. These issues are discussed in the baseline or existing conditions in Chapter 3.0 and the resource analysis in Chapter 4.0 of this EIS.

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Date	Time	Location	Address
January 24, 2005 Monday	6:00 – 8:00 p.m.	Goddard High School Little Theater	701 East Country Club Road Roswell, NM
January 25, 2005 Tuesday	6:00 - 8:00 p.m.	Santa Rosa High School Technology Center	717 Third St. Santa Rosa, NM
January 27, 2005 Thursday	6:00 - 8:00 p.m.	Community Service Building, Courthouse Annex	514 Ave. "C" Fort Sumner, NM
January 28, 2005 Friday	6:00 – 8:00 p.m.	Clovis Community College Town Hall	417 Schepps Blvd. Clovis, NM

TABLE 2-9	NMTRI PUBLIC HEARINGS	CONDUCTED DURING JANUARY 2005
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As described in the Draft EIS, some environmental resources were integrated into other resources and not carried forward for separate evaluation because it was determined that implementation of any of the alternatives would be unlikely to affect the resources. These resources were air quality, visual resources, hazardous materials and waste management, and ground transportation. A brief explanation of the reasons why these resources were not expected to be impacted is provided below:

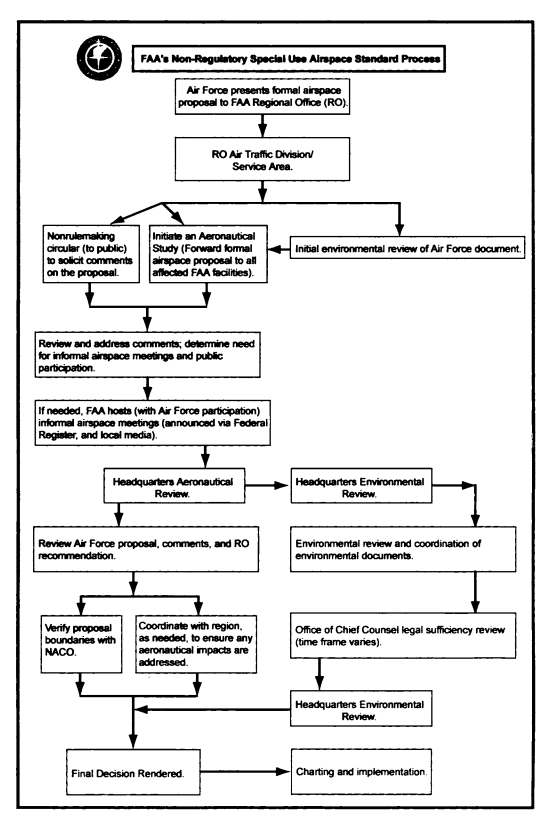
Air Quality: The implementation of the Proposed Action or alternatives would not involve the demolition or construction of any facilities and there would be no proposed change in the number of aircraft sorties flown within the study area. The majority of aircraft sorties occur above the mixing height for emissions and would not affect air quality on the ground. Air quality within the area is currently in attainment for federal and state standards and no elements of the Proposed Action or alternatives are anticipated to have any affect on these standards.

**Hazardous Materials and Waste Management:** The implementation of the Proposed Action or alternatives would not increase the use of any hazardous materials. There would be no demolition or construction associated with any element of the Proposed Action or alternatives that would generate any solid or hazardous waste. There would be no increased use of flares or chaff. Any residual materials from deployment of chaff and flares is addressed in the environmental discussions of safety, biology, and socioeconomics.

**Ground Transportation:** The implementation of the Proposed Action or alternatives would not involve an increase in base personnel or an increase in the use of the road or railroad systems in the study area and would not have the potential to interfere with the movement of vehicles. Transportation issues regarding aircraft, both commercial and general aviation, are addressed in the environmental discussions of airspace and socioeconomics.

**Visual Resources:** The implementation of the Proposed Action or alternatives would not involve the demolition or construction of any facilities that would have the potential to affect the visual environment. The new and modified airspace locations are within close proximity to or under areas already in use by military aircraft for training, and therefore, the appearance of military aircraft would not be expected to change the existing viewshed. Residual materials from chaff and flares are discussed in socioeconomics.

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Note: Specific requirements are found in FAA Order 7400.2.

#### FIGURE 2-11. FAA'S NON-REGULATORY SPECIAL USE AIRSPACE STANDARD PROCESS

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Issue Raised	Included in NMTRI EIS Section
EIS Process	2.4
Purpose and Need	1.1-1.4
Addressing Additional Alternatives	2.3
Airspace and Range Management	1.2.2, 1.3, 2.1, 2.2, 3.1, 4.1
Restrictions on private or general aviation (includes radio	3.1.1, 3.1.2, 4.1.2, 4.1.3, 4.2.3
communications)	
Violations of agreed-to airspace/claims	2.2.1.5, 3.1.1, 3.1.2, 3.7.2
Use of chaff and flares	2.2.1.4, 2.2.2, 2.2.3, 4.1.3
Cumulative impacts from multiple military operations	4.1.2, 4.1.3, 5.1
Increase in supersonic activities	4.1.3, 4.2.3
Acoustic Environment	3.2, 4.2
Sonic boom frequency and impacts	2.2.1.3, 2.2.2, 2.2.3, 3.2.2.2, 4.2.2,
	4.2.3
Aircraft overflight and sonic boom effects on property,	4.2.2, 4.2.3
electric systems, wireless signals, etc.	
Changes in noise levels	3.2.1, 3.2.2, 4.2.2, 4.2.3
Safety	3.3, 4.3
Chaff and flare use	3.3.2.1, 3.3.2.2, 4.3.3, 4.5.2.2, 4.5.3
Noise and sonic boom safety to workers	4.2.2, 4.2.3
Aircraft accidents	3.3.2.3; 4.3.3
Communication with small aircraft	3.1.2, 4.1.3.1
Physical Resources	3.4, 4.4
Chaff and flares on land or water	4.3.3, 4.4.2, 4.4.3
Oil and gas exploration or production	3.8.2.4, 4.4.2, 4.4.3, 4.8.3
Weather/cloud dissipation, drought considerations and	4.2.2
impact to grasslands	
Biological Resources	3.5, 4.5
Aircraft overflight and sonic boom effects on humans, workers,	4.2.2, 4.2.3, 4.5.2.1, 4.5.3, 4.8.3
wildlife, horses, cattle, or ranching operations	
Impacts on grasslands	3.5.2, 4.4.3, 4.5.2.2, 4.5.3
Chaff and flares as debris	4.5.2.2, 4.5.3, 4.7.3
Cultural Resources	3.6, 4.6
Land Use and Recreational Resources	3.7, 4.7
Impediments to property use (wind farms, oil and gas derricks,	3.1.2, 4.1.3.1, 4.3.3, 4.4.2, 4.4.3,
radio transmission/cell towers)	4.7.3, 4.8.3
Grazing and cattle	3.5.2.4, 4.5.2, 4.5.3, 4.7.3, 4.8.3
Cannon AFB access to property or Cannon AFB and/or	2.2.1.1, Table 2-2, 3.7.2, 4.7.2, 4.7
Melrose expansion	
Socioeconomic	3.8, 4.8
Land values	4.7.3, 4.8.3
Effects on dairies, ranches, agricultural operations, or hunting income	3.8.2.2, 3.8.2.3, 4.8.3
Wind farms or oil/gas production.	3.8.2.4, 3.8.2.5, 4.8.3
Environmental Justice	3.9, 4.9
Cumulative Actions	5.1

#### TABLE 2-10. PUBLIC REVIEW ISSUES BY EIS SECTION

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# 2.4.3 FAA IMPACT ANALYSIS CATEGORIES

When the FAA (participating in the NMTRI EIS as a cooperating agency) is the lead agency or proponent of an action, it considers analysis of an array of environmental resources similar to the Air Forces. Table 2-11 lists those resource analysis categories, as identified in FAA Order 1050.1 (revised 2004), and correlates them with the resources discussed in the NMTRI EIS.

# 2.4.4 REGULATORY COMPLIANCE

This EIS has been prepared to satisfy the requirements of the NEPA (Public Law [P.L.] 91-190, 42 USC 4321 *et seq.*) as amended in 1975 by P.L. 94-52 and P.L. 94-83. The intent of NEPA is to protect, restore, and enhance the environment through well-informed federal decisions. In addition, this document was prepared in accordance with Section 102 (2) of NEPA, regulations established by the CEQ (40 CFR 1500-1508), AFI 32-7061, (i.e., 32 CFR Part 989).

This analysis of environmental resources considered all applicable federal, state, and local regulations in Chapter 3.0 and 4.0 of this document. Certain areas of federal legislation, such as the Endangered Species Act (ESA) and National Historic Preservation Act (NHPA), have been given special consideration. Other state and federal regulations used for guidance in this analysis are presented in Appendix D.

Implementation of an alternative would involve coordination with several agencies. Compliance with the ESA involves communication with the Department of the Interior (delegated to the U.S. Fish and Wildlife Service [USFWS]) in cases where a federal action could affect listed threatened or endangered species, species proposed for listing, or candidates for listing. The primary focus of this consultation is to request information on whether any of these species occur in the region of influence of an alternative. If any of these species are present, a determination of the potentially adverse effects on the species is made. Should no species protected by the ESA be affected by an alternative, no additional action is required. A letter was sent to the appropriate USFWS office as well as New Mexico Department of Game and Fish, informing them of the alternatives and requesting information on protected species (Appendix C).

The preservation of cultural resources falls under the purview of State Historic Preservation Office (SHPO), as mandated by the NHPA and its implementing regulations. A letter was sent to the New Mexico SHPO and the Mescalero Apache, Jicarilla Apache, and Comanche tribes informing them of the NMTRI proposal (Appendix C).

# 2.4.5 PERMIT REQUIREMENTS

This EIS has been prepared in compliance with NEPA; other federal statutes, such as the Clean Air Act and the Clean Water Act; Executive Orders (EOs); and applicable state statutes and regulations. A list of Cannon AFB permits and certifications was compiled and reviewed during the EIS process. Table 2-12 summarizes these applicable federal, state, and local permits and the potential for change to the permits due to implementing a NMTRI alternative. No new permits are expected to be required.

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FAA Impact Analysis Categories	How Addressed by NMTRI EIS Analyses [relevant NMTRI EIS sections in brackets]	Comment			
Air Quality	Not carried forward for further analysis	No change in number of sorties, aircraft type, or chaff or flare use; no construction or demolition			
Coastal Resources	Not Applicable	Project airspace is not over or near coast line			
Compatible Land Use	Land Use and Recreational Resources [3.7, 4.7]	Appendix I			
Construction Impacts	Not Applicable	No construction activities associated with proposed action or alternatives			
Department of Transportation Act: Sec. 4(f)	Land Use and Recreational Resources [3.7, 4.7]	Appendix I			
Farmlands	Physical Resources [3.4, 4.4] and Land Use [3.7, 4.7]	No potential to convert farmland to non-agricultural uses			
Fish, Wildlife, and Plants	Biological Resources [3.5, 4.5]				
Floodplains	Physical Resources [3.4, 4.4]	No actions will encroach on a base ( 100 year flood) floodplain, or on any floodplain			
Hazardous Materials, Pollution Prevention, and Solid Waste	Not carried forward for further analysis as a separate topic; see also Safety [3.3, 4.3] and Socioeconomics [3.8, 4.8]	No increase in use of hazardous materials or generation of solid waste			
Historical, Architectural, Archeological, and Cultural Resources	Cultural Resources [3.6, 4.6]				
Light Emissions and Visual Impacts	Not carried forward for further analysis as a separate topic; see also Land Use and Recreational Resources [3.7, 4.7]	Proposed action and alternatives occur in areas already overflown by aircraft; no light emissions			
Natural Resources and Energy Supply	Not Applicable	Aircraft will continue to use airspace and fuel under all alternatives			
Noise	Acoustic Environment [3.2, 4.2]				
Secondary (Induced) Impacts	Discussed in each section and in cumulative impacts [5.0]				
Socioeconomic Impacts, Environmental Justice, and Children's Environmental Health and Safety Risks	Socioeconomics [3.8, 4.8] Safety [3.3, 4.3] Environmental Justice [3.9, 4.9]				
Water Quality	Physical Resources [3.4, 4.4]	Proposed action and alternatives will have no impact on water quality			
Wetlands	Biological Resources [3.5, 4.5]	No effects to wetlands, as action involves only airspace			
Wild and Scenic Rivers	Land Use and Recreational Resources [3.7, 4.7]	No wild and scenic rivers are located beneath project airspace			

# TABLE 2-11. IMPACT ANALYSIS CATEGORIES IDENTIFIEDIN FAA ORDER 1030.1E (2004).

#### NEW MEXICO TRAINING RANGE INITIATIVE EIS

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Permit	Resource	Preferred Alternative
Air Quality Synthetic Minor Permit	Air	No change to air emissions and no changes needed to existing air quality permit.
Cannon AFB National Pollutant Discharge Elimination System (NPDES) Storm Water	Storm Water	No construction on Cannon AFB and therefore no change to storm water discharge.
Cannon AFB Non Discharge (Sludge Disposal)	Waste Water	No construction on Cannon AFB and therefore no change to waste water discharge.
Cannon AFB Hazardous Waste Permit	Hazardous Waste	No change in Hazardous Wastes and therefore no change needed to existing permit.
Cannon AFB Discharge Plan (DP-873)	Groundwater	No construction on Cannon AFB and therefore no impact to groundwater resources.
Aboveground Storage Tank Registration Certification	Hazardous Materials	No change in Hazardous Materials and no change needed to existing certification.

#### TABLE 2-12. ENVIRONMENTAL-RELATED PERMITTING

# 2.5 SUMMARY OF ENVIRONMENTAL CONSEQUENCES

Table 2-13 summarizes the potential environmental consequences of the preferred alternative (or mitigated Alternative A), the Draft EIS Proposed Action, Alternative B, and No-Action alternatives from the detailed impact analyses presented in Chapter 4.0, and cumulative effects from Chapter 5.0.

New Mexico Training Range Initiative EIS

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2.0 DESCRIPTION OF THE PROPOSED ACTION AND ALTERNATIVES

Preferred Alternative Alternative A (mitigated)				
AIRSPACE AND RANGE MANAGEMENT				
J-74 would not be changed. Commercial traffic would continue east-west transit through the Sumner North ATCAA except during twice per month LFE exercises scheduled by Albuquerque Center not during high civilian traffic. This would avoid significant airspace impacts. Supersonic flight above 10,000 feet MSL is expected to create little impact regarding airspace management. Sonic booms would increase from one per five days to two per three days. Sonic boom overpressures would not be expected to have any effect on other aircraft flying in the airspace. No airspace impacts are expected from use of RR-188 chaff and M-206 (or equivalent-sized) flares in new or expanded airspace. Proposed MOA and ATCAA expansions would not prohibit use of airway by other operators. General aviation pilots would use "see and avoid" rules in the existing and expanded MOA. Civil aviation flights could operate under the 18,000 feet MSL floor or over the 32,000 feet MSL ceiling of the proposed Capitan ATCAA when activated for LFEs. Alternative A with mitigations would not be expected to result in any significant impacts to airspace.	Rerouting J-74 up to 17 nm north of its current location, or 5 to 7 nm north of the expanded Pecos North MOA/ATCAA, could impact a portion of the current routine commercial traffic transiting the area. A Capitan MOA/ATCAA from 12,500 feet MSL to 50,000 feet MSL could impact civil airspace in the Roswell-Corona corridor. Supersonic, chaff and flare, and other airspace consequences are the same as under Alternative A.	Rerouting J-74 could impact commercial traffic as noted for the Draft EIS Proposed Action. Capitan MOA/ATCAA airspace would not be established so there would be no environmental consequences to the Roswell-Corona corridor. Supersonic, chaff and flare, and other airspace consequences are the same as under Alternative A.	No airspace modifications or expansion of military training airspace would occur. The training inefficiencies resulting from the segmented configuration of th existing airspace would continue. Supersonic flight would continue above 30,000 feet MSL with an estimated one soni boom every five days. Chaff and flare use would continue as assesses in existing airspace Scheduling issues associated with joi military and civil use of the current airspace configuration wou	

#### TABLE 2-13. SUMMARY OF IMPACTS BY RESOURCE (PAGE 1 OF 6)

# TABLE 2-13. SUMMARY OF IMPACTS BY RESOURCE

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	(PAGE 2 OF 6)	<u>_</u>	
Preferred Alternative Alternative A (mitigated)	Draft EIS Proposed Action	Alternative B	No-Action
ACOUSTIC ENVIRONMENT			
Change in the acoustic environment from subsonic operations is minor in most areas under the airspace. Average noise levels under the existing Pecos South MOA would be reduced from 43 dB to 42 dB, due to training operations being spread over a larger volume of airspace. Average noise levels in the eastern low altitude expansion of the Pecos MOA would noticeably increase from an estimated ambient condition of 25 - 36 dB to 42 dB. Annual average noise levels adjusted for day-night and for sudden onset noise are all below the 55 dB noise level identified by USEPA as protective of public health and welfare with an adequate margin of safety. Average military aircraft noise levels under the Capitan ATCAA would be 25 to 28 dB. Average military aircraft noise levels under the Capitan ATCAA would be 25 to 28 dB. Average military aircraft noise levels under the comparable to either under the Capitan ATCAA or the eastern expansion of Pecos, depending upon training activity. Military aircraft would be noticed, but the calculated military noise level is within the estimated 25 - 36 dB ambient conditions or below the 55 dB noise level. The projected change from 168 to 467 supersonic sorties per month would result in an average increase of sonic booms from one per five days to two per three days. Sonic boom noise levels toward the center of the airspace would be a C- Weighted Day-Night Sound Level (CDNL) 52 dB. Individual sonic booms would be noticeable and could be perceived as intrusive. Peak overpressure values would not be strong enough to result in damage to human health or animals. Damage to structures is generally not expected, although vibration could affect or damage fragile items or items such as windows in poor condition.	Noise levels generally would be comparable to Alternative A. Average noise levels in the Pecos South MOA would be reduced from 43 dB to 42 dB. Noise in the Pecos expansion would increase as described for Alternative A. Military aircraft noise levels under Capitan would increase to 25 - 28 dB in an area with ambient noise levels of 25 to 36 dB. These average noise levels are all below the 55 dB identified by USEPA. Sonic boom levels would be CDNL 52 dB with an average of two booms per three days toward the center of the airspace. The sonic boom environment would be more concentrated toward the center of the airspace than near the edges. Sonic boom effects would be as described Alternative A.	Noise levels generally would be comparable to Alternative A. Average noise levels in the Pecos South MOA would be reduced from 43 dB to 42 dB. Noise in the Pecos expansion would noticeably increase to 42 dB as described for Alternative A. The sonic boom environment and consequences would be the same as for Alternative A. The Capitan MOA/ATCAA would not be established and noise levels would remain at ambient levels in the area between the Beak and Pecos MOAs.	Noise levels under the Pecos MOA would remain at existing 43 dB. Sonic booms would continue at one per five days and the baseline sonic boom environment would result in a CDNL 40 dB toward the center of the airspace. The acoustic environment in the areas under the Sumner ATCAA no coincident with other airspace and between the Pecos and Beak MOAs would remain at the estimated 25 to 36 dB ambient levels.

NEW MEXICO TRAINING RANGE INITIATIVE EIS

2.0 DESCRIPTION OF THE PROPOSED ACTION AND ALTERNATIVES Digitized by

(PAGE 3 OF 6)									
Preferred Alternative Alternative A (mitigated)	Draft EIS Proposed Action	Alternative B	No-Action						
SAFETY									
No specific proposals associated with Alternative A would create new or unique ground safety issues. Continuing J-74 on its established route would not change airspace safety. Establishing the Capitan ATCAA with a floor of 18,000 feet MSL and using it two days per month would limit civil aviation traversing the area. See-and-avoid safety issues were raised by general aviation pilots who requested enhanced communication within the Pecos MOA complex. Supersonic or startle effects would not be expected to be a safety risk to humans or animals although startle effects of low overflight could impact penned animals. Chaff has not been found to be harmful to domestic animals or wildlife. Flares are designed and employed above 2,000 AGL in a manner that ensures that they are fully consumed before reaching the ground. Proposing flare deployment above 5,000 AGL in fire conditions of high or above should result in minimal fire risk. Flight activity would continue at current levels. Risks of a Class A mishap would remain unchanged. Emergencies, including life-flights, would continue to be supported by stopping military training in the affected airspace. Ground, ordnance, flight safety, and flare use risks are comparable to existing conditions.	No aspects of the Proposed Action would be expected to create new or unique ground safety issues. Moving J-74 was identified as a potential safety risk during the Draft EIS review process. Establishing the Capitan MOA and ATCAA would create a 12,500 MSL floor and a new MOA which were identified during the Draft EIS review process as a potential increased safety risk to civil aviation. Ground, ordnance, flight safety, and flare use risks are comparable to Alternative A.	No specific proposals associated with Alternative B would create new or unique ground safety issues. Moving J-74 would affect commercial traffic as described for the Draft EIS Proposed Action. The Capitan MOA/ATCAA would not be established and there would be no effects on civil aircraft traversing the airspace between the Beak and Pecos MOAs. Ground, ordnance, flight safety, and flare use risk assessments are comparable to Alternative A.	No changes to airspace would occur. Risks associated with airspace use, ground, ordnance, flight safety, and flare use would remain unchanged from current conditions.						

# TABLE 2-13. SUMMARY OF IMPACTS BY RESOURCE(PAGE 3 OF 6)

# TABLE 2-13. SUMMARY OF IMPACTS BY RESOURCE

(PAGE 4 OF 6)

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Preferred Alternative Alternative A (mitigated)	Draft EIS Proposed Action	Alternative B	No-Action
PHYSICAL RESOURCES			
Effects to physical resources from NMTRI focused on chaff and flare use. Chaff or flare debris would not accumulate in soil or water in quantities that would negatively affect their quality or uses. Flares are designed to be fully consumed prior to reaching the ground; therefore there is a low probability of fire affecting physical resources due to flare use. The total number of chaff and flares used in the Pecos/Sumner airspace complex would not change from the present. Chaff fibers would be expected to be 0.005 ounces per acre per year and 1-inch by 1-inch plastic or felt pieces from chaff or flares or aluminum-coated mylar wrapping from flares would be approximately one per 9 acres per year. No significant impact to physical resources would occur due to deployment of chaff and flares or any other component of Alternative A.	Potential effects would be the same as under Alternative A. Chaff fibers, end caps, or wrapping distribution would be the same as under Alternative A. No significant impact would occur to physical resources.	Potential effects would be essentially the same as under Alternative A. Defensive chaff or flares would not be used by military aircraft between the Beak and Pecos MOAs. No significant impact to physical resources would occur under Alternative B.	Effects to physical resources would be the same as under current conditions. Chaff and flare plastic or felt pieces from chaff and flare and mylar coated wrapping from flares would continue to be deposited at approximately one piece per 9 acres per year. No significan impact to physical resources occurs under No-Action.
<b>BIOLOGICAL RESOURCES</b> No biological impacts are expected due to any changes in subsonic noise in existing airspace. Expansion areas would experience new levels of noise, which could cause short-term wildlife reactions such as shifts in habitat use or activities. Habituation would be expected to reestablish behavior patterns. Noise from supersonic flights would expose animals to higher noise levels from sonic booms than currently experienced. Animals could temporarily react negatively to more or louder sonic booms initially, but habituation to an average of two supersonic events every three days would be expected. A particularly close low level overflight or loud sonic event could result in a startle reaction and negative response to wildlife and livestock. Such incidents would be random and infrequent. Wildlife and livestock would not be affected by residual chaff or flare materials. Flare deployment above 5,000 MSL during high or greater fire conditions would be expected to result in no substantive change to fire risk. Any fire can affect agricultural resources, wildlife, and habitat.	Effects to biological and agricultural resources would be essentially the same as those described under Alternative A.	Effects to biological and agricultural resources would be essentially the same as those described under Alternative A. Resources under the proposed Capitan airspace would experience essentially the same effects as under existing conditions.	Biological and agricultural resources would continue to experience the effects of existing military training, including chaff and flare use and an average of one supersonic event per five days.

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2.0 DESCRIPTION OF THE PROPOSED ACTION AND ALTERNATIVES Digitized by

	(PAGE 5 OF 6)		
Preferred Alternative Alternative A (mitigated)	Draft EIS Proposed Action	Alternative B	No-Action
CULTURAL RESOURCES		•	
Noise levels, including sonic booms, under Alternative A would not be sufficient to produce conditions that could adversely affect cultural or historic resources. Windows in less than good condition could be affected by an increased number and intensity of sonic booms. The cultural and historic sites within established communities would not likely experience substantial noise impacts. Use of flares is not expected to change fire risk. Distribution of chaff and flare residual materials is unlikely to adversely affect cultural resources.	Effects to cultural and historic resources under Alternative A would be essentially the same as under Alternative A.	Effects to cultural and historic resources under Alternative B would be essentially the same as under Alternative A.	No change to effects on cultural resources. Chaff and flare residual materials and sonic booms under the airspace would continue to occur.
LAND USE AND RECREATION		· · · · · · · · · · · · · · · · · · ·	
There would be no anticipated change in general land use patterns, land ownership, land management plans, or special use areas for lands underlying the proposed airspace. NMTRI does not include modifications to Cannon AFB or Melrose AFR. Access to land would remain unaffected and noise levels would remain below identified USEPA levels for consideration of potential consequences. Current management of recreation-related resources and land used for recreation activities such as hunting would continue as under existing conditions. Increased noise levels due to supersonic flight may result in some increased human annoyance to population under the airspace (population density in the region is less than 1 person per square mile). No significant impacts to land use or recreation would be expected under Alternative A.	Effects to land use and recreation resources similar to those under Alternative A. NMTRI does not include modifications to Cannon AFB or Melrose AFR. No impacts to land uses or recreation, including in the air traffic study area, would be expected.	Effects to land use and recreation resources similar to those under Alternative A. The Capitan MOA/ATCAA would not be established and effects on resources under the corridor would be the same as under existing conditions. No impacts to land uses or recreation under Alternative B would be expected, including in the air traffic study area.	Land use and recreation resources under the existing airspace would experience the same effects as under existing conditions.

# TABLE 2-13. SUMMARY OF IMPACTS BY RESOURCE(PAGE 5 OF 6)

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Preferred Alternative Alternative A (mitigated)	Draft EIS Proposed Action	Alternative B	No-Action
SOCIOECONOMICS		r	<del> </del>
Expanded airspace and low-altitude flight would not be expected to result in any significant impacts to humans, livestock, economic pursuits, or land values in the region. Commercial and general aviation traversing on J-74 or Capitan ATCAA would not be significantly affected by the twice monthly ATCAA activation periods. Changes in noise would not have significant effects on land use, property values, recreation activity, ranching operations, wind energy projects, oil/gas exploration or production, or other economic pursuits. Noise startle events, such as an increase in sonic booms from one per five days to two per three days, could result in negative impacts to a particular animal or human receptor, and the incidence of such an event may increase annoyance. Five cases of damage to penned domestic animals were attributed to low level overflights under the Cannon AFB Pecos airspace complex between 1994 and 2005. Damage to property in good condition from noise effects would not be anticipated. Older windows or fragile objects balanced on shelves could be vibrated or damaged as a result of an increase in sonic boom numbers or intensity. The Air Force has established procedures for any damage claim. Chaff debris or residual flare components would not accumulate in sufficient quantities to affect property value or land uses although finding such materials on private or public property could result in annoyance. The risk of flare- induced fire in the affected area would continue to be minimal.	Most socioeconomic effects would be the same as those described for Alternative A. Reconfiguring J-74 and redirecting other civil traffic could increase flight time by 1 to 2 minutes and concentrate more commercial traffic north of existing J-74. Civil aviation flights could be required to fly at lower altitudes, use "see-and-avoid," adjust schedules, or otherwise avoid an active Capitan MOA. As noted in comments during the Draft EIS process, J-74 and Capitan MOA could affect civil aviation scheduling and economics. Potential effects from noise, sonic booms, chaff, flares, and risk of fire would be the same as for Alternative A.	Most socioeconomic effects would be the same as those described for Alternative A. The effects of rerouting J-74 would be the same as under the Draft EIS Proposed Action. The Capitan MOA/ATCAA would not be created under this alternative. Potential effects from noise, sonic booms, chaff, flares, and risk of fire would be generally the same as for Alternative A.	Effects on socioeconomic resources under the Pecos MOA complex would be the same as under existing conditions. This includes sonic booms from flights above 30,000 feet MSL, chaff and flare use in the currently approved airspace, and the current minimal fire risk from existing flare use.
ENVIRONMENTAL JUSTICE	r====	· · · · · · · · · · · · · · · · · · ·	r
No impacts related to Environmental Justice issues are anticipated. There would be no effects on children.	No impacts related to Environmental Justice issues or effects on children are anticipated.	No impacts related to Environmental Justice issues or effects on children are anticipated.	No change related to Environmental Justice issues are anticipated.

#### TABLE 2-13. SUMMARY OF IMPACTS BY RESOURCE (PAGE 6 OF 6)

NEW MEXICO TRAINING RANGE INITIATIVE EIS

2.0 DESCRIPTION OF THE PROPOSED ACTION AND ALTERNATIVES Digitized by

# **3.0 AFFECTED ENVIRONMENT**

This chapter describes the condition of environmental resources within the areas potentially affected by the alternatives described in Chapter 2.0.

The National Environmental Policy Act (NEPA) requires that the analysis address those areas and the components of the environment with the potential to be affected by the proposed action. Locations and resources with no potential to be affected need not be analyzed.

Public and agency scoping comments were used to focus the analysis on those environmental resources of interest to scoping participants. Some environmental resources were not carried forward for evaluation in this Environmental Impact Statement (EIS) because it was determined that implementation of the Proposed Action or any of the alternatives would be unlikely to affect those resources. These resources are air quality, hazardous materials and waste management, transportation and visual resources. An explanation of the reasons why these resources were not expected to be affected was presented in Section 2.4.2. The public and agencies review of the Draft EIS helped describe the potential consequences to the environmental resources. Those consequences are addressed in Chapter 4.0. Cumulative effects associated with other federal and regional action, including Base Realignment and Closure (BRAC) Act and designation of the new AFSOC mission, are described in Chapter 5.0.

The expected geographic scope of potential impacts is known as the Region of Influence (ROI). The ROI for this project is defined for each environmental resource as the outermost boundary of potential environmental consequences. The ROI generally is focused on the areas under or adjacent to the Pecos Military Operations Area (MOA)/Air Traffic Control Assigned Airspace (ATCAA) complex or affected by an alternative. In addition to this ROI, each resource considered the air traffic study area, as described in Section 2.2.2. No change in airspace use in the Beak MOA is proposed as part of the New Mexico Training Range Initiative (NMTRI).

# 3.1 AIRSPACE AND RANGE MANAGEMENT

### 3.1.1 DEFINITION OF THE RESOURCE

Airspace management is defined as the direction, control, and handling of flight operations in the "navigable airspace" that overlies the geopolitical borders of the United States (U.S.) and its territories. "Navigable airspace" is airspace above the minimum altitudes of flight prescribed by regulations under United States Code (USC) Title 49, Subtitle VII, Part A, and includes airspace needed to ensure safety in the takeoff and landing of aircraft (49 USC § 40102). Congress has charged the Federal Aviation Administration (FAA) with responsibility for developing plans and policy for the use of the navigable airspace and assigning by regulation or order the use of the airspace necessary to ensure the safety of aircraft and its efficient use (49 USC § 40103(b); FAA Order 7400.2 2004). Special Use Airspace (SUA) identified for military and other governmental activities is charted and published by the National Aeronautical Charting Office in accordance with FAA Order 7400.2 and other applicable regulations and orders. Management of this resource considers how airspace is designated, used, and administered to best accommodate the individual and common needs of military, commercial,

PRELIMINARY FINAL NEW MEXICO TRAINING RANGE INITIATIVE EIS

3.1 AIRSPACE AND RANGE MANAGEMENT

and general aviation. The FAA considers multiple and sometimes competing demands for aviation airspace in relation to airport operations, Federal Airways, Jet Routes, military flight training activities, and other special needs to determine how the National Airspace System can best be structured to address all user requirements. Specific rules and regulations concerning airspace designation and management are listed in FAA Order 7400.2.

There are two categories of airspace or airspace areas, regulatory and non-regulatory. Within these two categories, there are four types of airspace, Controlled, Special Use, Other, and Uncontrolled airspace. Controlled airspace is airspace of defined dimensions within which air traffic control service is provided to Instrument Flight Rule (IFR) flights and to Visual Flight Rule (VFR) flights in accordance with the airspace classification (Pilot/Controller Glossary [P/CG] 2004). Controlled airspace is categorized into five separate classes: Classes A through E. These classes identify airspace that is controlled, airspace supporting airport operations, and designated airways affording en route transit from place-to-place. The classes also dictate pilot qualification requirements, rules of flight that must be followed, and the type of equipment necessary to operate within that airspace. Uncontrolled airspace is designated Class G airspace.

SUA is airspace of defined dimensions wherein activities must be confined because of their nature, or wherein limitations may be imposed upon aircraft operations that are not a part of those activities. The types of SUA areas are Prohibited Areas, Restricted Areas, MOAs, Warning Areas, Alert Areas, Controlled Firing Areas, and National Security Areas.

ATCAAs are classified as other airspace which includes advisory areas, areas that have specific flight limitations or designated prohibitions, areas designated for parachute jump operations, Military Training Routes (MTRs), and Aerial Refueling Tracks (ARs). When not required for other needs, an ATCAA can extend the vertical boundary of training airspace as authorized for military use by the controlling Air Route Traffic Control Center (ARTCC).

The United States Air Force (Air Force) manages airspace in accordance with processes and procedures detailed in Air Force Instruction (AFI) 13-201, Air Force Airspace Management. AFI 13-201 implements Air Force Planning Document 13-2, Air Traffic Control, Airspace, Airfield, and Range Management, and Department of Defense (DoD) Directive 5030.19, DoD Responsibilities on Federal Aviation and National Airspace System Matters. It addresses the development and processing of SUA, and covers aeronautical matters governing the efficient planning, acquisition, use, and management of airspace required to support Air Force flight operations (Air Force 2001a).

Range management involves the development and implementation of those processes and procedures required by AFI 13-212, Volumes 1, 2, and 3, to ensure that Air Force ranges are planned, operated, and managed in a safe manner, that all required equipment and facilities are available to support range use, and that proper security for range assets is present. Specific direction on different range activities is contained in AFI 13-212, Volume 1, *Range Planning and Operations*, Volume 2, *Range Construction and Maintenance*, and Volume 3, *SAFE-RANGE Program Methodology* (Air Force 2001b, 2001c, 2001d). The focus of range management is on ensuring the safe, effective, and efficient operation of Air Force ranges. The overall purpose of range management is to balance the military's need to accomplish realistic testing and training with the need to minimize potential impacts of such activities on the environment and surrounding communities (Air Force 2001b, 2001c, 2001d).

The airspace directly associated with the Proposed Action and alternatives includes Restricted Areas, MOAs, and ATCAAs. The volume of airspace encompassed by the combination of airspace elements constitutes the ROI for airspace management. The ROI for range management are those geographic areas consisting of government-owned land comprising the Melrose Bombing, Gunnery, and Electronic Combat Range complex, known as Melrose Air Force Range (AFR).

The Beak A, B, and C MOAs and associated ATCAA (Beak) is not included in the ROI for airspace. Beak (on Figure 3.1-1) is proposed as part of NMTRI to be connected to the Pecos MOA complex. Beak is a staging area for large-force exercises (LFEs) of approximately 20 aircraft that are conducted approximately twice monthly. No change in configuration or use of Beak is proposed under the Proposed Action or an alternative. Under existing or No-Action conditions, Beak is used for selective mission training and assembly of aircraft to perform limited scope large-force training in the Pecos complex. Under existing conditions, participating aircraft are not permitted to maneuver or otherwise perform training in missions as they transit between the Beak and Pecos complexes. Since no change is projected to occur in or under the Beak MOA, it is a location not expected to be affected by an alternative.

### 3.1.2 Existing Conditions

#### MILITARY OPERATIONS AREAS

The alternatives described in Chapter 2.0 include changes to Pecos MOAs. Each MOA is airspace of defined vertical and lateral limits established below the Class A airspace floor of 18,000 feet above mean sea level (MSL). MOAs separate and segregate certain non-hazardous military activities from IFR traffic and to identify for VFR traffic where these activities are conducted (P/CG 2004). MOAs are considered "joint use" airspace. Non-participating aircraft operating under VFR are not prohibited from entering a MOA, even when the MOA is active for military use. Aircraft operating under IFR must remain clear of an active MOA unless approved by the responsible ARTCC. Joint use by both participating and VFR nonparticipating aircraft is accomplished under the "see-and-avoid" concept described in 14 Code of Federal Regulations (CFR) § 91.113(b), which states that "[w]hen weather conditions permit, pilots operating IFR or VFR, vigilance shall be maintained by each person operating an aircraft so as to see and avoid other aircraft" (P/CG 2004). Right-of-way rules are contained in CFR Part 91. ARTCC provides separation of non-participating IFR aircraft within active MOAs in a variety of ways including restricting IFR traffic from the active MOA. Lights out training is not currently conducted by 27 FW F-16s in the Pecos MOA. However, under a Letter of Agreement (LOA) between the Albuquerque ARTCC and the 27 FW, the 27 FW could perform lights training if needed.

During public hearings, some New Mexico general aviation pilots stated that they avoid flying through an active MOA. They expressed specific concern that the Capitan MOA as presented in the Draft EIS Proposed Action would constrain air traffic. They also expressed the opinion that, in practice, Albuquerque ARTCC does not grant clearance to enter an active MOA for non-participating IFR traffic. Clearances through an active MOA may be granted to non-participating IFR traffic provided positive separation is maintained between participant and non-participant.

PRELIMINARY FINAL NEW MEXICO TRAINING RANGE INITIATIVE EIS

3.1 AIRSPACE AND RANGE MANAGEMENT

Figure 3.1-1 presents the existing airspace associated with NMTRI. This airspace includes the Pecos MOAs and the Taiban MOA. The Pecos MOAs are four distinct MOAs that are divided into a north and south segment, with each segment having a high and low component. In general, these MOAs abut each other horizontally and vertically, essentially forming one contiguous block of airspace. The exception to this is the Pecos South High MOA, which extends to the south beyond the southern border of the Pecos South Low MOA. This structuring of the MOA airspace, in effect, created a "shelf" of MOA airspace extending to the south of the southern border of the Pecos South Low MOA. This structuring of the MOA airspace, in effect, created a "shelf" of MOA airspace extending to the south of the southern border of the Pecos South Low MOA that begins at 11,000 feet MSL. Termed the "Roswell Shelf," this afforded non-MOA airspace up to 11,000 feet MSL to support other aircraft transiting to and from Roswell, New Mexico. This Roswell Shelf was needed prior to the 1997 improvements in FAA radar coverage at Roswell. The Taiban MOA is situated along the northeastern edge of the Pecos South Low MOA eastward to the Restricted Airspace, which supports operations on Melrose AFR. These MOAs are scheduled and managed by staff at Cannon Air Force Base (AFB); utilization is under the control of the Albuquerque ARTCC.

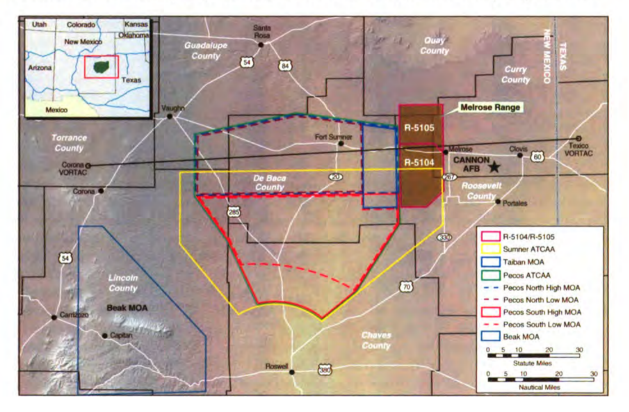


FIGURE 3.1-1. EXISTING AIRSPACE ASSOCIATED WITH NMTRI

# AIR TRAFFIC CONTROL ASSIGNED AIRSPACE

NMTRI proposes changes to ATCAAs. ATCAAs are airspace of defined vertical and lateral limits, assigned by air traffic control (ATC), for the purpose of providing air traffic segregation between the specified activities being conducted within the assigned airspace and other IFR air traffic (P/CG 2004). This airspace, if not required for other purposes, may be made available for



military use. ATCAAs are normally structured and used to extend the horizontal and/or vertical boundaries of other SUA such as MOAs and Restricted Areas.

The MOAs, Restricted Areas, and associated ATCAAs involved in the NMTRI airspace are developed, coordinated, used, and managed in accordance with LOAs between the 27<sup>th</sup> Fighter Wing (27 FW) and the Albuquerque Center. For the NMTRI airspace, the LOA delegate airspace to Cannon AFB Radar approach Control, defines responsibilities, and outlines procedures for aircraft operations, air traffic control operations, and utilization of airspace for which the 27 FW is the scheduling authority. Such LOAs are supplementary to the procedures in FAA Orders 7110.65 (Air Traffic Control) and 7610.4 (Special Military Operations).

There are five ATCAAs associated with NMTRI. The Pecos North and South ATCAAs overlie the Pecos North and South High MOAs. The Sumner ATCAA overlies the Pecos ATCAA over the southern portion of the Pecos North High MOA, and all of the Pecos South High MOA. In addition to extending the vertical boundaries of the Pecos airspace, the Sumner ATCAA also extends east and west of the Pecos airspace as depicted on Figure 3.1-1. The Melrose ATCAA overlies the restricted airspace associated with Melrose AFR and is discussed in more detail below. The MOAs and the Pecos and Sumner ATCAAs are described in Table 3.1-1. And finally, there is a newly proposed Capitan ATCAA.

MOA/ ATCAA	AL	TITUDES	Hours	Controlling		
	Minimum	Maximum	From	То	ARTCC	
Pecos North Low MOA	500 AGL <sup>1</sup>	500 AGL <sup>1</sup> UTBNI <sup>2</sup> 11,000 MSL <sup>3</sup>		8:00 p.m.4	Albuquerque	
Pecos North High MOA	11,000 MSL	UTBNI FL 1805	8:00 a.m.	8:00 p.m.	Albuquerque	
Pecos South Low MOA	500 AGL	UTBNI 11,000 MSL	Inter By NOTAM <sup>6</sup>	Inter By NOTAM <sup>6</sup>	Albuquerque	
Pecos South High MOA	11,000 MSL	UTBNI FL 180	Sunrise <sup>4</sup>	Sunset <sup>4</sup>	Albuquerque	
Taiban MOA	500 AGL	UTBNI 11,000 MSL	8:00 a.m.	Midnight	Albuquerque	
Pecos ATCAA	FL 180	FL 300	When Requested <sup>7</sup>	When Requested	Albuquerque	
Sumner ATCAA	FL 240	40 FL 510		When Requested	Albuquerque	

TABLE 3.1-1. EXISTING MOAS AND ATCAAS ASSOCIATED WITH NMTRI

Notes: 1. AGL = Feet Above Ground Level

- 2. UTBNI = Up To, But Not Including
- 3. MSL = Feet Above Mean Sea Level. Average ground elevation in ROI is approximately 5,000 MSL.
- 4. Times are Monday through Friday. Additional scheduling is promulgated through Notices To Airmen (NOTAM).

5. FL = Flight Level. Described in terms of hundreds of feet MSL using a standard altimeter setting. Thus,

FL180 is approximately 18,000 MSL.

- 6. Inter By NOTAM = Times of use are intermittent, and are published in NOTAMs.
- 7. ATCAAs are scheduled when requested in conjunction with other military training airspace to support required training, provided the airspace is available.

Source: FAA 2000a; LOA 1996

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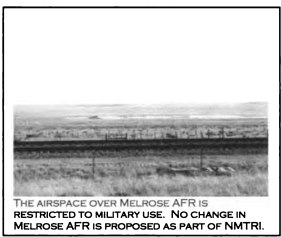
3.1 AIRSPACE AND RANGE MANAGEMENT

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The 27 FW and NMANG are projected to fly approximately 5,600 annual sorties through the first quarter FY 08 and conduct a range of training activities in this MOA/ATCAA airspace. Other aircraft using the airspace include B-1B bombers from Dyess AFB. The B-1Bs schedule the airspace from one to five times per week, flying one to three aircraft during a scheduled period. Other aircraft flown in the airspace infrequently include A-10s, F-15s, F/A-18s, F-22As, German Air Force Tornados, B-52s, C-130s, and various helicopters. LFEs, which typically occur approximately two times per month, involve approximately 20 aircraft of varied types (personal communication, Berg 2004).

#### RESTRICTED AREAS

NMTRI does not propose any boundary changes to Restricted Areas. Each Restricted Area is designated airspace that supports ground or flight activities that could be hazardous to nonparticipating aircraft. A Restricted Area is airspace designated under 14 CFR Part 73, within which the flight of aircraft, while not wholly prohibited, is subject to restriction. Most restricted areas are designated "joint-use" and IFR/VFR operations in the area may be authorized by the controlling ATC facility when it is not being utilized by the using agency (P/CG 2004). The restricted airspaces, R-5104A, R-5104B, and R-5105 support training



activities on Melrose AFR. R-5105 supports operations on the northern portion of the range while R-5104A and R-5104B support operations on the southern portion. The Melrose ATCAA overlies R-5104B, and extends the vertical boundary of this airspace. If R-5104A, R-5104B, and the Melrose ATCAA are all activated, operations on the southern portion of Melrose AFR are supported by a block of airspace that extends from the surface to approximately 30,000 feet MSL. Specific elements of this airspace are described in Table 3.1-2.

	A		
Airspace	Minimum	Maximum	Controlling ARTCC
R-5104A	Surface	UTBNI <sup>1</sup> 18,000 MSL <sup>2</sup>	Albuquerque
R-5104B	18,000 MSL	23,000 MSL	Albuquerque
R-5105	Surface	10,000 MSL	Albuquerque
Melrose ATCAA	FL 240 <sup>3</sup>	FL 300	Albuquerque

TABLE 3.1-2. RESTRICTED AIRSPACE DE	ESCRIPTION
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Notes: 1. UTBNI = Up to, but not including

2. MSL = Feet above mean sea level

3. FL = Flight Level. FL 240 is approximately 24,000 feet MSL

Source: FAA 2000a

PRELIMINARY FINAL NEW MEXICO TRAINING RANGE INITIATIVE EIS 3.1 AIRSPACE AND RANGE MANAGEMENT

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#### MILITARY TRAINING ROUTES

NMTRI does not propose any changes to MTRs. MTRs are flight corridors developed and used by the DoD to practice high-speed, low-altitude flight, generally below 10,000 feet MSL. Specifically, MTRs are airspace of defined vertical and lateral dimensions established for the conduct of military flight training at airspeeds in excess of 250 knots indicated airspeed (IAS) (P/CG 2004). MTRs are developed in accordance with criteria specified in FAA Order 7610.4 (AP/1B 2003). They are described by a centerline, with defined horizontal limits on either side of the centerline, and vertical limits expressed as minimum and maximum altitudes along the flight track. MTRs are identified as Visual Routes (VR) or Instrument Routes (IR). VRs are used by DoD and associated Reserve and Air Guard units for the purpose of conducting low-altitude navigation and tactical training under VFR below 10,000 feet MSL at airspeeds in excess of 250 knots IAS (P/CG 2004). IRs are used by DoD and associated Reserve and Air Guard units for the purpose of conducting low-altitude navigation and tactical training in both IFR and VFR weather conditions below 10,000 feet MSL at airspeeds in excess of 250 knots IAS (P/CG 2004). Although not involved with the NMTRI proposal, there are segments of five MTRs that pass through the Pecos MOA complex: IR-113, VR-1107, VR-1195, VR-100, and VR-125. Figure 3.1-2 shows the military training routes in the vicinity of the Pecos MOA complex.

#### OTHER AVIATION AND AIRSPACE USE

One public airport and three private airfields underlie Pecos MOA airspace. The public airport, Fort Sumner, is situated under the Pecos North MOAs. Although there is no controlled airspace associated with this airport's operation, aeronautical charts reflect that the floor of the Pecos North Low MOA is restricted to 1,500 feet above ground level (AGL) in the airport's vicinity. Private airfields Double V and Bojax are located under the Pecos South MOAs. An airfield for El Paso Natural Gas is located on the extreme southern boundary of the Pecos South High MOA.

The Roswell commercial and general aviation airport is located south of the Pecos South High MOA. Upgrades to the Roswell radar system after 1997 improved the ability of air traffic controllers to monitor aircraft in the Roswell shelf airspace proposed for the Pecos Low South MOA expansion.

There are four Federal Airways ("Victor" Routes) in the vicinity of the Pecos MOAs. V-264 traverses southwest to northeast north of the Pecos MOAs, providing routing between the Corona Very High Frequency Omni-directional Radio Range and Tactical Air Navigation Aid (VORTAC) and Tucumcari, New Mexico. V-291, V-68, and V-83 (see Figure 3.1-3) traverse northwest to southeast along the western border of the Pecos MOAs, and provide routing between the Corona VORTAC and Roswell, New Mexico. All of these routes are situated outside of the boundaries of the Pecos MOAs. Victor routes are not affected by the Capitan ATCAA. Air carrier and air taxi traffic in the region is considered moderate; general aviation traffic in the region is considered relatively light (personal communication, Semanek 2004).

PRELIMINARY FINAL NEW MEXICO TRAINING RANGE INITIATIVE EIS

3.1 AIRSPACE AND RANGE MANAGEMENT

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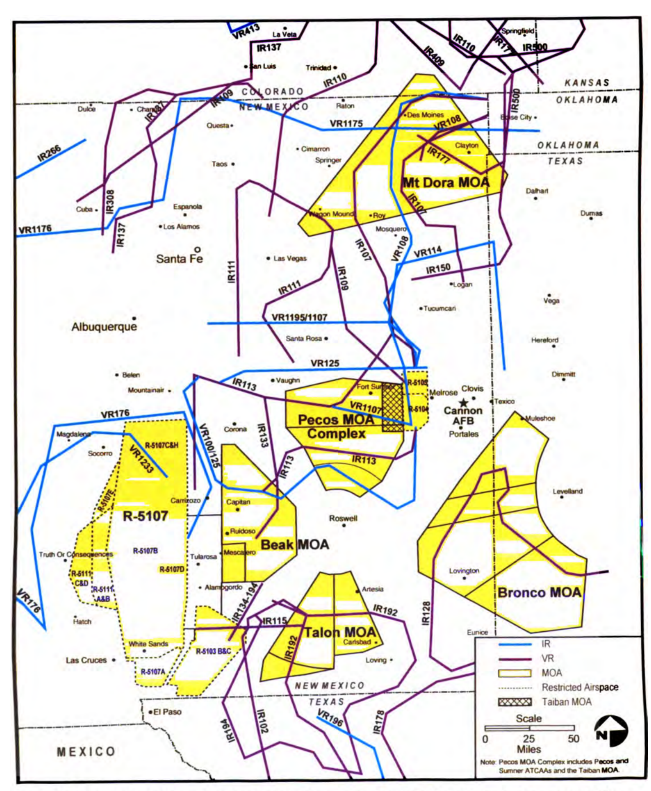


FIGURE 3.1-2. MILITARY TRAINING AIRSPACE IN THE VICINITY OF CANNON AFB

PRELIMINARY FINAL NEW MEXICO TRAINING RANGE INITIATIVE EIS

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One high-altitude Jet Route, Jet Route J-74 (J-74), provides direct east-to-west routing between the Texico VORTAC and the Corona VORTAC. Jet routes are established under Federal Aviation Regulation (FAR) Part 71 in Class A airspace above Flight Level (FL) 180 to designate frequently used routings. They have no specified width; width varies depending on many aeronautical factors (FAA 2004). J-74 passes over the Pecos North High MOA, through the northern portion of the Pecos ATCAA, and over the restricted airspace associated with Melrose AFR. The Pecos ATCAA is capped at FL300, and does not conflict with civil traffic generally at FL310 or higher. Commercial traffic routed via direct or using J-74 fluctuates from light to heavy, depending on the time of day. Most traffic involves operations to and from Dallas-Fort Worth, Texas. Peaks normally occur during mid-morning and mid to late afternoon (personal communication, Semanek 2004). The 27 FW seldom requests authorization to use this airspace because commercial traffic regularly makes it unavailable for military use. The lack of access has "conditioned" military pilots to constantly work around this capped airspace and to ignore "bogeys" above FL300. This diminishes the area for realistic training.

North of J-74 and the Pecos complex, another Jet Route (J-72) traverses northwest to southeast. Further to the west, this route converges with the east-west routes J-6 and J-78. Figure 3.1-3 provides the locations of V-291, V-68, V-83, J-78, J-72, J-74, and Worth-3 (discussed below).

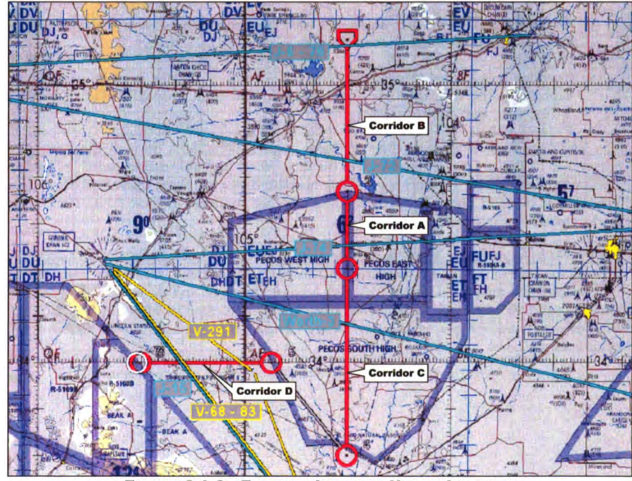


FIGURE 3.1-3. EXISTING AIRCRAFT USAGE AIRSPACE

PRELIMINARY FINAL NEW MEXICO TRAINING RANGE INITIATIVE EIS

3.1 AIRSPACE AND RANGE MANAGEMENT

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A standard instrument departure (SID) track (Worth-3) passes through the Pecos MOAs south of J-74. Worth-3 supports departures from Dallas–Fort Worth and passes through the northern region of the Pecos South MOA in a northwesterly direction from Lubbock, Texas, to the Corona VORTAC.

Currently, LFEs involve transit between the Beak and Pecos MOAs. This transit is accomplished using a temporary transit corridor between the two MOA complexes. This corridor is informally defined, and requests for its use must be made in accordance with FAA procedures at least 10 days in advance. Use of this transit corridor is accomplished through coordination between the 27 FW and Albuquerque Center (personal communication, Berg 2004).

The ROI for NMTRI airspace includes four corridors depicted in Figure 3.1-3 and identified below.

- Corridor A is the area on the northern edge of the existing Sumner ATCAA. This is the area where J-74 and other directly routed traffic operate.
- Corridor B is situated north of Corridor A, and represents J-72 and direct traffic.
- Corridor C covers the area associated with the southern expansion of the Pecos South Low MOA, and addresses traffic using the Worth-3 SID.
- Corridor D is located west of the Pecos MOAs and east of the Beak MOA. This area captures traffic transiting north and south to and from Roswell including traffic on V-291, V-68, and V-83.

The FAA provided radar track data in these areas September 6 through the morning of September 10, 2004. This time period was the most recent available that included an Air Force LFE which occurred on the morning of September 10, 2004. The flight tracks and use rates are presented in detail in Appendix E. Hourly use rates are presented in Table 3.1-3. Times shown are Mountain Daylight Savings Time.

For Corridor A, general aviation traffic averaged approximately 14 percent of all traffic. The greatest total use of the airspace occurred on Thursday, September 9. On a daily basis, the least intense use of the airspace is before 10:00 a.m. (except Thursday) and the most intense use of the airspace occurred between 10:00 a.m. and noon. Traffic tapered off in the afternoon. During the 14-hour data collection period Monday through Friday, the airspace supported from 0 to 12 operations per hour.

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	TIME OF DAY													
	0800 0859	0900 0959	1000 1059	1100 1159	1200 1259	1300 1359	1400 1459	1500 1559	1600 1659	1700 1759	1800 1859	1900 1959	2000 2059	2100 2159
Corridor A <sup>1</sup>		L	L				<u>ــــــــــــــــــــــــــــــــــــ</u>		•		<b>k</b>	<b>I</b>	<u> </u>	•
Monday	1	0	8	3	8	5	12	3	7	7	7	2	6	1
Tuesday	0	0	8	7	7	6	3	6	8	6	11	3	6	7
Wednesday	0	1	7	9	6	7	4	7	4	7	3	4	0	0
Thursday	6	10	10	11	8	9	6	5	6	8	5	4	5	6
Friday	1	0	7	6	3	3				-		-	-	
Total Traffic	8	11	40	36	32	30	25	21	25	28	26	13	17	14
Daily Average	1.6	2.2	8	7.2	6.4	6	5	4.2	5	5.6	5.2	2.6	3.4	2.8
Corridor B <sup>1</sup>				•	<b>.</b>	<b></b>	·	<b>.</b>		·	<b></b>	•	•	•
Monday	0	0	12	12	8	10	7	13	11	11	12	6	8	3
Tuesday	0	1	13	16	12	14	14	13	11	12	11	8	11	3
Wednesday	2	1	14	17	6	6	20	12	10	8	12	1	14	14
Thursday	0	1	12	19	10	10	11	12	8	13	7	8	10	10
Friday	0	1	13	19	9	11		-		-				
Total Traffic	2	4	64	83	45	51	52	50	40	44	42	23	43	30
Daily Average	0.4	0.8	12.8	16.6	9	10.2	10.4	10	8	8.8	8.4	4.6	8.6	6
Corridor C <sup>1</sup>				•	•				•					
Monday	1	0	3	2	5	7	5	7	5	0	6	1	3	3
Tuesday	1	0	6	3	4	0	6	4	5	1	5	3	1	4
Wednesday	0	0	4	6	5	2	8	4	5	3	4	0	2	0
Thursday	2	0	5	5	2	4	7	3	7	3	1	3	1	1
Friday	0	1	6	4	1	2								
Total Traffic	4	1	24	20	17	15	26	18	22	7	16	7	7	8
Daily Average	0.8	0.2	4.8	4	3.4	3	5.2	3.6	4.4	1.4	3.2	1.4	1.4	1.6
Corridor D <sup>2</sup>														
Friday	0	3	4	4	2									
Total Traffic	0	3	4	4	2									
Daily Average	0	3	4	4	2									

#### TABLE 3.1-3. HOURLY AIRCRAFT TRAFFIC IN EACH CORRIDOR ON FIGURE 3.1-3

Notes: 1. Traffic was recorded for a five-day work week from 6 September through 9 September 2004.

2. Traffic was recorded for 10 September 2004 during the time an Air Force LFE was in progress.

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For Corridor B, on average, general aviation traffic constituted approximately 12 percent of all traffic. The greatest total use of the airspace occurred on Tuesday, September 7. On a daily basis, the least intense use of the airspace is before 10:00 a.m. and the most intense use occurred between 10:00 a.m. and noon. Traffic declined somewhat in the afternoon. Overall, during the 14-hour data collection period each day, the airspace supported from 0 to 20 operations per hour.

On Corridor C, general aviation traffic averaged approximately 21 percent of all traffic. The greatest total use of the airspace occurred on Monday, September 6. The least intense use of the airspace occurred before 10:00 a.m., with traffic picking up and remaining relatively at the same level through mid-afternoon. The airspace supported from 0 to 8 operations per hour during the 14-hour data collection period each day.

Corridor D flight traffic during the Friday morning LFE was 13 aircraft. General aviation traffic constituted approximately 8 percent of all traffic.

Tall structures on the ground have the potential to create hazards to flight. Table 3.1-1 demonstrates that three MOAs allow flight at low altitudes. The FAA provides detailed instructions for the marking of obstructions (i.e., paint schemes and lighting) to warn pilots of their presence. Appendix F of this document provides the main text of the applicable FAA circular. Any temporary or permanent structure, including all appurtenances, that exceeds an overall height of 200 feet (61 meters) AGL or exceeds any obstruction standard contained in 14 CFR Part 77, should normally be marked and/or lighted. The FAA may also recommend marking and/or lighting a structure that does not exceed 200 feet AGL or 14 CFR Part 77 standards because of its particular location (FAA 2000b) (see Appendix F). The obstruction standards in 14 CFR Part 77 are primarily focused on structures in the immediate vicinity of airports and approach and departure corridors from airports (14 CFR Part 77 1971).

### RANGE MANAGEMENT

Melrose AFR is a Class A Range. Class A ranges are manned, have a ground-based scoring capability, and a Range Control Officer (RCO) who controls aircraft using the range (Air Force 2001e). Overall responsibility for the operation of Melrose AFR rests with the Commander of the 27 FW, Cannon AFB, New Mexico. The Operations Group Commander of the 27 FW exercises operational control of the range (Cannon AFB 2000).

Range managers are required to assess risks associated with weapons employment and establish mission parameters that minimize potential safety hazards. Specific weapon safety footprints (which include both ordnance delivery and laser use) must be assessed against each intended target to ensure that they can be safely employed (Air Force 2001e). These assessments have been accomplished by 27 FW staff, and allowable ordnance delivery profiles have been documented in the unit supplement to AFI 13-212 (Cannon AFB 2000).

Range operations require that the surface area encompassing the weapon safety footprints (as defined in SAFE-RANGE) be protected by purchase, lease, or other restriction to ensure the

safety of personnel, structures, and the public from expended rockets, missiles, or target debris (Air Force 2001e). Additional information pertaining to the SAFE-RANGE program is contained in Section 3.3, Safety, of this EIS. The lands associated with Melrose AFR meet these requirements.

Cannon AFB's Supplement to AFI 13-212 also assigns responsibilities and provides detailed processes and procedures to the RCO regarding range scheduling, maintenance, explosive ordnance disposal, range decontamination and debris disposal, entry into, operations within, and exit from the airspace directly supporting range operations (Cannon AFB 2000).

# 3.2 ACOUSTIC ENVIRONMENT

# **3.2.1** Definition of the Resource

The acoustic environment is generally described by the sound level or the amplitude of a sound that occurs at any given time. From the ground, the sound level of an aircraft changes continuously, starting at the ambient (background) level, increasing to a maximum as the aircraft passes closest to the receiver, and then decreasing to ambient as the aircraft flies into the distance. Sound levels are on a logarithmic decibel scale; a sound level that is 10 decibels (dB) higher than another will be perceived as twice as loud. Specific noise metrics include Maximum Sound Level ( $L_{max}$ ), the Sound Exposure Level (SEL), Day-Night Average Sound Level (DNL), and Onset-Rate Adjusted Monthly Day-Night Average Sound Level ( $L_{dnmr}$ ). A-weighted levels are used for subsonic aircraft noise, and C-weighted levels are used for sonic booms and other impulsive noises. A "C" is included in the symbol to denote when C-weighting is used. Each of these metrics is summarized below and discussed in detail in Appendix G.

- $L_{max}$  is used to define maximum sound levels.  $L_{max}$  is the highest sound level measured during a single aircraft overflight. For an observer, the sound level starts at the ambient sound level, rises up to the maximum level as the aircraft flies closest to the observer, and returns to the ambient level as the aircraft recedes into the distance.
- SEL accounts for both the maximum sound level and the length of time a sound lasts. SEL does not directly represent the sound level heard at any given time. Rather, it provides a measure of the total sound exposure for an entire event. This provides a better measure of intrusion that L<sub>max</sub> alone.

FEDERAL AVIATION ADMINISTRATION (FAA) ORDER 1050.1E PROVIDES DEFINITIONS FOR THESE METRICS: SEL (SOUND EXPOSURE LEVEL) - A SINGLE EVENT METRIC THAT TAKES INTO ACCOUNT BOTH THE NOISE LEVEL AND DURATION OF THE EVENT AND REFERENCED TO A STANDARD DURATION OF ONE SECOND. LMAX (MAXIMUM SOUND LEVEL) - A SINGLE NOISE EVENT METRIC THAT IS THE HIGHEST A-WEIGHTED SOUND LEVEL MEASURED DURING AN EVENT. LEQ (EQUIVALENT SOUND LEVEL) - A CUMULATIVE LEVEL OF A STEADY TONE THAT PROVIDES AN EQUIVALENT AMOUNT OF SOUND ENERGY FOR ANY SPECIFIC PERIOD.

• DNL is a noise metric combining the levels and durations of noise events and the number of events over an extended time period. It is a cumulative average computed over a set of 24-hour periods to represent total noise exposure. DNL also accounts for more intrusive night time noise, adding a 10 dB penalty for sounds after 10:00 p.m. and before 7:00 a.m. DNL is the appropriate measure to account for total noise exposure around airfields and airports. Depending on the regularity of operations, DNL is

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computed either as an annual average or for operations representing an average busy day.

- L<sub>draw</sub> is the measure used for subsonic aircraft noise in military airspace (MOAs or Warning Areas). When military aircraft fly low and fast, the sound can rise from ambient to its maximum very quickly. This rapid onset-rate carries a "surprise" effect that can make noise seem louder than its measured SEL would suggest. L<sub>draw</sub> contains a penalty of up to 11 dB to account for this effect. It is computed for the busiest month of the year, so as to account for the seasonal use of some airspaces. L<sub>draw</sub> is interpreted by the same criteria as used for DNL.
- C-Weighted Day-Night Sound Level (CDNL) is a day-night average sound level computed for areas subject to sonic booms. These areas are also subjected to subsonic noise assessed according to L<sub>dnmr</sub>.
- Peak overpressure, pounds per square foot (psf) is used to characterize the strength of impulsive noise such as sonic booms. A decibel version of this, L<sub>pk</sub>, is sometimes used when relating boom amplitude to human or animal response, but the direct physical pressure is most commonly used when assessing effects on structures.

Specific guidelines concerning noise are discussed in Appendix D. The ROI for noise consists of all current and proposed airspace units and the underlying lands and vicinity potentially affected by aircraft flights in the airspace.

UNDER LABORATORY CONDITIONS. THE HUMAN EAR CAN DETECT A 1 dB CHANGE. IN THE ENVIRONMENT, THE SMALLEST CHANGE IN AVERAGE NOISE LEVEL THAT CAN BE DETECTED IS APPROXIMATELY 3 dB. A CHANGE IN SOUND LEVEL OF ABOUT 10 dB IS USUALLY PERCEIVED BY THE AVERAGE PERSON AS A DOUBLING OF THE SOUND'S LOUDNESS. In this EIS, sound levels are presented for noise generated by military aircraft associated with the airspace alternatives. Those are not the only noise sources; there is an existing ambient sound environment as well. Aircraft noise must be compared with existing noise as well as evaluated on an absolute basis. The sound levels in the affected area have not been measured, but they would be comparable to sound levels in other lightly populated areas in the Western U.S. Table 3.2-1 lists sound levels that have been measured in those kinds of areas. The

table notes the sources of the data and the metric reported. When predicted aircraft noise levels fall in the lower ranges of the levels in Table 3.2-1, they are not significant even if they represent an increase from existing aircraft noise levels. Based on the sound levels and types of areas summarized in Table 3.2-1, ambient sound levels in the study area (outside of population centers) would be expected to be in the range of 25 to 36 dB.

1

Location	Sound Level Range, dB	Reference
North Rim, Grand Canyon	16-311	U.S. Environmental Protection Agency (USEPA) 1971
Farm in Valley	35-441	USEPA 1971
Small Town Residential Cul-de-Sac	<b>40-50</b> <sup>1</sup>	USEPA 1971
Grand Canyon	<b>22-3</b> 5 <sup>2</sup>	Miller et al. 2003
Idaho, sagebrush country	25-36 <sup>3</sup>	Fidell et al. 2003
Central and Eastern Colorado	28-444	Air National Guard 1996

#### TABLE 3.2-1. SOUND LEVELS IN LIGHTLY POPULATED AREAS

Notes: 1. L<sub>90</sub> to L<sub>10</sub> (L<sub>90</sub> and L<sub>10</sub> are the sound level exceeded 90 percent and 10 percent of the time)

2. L<sub>50</sub>, range over eighteen sites (L<sub>50</sub> is the sound level exceeded 50 percent of the time)

3. Leq, range over eight sites (Leq is the equivalent sound level)

4. L<sub>90</sub>, range over 17 sites

# 3.2.2 Existing Conditions

#### 3.2.2.1 SUBSONIC NOISE

Subsonic noise in military airspace has been studied by measurement and analysis of operations and noise in airspaces (Frampton *et al.* 1993; Lucas *et al.* 1995), and by computer modeling of those analyses (Lucas and Calamia 1996). It has been found that, for noise modeling purposes, there are three kinds of activity. These are specific tracks (such as defined paths to fixed targets), corridors (such as MTRs), and random operations (general MOA activity, with no fixed defined tracks). Where operations with no predetermined tracks apply, flight tracks are widely dispersed, and over an extended time period, no one location is expected to experience different flight activity than another. For modeling purposes, these flight tracks are random. Such non-predetermined or random flight tracks are an important part of training. Military aircrews must learn to be flexible, and cannot become accustomed to particular landmarks. The random nature of operations and noise has been recently affirmed by analysis of specially-collected radar data in Idaho airspace (Bradley *et al.* 2003) and noise monitoring in that same airspace (Fidell *et al.* 2003).

The Air Force has developed the MR\_NMAP (MOA-Range NOISEMAP) computer program (Lucas and Calamia 1996) to calculate subsonic aircraft noise in these areas. MR\_NMAP calculates noise according to the three categories noted above, specific tracks, corridors, and random operations. As noted above, it is supported by actual measurements in several military airspace units.

Flight operations in the airspace ROI are random with aircraft flying at various altitudes, depending on their missions. Flight tracks are randomly distributed, so that crews experience the variety that they would encounter in actual combat. As affirmed as recently as 2003 (Fidell *et al.* 2003; Bradley *et al.* 2003), a person on the ground under training airspace would experience a variety of sounds. Noise events are sporadic; on some days no aircraft would be heard, and on other days one or more aircraft at different altitudes and distances would be heard.

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The airspace ROI is divided into several altitude ranges. There is a different character to the noise from aircraft at high altitudes versus low altitudes. An aircraft at low altitude generates high noise levels directly under the track (see Tables 3.2-2 and 3.2-3) but has a relatively short duration (sometimes just 10 or 20 seconds) and a narrow footprint. An aircraft at 500 feet AGL may not even be noticed a mile to the side. At high altitudes, the maximum noise level is lower, but the footprint is bigger: the noise may last for over a minute and may be heard several miles to either side of the flight track.

Airspace <sup>1</sup>	L <sub>dnmr<sup>2</sup></sub>	Number of events/day above SEL 65 dB
Pecos North Low <sup>3</sup>	43	1.2
Pecos South Low <sup>3</sup>	43	1.0
Pecos South High (southern part)	30	0.9
Taiban MOA <sup>3</sup>	43	1.2
R-5105 <sup>3</sup>	49	0.4
R-5104A/B <sup>3</sup>	51	1.5
Areas Under Sumner ATCAA <sup>4</sup>	16	0.1

TABLE 3.2-2. BASELINE AIRCRAFT NOISE LEVELS UNDER EXISTING AIRSPACE

Notes: 1. Ambient conditions estimated to be 25 to 36 dB.

2. Military aircraft noise calculated from MR\_NMAP.

3. Other airspaces overlay; airspace named is the dominant layer.

4. Areas that are not coincident with other airspaces.

TABLE 3.2-3.	REPRESENTATIVE MAXIMUM A-WEIGHTED SOUND LEVELS (LMAX)
	UNDER THE FLIGHT TRACK FOR VARIOUS
	JET AIRCRAFT TYPES AND FLIGHT ALTITUDES

Aircraft		Power	ALTITUDE (FEET AGL)						
	Airspeed	Setting	500	1,000	2,000	5,000	10,000	20,000	
F-15C	520 knots	81% NC	114	108	99	86	74	57	
F/A-18	500 knots	92% NC	116	108	99	85	71	54	
F-14A	530 knots	100% NC	111	103	94	80	67	51	
B-1B	550 knots	101% RPM	112	106	98	86	75	61	
F-16C	540 knots	99% NC	107	100	92	79	67	50	
Tornado	420 knots	70% NC	102	95	88	75	65	52	
F-22A	520 knots	70% ETR	116	108	99	85	71	54	

NC = Core Engine Fan Speed

RPM = Revolutions Per Minute

ETR = Engine Throttle Ratio

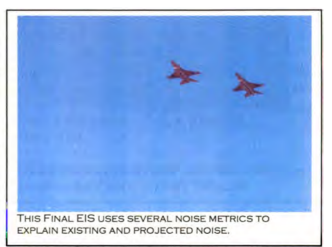
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An important characteristic of noise from an aircraft at low altitude is that it has a high onset rate, i.e., it arrives very quickly and there is a relatively short time (often only a few seconds) from ambient to  $L_{max}$ . This causes noise from such overflights to be more annoying than would be expected from their measured SEL. An adjustment of up to 11 dB has been developed for this effect, and incorporated into the  $L_{dnmr}$  metric. (Plotkin *et al.* 1987; Plotkin *et al.* 1991; Stusnick *et al.* 1992; Stusnick *et al.* 1993)  $L_{dnmr}$  is the monthly average onset-rate adjusted DNL. Noise levels are interpreted the same way for both DNL and  $L_{dnmr}$ .

The primary noise metric calculated by MR\_NMAP is DNL in accordance with Federal Interagency Committee on Noise guidelines. The committee was formed to provide forums for debate over future research needs to better understand, predict, and control the effects of aviation noise, and to encourage new technical development efforts in these areas. Because military airspaces involve high speed flight operations, L<sub>dnmr</sub> (which accounts for the high speed, sudden onset surprise factor), is also computed by MR\_NMAP and is the appropriate metric for this airspace.

L<sub>dnmr</sub> has been computed for the areas under each current airspace listed in Table 2-1 and is presented in Table 3.2-2 and Figure 3.2-1 for current conditions. The analysis addressed operations of the Cannon-based F-16C aircraft presented in Table 2-4, plus transient aircraft from Section 3.1.2. As discussed earlier, and elaborated in Appendix G, this cumulative metric represents the most widely accepted method of quantifying sound levels. However, people often desire to know what the loudness of an individual aircraft will be. MR\_NMAP and its supporting programs can



provide the  $L_{max}$  (Table 3.2-3), and SEL (Table 3.2-4) for individual aircraft at various distances and altitudes.  $L_{max}$  is the maximum noise that would be heard by an individual as an aircraft flies overhead. SEL quantifies the combined effect of magnitude and duration of a flyover. Table 3.2-2 shows, in addition to  $L_{dnmr}$ , the number of events per day with SEL above 65 dB that a person in each area is likely to hear. This quantity is computed by MR\_NMAP (Lucas and Calamia 1996). Note that the number of events heard by a person at a given location is fewer than the number of sorties; that is because noise from any one sortie is heard only in a small portion of the airspace.

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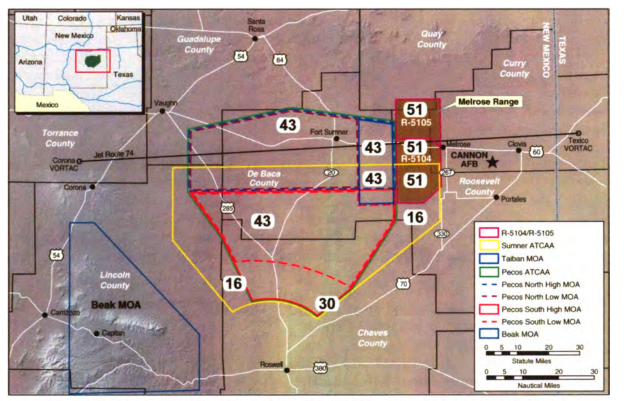


FIGURE 3.2-1. BASELINE AIRCRAFT NOISE LEVELS UNDER EXISTING AND PROPOSED AIRSPACE

TABLE 3.2-4.	REPRESENTATIVE SOUND EXPOSURE LEVELS (SEL) UNDER THE
FLIGHT T	RACK FOR VARIOUS AIRCRAFT TYPES AND FLIGHT ALTITUDES

Aircraft Type Airspeed	Power	ALTITUDE (FEET AGL)						
	Airspeed	Setting	500	1,000	2,000	5,000	10,000	20,000
F-15C	520 knots	81% NC	112	107	101	91	80	65
F/A-18	500 knots	92% NC	114	108	101	89	77	62
F-14A	530 knots	100% NC	109	103	96	84	73	58
B-1B	550 knots	101% RPM	112	108	101	92	82	70
F-16C	540 knots	99% NC	106	100	94	84	74	60
Tornado	420 knots	70% NC	101	95	90	80	71	60
F-22A	520 knots	70% ETR	114	108	101	89	77	62

NC = Core Engine Fan Speed

RPM = Revolutions Per Minute

ETR = Engine Throttle Ratio

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Where airspaces are layered, the aircraft noise at ground level is the combination of all layers above it. Table 3.2-2 and Figure 3.2-1 show the total aircraft noise on the ground, accounting for all airspace layers. These values were computed by entering operations data from Chapter 2.0 into MR\_NMAP. MR\_NMAP identifies the noise contribution from each layer, as well as the combination (decibel combination, as described in Appendix G) of all layers. The dominant layer (usually the lowest one) is specifically indicated in Table 3.2-2.

THE DECIBEL SCALE IS LOGARITHMIC. A SIMPLE RULE OF THUMB IS THAT WHEN A SOUND'S INTENSITY IS DOUBLED, THE SOUND LEVEL INCREASES BY 3 DB, REGARDLESS OF THE INITIAL SOUND LEVEL. THIS MEANS THAT IF A SOUND WITH A LEVEL OF 40 DB WERE ADDED TO AN INITIAL SOUND LEVEL OF 40 DB, THE NEW LEVEL WOULD BE 43 DB.

7

It is important to note, from Table 3.2-1, that the ambient noise level under the airspace in the study area outside of population centers is expected to be in the range of 25 to 36 dB. The numbers from MR\_NMAP are military aircraft levels calculated from the model. Where the calculated numbers are below the estimated ambient levels, such as on Table 3.2-2 for areas under the Sumner ATCAA not coincident with other airspaces, the military aircraft contribution to ambient noise conditions would essentially not be detected.

The noise environments shown in Table 3.2-2 and Figure 3.2-1 fall into three categories:

- High altitude airspace (the three ATCAAs, Pecos North and South High, and R-5104B), where operations are at high altitudes (above 10,000 feet) and L<sub>dnmr</sub> noise levels are calculated to be in the 30 dB range or lower. These levels are around or below ambient (non-aircraft) noise levels expected in this area and thus do not form a dominant part of the acoustic environment.
- Low altitude MOAs (Pecos North and South Low) where the floor is as low as 500 feet AGL. L<sub>dnmr</sub> is around 43 dB.
- Melrose AFR (R-5104A and R-5105), which has a combination of low-altitude and high activity, and levels are around 50 dB.

# 3.2.2.2 Sonic Boom

Supersonic aircraft flight is primarily associated with air combat training. Modern combat tactics and advanced weaponry also require supersonic speeds to launch a variety of munitions at optimum levels and within desired employment envelopes. These activities can occur in specially designated supersonic airspace, above 5,000 feet AGL, or in airspace above 30,000 feet MSL. There is currently no designated supersonic airspace in the immediate area, so existing supersonic operations are only authorized above 30,000 feet MSL.

Aircraft exceeding Mach 1 (the speed of sound) always create a sonic boom; however, not all supersonic flight activities will cause a boom that can be heard at ground level. As altitude increases, air temperature decreases, and the resulting layers of temperature change cause booms to be turned upward as they travel toward ground level. Depending on the altitude of the aircraft and the Mach number, many sonic booms are turned upward sufficiently that they never reach the ground. This same phenomenon, referred to as "cutoff," also acts to limit the width (area covered) of the sonic booms that reach the ground (Plotkin *et al.* 1989).

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The amplitude of an individual sonic boom is measured by its peak overpressure, in pounds per square foot (psf). The amplitude of a boom depends on the aircraft's size, weight, geometry, Mach number, and flight altitude. Table 3.2-5 shows sonic boom peak overpressures for several aircraft in level flight at various altitudes. The biggest single condition affecting these amplitudes is altitude. Maneuvers can also affect boom amplitude, increasing or decreasing overpressures from those shown in Table 3.2-5.

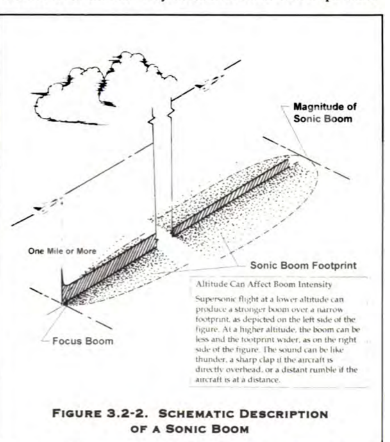
	ALTITUDE (FEET AGL)						
Aircraft	5,000	10,000	20,000	30,000	40,000		
F-15C	9.4	5.4	2.9	1.9	1.5		
F/A-18	8.8	5.0	2.7	1.7	1.3		
F-14A	9.6	5.5	2.9	1.9	1.5		
B-1B	17.8	10.4	5.7	3.9	3.1		
F-16C	7.6	4.4	2.3	1.5	1.2		
Tornado	8.9	5.1	2.7	1.7	1.3		
F-22A	9.9	5.7	3.0	2.0	1.5		

TABLE 3.2-5. SONIC BOOM PEAK OVERPRESSURES (PSF) FOR VARIOUS AIRCRAFT TYPES AT MACH 1.2, LEVEL FLIGHT

Sonic booms are created by the displacement of air and are very similar to the heated expansion

and contraction of air caused by lightning. As the lightning's electrical charge displaces air, effectively, a "sonic boom" of thunder is created. The amplitude of the lightning boom is determined by the proximity of the receiver to the lightning. A close lightning strike is accompanied by a loud crack and a distant strike may be a rolling thunder sound.

When a sonic boom from an aircraft reaches the ground, it impacts an area that is referred to as a "footprint" or (for sustained supersonic flight) a "carpet." The size of the footprint depends on the supersonic flight path and on atmospheric conditions. As depicted in Figure 3.2-2, sonic booms are loudest near the center of the footprint, with a sharp "bang-bang" sound. Near the edges, they are weak and have a



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3.2 ACOUSTIC ENVIRONMENT Digitized by GOOGLE rumbling sound like distant thunder. Sonic booms from air combat training activity typically have an elliptical pattern. Aircraft will set up at positions up to 100 nm apart before proceeding toward each other for an engagement. The airspace used tends to have an elliptical shape, with its long axis aligned with the setup points. Aircraft will fly supersonic at various times during an air combat training (ACT) event. Supersonic flight can occur during the "engagement" phase as they fly toward each other, especially air-to-air missile training. They can go supersonic at random times during a "dogfight" or "furball" phase. Finally, it is common for one or more aircraft to dive away at supersonic speeds during "disengagement" at the end of the event. The long-term average (CDNL) sonic boom patterns also tend to be elliptical.

A second type of supersonic activity is training for supersonic Joint Direct Attack Munition (JDAM) delivery. Some missions of this type occur above 30,000 feet, and are included in the supersonic sortie rates presented in Table 3.2-5. The supersonic footprint from a JDAM run is similar to the footprint from the engagement phase of a high-altitude ACT intercept. Sonic booms from these operations may therefore be modeled together with ACT sonic booms.

Long-term sonic boom measurement projects have been conducted in four airspace units: White Sands, New Mexico (Plotkin *et al.* 1989); the eastern portion of the Goldwater Range, Arizona (Plotkin *et al.* 1992); the Elgin MOA at Nellis AFB, Nevada (Frampton *et al.* 1993); and the western portion of the Goldwater Range (Page *et al.* 1994). These studies included analysis of schedule and air combat maneuvering instrumentation data and supported development of the 1992 BOOMAP model (Plotkin *et al.* 1992). The current version of BOOMAP (Frampton *et al.* 1993; Plotkin 1996) incorporates results from all four studies. Because BOOMAP is directly based on long-term measurements, it implicitly accounts for such variables as maneuvers, statistical variations in operations, atmosphere effects, and other factors.

BOOMAP is based on data collected in supersonic authorized airspace, where supersonic operations can occur at 5,000 feet AGL and above. Because current Cannon AFB airspace is not designated supersonic, supersonic operations are permitted only above 30,000 feet MSL.

Operations in the 27 FW airspace above 30,000 feet MSL occur in the Sumner ATCAA, which extends from 24,000 feet through 51,000 feet MSL. Analysis of current sortie rates above 30,000 feet MSL, together with typical Mach number and altitude distributions for supersonic operating areas, indicates that there are currently 158 supersonic sorties per month. Applying this sortie rate to BOOMAP, and scaling according to the altitude difference (average altitude of 40,000 feet MSL, versus average altitude of 15,000 to 20,000 feet MSL in the designated supersonic arenas) yields a boom exposure of CDNL = 41 dB toward the center of the airspace. The current supersonic area in the vicinity of Cannon AFB is limited to those portions above 30,000 feet MSL, which includes Pecos South High MOA, the southern portion of Pecos North High MOA, and Sumner ATCAA. This area corresponds to the boundaries of the Sumner ATCAA.

Figure 3.2-3 shows the full BOOMAP output, in the form of CDNL contours over the airspace. The CDNL 40 contour (the highest multiple-of-five value in the airspace) is depicted. This contour is centered in the supersonic (high altitude) part of the current airspace that corresponds to the boundary of the Sumner ATCAA, as shown in Figure 3.2-3. The estimated number of booms is 0.2 per day in the center of the airspace or one every five days. The number of booms per day near the edge of the airspace would be lower than those at the center.

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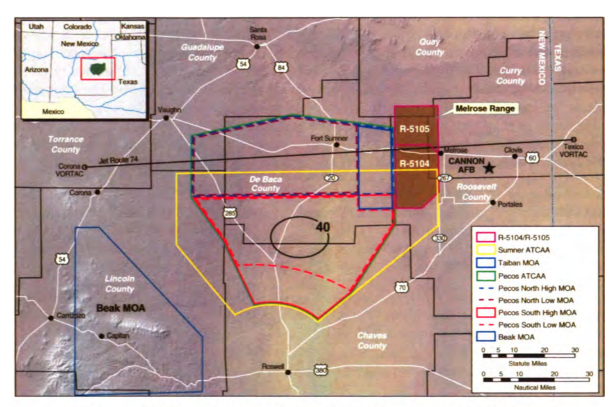


FIGURE 3.2-3. BASELINE SONIC BOOM ENVIRONMENT, CDNL

# 3.3 SAFETY

# 3.3.1 DEFINITION OF THE RESOURCE

This section addresses ground, explosive, and flight safety associated with operations conducted by the 27 FW, Cannon AFB, New Mexico. These operations include activities at the airfield itself as well as training conducted in military training airspace. Ground safety considers operations and maintenance activities that support the base activities on Melrose AFR, including fire and crash response. Explosive safety discusses the management and use of ordnance or munitions associated with airbase operations and training activities conducted in various elements of training airspace. Flight safety considers aircraft flight risks.

The ROI for safety includes Cannon AFB and its immediate vicinity, Melrose AFR, and those areas encompassed by regional military training airspace that would be used by 27 FW and New Mexico Air National Guard (NMANG) aircrews during training. These areas include the Pecos MOAs and the overlying ATCAAs, the Taiban MOA, and the Restricted Areas and overlying ATCAA that support operations on Melrose AFR.

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# 9.9.2 Existing Conditions

#### 3.3.2.1 GROUND SAFETY

Day-to-day operations and maintenance activities conducted by the 27 FW are performed in accordance with applicable Air Force safety regulations, published Air Force Technical Orders, and standards prescribed by Air Force Occupational Safety and Health (AFOSH) requirements.

Cannon AFB fire and emergency services meet all established Air Force staffing and equipment standards. Should extraordinary requirements occur, the Cannon AFB Fire Department has established mutual aid support agreements with the nearby communities of Clovis, Portales, Texico, House, and Melrose (Air Force 2001e).



The 27 FW Fire Department on-site fire response and suppression capability on Melrose AFR has proven to be adequate for the range. Additional large earth-moving equipment, which is on site to support range operations, is also available for fire suppression if needed. The RCO on Melrose AFR coordinates with the Fire Department on a daily basis to determine the local fire danger. If risk is excessive, certain restrictions on range operations may be imposed. These restrictions could range from limiting the type of ordnance used, to the complete curtailment of all ordnance use. All aircrews must review and adhere to fire restrictions regarding the use of ordnance on the range.

A "Weapon's Safety Footprint," and its extent and configuration, is a ground safety consideration. When an air-to-ground weapon containing high explosives (live ordnance) detonates, the radius of blast damage and fragmentation of the weapon's case must be considered. When a training (inert) air-to-ground weapon impacts on or near the target, different concerns exist. The inert weapon may have a spotting charge that sets off a shotgunsized charge with smoke to mark where the bomb struck. Because the ordnance does not detonate, it may skid, bounce, or burrow under the ground for some distance from the point of impact, coming to rest at some distance from that point. The military services have analyzed extensive historic data and incorporated those data into a computer program. This program (called SAFE-RANGE) considers the type of ordnance, the aircraft, the delivery profile, the target type, as well as other data such as the demonstrated accuracy of the aircraft's bombing and navigation system. The program then calculates an area around the target within which either effects from live ordnance will spread, or the specific training or inert ordnance under consideration will come to rest. This area has dimensions in front of, beyond, and on either side of the target. The results reflect (at a 95 percent confidence level) the geographic area which will contain 99.99 percent of the specific weapon's deliveries and their effects (Air Force 2001f).

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Willie Pete (white phosphorus) rockets typically used in Combat Search and Rescue (CSAR) (Table 2-2) mission training are the only live ordnance approved for use on Melrose AFR. No live, high explosive ordnance is used on Melrose AFR. The SAFE-RANGE program has been run for all ordnance currently delivered on Melrose AFR. Specific operational limitations and constraints for use of the range have been documented in detailed range operating procedures. These operational parameters are unique to targets, aircraft, ordnance used, and delivery profiles employed. All aircrew using the range must be knowledgeable of and comply with all requirements specified in these operating procedures (Cannon AFB 2000).

# 9.9.2.2 EXPLOSIVES SAFETY

The 27 FW controls, maintains, and stores all ordnance and munitions required for mission performance. Ordnance is handled and stored in accordance with Air Force explosive safety directives (AFI 91-201), and all munitions maintenance is carried out by trained, qualified personnel using Air Force-approved technical data. Ample storage facilities exist and all facilities are approved for the ordnance they store.

During training, aircraft are not loaded with any ordnance configured with high explosive warheads. Inert training bombs and several different types of rockets are delivered on Melrose AFR, as well as training projectiles fired from the aircrafts' 20 millimeter cannon. Aircraft may also be configured with training air-to-air and air-to-ground missiles

Ordnance expenditure during training is limited to ranges within Restricted Airspace. Air Force safety standards require safeguards on weapons systems and ordnance to ensure against inadvertent releases. All munitions mounted on an aircraft, as well as the guns, are equipped with mechanisms that preclude release or firing without activation of an electronic arming circuit.

System malfunctions or material failures could result in either an accidental release of ordnance or the release of a dud component that fails to operate properly. Studies have shown that the probability of such an accidental release occurring, the probability of it occurring where person or property could be affected, and the possibility of injury to a person or damage to property on the ground is so infinitesimally small that the risk associated with the occurrence can be essentially discounted (Air Force 1999).

RR-188 chaff and M-206 or equivalent flares have been assessed for use in the Pecos MOAs, Taiban MOA and Pecos and Sumner ATCAAs. Within the restricted airspace associated with Melrose AFR, other types of flares and ordnance can be deployed. Chaff may also be used along the northern portions of VR-100/VR-125 (Air Force 2001e). Use is governed by detailed operating procedures to ensure safety. Chaff is small fibers of aluminum-coated mica packed into approximately 4-ounce bundles. Chaff is ejected from an aircraft to reflect radar signals. When ejected, chaff forms a brief "cloud" that temporarily masks the aircraft from radar detection. Although the chaff may be ejected from the aircraft using a small pyrotechnic charge, the chaff itself is not explosive (Air Force 1997a). RR-188 chaff is specifically designed to not interfere with FAA radars. Refer to Appendix A for more details on the characteristics of chaff.

Defensive flares consist of small pellets of highly flammable material that burn rapidly at extremely high temperatures. Their purpose is to provide a heat source other than the aircraft's

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engine exhaust to mislead heat-sensitive or heat-seeking targeting systems and decoy them away from the aircraft. The M-206 flare is essentially a pellet of magnesium which ignites upon ejection from the aircraft and burns completely within approximately 3.5 to 5 seconds. The M-206 flare burns up within approximately 400 feet from release point (Air Force 1997a; Appendix B). Flare use in the NMTRI airspace is governed by a minimum release altitude restriction of 2,000 feet AGL and limited by fire risk conditions to minimize fire risk. There have been no reported flare caused fires under the MOAs or ATCAAS as a result of Cannon AFB aircraft training.

# 9.9.2.9 FLIGHT SAFETY

The primary public concern with regard to flight safety is the potential for aircraft accidents. Such mishaps may occur as a result of weather-related accidents, mechanical failure, pilot error, mid-air collisions, collisions with manmade structures or terrain, or bird-aircraft collisions. Flight risks apply to all aircraft; they are not limited to the military.

The Air Force defines four categories of aircraft mishaps: Classes A, B, C, and High Accident Potential (HAP). Class A mishaps result in a loss of life, permanent total disability, a total cost in excess of \$1 million, destruction of an aircraft, or damage to an aircraft beyond economical repair. Class B mishaps result in total costs of more than \$200,000, but less than \$1 million, result in permanent partial disability or inpatient hospitalization of three or more personnel, but do not result in fatalities. Class C mishaps involve reportable damage of more than \$20,000, but less than \$20,000, or a lost workday involving 8 hours or more away from work beyond the day or shift on which it occurred; or occupational illness that causes loss of work at any time. HAP represents minor incidents not meeting any of the criteria for Class A, B, or C. Class C mishaps and HAP, the most common types of accidents, represent relatively unimportant incidents because they generally involve minor damage and injuries, and rarely affect property or the public (Air Force 2001f). Class A mishaps are of primary concern because of their potentially catastrophic results.

It is impossible to predict the precise location of an aircraft accident, should one occur. Major considerations in any accident are loss of life and damage to property. As noted in the Draft EIS and in public comments on the Draft EIS, Class A mishaps have occurred on land under the existing Pecos airspace complex. The aircrew's ability to exit from a malfunctioning aircraft is dependent on the type of malfunction encountered. The probability of an aircraft crashing into a populated area is extremely low but it can not be totally discounted. Several factors are relevant to the Pecos airspace complex: the ROI and immediate surrounding areas have relatively low population densities; pilots of aircraft are instructed to avoid direct overflight of population centers at very low altitudes; and, finally, the limited amount of time the aircraft is over any specific geographic area limits the probability that impact of a disabled aircraft in a populated area would occur.

Secondary effects of an aircraft crash include the potential for fire or environmental contamination. Again, because the extent of these secondary effects is situationally dependent, they are difficult to quantify. A crash of any aircraft can cause damage and loss of life. One commenter during public hearings on the Draft EIS explained the trauma associated with responding to an F-16 crash on his property (see Chapter 6.0). The terrain overflown in the ROI is diverse. For example, should a mishap occur in highly vegetated areas during a hot, dry

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summer, such a mishap would have a higher risk of extensive fires than would a mishap in more barren and rocky areas during the winter. When an aircraft crashes, it may release hydrocarbons. Those petroleums, oils, and lubricants not consumed in a fire could contaminate soil and water. The potential for contamination is dependent on several factors. The porosity of the surface soils will determine how rapidly contaminants are absorbed. The specific geologic structure in the region will determine the extent and direction of the contamination plume. The locations and characteristics of surface and groundwater in the area will also affect the extent of contamination to those resources.

Based on historical data on mishaps at all installations, and under all conditions of flight, the military services calculate Class A mishap rates per 100,000 flying hours for each type of aircraft in the inventory. These mishap rates do not consider combat losses due to enemy action. F-16C aircraft have flown more than 3,336,700 hours since the aircraft entered the Air Force inventory during Fiscal Year 1985. Over that period, 120 Class A mishap rate of 3.60 per 100,000 flight-hours, and an aircraft destroyed rate of 3.39 (Air Force Safety Center [AFSC] 2004).

Table 3.3-1 presents Class A mishap rates for aircraft flown in the Pecos airspace. Since the single-engine F-16 has the highest mishap rate, and trains most in the airspace, the safety discussion focuses on the highest potential environmental risk.

Aircraft	Mishap Rates per 100,000 Flying Hours
A-10	2.35
F-15	2.07
F-16	3.60
F/A-181	3.34
F-22A <sup>2</sup>	N/A
C-130	0.91
B-1B	4.51

TABLE 3.3-1. PROJECTED CLASS A MISHAP RATES FOR AIRCRAFT

Notes: 1. F-18 mishap rate.

2. F-22A has not yet flown 100,000 hours.

Source: AFSC 2004; AFSC 2006

F-16 aircraft carry a small quantity of hydrazine in a sealed canister that is designed to withstand crash impact damage. Hydrazine is a highly volatile propellant that contains toxic elements. It is carried on the F-16 as part of the emergency power unit. When used for this purpose, hydrazine is completely consumed, and poses no safety hazard. In any crash that is severe enough to rupture the canister, it is most likely that fire will also be involved. In this case, the hydrazine will also burn and be completely decomposed. In the unlikely event that the hydrazine should be released but not consumed by fire, impacts on soils and groundwater are likely to be of minor consequence. Hydrazine absorbs water at room temperature. It is incombustible in solution with water at concentrations of 40 percent or less and it evaporates at any given combination of constant meteorological conditions (i.e., temperature, humidity, wind speed, etc.) at a rate slightly slower (approximately 11 percent) than water. For example, at 60° Fahrenheit, 50 percent humidity, and a wind speed of 5 miles per hour, a 4 square-foot pool of

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hydrazine would evaporate at a rate of approximately 0.0072 pounds per minute (0.12 ounces) as compared to water, which would evaporate at a rate of approximately 0.0081 pounds per minute (0.13 ounces) (USEPA 1999; The Chemical Engineers Resource Page 2004). Movement of hydrazine through natural soils has been shown to be slow and limited. Due to its absorption and natural decomposition processes, the probability of released hydrazine significantly contaminating groundwater is considered extremely low. However, if a Class A accident occurred and the hydrazine canister were ruptured, and no fire consumed the hydrazine, and quantities of hydrazine were to reach a surface water body, aquatic life in those areas experiencing high concentrations could be significantly impacted.

A Class A mishap can also result in metal debris on the ground. The extent of the debris field depends upon the aircraft accident. Both for reconstructing the cause of the accident and for restoring the accident site as much as possible, the Air Force makes every effort to locate, document, and then clean up debris resulting from the accident. As was noted in public comments on the Draft EIS, small pieces may be missed in any clean up process (see Chapter 6.0).

The 27 FW and NMANG aircrews typically fly 5,600 F-16 sorties and 3,733 hours annually in the NMTRI airspace. Based on a Class A mishap rate of 3.60 per 100,000 flying hours, a Class A mishap would be statistically predicted to occur once every 7.4 years. To place this into context, based on the number of sorties flown, the statistically predictive probability of a Class A Mishap is 0.000024 or one chance in almost 42,000. The causes of mishaps are due to many factors, not simply the amount of flying time of the aircraft.

For purposes of comparison, aircrews at Cannon flew their first F-16 training sortie in September 1995. Since then, Cannon-based F-16s have been involved in six Class A mishaps. All occurred on local training missions, but not necessarily in the NMTRI airspace (personal communication, Zahnley 2004). The most recent Class A mishap involving Cannon-based aircraft occurred in September 2002 (personal communication, Berg 2004). Citizens incurring damage from Cannon AFB mishaps contact Cannon AFB directly to inquire about the damage claims process. The Air Force has an established claims process for citizens who have damages as a result of aircraft training activities. This process is initiated through contact with a Base's Public Affairs Office.

Bird-aircraft strikes constitute a safety concern because they can result in damage to aircraft or injury to aircrews or local populations if an aircraft crashes. Aircraft may encounter birds at altitudes up to 30,000 feet MSL or higher. However, most birds fly close to the ground. Over 97 percent of reported bird strikes occur below 3,000 feet AGL. Approximately 30 percent of bird strikes happen in the airport environment, and almost 55 percent occur during low-altitude flight training (AFSC 2002).

Migratory waterfowl (e.g., ducks, geese, and swans) are the most hazardous birds to low-flying aircraft because of their size and their propensity for migrating in large flocks at a variety of elevations and times of day. Waterfowl vary considerably in size, from 1 to 2 pounds for ducks, 5 to 8 pounds for geese, and up to 20 pounds for most swans. There are two normal migratory seasons, fall and spring. Waterfowl are usually only a hazard during migratory seasons. These birds typically migrate at night and generally fly between 1,500 to 3,000 feet AGL during the fall migration and from 1,000 to 3,000 feet AGL during the spring migration.

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Along with waterfowl, raptors, shorebirds, gulls, herons, songbirds, and other birds also pose a hazard. In considering severity, the results of bird-aircraft strikes in restricted areas show that strikes involving raptors result in the majority of Class A and Class B mishaps related to bird-aircraft strikes. Raptors of greatest concern in the Melrose airspace are vultures and red-tailed hawks. Peak migration periods for raptors, especially eagles, are from October to mid-December and from mid-January to the beginning of March. In general, flights above 1,500 feet AGL would be above most migrating and wintering raptors.

Songbirds are small birds, usually less than one pound. During nocturnal migration periods, they navigate along major rivers, typically between 500 to 3,000 feet AGL. The potential for bird-aircraft strikes is greatest in areas used as migration corridors (flyways) or where birds congregate for foraging or resting (e.g., open water bodies, rivers, and wetlands).

While any bird-aircraft strike has the potential to be serious, many result in little or no damage to the aircraft, and only a minute portion result in a Class A mishap. During the years 1985 to 2001, the Air Force Bird-Aircraft Strike Hazard (BASH) Team documented 48,522 bird strikes worldwide. Of these, 20 resulted in Class A mishaps where the aircraft was destroyed. These occurrences constituted approximately 0.04 percent of all reported bird-aircraft strikes (AFSC 2002). Bird-aircraft strike data from 1996 to 2003 indicate that Cannon-based aircraft experience an average of approximately 25 bird-strikes per year. The majority, approximately 41 percent, occur during July, August, and September. The months of January, February, and March exhibit the lowest incidence (approximately 12 percent). The dominant species involved are doves (27 percent), horned larks (16 percent), swallows (12 percent), and kingbirds (11 percent). The remaining 33 percent of strikes involved a wide variety of raptors, owls, shore birds, and small songbirds (personal communication, Zahnley 2004).

The 27 FW maintains detailed emergency and mishap response plans to react to an aircraft accident, should one occur. These plans assign agency responsibilities and prescribe functional activities necessary to react to major mishaps, whether on or off base. Response would normally occur in two phases.

The initial response focuses on rescue, evacuation, fire suppression, safety, elimination of explosive devices, ensuring security of the area, and other actions immediately necessary to prevent loss of life or further property damage. Subsequently, the second, or investigation phase is accomplished.

The initial response element consists of those personnel and agencies primarily responsible to initiate the initial phase. This element will include the Fire Chief, who will normally be the first On-scene Commander, fire-fighting and crash rescue personnel, medical personnel, security police, and crash recovery personnel. A subsequent response team will be comprised of an array of organizations whose participation will be governed by the circumstances associated with the mishap and actions required to be performed.

The Air Force has no specific rights or jurisdiction just because a military aircraft is involved. Regardless of the agency initially responding to the accident, efforts are directed at stabilizing the situation and minimizing further damage. If the accident has occurred on non-federal property, a National Defense Area will normally be established around the accident scene and the site will be secured for the investigation phase.

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After all required actions on the site are complete, the aircraft will be removed and the site cleaned up. Depending on the extent of damage resulting from a Class A mishap, only the largest damaged parts may be located and removed from a crash site.

Wake vortices occur within the airspace. As a plane travels through the air, the trail of disturbed air that follows the aircraft as it passes through the atmosphere is called the wake vortex. Larger aircraft and lower altitudes produce a greater potential for a wake vortex effect on the ground. The F-16 operates primarily in the mid-to-high-altitude range and has no effect on ground structures. There have not been any documented reports of a wake vortex problem from the infrequent training by large aircraft in the airspace. Extensive review of wake vortices has resulted in the conclusion that, under unique circumstances of aircraft size, altitude, configuration, and meteorological conditions, there is a possibility that wake vortex damage could occur. The wake vortex from an F-16 would not contribute to any safety risk.

Transient users of NMTRI airspace can include larger aircraft. Under normal flight conditions, and all but rare atmospheric conditions, wake vortices from B-52 and B-1B low altitude flights fail to generate sufficient velocities to damage structures and vehicles, or pose a hazard to people or animals on the surface. Under infrequent circumstances, such as unusual aircraft maneuvers, damage could occur (Jurkovich and Skujins 2006). The Air Force has established procedures for damage claims that begin by contacting Cannon AFB Public Affairs.

# 3.4 PHYSICAL RESOURCES

# 3.4.1 Definition of the Resource

Physical resources are grouped according to Major Land Resource Areas (MLRA) and Subresource Areas to facilitate the discussion of baseline or existing conditions. These groupings are based on a national system developed by the U.S. Department of Agriculture (USDA)-Natural Resources Conservation Service (NRCS) that delineates regions sharing recognizable associations of soils, vegetation, hydrology, and other land features. A Subresource Area is defined within an MLRA as geographically associated land resource units with similar land uses, elevation, topography, climate, vegetation, and soils. Following are general descriptions of each MLRA and Subresource Area under the NMTRI airspace.

The ROI for physical resources consists of all lands under the current airspace, the proposed expansion areas, and the proposed Capitan MOA/ATCAA. Specific regulations concerning physical resources are discussed in Appendix D.

# 3.4.2 Existing Conditions

Regional drainage consists of poorly developed ephemeral streams due to the low annual precipitation and high evaporation rates (Air Force 2003). The most prominent surface water features in the ROI are the Pecos River, and Alamosa, Taiban, and Yeso creeks, all within the Upper Pecos watershed. The Pecos River is designated as a warmwater or coldwater fishery (depending on the reach) by the New Mexico Environment Department and is also used to supply water for irrigation, municipal, and industrial uses. The river flows are governed by the Pecos River Compact, developed in 1948, which requires New Mexico to deliver water to Texas. Most of the surface water bodies in the ROI are intermittent streams and arroyos.

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The Permian Basin is a geologic syncline with thick layers of sedimentary rock, mainly Permian limestone, from which oil and gas has been produced since the 1920s. The Permian Basin and oil and gas development occurs at the edges of the ROI in Roosevelt and Chaves Counties (Scholle 2000). Based on well data from 2003, almost 200 oil wells and 1,800 gas wells within the ROI occur in Chaves County, with approximately 25 percent located under the Pecos Low MOA (New Mexico Oil Conservation Division 2003). These wells do not contain structures that are high off the ground. There are no active wells under the existing airspace in the rest of the ROI.

There are three MLRAs and five Subresource Areas within the ROI. Unless otherwise listed, the information used to describe each of these areas is drawn from *Major Land Resource Areas and Subresource Areas, New Mexico* (USDA Soil Conservation Service [SCS] 1980) and *Land Resource Regions and Major Land Resource Areas of the United States* (USDA SCS 1981). Figure 3.4-1 shows the MLRAs, major streams and watersheds within the ROI and Table 3.4-1 lists the counties in each MLRA and Subresource Area.

## 3.4.2.1 SOUTHERN DESERTIC BASINS, PLAINS, AND MOUNTAINS MLRA

The Southern Desertic Basins, Plains, and Mountains MLRA covers much of the southernmost area of New Mexico from the Arizona border south of the Gila Mountains to the southeast corner of the state (USDA SCS 1980). In general, the topography can be described as having broad desert basins and valleys bordered by gently to strongly sloping fans and terraces. Low precipitation and scarce surface water bodies limit land uses. The soils are predominantly well-drained and medium-textured. Approximately 2 percent of the ROI falls within the Southern Desertic MLRA.

#### SOUTHERN DESERTIC-3 SUBRESOURCE AREA

This Subresource Area extends from 2,800 to 5,000 feet in elevation. Its topography encompasses gently sloping plains with low hills underlain by limestone and divided by the Pecos River in Chaves County. The average annual precipitation is 8 to 13 inches, and the average annual temperature is 61 degrees Fahrenheit (°F), with extremes from -25°F to 112°F. The length of the average frost-free season ranges from 207 to 220 days.

The northwest part of Chaves County to the Pecos River, under part of the Pecos South MOA, is located within the drainage area for the Roswell underground water basin, a major aquifer recharged primarily by infiltration into the shallow alluvial aquifer. The Fort Sumner Basin occurs in northern Chaves County. It consists of interbedded shales, sandstones, limestone, salt, and gypsum, and generally yields poor quality water at a low rate. The soil temperature regime is thermic (warm) and the soil moisture regime ranges from aridic (dry) to ustic aridic (less dry). Many of the soils are high in calcium carbonate content.

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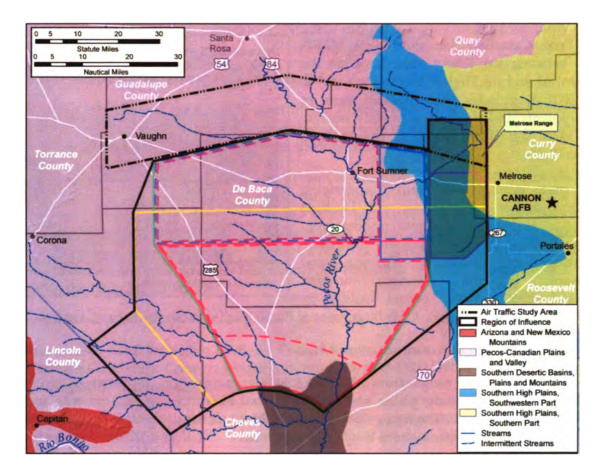




TABLE 3.4-1.	MAJOR LAND RESOURCE AREAS AND
SUBR	ESOURCE AREAS IN THE ROI

Major Land Resource Area (MLRA)	Subresource Area/ Associated County	Area of MLRA within ROI (Acres)		
MLRA 42: Southern Desertic (SD) Basins, Plains, and Mountains	SD-3/Chaves	70,642		
MLRA 70: Pecos-Canadian (PC) Plains and Valleys	PC-2/De Baca, Guadalupe, Quay, Chaves	2,692,093		
	PC-3/De Baca, Guadalupe, Lincoln, Chaves			
MLRA 77: Southern High Plains (HP)	HP-2/Curry, Guadalupe, Quay	361,629		
	HP-3/Curry, Roosevelt, De Baca, Quay			

Source: USDA SCS 1980; USDA SCS 1981.

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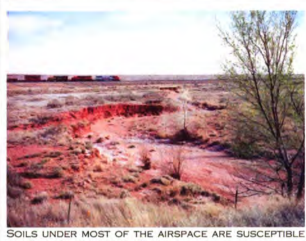
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## 3.4.2.2 PECOS-CANADIAN PLAINS AND VALLEYS MLRA

The Pecos-Canadian Plain and Valleys MLRA falls between the Rocky Mountains on the northwest and the High Plains to the east. In the ROI, it includes some isolated areas of escarpments and mountains (mostly outside the ROI) and the majority of the Western Great Plains.

The main groundwater source, underlying portions of Guadalupe, Quay, and De Baca counties, is the Fort Sumner underground water basin. The Yeso geologic formation, consisting of sandstone, siltstone, and gypsum, is the principal aquifer. Ground-water recharge occurs mainly by



SOILS UNDER MOST OF THE AIRSPACE ARE SUSCEPTIBLE TO WIND AND WATER EROSION.

infiltration of precipitation. Over 80 percent of the ROI falls within the Pecos-Canadian MLRA.

#### PECOS-CANADIAN-2 SUBRESOURCE AREA

This Subresource Area ranges from 3,700 and 5,300 feet in elevation. It consists of gently rolling landscapes of deep sandy plains and sand hills, but also includes escarpments and gently sloping valley bottoms. The topography also includes small mesas, buttes, and hills. The Pecos River flows through the sandstone canyons and plains.

The average annual precipitation of 11 to 15 inches occurs mostly during the summer. The average annual temperature is 58°F, with extremes between -25°F and 108°F. There are between 180 and 200 frost-free days.

Many of the soils present have little soil development, high pH, and are representative of those typically found in areas of low rainfall. The soil moisture regime is moderately dry to moderately moist. Most of these soils are susceptible to wind and water erosion, due to their position on the landscape, lack of vegetative cover, or texture.

#### PECOS-CANADIAN-3 SUBRESOURCE AREA

The elevation ranges from 5,000 to 7,200 feet with topography of gently rolling limestone hills with some steep escarpments and gently sloping valley bottoms. It extends from the Western Great Plains into the eastern part of the Rio Grande Rift Valley. The underlying geology is mainly sandstone and other sedimentary rocks. The topography includes some small mesas, buttes, hills, and mountain foothills. There are some scattered salt lakes and few perennial streams.

Average annual precipitation, occurring mostly during the summer, is 12 to 17 inches. The average annual temperature is 50°F with extremes of between -30°F and 103°F. There are between 130 and 180 frost-free days on average.

3.4 Physical Resources Digitized by GOOSIC The predominant soils are well drained and moderately fine-textured to moderately coarse-textured and have mixed mineralogy. The soil moisture regime ranges from fairly dry to intermediate moisture levels.

## 3.4.2.3 SOUTHERN HIGH PLAINS MLRA

The Southern High Plains MLRA is located in the eastern portion of New Mexico and into Texas. It is underlain by nearly horizontal sedimentary rocks that have been covered by alluvial and aeolian deposits. Playa lakes are scattered throughout the region.

The Ogallala Aquifer is the principal aquifer system in this part of the ROI. It occurs chiefly in the Ogallala Formation, a mixture of clay, silt, sand, and gravel layers, often with thick gravel layers near the bottom and a caprock of caliche at the top, underlain by red beds (sandstones and sandy shales). The Ogallala Aquifer is recharged mainly by infiltration of precipitation. This is an important aquifer used by several states that has experienced large-scale groundwater withdrawal during the past few decades, mainly for irrigation. Almost 15 percent of the ROI falls within the High Plains MLRA.

#### HIGH PLAINS-2 SUBRESOURCE AREA

This Subresource Area, located in northern Curry County, southern Quay County, and a small part of eastern Guadalupe County, ranges between 4,000 and 4,800 feet in elevation with gently rolling topography that includes dunes.

The average annual precipitation is 15 to 17 inches. The average annual temperature is  $57^{\circ}F$  with extremes from -20°F to 105°F. The average length of the frost-free season is between 170 and 180 days.

Dominant soil types include some with little soil horizon development and others that have a great deal of soil development, indicating that they have developed in place over a long period. Even though there are many soils with sandy surface textures, the overall soil moisture regime is intermediate.

The sandy soils are dominated by bluestems, Indiangrass, grama grasses, and sand sagebrush. The finer-textured soils are dominated by sideoats and blue grama, galleta, little bluestem, and western wheatgrass.

### HIGH PLAINS-3 SUBRESOURCE AREA

This area is comprised mainly of smooth high plains with occasional dunes, located mainly in southern Curry County and all of Roosevelt County, and ranges between 3,500 and 4,300 feet in elevation. The average annual precipitation is 14 to 18 inches, and the average annual temperature is 61°F, with extremes from -15°F to 110°F. The average frost-free season is from 180 to 200 days long.

Dominant soil types include some with little soil horizon development and others that have a great deal of soil development, indicating that they have developed in place over a long period of time. The soil moisture regime ranges from intermediate dry to dry intermediate.

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#### Melrose Air Force Range

Melrose AFR occurs in the long shallow valleys of the Cañada del Tule and Sheep Canyon draws. The Cañada del Tule carries stormwater runoff from the southeastern half of the range and flows in a northeasterly direction. Sheep Canyon carries intermittent flows northeast from the high point on Melrose AFR. High evaporation and infiltration rates prevent these drainages from contributing to surface water flows to the Pecos River. Other surface water features on Melrose AFR include four periodically flooded wetlands, 10 wildlife guzzlers (three of which are on the impact area), 23 steel-rimmed stock tanks, and five other small man-made impoundments used to support livestock operations. The other small impoundments are less than 0.01 acre and average about 8 feet in depth (Air Force 2003).

The thin topsoil is underlain at relatively shallow depths by a leached tightly cemented clay-carbonate hardpan, also called caliche. The soils are generally characterized as slightly alkaline to alkaline (pH of 7.1 to 8.2), deep to moderately deep, and moderately well to well drained. The soils are typically coarse-textured and have very poor water-holding capacities. Melrose AFR is underlain by the Ogallala Aquifer and its surface area contributes to the recharging of the aquifer (Air Force 2003).

# 3.5 BIOLOGICAL RESOURCES

# 3.5.1 DEFINITION OF THE RESOURCE

Biological resources are defined in this EIS as both wild and agricultural resources. Wild resources include native and exotic organisms, and their habitats, including wetlands, within which they occur. Domesticated plants and animals encompass agricultural resources.

The ROI for biological resources consists of all lands directly under the current Pecos MOA/ATCAA, Taiban MOA, Sumner ATCAA, and Melrose AFR and under the expansion areas, including the proposed Capitan ATCAA. Biological resources for the Draft EIS Proposed Action and Alternative B also included those under the air traffic study area.

# 3.5.1.1 Wild Resources

Assemblages of wild plant and animal species within a defined area that are linked by ecological processes are referred to a community. The existence and conservation of these non-domesticated resources are intrinsically valuable; they also provide aesthetic, recreational, and socioeconomic values to society. Section 3.4 identified the soils in the ROI. This biological resources section focuses on animal species and vegetation types that typify or are important to the function of the ecosystem, are of special societal importance, or are protected under federal or state law or statute. For purposes of the analysis, wild biological resources are organized into three major categories: (1) communities, including animals and plants, (2) wetlands, and (3) special-status species. A habitat-level perspective will govern both descriptions of existing conditions and analyses because of the large area under consideration.

*Ecological Communities* include both terrestrial plants and animals. The composition of plant species within a given area often defines ecological communities and determines the types of wild assemblages that may be present. Typical animals include snakes, lizards, songbirds, waterfowl, raptorial birds, hoofed animals, carnivores, bats, rodents, other small mammals, fish, and invertebrate species such as mollusks (e.g., snails) and insects. Migratory birds are

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included in this discussion because federal agencies are mandated to evaluate the effects of their actions on migratory birds by Executive Order (EO) 13186, *Responsibilities of Federal Agencies to Protect Migratory Birds*. The attributes and quality of available habitats determine the composition, diversity, and abundance patterns of wild species assemblages, or communities. Each species has its own set of habitat requirements and interspecific interactions driving its observed distribution and abundance. Community structure is derived from the net effect of the diverse resource and habitat requirements of each species within a geographic setting. For this reason, an assessment of habitat types and area affected by the Proposed Action can serve as an overriding determinant in the assessment of consequences for wild populations.

Wetlands are a special category of Waters of the U.S. and are subject to regulatory authority under Section 404 of the Clean Water Act and EO 11990, *Protection of Wetlands*. They include jurisdictional and non-jurisdictional wetlands. Jurisdictional wetlands are those defined by the U.S. Army Corps of Engineers (USACE) and U.S. Environmental Protection Agency (USEPA) as meeting all the criteria defined in the USACE's *Wetlands Delineation Manual* (Environmental Laboratory 1987) and are under the jurisdiction of the USACE. Non-jurisdictional wetlands are those that fail to meet this requirement but meet the broader definition of the EO. For proposed actions not involving direct ground disturbance, wetlands are typically not considered. However, because of the unique set of possible impacts associated with the Proposed Action, general consideration of wetlands is given.

Special-status species are defined as those plant and animal species listed as threatened, endangered, candidate, or species of concern by the U.S. Fish and Wildlife Service (USFWS), as well as those species with special-status designations by the state of New Mexico. The Endangered Species Act (ESA) protects federally listed threatened and endangered plant and animal species. Candidate species are species that USFWS is considering for listing as federal threatened or endangered but for which a proposed rule has not yet been developed. Candidates do not benefit from legal protection under the ESA. In some instances, candidate species may be emergency listed if USFWS determines that the species population is at risk due to a potential or imminent impact. The USFWS encourages federal agencies to consider candidate species in their planning process because they may be listed in the future and, more importantly, because current action may prevent future listing. Species of concern are species for which data were inconclusive to support ESA protection at the time of the proposed listing. It is an informal designation, although USFWS recommends tracking of population trends and The New Mexico Department of Game and Fish (NMDGF) maintains a list of threats. endangered and threatened fish and animals, while the New Mexico Energy, Minerals, and Natural Resources Department (EMNRD) protects endangered plants. Typically state and federal lists have considerable overlap, but occasionally a state may provide more protection than is required at the federal level. New Mexico also ranks animals and plants as "sensitive." These species may be declining, rare, or endemic. State sensitive designations do not provide legal protection but do provide a context for consideration and evaluation of project effects.

### 3.5.1.2 AGRICULTURAL RESOURCES

Agricultural resources are those plants and animals raised for the benefit of humans. Domestic animals include cattle, sheep, hogs, poultry, and horses. In addition to the agricultural and ranching uses of the region, it is also important to note that many Native Americans ascribe value to a variety of plant and animal resources. Cultural and social contexts of human land use are discussed in Sections 3.7 and 3.8. Livestock grazing and rangeland account for 85

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percent of land in farming in the seven counties that constitute the social and economic ROI. Ranches in De Baca County, the most representative under the affected airspace, average 7,497 acres.

## 3.5.2 EXISTING CONDITIONS

#### 3.5.2.1 ECOLOGICAL COMMUNITIES

The ROI lies largely within the Southwest Plateau and Plains Dry Steppe and Shrub Province, as described by Bailey (1995). The Chihuahuan Semi-Desert Province is in the south, while western areas include the Arizona-New Mexico Mountains Semi-Desert – Open Woodland – Coniferous Forest – Alpine Meadow Province. Within these ecoregions, Dick-Peddie (1993) and Brown (1994) described vegetation community types. Terminology below follows Dick-Peddie (1993). The dominant vegetation community in the ROI is Plains-Mesa Grassland (Figure 3.5-1). Approximately 86.3 percent (2,783,077 acres) of the ROI is classified as Plains-Mesa Grassland (New Mexico Resource Geographic Information System Program 1991). At lower elevations in the south, Desert Grassland (322,314 acres; 10.0 percent) and Plains-Mesa Sand Scrub (12,813 acres; 0.4 percent) replace the Plains-Mesa Grassland. To the west in Lincoln County, Plains-Mesa Grassland grades into Juniper Savanna (701 acres; 0.02 percent) at the upper elevations. Urban areas and farmland occupy 3.3 percent (106,439 acres) of the ROI. There is not a one-to-one correlation between vegetation types in Figure 3.5-1 and land resource areas in Figure 3.4-1.

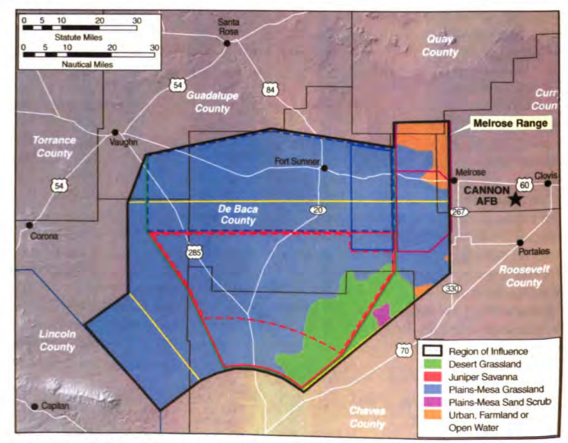


FIGURE 3.5-1. VEGETATION TYPES WITHIN THE REGION OF INFLUENCE

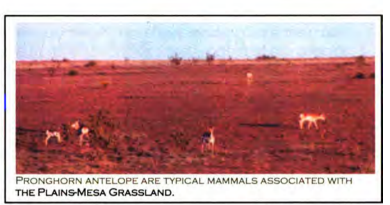
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Plains-Mesa Grassland. Plains-Mesa Grasslands are found between 4,000 and 7,500 feet on plains, mesas, and low hills. Three grassland types may be present: tall grass, mixed, and/or short grass prairies. Tall grass prairie is relatively rare and is largely limited to sandhills near Portales in Roosevelt County. Blue gramma (*Bouteloua gracilis*) and other gramma grasses (*Bouteloua* spp.) dominate mixed and short grass prairie. Other important grasses include buffalograss (*Buchloe dactyloides*), Indian ricegrass (*Achnatherum hymenoides*), dropseed (*Sporobolus* spp.), galleta grass (*Hilaria jamesii*), and lovegrass (*Eragrostis* spp.). Although shrubs have always been part of the Plains-Mesa Grassland, the shrub component has increased in recent decades due to livestock grazing and fire suppression (Bailey 1995). Four-wing saltbush (*Atriplex canescens*), winterfat (*Ceratoides lanata*), rabbitbrush (*Chrysothamnus* spp.), and globemallows (*Sphaeralcea* spp.), and pricklypear cacti (*Opuntia* spp.) are also important in Plains-Mesa Grasslands.

Typical mammals associated with Plains-Mesa Grassland are the pronghorn antelope (Antilocapra americana), black-tailed prairie dog (Cynomys ludovicianus), swift fox (Vulpes velox), Plains pocket gopher bursarius) (Brown 1994). (Geomys Domestic cattle, sheep, and horses are common grazers. Representative birds include the lesser prairie-chicken (Tympanuchus pallidicinctus), long-billed



curlew (Numenius americanus), western burrowing owl (Athene cunicularia hypugea), lark bunting (Calamospiza melanocorys), and western meadowlark (Sturnella neglecta). Grassland specialists found on Melrose AFR in mixed grasslands included the six-lined racerunner (Cnemidophorus sexlineatus), many-lined skink (Eumeces multivirgatus), Great Plains skink (Eumeces obsoletus), Plains blackhead snake (Tattilla nigriceps), western burrowing owl, thirteen-lined ground squirrel (Spermophilis tridecemlineatus), black-tailed prairie dog, and hispid pocket mouse (Chaetodipus hispidus) (Parmenter et al. 1994).

Desert Grassland. The lower elevational limit of Desert Grassland is around 3,600 feet. This community type has been impacted by grazing and drought. In some areas, the native perennial bunchgrasses have been replaced by exotic annual grasses and low-growing sod grasses, such as Lehmann lovegrass (*Eragrostis lehmanniana*) and curly mesquite grass (*Hilaria belangeri*) respectively. Ecologically important grasses are black gramma (*Bouteloua eriopoda*) and tobosa (*Hilaria mutica*). Black gramma is found on gravelly upland sites, while tobosa is the dominant grass on heavier soils in lowlands and swales. Other grasses include various gramma grasses, red three-awn (*Aristida longiseta*), hairy tridens (*Tridens pilosus*), and buffalograss. Lupines (*Lupinus spp.*), filarees (*Erodium spp.*), and buckwheats (*Eriogonum spp.*) are common forbs. Cacti and succulent plants, such as agaves (*Agave spp.*), sotol (*Dasylirion spp.*), and yucca (*Yucca spp.*) are characteristic of Desert Grasslands. Important scrub-shrubs include mesquite (*Prosopis spp.*), althorn (*Koeberlinia spinosa*), and catclaw acacia (*Acacia greggii*). Tarbush (*Flourensia cernua*) and creosotebush (*Larrea tridentate*) have increased with disturbance and drought.

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Mammals common to the Desert Grassland are the black-tailed jackrabbit (*Lepus californicus*), spotted ground squirrel (*Spermophilis spilosoma*), various species of kangaroo rats (*Dipodomys* spp.) and woodrats (*Neotoma* spp.), badger (*Taxidea taxus*), and coyote (*Canis latrans*). Birds include Swainson's hawk (*Buteo swainsoni*), mourning dove (*Zenaida macroura*), roadrunner (*Geococcyx californicus*), ash-throated flycatcher (*Myiarchus cinerascens*), curve-billed thrasher (*Toxostoma curvirostre*), and Cassin's sparrow (*Aimophila cassinii*). Ornate box turtle (*Terrapene ornate*), western hognose snake (*Heterodon nasicus*), western hooknose snake (*Gyalopion canum*), and desert grassland whiptail (*Cnemidophorus uniparens*) are representative reptiles.

**Plains-Mesa Sand Scrub**. Although historically this community type was restricted to the extreme southern parts of New Mexico and along the Rio Grande River, it has expanded and encroached into Desert Grassland. Its typical elevation range is 2,300 to 5,200 feet. Creosotebush, tarbush, and whitethorn (*Acacia neovernicosa*) are the dominant features of the Chihuahuan Desert. Numerous species of yuccas, agaves, sotols, and nolimas (*Nolina* spp.) are found in succulent-scrub upland areas, as are woody shrubs and low-growing cacti. Succulent-scrub uplands grade into Desert Grassland where grassland species, such as gramma grasses, can be found. Lower elevation playas may also support Desert Grassland species.

The Plains-Mesa Sand Scrub is perhaps best known for its diversity and abundance of reptiles. Lizards include the Texas banded gecko (*Coleonyx brevis*), greater earless lizard (*Cophosaurus texanus*), and several species of spiny lizards (*Sceloporus* spp.) and whiptails (*Cnemidophorus* spp.). Snakes include the western hooknose snake, whipsnakes (*Masticophis* spp.), and rattlesnakes (*Crotalus* spp.). Typical mammals found in Plains-Mesa Sand Scrub are the desert pocket gopher (*Geomys arenarius*), southern grasshopper mouse (*Onychomys torridus*), Texas antelope squirrel (*Ammospermophilis interpres*), and desert pocket mouse (*Perognathus penicillatus*). Scaled quail (*Callipepla squamata*), white-necked raven (*Corvus cryptoleucus*), cactus wren (*Campylorhynchus brunneicapillus*), and black-throated sparrow (*Amphispiza bilineata*) are representative birds.

Juniper Savanna. This community type is characterized by pinyon pine (*Pinus edulis*) and one-seed juniper (Juniperus monosperma), together commonly called pinyon-juniper woodland. This woodland is found between 4,900 and 7,500 feet, particularly on rocky mesas, plateaus, slopes, and ridges. Understory vegetation includes gramma grasses, galleta grass, Indian ricegrass, buckwheats, and lupines. Woody shrubs include threadleaf groundsel (Senecio longilobus) snakeweed, fourwing saltbush, and cliffrose (Cowania mexicana). Several species of hedgehog cacti (Echinocereus spp.), pricklypears, and chollas (Opuntia spp.) are also present.

Pinyon-juniper specialists are the pinyon mouse (*Peromyscus truei*), pinyon jay (*Gymnorhinus cyanocephalus*), gray flycatcher (*Empidonax wrightii*), and gray vireo (*Vireo vicinator*). Pinyon-juniper woodlands are also important for wintering elk (*Cervus elaphus*) and mule deer (*Odocoileus hemionus*) (Brown 1994).

## 3.5.2.2 WETLANDS

Jurisdictional wetlands comprise less than 1 percent of the ROI (Table 3.5-1) and most are within the Pecos River Valley. Wetlands and riparian areas, however, are critically important for many species of animals, particularly migratory birds. Wetlands, as discussed in Section 3.6.1.1, are important habitat type and subject to federal regulation. Typical wetland plants include cattail (*Typha latifolia*), bulrush (*Scirpus acutus*), rushes (*Juncus spp.*) and sedges (*Carex* 

**3.5 BIOLOGICAL RESOURCES** Digitized by spp.), often interspersed with willows (*Salix* spp.). Native riparian areas are also imperiled due to increased water demands and invasion by the exotic shrubs saltcedar (*Tamarix* spp.) and Russian olive (*Elaeagnus angustifolia*). Plains cottonwood (*Populus deltoids*), peachleaf willow (*Salix amygdaloides*), and narrowleaf cottonwood (*Populus angustifolia*) comprise the climax community along the larger river systems, such as the Pecos River. Riparian scrublands, composed of several willow species, seepwillow (*Baccharis salicifolia*) and saltcedar, are found along floodplains and streams throughout. At the higher elevations, streams and canyons can be composed of narrowleaf cottonwood, maple (*Acer spp.*), box elder (*Acer negundo*), alders (*Alnus spp.*), willows, blueberry elder (*Sambucus glauca*), and red-osier dogwood (*Cornus sericea*).

Acres
1,990
995
3,585
3,225,344
0.11

TABLE 3.5-1. WETLANDS WITHIN THE REGION OF INFLUENCE

Source: USFWS 1983.

Bitter Lake National Wildlife Refuge (NWR), just south of the ROI along the Pecos River, is an example of the plant and animal diversity that is found in wetland and riparian areas. At least 357 species of birds have been observed on the refuge (Bitter Lake NWR 2004). Approximately 59 mammal species, 50 species of reptiles and amphibians, and 24 fish species have been recorded.

#### 9.5.2.9 SPECIAL-STATUS SPECIES

The Air Force has initiated consultation with USFWS under Section 7 of the ESA and requested a list of threatened, endangered, or proposed species that may occur within the project area. The USFWS provided a list of special-status species for the seven counties within the ROI (Appendix H). In addition, the NMDGF, New Mexico Natural Heritage Program (NMNHP), and New Mexico Rare Plant Technical Council (NMRPTC) web sites were searched for information about state listings (NMRPTC 1999, NMDGF 2003, NMNHP 2003). This information is summarized in Appendix H. Not all species on this list may be within the ROI.

Federally listed endangered species that may occur in the ROI are Kuenzler hedgehog cactus (Echinocereus fendleri var. kuenzleri), Pecos gambusia (Gambusia nobilis), brown pelican (Pelecanus occidentalis carolinensis), interior least tern (Sterna antillarum athalassos), northern aplomado falcon (Falco femoralis septentrionalis), and southwestern willow flycatcher (Empidonax traillii extimus). Several snails and one crustacean are currently listed as proposed endangered. These are Pecos assiminea snail (Assiminiea pecos), Koster's springsnail (Juturnia kosteri), Roswell pyrg (Pyrgulopsis roswellensis), Koster's tryonia (Tryonia kosteri), and Noel's amphipod (Gammarus desperatus). Threatened species potentially occurring in the ROI are Pecos sunflower (Helianthus paradoxus), Arkansas River shiner (Notropis girardi), Pecos bluntnose shiner (Notropis simus

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pecosensis), piping plover (Charadrium melodus circumcinctus), bald eagle (Haliaeetus leucocephalus), and Mexican spotted owl (Strix occidentalis lucida). Candidates for federal listing are sand dune lizard (Sceloporus arenicolus) and lesser prairie-chicken. Thirty species of concern also may occur in the ROI and are listed in Appendix H.

Several federally protected species are considered extinct in New Mexico or specifically in the seven counties in the ROI (NMDGF 2003); therefore, these species will not be considered further in this document. Such species include the Texas hornshell (*Popenaias popei*) (a mussel), Rio Grande silvery minnow (*Hybognathus amarus*), grizzly bear (*Ursus horribilis*), and black-footed ferret (*Mustela nigripes*). The Mexican gray wolf (*Canis lupus baileyi*) is extinct from New Mexico; however, Mexican gray wolves have been released as a "nonessential experimental population" in southeast Arizona. The Mexican gray wolf recovery plan also identified the White Sands Missile Range in south-central New Mexico as a potential future release site (USFWS 1998a).

The USFWS also identified several insect-species of concern (not endangered or threatened) that may be present in the ROI (Appendix H). These included Mescalero Sands tiger beetle (*Cicindela formosa rutilovirescens*), bonita diving beetle (*Deronectes neomexicana*), Mescalero Sands June beetle (*Polyphylla mescalerensis*), Sacramento Mountains blue butterfly (*Icaricia icariodes*), desert viceroy butterfly (*Limenitis archippus obsolete*), and Sacramento Mountains silverspot butterfly (*Speyeria atlantis capitanensis*). Little information exists on these insect species. Because no surface impacts are expected and there is no evidence insects are affected by aircraft noise, these species are not discussed further in this document.

## 3.5.2.4 AGRICULTURAL RESOURCES

Urban areas and farmland occupy 3 to 4 percent of the ROI, the majority of which is in the eastern portion (Figure 3.5-1). Ranches and associated livestock grazing alone constitute approximately 85 percent of the land use in the ROI. Under the airspace, 14 percent is lands managed by the Bureau of Land Management (BLM), 16 percent is state land, and 69 percent is private. Both the BLM and State of New Mexico maintain grazing allotments or leases on their lands. Grazing or other agriculture occurs on approximately 99 percent of the private, state, and federal land under the airspace. Commenters on the Draft EIS described existing ranching operations for a ranch under the existing Pecos MOA (see Chapter 6.0, Comments and Responses).

The New Mexico Department of Agriculture (NMDA) (2003) and USDA (1997) provided livestock statistics by county. In 2002, an estimated 626,000 cows and 124,000 sheep occurred within the seven counties that intersect the ROI (NMDA 2003). The number of farms also provides an estimate of the agricultural resources within the seven counties. In 2002, in the seven counties, 1,970 farms produced cattle, 92 produced hogs, 179 produced sheep, and 1,355 raised horses and ponies (National Agricultural Statistics Service 2004).

# 3.6 CULTURAL RESOURCES

# **3.6.1 DEFINITION OF THE RESOURCE**

Cultural resources are prehistoric and historic districts, sites, structures, artifacts, and any other physical evidence of human activities considered important to a culture, subculture, or community for scientific, traditional, religious, or other reasons. Cultural resources are typically divided into three major categories: archaeological resources, architectural resources, and traditional resources.

Archaeological resources are locations where prehistoric or historic activity measurably altered the earth or produced deposits of physical remains (e.g., arrowheads, bottles). Architectural resources include standing buildings, dams, canals, bridges, and other structures of historic or aesthetic significance. Traditional resources are associated with cultural practices and beliefs of a living community that are rooted in its history and are important in maintaining the continuing cultural identity of the community. They may include archaeological resources, locations of historic events, sacred areas, sources of raw materials, topographic features, traditional hunting or gathering areas, and native plants or animals. Resources generally must be more than 50 years old to be considered for inclusion in the National Register of Historic Places (NRHP).

A number of federal regulations and guidelines have been established for the management of cultural resources (Appendix D). The standards set forth in Section 106 of the National Historic Preservation Act (NHPA), as amended, are used to determine effects to most cultural resources in the affected environment. Section 106 requires federal agencies to take into account the effects of their undertakings on historic properties. Historic properties are cultural resources that are listed in, or eligible for listing in, the NRHP. Eligibility evaluation is the process by which resources are assessed relative to NRHP significance criteria for scientific or historic research, for the general public, and for traditional cultural groups. Under federal law, including NEPA, impacts to cultural resources may be considered adverse if they meet the criteria set out in 36 CFR 800.5(1), and if the resources have been determined eligible for listing in the NRHP or have been identified as important to Native Americans as outlined in the American Indian Religious Freedom Act (AIRFA) and EO 13007, Indian Sacred Sites.

The Native American Graves Protection and Repatriation Act (NAGPRA) would apply to situations where human remains, funerary, or sacred objects or objects of cultural patrimony were involved. No Native American sacred sites or NAGPRA-related materials have been identified in the ROI. The DoD American Indian and Alaska Native Policy (1999) provides guidance for interacting and working with federally-recognized American Indian governments. DoD policy requires that installations provide timely notice to, and consult with, tribal governments prior to taking any actions that may have the potential to significantly affect protected tribal resources, tribal rights, or American Indian lands.

The ROI for cultural resources consists of all lands under the current airspace, including Melrose AFR, the proposed airspace expansion areas, and the proposed Capitan MOA/ATCAA.

# 3.6.2 Existing Conditions

## 3.6.2.1 HISTORICAL SETTING

The earliest remains of human activity in the region date to approximately 12,000 years before present (BP) and are associated with the hunting of large game animals, such as mammoth and mastodon, commonly grouped and referred to as Pleistocene megafauna. During this time, the climate was cooler and wetter, supporting vast grasslands, shallow lakes and wetlands. Known only through the material remains they left behind, these earliest inhabitants are known as the

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Clovis Culture, and existed for perhaps only 700 years. Evidence of the culture was first recognized at Black Water Draw, New Mexico, south of Clovis, in 1929. In the years since, the site has been extensively excavated, revealing intermittent occupations of successive cultures that span thousands of years.

Through the next several thousand years, the climate became warmer and drier. The grasslands turned to a desert shrub environment, and the lakes and wetlands disappeared along with the megafauna. The environmental changes forced a change in the subsistence of local populations, shifting to a reliance on other game animals and a greater utilization of plant resources. Roughly 3,000 BP, ceramics came into use; the practice of agriculture developed; and more permanent, substantial residential structures (e.g., pueblos) were built (Geo-Marine 1996).

There are seven Apachean-speaking tribes thought to have inhabited the southwestern portion of the United States and the Northern portion of Mexico; of these seven, it is believed that the Mescalero Apache and the Jicarilla Apache were the primary inhabitants of the area underlying the affected airspace (Opler 1983; Tiller 1983). The Mescalero Apache native lands were generally located in the southern portion of the affected airspace extending well into northern Mexico. At the time of European contact, the lands of the Mescalero were extensive, being defined by a series of mountain ranges with peaks greater than 12,000 feet, separated by flats and valleys. The differences in elevation are marked by noticeable changes in flora, fauna, and climate. In the mountain regions, winters are severe with very short growing seasons, which made cultivation difficult. The flats were generally hot and dry, making cultivation almost impossible until the introduction of irrigation. The striking differences in topography and climate had a great and lasting influence on the political and economic development and structure of the Mescalero, who until the later part of the historic period, remained in small hunter-gatherer groups scattered throughout their territory (Opler 1983).

The Jicarilla aboriginal lands were generally located in the northern portion of the affected airspace extending as far north as south-central Colorado. It is believed that the Jicarilla migrated into the southwest between A.D. 1300 and 1500, although their route of migration is much in dispute. The Jicarilla Apache native lands consist of the Southern Rockies, which extend from north-central New Mexico north into southern Colorado, and east into the high plains country, which is defined by mesas, plateaus and intermontane basins. Similar to the Mescalero native lands, the elevational changes are drastic, ranging from 14,000 feet in the Rockies to 3,800 feet in some of the valleys (Tiller 1983).

Although the Apachean speaking groups that migrated south into the region settled into separate locations, they preserved much of their Athapaskan culture. Eventually, many of these groups such as the Mescalero and the Jicarilla were influenced by contact with other native groups such as the Pueblos, and later by the introduction of the horse. These influences led to a change in culture towards a more sedentary life style (Tiller 1983).

By the early 1600s, Apachean groups occupied the region on a permanent basis. Apache occupation continued until the mid-18<sup>th</sup> century when the Comanche people entered the region. Comanche raids against eastern Pueblo and Spanish settlements led to military campaigns by the Spanish, defeating the Comanches in the 1780s. Kiowa groups also traversed the region, using the same lands as the Comanche for hunting and raiding from the 1790s until the 1870s (Geo-Marine 1996).

3.6 CULTURAL RESOURCES Digitized by Spanish explorers first entered the region beginning in the mid-16<sup>th</sup> century, following exploration routes along the Pecos and Canadian Rivers. They discovered a barren plain that occupies 37,000 square miles of west Texas and eastern New Mexico. To the north and west, the plain is bounded by an escarpment that rises 300 feet above the plain. Through the millennia, wind and water eroded the bedrock of the escarpment so that from a distance it resembles ramparts or fortifications. As a result, the region, which is actually a southern reach of the Great Plains, was named the Llano Estacado (palisaded plain). Once a forbidding place only suited to seasonal grazing, through irrigation the Llano now supports widespread agriculture and the communities of Lubbock and Amarillo, Texas, and Clovis, New Mexico.

Commerce between the United States and a Mexico newly independent from Spain was instrumental in bringing American settlers to the region in the early to mid-19<sup>th</sup> century. Traveling the Santa Fe Trail, business interests came into increasing conflict with the Apache and other tribes along the route, resulting in the construction of forts. During the Mexican-American war of 1846-1848, American troops traveled west along the Santa Fe Trail as did troops during the American Civil War. Once New Mexico became American territory, trade continued to flourish, and traffic included travelers on their way to the gold fields of California (National Park Service 2004). The Santa Fe Trail also provided a link to the Old Spanish Trail, which connected New Mexico to the markets in California and Mexico.

In 1810, a treaty between the Spanish and the Mescalero Apache included a reservation for the Mescalero. The treaty was renewed by the Mexican government in 1832 (Rothman 1998). In the following decades, Mescalero encounters with the American military led to short-term treaty and reservation arrangements. In 1863, under General James H. Carleton, Colonel Christopher "Kit" Carson forced some 400 Mescalero Apache to walk approximately 200 miles from Fort Stanton to Fort Sumner. Later that year, over 8,000 Navajo from the Canyon de Chelly in eastern Arizona were forced to march over 300 miles to the Bosque Redondo Reservation at Fort Sumner (Banks 1998). From 1863 to 1868, as many as 9,000 Navajo people (Dineh) and more than 400 Mescalero Apache were incarcerated at the Bosque Redondo Reservation (Geo-Marine 1996). The forced movement of the Dineh to Fort Sumner is memorialized in Navajo history as "The Long Walk."

These forced marches to Bosque Redondo followed a number of alternate routes or segments (Ackerly 1998): Fort Wingate to Los Pinos/Albuquerque segment; the Intermediate Segments East and North of Albuquerque; and the Fort Union to Fort Sumner Segment. Historical accounts of the Fort Wingate to Los Pinos/Albuquerque Segment indicate that it followed a well-traveled wagon road from Old Fort Wingate eastward to the Rio Grande. Near Sheep Springs, the road branched southward towards Los Pinos and northward to Albuquerque (Ackerly 1998).

The Intermediate Segments East and North of Albuquerque are further subdivided into four sub-segments. The Albuquerque to Santa Fe segment of the Santa Fe route follows an existing wagon route along the Camino Real that connected Albuquerque with Santa Fe (Ackerly 1998). Combined historic reports indicate that, for the most part, the Santa Fe route from Santa Fe eastward to Fort Union paralleled the Santa Fe Trail. The route passed through Kozlowski's Ranch, Pigeon's Ranch, Tecolote, Las Vegas through Kroenig's Ranch, then turned north in the direction of Fort Union. From Fort Union south to Fort Sumner, the route followed an existing wagon road paralleling the Rio Pecos (Ackerly 1998). Following another well-established

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wagon trail, the Mountain Route started in Albuquerque heading east through the Tijeras Canyon, north along the Sandias Mountains to Galisteo, then turned east toward Fort Union. The Mountain Route passed through San Antonio, San Pedro, San Lorenzo, Real De San Francisco, Placer de Tureto, Eaton's Ranch, and Galisteo, where it connected with the Santa Fe Route near Kozlowski's Ranch. At this point, the Mountain Route passed through the towns of Rowe, Ilfeld, San Jose, Bernal Springs, Tecolote, and Romeroville. At Romeroville, the route forked to the east and west converging at the Pecos River (Ackerly 1998). The Canon Blanco Route was a more direct route between Albuquerque and Fort Sumner (Ackerly 1998). This route followed the Mountain Route through the Tijeras Canyon to the town of Tijeras, where it then headed northeast towards the now abandoned town of Gutierrez. At this point, the Canon Blanco Route headed due east passing through Lagunas and directly into the Canon Blanco where it joined the Fort Union to Fort Sumner road (Ackerly 1998). The final sub-segment of the Intermediate Segments North and East of Albuquerque is known as the Piedra Pintada. This route is believed to have been used by the Navajo as an escape route from Fort Sumner in 1863 and again in 1865. Although the most direct from Albuquerque to Fort Sumner, it is thought that this route was not as extensively used as others, because it was not easily traveled by wagon (Ackerly 1998).

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The Fort Union to Fort Sumner segment (Figure 3.6-1) is believed to have been the final segment, used at least partially, by the Santa Fe, Mountain, Canon Blanco, and Piedra Pintada routes. The road extends from Anton Chico south through Fort Butler, Becke's Ranch, Alamo Gordo, San Juan de Dios, and Las Carretas to the site of the Bosque Redondo Reservation at Fort Sumner (Ackerly 1998). In 1868, the Navajo Treaty was signed at Fort Sumner, conceding the right of the Dineh to live on their homelands to the west (Museum of New Mexico 2001a). After a period of instability following the Civil War, a new reservation was established in 1873 for the Mescalero and Chiricahua Apache at its present location near the Sacramento Mountains (Rothman 1998) southwest of the area of potential effect, as well as the establishment of a new reservation for the Jicarilla Apache north of the area of potential effect (New Mexico Blue Book 2004).

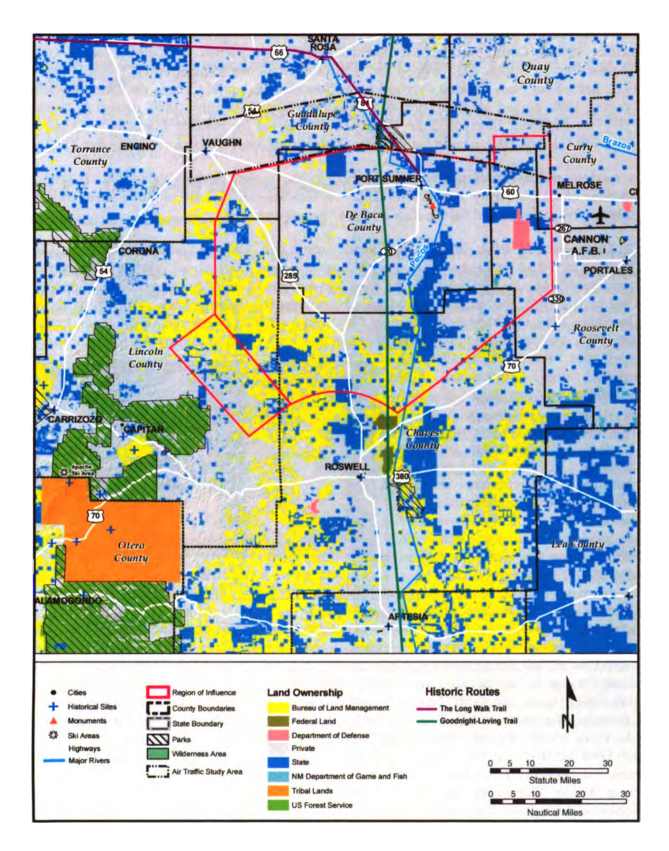
Currently, the Mescalero and Chiricahua Apache Indian reservation occupies approximately 460,000 acres and is home to 3,000 tribal members (New Mexico Blue Book 2004). The Jicarilla Apache Indian Reservation is also home to approximately 3,000 members and consists of approximately 750,000 acres (New Mexico Blue Book 2004).

American forts in the region, such as Fort Sumner within the study area, were established by the early 1860s to defend routes of travel through the area (Geo-Marine 1996). After 1865, American cattle ranchers entered the region, establishing extensive ranches during the 1880s, including in the Melrose AFR area. The Goodnight-Loving trail followed the Pecos River valley, through Fort Sumner to markets in states to the north; the Stinson Trail entered the region from Texas to the east. Growth in the cattle ranching industry was driven, in part, by the expansion of railroads throughout the region (Geo-Marine 1996). Small towns grew up along the rail lines, including Taiban and others in the Melrose AFR area. North of the ROI lie the remnants of Route 66, now largely replaced by other highways. This historic route once connected Chicago to Santa Monica, California.

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There are seven counties underlying or partially underlying the training airspace. These include Chaves County, which was formed in 1889 and named for Colonel Jose Francisco Chaves; Curry County, 1909, named for Territorial Governor George Curry; De Baca County, 1917, named for New Mexico's second State Governor, Ezequiel Cabeza de Baca; Guadalupe County, 1891, named for Our Lady of Guadalupe; Lincoln County, 1869, named in honor of President Abraham Lincoln; Quay County, 1903, named for Senator Matthew S. Quay; and Roosevelt County, 1903, named for President Theodore Roosevelt (Historical Side Bar 2004).

A modern military presence was established in the region during World War II with the opening of Clovis Army Air Base in 1942. It was selected as one of three sites, including Ephrata, Washington and Salina, Kansas, for a "super-airdrome."

On December 24<sup>th</sup>, 1942, the 409<sup>th</sup> Base headquarters and Air Base Squadron arrived at Clovis Air Base followed by the arrival of the 16<sup>th</sup> Bombardment Operational Wing, which arrived in January of 1943. In April of 1943, the base was renamed Clovis Army Air Field. From early 1943 to late 1945, the airfield served as a bombardment training base. From June through December 1943, the 302<sup>nd</sup> Bombardment Group trained B-24 personnel. B-17 crews from the 25<sup>th</sup>, 497<sup>th</sup>, 498<sup>th</sup>, 499<sup>th</sup>, and 500<sup>th</sup> Bombardment Groups trained at the airfield from February to

April 1944. From 1945 to 1946, the airfield was home to B-29 Bombardment Groups.

Following the end of the war, Clovis Army Airfield operations began to decrease. Coinciding with personnel shortages, bombardment training was no longer a primary focus for the base. In July of 1946, the airfield was placed on a reduced status with complete inactivation occurring in May of 1947.

Control of the airfield changed



TO CLOVIS, TRAINED AT HIGH SPEED AND AT LOW LEVELS THROUGHOUT THE PECOS COMPLEX AIRSPACE.

hands numerous times during its period of inactivation, which lasted until 1951. In August of 1947, the Strategic Air Command took control, changing the name of the airfield to Clovis Air Force Base in 1948 before handing it over to Air Training Command in April of 1950, who then handed it over to Tactical Air Command (TAC) in July of 1951. The 140<sup>th</sup> Fighter Bomber Wing (140 FBW), flying the P-51 "Mustang" and made up of Air National Guard elements from Colorado, Wyoming, and Utah, was called to active duty as the first TAC unit at Clovis AFB (Air Force 2004b). The 140 FBW returned to Air National Guard control in 1952, replaced by the 50<sup>th</sup> FBW (50 FBW). In 1957, Clovis Air Base became a permanent Air Force installation and was renamed Cannon AFB in honor of the former commander of TAC, John Kenneth Cannon (Air Force 2004b). During the late 1950s and early 1960s, Cannon AFB personnel and planes were deployed throughout the world. Crews deployed to Berlin during the Berlin Wall Crisis, and a decade later, to Vietnam and Thailand during the conflict there. In 1965, the mission for Cannon AFB began to change, focusing more on training F-100 pilots and mechanics. In 1968, Cannon AFB added additional training for Forward Air Controllers and Air Liaison Officers.

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With this, Cannon AFB became the largest replacement training wing in TAC. During the late 1960s, with the arrival of various F-111s, the primary mission for Cannon AFB began to once again change back into a tactical one. The current F-16 aircraft were based at Cannon AFB starting in 1995.

After the Persian Gulf War, the NMANG transitioned to flying the F-16 Fighting Falcon; in 1991 this was the only fighter squadron to fly the F-16 equipped with Low Altitude Navigation and Targeting Infrared for Night (LANTIRN) pods.

## 3.6.2.2 IDENTIFIED CULTURAL RESOURCES

#### MELROSE AIR FORCE RANGE

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Archaeological survey projects have been conducted within Melrose AFR since 1981, covering more than 45,000 acres (Geo-Marine 2000). More than 200 archaeological sites, ranging in age from the Paleoindian period (before 7500 BP) through the Historic era (after 400 BP), have been recorded on the range (Geo-Marine 2000). More than 50 of these are considered eligible or potentially eligible for inclusion in the NRHP, although none are listed. An evaluation of Cold War architectural structures indicated no eligible or potentially eligible buildings on Melrose AFR (Geo-Marine 1996).

Native American groups with historic ties to the area include the Mescalero Apache, Jicarilla Apache, and Comanche. The nearest reservation is the Mescalero Apache Reservation, located approximately 100 miles southwest of Melrose AFR near Ruidoso, New Mexico. The Jicarilla Apache Reservation is 195 miles northwest of the range. The Comanche Tribe is located near Lawton, Oklahoma, approximately 300 miles northeast of Melrose AFR. No traditional resources have been identified to date within Melrose AFR.

## MILITARY OPERATIONS AREAS

Record searches of both the New Mexico State Register of Cultural Properties and the NRHP indicate that there are NRHP-listed properties in one county underlying project MOAs and proposed expansion areas. As Table 3.6-1 indicates, listed properties in De Baca county include the De Baca County Courthouse, which was constructed in 1917; the Fort Sumner Railroad Bridge, which was constructed in 1906; the Rodrick Drug Store; the Fort Sumner Women's Club; and the Fort Sumner Ruins. Fort Sumner was constructed in 1863 as a resettlement center for the Navajo and Apache Indians. Fort Sumner, near what had been the Bosque Redondo Indian Reservation, is also a New Mexico State Monument and has been identified as a Registered Cultural Property by the State of New Mexico. In addition to NRHP and state-listed cultural resources under project MOAs, there are also likely to be archaeological, architectural, or traditional resources that are either eligible or potentially eligible for the NRHP.

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Airspace	County	Property	Location	State Register	National Register
Pecos MOA/	De Baca	De Baca County Courthouse	Fort Sumner	x	X
Sumner ATCAA		Fort Sumner Railroad Bridge	Fort Sumner	x	x
		Fort Sumner Ruins, State Monument	Fort Sumner	x	x
		Rodrick Drug Store	Fort Sumner	X	
		Fort Sumner Women's Club	Fort Sumner	X	X

# TABLE 3.6-1. STATE AND NATIONAL REGISTER-LISTEDPROPERTIES UNDER AIRSPACE

Note: No NRHP properties are underlying the airspace in Chaves, Curry, Guadalupe, Lincoln, Quay, and Roosevelt Counties.

No Indian reservations underlie the project MOAs (Bureau of Indian Affairs 1998). Native American groups with historic ties to the area include the Mescalero Apache, Jicarilla Apache, Comanche, and Navajo. The nearest reservation is the Mescalero Apache Reservation, approximately 30 miles south of the MOAs near Ruidoso, New Mexico. The Jicarilla Apache Reservation is about 150 miles northwest of the MOAs; and the Comanche Reservation is in Lawton, Oklahoma.

In the 1960s, the Fort Sumner State Monument was placed near the Old Fort Sumner Museum to commemorate the signing of the peace treaty with the Navajo people 100 years earlier (Banks 1998). Fort Sumner State Monument is an NRHP-listed site of significant cultural activity. Throughout the year, the Monument is host to Navajo visitors who conduct ceremonies and prayer services to Walk and their commemorate The Long confinement at Bosque Redondo. Fort Sumner State Monument is currently protected by a Noise Sensitive Area (NSA) that has been effective in reducing noise impacts from overflights (personal communication, Smith 2005). As part of the ongoing process to turn the routes associated with The Long Walk into a National Historic Trail, ground-breaking for a more extensive Bosque Redondo Memorial began in November of 2003. Another point of interest, although not listed on the State or National Registers, is Billy the Kid's gravesite near the Old Fort Sumner Museum.



There are a number of state or federally recognized trails underlying or within the vicinity of the affected airspace. The primary trail that partially underlies the affected airspace is known as

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The Long Walk, which is discussed in detail in Section 3.6.2.1. Other trails that do not directly underlie the affected airspace include the Santa Fe trail to the west, which links Santa Fe and Mexico; the Turquoise Trail, which links Albuquerque and Santa Fe, located to the north of the project area; the Old Spanish Trail to the northwest of the project area, which links Los Angeles and Santa Fe; and historic Route 66, which linked Chicago and Santa Monica, California. The Goodnight-loving and Stinson Trails, discussed in Section 3.6.2.1, are not officially recognized by either the state or federal government.

### AIR TRAFFIC STUDY AREA

A search of the New Mexico State Register of Cultural Properties and the NRHP identified no NRHP-listed properties underlying the air traffic study area that includes the potential J-74 re-route.

### 3.6.2.9 NATIVE AMERICAN CONSULTATION AND COORDINATION

In compliance with NEPA and Section 106 of NHPA, the Air Force initiated contact with the Comanche Tribe of Lawton, Oklahoma; Jicarilla Apache Tribe of Dulce, New Mexico; Kiowa Tribe of Carnegie, Oklahoma; Apache Tribe of Andarko, Oklahoma; and the Mescalero Tribe of Mescalero, New Mexico to identify potential concerns associated with the proposed action.

# 3.7 LAND USE AND RECREATIONAL RESOURCES

## 3.7.1 DEFINITION OF THE RESOURCE

The attributes of land use addressed in this analysis include general land use patterns, land ownership, land management plans, and special use areas. General land use patterns characterize the types of uses within a particular area, including agricultural, residential, military, and recreational. Land ownership is a categorization of land according to type of owner; the major land ownership categories include private, federal, Native American, and

Federal lands are described by the state. managing agency, which may include the USFWS, U.S. Forest Service (USFS), BLM, or DoD. Land management plans include those documents prepared by agencies to establish appropriate goals for future use and development. As part of this process, sensitive land use areas (e.g., Wilderness, Wild and Scenic Rivers) are often identified by agencies being worthy of more rigorous as management.

THE PECOS COMPLEX OF MILITARY TRAINING AIRSPACE COVERS A LARGE AREA CHARACTERIZED BY HIGH PLAINS AND GRASSLANDS WITH SPARSE VEGETATION AND FEW PERMANENT BODIES OF WATER.

Recreation resources consider outdoor

recreational activities that take place away from the residences of participants. This includes natural resource areas (such as BLM managed land) and man-made facilities (such as county parks and facilities) that are designated or available for public recreational use.

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The ROI for land use consists of all the lands under the current airspace, the proposed expansion areas, proposed Capitan ATCAA, and the air traffic study area applicable to the Draft EIS Proposed Action and Alternative B (Figure 3.7-1).

# 3.7.2 Existing Conditions

The area underlying the airspace includes portions of Guadalupe, Roosevelt, Lincoln, De Baca, Chaves, Quay, and Curry counties. Major transportation routes in the study area include State Highways 54, 285, and 60. Towns within the study area range in population from less than 200 to about 1,900 (University of New Mexico [UNM] 2000).

The majority (78 percent) of the land under the airspace is privately held. The majority of the public land that would be affected by the Proposed Action is administered by the BLM. Public lands managed by the BLM typically provide a variety of recreational experiences such as hiking, caving, camping, hunting, and nature viewing.

Melrose AFR, which is administered by Cannon AFB, is located in the southern portion of the restricted airspace approximately 30 miles west of Cannon AFB. Melrose AFR comprises 66,000 acres with an additional 20,896 acres of buffer area (personal communication, McCord 2001). The Air Force leases approximately 52,000 acres to ranchers for cattle grazing (personal communication, Chandler 2003). The agricultural areas act as a buffer zone around the training range. The buffer zone also contains range support facilities, including a fire station, maintenance areas, and a camera station for monitoring ordnance practice.

Table 3.7-1 shows the acreages and percentages of land uses found under Restricted Areas R-5104/5105. Rangeland followed by agriculture are the dominant land uses.

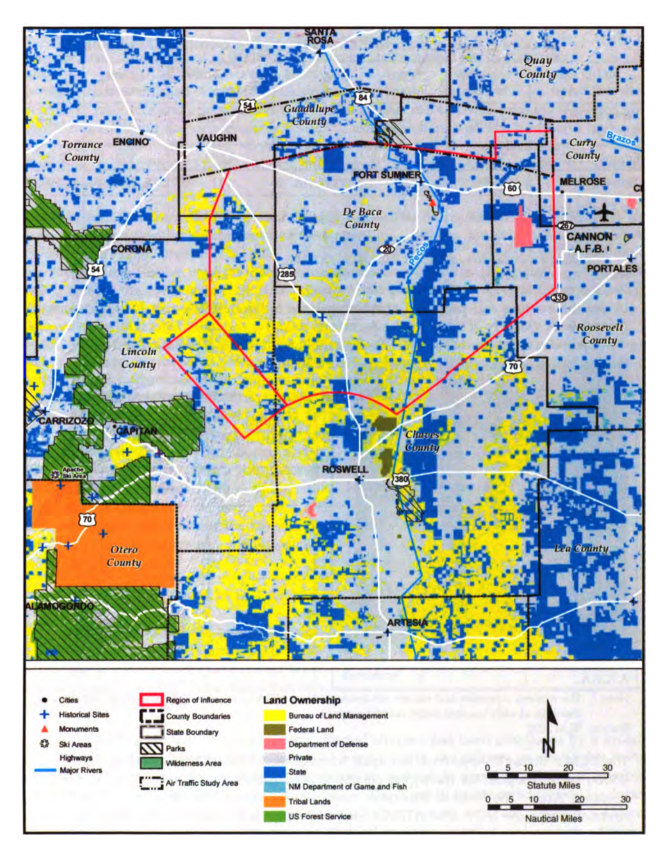
Land Use Category	Acreage	Percentage of Restricted Area
Rangeland	245,325	83
Agriculture	48,249	16
Water/Wetland	767	<1
Urban	577	<1
Total	294,918	100

Source: Air Force 2001e.

Approximately 71 percent of all land under the restricted airspace is held in private ownership, 21 percent are state lands, and 8 percent is administered by the Air Force (Air Force 2001e).

As shown in Table 3.7-2, approximately 99 percent of the land under the MOAs and ATCAAs is used for rangeland and agriculture. The remaining land (less than 1 percent) is designated as forest, water, wetland, developed, or urbanized land. Residences exist within the community of Fort Sumner, as well as on large acreages. An average density within the total project area is about one person per square mile (U.S. Census 2000b). Section 3.8 provides further discussion of population data under the airspace.

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MOAs and ATCAAs	Agriculture (acres)	Forest (acres)	Rangeland (acres)	Water Bodies (acres)	Urban (acres)	Total Acreage
Pecos MOA/ ATCAA	15,700	429	1,952,167	4,724	2,078	1,975,098
Sumner ATCAA	15,437	0	2,046,756	4,689	392	2,067,274
Taiban MOA	785	0	197,618	911	39	199,353
Air Traffic Study Area	171,803	6,375	534,662	827	4,652	718,319

TABLE 3.7-2. EXISTING LAND USE UNDER CURRENT AIRSPACE

Note: Total acreage numbers are not cumulative due to overlap of airspaces. Sumner ATCAA includes the western and eastern expansion of Pecos MOA/ATCAA.

Source: Air Force 2001e.

Under the existing and proposed airspace, private ownership accounts for approximately 78 percent with a variety of state, Native American, military, and other federal interests overseeing the remainder of the land (Table 3.7-3). Federal lands in the ROI are managed by the BLM and the Air Force. Land status is depicted on Figure 3.7-1.

TABLE 3.7-3. LAND OWNERSHIP UNDER THE AFFECTED AIRSPACE

	Private (acres)	State (acres)	Indian Reservation (acres)	Military (acres)	Other Federal (acres)
Current Airspace	2,085,624	485,354	0	22,098	367,189
Western Expansion of Pecos MOA	113,411	50,766	0	0	145,701
Eastern Expansion of Pecos MOA	204,574	33,312	0	20,619	4,878
Proposed Capitan ATCAA	130,491	31,562	0	0	105,248

Note: The western expansion and eastern expansion of Pecos MOAs are a subset of the Sumner ATCAA and therefore already counted under current airspace.

Source: BLM 2004

The BLM's Roswell Approved Resource Management Plan (RMP) and Record of Decision (ROD) present a plan for managing all public land administered by the BLM in the Roswell Resource Area. The Roswell Resource Area includes about 1,490,000 acres encompassing all counties under the MOA and ATCAA airspace except for a portion of Chaves County (BLM 1997a). This portion of Chaves County is included in the Carlsbad Approved RMP Amendment and ROD (BLM 1997b). The RMP covers a wide variety of natural and cultural resource management areas. The Carlsbad RMP Amendment and ROD relate to general land

management and use determinations for management of oil and gas resources in the Carlsbad Resource Area. Management of the land is guided by De Baca and Chaves counties.

The BLM has established Areas of Critical Environmental Concern (ACECs) based on the presence of resources and opportunities for efficient management. These areas are managed for specific resources and do not necessarily restrict or exclude other uses. The study area contains four ACECs: Coachwhip Cave, Crystal Caverns-Devil's Well Caves, Martin-Antelope Gyp Cave, and North Pecos River. Management goals for these ACECs allow for limited recreational use (BLM 1997a).

The BLM has also formally designated Special Recreation Management Areas (SRMAs) to recreation areas needing special management attention. SRMAs are established to protect sensitive recreation investments and natural resource values, prevent natural resource degradation, and resolve conflicts between recreational user groups (BLM 1997a). The land beneath the MOAs contains four SRMAs (Martin-Antelope Gyp Cave, Crystal Caverns-Devil's Well, Coachwhip Cave, and Billy the Kid Recreation Area).

Off-Highway Vehicle (OHV) designations are established to provide safe, quality recreational opportunities while minimizing adverse impacts on sensitive resource values (BLM 1997a). This use can be classified as open, closed, or limited. The four SRMAs discussed previously allow for limited OHV use, with small portions of each being closed to any OHV use. Limited use is subject to various restrictions such as limiting use to designated roads and trails, or the number or types of vehicles allowed and seasonal restrictions.

State lands underlying the MOA and ATCAA airspace include the Fort Sumner State Monument, approximately 10 miles southeast of Fort Sumner (refer to Figure 3.7-1). This monument is an improved destination with restroom and visitor facilities, historic exhibits, and guided tours.



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For more than five decades, land under the affected airspace has been overflown by a broad array of military aircraft types (see Sections 2.2.1.5 and 3.6.2.1). As military jet overflights have continued, the Air Force has established operating procedures to avoid overflight of specific locations considered to be sensitive to aircraft noise. The types of locations addressed by these special operating procedures include residences, ranches, resorts, and communities. Other sensitive receptors or land uses that may be avoided include churches and schools. Noisesensitive areas are defined in the Flight Information Publication reviewed by military pilots for their training missions. Sensitive noise receptors have been identified under the airspace. Citizens seeking information about military overflights contact Cannon AFB Public Affairs

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directly. The Pecos North Low MOA is restricted to 1,500 feet AGL over Fort Sumner and its associated airport. This "bubble" in the airspace is designed to avoid sensitive receptors in the area.

Hunting is an important recreational and economic resource in the ROI. Lands under the current and proposed airspace fall within the NMDGF Big Game Units 32, 38, 39, and 40 (NMDGF 2004a). Big game hunted in the region are mule deer, white-tailed deer, pronghorn antelope, turkey, bear, and cougar. Hunting seasons vary by sporting arm (i.e., rifle, bow, or muzzleloader) and species. In general, open seasons (i.e., any sporting arm) for deer are two separate periods of three to four days in November, while bow-only seasons are in September and January. In 2002–2003, an estimated 5,627 hunters harvested 1,431 deer in Units 32, 38, 39, and 40 (NMDGF 2004b). Open antelope season is two days in September, and a bow-only season is five days in late August. Antelope Management Units 23–25, 32 and 37 intersect the ROI. In 2002–2003, an estimated 440 hunters harvested 394 antelope in these units (NMDGF 2004c).

Hunting can occur on public or private lands. Some public lands, such as state parks, are often closed to hunting, while others, such as wildlife management areas, may have specific restrictions. In New Mexico, private landowners may apply for private land authorization certificates to allow antelope hunting on their lands. NMDGF issues the landowner a set number of authorizations for the land and associated leased land (i.e., grazing leases with BLM or state land trust). The landowner may keep the authorizations or sell them to hunters or state-registered outfitters and guides. Within Antelope Management Units 23–25, 32 and 37, 192 landowners are registered in the program. Of the antelope harvest in these units in 2002-2003, 89 percent were taken from private lands.

**Proposed Capitan ATCAA Airspace.** Approximately 99 percent of the land under this proposed airspace is used for rangeland and agriculture. Approximately 1 percent of the remaining land is forest, water, or wetland and urban areas (Table 3.7-4).

	Agriculture (acres)	Forest (acres)	Rangeland (acres)	Water Bodies (acres)	Urban/ Industrial (acres)	Total Acreage
Capitan ATCAA	455	1,408	265,398	0	38	267,299
Western Expansion of Pecos MOA/ATCAA	0	0	309,815	0	0	309,815
Eastern Expansion of Pecos MOA/ATCAA	12,454	0	250,443	0	342	263,369
Air Traffic Study Area	189,675	7,644	545,670	152	1,641	744,782

TABLE 3.7-4. EXISTING LAND USE UNDER NEW AND MODIFIED AIRSPACE

Note: The western and eastern expansion areas are a subset of the Sumner ATCAA area described in Table 3.7-2.

Private ownership accounts for approximately 49 percent of the land underlying the proposed Capitan ATCAA with a variety of state and federal interests overseeing the remainder of the land below the airspace (refer to Table 3.7-3).

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Recreational uses in this area vary from hunting and fishing to hiking and biking, as well as OHV use. There is one SRMA under the proposed Capitan ATCAA, Torgac Cave, which is part of the Roswell Cave Complex ACEC. This area allows for limited OHV use with only 40 of the 640 acres closed (BLM 1997a).

## DEPARTMENT OF TRANSPORTATION ACT SECTION 4(F) LANDS

The Draft EIS Proposed Action and Alternative B included land over which J-74 could have been re-routed. The Air Force preferred alternative (Alternative A) does not include any re-routing of J-74. A discussion on Department of Transportation 4(f) lands within the Air Traffic Study Area is contained in Appendix I of the Final EIS for continuity.

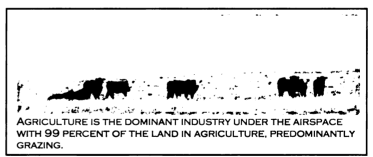
## SECTION 6(F) (3)-LAND AND WATER CONSERVATION FUNDS ACT

Section 6(f)(3) of the 1964 Land and Water Conservation Funds (L&WCF) Act requires that all property acquired or developed with L&WCF assistance be maintained perpetually in public recreation use. The State is responsible for compliance and enforcement of these provisions and to ensure consistency with the contractual agreement with the National Park Service. Coordination to determine 6(f) resources and any potential impacts under the airspace will be conducted during the public distribution of the Draft EIS. The New Mexico Parks and Recreation Division of the Department of Energy, Minerals, and Natural Resources stated that if they had any concerns they would be raised during the comment period for the Draft EIS (personal communication, Anderson 2004).

# 3.8 SOCIOECONOMICS

## 3.8.1 DEFINITION OF RESOURCE

Socioeconomics is defined as the basic attributes and resources associated with the human environment, particularly population and economic activity. Economic activity typically encompasses employment, personal income, and regional industries. these fundamental Changes to socio-economic components can



influence other resources such as housing availability, utility capabilities and community services.

Agriculture is the dominant industry in the area under the proposed airspace changes. Much of the socioeconomic activity, including employment and related services provided by communities adjacent to the airspace, is related to ranching and more intensive agriculture such as dairies and irrigated cropland.

# 3.8.2 Existing Conditions

The ROI for socioeconomics consists of seven counties that contain land area under the airspace associated with the NMTRI proposal. This affected airspace overlies rural areas in east-central New Mexico, including virtually all of De Baca County and portions of Curry, Chaves, Guadalupe, Lincoln, Quay, and Roosevelt counties (see Figure 1-1). Throughout this section, ROI refers to these seven counties in their entirety. Affected area is the specific land area under the affected airspace boundaries. De Baca County comprises the greatest share of the affected area and is most representative of the socioeconomic characteristics of the area under the affected airspace (Table 3.8-1). With the exception of Fort Sumner in De Baca County, population centers in the ROI counties are situated outside of the affected area. Consequently, county-level data tends to be dominated by the socioeconomic characteristics of communities outside the affected area. For this reason, the focus of the analysis, when based on county-level data, will be on De Baca County. More detailed data, at the census block group level, is available regarding certain demographic characteristics. Therefore, in discussions of these parameters, data specific to the affected area (i.e., those portions of the seven counties actually underlying the affected airspace) are also presented and analyzed.

County	Affected Acres in County	Percent of Total Affected Area	Percent of County under Airspace
Chaves	775,732	26.2	19.9
Curry	48,449	1.7	5.3
De Baca	1,320,734	44.6	89.0
Guadalupe	111,145	3.8	5.7
Lincoln	350,456	11.8	11.3
Quay	27,448	0.9	1.5
Roosevelt	326,319	11.0	20.6

TABLE 3.8-1.	LAND AREA UNDER	THE AFFECTED	AIRSPACE BY COUNTY
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Source: UNM 2003

Several communities in proximity to the affected area are profiled in this section to provide a regional context for the socioeconomic analysis. Fort Sumner, located in De Baca County, is located under the affected airspace, while cities outside the affected airspace but within the ROI counties include Clovis (Curry County), Portales (Roosevelt County), Vaughn (Guadalupe), and Roswell (Chaves County).

## 3.8.2.1 POPULATION AND HOUSING

Much of the airspace associated with the proposed action has been in existence for many years. The changes being proposed would alter the current airspace configuration by expanding the total affected airspace to include additional underlying areas in Chaves, Curry, De Baca, Guadalupe, Lincoln, and Roosevelt counties. The affected area in Quay County would be the same as under existing conditions. Because military airspace is typically configured to avoid densely populated and metropolitan or urban areas, such airspace by design tends to be located over rural and less developed areas. While populated areas do occur within the boundaries of

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the NMTRI affected airspace, these areas are typically scattered, relatively low in density compared to urbanized areas, and are avoided to the maximum extent possible. Less than 20 percent of the land area in each of the ROI counties underlies the airspace, with the exception of De Baca County, which is almost entirely under the affected airspace (89 percent of county land area). De Baca County is considered most representative of the affected area.

#### **POPULATION CHARACTERISTICS**

Current and projected population data for the ROI are presented in Table 3.8-2. The total 2001 estimated population for the seven counties in the ROI was 159,622 persons, representing 8.7 percent of the New Mexico population of 1.8 million. Population change during the past decade, from 1990 to 2000, varied greatly across the seven counties, ranging from a decrease of 6.0 percent in Quay County to an increase of 59.0 percent in Lincoln County. De Baca County population was essentially stable over the decade at one person per square mile. Overall, the seven counties experienced approximately one-half the change in population as New Mexico State over the same decade.

	POPULATION			Percent	Population	<b>POPULATION PROJECTIONS</b>		
	2001	2000	1990	Change 1990- 2000	Density (per mile <sup>2</sup> )	2010	2020	2030
New Mexico	1,829,146	1,819,046	1,514,609	20.1	15.0	2,112,957	2,382,999	2,626,333
Chaves County	60,177	61,382	57,849	6.0	10.1	64,864	67,591	69,251
Curry County	45,022	45,044	42,207	7.0	32.0	46,973	48,190	48,168
De Baca County	2,132	2,240	2,252	-1.0	1.0	2,289	2,296	2,296
Guadalupe County	4,545	4,680	4,156	13.0	1.5	5,304	5,748	5,989
Lincoln County	19,814	19,411	12,219	59.0	4.0	23,792	27,100	29,715
Quay County	9,811	10,155	10,823	-6.0	3.5	10,030	9,659	8,986
Roosevelt County	18,121	18,018	16,702	8.0	7.4	20,197	22,159	23,773
Total ROI	159,622	160,930	146,208	10.1	7.0	173,449	182,743	188,178

TABLE 3.8-2. POPULATION DATA AND PROJECTIONS BY COUNTY

Source: New Mexico Economic Development Department (EDD) 2004, U.S. Census 2000a, UNM 2003.

Average population density in the ROI counties is approximately 7.0 persons per square mile, about half the state density of 15.0 persons per square mile, reflecting the rural, sparsely populated nature of the region. Population densities in individual counties range from 1.0 persons per square mile in De Baca County to 32.0 persons per square mile in Curry County. Population density in the U.S. overall is an average 79.6 persons per square mile.

Although the entire population in the seven ROI counties is 159,622 persons, the actual population of the land area under the affected airspace is estimated to be 4,336 persons (see Table 3.8-3). This estimate was derived using Census Tract and Block Group data from the 2000 Census. De Baca County, which accounts for only 1.3 percent of the seven-county population, represents 50.5 percent of the estimated population under the affected airspace. In De Baca

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County, 97.8 percent of the population resides under the proposed airspace. In the remaining six ROI countries, less than 4 percent of each country's population resides under the affected airspace see Table 3.8-3. The sparsely populated nature of the affected area becomes apparent by reviewing this detailed Census data. Population density under the affected airspace averages 1.9 persons per square mile, although this average overstates the population density throughout the area because over 26 percent of the persons under the airspace reside in Fort Summer. Fort Summer, with a population of 1.161, is home to over half the population of De Baca County. Under 99 percent of the affected airspace, the population density is estimated to be less than one-half person per square mile.

	Population Under Affected Airspace	Percent of Affected Population	Percent of Total County Population	Population Density Under Affected Airspace (per mile <sup>2</sup> )
Craves Courty	121	159	1.3	0.68
Carry Coursy	56	2	C.2	1.14
De Bacz Courty	2.91	51.5	97.8	1.06
Gradalupe Courty	12:	25	26	0.69
Larcoln Courty	631	14.6	3.3	1.15
Query Country	22	05	0.2	0.51
Rosseret: Courty	4:4:		2.6	0.91
Total Affected Area	4.336	100.2	2.7	0.94

# TABLE 3.8-3. DETAILED POPULATION DATA UNDER THE AFFECTED AIRSPACE (2000)

Source: U.S. Census 2001b.

Population data for communities located within the seven affected counties in the ROI are presented in Table 3.8-4. With the exception of Fort Sumner in De Baca County, the communities profiled are located outside the area under the affected airspace.

Communities in the ROI	POPULATION			Percent	Population	Percent of
	2001	2000	1990	Change 1990-2000	Density (per mile <sup>2</sup> )	County Population
Covis	32,511	32,667	31,356	5.5	1452.5	72.5
Fort Summer	1,150	1,249	1,255	-1.6	375.1	55.8
Portales	11,098	11,131	10,758	4.1	1625.0	61.8
Roswell	44,058	45,293	44.450	1.4	1565.1	73.8
Vaugim	510	539	633	-14.5	96.3	11.5

#### TABLE 3.8-4. POPULATION DATA BY CITY

Source: New Mexico EDD 2014, U.S. Cersus 2001a.

The population densities under regional military training airspace (from Figure 2-1) were calculated for comparative purposes. Airspace coordinates were overlaid on 2000 census tract data using a geographic information system. The population density per square mile under the

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Beak MOA was calculated at 7.59, under the Bronco MOA was 12.02, under the Mt. Dora MOA was 1.11, under the Talon MOA was 17.65, and under the R-5107 complex was estimated to be 3.50. As noted in Table 3.8-3, population per square mile under the Pecos MOA was 0.94.

#### HOUSING CHARACTERISTICS

Housing supply in the seven-county ROI, presented in Table 3.8-5, totaled 77,034 units in 2000. Occupied housing units amounted to 60,946 units, resulting in a housing occupancy rate of about 80 percent. Owner-occupied units account for 68 percent of occupied units, with the remaining 32 percent occupied by renters. The median value of owner-occupied units in the ROI ranged from a low of \$51,200 in Guadalupe County to a high of \$108,400 in Lincoln County. Vacancy rates are comparable throughout the ROI but are highest in Quay County (4.4 percent homeowner vacancy rate, 18.9 percent rental vacancy rate) and lowest in Roosevelt County (3.8 percent homeowner vacancy rate, 11.7 percent rental vacancy rates). Using De Baca County data as a guide, the estimated housing under the proposed airspace would total 2,740 units with a median value of \$60,000.

	Household Size	Total Housing Units	Occupied Housing Units	Owner- Occupied Units	Renter- Occupied Units	Median Value of Owned Units
Chaves	2.72	25,647	22,561	16,000	6,567	\$61,000
Curry	2.69	19,212	16,766	9,958	6,808	\$64,700
De Baca	2.46	1,307	922	719	203	\$45,800
Guadalupe	2.83	2,160	1,655	1,222	433	\$51,200
Lincoln	2.37	15,298	8,202	6,336	1,866	\$108,400
Quay	2.42	5,664	4,201	2,968	1,233	\$54,000
Roosevelt	2.73	7,746	6,639	4,163	2,476	\$54,900
Total	2.64	77,034	60,946	41,366	19,583	-

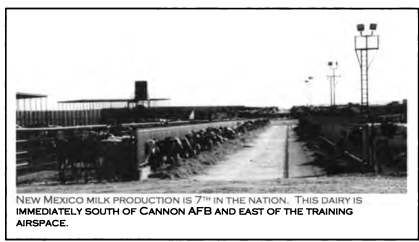
TABLE 3.8-5. HOUSING CHARACTERISTICS BY COUNTY (2000)

Source: U.S. Census 2000a.

#### 3.8.2.2 ECONOMIC ACTIVITY

A number of factors have influenced economic activity and employment in New Mexico in recent years, contributing overall to moderate growth despite some industry-specific declines. Since the early 1990s, New Mexico's numerous U.S. military sites and related enterprises have experienced reduced federal defense spending, resulting in a loss of more than 8,500 jobs in the past decade (UNM 2001). The mining and manufacturing sectors, particularly copper and potash mining and textile manufacturing, declined during the 1990s, losing hundreds of relatively high-wage jobs. High-tech manufacturing, on the other hand, has shown significant growth since 1990. Employment in this sector, which contributed an estimated 30,000 total jobs in 2000, has helped offset federal job losses during the same period.

The 1990s were a period of expansion for the ranching industry in New Mexico, particularly dairy operations. Agriculture, food processing and food-related industries together employ over 100,000 people in New Mexico and contribute \$2 billion in annual crop and livestock sales (NMDA 2004). Milk production in New has Mexico increased 400 percent since 1990, ranking the state 7<sup>th</sup> in the nation in milk



production, 5<sup>th</sup> in the nation in production per cow, and first in the nation in herd size (New Mexico State University 2004). The dairy industry has noticeably grown in the past decade in Chaves, Curry, and Roosevelt Counties (see Section 3.8.2.3).

Additional industry trends in recent years include the influx of call centers to the state, due to favorable legislation, and the growth of the gaming industry, particularly Native American-owned casinos. By 2000, these two industries contributed 12,000 and 6,000 jobs, respectively (UNM 2001). There also were substantial job gains in the retail sector due to the proliferation of Wal-Marts across the state. While job growth was moderate overall, the losses in relatively high-paying federal, mining and manufacturing jobs compared to the gains in high-tech manufacturing and relatively low-paying call center, gaming, and retail jobs resulted in slow growth in the state's average wage level.

#### EMPLOYMENT AND JOB COMPOSITION

Whereas employment in the State of New Mexico increased close to 15 percent during the decade of the 1990s, employment in the seven counties comprising the ROI increased less than 5 percent during the same period (see Table 3.8-6). From 1990 to 2000, employment in the ROI increased by 2,880 jobs (4.8 percent). The civilian labor force grew by only 2.0 percent during this time, meaning that—for the most part—the increase in employment utilized idle labor already available in the area. Consequently, the unemployment rate in the region dropped from 8.0 percent to 4.9 percent during this period. Unemployment in the state also decreased from 1990 to 2000, from 6.5 percent to 5.0 percent, but increased again to 6.4 percent in 2003. There were 1,001 persons in the civilian labor force in De Baca County in 2000, with employment of 957 jobs and an unemployment rate of 4.4 percent.

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		2000		1990			
	Civilian Labor Force	Employment	Unemployment Rate	Civilian Labor Force	Employment	Unemployment Rate	
Chaves	24621	23114	6.1	25482	22802	10.5	
Curry	19448	18307	4.2	18462	17409	5.7	
De Baca	1001	957	4.4	925	855	7.6	
Guadalupe	1776	1629	8.3	1793	1598	10.9	
Lincoln	7641	7334	4.1	6170	5733	7.1	
Quay	4499	4311	4.2	4924	4601	6.6	
Roosevelt	7373	7126	3.4	7321	6900	5.8	
Total	66359	62778	4.9	65077	59898	8.0	

#### TABLE 3.8-6. EMPLOYMENT CHARACTERISTICS

Source: New Mexico Department of Labor 2004.

The distribution of jobs by industry sector for the seven ROI counties is displayed in Table 3.8-7. In the ROI overall, the services industry comprised the largest employment sector accounting for 23 percent of all jobs, followed closely by the retail trade industry accounting for 20 percent of all jobs. State and local government comprised 15 percent of total ROI employment. Farm employment and agricultural services together comprised 9 percent of employment in the seven counties.

	Chaves	Curry	De Baca	Guadalupe	Lincoln	Quay	Roosevelt	ROI
Farm	5.7%	4.8%	30.3%	13.9%	4.8%	17.0%	16.2%	7.7%
Agricultural Services, Forestry, Fishing	2.3%	*	*	*	1.6%	*	2.4%	1.3%
Mining	3.9%	*	*	*	*	*	0.6%	1.5%
Construction	4.8%	4.1%	6.3%	11.6%	8.1%	4.3%	5.4%	5.3%
Manufacturing	8.3%	1.9%	3.1%	*	3.2%	1.2%	3.4%	4.5%
Transportation, Public Utilities	3.3%	6.3%	*	6.6%	3.2%	5.7%	6.0%	4.6%
Wholesale Trade	3.5%	3.0%	*	*	*	*	2.7%	2.4%
Retail Trade	20.0%	19.7%	14.8%	24.1%	22.8%	20.3%	17.6%	20.1%
Finance, Insurance, Real Estate	5.8%	5.0%	2.7%	*	11.2%	3.8%	4.5%	5.8%
Services	24.9%	22.6%	12.9%	20.9%	30.2%	20.0%	15.0%	23.3%
Federal Civilian	1.4%	4.3%	1.6%	1.6%	1.3%	1.6%	0.9%	2.2%
Military	0.7%	14.6%	*	0.7%	0.6%	0.7%	0.8%	4.7%
State & Local Government	15.3%	11.6%	20.5%	17.1%	10.9%	20.5%	24.6%	15.0%

Note: An \* denotes figures not published to avoid disclosure of confidential information. Source: U.S. Bureau of Economic Analysis 2004.

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Employment by industry in De Baca County is most representative of employment under the affected airspace. Farm employment in De Baca County accounts for 30.3 percent of all jobs in the county, compared to 7.7 percent in the ROI. State and local government employment in De Baca County accounts for 20.5 percent of total employment, followed by retail trade and services with 14.8 percent and 12.9 percent of employment, respectively.

#### INCOME AND EARNINGS

Employment increased in each of the seven counties in the ROI over the decade from 1990 to 2000 (Table 3.8-8). Wage growth was mixed with the average annual wage per job increasing in all counties, but real wages decreasing in four of the seven counties when inflation is taken into account. Quay County experienced the sharpest decline, with real annual wages per job falling over 20 percent. Chaves, Curry, and Roosevelt counties experienced declines in real wages from 1990 to 2000. Real annual wages per job rose 9.3 percent in Guadalupe County, and rose 8.8 percent in Lincoln County. De Baca County had an annual wage per job increase of 3.5 percent over the past decade.

	2000					1990			
	Per Capita Income	Earnings per Job	Business Establishments (units)	Gross Retail Receipts	Per Capita Income	Earnings per Job	Business Establishments (units)	Gross Retail Receipts	
Chavez	\$18,797	\$22,761	1,508	\$441 M	\$14,184	\$19,846	1,387	\$284 M	
Curry	\$20,698	\$24,356	1,059	\$346 M	\$14,538	\$21,990	1,021	\$230 M	
De Baca	\$17,189	\$19,109	61	\$12 M	\$12,630	\$14,010	66	\$8 M	
Guadalupe	\$13,244	\$21,319	106	\$41 M	\$10,124	\$14,798	102	\$20 M	
Lincoln	\$17,428	\$19,899	707	\$207 M	\$15,784	\$13,878	489	\$99 M	
Quay	\$17,953	\$18,700	289	\$69 M	<b>\$13,355</b>	\$18,161	275	\$58 M	
Roosevelt	\$18,378	\$20,411	347	\$109 M	\$13,117	\$19,522	347	\$71 M	

TABLE 3.8-8.	INCOME /	AND BUSINESS	ACTIVITY
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Source: U.S. Census 2000b, New Mexico EDD 2004.

There were a total 4,077 business establishments in the ROI during 2000, an 11 percent increase from 1990. The number of business establishments decreased in De Baca County from 66 units in 1990 to 61 units in 2000. Gross retail receipts in the ROI amounted to a total \$1.2 billion in 2000, an increase of almost 60 percent over the 1990 gross retail receipts of \$768 million. Despite the decline in the overall number of business establishments, De Baca County experienced similar growth in gross retail receipts, expanding 50 percent from \$8 million in 1990 to \$12 million in 2000.

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#### 3.8.2.3 AGRICULTURE

Agriculture represents a significant component of New Mexico's economy and to the economy under the affected airspace. Annual crop and livestock sales in the state amount to \$2 billion (NMDA 2004). Farming employment and related food processing and food service jobs comprise 10 percent of state employment. variety A of commodities agricultural are produced on New Mexico's farms



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and ranches, including beef, chile, corn, milk, apples, lamb, sorghum, wheat, peanuts, and wool. In addition to its direct contributions to state output and employment, agricultural activity in New Mexico supports a number of secondary industries, including those associated with farm equipment, feed, and fertilizer.

Milk and other dairy products are the largest income generators for New Mexico farmers and ranchers. New Mexico ranks 7th in the nation in terms of overall milk production, up from 30<sup>th</sup> in 1990. Three of the seven ROI counties (Chaves, Curry, and Roosevelt) rank among the top four milk-producing counties in the state and in the top 20 dairy counties in the nation (NMDA 2004). The dairy industry provides additional contributions to local and regional economies from the hiring of labor and the purchase of feed and other farm supplies. New Mexico dairies provide 4,000 annual jobs, with an estimated payroll of \$81 million, and are among the largest consumers of New Mexico-grown feed crops. Dairy operations in New Mexico include 194 dairy farms, nine fluid milk plants, four cheese plants, one condensed powdered milk plant, and one ice cream plant.

The U.S. Census of Agriculture, taken at 5-year intervals, provides a detailed description of agricultural operations and provides the most recent comprehensive published data on farm and ranch activity in the ROI. This EIS includes data from the 2002 Census of Agriculture as presented in Table 3.8-9. Data on some agricultural elements are available from the NMDA. Comments on the Draft EIS included specifics on one ranching operation under the Pecos MOA. These comments are reproduced in the public and agency comments section of this Final EIS (refer to Chapter 6.0).

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	Farms	Land in Farms (Acres)	Average Size of Farm	Cropland (Acres)	Irrigated Land (Acres)	Market Value of Products
Chaves	604	2,515,660	4,165	100,625	69,789	\$283,949
Curry	677	916,320	1,354	497,232	95,103	\$232,601
De Baca	188	1,409,434	7,497	21,739	8,061	\$15,241
Guadalupe	208	1,461,766	7,028	14,993	4,208	\$10,485
Lincoln	343	1,605,566	4,681	18,637	5,074	\$11,116
Quay	594	1,651,616	2,780	246,558	29,684	\$23,137
Roosevelt	804	1,500,821	1,867	396,207	90,628	\$190,083
Total	3,418	11,061,183	3,236	1,295,991	302,547	\$766,612

TABLE 3.8-9. GENERAL AGRICULTURAL DATA FOR ROI (2002)

Note: 1. Beef cows typically refer to feedlots and milk cows to dairies as compared with range (other) cattle. Source: National Agricultural Statistics Service 2004.

The 2002 Census of Agriculture identified a total of 3,418 farms and ranches in the ROI containing about 11 million acres of land (see Table 3.8-9). The average farm in the ROI is 3,236 acres in size, ranging from an average of 1,354 acres per farm in Curry County to 7,497 acres per farm in De Baca County, most representative of the agriculture under the affected airspace. Cropland accounts for 12 percent of the land in farms, and less than 3 percent of the land in farms is irrigated. Livestock grazing and other uses account for 85 percent of land in farms and ranches in the seven county ROI.

The 2002 Census of Agriculture provides numbers of livestock on farms by county. Table 3.8-10 summarizes this information within the ROI. Cattle represent the greatest proportion of livestock in the ROI, accounting for 89 percent of all farm animals. Sheep and lambs account for 10 percent, with the remaining 1 percent of ROI livestock mainly comprised of hogs, pigs, horses, and poultry.

	Beef Cows	Milk Cows	Other Cattle	Hogs/Pigs	Sheep/Lambs	Horses/Ponies
Chaves	28,557	85,228	65,709	189	36,930	1,947
Curry	14,837	57,179	126,388	338	476	1,191
De Baca	17,716	8	13,325	12	2,412	650
Guadalupe	17,083	10	12,434	24	4,810	522
Lincoln	19,844	65	10,449	171	25,795	1,326
Quay	29,153	12	30,226	67	657	1,245
Roosevelt	20,002	57,980	71,020	94	2,236	1,286
Total	147,192	200,482	329,591	895	73,316	8,167

TABLE 3.8-10. NUMBER OF LIVESTOCK ON FARMS (2002)

Source: National Agricultural Statistics Service 2004.

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The total value of all farm commodities sold in the ROI during 2002 totaled \$846 million, which accounts for over 40 percent of New Mexico's total crop and livestock sales of \$2 billion during that year (NMDA 2003). Chaves, Curry, and Roosevelt counties accrue most of their farm earnings from dairy operations (see Table 3.8-11). Chaves County is the top milk-producing county in the state and the 11<sup>th</sup>-ranked milk-producing county in the nation. Farming operations in De Baca and Guadalupe counties are comprised of beef cattle operations and other crop production. Farming in Lincoln and Quay counties is almost exclusively beef cattle ranching. None of these four counties has extensive dairy operations.

	Cattle and Calves	Milk	All Livestock Commodities	All Crops	All Farm Commodities
Chaves	\$56,509	\$213,409	\$272,886	\$48,384	\$321,270
Curry	\$99,742	\$125,431	\$225,805	\$45,227	\$271,062
De Baca	\$8,646	-	\$8,985	\$5,172	\$14,157
Guadalupe	\$6,485	-	\$7,340	\$635	\$7,975
Lincoln	\$10,190	-	\$12,151	\$246	\$12,397
Quay	\$17,292	-	\$17,693	\$6,240	\$23,933
Roosevelt	\$35,511	\$128,611	\$164,411	\$30,866	\$195,277
Total	\$234,375	\$467,451	\$709,271	\$136,770	\$846,071

TABLE 3.8-11.	2002 FARM	SECTOR CASH	RECEIPTS	(\$000)
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Source: NMDA 2003.

The preceding discussion of agriculture has presented county-level for the seven counties in the ROI. As presented in Table 3.8-1, only a portion of each county actually underlies the affected airspace. Approximately 99 percent of the land under the proposed airspace is used for agricultural production and grazing. In addition to the traditional agricultural activity, ranches on lands under the airspace derive income from sale of hunting authorizations (see Section 3.7.2). Estimates of the agricultural activity occurring under the affected airspace are presented in Table 3.8-12. A total of 549 farms are situated in the affected area, 31 percent of them in De Baca County, 30 percent in Roosevelt County, and 22 percent in Chaves County. De Baca County accounts for 52 percent of the land in farms in the affected area, and about 11 percent of the market value of agricultural products sold.

	Farms	Acres in Farms	Milk Cows	Other Cattle & Calves	Market Value of Products Sold ( <b>\$000</b> )
Chaves	120	500,616	16,960	18,759	56,506
Curry	36	48,565	3,030	7,485	12,328
De Baca	167	1,254,396	7	27,626	13,564
Guadalupe	12	83,321	1	1,682	598
Lincoln	39	181,429	7	3,423	1,256
Quay	9	24,774	0	891	347
Roosevelt	166	309,169	11,944	18,751	39,157
Total	549	2,402,271	31,950	78,618	123,756

 TABLE 3.8-12.
 Agriculture Highlights for the Area

 Under the Affected Airspace (2002)

Source: National Agricultural Statistics Service 2004.

#### 3.8.2.4 OIL AND GAS DEVELOPMENT

New Mexico is among the nation's leading developers of extractive energy resources. The state ranks 2<sup>nd</sup> in natural gas production and 5<sup>th</sup> in crude oil production, with proven natural gas and oil reserves ranked 3<sup>rd</sup> and 4<sup>th</sup> in the country, respectively. There are about 21,800 active oil-producing wells in New Mexico, and 23,300 active gas-producing wells. Total crude oil production in the state in 2002 was 67.4 million barrels and total natural gas production was 1,625 billion cubic feet (New Mexico EMNRD 2003).

Oil and gas development is limited in the ROI, occurring only in Chaves and Roosevelt counties. Furthermore, over 90 percent of the oil and gas production in these two counties occurs to the south, outside the area under the affected airspace. There are 200 oil-producing wells and 1,800 gas-producing wells located in the affected area, representing 4 percent of active wells in the state. These wells produced 86,000 barrels of crude oil and 1,967 million cubic feet of natural gas in 2003, accounting for 0.13 percent of the state's total oil and gas output (New Mexico Oil Conservation Division 2003).

Gross oil and gas revenues, in the form of taxes and royalties, contributed approximately 20 percent to the state's General Fund in recent years; \$500 million in 2002 (New Mexico EMNRD 2003). Wells on lands in the affected area account for less than 1 percent of this total contribution. Oil and gas extraction activities employ about 3,500 persons in the state and an estimated 100 persons in Chaves and Roosevelt counties. Of the total two-county employment, it is likely that fewer than ten are directly associated with oil- and gas-producing wells under the affected airspace.

#### 3.8.2.5 WIND POWER

Wind power generation is a renewable source of electricity that produces power without depleting water resources, producing emissions or generating solid waste. Commercial wind

power generation in the U.S. currently is concentrated in the western and central states. Development of wind energy facilities in these states primarily reflects state policies designed to encourage their development rather than the state's wind energy potential. California has the most installed wind power capacity but its potential is less than one-seventh New Mexico's potential (New Mexico EMNRD 2000). According to Pacific Northwest Laboratories, New Mexico ranks 12<sup>th</sup> in the nation in annual wind energy potential, estimated at 435 billion kilowatt hours.

There is currently one utility-scale wind power plant in New Mexico. The New Mexico Wind Energy Center is the world's third largest wind generation facility consisting of 136 turbines with a production capacity of 204 megawatts (MW) of energy, or enough electricity to power 100,000 typical homes (Public Service Company of New Mexico [PNM] 2003). Each of the 136 turbines is powered by blades 110 feet in length and sits atop a 210-foot tower. The Center is located about 20 miles northeast of Fort Sumner on 9,600 acres of private and state-owned land in De Baca and Quay counties. The Center is outside the northern boundary of the affected airspace. Florida-based FPL Energy owns and manages the facility. PNM purchases the output, currently estimated at 600,000 MW hours each year. The Wind Center is expected to generate \$40 million in regional economic benefits over the next 25 years through lease payments to private landowners, payments in lieu of taxes, and worker salaries (New Mexico EMNRD 2000).

Caprock Wind Ranch is an 80 MW facility planned to be installed by Austin-based Cielo Wind Energy LLC on privately owned land in Quay County, northeast of the affected airspace (New Mexico Business Weekly 2003). The 80 MW facility would generate about 245,000 megawatt hours of energy each year to be purchased by Minneapolis-based Xcel Energy and delivered to customers through its operating company, Southwestern Public Service.

#### 3.8.2.6 PUBLIC SERVICES

The discussion of public services and public finance focuses on Fort Sumner in De Baca County, because it is the only major community in any of the seven ROI counties actually situated under the proposed airspace and De Baca County is most representative of the affected area. Public services in Fort Sumner include fire suppression, law enforcement, public education, medical services, and utilities. Two full-time police officers and 17 volunteer firefighters serve the Fort Sumner community.

The three public schools in Fort Sumner serve an enrollment of 369 students (New Mexico EDD 2004). The school district in Fort Sumner serves the population in an area of 2,332 square miles with a student-teacher ratio of 11.4 to 1. The closest post-secondary institution is Clovis Community College, located about 60 miles from Fort Sumner in Curry County.



Major medical services are provided by Guadalupe County Hospital, 45 miles northwest of Fort Sumner, and Plains Regional Medical Center, 60 miles east in Clovis. Public utilities serving the region include Farmers Electric Coop., Inc., Eastern New Mexico Natural Gas, Fort Sumner Water Department, ENMR Plateau Telecommunications, and Village of Fort Sumner Sewer Department. The closest commercial airport is Albuquerque International, 159 miles from Fort Sumner.

Municipal services provided by Fort Sumner include water, sewer, and ambulance. The annual operating budget is \$1.7 million and annual revenues are \$460,000.

## 3.9 ENVIRONMENTAL JUSTICE

### 3.9.1 Definition of the Resource

*Environmental justice* is defined by the *Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations,* enacted in 1994, which directs federal agencies to address disproportionate environmental and human health effects in minority and low-income communities. Also included with environmental justice issues are concerns pursuant to EO 13045, Protection of Children from Environmental Health Risks and Safety Risks, enacted in 1997. EO 13045 directs federal agencies to identify and assess environmental health and safety risks that may disproportionately affect children.

EO 12898 applies to federal agencies that conduct activities that could substantially affect human health or the environment. The concept of environmental justice ensures that studies such as EISs address whether actions of federal agencies disproportionately impact human health and environmental conditions in minority communities or low-income communities. The evaluation of environmental justice is designed as follows:

- To focus attention of federal agencies on the human health and environmental conditions in minority communities and low-income communities with the goal of achieving environmental justice.
- To foster non-discrimination in federal programs that substantially affect human health or the environment.
- To give minority communities and low-income communities greater opportunities for public participation in, and access to, public information on matters relating to human health and the environment.

The approach applied in this section is in accordance with the Interim Guide for Environmental Justice with the Environmental Impact Analysis Process (Air Force 1997b). For purposes of this analysis, minority, low-income and youth populations are defined as follows:

• *Minority Population*: Blacks, American Indians, Eskimos, Aleuts, Asians, Pacific Islanders, and persons of Hispanic or Latino origin of any race.

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- *Low-Income Population*: Persons living below the poverty level, based on a 2000 equivalent annual income of \$17,603 for a family of four persons.
- Youth Population: Children under the age of 18 years.

#### 3.9.2 Existing Conditions

The ROI for environmental justice consists of seven counties that contain land area under the airspace associated with the NMTRI proposal. This affected airspace overlies rural areas in east-central New Mexico, including virtually all of De Baca County and portions of Curry, Chaves, Guadalupe, Lincoln, Quay, and Roosevelt counties (see Figure 1-1). Throughout this section, ROI refers to these seven counties in their entirety. Affected area is the specific land area under the affected airspace boundaries. De Baca County comprises the greatest share of the affected area and is most representative of the socioeconomic characteristics of the area under the affected airspace (refer to Table 3.8-1). With the exception of Fort Sumner in De Baca County, population centers in the ROI counties are situated outside of the affected area. Consequently, county-level data tends to be dominated by the characteristics of communities outside the affected area. More detailed data, at the census block group level, are available regarding population and environmental justice concerns. Therefore, in the following discussion, data specific to the affected area (i.e., those portions of the seven counties actually underlying the affected airspace) are also presented and analyzed.

Minority persons account for 43.1 percent of the seven-county ROI population, compared to 55.3 percent of the state population (see Table 3.9-1). Of the seven counties listed, only Guadalupe County has a minority population proportionately greater than the state. Lincoln County has the smallest percentage of minority residents in a single county (29.1 percent). Persons of Hispanic or Latino origin are the largest minority group in the ROI, representing 37.3 percent of the total ROI population and 86.5 percent of the minority population. In the State of New Mexico, persons of Hispanic or Latino origin represent 42.1 percent of the overall population and 76.1 percent of the minority population.

	2000	Minc Popul		Low-In Popul		YOUTH POPULATION	
	POPULATION	Number	Percent	Number	Percent	Number	Percent
State of New Mexico	1,819,046	1,005,932	55.3%	334,704	18.4%	509,333	28.0%
Chaves County	61,382	29,402	47.9%	13,074	21.3%	17,862	29.1%
Curry County	45,044	18,603	41.3%	8,558	19.0%	13,558	30.1%
De Baca County	2,240	833	37.2%	396	17.7%	540	24.1%
Guadalupe County	4,680	3,955	84.5%	1,011	21.6%	1,142	24.4%
Lincoln County	19,411	5,649	29.1%	2,892	14.9%	4,406	22.7%
Quay County	10,155	4,204	41.4%	2,122	20.9%	2,539	25.0%
Roosevelt County	18,018	6,721	37.3%	4,090	22.7%	5,063	28.1%
Total Counties	160,930	69,367	43.1%	32,143	20.0%	45,110	28.0%

TABLE 3.9-1. ENVIRONMENTAL JUSTICE DATA

Source: U.S. Census 2000a

#### NEW MEXICO TRAINING RANGE INITIATIVE EIS

3.9 ENVIRONMENTAL JUSTICE

The population of the ROI is 20.0 percent low income, meaning one out of every five persons in the ROI lives below the poverty level. The population of New Mexico has comparable poverty status, with 18.4 percent of the population identified as low-income. The low-income population in the individual counties ranges from a low of 14.9 percent in Lincoln County to a high of 22.7 percent in Roosevelt County.

Children under the age of 18 years constitute 28.0 percent of the ROI population, which is the same as for New Mexico overall. There is relatively little variation in the youth population among the ROI counties, ranging from a low of 22.7 percent in Lincoln County to a high of 30.1 percent in Curry County.

The actual minority population on the land area under the affected airspace is estimated to be 1,318 persons, representing 30.4 percent of the total affected population of 4,336 persons (see Table 3.9-2). This estimate was derived using Census Tract and Block Group data from the 2000 Census. The minority population is concentrated in Guadalupe County, representing 85.8 percent of the affected population in that county. Virtually the entire minority population in Guadalupe County is comprised of persons of Hispanic or Latino origin. Similarly, persons of Hispanic or Latino origin represent 30 percent of the total affected population and 95 percent of the minority population in the area under the affected airspace.

Counties with Land Area Under the	2000 Affected		MINORITY POPULATION		LOW-INCOME POPULATION		YOUTH POPULATION	
Affected Airspace	Population	Number	Percent	Number	Percent	Number	Percent	
Chaves County	820	131	16.0%	208	25.4%	215	26.2%	
Curry County	86	9	10.5%	13	15.1%	24	27.9%	
De Baca County	2,191	822	37.5%	388	17.7%	528	24.1%	
Guadalupe County	120	103	85.8%	26	21.7%	29	24.2%	
Lincoln County	631	149	23.6%	90	14.3%	154	24.4%	
Quay County	22	3	13.6%	3	13.6%	4	18.2%	
Roosevelt County	466	101	21.7%	86	18.5%	127	27.3%	
Total Affected Area	4,336	1,318	29.6%	814	18.2%	1,081	24.7%	

## TABLE 3.9-2. DETAILED ENVIRONMENTAL JUSTICE DATAUNDER THE AFFECTED AIRSPACE

Source: U.S. Census 2000c.

The population in the affected area is 18.8 percent low income overall, with poverty rates by area generally similar to, or slightly lower than, the respective county levels. Children under the age of 18 years comprise 24.9 percent of the population under the affected airspace. In general, low-income and youth populations in the affected area tend to be of similar proportion to those at the regional and state level.

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3.9 ENVIRONMENTAL JUSTICE

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#### AIR TRAFFIC STUDY AREA

The air traffic study area overlies four rural counties in central New Mexico, including portions of De Baca, Guadalupe, Quay, and Roosevelt counties (see Figure 2-3). Population estimates in this section were derived using Census Tract and Block Group data from the 2000 Census. The study area population is concentrated in Guadalupe County, specifically in the town of Vaughn. The minority population on land area under the air traffic study area is estimated to be 858 persons, representing 66.3 percent of the total study area population in the study area. The minority population in the study area is somewhat higher, proportionally, than for the state, but similar to regional levels. The incidence of poverty in the study area is 20.7 percent. Children under the age of 18 years comprise 25.6 percent of the study area population. Low-income and youth population rates in the study area are comparable to county and state levels.

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## 4.0 ENVIRONMENTAL CONSEQUENCES

This chapter presents an assessment of the potential environmental consequences of implementing the preferred alternative (Alternative A), the Draft Environmental Impact Statement (EIS) Proposed Action, or Alternative B described in Chapter 2.0. The Draft EIS analysis proceeded in the sequence of:

- The Draft EIS Proposed Action
- Alternative A (with mitigations, now the preferred alternative)
- Alternative B
- No-Action

For ease of review of this EIS, this sequence has been retained in Chapter 4.0. The Final EIS designations of the alternatives, as bulleted above, has been incorporated into Chapter 4.0.

The analysis presented in this chapter is based on overlaying an alternative from Chapter 2.0 on the baseline or existing conditions presented in Chapter 3.0. Each of the environmental resources described in Chapter 3.0 is affected to a different degree and has a different method of analysis. Each resource section presented below includes the methodology for conducting the impact analysis, the issues and concerns that focused the analysis, and the potential direct and indirect consequences of implementing an alternative.

Cumulative effects of an alternative with other past, present, and reasonably foreseeable future actions within the region of influence (ROI) are presented in Chapter 5.0. Irreversible, irretrievable, short-term, and long-term effects are also discussed in Chapter 5.0.

#### 4.1 AIRSPACE AND RANGE MANAGEMENT

#### 4.1.1 METHODOLOGY

The potential effects of a New Mexico Training Range Initiative (NMTRI) alternative on the new and modified airspace environment were assessed by considering the changes in airspace, aircraft operations, and airspace uses that could occur. The assessments considered compliance with Air Force Instruction (AFI) 13-201 (*Air Force Airspace Management*) and supplements thereto, as well as measures that could minimize potential impacts on other regional air traffic and the Air Traffic Control (ATC) system.

United States Air Force (Air Force) ranges are managed in accordance with requirements and procedures prescribed by AFI 13-212. These requirements address a wide range of subjects that include land ownership and control, weapons use, employee safety, range scheduling, range maintenance, explosive ordnance disposal (EOD), range decontamination, debris disposal, and environmental stewardship of the range.



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4.1 AIRSPACE AND RANGE MANAGEMENT

## 4.1.2 ISSUES AND CONCERNS

The type, size, shape, and configuration of individual airspace elements in a region are based upon, and are intended to satisfy, competing aviation requirements. Potential impacts could occur if air traffic in the region and/or the ATC systems were encumbered by changed flight activities associated with a NMTRI alternative. When any significant change is planned, such as new or revised defense-related activities within an airspace area or a change in the complexity or density of aircraft movements, the Federal Aviation Administration (FAA) reassesses the airspace configuration. The FAA seeks to determine if such changes could adversely affect (1) ATC systems and/or facilities; (2) movement of other air traffic in the area; or (3) airspace already designated and used for other purposes supporting military, commercial, or general aviation.

Potential impacts to management of Melrose Air Force Range (AFR) could occur if a NMTRI alternative prevented or significantly limited the ability of the range manager to comply with stipulated requirements.

#### 4.1.3 Environmental Consequences

#### 4.1.3.1 DRAFT EIS PROPOSED ACTION

Under the Draft EIS Proposed Action, existing Military Operations Areas (MOAs) would be expanded, new MOA airspace would be created, extended Air Traffic Control Assigned Airspace (ATCAA) would be developed, and supersonic flight would be authorized to 10,000 feet mean sea level (MSL), or approximately 5,000 to 6,000 feet above ground level (AGL) throughout the airspace. The Draft EIS Proposed Action also included moving the existing Jet Route (J-74) to the north of its current track and creating a Capitan MOA. Neither of these elements is included in the mitigated Alternative A, the Air Force's preferred alternative.

Within the existing airspace, RR-188 chaff and M-206, or its equivalent flare use, is currently assessed (Air Force 2001e). NMTRI proposes to expand the use of RR-188 chaff and M-206 flares in the new and modified airspace. The levels of use of chaff or flares are not proposed to be increased within the existing or new and expanded airspace. New Mexico aircrews and transient users would continue to fly approximately the same number of annual sorties as under current conditions into Fiscal Year (FY) 08. The use of Military Training Routes (MTRs) in the Cannon airspace would remain unchanged from current conditions under NMTRI.

Modifications to existing MOA airspace would require non-rulemaking action by the FAA (FAA 2004). Responsibilities, procedures for aircraft operations, air traffic control operations, and utilization of ATCAAs are documented in Letters of Agreement (LOAs) between the scheduling military agency (27<sup>th</sup> Fighter Wing [27 FW]) and the applicable Air Route Traffic Control Center (ARTCC) (Albuquerque Center). These LOAs are supplemental to the procedures in FAA Orders 7110.65 (Air Traffic Control) and 7610.4 (Special Military Operations). Specific Air Force authorization would be required for supersonic flight at lower altitudes (AFI 13-201).

On January 12, 2004, the Deputy Assistant Secretary of the Air Force (Environment, Safety, and Occupational Health) requested the participation of the FAA as a cooperating agency in the development of this EIS (Appendix C). FAA participation was requested due to their special expertise and jurisdiction with regard to the proposed airspace-related elements of the NMTRI. This participation ensures that requirements and analyses of both agencies are integrated into the project planning process as early as possible.

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4.1 AIRSPACE AND RANGE MANAGEMENT

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The Draft EIS Proposed Action and Alternative B included the re-routing of a Jet Route which would require a rule-making action by the FAA. Currently, J-74 provides routing between the Texico Very High Frequency Omni-directional Radio Range and Tactical Air Navigation Aid (VORTAC) (east of the NMTRI airspace) and the Corona VORTAC (west of the NMTRI airspace). This route passes through the northern portion of the Pecos ATCAA. The FAA reviewed the Draft EIS Proposed Action and Alternative B which included moving J-74 and explained that such a move could have consequences to airspace use and management. This explanation is based, in part, on the environmental consequences presented in the Draft EIS. Correspondence received from the FAA during the National Environmental Policy Act (NEPA) process is found in Appendix C.

For the Draft EIS, FAA commercial and other civil aircraft traffic data were collected for each of the four airspace corridors discussed in Section 3.1. Data were collected for the week of 6 through 10 September 2004. Data for Corridors A, B, and C were collected over a 14-hour period from 6 through 9 September, and for a five-hour period on 10 September. Corridor D data were collected for the same five-hour period on 10 September. An Air Force large-force training exercise was conducted during the morning of 10 September 2004. Data collected afforded a four-day assessment (Monday through Thursday) of normal aviation activity in the area. The Friday data provided a point of comparison to review changes to aviation activity that may occur a morning when a large-force exercise (LFE) was in process.

Use of J-74 varies depending on the time of day. Route J-74 and direct commercial traffic use this corridor to and from the Dallas-Fort Worth area. FAA evaluated the Air Force's airspace proposal to determine potential regional airspace consequences. An assessment of flight tracks and flight track data presented in Table 4.1-1 (derived from Appendix E) for the week of 6 September through 10 September 2004 yields several insights.

- The highest J-74 and direct use (Corridor A) was 39 flights (rounded to 40 throughout this EIS) which occurred from 9:00 a.m. to 1:00 p.m. on Thursday for two two-hour training time blocks.
- Relocating J-74 to the north would have added 7 to 10 nautical miles (nm) to the jet route and add approximately 1 to 2 minutes to a commercial aircraft flight time due to the additional distance.
- The lowest J-74 and direct civilian use for two two-hour training time blocks was 10 flights between 8:00 a.m. to 10:00 a.m. and 2:00 p.m. to 4:00 p.m. on Tuesday.
- During the Friday, 10 September LFE between 8:00 a.m. and 12:00 p.m., Corridor A (including J-74 and direct traffic) had 14 flights. This was 14 fewer flights than the average of 28 flights during the same period on Monday through Thursday.
- New Mexico aircrews scheduling of two-hour time blocks in current J-74 airspace could impact 10 to 40 commercial flights per day.
- The actual number of flights re-routed to a relocated J-74 would depend upon airline schedules and training schedules.

							Тіме	OF DAY						
	0800 0859	0900 0959	1000 1059	1100 1159	1200 1259	1300 1359	1400 1459	1500 1559	1600 1659	1700 1759	1800 1859	1900 1959	2000 2059	2100 2159
Corridor A <sup>2</sup>			·	<u> </u>	•	·	<b>.</b>		<b>I</b>			•	<u> </u>	•
Monday	1	0	8	3	8	5	12	3	7	7	7	2	6	1
Tuesday	0	0	8	7	7	6	3	6	8	6	11	3	6	7
Wednesday	0	1	7	9	6	7	4	7	4	7	3	4	0	0
Thursday	6	10	10	11	8	9	6	5	6	8	5	4	5	6
Friday	1	0	7	6	3	3								-
Total Traffic	8	11	40	36	32	30	25	21	25	28	26	13	17	14
Daily Average	1.6	2.2	8	7.2	6.4	6	5	4.2	5	5.6	5.2	2.6	3.4	2.8
Corridor B <sup>2</sup>	•	•	•	•	•	••••••••••••••••••••••••••••••••••••••	<b>•</b>		•	•				•
Monday	0	0	12	12	8	10	7	13	11	11	12	6	8	3
Tuesday	0	1	13	16	12	14	14	13	11	12	11	8	11	3
Wednesday	2	1	14	17	6	6	20	12	10	8	12	1	14	14
Thursday	0	1	12	19	10	10	11	12	8	13	7	8	10	10
Friday	0	1	13	19	9	11	-							
Total Traffic	2	4	64	83	45	51	52	50	40	44	42	23	43	30
Daily Average	0.4	0.8	12.8	16.6	9	10.2	10.4	10	8	8.8	8.4	4.6	8.6	6
Corridor C <sup>2</sup>	_	<u> </u>	•		•	•		•	<b></b>	•	•	•	•	
Monday	1	0	3	2	5	7	5	7	5	0	6	1	3	3
Tuesday	1	0	6	3	4	0	6	4	5	1	5	3	1	4
Wednesday	0	0	4	6	5	2	8	4	5	3	4	0	2	0
Thursday	2	0	5	5	2	4	7	3	7	3	1	3	1	1
Friday	0	1	6	4	1	2								
Total Traffic	4	1	24	20	17	15	26	18	22	7	16	7	7	8
Daily Average	0.8	0.2	4.8	4	3.4	3	5.2	3.6	4.4	1.4	3.2	1.4	1.4	1.6
Corridor D <sup>3</sup>														
Friday	0	3	4	4	2				-					
Total Traffic	0	3	4	4	2		-							
Daily Average	0	3	4	4	2									

#### TABLE 4.1-1. HOURLY AIRCRAFT TRAFFIC IN EACH CORRIDOR<sup>1</sup>

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Notes: 1. Corridors are mapped on Figure 3.1-3.

2. Traffic was recorded for a five-day work week from 6 September through 9 September 2004.

3. Traffic was recorded for 10 September 2004 during the time an Air Force LFE was in progress.

4.1 AIRSPACE AND RANGE MANAGEMENT Digitized by GOOSIC Rerouting J-74 and direct traffic to the north would have encroached on the utilization of another jet route further to the north. This is the area of J-72 previously identified as Corridor B in Section 3.1.2. Table 4.1-2 presents representative normal training period two-hour blocks of airspace utilization by the 27 FW. For the corridors that include J-74 and J-72, the table presents the average civil aircraft operations which occurred during each two-hour block for the four-day work week of 6 September through 9 September 2004. The average time, in minutes, between flights is presented for each Jet Route for typical two-hour blocks. The final two columns present the average daily time in minutes between flights that would result from rerouting traffic from the J-74 corridor to the J-72 corridor. ATC service demands and overall workload includes factors such as an aircraft turning, slowing, descending, climbing, rerouting, and providing services such as weather and airport information.

	CORRIDOR A (INCLUDING J-74)			IDOR B ING <b>J-72)</b>	COMBINING CORRIDOR A ON CORRIDOR B		
2-Hour Time Blocks (Local Time)	Average Operations	Average Time (In Min) Between ATC Service Demands	Average Operations	Average Time (In Min) Between ATC Service Demands	Average Operations	Average Time (In Min) Between ATC Service Demands	
0800-1000	4.5	26.7	1.25	96.0	5.75	20.9	
1000-1200	15.75	7.6	28.75	4.2	44.5	2.7	
1200-1400	14	8.6	19.0	6.3	33.0	3.6	
1400-1600	11.5	10.4	25.5	4.7	37.0	3.2	
1600-1800	13.25	9.1	21.0	5.7	34.3	3.5	
1800-2000	9.75	12.3	16.25	7.4	26.0	4.6	
2000-2200	7.75	15.5	18.25	6.6	26.0	4.6	

#### TABLE 4.1-2. AVERAGE CIVIL AVIATION OPERATIONS Associated with J-74 Relocation (September 6-9, 2004)

The average time between aircraft ranges from 2.7 minutes to 20.9 minutes. The peak hour demand, which occurs on Thursday from 11:00 a.m. to noon, would increase peak traffic from 19 flights per hour to 30 flights per hour (see Table 4.1-1). The FAA is concerned that scheduling and coordination for this number of flights in the airspace could impact airspace management.

During the LFE on 10 September, the number of civil aircraft operating in Corridor A between 8:00 a.m. and 1:00 p.m. was 14, as compared to a daily average of 27.5. Traffic on Corridor B increased slightly, climbing from an average daily use of 39 operations to 42 operations during the same period.

NMTRI proposes expanding the existing Pecos MOA complex laterally and vertically. The MOAs would be expanded laterally to conform with the lateral boundaries of the overlying Sumner ATCAA.

The proposed westward expansion of the Pecos complex would result in the MOA overlying portions of one Federal Airway, V-291. This airway provides routing between the Corona VORTAC and Roswell. The proposed MOA expansion would not totally prohibit use of this airway. IFR traffic would require ATC clearance to transit the active MOA. However, Visual Flight Rule (VFR) traffic could transit the active MOA using the "see-and-avoid" concept.

4.1 AIRSPACE AND RANGE MANAGEMENT

Other airways (V-68 and V-83) run essentially parallel to V-291, with a ground track approximately 7 nm to the west, providing alternate routing between the same points.

Public hearing comments on the Draft EIS expressed concern that when military aircraft were using the Pecos MOA, charter aircraft and other general aviation pilots considered the airspace unsafe even under "see-and-avoid" conditions. Pilots also expressed concern that a Capitan MOA would affect traffic on V-68 and V-83. V-68 and V-83 are not affected by the Capitan ATCAA. Pilots who commented requested enhanced communications, such as through a repeater tower within the MOA, to provide general aviation increased awareness of when the MOA was actively being used for military training.

If approved by the FAA, the expanded Pecos MOA complex would be well-publicized and documented on aeronautical charts. All pilots should be aware of the changed configuration of this airspace complex. Coordination and communications between the Air Force and the FAA about the scheduling and use of the Pecos MOA complex for military training are expected to result in no adverse impact to airspace management in this area.

The proposed southerly expansion of the Pecos South Low MOA, into the area of the previously defined "Roswell Shelf," would result in lowering MOA airspace in that region from 11,000 feet MSL to 500 feet AGL. As a result, the El Paso Natural Gas private airfield would join the other two private airfields in the region (Double V and Bojax) already underlying low altitude MOA airspace. Existing military training avoidance practices would be applicable. FAA ATC installed radar equipment at Roswell in 1997 that assists ATC in providing service to general aviation in the area of the Roswell Shelf. The FAA ATC radar has the ability to track aircraft in the Roswell Shelf area. This current radar coverage afforded by FAA should minimize the potential for impacts to general aviation in the area of the Roswell Shelf.

Expansion of the Pecos MOA complex would interact with traffic on the "Worth-3" SID. Table 4.1-3 reflects 2-hour blocks of airspace utilization by the 27 FW (a normal training period), the average and peak operations which occurred during the week of 6 September through 9 September 2004 in the indicated time frames, and the average time, in minutes, between flights that would result from these utilization rates.

	WORTH-3 (CORRIDOR C ON FIGURE 3.1-3)							
2-Hour Time Blocks (Local Time)	Average 2-Hour Block Operations	Peak Hour Operation	Average Time (In Min) Between ATC Service Demands					
0800-1000	1.0	2	120.0					
1000-1200	8.5	6	14.1					
1200-1400	7.25	7	16.6					
1400-1600	11	8	10.9					
1600-1800	7.25	7	16.6					
1800-2000	5.75	6	20.9					
2000-2200	3.75	4	32.0					

TABLE 4.1-3. Civil Aviation Operations Associated with SouthernExpansion of Pecos MOA Complex

As shown in Table 4.1-3, the average time between aircraft ranges from 10.9 minutes to 120 minutes. Depending on training airspace scheduling, an average of one to ten Worth 3 civil aircraft flights would need to be re-routed around the Pecos MOA/ATCAA complex. During the five-hour monitoring period when an LFE was in progress on 10 September, 12 aircraft operated in the airspace between 8:00 a.m. and 1:00 p.m., as compared to a daily average of 13.5 on Monday through Thursday.

An assessment of Worth-3 flight tracks and flight track data (presented in Appendix E) for 6 September through 9 September 2004 yields several insights.

- Worth-3 aircraft traffic across the Pecos MOA/ATCAA complex varies from 0 to 8 flights per hour.
- Flight track data from Appendix E show the traffic to be primarily (approximately 80 percent) along a east-south-east to west-north-west corridor.
- Less than 5 percent of the traffic traverses the area proposed for the expansion of the Pecos South Low MOA.

Expanding the Pecos MOA complex laterally to conform with the boundaries of the Sumner ATCAA overlying the existing airspace and to the south in the Roswell shelf would not be expected to substantially affect regional air traffic.

The Draft EIS Proposed Action included creation of a Capitan MOA from 12,500 feet MSL to 18,000 feet MSL to form a "bridge" between the Beak MOAs and the reconfigured Pecos MOAs. An estimated 40 civil aircraft traverse the airspace daily. During morning Air Force LFEs, 13 commercial aircraft traversed the corridor above 12,500 feet MSL.

The ground level under the Draft EIS proposed Capitan MOA is approximately 5,000 feet. Pilots commenting at the Draft EIS public hearings stated that the altitude difference between ground level and the MOA floor leaves insufficient airspace for aircraft to traverse the corridor.

The Air Force, in conjunction with FAA review, has modified the proposal by deleting the Capitan MOA and reducing the size of the Capitan ATCAA from the preferred alternative, the mitigated Alternative A (see Section 4.1.3.2). Private pilots would continue to use V-68, V-83, or route direct to fly below 18,000 feet MSL on the Roswell-Corona VORTAC airway.

As is always the case, and throughout the Pecos complex, if an emergency, such as a life-flight

were required, the Air Force would immediately shift or end training in airspace requiring life-flight transport to accommodate the emergency.

As discussed in Section 3.1.2, there are five MTRs that pass through the Pecos MOA complex. The potential for conflicting use of the airspace is resolved either through scheduling ATC or MARSA (Military Assumes Responsibility for Separation of Aircraft) procedures.

The expansion of the Pecos MOA airspace to the east and west would also create MOA airspace in those regions down to 500 feet

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Communication towers in excess of 200 feet tall, such as these between Portales and Roswell, must meet FAA tower visibility and lighting requirements.



4.1 AIRSPACE AND RANGE MANAGEMENT

AGL. Should any towers or commercial wind-based energy systems be constructed within the airspace in excess of 200 feet in height they would be subject to FAA tower visibility and lighting requirements (Appendix F). These requirements would be necessary regardless of the MOA floor.

The proposal to allow supersonic flight at altitudes below 30,000 feet MSL throughout the reconfigured airspace would require specific approval by the Air Force (AFI 13-201). Supersonic flight would be expected to create little impact regarding airspace management issues. The duration of supersonic flight would be brief (see Section 4.2). Also, based on the anticipated speeds and size of the F-16 aircraft, overpressures associated with the creation of sonic booms are relatively low. These minimal overpressures would not be expected to have any effect on other aircraft flying in the region.

NMTRI would also expand the use of chaff and flares into the new and modified airspace. RR-188 chaff and M-206 flare use in the existing NMTRI complex, including the Pecos MOA/ATCAA and the Sumner ATCAA, was assessed in 2001 (Air Force 2001e). Specific operating procedures and constraints on their use have proven effective and have not impacted ATC systems. During public hearings on the Draft EIS, materials were presented by a commenter that were subsequently identified as coming from an Multi Jettison Unit (MJU)-7-type flare. Such flares are not authorized for use in the Pecos MOA/ATCAA or any NMTRI proposed airspace. The Air Force has implemented standing instructions to brief pilots training in the existing or NMTRI proposed airspace that only RR-188 chaff or M-206 or equivalent flares are permitted for training use within the MOAs and ATCAAs. Flares do not present any issues involving the management or use of airspace, and the training chaff used by 27 FW pilots does not adversely affect FAA radars. No airspace impacts would be expected to result from this proposed expanded use of RR-188 chaff and M-206, or equivalent, flares.

There are no aspects of any alternative involving any changes or modification to Melrose AFR. Range management would continue as under current conditions. If any special operating procedures would be required as a result of implementing any aspects of the Proposed Action, detailed guidance would be developed and documented in applicable unit supplements to AFI 13-212.

#### 4.1.3.2 ALTERNATIVE A, THE AIR FORCE PREFERRED ALTERNATIVE

Alternative A does not redirect J-74. This would avoid the potential for airspace impacts in the J-74 corridor. The northern expansion of the Sumner ATCAA would be requested from Flight Level (FL) 180 through FL500 twice per month and twice per week during low traffic demand periods as defined by Albuquerque Center. The twice per week periods would be requested in two hour blocks prior to or after high demand commercial traffic periods. Alternative A airspace modifications and scheduled use would reduce the potential for airspace impacts. During times other than the LFE, the Alternative A Sumner North and South ATCAAs would be active from FL240 to FL300 or otherwise as assigned. This would facilitate commercial traffic while providing the Air Force with the Pecos MOA/ATCAA and Sumner ATCAA contiguous block of training airspace.

The mitigated Alternative A Capitan MOA would not be proposed and the Capitan ATCAA would have a floor of 18,000 feet MSL and a ceiling of FL320. This would permit private and commercial traffic to traverse the corridor and avoid potential impacts identified by commenters during the Draft EIS public hearings. Airspace consequences of Alternative A modifications and expansion of existing military training airspace, authorization for supersonic

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flight down to 10,000 feet MSL, and use of chaff and flares are generally the same as those described in Section 4.1.3.1.

Alternative A does not involve any changes or modification to Melrose AFR. Range management would continue as under current conditions with any required detailed guidance developed and documented in supplements to AFI 13-212.

#### 4.1.3.3 ALTERNATIVE B

Under Alternative B, J-74 would be moved as described for the Draft EIS Proposed Action. The potential significant airspace consequences associated with moving J-74 would be the same as those defined in Section 4.1.3.1. Under Alternative B, the Pecos MOA would be expanded to the east, south, and west, supersonic flight would be authorized down to 10,000 feet MSL, and RR-188 chaff and M-206 flare use would be authorized in the new NMTRI airspace. Under Alternative B, neither the Capitan MOA nor the Capitan ATCAA airspace would be developed.

The lack of the availability of a Capitan ATCAA would limit the training benefits that could be realized by combining the Beak and Pecos airspace complexes to provide a transition, ingress, and maneuver corridor to be used during LFEs. Each exercise would be on a narrow transit corridor between the Beak and Pecos airspaces that does not support transition, ingress, or maneuvering and that requires an individual request and processing, thereby reducing efficiency and increasing manpower and time. Although this occurs on an as needed basis today, it is not the optimum situation for the large-force training with current weapons needed by the 27 FW and New Mexico Air National Guard (NMANG).

Alternative B would have the potential for airspace impacts in the area of the expansion of the Sumner North ATCAA identified in Section 4.1.3.1. However, there would be no significant consequences in the Capitan corridor. There are no aspects of Alternative B that involve any changes or modification to Melrose AFR. Range management would continue as under current conditions as in the Proposed Action.

#### 4.1.3.4 No-Action

Under the No-Action Alternative, 27 FW and 150<sup>th</sup> Fighter Wing (150 FW) aircrews would continue to train as under current conditions. No airspace modifications or expansion of military training airspace would occur. The training inefficiencies resulting from the segmented configuration of the existing airspace would continue. Supersonic flight would continue to be conducted above 30,000 feet MSL when the airspace is available and supersonic munitions launch profiles and maneuvers would not occur below 30,000 feet MSL. The same quantities of RR-188 chaff and M-206 flare use, presently authorized in the existing airspace, would continue.

Airspace use and management would remain unchanged from current conditions and scheduling issues associated with the joint military-civil use of the airspace in its current configuration would continue. Management of Melrose AFR would also continue as under current conditions.

## 4.2 ACOUSTIC ENVIRONMENT

#### 4.2.1 METHODOLOGY

Subsonic and supersonic noise levels were calculated for the NMTRI alternatives. These noise levels were compared to the existing noise levels presented in Section 3.2.2 to examine potential effects from changes in airspace configuration and use.

#### 4.2.2. ISSUES AND CONCERNS

The noise metrics used in this section are described in Section 3.2 and Appendix G. Annoyance, which is based on perception, represents the primary effect associated with aircraft noise. L<sub>ONNR</sub> IS THE MONTHLY AVERAGE ONSET-RATE ADJUSTED DAY-NIGHT AVERAGE SOUND LEVEL (DNL). IT IS COMPUTED THE SAME WAY AS DNL, BUT INCLUDES A PENALTY OF UP TO 11 DB TO ACCOUNT FOR THE HIGH ONSET RATE OF HIGH SPEED MILITARY AIRCRAFT. EFFECTS ARE INTERPRETED ACCORDING TO THE SAME CRITERIA AS DNL.

Attitudinal surveys conducted over the past 30 years show a consistent relationship between Day-Night Average Sound Level (DNL) and the percentages of groups of people who express various degrees of annoyance. Studies of community annoyance to numerous types of environmental noise show that DNL correlates well with effects, and Schultz (1978) showed a consistent relationship between noise levels and annoyance. That Schultz study has been periodically re-examined and reaffirmed. The updated relationship by Finegold *et al.* (1994), which does not differ substantially from the original, is the current preferred form, and is shown in Table 4.2-1. Also shown in Table 4.2-1 is the equivalent relation between annoyance and C-Weighted Day-Night Sound Level (CDNL) from sonic booms (CHABA 1981).

DNL (or L <sub>dnmr</sub> )	CDNL	Average Percent Population Highly Annoyed
55	52	3.3
60	57	6.5
65	61	12.3
70	65	22.1
75	69	36.5

## TABLE 4.2-1. RELATION BETWEEN NOISE LEVEL METRICS DNL (FINEGOLD ET AL. 1994) AND CDNL (CHABA 1981) AND ANNOYANCE

Specific issues and concerns about aircraft noise and sonic booms that were identified during scoping included the following:

- Increased annoyance
- Effects of aircraft noise and sonic booms on human health
- Effects of aircraft noise and sonic booms on animals
- Effects of sonic booms on structures
- Effects of aircraft and sonic booms on weather

The range of DNL shown in Table 4.2-1 is meaningful. The United States Environmental Protection Agency has identified DNL of 55 decibels (dB) as a level that protects public health and welfare with an adequate margin of safety (United States Environmental Protection Agency [USEPA] 1974). This means that 55 dB is a threshold below which adverse noise effects are

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usually not expected to occur. The middle level, 65 dB, is widely used as a noise criterion for airports. It represents a compromise between acceptable noise and economic practicality. Residential use above 65 dB is generally considered to be acceptable only if the dwellings are sound insulated. The highest level, 75 dB, is a level above which areas are generally considered to be not suitable for residential use, unless there is substantial sound insulation and outdoor activities are not considered to be important.

Suitability of an area for residential use is keyed to the sound insulation qualities of a dwelling. The USEPA Levels Document (USEPA 1974) identified DNL of 45 dB as a suitable indoor noise environment. Frame homes with some open windows have an outdoor-to-indoor noise reduction of about 20 dB, so an exterior level of 65 dB means that 45 dB will be achieved indoors. Well-built homes with good windows have noise reduction in the range of 25 to 28 dB. To obtain this protection, windows must be kept closed, so forced air ventilation (possibly air conditioning) is needed in areas exposed to levels above 65 dB. At exterior levels approaching 75 dB, it is generally necessary to include storm windows and pay attention to construction details. Adequate soundproofing for areas exposed to sound levels above 75 dB requires special acoustic windows, plus above-average wall construction. The exterior environment in such areas is not suitable for typical enjoyment of the outdoors.

Note that DNL is an annual average measurement, and not a limit on individual events. Because annoyance is a long-term quality of life issue, it is best quantified by averages such as DNL and CDNL. While this is scientifically appropriate, those metrics are not intuitively meaningful to non-experts. During scoping and public hearings, requests were made to explain individual event noise effects. This EIS addresses the noise of individual events as well as cumulative averages. The amplitude of individual events is directly relevant for non-annoyance impacts, especially the effects of sonic booms on structures. Sonic booms are quantified, as appropriate, by their peak pressure as well as by their sound level.

Appendix G provides details on the effects of noise on human health and the studies used to identify them. Factors often noted as noise impacts are noise-induced hearing loss, speech interference, and sleep disturbance. These are components that contribute to annoyance or potential health effects, and are also discussed in Appendix G. The most sensitive health aspect of noise is hearing loss. For reference, workplace standards for protection against hearing loss are equivalent to a constant level of 80 dB over a 24-hour period. The USEPA Levels Document (USEPA 1974) assessed the data upon which those standards are based, and concluded that continuous levels of 70 dB or less would be protective of hearing with an adequate margin of safety. The noise levels associated with the Proposed Action and Alternatives are well below USEPA's identified level for protection of hearing. Since hearing loss is the most sensitive adverse health effect of noise, the relatively low noise from the action poses no health threat.

The effect of noise on domestic animals and wildlife was also a concern expressed by public commenters. For domestic animals, concern generally focuses on adverse effects on the use of or economic value of the animals. Since agriculture and grazing represent 99 percent of the area under the affected airspace, ranchers expressed concern regarding damage that could occur if livestock were panicked by noise or sonic booms. Five cases of livestock injury attributed to low flying aircraft were reported between 1994 and 2005 by commenters on the Draft EIS. These effects are discussed in Section 4.5.2.1. For wildlife, concern generally focuses on impacts to specific populations. The effects of noise and sonic booms on wildlife are discussed in Section 4.5.2.1.

A combined ranching and wildlife concern was raised during the scoping meetings when ranchers pointed out that they received income from recreational hunters who paid to hunt on the ranchers' lands (see Section 3.7). In the highly unlikely event of a sonic boom or low altitude overflight occurring at a critical time in a hunt, the hunter could be annoyed. The effects of noise and sonic booms on game species is addressed in Section 4.8, Socioeconomics and Section 4.5, Biological Resources.

The potential for sonic booms to damage structures is extremely small, but is a concern nonetheless. At 1 pound per square foot (psf), the probability of a window breaking ranges from one in a billion (Sutherland 1990) to one in a million (Hershey and Higgins 1976). At 10 psf, the probability of breakage is between one in a hundred and one in a thousand (Haber and Nakaki 1989). Damage to plaster is in a comparable range but depends on the condition of the plaster. Adobe faces small risks similar to plaster, but assessment is complicated by adobe structures being exposed to weather, where they can deteriorate in the absence of any specific loads (Sutherland et al. 1990). Ranchers expressed concern about risk to water tanks. The pressure exerted by a foot of water is slightly over 60 psf. Even with liberal assumptions about dynamic amplification, sonic booms are not expected to damage a water tank that is capable of holding water. Similarly, other outdoor structures such as buildings, windmills, radio towers, etc., are resilient and routinely subject to wind loads far in excess of sonic boom pressures. Foundations and retaining walls, which are intended to support substantive earth loads, are not at risk from sonic booms. Appendix G contains tables of sonic boom risk to a variety of structures. The Air Force follows established procedures for claims against the government in cases where damage is claimed to result from sonic booms.

During scoping, members of the public expressed concern that sonic booms might interfere with weather. The particular concern was that aircraft operations might disrupt developing or

existing cloud formation, thus reducing rainfall. This possibility arose when citizens described seeing clouds form and dissipate over mountains during aircraft activity.

Cloud formation depends on the amount of moisture in the air, together with local temperature and pressure at the cloud layer. Aerodynamic loads (lift and drag; pressure on the wings) on an aircraft in flight have a localized effect on temperature and pressure. These loads are sometimes made visible by local condensation. The resulting vapor cloud is actually a condensation cloud in low-pressure expansion regions. One example of this kind of cloud was documented to occur at



AN EXAMPLE OF A VAPOR CLOUD AROUND AN F/A-18 HORNET AT MACH 1 IN HIGH HUMIDITY CONDITIONS. (PHOTOGRAPH BY ENSIGN JOHN GAY, USS *CONSTELLATION*).

Mach 0.9, so it is not strictly a sonic boom phenomenon (Maglieri and Plotkin 1991). Captured on video, these vapor clouds can be seen repeatedly forming and dissipating as the aircraft goes through local moisture variations. The effect is clearly transient, reacting to the local pressure and returning to normal after the aircraft passes. It is likely that cloud dissipation reported by the citizens was a transient phenomenon associated with the aircraft, or, more likely, associated

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4.2 ACOUSTIC ENVIRONMENT Digitized by GOOGIC with local wind currents over and around the terrain. The pressure field of an aircraft (either subsonic or supersonic) does not remove moisture or change atmospheric conditions.

#### 4.2.3 Environmental Consequences

#### 4.2.3.1 DRAFT EIS PROPOSED ACTION

The total number of anticipated aircraft operations within the airspace will be the same as for the baseline or No-Action conditions. The differences have to do with the airspace configuration and use. In some areas, the floor of the airspace would be changed and low altitude areas expanded. Supersonic operations would be permitted down to 10,000 feet MSL (5,000 to 6,000 feet AGL in this area), so that a portion of current subsonic operations would be supersonic.

#### SUBSONIC NOISE

1

Onset-Rate Adjusted Monthly Day-Night Average Sound Level ( $L_{dnmr}$ ) from military aircraft has been computed for each proposed airspace listed in Table 2-1, and is presented in Table 4.2-2 for the Draft EIS Proposed Action. The analysis addressed operations of the Cannonbased F-16C aircraft presented in Table 2-4, plus transient aircraft from Section 3.1.2. The sound levels shown are those associated with each area under the airspace. The baseline noise levels, shown previously in Table 3.2-1 are included in Table 4.2-2. Noise levels for the Draft EIS Proposed Action are shown graphically in Figure 4.2-1, similar to the depiction of baseline noise levels in Figure 3.2-1. The noise levels fall into three categories:

- High-altitude airspace, where operations are at high altitude (above 10,000 feet) and noise levels are very low.
- Low-altitude MOAs where the floor is as low as 500 feet AGL. Noise levels are around 42 to 43 dB.
- Melrose AFR (R-5104 and R-5105) has a combination of low altitude and high altitude activity, and noise levels are around 50 dB.

		BASELINE	DRAFT EIS PROPOSED ACTION			
Airspace	L <sub>dnmr</sub>	Number of events/day above Sound Exposure Level 65 dB	L <sub>dnmr</sub>	Number of events/day above Sound Exposure Level 65 dB		
Pecos North Low <sup>1</sup>	43	1.2	43	1.2		
Pecos South Low <sup>1</sup>	43	1.0	42	0.9		
Taiban MOA <sup>1</sup>	43	1.2	43	1.2		
R-5105 <sup>1</sup>	49	0.4	49	0.4		
R-5104A <sup>1</sup>	51	1.5	51	1.4		
R-5104B <sup>1</sup>	51	1.5	51	2.1		
Capitan MOA and ATCAA	-	-	254	0.3		
Pecos East Expansion <sup>2</sup>	164	0.1	42	0.9		
Pecos West Expansion <sup>2</sup>	164	0.1	254	0.3		
Pecos South Expansion <sup>3</sup>	304	0.9	284	0.6		

## TABLE 4.2-2. EXISTING AND DRAFT EIS PROPOSED ACTION MILITARY AIRCRAFT Noise Levels Under Cannon Air Force Base (AFB) Airspace

Notes: 1. Other airspaces overlay; airspace named is the dominant layer.

- 2. Baseline is Sumner ATCAA alone.
- 3. Dominated by Pecos South High.
- 4. Calculated military aircraft noise is below typical ambient sound levels of 25 to 36 dB.

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Figure 4.2-1 shows the aircraft noise at the ground for the Draft EIS Proposed Action. Comparing it to Figure 3.2-1 for baseline, the changes in the sound environment in each area are:

- Pecos North Low: No change.
- Pecos South Low: There will be a 1 dB reduction in military aircraft L<sub>dnmr</sub>, from 43 dB to 42 dB. This change occurs because the area of the airspace will increase, with the same number of sorties, so the average level will decrease. This change is not perceptible.
- Taiban MOA: No change.
- R-5105: No change.
- R-5104A: No change.
- R-5104B: No change.
- Capitan MOA and ATCAA: New airspace proposed in the Draft EIS Proposed Action has military aircraft L<sub>dnmr</sub> projected to be 25 dB. This sound level is within the range of typical ambient noise levels. Aircraft will be noticed on occasion, but would not be expected to be more intrusive than existing sounds.
- Pecos East Expansion: Military aircraft L<sub>dnmr</sub> would increase from 16 dB to 42 dB. In the baseline configuration, aircraft noise in this area is from the Sumner ATCAA, and is below typical 25 to 36 dB ambient sound levels. Extending the Pecos MOA to the east will extend low altitude airspace into these areas. Flight operations and the acoustic environment would be similar to that under the main part of Pecos South Low. There would be an increase in average noise to 42 dB from ambient levels of 25 to 36 dB. The noise level change would be noticed but remain well below the USEPA identified level of 55 dB.
- Pecos West Expansion: Military aircraft L<sub>dnmr</sub> will increase from 16 dB to 25 dB. In the baseline configuration, aircraft noise in this area is from the Sumner ATCAA, and is below typical ambient sound levels. In the Draft EIS Proposed Action, Pecos South High and Pecos South Low will extend into this area. Assuming that operations in this expansion will not experience a general increase, but will be primarily aircraft moving between the main Pecos airspace and the Capitan MOA/ATCAA, the acoustic environment is projected to be 25 dB, similar to that in Capitan MOA/ATCAA. This sound level is within the range of typical 25 to 36 dB ambient noise levels. Aircraft will be noticed on occasion, but would not be expected to be more intrusive than existing sounds. Assuming the expansion airspace is used comparably to the Pecos East Expansion. As noted for the Pecos East Expansion, this noise level change would be noticed, but would remain well below the USEPA identified level of 55 dB.
- Pecos South Expansion: There will be a 2 dB reduction in military aircraft L<sub>dnmr</sub>, from 30 dB to 28 dB. This change occurs because aircraft noise for both the baseline and Draft EIS Proposed Action will be dominated by operations in Pecos South High, and the area of Pecos South High will increase with the same number of sorties. Although the average level will decrease, this change would not be perceptible. If the area is used for similar operations to those of the Pecos East expansion, L<sub>dnmr</sub> values could be similar to the 42 dB noted in the evaluation of the Pecos East expansion. This change would be noticed, but remain below the USEPA identified level of 55 dB.

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4.2 ACOUSTIC ENVIRONMENT

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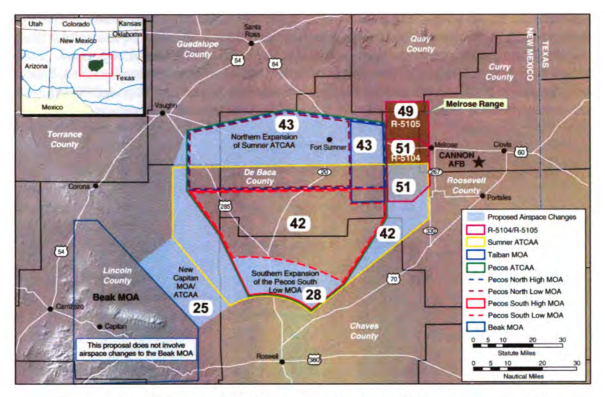


FIGURE 4.2-1. DRAFT EIS PROPOSED ACTION NOISE LEVELS FROM SUBSONIC OPERATIONS, L

These changes are a consequence of expanding the Pecos South airspace so that its boundaries coincide with those of the Sumner ATCAA. Activity in Pecos South High MOA and Pecos South ATCAA is expected to utilize the expanded area, with no increase in sorties. This spreading of activity will lower the average noise level in the existing area, and increase in the newly expanded areas. The redistribution of training aircraft throughout the increased volume of airspace associated with the Draft EIS Proposed Action will result in a slight decrease in average noise under the existing Pecos South Low MOA. Under the Pecos Low MOA expansion, the noise levels will noticeably increase but will be well below the USEPA identified level of 55 dB. No adverse effects are expected.

Aircraft noise levels would increase under the Draft EIS Proposed Action Capitan MOA/ATCAA and also in the western and southern expansions of Pecos. Average noise levels of 25 to 28 dB will be noticeable compared to the calculated baseline noise levels but are within the ambient noise levels. Potential noise levels of 42 dB would be below the USEPA-identified level of 55 dB.

#### SONIC BOOMS

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Supersonic operations would be permitted at altitudes above 10,000 feet MSL or 5,000 to 6,000 feet AGL. Under baseline or existing conditions, supersonic operations are permitted only above 30,000 feet MSL or 24,000 to 25,000 feet AGL. Baseline or existing conditions are described in Chapter 3.0. Because of the availability of the lower altitude airspace, it is projected that supersonic sorties will increase from 168 per month to 467 per month. These will fall into two categories: Air Combat Training (ACT) and supersonic Joint Direct Attack Munition (JDAM) missions.

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4.2 ACOUSTIC ENVIRONMENT

As described in Chapter 2.0, training for supersonic JDAM deployment permits longer release-to-target distances, hence less exposure to hostile threats. JDAM missions will involve flying the appropriate profile, without actually releasing the weapon. A supersonic JDAM run consists of flying a level, constant Mach number track for about 10 miles, then breaking to subsonic speed. No JDAMs would actually be released in any of the proposed NMTRI airspace. That mission profile results in about 45 seconds to one minute of supersonic flight. That is comparable to the supersonic time in an ACT sortie. As with ACT, booms that reach the ground depend on the Mach number, altitude, and atmospheric conditions. When a boom reaches the ground, the width of the carpet varies with conditions.

An analysis was performed based on a range of JDAM altitudes from 20,000 to 40,000 feet MSL, expected Mach numbers, and atmospheric properties for one calendar year. Atmospheric properties were based on twice-daily upper air soundings at Albuquerque and Amarillo (National Oceanic and Atmospheric Administration National Climatic Data Center 2004). The result of this analysis was that about one quarter of supersonic JDAM operations will result in a sonic boom at the ground, and an average JDAM mission sonic boom footprint will be about 25 to 50 square miles. This is similar to the footprint size that occurs during ACT supersonic events (Plotkin *et al.* 1992). A second similarity between JDAM operations and ACT is that JDAM mission tracks will not be consistent: variety is an important part of training. Because of this similarity, and supersonic JDAM mission activity being about 25 percent of total supersonic operations, it is appropriate to consider an operation that simulated a JDAM launch to be part of ACT, and apply BOOMAP modeling to the total.

A third similarity between supersonic ACT and JDAM operations is that neither is a low altitude activity. As noted above, about 25 percent of total supersonic operations will be JDAM missions. All supersonic JDAM missions are above 20,000 feet MSL, with 80 percent above 30,000 feet MSL. This is a higher altitude distribution than that used by BOOMAP. The use of BOOMAP for JDAM missions is thus conservative and the sonic boom environment may be slightly overpredicted. While ACT can occur down to 5,000 feet AGL, higher speed phases occur at higher altitudes.

Table 4.2-3 shows typical altitudes for supersonic phases of ACT. Note that supersonic ACT activity is predominantly in the range of 15,000 to 30,000 feet MSL or above. Only a very small percentage of supersonic ACT activity is below 10,000 feet AGL (15,000 feet MSL in this airspace). BOOMAP is based on the altitudes in Table 4.2-3.

Altitude in feet (MSL)	Percent of Supersonic ACT time
10,000-15,000	1
15,000-20,000	12
20,000-25,000	28
25,000-30,000	25
30,000-35,000	19
35,000-40,000	9
>40,000	6

TABLE 4.2-3	. ALTITUDE	DISTRIBUTION FOR SUPERSONIC ACT ACTIVITY

Source: Plotkin et al. 1989

NEW MEXICO TRAINING RANGE INITIATIVE EIS 4.2 ACOUSTIC ENVIRONMENT

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The net sonic boom environment in the center of the airspace would be CDNL 52 dB. On average, 0.6 booms per day (about two every three days) would be heard in the center of the airspace. Figure 4.2-2 shows the CDNL contours in the airspace. Note that CDNL at the airspace boundary is in the range of 40 to 45 dB, an increase of about 10 dB from baseline or existing conditions. There would be correspondingly fewer booms at the boundary than toward the center of the airspace under the Draft EIS Proposed Action.

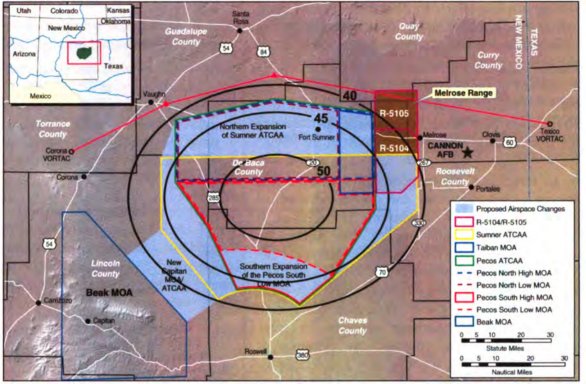


FIGURE 4.2-2. DRAFT EIS PROPOSED ACTION SONIC BOOM ENVIRONMENT, CDNL

The area potentially exposed to sonic booms does not depend on the number of supersonic sorties. The area is described by the presence of supersonic flights and the boundaries of the airspace. The population exposed to sonic booms would generally be the same as the baseline or existing conditions, but the number of booms would increase as described above.

Comparing Figure 4.2-2 and Table 4.2-1 shows that a sonic boom CDNL of 52 dB has an annoyance comparable to a subsonic noise DNL of 55 dB. This does not exceed the level identified by USEPA as protective of public health. From Table 4.2-1, 3.3 percent of sampled populations were highly annoyed at that level, so some individuals, especially toward the center of the airspace may be annoyed.

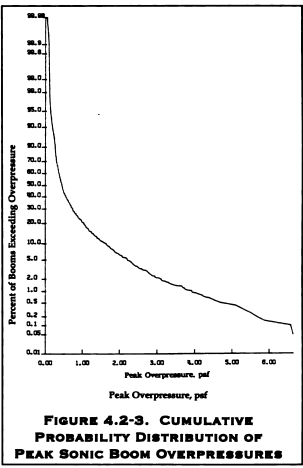
The increase in sonic booms from supersonic activity would be noticeable and can be intrusive. They would occur on average two times in three days, as opposed to one every five days as it is now. Public concerns expressed during scoping include annoyance of people who are startled by booms, possible damage to structures (particularly brittle objects like older windows) and potential adverse effects on domestic animals and wildlife. Direct effects are best quantified by the peak overpressures of individual booms.

2 ACOUSTIC ENVIRONMENT

Figure 4.2-3 shows the distribution of sonic boom overpressures under this type of supersonic

airspace (Plotkin *et al.* 1989). The average peak overpressure is under 1 psf. About 1 percent of booms will exceed 4 psf. There is a very small probability of booms exceeding 6 or 7 psf. Sonic boom overpressure can result in vibration with resulting adverse effects to delicate, balanced items (such as displayed china) within a structure. As discussed above in Section 4.2.2, damage to structures in good condition (even windows) is not expected with booms under about 10 psf. Sonic booms under the Draft EIS Proposed Action are not expected to damage viable structures, such as foundations, buildings, windmills, radio towers, or water tanks.

Not all structures are in good condition. Brittle elements such as windows and plaster can weaken with age, and become susceptible to breakage at low boom levels. Sometimes it can be difficult to assess why a structure fails: outdoor structures can deteriorate from weather, rust, wood rot, etc. Much damage associated with low amplitude sonic booms is sustained by such structures. The term "triggering incipient damage" appears in sonic boom literature. Nonetheless, the presence of susceptible structures, for whatever reason, means that some damage attributable to sonic booms is to



be expected. The Air Force has established procedures for damage claims. Appendix G, Section 2.7, presents data on the susceptibility of various conventional and unconventional structures to sonic booms.

In general, the sonic boom environment for the Draft EIS Proposed Action is not expected to have significant adverse effect on humans or animals. A unique feature of sonic booms is startle. This manifests itself in two ways. The first is that it is annoying. That is well documented, and is one of the reasons why sonic booms are quantified by C-weighted levels rather than the A-weighted levels used for subsonic noise. The second is that startle might interfere with task activities, including tasks such as driving a car or piloting a light aircraft. Studies have been performed on the effect of sonic booms on various tasks, including driving (Lips 1972; Nowakiwsky 1974). The result of these studies is generally that there is little or no adverse effect. Apparently the concentration associated with such tasks overwhelms startle reaction. See Section 4.5.3 for details on the potential effects of sonic booms in the Proposed Action on wildlife and livestock.

#### 4.2.3.2 ALTERNATIVE A, THE AIR FORCE PREFERRED ALTERNATIVE

Alternative A, as mitigated, would not relocate J-74 and would not create the Capitan MOA. This means that Sumner North ATCAA would be available for use by military pilots through coordination with Albuquerque Center. Referring to Table 2-4, a portion of operations

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proposed for Sumner North ATCAA would be shifted into Sumner South ATCAA. This traffic would occur at high altitudes and would not change the lower altitude and more dominant noise of lower aircraft. For the same reason, the area under the Capitan ATCAA under Alternative A would have slightly reduced noise levels when compared with the Draft EIS Proposed Action.

#### SUBSONIC NOISE

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Subsonic noise for Alternative A will be essentially the same as for the Draft EIS Proposed Action. Environmental consequences will be comparable to those described in Section 4.2.3.1.

For periods where Sumner North ATCAA is available, activity and noise would be the same as for the Draft EIS Proposed Action. For periods where Sumner North ATCAA is not available, there will be no combat aircraft noise contribution from the northern portion of Sumner Expanded ATCAA. The total noise in that region is, however, dominated by noise from the lower altitude Pecos MOA. Subsonic noise levels for Alternative A would therefore be the same as explained in Section 4.2.3.1.

#### SONIC BOOM

Supersonic activity could be shifted somewhat south with J-74 not moved and slightly in from the west with no Capitan MOA. These changes are not of sufficient size or movement to result in modeled differences in sonic boom distribution. The Draft EIS Proposed Action sonic boom environment presented in Figure 4.2-2 is expected to be essentially the same for Alternative A. Potential consequences include boom frequency, vibration, annoyance, and effects on some fragile items or structures as described under the Draft EIS Proposed Action.

#### 4.2.3.3 ALTERNATIVE B

Alternative B is similar in most details to the Draft EIS Proposed Action. The primary difference is that the Capitan MOA and ATCAA would not be created. Subsonic and supersonic noise levels in the airspace would be similar to those for the Draft EIS Proposed Action. Environmental consequences for Alternative B would therefore be the same as described in Section 4.2.3.1.

#### SUBSONIC NOISE

There is currently military aircraft traffic between the Beak MOA and the Pecos MOA under case specific ATC direction and approval. The military aircraft fly between the Beak MOA and the Pecos MOA in a temporary narrow corridor an estimated twice per month. These training flights are comparable to the number of flights and aircraft which would occur if Capitan MOA/ATCAA were in place. These flights would be more dispersed and could stage, ingress, and maneuver in an approved Capitan MOA/ATCAA. The number of flights and the altitude of those flights would produce noise comparable to that described in Section 4.2.3.1. Activity in the remaining airspace will be as explained under the Proposed Action.

Subsonic noise levels associated with Alternative B would be similar to those for the Draft EIS Proposed Action. The aircraft noise levels in the area between Pecos and Beak are negligible for either alternative.

#### Sonic Booms

Operations in the proposed Capitan MOA/ATCAA area are not a significant contributor to the sonic boom environment. CDNL under Alternative B would be the same as presented on Figure 4.2-2 for the Draft EIS Proposed Action. Potential consequences would be the same in terms of boom frequency, vibration, annoyance, and effects on some structures.

#### 4.2.3.4 No-Action

Under the No-Action Alternative, the noise levels would remain the same as the baseline or existing conditions with supersonic operations occurring above 30,000 feet MSL. Areas under the airspace would continue to experience an estimated one sonic boom every five days, as in the case today. Section 3.2 describes the baseline noise environment.

#### 4.3 SAFETY

#### 4.3.1 METHODOLOGY

Numerous federal, civil, and military laws and regulations govern operational safety at Cannon Air Force Base (AFB). Individually and collectively these laws and regulations prescribe measures, processes, and procedures required to ensure safe operations and to protect the public, military, and property.

NMTRI elements with a potential to affect safety are evaluated to determine the degree to which such elements increase or decrease safety risks. Ground, fire, and crash safety are assessed for the potential to increase risk. The 27 FW capability to manage risk by responding to emergencies is described. Any changes in the uses and handling requirements for explosive materials are identified and addressed. Analysis of flight risks correlates Class A mishap rates and bird-aircraft strike hazards (BASH) with projected airspace utilization. The magnitude of any safety consequences are presented.

#### 4.3.2 Issues and Concerns

Safety concerns were expressed at scoping meetings about increasing the amount of airspace available for low altitude military training flight. Concerns were also noted about the use of chaff and flares in the proposed NMTRI expanded airspace. Also of concern were any new or altered risks arising from a NMTRI alternative. The adequacy of disaster response, especially fire response, was noted by public commenters.

#### 4.3.3 Environmental Consequences

#### 4.3.3.1 DRAFT EIS PROPOSED ACTION

#### GROUND SAFETY

There are no aspects of the Draft EIS Proposed Action that would be expected to create new or unique ground safety issues. Operations and maintenance procedures conducted by 27 FW personnel would not change from current conditions. All activities would continue to be conducted in accordance with applicable regulation, technical orders, and Air Force Occupational Safety and Health (AFOSH) standards.

Capability for fire response is located on Cannon AFB and Melrose AFR. The Cannon AFB Fire Department is party to mutual aid support agreements with the nearby communities of Clovis, Portales, Texico, House, and Melrose (Air Force 2001e). All of these capabilities will continue in



effect. Any ground safety emergency that involves a life-flight would continue to be supported by stopping military training in the affected airspace.

Currently, expenditure of RR-188 chaff and M-206 flares is permitted in the existing Pecos/Sumner MOA and ATCAA airspace. Under the Proposed Action, this chaff and flare use in the expanded MOA/ATCAA airspace would also be permitted. Such use creates very little added safety risk.

Chaff, although ejected from the aircraft by a pyrotechnic charge, is not explosive. The composition of chaff is similar to those components found in the earth's crust, and presents no human health or safety risk. Through numerous studies, chaff has never been found to be specifically harmful to domestic animals or wildlife (Air Force 1997a).

Use of flares in the MOA/ATCAA airspace would continue to be conducted in accordance with ACC and Cannon AFB regulations. Under these requirements, the minimum release altitude of flares is 2,000 feet AGL. Considering the burn-time of a flare of approximately 3.5 to 5 seconds, the flare would burn out within 400 feet. This provides an approximate 1,600-foot margin of safety to ensure that no burning material contacts the ground. New Mexico pilots have not caused a fire from flare use in the MOA or ATCAA airspace. One historic flare-caused fire was the result of a transient user flying below the approved altitude for flare use. One fire in 2005 was the result of a spotting charge on an inert munition igniting vegetation. Under NMTRI, when the National Fire Danger Rating System indicates high fire conditions or above, the minimum altitude for flare release would be raised to 5,000 feet AGL. The potential for a flare initiated fire is very small, and raising the minimum altitude during high or extreme fire risk is not expected to change fire risk from existing conditions.

A specific ground safety risk associated with use of flares is the potential for a flare falling to the ground without burning (a dud flare). Historic data on range clean-ups at Melrose AFR and the Utah Test and Training Range, where flare use is intensive in a relative constrained geographic area, indicate that of all flares expended, an estimated 0.01 percent were actually found on the ground as duds. Instructions are provided by Cannon AFB to fire departments and other organizations on the identification of a dud flare and contact at Cannon AFB if a suspected dud flare is found. The risk from dud flares is minimal (Air Force 2001e). It is extremely unlikely that a dud flare could fall from an aircraft and strike an individual on the ground. Should such an extremely remote accident occur, it could result in injury or death. With a dud rate on the ground of approximately .01 percent, and a population of less than one person per square mile, the possibility of such an accident is so remote that it is very near zero.

#### EXPLOSIVE SAFETY

No change in ordnance use will occur with NMTRI. Implementation of an alternative would create no specific explosive safety risks.

#### FLIGHT SAFETY

All 27 FW flying training will continue at current levels. Supersonic flight, in and of itself, creates no specific flight safety concerns. As described in Section 3.3.2, the overall probability of an F-16 Class A mishap is 0.000024, or one chance in 42,000. This would produce a statistical average of one Class A mishap per 7.4 years for Cannon AFB aircraft. Cannon-based F-16s were involved in six Class A mishaps between 1995 and 2004. Risks of a Class A mishap remain unchanged from current conditions.

4.3 SAFETY

As discussed in Section 3.3, the vast majority of bird-aircraft strikes involving Cannon-based aircraft involve small songbirds. The number of migratory birds involved in incidents is small, and would constitute "unintentional or incidental taking" under the classification of "military readiness activity."

The Draft EIS Proposed Action would add additional low-altitude airspace to the Pecos MOA. During public hearings on the Draft EIS, local general aviation pilots expressed the opinion that the existing MOA airspace is unsafe under "see-and-avoid" conditions. Some pilots commented that they could not adequately communicate with the FAA during a flight to learn whether the MOA was actively being used for military training.

Increased radar coverage established in 1997 with Roswell Air Traffic Control Tower (ATCT) has alleviated radar coverage issues in the area of the Roswell Shelf. With this FAA radar coverage, the low altitude MOA expansion into the Roswell Shelf area should not increase safety risks to general aviation.

The Draft EIS Proposed Action reconfiguration of MOAs and ATCAAs in the high altitude regime would have increased the concentration of air traffic somewhat in the region due to the requirement to reroute or deconflict civil air traffic from military activities. Rerouting of civil aviation associated with J-74 has the potential to reduce safety in the re-routed area. Based on Appendix E, scheduling and coordination could require an increase in FAA management in the airspace to which deconflicted aircraft would be rerouted.

The Capitan MOA/ATCAA, between the Beak MOAs and the reconfigured Pecos MOAs, would have a floor of approximately 7,500 AGL. General aviation pilots expressed concern that this would be too narrow a corridor and would impact on civil aviation activity in the corridor. When the Capitan MOA/ATCAA would have been active, civilian aircraft using V-68 or V-83 would need to fly below 7,500 feet AGL, fly using "see and avoid" rules above that altitude, delay departure, arrival, or re-route around the airspace. During scoping, some civilian pilots expressed concern about safely using see-and-avoid in an active MOA.

Another potential flight concern would be the presence of towers, wind machines, or other ground obstructions in these newly-designated areas. As described in Section 3.1.2 (Airspace and Range Management), the FAA provides detailed instructions for marking any possible obstructions. Major obstructions are plotted on aeronautical charts, and the heights of these obstructions are shown in feet AGL and MSL. Because obstructions presently exist under the current low-altitude MOA airspace, their presence under the new low altitude airspace would not be expected to create a safety concern.

The proposal to expend chaff in the new NMTRI airspace would not create any flight safety issues. Training chaff is specifically designed to not interfere with FAA ATC radars. Should any issues arise, Albuquerque ARTCC would coordinate with controllers at Cannon AFB, and aircraft dispensing chaff would cease.

As a plane travels through the air, the trail of disturbed air that follows the aircraft is called a wake vortex. Larger aircraft and lower altitudes produce a greater potential for a wake vortex effect. There have not been any reports of wake vortex problems from infrequent training by large aircraft in the airspace. The F-16 operates primarily in the mid- to high-altitude range and the F-16 wake vortex would have no discernible effect on ground structures.

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#### 4.9.9.2 ALTERNATIVE A, THE AIR FORCE PREFERRED ALTERNATIVE

Alternative A, the preferred alternative, does not propose reconfiguring of J-74 and does not include a Capitan MOA. Existing MOA/ATCAA airspace would be expanded, additional MOA/ATCAA airspace would be created, supersonic flight to 10,000 feet AGL would be authorized, and RR-188 chaff and M-206 flare use in the new and modified NMTRI airspace would be authorized as described in Section 4.3.3.1.

Use of J-74 or direct routing by commercial or other civil aviation above the modified Pecos MOA complex would continue as at present. Alternative A avoids any safety risk concerns in the area of the Sumner North ATCAA and in the area under the Capitan ATCAA. The Air Force will work with Albuquerque Center to coordinate scheduling of the Sumner North ATCAA for LFEs.

Ground, explosive, and flight safety risk assessments are as discussed in Section 4.3.3.1. Chaff would not be expected to have any impact on safety. Flare use restrictions to 5,000 feet AGL under high or greater fire conditions would not be expected to change fire safety risk. There are no specific proposals associated with Implementation of Alternative A which would create new or unique safety issues.

#### 4.3.3.3 ALTERNATIVE B

Alternative B includes relocating J-74 as described for the Draft EIS Proposed Action. The Capitan MOA/ATCAA would not be created. There are no specific proposals associated with the implementation of Alternative B that would create new or unique safety issues. Ground, explosive, and flight safety risk assessments generally remain as discussed in Section 4.3.3.1. No safety issues would be associated with the Roswell-Corona corridor. Class A mishaps would be as discussed in Section 4.3.3.1. Chaff would not be expected to have any impact. Altitude restrictions on flare use under high or above fire conditions would result in no expected change in fire safety risk.

#### 4.3.3.4 No-Action

No changes to 27 FW training airspace would occur under the No-Action Alternative. RR-188 chaff would continue to be used in the existing airspace. M-206 flares would continue to be deployed above 2,000 feet in up to very high fire conditions and not used in conditions in excess of those conditions. Flight safety risks will continue, and a Class A mishap would be as discussed in Section 4.3.3.1 because no change is proposed in the number of training flights. Any existing safety risks would continue along with the requirement to continue to address these existing risks.

#### 4.4 PHYSICAL RESOURCES

#### 4.4.1 METHODOLOGY

NMTRI has no construction or similar ground disturbing features. The potential impacts to physical resources, primarily soil and water, are from chaff or flare materials falling to the ground. In August 1997, Headquarters ACC of the Air Force conducted a study of the environmental effects of using self-protection chaff and flares in military aircraft training (Air Force 1997a). This physical resources section considers the effects of chaff and flare deposition on resources identified in Section 3.4, including soil chemistry, the potential for chaff and flare debris to accumulate in water bodies and sediments, potential flare caused fires, and residual materials to leach toxic chemicals or change the chemical composition of surface water bodies. The impact would not be considered significant if toxic chemicals would not be released or if accumulated residual materials would not alter soil or water.

#### 4.4.2 **ISSUES AND CONCERNS**

Physical resource issues and concerns identified by the public during scoping focused mainly on whether the materials left on the ground after deployment of chaff and flares are environmentally safe. Concerns included whether toxic chemicals would remain or be taken up by plants, animals, or humans. Other concerns involved the potential for build up on the ground to the point where it would limit uses of the soil and water, or would require pick-up and disposal by landowners. While no large fields of active oil and gas exist within the ROI, some members of the public raised the possibility that the Proposed Actions may affect wildcat wells or potential future oil and gas development.



#### 4.4.3 ENVIRONMENTAL CONSEQUENCES

#### 4.4.3.1 DRAFT EIS PROPOSED ACTION

#### CHAFF

Chaff consists of aluminum-coated silica fibers one inch or less in length, and approximately the thickness of very fine human hair (Section 2.2.1.4). Chaff disperses widely when deployed. Ultimate disposition depends upon the altitude of release and the prevailing winds at different altitudes at the time of release. A conservative estimate is that all chaff, nylon or plastic parts, and felt spacers would be deposited on the ground under the airspace. The combined release of chaff and flare end caps and other plastic or aluminum wrapping residual materials would average one piece per approximately 9 acres per year. Chaff filaments are estimated to be 0.005 ounces per acre per year. Training flight patterns as well as winds result in variable deposition under the airspace. Higher percentages of chaff releases could occur toward the center of the airspace and a correspondingly lower percentage of chaff releases could occur toward the edges

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of the airspace. Chaff fiber concentrations under the Capitan MOA/ATCAA would be much lower due to the infrequent use of the Capitan MOA/ATCAA airspace. In rare instances, chaff does not deploy correctly and rather than disperse in an electronic cloud, the fibers may clump together and fall to the ground. When this occurs, tufts or clumps of chaff can be discernable to the naked eye, but it is unlikely that chaff found would accumulate in soil and water in quantities that would negatively affect their uses or damage these resources.

The component of chaff that has the potential to negatively affect soil or water chemistry is aluminum, which tends to break down in acidic and highly alkaline environments. Laboratory and field analyses (Air Force 1997a) indicate that the pH of water in the soil or in a water body is the primary factor that determines the stability of the aluminum coating of chaff. The coating is the most soluble and likely to release aluminum if the soil or water pH is less than 5.0 (extremely acidic) or greater than 8.5 (strongly alkaline). In arid conditions such as those found in the ROI, soil pH tends to be neutral to high, but there is usually not enough water in the soil to react with the aluminum (Air Force 1997a). As described in Section 3.4, water bodies in the ROI are neutral to slightly alkaline, less than the threshold necessary to deteriorate the aluminum coating. Chaff that falls into surface water would be chemically stable. No impact to water bodies would be anticipated, even in the case of a highly unlikely event such as an entire clump of undispersed chaff falling into a small, confined water body.

Data on the chemical properties of the soils in the five counties that encompass most of the ROI, Chaves (Natural Resources Conservation Service [NRCS] 2002a), De Baca (NRCS 2002b), Guadalupe (NRCS 2002c), Lincoln (NRCS 2002d), and Roosevelt (NRCS 2002e), were reviewed. According to these data, there are three soil series that have a pH in the surface layers ranging between 7.9 and 9.0. These soil series represent a very small percentage of the total area that could be affected, and all but one have a very low potential for soluble chemicals in the soil being lost to surface runoff or leaching into groundwater. The low percentage of soils in the ROI with a high enough pH to react with aluminum, in combination with the low soil water content, results in conditions that would be extremely improbable for aluminum concentrations to be produced from chaff particles that weather on the ground.

No significant impact to physical resources would occur due to the deployment of chaff.

#### Flares

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The M-206 flares used in training missions are designed to be fully consumed before reaching the ground, with a failure rate estimated to be less than 1 percent (Air Force 1997a). In rare cases when a dud flare or some of the materials from the burned flare reach the ground, the components that have the greatest potential to affect soil and water chemistry are minute quantities of chromium, magnesium, aluminum, boron, and barium. However, only magnesium and boron showed levels in sufficient concentrations for concern in field and laboratory tests on flares, and then only in acidic environments that do not occur in soil or water within the ROI (Air Force 1997a). The residual plastic, nylon, felt, and aluminum-coated wrapper materials that fall to the ground are basically inert and are not in concentrations that could affect physical resources. As noted in the discussion under chaff, the total deposition of chaff and flare residual materials under the airspace averages one piece per 9 acres per year.

Any fires could adversely affect vegetation, increase soil erosion, and result in sediment delivery in surface water bodies. There is a very low probability for fires to occur as a result of a burning flare striking the ground. This is due to the low failure rate of less than 1 percent

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combined with a 2,000 feet AGL minimum release altitude for fire conditions below high and 5,000 feet AGL for high or greater fire conditions. There have been no fires attributable to Cannon-based aircrews in the MOAs. Sections 4.3, 4.5, and 4.8 contain additional discussion of potential consequences from fire.

The potential for adverse impacts to physical resources would be essentially unchanged after deployment of flares. The likelihood of a flare-caused fire that would significantly damage surface resources would remain low. There would be no significant impacts to physical resources due to the chemical composition of flare materials that reach the ground.

#### OTHER

No ground activities are proposed that would interfere with oil and gas development or production. Airspace changes are proposed in the parts of Chaves County where gas and oil wells already exist. Over 31 existing oil wells and 42 existing gas wells within five sections in Roosevelt County (New Mexico Oil Conservation Division 2003) are under the existing airspace. Mineral development has proceeded in this area under the airspace in the past, and little impact from proposed airspace changes would be anticipated because the airspace floor altitudes of 500 feet AGL would be higher than any equipment used in exploration or mineral extraction. Sonic booms over a drilling rig would be unusual but could startle workers on the ground similar to the effect created by a loud thunderclap. Sonic booms are discussed further under Noise, Section 4.2.

#### 4.4.3.2 ALTERNATIVE A, THE AIR FORCE PREFERRED ALTERNATIVE

Effects to physical resources under Alternative A are comparable to those described in Section 4.4.3.1. The activities under the preferred alternative, Alternative A, would have no significant impacts to physical resources within the ROI.

#### 4.4.3.3 ALTERNATIVE B

Physical resources would be affected essentially the same under Alternative B as described in Section 4.4.3.1. The ROI for Alternative B would be slightly smaller without the creation of the Capitan MOA/ATCAA. No significant impacts to physical resources would occur under Alternative B.

#### 4.4.3.4 No-Action

The effects to physical resources under the No-Action Alternative would be the same as current conditions. Natural and manmade fires occur throughout the arid west. The land under the Pecos airspace complex regularly experiences fast moving range fires. Chaff and flares are currently authorized for use in the existing Pecos, Taiban, Sumner, and restricted airspaces. No changes to physical resources would occur under this alternative.

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### 4.5 BIOLOGICAL RESOURCES

#### 4.5.1 METHODOLOGY

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Four areas of consideration are used to identify the potential environmental consequences to habitat, wild plants and animals, and livestock. These areas are (1) the importance (i.e., legal, commercial, recreational, ecological, or scientific) of the resource; (2) the proportion of the resource that would be affected relative to its occurrence in the region; (3) the sensitivity of the resource to proposed activities; and (4) the duration of any ecological ramifications. Impacts to resources would be considered significant if special-status species or habitats are adversely affected over relatively large areas or disturbances cause significant reductions in population size or distribution of a special status species.

The Air Force has contacted the United States Fish and Wildlife Service (USFWS) with respect to threatened, endangered, and proposed species in the ROI. Because no ground disturbance is proposed and flare use would not significantly increase the likelihood of fires, potential or occupied habitat for federally listed or proposed species would not be impacted. Noise from subsonic and supersonic flights are unlikely to cause population-level effects on listed or proposed wildlife. Furthermore, the proposed action would not destroy or adversely modify critical habitat as defined under the Endangered Species Act (ESA). Therefore, it is anticipated that NMTRI would not affect species listed or proposed for listing in accordance with the ESA.

Effects on humans are discussed in relation to their interaction with agricultural resources. Other effects on humans (e.g., human health or annoyance) are presented in Section 4.2, Acoustic Environment; Section 4.3, Safety; and Section 4.8, Socioeconomics.

#### 4.5.2 Issues and Concerns

Specific issues and concerns were identified for biological resources during scoping meetings and reiterated during the public comment period on the Draft EIS. These issues and concerns are related to the potential effects of (1) low-altitude overflights in existing and expanded airspace, (2) sonic booms, and (3) chaff and flare use. Although there can be differences in noise characteristics between low-altitude subsonic flights and supersonic overflights (e.g., duration and frequency and accompaniment with visual stimulation), noise effects from both sources will be combined in the discussion below. Due to the high altitude (30,000 feet MSL) of aircraft in the air traffic study area, no impacts to biological resources would occur; therefore, the air traffic study area is not discussed further in this section.

In the following discussion, published literature is reviewed on the potential impacts of aircraft noise and chaff and flares on wildlife and livestock. For most wild species in the ROI, no specific studies on their response to aircraft noise are available. A discussion of general patterns of animal response to noise and published studies on effects of aircraft noise on wild and domestic animals is included in this section. Potential impacts to receptors in the ROI, including special-status species, are discussed in Section 4.5.3, Environmental Consequences.

#### 4.5.2.1 AIRCRAFT NOISE

Specific concerns for livestock expressed during public review include the following:

- Startle response injury due to trampling or uncontrolled running or flight.
- Decrease in milk production.

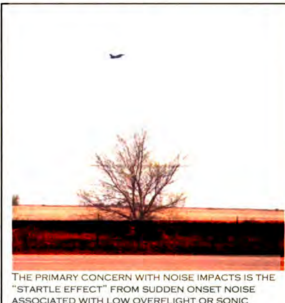
• Decreased food intake, weight loss.

For humans, the potential concerns include the following:

- Injury to rider if a horse is startled.
- Reduced recreational (notably hunting) success if a species is startled.

Potential general issues related to noise effects on wildlife may also include the following:

- Startle response injury due to trampling or uncontrolled running or flight.
- Increased expenditure of energy, particularly during critical periods.
- Decreased time spent on life functions (e.g., seeking food or mates).
- Temporary masking of auditory signals from other animals of the same species, predators, or prey (e.g., noise could prevent an animal from hearing the approach of a predator).
- Damage to eggs or nestlings if a bird is startled from its nest.
- Exposure of eggs or young in nest if a parent flees.



ASSOCIATED WITH LOW OVERFLIGHT OR SONIC BOOMS.

- Increased risk of predation when startled animals flee from nests, roosts, or other protective cover.
- Site abandonment.

The following section provides an overview of published literature regarding potential impacts to biological resources. The review of the noise effects literature shows that the most documented reaction of animals newly or infrequently exposed to aircraft noise is the "startle effect." Although an observer's interpretation of the startle effect is behavioral (e.g., the animal runs in response to the sound or flinches and remains in place), it does have a physiological basis. The startle effect is a reflex; it is an autonomic reaction to loud, sudden noise (Westman and Walters 1981, Harrington and Veitch 1991). Increased heart rate and muscle flexion are the typical physiological responses.

The literature indicates that the type of noise that can stimulate the startle reflex is highly variable among animal species (Manci et al. 1988). In general, studies have indicated that close, loud, and sudden noises that are combined with a visual stimulus produce the most intense reactions. Rotary wing aircraft (helicopters) generally induce the startle effect more frequently than fixed wing aircraft (Gladwin *et al.* 1988; Ward *et al.* 1999). Animals can habituate to fixed wing aircraft noise as demonstrated under controlled conditions (Conomy *et al.* 1998; Krausman *et al.* 1998) and by observations reported by biologists working in parks and wildlife refuges (Gladwin *et al.* 1988). However, species differ in their ability to habituate to aircraft noise.

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4.5 BIOLOGICAL RESOURCES

Conomy *et al.* (1998) found that black ducks (*Anas rubripes*) exhibited a significant decrease in startle response to actual and simulated jet aircraft noise over a 17-day period, but wood duck (*Aix sponsa*) response to jet noise did not decrease uniformly following initial exposure. External physical variables, such as landscape structure and wind, can also lessen the animal's perception of and response to aircraft noise.

Research on the effects of aircraft noise on wildlife has largely focused on behavioral effects. Most studies of physical effects (e.g., heart rate, blood chemistry) have been restricted to captive or semi-captive animals. Furthermore, researchers have concentrated on the larger and more easily studied species, such as elk and raptors. Some species groups have been studied only rarely (e.g., reptiles and amphibians, neotropical migrant songbirds). McClenaghan and Bowles (1995) emphasized the research difficulty in distinguishing potential long-term effects on freeranging wild populations due to aircraft noise compared to other environmental factors.

Several studies have investigated aircraft noise effects on domestic animals. Reviews of available information are found in Manci *et al.* (1988), United States Forest Service (USFS) (1992), and in Air Force documents (1994a, b; 2001f).

Wild Ungulates and Game Species. Wild ungulates appear to vary in sensitivity to aircraft noise. Responses reported in the literature varied from no effect and habituation to panic reactions followed by stampeding (Manci et al. 1988, Weisenberger et al. 1996). Luz and Smith (1976) observed that pronghorn antelope did not run until a helicopter was 150 feet AGL. Stephenson et al. (1996) found that mule deer had larger home ranges in areas with groundbased military training than the control group of deer (i.e., no ground based military training). However, they were unable to distinguish potential effects due to military aircraft. Reactions of captive elk (Cervus elaphus), pronghorn antelope, and bighorn sheep (Ovis canadensis) to sonic booms decreased with exposure (Workman et al. 1992). For pronghorn, initial responses were an increased heart rate which returned to normal within 11/2 minutes, running for short distances, and increased alertness. By the third exposure to a sonic boom, the animals' heart rate response had decreased by half and they did not run. Krausman et al. (1998) studied the response of wild bighorn sheep in a 320 hectare (1.2 square miles) enclosure to frequent F-16 overflight at 120 meters AGL. Heart rate increased above preflight level during seven percent of the overflights but returned to normal within 120 seconds. No behavioral response by the bighorn sheep was observed during the overflights. Aircraft noise has the potential to be most detrimental during periods of stress, especially winter, gestation, and calving (DeForge 1981). However, wildlife management agencies regularly use helicopters and fixed-wing aircraft for radio tracking and surveying wild ungulate populations (e.g., Krausman and Hervert 1983).

**Raptors.** Most studies have found few negative effects of aircraft noise on raptorial birds. Ellis *et al.* (1991) examined behavioral and reproductive responses of several raptor species to low-level flights and sonic booms. No incidents of reproductive failure were observed and site re-occupancy rates were high (95 percent) the following year. Several researchers found that ground-based activities, such as operating chainsaws or an intruding human, were more disturbing than aircraft (White and Thurow 1985, Grubb and King 1991, Delaney *et al.* 1997). Red-tailed hawks (*Buteo jamaicensis*) and osprey (*Pandion haliaetus*) appeared to readily habituate to regular aircraft overflights (Andersen *et al.* 1989, Trimper *et al.* 1998). Mexican spotted owls did not flush from a nest or perch unless a helicopter was as close as 330 feet (Delaney *et al.* 1997). Johnson and Reynolds (2002) reported on the response of Mexican spotted owls to low altitude (1,400 feet AGL) jet overflights of owl territories in narrow canyons in Colorado.

Behaviors ranged from no response to sudden turning of the head. These behaviors did not exceed those observed before and after each fly-by. Nest attendance, time-activity budgets, and provisioning rates of nesting peregrine falcons (*Falco peregrinus*) in Alaska were found not to be significantly affected by jet aircraft overflights (Palmer *et al.* 2003). On the other hand, Andersen *et al.* (1990) observed a shift in home ranges of four raptor species away from new military helicopter activity, which supports other reports that wild species are more sensitive to rotary-wing aircraft than fixed-wing aircraft.

Waterfowl and Other Waterbirds. In their review, Manci et al. (1988) noted that aircraft can be particularly disturbing to waterfowl. Conomy et al. (1998) suggested, though, that responses were species-specific. They found that black ducks were able to habituate to aircraft noise, while wood ducks did not. In colonial nesters, effects may be more dramatic due to the crowded nature of the nesting colonies. Burger (1981) found that herring gulls (*Larus argentatus*) responded intensively to sonic booms and many eggs were broken as adults flushed from nests. One study discussed by Manci et al. (1988) described the reproductive failure of a colony of sooty terns (*Sterna fuscata*) in the Dry Tortugas reportedly due to sonic booms. However, based on laboratory and numerical models, Ting and Garrelick (2002) concluded that sonic boom overpressures from military operations with existing aircraft are unlikely to damage avian eggs. Nesting California least terns (*Sterna albifrons browni*) did not respond negatively to a nearby missile launch (Henningson, Durham and Richardson 1981).

**Reptiles.** Desert tortoise (*Gopherus agassizii*) newly exposed to simulated subsonic aircraft noise initially adopted a defensive response by "freezing" their activity for up to 113 minutes (Bowles *et al.* 1999). During subsequent exposure, the response was a milder defensive state for less than five minutes. Response to sonic booms was limited to brief periods of adopting an alert or watchful behavior.

*Small Mammals.* The burrows of some small mammals may reduce their exposure to aircraft noise. Francine *et al.* (1995) found that kit foxes (*Vulpes macrotis*) with twisting tunnels leading to deeper burrows experienced less noise than kangaroo rats with shallow burrows. Small mammals exposed to frequent and loud aircraft noise can develop enlarged adrenal glands. Chesser *et al.* (1975) found that house mice (*Mus musculus*) trapped near an airport runway had larger adrenal glands than those trapped two kilometers from the airport. In the lab, naïve mice subjected to simulated aircraft noise also developed larger adrenal glands than a control group. The implications of enlarged adrenals for small mammals with a relatively short life span are undetermined.

*Livestock.* As with wildlife, the startle reflex is the most commonly documented effect on domesticated animals. Results of the startle reflex are typically minor (e.g., increase in heart rate and nervousness) and do not result in injury. Exceptions may occur when animals are crowded in small enclosures such as corrals or feedlots, where loud, sudden noise may cause a widespread panic reaction. However, such negative impacts were only observed when aircraft were less than 330 feet AGL (USFS 1992). Between 1994 and 2005,



LIVESTOCK CAN BE STARTLED BY NOISE BUT TYPICALLY BECOME HABITUATED. NO IMPACTS TO LIVESTOCK ARE ANTICIPATED FROM THE PROPOSED ACTION OR EITHER ACTIVITY ALTERNATIVE.

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five cases were reported of cattle injury under the Pecos MOA where cattle in an enclosed pen bolted into barbed wire. Each response was attributed to a low-level aircraft overflight. These responses occurred under existing conditions. Additional details are contained in Chapter 6.0 and the response to comments section of this Final EIS.

Numerous studies have found little direct evidence linking aircraft noise or sonic booms to decreased rates of milk production, weight loss, or lower reproductive success (Manci *et al.* 1988). Head *et al.* (1993) did not find a decrease in milk yields or milk components when 36 Holstein cows were exposed to jet aircraft noise; the cows also showed little to no behavioral responses. Many studies documented that all types of livestock habituate to aircraft noise (see reviews in Manci *et al.* 1988). Espmark *et al.* (1974) noted minimal behavioral reactions, such as general muscle contraction, ear and tail twitching, or walking or running a short distance (up to 20 meters), in cattle and sheep exposed to 28 sonic booms. They noted that cattle and sheep were, "less disturbed towards the end of the test period, thus indicating that adaptation had taken place" (Espmark *et al.* 1974). Livestock grazing has been an acceptable land management practice on Air Force ranges for decades. At Melrose AFR, the Air Force leases approximately 52,000 acres to ranchers for cattle grazing (Air Force 2001e).

No controlled studies of the responses of mounted horses to aircraft noise are available. Anecdotal reports indicate that horses with riders startle when surprised by a low-altitude overflight, but responses varied with the horse, rider, terrain, and other conditions. Several anecdotes noted that horses gallop or bite or kick in response to low-altitude overflights (Manci *et al.* 1988); however, no documented injuries to horses or riders were reported, and there was evidence that horses adapted to aircraft noise.

Several studies on the effects of noise on poultry were reviewed in The Impact of Low Altitude Flights on Livestock and Poultry (Department of the Air Force 1993). The report found that the major impact concern for poultry from low altitude flying arises from pileups in turkey flocks (i.e., where turkeys pile together in a concentrated area often resulting in death from suffocation or overheating); pileups of chickens were not reported. The report also concluded that low altitude flights result in no effects on chicken growth and reproduction functions (e.g., egg laying). As stated in Section 3.8.2.3 of the Draft EIS, hogs, pigs, horses, and poultry together comprise 1 percent of the livestock within the seven county ROI.

There is little direct evidence that aircraft noise or sonic booms can cause eggs to crack or result in lower hatching rates. Stadelman (1958) did not observe a decrease in hatchability when domestic chicken eggs were exposed to loud noises measured at 96 dB inside incubators and 120 dB outside. Bowles and Seddon (1994) found no difference in the hatch rate of 4 groups of chicken eggs exposed to 1) no sonic booms (control group), 2) sonic booms of 3 psf, 3) sonic booms of 20 psf, and 4) sonic booms of 30 psf. No eggs were cracked by the sonic booms and all chicks hatched were normal.

#### 4.5.2.2 CHAFF AND FLARES

No additional chaff or flare usage is proposed within the affected airspace. The same number of RR-188 chaff and M-206 flares as are currently used would be deployed throughout the airspace including the new and expanded airspace. Specific issues and potential impacts of chaff and flare on biological resources are discussed below. These issues have been identified by Department of Defense (DoD) research (Air Force 1997a, Cook 2002), General Accounting Office review (United States General Accounting Office 1998), independent review by a Blue

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Ribbon Panel of experts (Spargo 1999), resource agency instruction, and public concern and perception. Potential effects can be either direct or indirect. Direct effects would be the ingestion or inhalation of chaff filaments or fragments and physical external effects (such as skin irritation). Effects on water and forage quality would be indirect. Fire risk on arid rangelands is the primary concern of flare use. Fire effects can be both direct (i.e., mortality) or indirect (e.g., habitat changes). These issues are evaluated for their potential of occurrence and the effect on biological resources, given occurrence.

**Ingestion of Chaff or Flare Residual Materials.** The release of chaff and flares results in chaff filaments, plastic sliders and caps, felt spacers, and flare wrapping material falling to the ground. Residual pieces would average one piece per 9 acres per year. Chaff filaments are conservatively estimated to be 0.005 ounces per acre per year. Because of the nature of disposition and the low rate of application and dispersal of chaff filaments during defensive training, wildlife and livestock would have little opportunity to ingest chaff filaments or end caps. Although some chemical components of chaff are toxic at high levels, such levels could only be reached through the ingestion of many chaff bundles or billions of chaff filaments. Previous studies have shown that cattle avoided consuming clumps of chaff in their feed (Barrett and MacKay 1972). When calves were fed chaff thoroughly mixed with molasses in the feed, no adverse physiological effects were observed pre- or postmortem. Additionally, given the low proportion of water bodies in the ROI, it would be extremely rare that waterfowl or bottom-feeding animals would encounter chaff fragments or concentrated levels. Overall, it is not expected that wildlife or livestock would encounter or consume chaff or be negatively affected by chaff if it were accidentally ingested.

Another concern expressed by ranchers related to chaff and flare plastic pieces or wrapping material (similar to stiff duct tape) potentially contributing to bovine hardware disease. Hardware disease, or traumatic reticuloperitonitis, results when a cow ingests a foreign object, such as a nail, wire, or metallic object. The object can become lodged in the wall of the stomach and can penetrate into the diaphragm and heart, resulting in pain and infection. In severe cases animals can die without treatment. Treatment consists of antibiotics and/or surgery. Statistics are not readily available, but one study documented that 55 to 75 percent of cattle slaughtered in the eastern U.S. had metallic objects in their stomachs, but the objects did not result in damage (Moseley 2003). Dairy cattle are typically more vulnerable to hardware disease due to the confined nature of dairy operations. Many livestock managers rely on magnets inserted into the cow's stomach to prevent and treat hardware disease. The magnet attracts nails, wires, or other metallic objects, thereby preventing them from traveling to the stomach wall.

The culprit of bovine hardware disease is often a nail or piece of wire greater than 1 inch in length, such as that used to bale hay (Cavedo *et al.* 2004). Although no documented case exists, range cattle or other livestock could feasibly ingest residual materials of the M-206 flares; however, the plastic materials of the end cap and slider and the flexible aluminum wrapping are less likely to result in injury than a metallic object. There have been no reports of livestock ingesting residual chaff or flare materials on lands in and adjacent to Melrose AFR where chaff and flares and grazing have coexisted for over 30 years (Air Force 2001e).

**Inhalation of Chaff Filaments.** No specific research has been conducted on the potential for chaff inhalation by wildlife, nor have any negative effects been reported for wildlife, livestock, or humans (Air Force 1997a, Spargo 1999). Humans can inhale particles less than 10 microns in diameter (USEPA 1997). Air Force chaff filament size is approximately 0.04 inches in diameter

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and 0.3 to 1 inch in length, which is too large for inhalation. On the ground, chaff degrades over time to aluminum or silica particles that are indistinguishable from ambient soil materials. Chaff particles on the ground can be degraded in size to less than 10 microns and are indistinguishable from soil fragments of the same size. Chaff fragments do not display asbestos-like characteristics and do not pose asbestos-like health risks. The number of degraded or fragmented particles is insufficient to result in disease (Spargo 1999). Therefore, inhalation of chaff filaments with adverse effects to wildlife, livestock, or humans is unlikely.

*Physical External Effects.* Unfragmented chaff is similar in form and softness to, yet smaller than, very fine human hair. No studies have evaluated or reported on negative effects associated with direct contact to chaff filaments. A field study on an Air Force range did not find chaff filaments in bird nests or animal burrows (Air Force 1997a). On a military range subject to decades of chaff and flare use, seven nests of the woodrat, a notorious gatherer of odd objects, were reviewed. None was found to contain chaff filaments or end caps. Chaff filaments may be generally unavailable or unattractive to wildlife and no negative effects are expected from direct contact.

*Water Quality.* The influences of chemical components of chaff and flare on water quality are discussed in detail in Section 4.4.3.1. Confined aquatic habitats may be at risk if there were a potential large-scale accumulation and decomposition of chaff fibers or dud flares. Wetland areas are a small percentage (< 0.5 percent) of the area to be exposed to chaff and flare release under the Proposed Action or alternatives. Most wetlands and water bodies are within the Pecos River Valley. Because chaff would be broadly distributed with low density in any one area, it is unlikely that chaff would be detectable or significantly accumulate within confined water bodies.

Under normal pH, the decomposition of chaff is extremely slow. Only under very high or low pH could the aluminum in chaff become soluble and toxic (Air Force 1997a). Few organisms would be present in water bodies with such extreme pH levels. Given the small amount of diffuse or aggregate chaff material that could possibly reach water bodies and the moderate pH of regional water bodies, water chemistry would not be expected to be affected.

The magnesium in flares can be toxic at extremely high levels, a situation that could occur only under repeated and concentrated use in localized areas. Flare ash would disperse over wide areas; thus, no impact is expected from the magnesium in flare ash. The probability of an intact dud flare falling to the ground during training is exceedingly low (<1 percent; Air Force 2001d). The probability of an intact flare then falling into an aquatic system is even smaller, particularly given the low proportion of water bodies in the ROI. Since toxic levels would require several dud flares to fall in one water body, no effect of flares on water quality would be expected.

**Forage Quality.** For a complete discussion of the activity of aluminum in soils, see Section 4.4.3.1 Given the exceedingly low concentrations of chaff deposition under the airspace, coupled with the non-reactive, arid, neutral to alkaline environment of the ROI, mobility of aluminum would not be expected to occur. Aluminum would likely remain inactive in an elemental state and be indistinguishable from ambient soils. Plants would not be expected to uptake any increased concentrations of aluminum. Therefore, no additional aluminum would enter the food chain or affect plant growth under the Proposed Action or alternatives.

*Fire Potential.* Fire risk and fire-frequency are a concern in arid environments. Although native vegetation in the Southwest is considered fire-adapted, past and current land-use

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practices as in 2004, in combination with drought and invasive species, have altered fire regime and ecosystem processes (Brown 1994). Ecosystem changes include (1) the introduction and spread of invasive and exotic plants, which promotes the spread and intensity of fire or become established following fire; (2) habitat fragmentation by fire, leading to increased vulnerability of isolated populations; and (3) increased wind erosion of soil following fire. Therefore, even though most native species of the high plains are adapted to and even benefit from wildfire, any fire could result in direct losses and indirect negative effects. Fires could also result in livestock and property losses.

Vegetation growth affects fire potential. During years with above normal or exceptional levels of precipitation, the overall fire risk may vary from the regional norm. When green, the vegetation reduces fire risk and when dry it increases the risks of fire. Such variations in fire risk normally occur during a natural multi-year cycle. Above normal levels of vegetation were cited as a contributing factor in the November 2005 fire that spread off of Melrose AFR.

In most of the ROI, use of defensive flares is currently authorized. For NMTRI, the only new area potentially affected by flare use would be under the Capitan ATCAA where flares could be deployed above 18,000 feet MSL. The lower eastern, western, and southern expansion in the altitudes in the Pecos MOA complex currently are under ATCAA and MOA airspace authorized for M-206 flare use. Flares would be released above 2,000 feet AGL and are designed to burn out within approximately 400 feet of the release altitude (Air Force 2001d). Complete combustion of the magnesium pellets would occur at more than 1,600 feet AGL. Plastic or mylar materials from flares that do reach the ground, such as end caps, would not have the ability to start a fire. The percentage of flares that malfunction is small (<1 percent probability for all categories of malfunction; Air Force 2001d). The extremely rare dud flares that do not ignite at release and falls intact to the ground contains magnesium, which is thermally stable and requires a temperature in excess of 1,200 degrees Fahrenheit (°F) for ignition. Self-ignition is highly unlikely under natural conditions. Proposed changes in management practices for flare releases to a minimum altitude of 5,000 feet AGL during high fire conditions or above are not expected to change the potential for a flare-caused fire in the ROI beyond what might normally occur under existing conditions. Cannon AFB has a fully staffed and equipped fire department and mutual aid agreements with fire departments in the region.

### 4.5.3 Environmental Consequences

Based on the discussion of issues and concerns in Section 4.5.2 above, potential impacts to biological receptors considered in this analysis could result from (1) noise disturbances from low-altitude overflights and sonic booms or (2) a flare-caused fire. The discussion of potential effects on special-status species examines the list of species with known or potential occurrence in the counties in the ROI (Appendix H). Cited references are used to determine which species have a reasonable probability of occurrence in the ROI for all or part of the year and may potentially be impacted by the Proposed Action or an alternative. Federally listed species emphasized in this discussion are three endangered species (Kuenzler hedgehog cactus, interior least tern, and northern aplomado falcon), two threatened species (Pecos sunflower and bald eagle), two candidates for listing (sand dune lizard and lesser prairie-chicken), and eight species of concern (mountain plover [*Charadrius montanus*], peregrine falcon, western burrowing owl, yellow-billed cuckoo [*Coccyzus americanus*], Bell's vireo [*Vireo bellii*], Baird's sparrow [*Ammodramus bairdii*], black-tailed prairie dog, and swift fox). Several aquatic species (e.g., fish

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and snails) were not considered further because (1) they are mostly known from outside the ROI, near Bitter Lake National Wildlife Refuge (NWR) and Roswell; (2) these species would be largely protected from fire in their aquatic environment; and (3) no impacts to water quality are expected.

As discussed in Section 4.5.2.2., chaff, the physical components of flares and end caps have been documented to have no effect on natural living resources, agricultural resources, special-status species, or humans (e.g., Air Force 1997a, 2001d). No environmental consequence is anticipated from chaff use under the Proposed Action or alternatives.

#### 4.5.3.1 DRAFT EIS PROPOSED ACTION

#### Noise

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No significant effects of aircraft noise on wildlife, livestock, or humans working with livestock would be expected. As stated in Section 4.5.2.1, animals have generally demonstrated an ability to habituate to loud, regular noises, such as low-altitude overflights and sonic booms. As referenced in Section 4.5.2.1, five cases of low-level overflights were attributed by a commenter on the Draft EIS to livestock injury and the death to three calves between 1994 and 2005 (see Chapter 6.0). Although extremely rare, such accidents can occur. The Air Force has established procedures for dealing with damage claims that begin by contacting the Cannon AFB Public Affairs Office.

For most of the airspace, subsonic noise from aircraft overflights, as measured by L<sub>dnmr</sub>, would not be expected to change noticeably from current levels (presented in Section 3.2.2.1). Because the number of sorties would not change in the Proposed Action, noise on the ground under existing airspace would typically be less, since events would be distributed over a larger area. New expansion areas (eastern expansion of Pecos North Low, southern expansion of Pecos South Low, and western expansion of Pecos MOA/ATCAA) and the proposed Capitan ATCAA would experience an increased level of aircraft noise. The greatest increase in noise occurs in the Pecos East and possibly west and south, expansion areas where military aircraft noise increases from L<sub>dnmr</sub> 16 dB to L<sub>dnmr</sub> 42 dB. There will be an increase in average noise to 42 dB from ambient conditions of 25 to 36 dB. Animals in this area may be temporarily more sensitive to noise due to lower previous exposure (Workman et al. 1992). The new noise level would be comparable to that experienced by receptors for decades in most of the Pecos South MOA. Special-status species that may breed in these areas include sand dune lizard, northern aplomado falcon, peregrine falcon, lesser prairie-chicken, yellow-billed cuckoo, western burrowing owl, Bell's vireo, black-tailed prairie dog, and swift fox. Based on general ability of animals to habituate to noise (Andersen et al. 1989, Workman et al. 1992, Krausman et al. 1998, Trimper et al. 1998), no significant adverse impacts to populations of these species would be expected.

Short-term reactions to new noises may include temporary shifts in habitat use or activities. For example, prairie dogs and swift foxes might spend more time in their burrows, where they would be somewhat insulated from noises (Francine *et al.* 1995). A sudden onset low-level aircraft overflight could disturb lekking prairie-chickens, however they would be expected to resume lekking activities within a short period of time. Given the infrequency of low-level overflight of any specific area within the airspace (outside of Melrose AFR) and the temporary nature of the disturbance, a noticeable effect on breeding success or population size of the lesser prairie-chicken conservation areas would not be expected and impacts would be less than

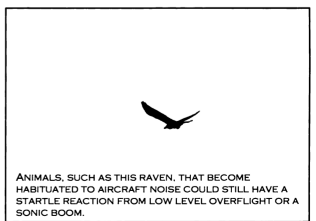
significant. Ellis *et al.* (1991) observed that raptors—including the peregrine falcon—rarely flushed from their nests in response to aircraft overflights as close as 490 feet AGL. With less than 1 percent of training time below 1,000 feet AGL, sudden onset low-level subsonic noise events under the Pecos MOA complex would be the exception.

A greater number of NMTRI sorties would include supersonic flight and supersonic flight would occur at lower altitudes than under existing conditions. Consequently, animals would be exposed to louder noise levels from sonic booms than they are at present. The F-16 supersonic training is projected to principally occur at altitudes above 20,000 feet MSL. Current levels are about 0.2 sonic boom per day (or one boom every five days) with a CDNL value of 41 dB in the center of the airspace. Supersonic flights would produce an expected 0.6 sonic booms per day (or two booms every three days) with a CDNL value of 52 dB toward the center of the airspace. Supersonic noise at the edges of the airspace would increase from the current level of 33 CDNL to about 45 CDNL. In all areas, animals may initially react negatively to louder or greater numbers of sonic booms, as discussed above, but habituation is expected for most species (Ellis *et al.* 1991, Workman *et al.* 1992, Bowles *et al.* 1999). Sonic boom overpressures would rarely be greater than 4 psf which is not at a level that would damage eggs of wild or domestic birds.

Several special-status species are rare in New Mexico, but could be present during spring and fall migration, particularly along the Pecos River (New Mexico Department of Game and Fish [NMDGF] 2002a, 2002b). These are brown pelican, piping plover, mountain plover, black tern (*Chlidonias niger*), interior least tern, peregrine falcon, bald eagle, and Baird's sparrow. These temporary visitors may not be habituated to aircraft noise. Migrating birds require quality stopover habitat to rest and eat. Noise disturbance, therefore, could cause individual special-status birds and other migratory birds (e.g., ducks and geese) to leave their stopover area prematurely (Belanger and Bedard 1989). However, negative impacts to special-status populations would not be expected.

Winter is a stressful time for many wild species. Additional expenditure of energy could be harmful to an individual that was already stressed by lower food supplies in winter (DeForge 1981). Wild ungulates and livestock may flee from an aircraft that is low and directly overhead (Weisenberger *et al.* 1996). Wintering bald eagles are sensitive to noise disturbance (Grubb and King 1991) and may be disturbed by aircraft noise. However, because of the short duration of a noise event occurring at a particular location on the ground, any resulting physiological or behavioral disturbance would be short-lived.

Even if an animal were habituated to aircraft noise, a particularly close or loud noise event could result in a startle reaction and potentially negative side effects (e.g., increased heart rate, fleeing, potential for injury when confined) (Harrington and Veitch 1991). Thus, it is the individual extreme event—for example, a low flying F-16 directly overhead—that could result in negative impacts to individual wildlife, livestock, or humans. The Sound Exposure Level (SEL) noise metric is the appropriate measure for evaluating this impact to wildlife and livestock. An SEL event >95 dB is likely to trigger the



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startle reflex in animals (Air Force 1998). SELs for various aircraft types and overhead altitudes are summarized in Table 3.2-4. SELs >95 dB could occur when aircraft are flying within 500 to 2,000 feet of the receptor. An animal in the footprint of a sonic boom may also react to the loud "bang-bang" sound, which is different than the rumble they may hear on a regular basis from more distant sonic booms or distant thunder.

The behavioral and physiological effects of the startle reflex are discussed above in Section 4.5.2.1. Overall, studies have demonstrated that effects are of short duration and rarely result in injury or negative population effects. Specific concerns for human safety (e.g., responses of horses with riders and human workers on structures, such as windmills) were expressed during scoping. Because the same number of sorties will operate in the reconfigured airspace, the probability of a subsonic noise event >95 SEL occurring directly above an individual animal or human is unchanged. Animals and humans in the existing and expanded Pecos MOA would have a possibility of experiencing a sudden onset low-level noise event.

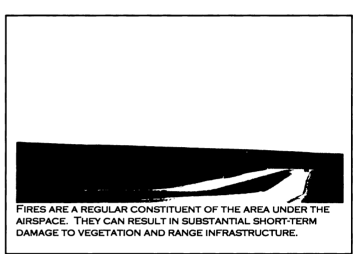
Maximum A-weighted sound levels ( $L_{max}$ ) are reported in Table 3.2-2. None of these values is at a level which would cause known physical damage to the ears of humans or animals.

In summary, for most of the airspace, average noise exposure from subsonic flight would be comparable to that experienced in the current airspace, which has not resulted in significant negative impacts to wildlife, livestock, or humans working with livestock. The Pecos expansion areas could experience the greatest increase in noise, to a level comparable to current exposure in the Pecos South MOA. Because the proposed NMTRI expansion of the airspace would not include an increase in number of sorties, the likelihood of a particularly loud event (>95 SEL) occurring directly above an individual animal or human would be the same as current conditions. Noise from supersonic flight would increase in all parts of the airspace, but at levels that would not be expected to significantly impact biological resources. Resident wildlife and livestock experiencing new noise levels may initially experience negative effects and may temporarily shift habitat use or activities as a result (Harrington and Veitch 1991). Based on previous studies (reported in Section 4.5.2.1), most wild species and livestock are expected to habituate and return to normal activities. Additionally, poultry operations are not expected to be impacted by the noise levels because there are no poultry operations within the ROI and poultry comprise less than 1 percent of all livestock in the ROI. Studies have concluded that there are no adverse impacts from noise from low level flights on chickens (Department of the Air Force 1993). Individuals or groups of migratory birds could be negatively affected because these temporary visitors may not be habituated to aircraft noise and the disturbance may or may not cause them to leave migratory habitat prematurely. Entire populations would not be expected to be impacted although the response of many species to aircraft noise has not been studied, species may vary in their response and ability to habituate to aircraft noise, and the long-term affects to wildlife of exposure to aircraft noise has not been studied. The long-term effects of noise change upon species or populations cannot be predicted with complete certainty.

#### FIRE

Increased fire risk was a concern expressed during public scoping and at public hearings. The number of flares used would not increase and flare use would be changed from a minimum altitude of 2,000 feet AGL to a minimum altitude of 5,000 feet AGL under high fire conditions.

Factors that would lessen the potential environmental impacts from a fire are (1) the operational altitude restrictions for the release of flares; (2) the very low incidence of flare malfunction; (3) the provisions for supporting fire suppression; and (4) the adaptations of many species to grassland fires. Fire is discussed further in Section 4.3.3, Safety. The proposed raising of the floor for flare deployment during periods of high fire danger and the continued use of flares above 5,000 feet AGL during any fire conditions is expected to not noticeably change the fire risk from existing conditions.



Even though a flare-caused fire would be an extremely rare event, a wind-driven fire could spread to other areas in the ROI. While fires are a regular constituent of the environment of the Southwest, they can result in substantial short-term damage to vegetation, damage to rangeland infrastructure such as fencing, and may injure or kill animal species unable to escape. Many plant and animal species of the Southwest are adapted to fire; those species that have experienced population declines may be at a greater risk because loss of individuals may negatively affect genetic viability of the population. Kuenzler hedgehog cactus, a federally endangered species, has declined from its native range due to commercial collection. As numbers are low and the cactus is not fire-resistant, any fire could imperil this species (Matthews 1994). The sand dune lizard, a candidate species, may be unable to escape a fire. Most birds and mammals would be able to escape or avoid a fire; however, losses to restricted or specialized habitat could indirectly affect population survival. Wetlands and riparian areas are restricted in distribution and abundance in the ROI (Table 3.5-1), yet a diverse array of species depend on them (Knopf et al. 1988). Pecos sunflower, interior least tern, yellow-billed cuckoo, Bell's vireo, and Pecos River muskrat (Ondatra zibethicus ripensis)would be affected by loss of wetland and riparian vegetation. Wintering bald eagles could be impacted if roost trees are lost to a fire. While burned snags could be used for several years until the snags decompose and fall, the recruitment of new large trees could take decades. Fire could also result in loss of quality grasslands for swift fox, northern aplomado falcon, and Baird's sparrow. In contrast, peregrine falcons may not be affected by fire or resulting habitat changes (Snyder 1991).

Some species may benefit from habitat changes following fire. These include mountain plover, burrowing owl, black-tailed prairie dog, and lesser prairie-chicken. Potential breeding habitat for mountain plovers exists in the ROI, although New Mexico is at the edge of the species' distribution. It is more likely that mountain plovers use New Mexico grasslands during migration (Air Force 1999). Burrowing owls are resident throughout the ROI. Mountain plovers and burrowing owls typically prefer areas with short vegetation; historically, this habitat was available at prairie dog colonies and in areas where bison congregated (Klute *et al.* 

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2003; USFWS 2003). Fire could open up dense, shrubby stands and reduce tall grasses, thereby making the habitat more suitable for these species (Howard 1996). Prairie dogs could also recolonize newly burned areas, which in turn would benefit mountain plovers and burrowing owls.

Lesser prairie-chickens are found in mid- to short-grass prairies, typically with a shrubby component of shinnery oak (*Quercus havardii*) or mesquite. Lekking sites are on bare to sparsely vegetated areas, and wildlife management agencies often use prescribed fires to maintain or create lekking habitat (Snyder 1992). However, nesting and brood-rearing areas with sufficient food and cover must be nearby; therefore, a hot, intense burn could result in habitat loss.

Fire, whether of natural or man-made origin, could also affect agricultural resources, including crops, livestock, livestock forage, and infrastructure such as fences or outbuildings. Livestock may need to be moved to new areas until the land recovers. Furthermore, the loss of forage or infrastructure would be an economic impact for private landowners affected. Any fire damage, however unlikely, resulting from a flare would be handled in accordance with the existing Air Force procedures.

#### 4.5.3.2 ALTERNATIVE A, THE AIR FORCE PREFERRED ALTERNATIVE

Noise levels, use of chaff and flares, and consequences to biological and agricultural resources would not be appreciably different between the Draft EIS Proposed Action and Alternative A, the preferred alternative. Wildlife and livestock in Pecos MOA expansion areas and under the Capitan ATCAA would experience new but low levels of noise from subsonic flight. Noise from supersonic flight would increase in all parts of the airspace, but at levels that would not be expected to significantly impact biological resources. Resident wildlife and livestock experiencing new noise may initially experience negative effects, and may temporarily shift habitat use or activities as a result of noise effects. Wild species and livestock are expected to habituate and return to normal activities. Migrating birds may not have the opportunity to habituate, but populations are not expected to be negatively impacted.

#### 4.5.3.3 ALTERNATIVE B

Alternative B has similar airspace changes to the Draft EIS Proposed Action except that the Capitan MOA/ATCAA would not be created. In Alternative B, biological and agricultural resources under the proposed Capitan MOA/ATCAA would not experience new military aircraft overflights, sonic booms, or chaff and flare use.

Without the Capitan MOA/ATCAA, noise levels would be slightly higher in the remainder of the airspace; however, the difference is so small that it would be indiscernible and would not be expected to negatively impact biological or agricultural resources. In general, with no substantial change in total overflights, impacts to biological and agricultural resources would be similar between the Draft EIS Proposed Action and Alternative B.

#### 4.5.3.4 No-Action

Under the No-Action Alternative, wildlife, livestock, and humans would continue to experience current noise levels from subsonic and supersonic flight. The proposed Pecos MOA expansion areas and Capitan ATCAA would not be exposed to new noise levels. Supersonic flight would also continue to occur above 30,000 feet MSL in the Pecos airspace complex. The use of chaff and flares would continue in the current airspace and fire risk would not change. Existing

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actions have not resulted in significant impacts to biological and agricultural resources; therefore, no impacts are expected under the No-Action Alternative.

## 4.6 CULTURAL RESOURCES

## 4.6.1 METHODOLOGY

Impact analysis for cultural resources focuses on assessing whether the Proposed Action or alternatives have the potential to affect cultural resources that are eligible for listing in the National Register of Historic Places (NRHP) or have traditional significance for American Indian groups. Under Section 106 of the National Historic Preservation Act (NHPA), the proponent of the action is responsible for determining whether any historic properties are located in the area; assessing whether the proposed undertaking would adversely affect the resources, and notifying the State Historic Preservation Officer (SHPO) of any adverse effects. An adverse effect is any action that may directly or indirectly change the characteristics that make the historic property eligible for listing in the NRHP. If an adverse effect is identified, the federal agency consults with the SHPO and federally recognized American Indian tribes to develop measures to avoid, minimize, or mitigate the adverse effects of the undertaking.

Direct impacts may occur by physically altering, damaging, or destroying all or part of a resource; altering characteristics of the surrounding environment that contribute to the resource's significance; introducing visual or audible elements that are out of character with the property or alter its setting; or neglecting the resource to the extent that it deteriorates or is destroyed. Direct impacts can be assessed by identifying the types and locations of proposed activity and determining the exact location of cultural resources that could be affected. Indirect impacts generally result from increased use of an area and are harder to quantify.

The NMTRI proposal does not include on-the-ground activities that typically can cause direct or indirect adverse effects to archaeological sites eligible for listing on the NRHP. There will be no direct activities such as construction or demolition, clearing, grading, paving, utility installation, or earth moving. NMTRI does not include indirect on-the-ground effects, such as those that could occur from increased use of areas near or adjacent to archaeological sites, possibly resulting in vandalism, erosion, or other adverse effects. Similarly, the type of actions that could result in direct effects to historic buildings and structures eligible for listing in the NRHP that might typically occur as a result of demolition or renovation are not part of the Proposed Action or alternatives.

Effects to cultural resources as a result of NMTRI could stem from changes in the noise or visual environment. The introduction of material to archaeological sites or standing structures from the use of chaff and flares could also be considered an effect. Traditional cultural resources have the potential to be affected by any of these actions.

## 4.6.2 Issues and Concerns

To date, few issues or concerns specifically related to cultural resources within the project area have been identified. Few NRHP-listed cultural resources have been identified within the project area. Of the federally recognized American Indian tribes contacted by the Air Force, the Mescalero Apache Tribe of Mescalero, New Mexico, and the Jicarilla Apache Nation of Dulce, New Mexico, have indicated they have no specific concerns. Appendix C contains correspondence from the Mescalero Apache and Jicarilla Apache. The Comanche Tribe of Lawton, Oklahoma, the Apache Tribe of Andarko, Oklahoma, and the Kiowa Tribe of Carnegie,

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Oklahoma have not responded to Air Force requests for consultation. The New Mexico SHPO also has not identified any specific concerns. The Air Force continues to consult with the Mescalero Apache Tribe; the Jicarilla Apache Nation of Dulce, New Mexico; the Comanche Tribe of Lawton, Oklahoma; the Apache Tribe of Andarko, Oklahoma; and the Kiowa Tribe of Carnegie, Oklahoma.

In the past, Fort Sumner State Monument experienced impacts "from low-level overflights (less than 500 feet) [and] from aircraft noise associated with sustained flight activity...at higher altitudes" (personal communication, Smith 2005). The noise level made it difficult at times for Monument staff to give tours and for Navajo visitors to conduct ceremonies and prayers. Communication with the Air Force about these adverse conditions resulted in the 111 acres of the Monument being declared a Noise Sensitive Area (NSA), after which the noise environment improved (personal communication, Smith 2005).

Elements of NMTRI can be divided into four categories: change in the shape of existing airspace, addition of new airspace, lowering the altitude for supersonic flight, and deployment of chaff and flares in the new and expanded airspace.

Actions that result in a change in the use of airspace by aircraft typically have little impact on archaeological resources. In the case of NMTRI, proposed changes in airspace occur primarily in areas routinely overflown by military aircraft. However, scoping comments raised concerns about the effects of vibrations on buildings, which can translate to concerns about the effects of vibrations from low-level flights and sonic booms on historic properties. There are numerous resources under the extensive airspace that have not been evaluated for eligibility in the NRHP. Most archaeological sites, by their very nature of existing below the ground surface, are not affected by vibrations, because they are typically shielded by the surrounding dirt matrix. Above-ground structures, including archaeological sites and buildings, could potentially be affected by vibration and changes in setting related to the introduction of increased noise and visual intrusion from overflights. Traditional cultural resources could also be affected by changes in setting.

Studies have established that subsonic noise-related vibration damage to structures, including historic buildings, requires high sound levels generated at close proximity to the structure in a low frequency range. Even under these conditions, the potential for damage to historic structures is small (Wyle Laboratories 2003). Similarly, sonic booms, especially ones that generate over 10 psf, have some potential to cause window breakage in buildings or damage to older structures, including historic structures. Brittle elements such as windows and plaster can weaken with age, and become susceptible to breakage at low boom levels. The anticipated number and likely concentration of sonic booms is in areas that do not have a number of historic resources. There is a low potential for structural damage to architectural resources or for displacement or breakage of components in most archaeological resources under the Proposed Action or alternatives (see Section 4.2.2). In the unlikely event of damage, the Air Force has established procedures for claims. Appendix G presents data on the susceptibility of various conventional and unconventional structures to sonic booms.

There is little potential for chaff to have physical or chemical effects on cultural resources (Air Force 1997a). Chaff strands are broken down by natural forces, which render the strands difficult to detect in the surrounding environment (Air Force 1997a). Because of the breakdown of the chaff fibers and the wide dispersion of chaff, it is unlikely that chaff residual components

such as end caps would accumulate in sufficient quantities to impair the appreciation or use of cultural resources or Native American traditional areas through visual effects.

Potential concerns regarding flare use include fire risk and aesthetic issues. Existing procedures require deployment of flares above altitudes that are designed to ensure a complete burnout of flares before they contact the ground. Cannon AFB regulations prohibit release of flares below 2,000 feet AGL (refer to Section 4.3). Potential inadvertent releases of flares or failure of the flare to function properly has a low likelihood (less than 1 percent), but could result in a fire. NMTRI proposes to change the use of flares to a minimum deployment altitude of 5,000 feet AGL during times of high fire danger or above. This is expected to result in an essentially unchanged fire risk from existing conditions.

Cultural resources can be damaged by fire, smoke, fire suppression, or fire rehabilitation actions. Potential fire-related damage to cultural resources would be minimized using existing procedures to control fire risk. In small quantities, flare residual components do not alter landscape conditions and have little effect on the overall aesthetic quality of cultural resources (Air Force 1997a). Section 4.7, Land Use, provides additional consideration of landscape issues.

### 4.6.9 Environmental Consequences

### 4.6.3.1 DRAFT EIS PROPOSED ACTION

Five NRHP properties underlie the airspace of the Proposed Action (refer to Table 3.6-1). These include three buildings, a railroad bridge, and the ruins of Fort Sumner, all in the vicinity of the town of Fort Sumner. No historic properties are beneath the air traffic study area. Although no traditional cultural resources have been identified as such in the project area, a portion of the Long Walk National Historic Trail also passes beneath the airspace. Navajo visit Fort Sumner State Monument to conduct ceremonies and prayers commemorating The Long Walk and their ancestors' confinement at Bosque Redondo in the 1860s (personal communication, Smith 2005). Current conditions for all resources include overflights by military and civilian aircraft, including flights at supersonic speeds above 30,000 feet MSL. Neither the noise nor the visual presence of these overflights have affected the National Register eligibility of the resources. An NSA over Fort Sumner State Monument reduces the noise over this resource (see Section 4.6.2).

Under the Draft EIS Proposed Action, the number of supersonic events throughout the airspace would increase relative to current conditions. Supersonic flights at 10,000 feet MSL could increase the frequency and intensity of sonic booms. Fort Sumner is identified as a population avoidance area for training flights and noise events will be spread out over the project area. The NSA over Fort Sumner State Monument will continue to be enforced. A comparison of the Proposed Action sonic boom environment (Figure 4.2-2) with the cultural resource historic areas (Figure 3.6-1) suggests that there is little likelihood of supersonic impacts to historic properties.

Chaff and flares are unlikely to adversely affect cultural resources. The material residue from both falls to the ground in a dispersed fashion and does not collect in quantities great enough to adversely affect the National Register status of archaeological or historical resources.

Through the IICEP process, the Air Force contacted the New Mexico SHPO, the Mescalero Apache Tribe of Mescalero, New Mexico, the Jicarilla Apache Nation of Dulce, New Mexico, the Comanche Tribe of Lawton, Oklahoma; the Apache Tribe of Andarko, Oklahoma; and the Kiowa Tribe of Carnegie, Oklahoma. In response to this contact, the New Mexico SHPO has not

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expressed any concerns over cultural resources within the ROI (Appendix C). The Mescalero Apache Tribe of Mescalero, New Mexico, and the Jicarilla Apache Nation of Dulce, New Mexico, have both indicated they have no concerns with the Proposed Action (Appendix C). The other tribes contacted – the Comanche Tribe of Lawton, Oklahoma; the Apache Tribe of Andarko, Oklahoma; and the Kiowa Tribe of Carnegie, Oklahoma – have not communicated with the Air Force regarding the NMTRI proposal.

Fort Sumner State Monument commented on the cultural significance of the Monument to the Navajo. The Monument expressed concern that the existing NSA over the Monument should be maintained at its current size, at a minimum. In addition, the Monument wants assurance that overflights will be adjusted if future flight activity has a "significant negative impact on the operation of Fort Sumner State Monument" (personal communication, Smith 2005). The Air Force has no plans to modify the NSA.

#### 4.6.3.2 ALTERNATIVE A, THE AIR FORCE PREFERRED ALTERNATIVE

Effects to cultural resources under Alternative A would be similar to those under the Draft EIS Proposed Action, five NRHP properties, all in the vicinity of Fort Sumner, underlie the airspace, as does part of the Long Walk National Historical Trail. Airspace changes, including alterations in the MOA floors, expansion of boundaries, establishment of new airspace, and changes in the distribution of sonic booms would not be expected to have an adverse effect on cultural resources, provided existing avoidance areas are maintained. Chaff and flares will not accumulate in quantities great enough to affect the NRHP eligibility of this resource type. No traditional cultural resources have been identified within the project area.

#### 4.6.3.9 ALTERNATIVE B

Under Alternative B, J-74 would be moved to the north as with the Draft EIS Proposed Action, but the Capitan MOA/ATCAA would not be added. Because there are no identified NRHP-listed cultural resources under the Capitan MOA/ATCAA airspace, the effects to cultural resources under Alternative B are the same as under the Proposed Action. No adverse effects are anticipated to the five NRHP properties under the airspace from supersonic flight, additional overflights, lowering the airspace floor, or deploying chaff and flares as long as existing avoidance areas are maintained. No historic properties have been identified under the air traffic study area.

#### 4.6.3.4 No-Action

Under the No-Action Alternative, there would be no change to effects to cultural resources. There would continue to be overflights throughout the project area, including supersonic operations, at elevations above 30,000 feet MSL. Chaff and flares would continue to be deployed throughout the existing airspace. The five NRHP-listed cultural resources would continue to experience the audible and visual effects of overflights, which do not impact their NRHP eligibility. The NSA over Fort Sumner State Monument would be maintained. There would be no change in the susceptibility of these resources to the effects associated with residual chaff and flare materials.

## 4.7 LAND USE AND RECREATIONAL RESOURCES

## 4.7.1 METHODOLOGY

Land use and recreational resources are evaluated to determine if any proposed project activity is incompatible with existing land use or adopted land use plans or policies. In general, land use impacts would be considered significant if they would (1) be inconsistent or noncompliant with applicable land use plans and policies, (2) prevent continued use or occupation of an area,

or (3) be incompatible with adjacent or nearby land use to the extent that public health or safety is threatened.

Recreation resources would be affected if there were a change in access, availability to a recreation site or activity, or a change in the recreational opportunities.

## 4.7.2 Issues and Concerns

Five general areas of concern regarding land use were identified during scoping for this EIS. These areas of concern are as follows:

• Would the Proposed Action or an alternative affect land access?



- Would the Proposed Action or an alternative interfere with the building of wind farms, radio or cell transmission towers, or similar structures?
- Can sonic booms distort electric systems such as phone systems?
- Is there a potential to expand Cannon AFB or Melrose AFR?

These and other land use and recreational aspects are discussed below.

### 4.7.9 Environmental Consequences

### 4.7.3.1 DRAFT EIS PROPOSED ACTION

The four basic elements to the Draft EIS Proposed Action include modifications to the existing airspace, creation of new airspace primarily consisting of a MOA/ATCAA to bridge two existing MOAs, authorization to lower the floor for supersonic operations in the training airspace from 30,000 feet MSL to 10,000 feet MSL (approximately 5,000 to 6,000 feet AGL), and authorization for chaff and flare use in new and expanded airspace. Each of these elements and associated potential consequences to land use is described below.

*Modifications to the Existing Airspace.* Land under the NMTRI airspace is predominantly agriculture or range land. There would be no anticipated change in general land use patterns, land ownership, land management plans, and special use areas for the lands underlying the additional proposed airspace. The Draft EIS Proposed Action would involve strictly a change in airspace and not a land acquisition. There is no proposal to expand Cannon AFB or Melrose AFR as part of NMTRI. NMTRI would not affect land access in any way. Changes in airspace designation, expansion, and modification of airspace have not historically affected land uses and are not anticipated to affect existing land usage. Military aircraft currently train in ATCAA

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4.7 LAND USE AND RECREATIONAL RESOURCES Digitized by GOOGIC airspace that overlies the entire proposed Pecos airspace complex. Depending on the airspace, the training may range from 500 feet to 30,000 feet and above. This current airspace is depicted on Figure 1-3 and described in Table 2-1. Land uses such as wind farms and towers that have height and land requirements would not be affected by the action. Structures in excess of 200 feet currently have FAA warning requirements (see Section 3.1.2). These requirements would apply to new structures under or outside the military training airspace. (Refer to Appendix G for the applicable portions of the FAA circular.)

The Draft EIS Proposed Action extends the Pecos Low MOA with a floor of 500 feet AGL to the west, east, and south under the existing Sumner ATCAA (see Section 2.2.1.1). This will increase the noise levels in those areas as described in Section 4.2.3.1. The resulting average noise levels are below the 55 dB identified by the USEPA as being protective of the public health and welfare (USEPA 1974). Some public concern was expressed that the changes in noise levels may affect property values; Section 4.8, Socioeconomics, discusses this concern.

The Bureau of Land Management (BLM)-designated Areas of Critical Environmental Concern (ACECs) and Special Recreation Management Areas (SRMAs) under the airspace would not likely be affected by the Draft EIS Proposed Action for the following reasons. All but one of the sites are currently under the Pecos MOA where the airspace floor is 500 feet. These sites would have a slightly lower noise level as flights are distributed to other airspace. The estimated military aircraft noise level in the Martin-Antelope Gyp Cave, located under the extension of the Pecos South expansion, would be expected to increase from 16 to 28 DNL. With an estimated ambient noise level from 25 to 36 dB, this change could be detected but overall remains low at this site. If aircraft training in the Pecos South expansion were comparable to other portions of the Pecos South MOA, average noise levels could be 42 DNL. Access to land would remain unaffected and noise levels would remain below 55 dB. Management of these resources would continue as at present.

Recreational hunting was identified as a concern by participants in scoping meetings. Approximately 89 percent of the pronghorn antelope taken annually are on private property. Hunters pay for hunting rights on the ranches under the airspace and at least one rancher was heard to say that he netted more income annually from antelope than he did from cattle. Since ranches under the existing airspace currently have successful recreational hunting, it is not likely that hunting on ranches under the new or expanded airspace would be detrimentally affected. In the extremely rare case of a low flying aircraft or a sonic boom causing game to startle during a hunt, the hunter would likely be annoyed. Even in such a case, land used for recreation activities such as hunting would not be affected by NMTRI.

Under the Draft EIS Proposed Action, the Section 4(f) properties are discussed in Appendix I.

*Creation of the Capitan MOA/ATCAA*. The Draft EIS Proposed Action included a Capitan MOA/ATCAA. There would be no anticipated change in general land use patterns, land ownership, land management plans, special use areas, agriculture, or ranching for the lands underlying the proposed Capitan MOA/ATCAA area.

There is one SRMA under the Capitan MOA/ATCAA area. Torgac Cave is part of the Roswell Cave Complex ACEC. With no change to access and negligible noise impacts, it is not expected that this resource would be affected.

Authorization to Lower the Floor for Supersonic Operations from 30,000 feet MSL to 10,000 feet MSL. Under the Draft EIS Proposed Action, supersonic operations would be permitted at

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4.7 LAND USE AND RECREATIONAL RESOURCES

altitudes above 10,000 feet MSL (5,000 to 6,000 feet AGL). This action would result in an estimated two sonic booms about every three days. Average noise levels for sonic booms would be close to the USEPA noise level where 3.3 percent of the population could be highly annoyed by the noise environment (see Section 4.2). Some individuals, primarily toward the center of the airspace, may be annoyed by the increased sonic boom environment (see Section 4.2).

The BLM ACECs and SRMAs are located at the estimated edge of the 50 CDNL sonic boom contour (Figure 4.2-2). Management of these areas is not expected to change although recreationists may be annoyed by the increased frequency of sonic booms.

Supersonic operations would not change in general land use patterns, land ownership, land management plans, and special use areas on the lands underlying this airspace. There is no land acquisition or any changes to access to recreation areas or public/private land associated with NMTRI. Agriculture, the predominate land use, would not require a change in land management.

*Chaff and Flare Use in New Airspace.* Military aircraft are currently assessed to use RR-188 chaff, M-206 defensive flares, other flares, and ordnance in Restricted Airspace over the Melrose AFR. In airspace outside the Restricted Airspace, including the Pecos and Taiban MOAs, and the Sumner ATCAA, only RR-188 chaff and M-206 flares have been assessed for use. Under the Draft EIS Proposed Action the use of RR-188 chaff and M-206 defensive flares in the new and modified airspace would also be authorized.

There would be no anticipated change in general land use patterns, land ownership, land management plans, or special use areas for the lands underlying the airspace associated with chaff and flare use. This is consistent with other areas throughout the country where chaff and flares have been used. NMTRI does not increase total chaff or flare use within the airspace. The release of chaff and flare end caps and other residual materials together would average one piece per 9 acres per year. Although the likelihood of encountering any chaff or flare residual components is low, if such were found it could result in annoyance to the observer. During public hearings on the Draft EIS, flare residual materials from unassessed flares and end caps from assessed flares or chaff were displayed by a participant at the hearings. Participants expressed annoyance at finding residual flare and chaff materials on private property. For additional information, please see the public comments section of this Final EIS, Chapter 6.0.

Chaff fibers are extremely difficult to discern from naturally occurring materials found in the area (Air Force 1997a). Chaff fibers break down to the consistency of background materials. Animals do not typically consume chaff (see Section 4.5.2.2), and it is unlikely that modern chaff or its residual components would accumulate in sufficient quantities to impact land uses, affect recreational resources, or even be found. In rare instances, chaff does not deploy correctly and rather than disperse in a large cloud, the fibers may clump together and fall to the ground. When this occurs, tufts or clumps of chaff can be discernable to the naked eye. These tufts may catch on vegetation or blow across the landscape with the wind. Tufts may stay together or separate into individual fibers to some degree as the wind blows. Depending upon the context, the chaff may appear to resemble naturally occurring tufted seed pods or be viewed as foreign material.

During scoping meetings and public hearings, participants expressed concern regarding potential detrimental effects to property values due to the presence of chaff or flare residual

components and the fire hazard of flares. Use of chaff and flares would be directly correlated to the pilot's response to a threat within the airspace. Residual deposition of chaff or flare end cap materials would be the result of altitude of chaff use, wind directions, and wind speeds. Due to the dispersal nature of deployed chaff and flares, the average wind in the area, wind at altitudes, and the altitude at which chaff and flares are deployed, chaff or flare materials could be carried on wind currents outside, and, possibly, back inside the airspace. This analysis assumes that all chaff and flare end caps would be concentrated on lands under the airspace. This conservative assumption could produce a higher annual concentration of chaff or flare materials than may actually be experienced under the airspace.

With regard to both chaff and flares, the likelihood of adverse impacts associated with these elements is low. For example, in the proposed and existing airspace, chaff concentrations would be estimated to be approximately 0.14 gram (0.005 ounce) per acre per year. An estimated one flare would be dispensed annually in the proposed and existing airspace over each 80 acres. The risk of fire associated with flare use is extremely low and virtually indistinguishable compared to other potential sources of fire (e.g., lightning, campfire). Current property values in the region presumably account for existing environmental conditions and fire hazard in the region. In the unlikely incidence of a flare-caused fire, the Air Force has established procedures for damage claims reimbursement. Section 4.8, Socioeconomics, further discusses property values, and Section 4.3, Safety, further discusses control of fire.

Chaff and flare use are widely dispersed when used within MOAs (Air Force 1997a), reducing the potential for encountering residual components on private residences or within sensitive land use areas. Fort Sumner State Monument and a variety of ACECs and SRMAs underlie the existing airspace designated for both chaff and flare use. Chaff or flare residual components have not been identified in these areas of public visitation at a level that would disturb scenic quality or diminish the recreation experience. The potential for chaff or flare use changing land use, land ownership, or land management practices is negligible.

#### 4.7.3.2 ALTERNATIVE A, THE AIR FORCE PREFERRED ALTERNATIVE

Under Alternative A, impacts from modifying the existing airspace would be less than the Draft EIS Proposed Action. Alternative A does not propose relocating J-74. In addition, Alternative A as mitigated, does not include a Capitan MOA and reduces the Capitan ATCAA.

There would be no anticipated change in general land use patterns, land ownership, land management plans, and special use areas for the lands underlying the additional airspace. Alternative A involves strictly the airspace and not any land acquisition. Access and the current land uses would not be affected. Consequences from noise and chaff and flare use would be essentially as described for the Draft EIS Proposed Action. As depicted on Figure 1-3 and described in Table 2-1, all the land except that under the Capitan ATCAA is currently overflown at higher altitudes.

The noise levels would be as shown in Table 4.2-2. The resulting noise levels are below the 55 dB identified by the USEPA as being protective of the public health and welfare at a level below which adverse noise impacts are not expected (USEPA 1974). Most land use environmental consequences would be as described for the Draft EIS Proposed Action with the exception of the J-74 corridor and the Capitan corridor. Under Alternative A, there would be no consequences to the J-74 corridor and there would be no discernible consequences to lands under the reduced Capitan ATCAA.

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4.7 LAND USE AND RECREATIONAL RESOURCES

### 4.7.3.3 ALTERNATIVE B

Alternative B includes all elements of the Draft EIS Proposed Action except that the Capitan MOA/ATCAA would not be established to connect the Beak MOA/ATCAA and the Pecos/Sumner complex.

Under Alternative B, impacts from modifying the existing airspace, noise, and chaff and flares would be essentially the same as described for the Draft EIS Proposed Action. There would be no anticipated change in general land use patterns, land ownership, land management plans, and special use areas for the lands underlying the additional airspace. Noise conditions under the Capitan MOA/ATCAA corridor would remain at baseline levels.

#### 4.7.3.4 No-Action

Under the No-Action Alternative, land uses would remain the same. Supersonic flight would continue above 30,000 feet MSL in the Pecos airspace complex. The use of chaff and flares would continue in the current airspace and the fire risk would not change. Existing actions have not resulted in significant impacts to land use. No impacts are expected under the No-Action Alternative.

### 4.8 SOCIOECONOMICS

#### 4.8.1 METHODOLOGY

The socioeconomic impact analysis addresses the potential effects of the proposed airspace modifications, supersonic flight, and chaff and flare use on the social and economic resources of the ROI. These social and economic resources are defined in terms of population and economic activity. Air Force personnel levels and 27 FW operations and maintenance procedures would not change from current conditions with any NMTRI alternative. Therefore, no direct impacts to employment or income would occur.

Potential secondary socioeconomic effects of the Draft EIS Proposed Action, Alternative A, and Alternative B have been evaluated for airspace use, noise conditions, and fire hazard in the affected area. The potential physical and biological effects of the airspace modifications, changes in use, and chaff and flare use were evaluated to determine their potential impacts on human and livestock populations, economic pursuits, and land values in the ROI.

### 4.8.2 ISSUES AND CONCERNS

Issues and concerns involving socioeconomic resources were identified during public scoping and public hearings on the Draft EIS. Concerns related to property values, economic pursuits, damage to structures, and safety. Public concern was expressed regarding potential detrimental environmental conditions associated with NMTRI that could reduce land values in the affected area. There was concern that wildlife and livestock in the affected areas may be vulnerable to noise events and fire hazard leading to negative economic impacts to the agriculture and recreation Concerns were raised regarding industries.



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4.8 SOCIOECONOMICS

potential hazards to structures or activities associated with oil and gas extraction and wind power generation. The risk of fire damage to range lands and area infrastructure, including livestock and fences, was identified as a concern. Potential safety issues related to joint airspace military training use and general aviation flight were identified as public concerns.

#### 4.8.3 Environmental Consequences

Based on the issues and concerns noted in Section 4.8.2 above, potential socioeconomic impacts were evaluated related to three elements: (1) modifications in airspace use, (2) noise disturbances from overflights and sonic booms, and (3) flare-caused fire hazard. The other resource analyses (e.g., airspace management, noise, safety, physical and biological resources) were reviewed to determine the potential consequences to these resources which may further result in social or economic impacts within the region.

#### 4.8.3.1 DRAFT EIS PROPOSED ACTION

#### AIRSPACE MODIFICATIONS

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The Draft EIS Proposed Action proposed to shift J-74 north of its current location. Existing MOAs would be expanded east, west, and south under existing MOA and ATCAA airspace. New MOA and ATCAA airspace would be created and supersonic flight would be authorized at lower altitudes. Flight activity, in terms of the number of annual sortie-operations flown, would remain the same as under current conditions and would be distributed in a larger volume of airspace. The amount of chaff and flare use would remain the same and be distributed in a larger volume of airspace. For additional discussion of these issues, also see Section 4.1, Airspace and Range Management, and Section 4.3, Safety.

Reconfiguration of J-74 was identified through the Draft EIS review process as potentially causing impact to commercial traffic. Appendix I contains a discussion of Department of Transportation 4(f) resources within the Air Traffic Study Area.

The proposed MOA expansions would not prohibit general aviation use. MOAs are joint use airspace and both military and civil pilots are required to operate under see-and-avoid rules of flight. During scoping meetings and public hearings on the Draft EIS, charter aircraft pilots expressed concern that they did not feel safe within the existing MOAs under see-and-avoid rules and requested improved communications when military training aircraft were in the vicinity. The Capitan MOA/ATCAA could affect commercial and general aviation flights between Roswell and the Corona VORTAC. The Capitan MOA is not proposed as part of Alternative A, the preferred alternative.

The proposed supersonic flights at 10,000 feet MSL are expected to have little or no economic impact. The duration of supersonic flight would be brief and not be expected to have any effect on other aircraft flying the region. No impacts to elevated ground structures such as wind energy operations, oil and gas exploration or production are expected. Section 4.1.3 provides additional discussion of general aviation and towers within the airspace.

There is little to suggest that airspace modifications under the Draft EIS Proposed Action would impact land values in the affected area. The complex nature of property valuation factors makes any estimation of the potential effects of airspace modifications on land values highly speculative. Ranching operations, communities, and private airports all exist and function under the existing Pecos airspace. Other socioeconomic factors, such as business activity, employment, interest rates, and land scarcity (or availability) are much more likely to affect property values than an altitude redistribution of flight pattern changes in existing training aircraft overflights. Neither the somewhat reduced training flight activity under the existing Pecos MOAs nor the somewhat increased training flight activity under the expanded Pecos MOAs is expected to increase or decrease the value of property under the airspace.

#### Noise Disturbances

The total number of training sorties flown is not projected to change under the Draft EIS Proposed Action. The relatively low acoustical effects can be attributed to the dispersion of training flights into a larger volume of airspace. Average noise levels would be slightly reduced from current conditions in the existing airspace. Some receptors in the expanded Pecos MOA would experience higher levels of noise. Animals and humans in these areas are expected to be temporarily more sensitive to noise due to lower previous exposure. Animals and humans under the Pecos airspace complex would be exposed to higher noise levels than currently experienced. For a more detailed discussion, see Sections 4.2, Noise and 4.5, Biological Resources.

The typical human response to noise effects associated with aircraft overflights is annoyance. The USEPA has identified a DNL of 55 dB to be a level protective of the public health and welfare. This represents a threshold below which adverse noise effects are generally not expected. Noise levels for the Draft EIS Proposed Action and all alternatives are below this level. There are changes in the predicted noise levels in some areas, particularly the Pecos MOA expansions. The noise level in those areas could increase to 42 dB and is likely to be noticeable. However, this is well below the USEPA-identified level. No adverse noise effects to humans are anticipated.

Concern was expressed at public hearings that noise conditions may negatively affect wildlife and livestock in particular. During the public review of the Draft EIS, five cases of loss or injury to penned livestock were attributed to low flying aircraft between 1994 and 2005. Animals have demonstrated that they can habituate to loud, regular noises such as low-level flights and sonic booms. The levels of noise anticipated as a result of NMTRI could startle penned individual livestock but are not expected to result in biological effects that would impair overall animal populations.

Individual low-altitude subsonic overflights or higher-altitude sonic booms could result in short-term negative impacts to wildlife, livestock, or humans (e.g., increased heart rate, flight, potential injury). The low population of less than one person per square mile in the remote affected area and the relatively small increase in supersonic noise events from one per five days under current conditions to two per three days make it highly unlikely that flight activity associated with NMTRI would result in any significant social or economic impacts. It is possible that an individual or animal could be startled by an overflight or sonic boom at a specific time and place, but such an event would be difficult to predict given the rural nature of the area, the dispersed nature of flight operations, and the large airspace area. Speculation regarding potential injury to humans as a result of startle reaction to sonic boom has not been supported by any documented incidents or studies.

Recreational hunting for game mammals and birds was identified as a concern by participants in scoping meetings and public review of the Draft EIS. Approximately 89 percent of the pronghorn antelope taken annually are on private property. Hunters pay for hunting rights on the large ranches under the airspace. Since ranches under the existing airspace currently have 1

successful recreational hunting, it is not likely that hunting on ranches under the new or expanded airspace would be detrimentally affected. In the extremely rare case of a low flying aircraft or a sonic boom causing a game species to startle during a hunt, the results would likely be temporary annoyance to the hunter. Land used for recreation activities such as hunting would not be affected by the Draft EIS Proposed Action. Overall, economic impacts to the recreation and agriculture industries as a result of noise are not anticipated under the Draft EIS Proposed Action.

Damage to property or structures due to changes in noise conditions is not anticipated under the Draft EIS Proposed Action. The noise levels and overpressures anticipated to occur under proposed supersonic flight activity would not normally be sufficient to cause damage to windows or buildings in good repair. Depending on the aircraft altitude and attitude, overpressures could cause window damage. One example of a broken window in 2001 attributed to a sonic boom was presented during public comments on the Draft EIS. Older windows or fragile items could vibrate or be damaged by sonic booms.

Outdoor structures such as water towers, wind turbines, and radio towers are routinely subject to wind loads far in excess of sonic boom pressures and are sufficiently resilient to withstand the anticipated overpressure. In the unlikely event of property damage due to Air Force activity, the Air Force has established procedures for damage claims. There is little likelihood of land values being affected by the changes in airspace or airspace use associated with the Proposed Action.

#### CHAFF AND FLARE USE

Chaff and flare use in the existing airspace would continue as under current conditions. Under the Draft EIS Proposed Action, chaff and flare use would be authorized in the new and expanded airspace. More discussion of chaff and flares may be found in Sections 4.3 Safety, 4.4 Physical Resources, and 4.5 Biological Resources.

Through numerous studies, chaff has never been found to be specifically harmful to wildlife, domestic animals, or humans. Chaff dispenses widely when ejected from aircraft and can travel for long distances before settling to the ground. Once settled to the surface of the earth, chaff breaks down to constituent parts indistinguishable from soil. Chaff is highly unlikely to accumulate in quantities that would result in any negative impact to surface conditions on land or water. Furthermore, it is highly unlikely that chaff debris or residual flare components would accumulate in sufficient quantities to affect property values or land uses. As noted in Section 4.7.3.1, some individuals could express annoyance if a chaff or flare end cap, wrapper, or other residual material were found on their property or at a recreation location, but this is not expected to affect land values or regional economics.

M-206 flares are designed to be fully consumed before reaching the ground. Under the Draft EIS Proposed Action, flare use would occur in the new and expanded airspace. Flare use in existing airspace could be somewhat reduced from current conditions due to the proposed greater volume and no change in the total number of flares. The risk of fire as a result of flare use is minimal due to the low failure rate and procedures that require flare use above 2,000 feet AGL or, during high or greater fire conditions, above 5,000 feet AGL. Cannon AFB-based F-16s have not produced flare-caused fires in the MOAs. Concerns with fire of any cause, however, are real and the use of flares under any fire condition minimally increases fire risk. Any additional fires of a non-natural source may adversely affect vegetation, injure wildlife or

livestock, and destroy property such as fences and outbuildings. On November 30, 2005, a training munition released by a B-1B aircraft at the Melrose AFR started a fire that burned 26,000 acres of grazing and farmland and damaged or destroyed privately owned structures, fencing, wells, livestock, animal feed, and crops. These impacts were not the result of a flare, but any potential loss of forage, livestock, or infrastructure due to fire could result in economic impacts to affected landowners. The Air Force follows established procedures for claims in the event that an Air Force-caused fire should occur and subsequently damage livestock or infrastructure.

In summary, the airspace use and related activities associated with the Draft EIS Proposed Action are not expected to have any significant adverse impacts on the human, social, or economic resources of the region. Recreational land use, ranching operations, wind energy operations, oil and gas exploration and production, and other economic pursuits are not expected to experience any limitations or negative effects as a result of implementation of the Proposed Action.

### 4.8.3.2 ALTERNATIVE A, THE AIR FORCE PREFERRED ALTERNATIVE

Alternative A would not move J-74 or create the Capitan MOA. This would result in no substantial impact to the commercial aviation flight tracks, and no requirement for an FAA 4(f) analysis. Other consequences of Alternative A, including the effects of supersonic flight and chaff and flare usage are the same as those described under the Draft EIS Proposed Action. Airspace use and related activities associated with Alternative A are not expected to have any significant adverse impacts on the human, social, or economic resources of the region. Economic pursuits in the region are not expected to experience any limitations or negative effects as a result of implementation of the Alternative A.

#### 4.8.3.3 ALTERNATIVE B

Under Alternative B, J-74 would be reconfigured and the Capitan MOA/ATCAA would not be created. Potential effects associated with the new Capitan airspace would not occur under Alternative B, and thus commercial and general aviation traffic would be unaffected in this area. Potentially impacts could occur to commercial aircraft with any relocation of J-74. Other effects from airspace modifications, noise, and chaff and flare use would be essentially the same as described for the Draft EIS Proposed Action. No significant adverse effects on the socioeconomic resources of the region are expected.

#### 4.8.3.4 No-Action

Under the No-Action Alternative, airspace use and related activity would remain the same as under existing conditions. Flight activity, noise levels, and chaff and flare use would not change. No effects to socioeconomic resources described under the Proposed Action would occur.

## 4.9 ENVIRONMENTAL JUSTICE

### 4.9.1 METHODOLOGY

The low-income communities and the minority and youth population under the current airspace and the NMTRI airspace were quantified based on census data (see Table 3.9-1). These numbers were compared with state and national population data to determine whether any disproportional low-income, minority, or children population concentrations were located

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4.9 ENVIRONMENTAL JUSTICE

under the proposed airspace. In addition, the air traffic study area was evaluated for minority and low-income communities.

#### 4.9.2 ISSUES AND CONCERNS

Federal agencies are required by law to address potential impacts of their actions on environmental and human health conditions in minority and low-income communities. Furthermore, they must identify and assess environmental health and safety risks that may disproportionately affect children.

#### 4.9.9 Environmental Consequences

The environmental justice analysis examines the potential for disproportionate effects of the proposed airspace modifications, supersonic flight, and chaff and flare use on minority or low-income communities or youth populations in the ROI.

#### 4.9.3.1 DRAFT EIS PROPOSED ACTION

Table 4.9-1 presents the percentages of minority, low-income, and youth populations in the State of New Mexico, the ROI counties, and the area under the NMTRI airspace. The land under the affected airspace has a lower proportion of minorities, approximately the same proportion of low-income, and a somewhat lower proportion of children as the regional ROI and the state as a whole.

	PERCENTAGE OF POPULATION		
Geographic Area	Minority	Low-Income	Youth
State of New Mexico	55.3	18.4	28.0
ROI Counties	43.1	20.0	28.0
Land Under the Affected Airspace	29.6	18.2	24.7
Air Traffic Study Area	66.3	20.7	25.6

#### TABLE 4.9-1. COMPARATIVE ENVIRONMENTAL JUSTICE DATA

Hispanic and Latino persons represent the largest minority group in the ROI, but they account for a smaller proportion of the ROI population than for the State of New Mexico as a whole. No American Indian communities or reservations are located within the affected area. American Indian tribes and bands with traditional connections to the land under the airspace were contacted as part of this analysis. Traditional resources are discussed in Section 4.6, Cultural Resources.

The youth population in the ROI is similar, in proportion, to the state level. These populations of children are concentrated in the ROI counties' urban areas, which lie outside the affected area. Due to these factors, there would be no anticipated disproportionate impact to the human health or environmental conditions in minority communities, in low-income communities, or effects on children as a result of implementing the Proposed Action.

#### 4.9.3.2 ALTERNATIVE A, THE AIR FORCE PREFERRED ALTERNATIVE

Under Alternative A there would be no anticipated disproportionate impact to the human health or environmental conditions in minority communities, in low-income communities, or

4.9 ENVIRONMENTAL JUSTICE

effect on children. The population under the air traffic study area would be avoided by the preferred alternative, Alternative A.

#### 4.9.3.3 ALTERNATIVE B

Alternative B would reduce the area under the expanded or new airspace potentially affected by military aircraft. In the area under the Alternative B airspace, there would be no disproportionately high or adverse impacts to minority or low-income communities or effects on children.

#### 4.9.3.4 No-Action

Airspace use in the Pecos MOA complex would remain unchanged under the No-Action Alternative. There are no disproportionately high or adverse impacts to minority or low-income communities or effects on children under the airspace.



# 5.0 CUMULATIVE EFFECTS AND OTHER ENVIRONMENTAL CONSIDERATIONS

#### 5.1 CUMULATIVE EFFECTS

Council on Environmental Quality (CEQ) regulations stipulate that the cumulative effects analysis in an Environmental Impact Statement (EIS) should consider the potential environmental impacts resulting from "the incremental impacts of the action when added to other past, present, and reasonably foreseeable future actions regardless of what agency or person undertakes such other actions" (40 Code of Federal Regulations [CFR] 1508.7).

The first step in assessing cumulative effects involves defining the scope of other actions and their interrelationship with the proposed action or alternatives (CEQ 1997). The scope must consider other projects that coincide with the location and timetable of the proposed action and other actions. Cumulative effects analyses evaluate the interactions of multiple actions.

#### 5.1.1 PAST, PRESENT, AND REASONABLY FORESEEABLE ACTIONS

#### 5.1.1.1 CANNON AIR FORCE BASE AND OTHER MILITARY ACTIONS

A series of actions have occurred that are interrelated with the Proposed Action or alternatives. This section identifies past, present, and reasonably foreseeable actions that could cumulatively affect regional environmental resources.

#### PAST AND PRESENT ACTIONS

Recent past and present military actions in the region were considered as part of the baseline or existing conditions in the region of influence (ROI). As presented in Table 5.1-1, these actions were considered for their relevance to the New Mexico Training Range Initiative (NMTRI).

Action	Environmental Documentation <sup>1</sup>	Relevance to NMTRI
Joint Training Exercise (JTX) Roving Sands	United States Air Force (Air Force) 1994b	Yes
Proposed Force Structure Changes and Related Actions at Cannon Air Force Base (AFB) New Mexico	Air Force 1995	Yes
Proposed Force Structure and Foreign Military Sales Actions	Air Force 1998	No, a management action only
Defensive Training Initiative (DTI)	Air Force 2001e	Yes
Use of White Phosphorus Rockets at Melrose Air Force Range (AFR) New Mexico	Air Force 2003	No, NMTRI has no change to Melrose AFR use
The Deactivation of German Air Force F-4F Aircraft Operations at Holloman AFB, New Mexico	Air Force 2004c	Yes

TABLE 5.1-1.	PAST AND	PRESENT	MILITARY	ACTIONS
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5.0 CUMULATIVE EFFECTS

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Action	Environmental Documentation <sup>1</sup>	Relevance to NMTRI
Cannon AFB Wing Infrastructure Development Outlook (WINDO) Plan	Air Force 2004d	No, NMTRI has no change to infrastructure or use
Decision by the Republic of Singapore to terminate training operations at Cannon AFB	N/A – Foreign Military Decision	Yes, affects the number of F-16 aircraft training in the Pecos complex
Base Realignment and Closure (BRAC) Act of 2005 decision to include Cannon AFB on the closure list unless other missions for the base are identified	Department of Defense (DoD) 2005	Yes, affects the purpose and need beyond first quarter Fiscal Year (FY) 09

Note: 1. Full citations are provided in Section 6.0, References, of this Draft EIS.

Each environmental document or other information regarding the actions was reviewed to consider the implication of each action and its synergy with the Proposed Action. Of particular concern were potential overlap in affected area, and project timing. Shared aircraft operations were also a consideration. As depicted in Table 5.1-1, five of these actions were considered to have potential for cumulative effects. This is summarized below.

JTX Roving Sands is an annual air defense exercise in New Mexico and Texas sponsored by the United States (U.S.) Army. This exercise has included Cannon AFB-managed airspace and aircraft. A variety of aircraft, including helicopters, may use Cannon AFB-managed airspace during such an exercise. Occasional users have been incorporated into the EIS analysis. No change would occur to the overall occasional and joint use under the Proposed Action or alternatives.

German Air Force operations at Holloman AFB are distant enough from Cannon airspace that there is currently, and would continue to be, limited use of Cannon airspace. The Air Force issued a Final Environmental Assessment (EA) in September 2004, entitled "Deactivation of 20 Fighter Squadron and F-4F Training by German Air Force at Holloman Air Force Base, New Mexico." This proposal reduces flights in the Beak and Talon Military Operations Areas (MOAs) near Holloman, although a slight reduction in use of the Pecos MOA could occur. Creation of the proposed Capitan MOA/Air Traffic Control Assigned Airspace (ATCAA) would not increase traffic between Holloman AFB and Cannon AFB.

Several past and ongoing actions occur at Cannon AFB. The F-16s were based at Cannon AFB in 1995. Current aircraft operations of these aircraft were considered for NMTRI as presented in Section 2.0 and further described in Section 3.1, Airspace and Range Management. In 2001, the use of defensive measures throughout Cannon airspace was assessed.

As part of NMTRI, RR-188 chaff and M-206 flare use, as originally defined by DTI, would expand to the new airspace. The total number of chaff bundles and flares deployed would not be expected to change under the Draft EIS Proposed Action or Alternative A or B. The effects of this use, and proposed modifications to flare restrictions, are analyzed in this Draft EIS.

In 2003, Cannon AFB was authorized to use white phosphorus rockets. Since they are restricted to Melrose AFR, this would not be affected by NMTRI.

Cannon AFB recently completed an EA for its WINDO Plan (Air Force 2004d). This plan allows for infrastructure development and improvement projects at Cannon AFB and Melrose AFR. In

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general, types of activities included in the WINDO Plan would involve construction of new base facilities; upgrade, repair and alterations of facilities and infrastructure; replacement and expansion of facilities; and demolition of facilities. These base activities do not interact with or affect the NMTRI proposal or alternatives.

Environmental analysis was conducted in the spring of 2005 to inactivate the 428 FS and no longer have Republic of Singapore Air Force F-16 flight training at Cannon AFB. Ten Royal Singaporean Air Force F-16s departed Cannon by late summer 2005. This action resulted in a personnel reduction of 135 permanent Royal Singapore Air Force and 97 Air Force positions. In FY 04, Royal Singapore Air Force operations in Cannon's airspace (including airspace not affected by the NMTRI proposal) accounted for approximately 2,146 sorties (~13.8 percent of total sorties) and in FY 05 approximately 1,352 sorties (~10.6 percent of total sorties).

Since the Draft EIS was issued, the Defense BRAC Commission received and considered a May 2005 recommendation from the Secretary of the Department of Defense to close Cannon AFB. A final report (September 2005) from the Commission to the President recommended Cannon AFB remain open as an enclave until at least December 31, 2009, and that the 27 FW be disestablished. In the interim, the Secretary of Defense was to seek other missions for assignment to Cannon AFB. As a result of this search, Air Force Special Operations Command (AFSOC) was designated as the new mission for Cannon AFB and Melrose AFR.

NMTRI intends to change airspace size and configuration necessary to enhance the combat capabilities and survivability of New Mexico aircrews. As noted in the Draft EIS, NMTRI is intended to support the existing training mission of F-16 squadrons at Cannon AFB and of the New Mexico Air National Guard (NMANG). The 18 F-16s assigned to the 150<sup>th</sup> Fighter Wing (150 FW) of the NMANG need airspace adequately sized and configured to train as they will fight and be prepared for worldwide deployment under their Aerospace Expeditionary Force (AEF) responsibilities. As such, planes assigned to the 150 FW and transient aircraft, including the B-1B aircraft, noted in Section 2.2.1.5 of the EIS, would continue to train in Cannon's airspace and use Melrose Range. The 150 FW currently flies approximately 960 sorties in the Melrose Pecos and Taiban airspace. As stated in their letter dated 11 August 2006 (refer to Appendix C), the 150 FW expects their usage to "increase approximately 25 percent if the Cannon fighter jets are dispersed."

#### REASONABLY FORESEEABLE ACTIONS

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Cumulative analysis also requires consideration of reasonably foreseeable actions. The NMANG is proposing to create the Smitty MOA underneath the current CATO MOA, which is 60 miles southwest of Albuquerque. An EA analyzing this action is underway. Creation of this new MOA would not affect Cannon AFB or its airspace, nor would it reduce the NMANG's use of the Pecos MOA complex.

Cannon AFB is involved in the Air Force housing privitization initiative. The contractor for this project would manage, upgrade, demolish, and construct family housing units for Cannon AFB over a 50-year period. Since this action will occur on the base, and NMTRI does not affect any on-base resources, there is no influence on NMTRI.

In June 2006, AFSOC was designated as the new mission for Cannon AFB and Melrose AFR. On August 24, 2006, a Notice of Intent for an EIS appeared in the *Federal Register*. Based on this initial information, it is anticipated that the project components will involve geographic areas that do not overlap the NMTRI study area. That is, the focus of AFSOC use will be Melrose

5.0 CUMULATIVE EFFECTS

AFR, as well as infrastructure and personnel changes at Cannon AFB. Changes to Melrose AFR or Cannon AFB are not included in the NMTRI proposal since the focus of NMTRI is entirely on airspace. While the AFSOC proposal, as currently presented, does include use of the existing airspace, it does not require the proposed NMTRI airspace modifications. Furthermore, the AFSOC does not operate F-16s, which are the primary users discussed and analyzed in the NMTRI document. The range of aircraft and munitions likely for use in the AFSOC beddown were not analyzed for NMTRI. Therefore, while AFSOC's use is a reasonably foreseeable action, there are not any cumulative impacts between NMTRI and AFSOC that need to be understood before making the NMTRI decision. The direct, indirect, and cumulative impacts of the AFSOC beddown will be analyzed in a separate EIS.

#### **OTHER FEDERAL ACTIONS** 5.1.1.2

Other past, current, and future federal actions in the area could also contribute to cumulative effects of the Proposed Action or alternatives. Federal agencies with jurisdiction within the ROI include the Bureau of Land Management (BLM), Bureau of Reclamation, U.S. Army Corps of Engineers (USACE), U.S. Fish and Wildlife Service (USFWS), Federal Aviation Administration (FAA), Federal Highway Administration, and Federal Energy Regulatory Commission. Potential actions, within the area and occurring in the same time frame as NMTRI, were identified and considered in preparation of this Draft EIS.

#### BUREAU OF LAND MANAGEMENT

The BLM manages approximately 472,436 acres (14.6 percent) within the NMTRI ROI. Activities on BLM land include livestock grazing, oil and gas development, and recreation. The Roswell Field Office published its Resource Management Plan in 1997 (BLM 1997a). The BLM completed an EA for its Fire and Fuels Management Plan Amendment; the Decision Record was signed in September 2004. A Draft EIS is currently available for a proposal to upgrade and operate a refined petroleum products pipeline in New Mexico. This pipeline runs through Chavez, Lincoln, and Guadalupe counties.



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#### UNITED STATES FISH AND WILDLIFE SERVICE

The USFWS is currently preparing an EA to evaluate the proposed release of northern aplomado falcons in eastern New Mexico and west Texas. It is not known at this time whether aplomado falcons would be released in the ROI.

#### BUREAU OF RECLAMATION

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The Bureau of Reclamation operates the Carlsbad hydroelectric project, which includes Santa Rosa (a USACE dam), Sumner, Brantley, and Avalon dams on the Pecos River. The Bureau of Reclamation continues mechanical clearing of salt cedar (*Tamarisk* spp.), an exotic and invasive shrub. The goal of this project is to restore native riparian vegetation communities along the Pecos River.

#### FEDERAL AVIATION ADMINISTRATION

The FAA routinely evaluates modifications to local airports including new runways, runway extensions, and air traffic control towers. A number of projects in the area were evaluated for relevance to NMTRI. For example, a Finding of No Significant Impact (FONSI) was issued for a new airport in Vaughn. The Lubbock, Texas airport is also planning an expansion. Although these airports are outside of the ROI for the Proposed Action or alternatives, use of shared airspace was identified as a concern during scoping. Section 3.1 describes the coordination of overlapping airspace in the vicinity of the Proposed Action.

#### 5.1.1.3 Non-Federal Actions

Non-federal actions include State of New Mexico, county, and private projects. General ongoing state activities include oil, gas, and grazing leases on state trust lands, land exchanges, road projects, and improvements to state parks. For example, Sumner Lake State Park, just outside the northern boundary of the Pecos/Taiban MOA, is currently upgrading its facilities.

Some land development projects are occurring under the airspace. Such projects include the construction of the Bosque Redondo Memorial at Fort Sumner to commemorate the "Long Walk" of some 8,000 Navajo People from their homeland to life in captivity at Bosque Redondo during the 1860s. The Memorial will include an exhibit space, resource rooms, and educational facilities as a forum for interpretation of the fort and surrounding reservation (Museum of New Mexico 2001b). Fort Sumner is under the existing Pecos MOA.

Wind energy development is expanding in New Mexico. New Mexico is ranked 12<sup>th</sup> in the U.S. for wind power potential (Pacific Northwest Laboratory 1991). There is currently one utility-scale wind power plant operating in New Mexico, with a second facility in development. Completed in 1999, the New Mexico Wind Energy Center is 20 miles northeast of Fort Sumner. It is owned by FPL Energy and is located on private and state land. The Caprock Wind Ranch, owned by Cielo Wind Power, is on private land near Tucumcari in Quay County. Existing and potential wind energy development are included in the safety and socioeconomic sections of this EIS.

The dairy industry is a significant economic benefit to eastern New Mexico. For example, Chaves County ranks 11<sup>th</sup> in the nation for milk production. Dairy is expected to continue to be a major influence in the region. However, dairy operations are outside the potentially affected airspace and are not expected to have a cumulative effect in conjunction with the NMTRI Proposed Action or alternatives.

## 5.1.2 CUMULATIVE EFFECTS ANALYSIS

The following analysis examines how the impacts of the actions presented above might be affected by those resulting from the Proposed Action, whether such a relationship would result in potentially significant impacts not yet identified when the Proposed Action or alternative are considered together, and identifies what those impacts might be.

# AIRSPACE AND RANGE MANAGEMENT, ACOUSTIC ENVIRONMENT, AND SAFETY

The deactivation of the F-4F training squadron at Holloman AFB minimally reduced the number of high-altitude missions flown in air superiority training within the Pecos airspace complex. Discontinuing of the Singapore training mission reduces the number of F-16 C/D aircraft at Cannon AFB and reduces the number of F-16 aircraft training operations within the Pecos airspace complex by approximately 15 to 20 percent.

The BRAC 2005 action, when implemented, would disestablish the 27 FW and distribute its aircraft to other bases to meet the Primary Aircraft Authorization (PAA) requirements established by the BRAC recommendations of the Secretary of Defense. This would reduce the number of F-16 aircraft training in the airspace to the NMANG F-16s and transient aircraft.

The cumulative effect of these actions would be to reduce the number of annual sorties within the Pecos airspace complex. This would be expected to result in noise levels throughout the Pecos expanded MOAs below the 55 decibel (dB) identified by the U.S. Environmental Protection Agency (USEPA) as a level below which environmental impacts would not be expected. The cumulative Onset-Rate Adjusted Monthly Day-Night Average Sound Level (L<sub>dnmr</sub>) levels would be below those identified for each airspace in Table 4.2-2.

Cumulative sonic booms under most of the training airspace would be an estimated one per four to one per five or more days. This compares with the existing one per five days under existing conditions. The cumulative effects of sonic booms would not be expected to be noticeably different from existing conditions and the same percentage of residents as existing would be expected to be annoyed by sonic booms.

Improvements or expansion of airports under the proposed military airspace would be expected to have avoidance agreements comparable to those for Fort Sumner to ensure safe operation of military and general aviation within the airspace. Airspace consequences are not expected to be different than those identified in Section 4.1, Airspace and Range Management. No significant cumulative impacts are projected to occur from the Draft EIS Proposed Action, Alternative A or Alternative B interacting with other military, federal, or non-federal actions, for airspace and range management or for noise or safety.

## PHYSICAL AND BIOLOGICAL RESOURCES

No cumulative impacts to physical and biological resources are expected from the Draft EIS Proposed Action or an alternative. The NMTRI proposal does not include any construction projects, nor does it involve changes at Cannon AFB. Therefore, any on-the-ground projects would not be expected to interact with the proposed airspace changes. Upgrades to local airports would not involve changes to the airspace. Potential cumulative changes in airspace use would result in some changes to noise levels on the ground, especially under and near Melrose AFR. Therefore, there could be localized cumulative noise effects to biological resources. However, noise effects on wildlife tend not to be cumulative. As discussed in the biological resource analysis, the literature indicates for many different types of animals in many different types of environments that responses of unconfined wildlife to aircraft overflight, if

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5.0 CUMULATIVE EFFECTS

any, are minor and transitory in duration, and response from wildlife diminishes with successive exposures, indicating habituation.

Additionally, no significant adverse effects on habitat have been associated with aircraft overflight in the project area. As indicated in Chapters 4.0 and 5.0, no substantial effects of chaff and flare use on the physical or biological environment has occurred.

#### Cultural Resources

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There are no projected adverse effects to cultural resources as a result of the Draft EIS Proposed Action, Alternative A or Alternative B. NMTRI should not add to any adverse effects to cultural resources resulting from other projects, either recently completed, ongoing, or proposed within the project area.

Any federal project that includes ground-disturbing activities has the potential to adversely affect cultural resources and is subject to National Environmental Policy Act (NEPA) compliance and Section 106 consultation. Such projects include construction, including wind farms, pipelines or other facilities; highway work; or any other ground-disturbing undertaking that affects public land.

#### LAND USE AND RECREATIONAL RESOURCES, AND SOCIOECONOMICS

The airspace use and related activities associated with the NMTRI proposal are not expected to have any significant adverse impacts on land use or ownership, or to populations or economic activity in the ROI. Recreational land use, ranching operations, wind energy operations, oil and gas exploration and production, and other economic pursuits are not expected to experience any limitations or negative effects under implementation of the Proposed Action or alternatives separately or concurrent with cumulative actions.

The incremental effects of NMTRI, in combination with potential impacts associated with reasonably foreseeable future actions described in the previous sections, would not be expected to create any significant or adverse cumulative effect to land use in the region.

#### ENVIRONMENTAL JUSTICE

Airspace use and related activities associated with the NMTRI proposal are not expected to have any significant adverse impacts separately or cumulatively on minority or low-income communities. The incremental effects of this proposal, in combination with potential impacts associated with the reasonably foreseeable future actions described in the previous sections, would also not be expected to have any cumulative effects on children.

### 5.2 OTHER ENVIRONMENTAL CONSIDERATIONS

#### 5.2.1 Relationship Between Short-Term Uses and Long-Term Productivity

CEQ regulations (Section 1502.16) specify that environmental analysis must address "...the relationship between short-term uses of man's environment and the maintenance and enhancement of long-term productivity." Special attention should be given to impacts that narrow the range of beneficial uses of the environment in the long-term or pose a long-term risk to human health or safety. This section evaluates the short-term benefits of the proposed alternatives compared to the long-term productivity derived from not pursuing the proposed alternatives.

A short-term use of the environment is generally defined as a direct consequence of a project in its immediate vicinity. Short-term effects could include localized disruptions and higher noise levels in some areas. Under NMTRI, short-term uses of the environment would be negligible. No construction projects are proposed. Depending on their location, humans and animals cumulatively experience somewhat increased levels of noise in some areas. Humans and animals would continue to be exposed to one sonic boom per five days (or one per four days toward the center of the airspace). Aircraft noise levels would be below the USEPA-identified level of 55 dB. As presented in Section 4.2, the acoustic environment under the Pecos MOA complex does not exceed 43 dB. The relatively low acoustical effect can be attributed to the dispersion of training flights into a larger volume of airspace. The military training that occurs in the NMTRI airspace results in noise effects that are transitory in nature. Noise effects would be short term and would not be expected to result in permanent damage or long-term changes in wildlife and livestock productivity or habitat use.

The NMTRI proposal largely involves changes in airspace and would not impact the long-term productivity of the land. Cumulative use of chaff and flares would be comparable to existing use and would not negatively affect the long-term quality of the land, air, or water. Airspace changes are procedural and do not affect long-term productive use of natural resources.

#### 5.2.2 IRREVERSIBLE AND IRRETRIEVABLE COMMITMENT OF RESOURCES

NEPA CEQ regulations require environmental analyses to identify "...any irreversible and irretrievable commitments of resources which would be involved in the proposed action should it be implemented" (40 CFR Section 1502.16). Primary irreversible effects result from permanent use of a nonrenewable resource (e.g., minerals or energy). Irretrievable resource commitments involve the loss in value of an affected resource that cannot be restored as a result of the action (e.g., disturbance of a cultural site) or consumption of renewable resources that are not permanently lost (e.g., old growth forests). Secondary impacts could result from environmental accidents, such as accidents or fires. Natural resources include minerals, energy, land, water, forestry and biota. Nonrenewable resources are those resources that cannot be replenished by natural means, including oil, natural gas and iron ore. Renewable natural resources are those resources that can be replenished by natural means, including oil, natural means, including water, lumber and soil.

For NMTRI, most impacts are short-term and temporary, or longer lasting but negligible. Shortterm reactions of wildlife or livestock could include temporary shifts in habitat use or activity, but long-term habituation is expected. Military training necessarily involves consumption of nonrenewable resources, such as gasoline for vehicles and jet fuel for aircraft. Cumulatively, training operations would decrease from current levels, so reduced military energy consumption is expected. No irreversible or irretrievable effects are expected for cultural resources or other natural resources, including land and water.

Secondary impacts to natural resources could occur in the unlikely event of an accidental fire, caused by an aircraft mishap, fire that escaped Melrose AFR, or an improperly deployed flare. However, while any fire can affect agricultural resources, wildlife, and habitat, the increased risk of fire hazard due to NMTRI operations is very low.

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5.0 CUMULATIVE EFFECTS

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# 6.0 COMMENTS AND RESPONSES

This chapter contains comments received from federal, state, and local agencies, and the general public during the public comment period for the Draft Environmental Impact Statement (EIS). The 45-day public review process began with the publication of the Notice of Availability of the Draft EIS in the *Federal Register* on January 7, 2005. Either a hard copy or compact disc (CD) of the Draft EIS was distributed to individuals who requested a copy and to agencies and repositories that are required to have a copy. Appendix C includes a list of the libraries and repositories that were provided a hard copy or CD of the Draft EIS for the purpose of making the document available for public review. The Draft EIS also was posted on the World Wide Web at http://www.cevp.com, the Air Combat Command (ACC) Environmental Analysis website, as well as on the Cannon AFB website at http://www.cannon.af.mil, both of which are accessible to the public.

In accordance with the National Environmental Policy Act (NEPA), public and agency comments were reviewed and incorporated into this Final EIS. The United States Air Force (Air Force) and Federal Aviation Administration (FAA) have considered these public and agency comments in the decision making process. This chapter presents the testimony from the public hearings and other comments received during the public review process that occurred following publication and distribution of the Draft EIS. Public hearings are a regulatory requirement of the Council on Environmental Quality (CEQ) regulations implementing the NEPA and Air Force Instruction (AFI) 32-7061, as promulgated in 32 Code of Federal Regulations (CFR) Part 989, (Environmental Impact Analysis Process).

Public comment was encouraged at each of the four public hearings in January 2005, and in newsletters and other publications. It was noted that these comments would be published in the Final EIS (and that providing personal information on those comments was considered consent to publish it). The formal public comment period ended on February 22, 2005.

This chapter includes a narrative description of the Air Force comment and response process, a directory of commenters, copies of public comments, transcripts, agency comments, and associated response codes and responses.

### 6.1 COMMENT RECEIPT AND REVIEW

*Comment Receipt:* Comments on the Draft EIS included both written correspondence and verbal testimony received during the 45-day public comment period. All comments received during that period are included in the Comments section following the directory.

*Comment Review:* In accordance with 40 CFR 1503.4, comments were assessed and considered as follows:

- Each letter or testimony was assigned an identification number and each comment letter and each individual's verbal comments was read and reviewed carefully.
- Within each comment letter or testimony, substantive comments were identified and bracketed. Three guidelines were used for determining substantive comments:
  - 1. The comment questioned the proposed action, alternatives, or other components of the New Mexico Training Range Initiative (NMTRI).

#### NEW MEXICO TRAINING RANGE INITIATIVE EIS

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- 2. The methodology of the analysis or results was questioned.
- 3. The use, adequacy, or accuracy of data was questioned.
- The bracketed comments were reviewed by environmental resource specialists who drafted the responses. In some cases, similar comments were assigned the same response. If the same comment was repeated within the same letter or verbal comments, it was bracketed the first time it appeared.
- The individual bracketed comments were assigned a response code. These responses are organized alphabetically and may be found in the Responses section immediately following the comments.

*Comment Organization*: The comment letters are printed in numerical order and are organized into three sections:

- Written comments and submitted letters public written comments begin with 0001.
- Public hearing transcripts and summaries verbal comments begin with 2000.
- Agency letters agency written comments begin with 3001.

## 6.2 LOCATING YOUR COMMENTS AND RESPONSES

A directory (Table 6-1) to locate your name begins on page 6-3. As noted on the public displays, sign-in and comment sheets, providing your name in the EIS process meant that you understood that your name and comment would be made a part of the public record for this EIS. An identification number was assigned to your comment letter and is located in the upper right hand corner of the letter or next to your name in the verbal testimony.

Table 6-1 provides an alphabetical listing of commenters by last name. Look for your last name in the first column and note the comment identification number in the fourth column. This is a number that was assigned to your comment and appears on your letter or next to your verbal comments.

Written comments, submitted letters, public hearing transcripts, and agency letters are located immediately following the directory (beginning on page 6-9). All substantive comments within each comment letter and verbal testimony were bracketed and given a response code. Response codes are printed next to the bracket in the right margin of the comments. Every bracketed comment has a corresponding response. Each response is designed to be read along with the comment it addresses. Air Force responses to comments are located immediately following the comment section (see page 6-227). They are organized alphabetically by response code. The first page of the responses provides a key to the response codes.

The responses refer to both the Draft EIS and Final EIS documents, as appropriate. For example, if the commenter suggests a deficiency in the Draft document, the response may refer to the Draft EIS for clarification. If the Final EIS includes amended information, the reader will be directed to that section of the Final EIS.

Public and agency involvement is an important part of the NEPA process, and all letters and their associated comments whether bracketed or not are taken into consideration by the Air Force in its decision making process.

NEW MEXICO TRAINING RANGE INITIATIVE EIS

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6.0 COMMENTS AND RESPONSES

Last Name	First Name	Organization	Lette <del>r</del> #	Date of Comment	Response Code
		New Mexico State Historic Preservation Office	3004	2/8/2005	GE-1
Allyn	David D.	New Mexico Pilots Association	0009	2/5/2005	GE-1
Andreas	Andy & Mary		0019	2/14/2005	GE-1
Bailey	Randy	PMR Inc.	0031	2/19/2005	AM-5
Bigler	Ishmel & P.		0027	2/17/2005	NP-9, NO-9, SO-3 PN-1, NP-21, EJ-1 NP-20, AM-11, NO-10, NP-15
Bird	Bill		2003	1/24/2005	GE-1
Boone	Pat		2001	1/24/2005	NO-6, NO-7
Braganza	Bonnie	U.S. Environmental Protection Agency	3014	2/16/2005	GE-1
Brokenbek	Dr. Art	House Municipal School	3005	2/17/2005	GE-1
Canning	R.A.	Canning Ranches, LLC	0001	1/21/2005	PN-1, BI-1, NO-1 SA-2
Carter, III	Powhatan	County of DeBaca, Office of County Commissioners	3006	2/13/2005	LU-2, AM-13, NP-3
Cook	Carolyn	Aviation Association of Santa Fe	0013	2/10/2005	AM-5
Cordes	Robert C.	American Airlines	0036	2/21/2005	AM-2, DP-6
DuBois	Carter	New Mexico Pilots Association	2019	1/28/2005	DP-3, SA-1
Elliott	A.S.	Gottomitee, Ltd. and El Bigote Cattle Co., LLC	0004	1/28/2005	AM-19, AM-2, BI-3, BI-4, BI-5, PR-1, PR-2, NP-1 NP-11, CM-1

## TABLE 6-1. DIRECTORY OF COMMENTERS

6.0 COMMENTS AND RESPONSES

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				Date of	
Last Name	First Name	Organization	Letter #	Comment	Response Code
Elliott	Tex & Jan	Gottomitee, Ltd. and	0038	2/22/2005	DP-2, AM-19,
		El Bigote Cattle Co.,			NP-11, NP-17,
		LLC			NP-19, PN-1,
					DP-7, DP-4, PN-4
					DP-5, NP-1, SA-8,
					SA-5, SA-6, SA-9,
					SA-10, SA-7,
					NO-11, NO-13,
					NO-14, NO-15,
					BI-20, NO-16,
					NO-21, NP-3,
					BI-12, BI-13, BI-22
					BI-14, BI-15, BI-16
					BI-17, BI-18, BI-19
					BI-20, BI-21, CM-2
					BI-8, BI-23, CM-3
					PR-4, NP-12, PR-5
					SO-4, LU-3, PR-5
			1		SO-8, SO-9,
					AM-20, NP-25,
					AM-5, AM-10,
					NO-3, NO-17
Elliott	Mr.		2006	1/27/2005	NP-18, NP-12
Elliott	Mr.		2014	1/27/2005	GE-1
Elliott	A.S.	· · · •	2024	1/28/2005	NP-12
Elliott	A.S.		2028	1/28/2005	NP-14, NP-12
Ellis	David		2026	1/28/2005	AM-8, AM-5
Essary	Don		0039	2/20/2005	SO-5
Goodloe	Sid	<u></u>	2004	1/24/2005	NO-8, SO-6, PN-2
Greathouse	Jack	· · · · · · · · · · · · · · · · · · ·	0022	2/19/2005	PN-1, AM-2
Greathouse	Ross	- ,	0037	2/19/2005	PR-3
Greathouse	Betty Jo		0041	2/19/2005	NP-9, SO-7, PR-6
Greathouse	Denyje				SO-5, PN-3
Greathouse	Betty Jo		2007	1/27/2005	NP-9, SO-7, PR-6
Greathouse	Denyje				BI-9, PN-3
Greathouse	Ross		2008	1/27/2005	GE-1
Greathouse	Betty Jo		2016	1/27/2005	PN-1
Hall	Jennifer	Holland & Hart	0035	2/23/2005	GE-1
Harden, Jr.	Senator	New Mexico State	3011	2/14/2005	GE-1
- 101 001 9 11	Clinton D.	Senate			
Haumont	John		0034		NP-20, NO-12,
1 in amont	John				NO-9, NP-18, BI-2
				1	NP-22, NP-23,
					AM-4
Haumont	John	<u> </u>	2002	1/24/2005	GE-1
Hoglan	Bill	· · · · · · · · · · · · · · · · · · ·	0021	2/21/2005	PN-1
Huey	Diana		0002	1/24/2005	GE-1
			0010	2/7/2005	AM-5
Ingham	Kenneth			2/1/2005	AIVI-5

Last Name	First Name	Organization	Letter #	Date of Comment	Response Code
Ingle	Senator Stuart	New Mexico State Senate	3002	1/25/2005	GE-1
Karwick	Bernard		0033	2/17/2005	NO-11, AM-2, AM-5, PN-1
Kernan	Senator Gay G.	New Mexico State Senate	3001	1/24/2005	GE-1
Kinser	Jodee		0023	2/19/2005	NP-9, NO-9, SO-3 PN-1, NP-21, NP-20, AM-11, NO-10, NP-15
Kinser	J.B.		0026	2/19/2005	NP-9, NO-9, SO-3 PN-1, NP-21, NP-20, AM-11, NO-10, NP-15
Kirkpatrick	Lisa	State of New Mexico, Department of Game & Fish	3013	2/20/2005	BI-24, BI-11
Lofland	Sean E.		0029	2/19/2005	NP-9, NO-9, SO- PN-1, NP-21, NP-20, AM-11, NO-10, NP-15
Mack	Michael	Village of Fort Sumner	2013	1/27/2005	SO-1, AM-6
Maddox	Ronda		0028	2/19/2005	NP-9, NO-9, SO- PN-1, NP-21, NP-20, AM-11, NO-10, NP-15
Martin	Tom		2005	1/24/2005	GE-1
Martin	Sherman W.	Village of House	3008	2/16/2005	GE-1
McCaslin	Loren		2022	1/28/2005	GE-1
McCaslin	Karen		2023	1/28/2005	GE-1
McInnes	Willie & Nettie Fuchs		0005	1/28/2005	NO-2, NP-3
McVinnie	David J.	Bode Aviation, Inc.	0007	2/4/2005	AM-3, SO-2, DP-
Melinat	Carl		2020	1/28/2005	GE-1
Moberly	Terry		2025	1/28/2005	GE-1
Moore	Rep. Brian K.	State of New Mexico, House of Representatives	3003	1/26/2005	GE-1
Murphy	Michael		0015	2/12/2005	NO-4
Murphy	Bruce	Murphy Land & Cattle Co.	0016	2/14/2005	NO-5
Ornelas	Orlando		0024	2/19/2005	NP-9, NO-9, SO- PN-1, NP-21, NP-20, AM-11, NO-10, NP-15

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Last Name	First Name	Organization	Letter #	Comment	Response Code
Russell	Sharon G.	<b>A</b>	0032		NP-9, NO-9, SO-3,
					PN-1, NP-21,
					NP-20, AM-11,
					NO-10, NP-15
Russell	Sharon		2011	1/27/2005	NP-20, NP-21
Russell	Sharon		2017	1/27/2005	GE-1
Russell	Sharon		2027	1/28/2005	GE-1
Scurlock	Dan		0008	2/5/2005	NP-1, NP-4, NP-5,
					NP-6, NP-7, BI-6,
					BI-7, AM-12,
					AM-13, NP-4,
					AM-14, NP-8,
					NP-1, AM-1
Scurlock	Dan		2009	1/27/2005	GE-1
Scurlock	Dan		2015	1/27/2005	BI-6, CU-4, NP-6,
					NP-13, PN-2,
					CU-1, AM-1
Smith	Gregory S.	Fort Sumner State	3007	2/7/2005	CU-2, CU-3
		Monument,			
		Department of			
		Cultural Affairs			
Smith	Donald R.	U.S. Department of	3010	2/22/2005	AM-15, DP-3,
		Transportation,			AM-18, AM-9,
		Federal Aviation			AM-16, DP-6
		Administration	0000	1 /25 /2005	
Smoot	Jeanette		0003	1/25/2005	AM-1, NO-2, BI-2, AM-2
	Stephen R.	U.S. Department of	3012	2/18/2005	NP-16
Spencer	Stephen K.	the Interior, Office of	5012	2/16/2005	INF-10
		Environmental Policy			
		and Compliance			
Standford	Melvin	and compnance	0025	2/19/2005	NP-9, NO-9, SO-3,
Sumaroru	I INCIVILI		0020	2/ 1// 2000	PN-1, NP-21,
					NP-20, AM-11,
					NO-10, NP-15
Stevens	David M.		0030	2/16/2005	AM-5
Taylor	Buddy &		0040	2/15/2005	PR-7, NO-18,
	Donna			_, _,	BI-25, SA-4, SA-2,
				1	NP-2, LU-1, NP-3,
					AM-1, SO-5
Terrell	Richard	New Mexico Energy,	3009	2/22/2005	GE-1
		Minerals and Natural			
		Resource Department,			
		New Mexico State			
		Park & Recreation			
		Division			
Thomas	Joe		2018	1/28/2005	GE-1

				Date of	
Last Name	First Name	Organization	Letter #	Comment	Response Code
Tibbets	Kelly		0020	2/19/2005	NP-9, NO-9, SO-3,
					PN-1, NP-21,
					NP-20, AM-11,
					NO-10, NP-15
Trapp	John C.	Aviation Association	0011	2/9/2005	AM-5
		of Santa Fe			
Uslan	Steve	U.S. Pilots Association	2000	1/24/2005	AM-5, SA-3
		& New Mexico Pilots			
		Association			
Vaughan	Charles G.	Vaughan & Cibola	0014	2/11/2005	NP-10, PN-1
		Ranch			
Vaughn	Charles		2010	1/27/2005	GE-1
West	Leona &		0043	4/22/2005	NP-3
	Jake				
West	Leona		2012	1/27/2005	AM-1, BI-10, NP-3
Whelchel	Mary		0018	2/14/2005	GE-1
Williams	Heidi	Aircraft Owners and	0017	2/14/2005	AM-2, SO-1, SA-1
		Pilots Association			
Wood	Percy G.		0006	1/31/2005	AM-2, SO-1,
					AM-5, PN-2
Woody	Dwain	Woody Investments,	0042	6/16/2005	GE-1
		LLC			
Woody	Dwain		2021	1/28/2005	AM-7
Young	Col. Allan		0012	2/10/2005	NP-9

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6.0 COMMENTS AND RESPONSES

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ADDRESS: ADDRESS: CITY SETATEZEP: A DAVIE A TAA	cc needs additional air space in New Mexico. The White Ity covers over 10,000 square miles of New Mexico from of Albuquerque. T believe the military rank or milion acres.       PN-1         or milion acres.       Dimles south of Albuquerque. T believe the military rank sing the missile range would be to keep all the military rank synead to the easily digested by cartle, sheep or windows and cast's unit fitional sonic booms which ratte our windows and cast's unit fitional sonic booms which ratte our windows and cast's unit fitional sonic booms which ratte our windows and cast's unit fitional sonic booms which ratte our windows and cast's unit fitional sonic booms which ratte our windows and cast's unit fitional sonic booms which ratte our windows and cast's unit fitional sonic booms which ratte our windows and cast's unit fitional sonic booms which ratte present jointly used. By not expanding the area all these undershed on area when no people reside and visitors are only allowed area is also posted against trespass by both humans and area is also posted against trespass by both humans and area is also posted against trespass by both humans and area is also posted against trespass by both humans and area is also posted against trespass by both humans and area is also posted against trespass by both humans and area is also posted against trespass by both humans and area is also posted against trespass by both humans and area is also posted against trespass by both humans and area is also posted against trespass by both humans and area is also posted against trespass by both humans and area is also posted against trespass by both humans and area is also posted against trespass by both humans and area is also posted against trespass by both humans and area is also posted against trespass by both humans and area is also posted against trespass by both humans and area is also posted againstrespass by both humans and area is also posted against				at you understand the seriousness of my complaint. and operated a 64,000 acre cattle and horse ranch on fain. I own and maintain 7 houses on this ranch. I am Ranch Airport at Capitan, NM. Banch Airport at Capitan, NM. Ranch Airport at Capitan, NM. PN-1 s additional air space in New Mexico. The White ars over 10,000 square miles of New Mexico from south of Albuquerque. I believe the military could ion acres. In acres. In assile range would be to keep all the military could ion acres. In acres. Missile range would be to keep all the military trash the trash digested by cattle, sheep or wildlife. BF1 sonic booms which rattle our windows and crack our NO-1 on danger from range fires started by flares being SA-2 ge portion of New Mexico, I suggest that the present used. By not expanding the area all these undeximble a when no people traside and visitors are only allowed lao posted against trespass by both humans and	Captan, New Monto at you understand the seriousness of my complaint. and operated a 64,000 acre cattle and horse ranch on tain. I own and maintain 7 houses on this ranch. I am Ranch Airport at Capitan, NM. Ranch Airport at Capitan, NM. Manual at space in New Mexico. The White States of New Mexico. The White Not evaluate the started by flares being SA-2 ge portion of New Mexico. I suggest that the present used. By not expanding the area all these undesirable a when no people reside and visitors are only allowed the posted against trespass by both humans and the posted against trespass by both humans and
NAME: Diana Huey	er needs additional air space in New Mexico. The White I'miles south of Albuquerque. I believe the military could r 6 million acres. F 6 million acres. F 6 million acres. F 6 million acres. F 7 6 million acres. F 7 6 million acres. F 7 6 million acres. F 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	PN-1 Far from Sounding like an anno(auto) BF1 No-1 SA-2	PN- In allow Philots to train more full the local economy to reasons of defense, tar from sounding like an annou[auro, SA2	PLEASE PRINT T Support the training range initiation T support the train more fluit T addition to reasons of defense, tar addition to reasons of defense, T are from sounding like an anno(anov, a reassurance. BL, BL, BL, BL, BL, BL, BL, BL,	at you understand the seriousness of my complaint.         and operated a 64,000 estre entitient.         at you understand the seriousness of the seriousness of the mail maintain.         at the difference.         at the difference.         at the seriousness.         at the series of the se	Capater, New Masco       Capater, New Masco         Capater, New Masco       Capater, New Masco         at you understand the seriousness of my compliant and operated a 64,000 sere eartle and horse ranch: on tain. Jown and maintain? Thouses on this ranch. J and deterted a 64,000 sere eartle and horse ranch on tain. Jown and maintain? Thouses on this ranch. J and deterted a 64,000 sere eartle and horse ranch on tain. Jown and maintain? Thouses on this ranch. J and deterted a 64,000 sere eartle and horse ranch on tain. Jown and maintain? Thouses on this ranch. J and deterted a 64,000 sere eartle and horse ranch on tain. Jown and maintain? Thouses on this ranch. J and deterted a 64,000 sere eartle and horse ranch on tain. Jown and maintain? Thouses on this ranch. J and tain. J own and maintain? Thouses on this ranch. J and tain. J own and maintain? Thouses on this ranch. J and tain. J own and maintain? Thouses on this ranch. J and tain. J own and maintain? Thouses on this ranch. J and the capiter, flares and obart, around. Chaff, in the trash is a particulary trash to the cash digrated by cartle, a being
	E	PN- BN- BN- BN- BN- BN- BN- BN- BN- BN- B	PN-1 PN-1 PN-1 PN-1 PN-1 PN-1 PN-1 PN-1	PLEASE PRINT T Support the training range initiation The addition to tradsons of defense, tar finm Sounding like an annorfamor, a reassurance.	at you understand the seriousness of my complaint. at you understand the seriousness of my complaint. The Aldrithon The treat in the	at you understand the seriousness of my complaint. at you understand the seriousness of my complaint. but I. Jown and maintaint. But J. Jown and Maint J. Jown and Cardin and J. Jown and Maintaint. But J. Jown and Maint J. Jown and Cardin and J. Jown and Maint J. Jown and Cardin and J. Jown and Maint J. Jown and Cardin and J. Jown and Cardin and A. Jown and Cardin and J. Jown and A. Jown
		PN-1 PN-1 PN-1 PN-1	PN-1 PN-1 PN-1 PN-1 PN-1 PN-1 PN-1 PN-1	PLEASE PRINT T Support the training range initiation it will allowabilots to train more full the local economy tar from sounding like an annorgance, a reassurance.	at you understand the seriousness of my complaint. and operated a 64,000 acre cattle and horse ranch on tain. I own and maintain 7 houses of my complaint. and operated a 64,000 acre cattle and horse ranch on tain. I own and maintain 7 houses of my complaint. Ranch Airport at Capitan , Mill allow of 1 hor all and thorn all of the local e concorrect. The ald thron is the assorts of defense, the local e concorrect. The ald thron is the assorts of defense, the local e concorrect. The addition is the assorts of defense, the local e concorrect. The addition is the assorts of defense, the local e concorrect. The addition is the assorts of defense, the local e concorrect. The addition is the assorts of defense, the local e concorrect. The addition is the and antrod and the test of the and antrod and the south of Albuquerque. I believe the military could in acres.	Monicol Mon
88-2 SA-2		to local economy. Far from sounding like an annorfamo, a reassivrance.	It will allowed to the train more full The addition to reasons of defense, tar from sounding like an annorfame, a reassionance.	T support the training range initiation T support the training range initiation it will allowabilits to train more full Th addition to reasons of defense, to Local economy Ear from sounding like an annorgance, a reassourance.	at you understand the seriousness of my complaint. and operated a 64,000 acre cattle and horse ranch on tain. I own and maintain 7 houses on this ranch. I and the horse initial function is train moree full the horse of the horse initial function the horse of the horse initial function the horse initial function is train moree full the horse of the horse initial function the horse initial function	Capitan, Now Maxico         Capitan, Now         Capitan, Now

NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES

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0004			AM-19	AM-2		81.3	87 7
	Comments Regarding New Mexico Training Range Initiative Draft Environmental Impact Statement My comments this evening will focus on four issues regarding the Draft Environmental Impact Statement.	<ol> <li>Aircraft impacts on structures on the ground, people and aviation</li> <li>Aircraft impacts on livestock and wildlife</li> <li>Impacts of chaft and flare</li> <li>General quality of the analysis</li> <li><b>Aircraft Impacts on Structures, People and Aviation</b></li> </ol>	The EIS must fully examine the effect of wake vortices on ground structures, including windmills and cattle management structures such as fences and corrals. Mitigation of the known impacts of these wake vortices should include compliance with the Federal Aviation Administration's guidelines. FAA soludance rules include 1) avoiding congested areas of a city, town, settlement, or any open-air assembly of persons by 1,000 feet and 2) avoiding any person, vessel, vehicle, or structure by 500 feet. These guidelines are particularly applicable as mitigation measures when aircraft are maneuvering (pulling Gs) and not just flying straight and level.	Impacts to Aviation The EIS must examine the aeronautical effects, including impacts to civil and commercial aviation, that will result from the action. Civil and commercial aviation are part of the modern human environment and NEPA requires the EIS address the action's impacts to these parts of our environment.	II. Aircraft Impacts on Livestock and Wildlife General Comment Regarding Analysis of Impacts to Animals	The DEIS concludes that animals will be expected to quickly habituate to increased aircraft and suggests that impact is minimal. However, even the DEIS recognizes that species differ in their ability to habituate to aircraft noise. The DEIS should examine and identify the specific impacts to individual species, which will differ and may be severe. The severity should not be minimized through general conclusions.	The EIS must examine the impacts to livestock. The analysis of such impacts should follow the protocol in Air Force's handbook titled "Impacts of Low Altitude Flight on Livestock and Poultry." The current DEIS does not include a number of studies that document the negative effects of livestock and domestic animals. Appropriate studies should be included in the EIS and their results considered as part of the analysis. The EIS should also include mitigation of
0004	Cours Written Comment Sheet Public Hearing for the New Mexico Training Range Initiative Draft Environmental Impact Statement (EIS)	Thank you for your input: PLEASE PRINT EXOLVESCED ATTE 2 PROVES OF COUCEDUD FOR OPTIOUS EXOLVESCED ATTE 2 PROVED FOR OPTIOUS REGUNTELY * INVESTIGATE" THE JANPACTS TO ADE CUM IS TO WAY PROPERTY TO ASCORTAND WAAT	JAVE ON THE CLANNED. D JAVE ON THE CLANNED. FOR USAF TRANSING. THIS IS APP FONET" WITH FAISE AND FRAUD MALENTS. 9 DAMALE CLAINES IS MALENTS. ALL WITHING THE A D JY CTARS. ALL WITHING THE A	THIS IS JUST A PART OF MY RESPONDE, MORE SUBSTANTIAN WILL FOLLOW.	lor 3 Paces.	be put pecific mailir TON:	ADDRESS: CITY/STATE/ZIF: FOIZT SUMMICAL UN UNALDE, TH Please hand this form in or MAIL BEFORE FEBRUARY 21, 2005 to: HQ ACC/CEVP 129 Andrews Street, Suite 102 Langley AFB, VA 23665-2769 Attn: Ms. Brenda Cook

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NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES

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Roswell, NM	
January 31, 2005	erendet. It is a hazard that can be miticated with radar coverance. Such coverance is
HQ ACC/CEVP	not detailed in any of the current proposals. All pilots should check the airspace notices (NOTAMS) prior to flight, but the military would have to assure that the information is there. And this is only available during good weather to private pilots. Schednled air curriers usually operate under Instrument Flight Rules (IFR) which has no "see and avoid."
129 Andrews Street, Suite 102 Langley AFB, VA 23665-2769 Attn: Ma. Brenda Cook Mv Deer Mc Cook	I attended the presentation held at Goddard High School in Roswell. I was impressed with the talents of the pilots present, but do not feel that expanding the airspace is all that <b>PN-2</b> is needed, nor sufficient, to prepare them for actual combat. Nothing does that short of combat itself.
I am writing as a private citizen. My views are my own, and not those of my employer, registhors or any organization I have been or am a part of. I wish to draw attention to three issues regarding New Mexico Training Range Initiative (NMTRI).	Sincarely. Percip G. Noro
<ol> <li>The airspace surrounding Roswell International Air Center (ROW) may be characterized by a big "X," with the legs representing flight ways to and from ROW. To the north are the current Pecos Military Oberations Areas (MOA's).</li> </ol>	Percy G. Wood CC: The Roswell Daily Record
and to the west are the Beak MOA's. Taion and Bronco MOA's are south and east. These MOA's are restricted; to the west they are above 12,500 feet mean sea level (MSL). The northern ones are essentially from the ground up. The hours of operations are 6:00 am to 6:00 pm for the western and 8:00 am to 8:00	· · · · · · · · · · · · · · · · · · ·
pm for the northern ones; on week days. Should the MOA be extended, it would make such areas configuous from SW of ROW to NE thereof. My concern is that the NMTRI would cut off scheduled air carrier operations between ROW and Albuquerque (ABQ). This is the only air carrier service available in ROW. Air	
carriers do not operate on "see and avoid." They are under instrument flight rules from ROW through Corona and on into ABQ. Detouring around the MOA's would be time consuming, and very expensive for the current carrier. Sufficiently expensive that they may cancel service between ROW and ABO. Absent that	AM-2
c	
<ul> <li>2. Increased Lany Record has obtained pushess opportunities that have been bought out by the Economic Development Commission. Some of these businesses, reported in the last few weeks, have involved aviation. I'm sure that</li> </ul>	
C	S0-1
<ul> <li>AAK, BARWIR AIRTRAIL FAIRING and the Fught Research I faming Context, might find other venues more inviting.</li> <li>3. Finally, as a private pilor, I agree with prior comments. Canable pilots can "see</li></ul>	
	AM-5
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NEW MEXICO TRAINING RANGE INITIATIVE EIS	
6.0 COMMENTS AND RESPONSES	PAGE 6-13

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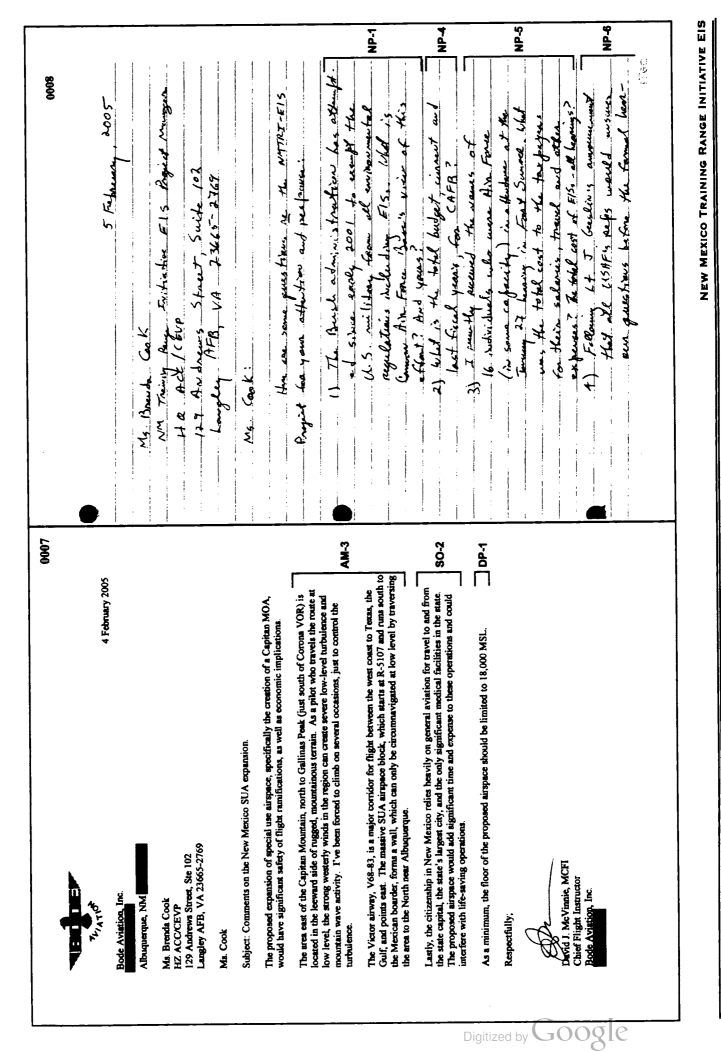
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1) " 1 and the cost		iting I mat Bob him that , while him the same when a the same when a him the give a dra him the give a dra him the give a dra him the give a dra	6) Why are terms Significant " and Significant " and Crylenel in the 7) In my Vally, 1 I have ident itie	erly we defind a muchel his tang at qual basic pub etter rele want f affenently wit	Br Fie Section of the section of the section of the section of the second of the secon
	2	of I asked second questrars of ob Van Tassel, voue of induich he auld ausuum disaetleg. Se, what he has acedusic background, work experience has acedusic background, work experience of publicables, reponder in the American gain fullicables, reponder in the American project? In the court sheet set of the NM TPE - EIS (draft) is the skake- must that the Rasposed Action were that the Rasposed Action	an ather everyormental associates " NP-7 excepting "some tal associates " NP-7 querers", Considering all of my parsonal extensive I with the USAF as an ere- cultured specialist and concerned citizer, and these expressed by ather De Baro	an the	
	Sundark to Cack	asked Tassel swurdenic clamic lichter to and to to the last t	an atten envouvental excepting "same ainfore queress", Consistent all expensions unter the USS cultural specialist and and there experied by	a d see	

NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES

war AFR HAMANOUS 0008 (cont.) 1-27-05 What Ft. Sumner is doing & bow much longer before we have safe 22222222222 2222 2 hear anything about their efforts 5. Which cavironmental concern Combining the city, county, and Rules & regulations on feed lot would you like to learn more number. However, we seldom to control illegal drugs, repeat Land development & land use environmental contamination Diseases associated with keeping state police employed locally Medical problems related to makes an almost ridiculous 4. Environmental concerns: Environmental contamination: Excess artificial light at night: Unsafe work environment Unsafe work environment: Pesticides/herbicides Odor emitting industries: drunk drivers, etc. Pesticides/herbicides: Animal control drinking water. Y NY NOY Land development: Livestock control: Animal control: operations Water quality: Rodents Air quality: about Cijie Safe food: Noise Water Land use: Rodents: animals: Crime: Noise: Other: . • . • • . . ٠ • F. Scower 88119 Submitted by Dav Sceelard asked residents to identify cavironmental health issues important to the people of on the belief that the environment affects the relationships between our health, and 2. Chemicals or pollutants people Chemicals or pollutants people this area. Environmental health is based our homes, workplaces, schools and the outdoors. The following is the result of 33 7 Fort Summer Partners in Environmental Summer and De Baca County Residents. 45 9 N 19 3 ភីត Paint thinners or other solvents: 27 Paint thinners or other solvents: 14 Homemade remedics/cosmetics:11 our health. The environment includes There were 72 responses. The survey ENVIRONMENTAL JUSTICE Justice sent out a survey to 188 Fort 1. Average years in De Baca are exposed to at work: are exposed to at home: Imported/unglazed pots: SURVEY RESULTS 555-714-3473 County: 36 Dust/sawdust: Heavy metals: Dust/anwdust: Heavy metals: Don't know: No: Don't know: Exhirt "A" Bug killers: Bug killers: Soldering: Soldering: that survey: Other Charles 1 None: 0008 8 : curitoterme Vetrado Highwiew, is another 3 オア r Z when dif the USAI 300 Squar mille is SHERE Fart Sumer, NA Tauren 27 hearing 2 Deleuron 3 3 Acherlogist. 200 Dev Swalech ENVIDORMENTEL Ar z ž For T o Comments Ľ, of am /Jave deguilitie EF -- Srivaru Ta Jara significant exterts ?? F13 (Lee 1.2 et the USAF 5 amputure in the Z tay has is 1: 2057 7 3 track 200 want to do. I cense 4 the justified mut , hind at connerd USAF wiel I mission I al mar The EIS Paul 14 3 4150 7 <u>P.</u> S.

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NEW MEXICO TRAINING RANGE INITIATIVE EIS

15. Best way for receiving information:	Newsnancz articles: 44	TV: 28	munity meetings:	t or websites:	Workshons: 3		16. Where do you go most often for	your family's healthcare:		De Baca Family Practice Clinic: 60	Roswell: 7	Clovis: 6	Albuquerque:	_		17. What does environmental	bealth mean to you:	- Not only chemicals, and	water, but noise, crime, and	quality of life.	,  Physical and mental health	interrelated with environmental	conditions	<ul> <li>What the land gives back to you</li> </ul>	for your health	The well-being of the land, air,	water, structures, and people you	come in contact with daily.	<ul> <li>Clean air, clean water, no dairies</li> </ul>	<ul> <li>Maintenance &amp; protection of the</li> </ul>	Earth and in return, people's	health.	<ul> <li>Not to have to worry about</li> </ul>	drinking a glass of water.	Concervatively Inching to the	f future & este-mending in the	Inter of anto-guarding limit victor	rights to sale water, air, holse,	cleanliness, and safety.			
11. Whe do you talk to about		Friend: 28	Family member: 26	Healthcare provider: 18	Community organization: 13	Government agency: 12	Elder: 1	Other: 2		12. Hew many acres do you une:		10 acres or more: 29		1/4-1 acre: 8				None: 4		13. How do yes use this land:		dence:	*		dscaping:		Simall business: 11	Recreation: 5	Cuba:		14. Land use concerns:			Agneultural changes: 16		housing	developments: 7	Limited availability of utilities: 6	ž	Other: 5	No concerns: 20	
Having enough safe water for drinking/household use: 52			Salety of private well water, 3/			NO CONCETTS:	9 What recale consider avance:		Accumulation of litter/debris on		ed cars:	iner.			-		None: 2		10. Most important health	concerns in your family &	ncighborhood:	<ul> <li>Having immediate health care,</li> </ul>	permanent doctor, hospital.	<ul> <li>Sewage disposal and household</li> </ul>	waste	No nursing home	<ul> <li>Availability of medical treatment</li> </ul>	after 5:00 on weekdays and	weekends	U • Water	<ul> <li>Available, affordable, qualified</li> </ul>	bcalthcare	• Suress	Cancer	Osteoporosis	• Air quality control	No assisted living			No treat michin outside the	village.	
Medical problems Odor emitting industrics		What is the most important	environmental health problem	water quality	Carbon Monoxide	Air pollution	Stress from outside sources such	as impation nghis for farmers	Livestock & pet control	Lack of emergency room		Dust, weeds, & cottonwoods	Lack of environmental control	West Nile Vins	Lack of or poor coordination of	law enforcement resources	Mental health		How does the above affect you	and your family:	Overall health	We have to buy our drinking	water, breathing problems	Everyone has stress from one	form or another. Stress causes	people to argue, to become	privationally lit, autioning ounce			We don't have been it after a		outed from rengineurs pets		Une bever knows when a tamuy	member may need emergency				8. Water concerns:			drinting/household use: KK

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NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES

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0008 hist and co-filet who kilked is the in ber somel 3 wild. chi dhen had almost constant, Ayouers of heli-And j'ust to gave one more es - star Visitars Cause dereing and other livestock suprime the "sam to apprently is what well plats do to eve , while knowing that all of these hunker down in of Greedon', and as we breedle in freed them are less than 100 hat above the c revel Pleas in to the cables of a hopey our cattle received only a "tap on the whist , where "attitude and my, on aure civiliau and military 1 S taal an wate bellens lite this los de all Albuquerque from 1977 to 1998. alp. S low - level flight violations, as back programs, rave and entre cofters and jets, distructure auther patter comos by signey. another are doesn't caushy have lourdent iets me to Austhe and witnessed catas trophic the, we So, as we enissions from the our houses have the above scenapies the actrous ane see Violence K aufle of 12 when they ihrocert the m There 2 0008 ) and their engine varies outaight admission to is the runs at these two watched theatheres " dates to 1965-Guyson My experies with the An Fone protect elwatrens below 1000 ft. samethers savic booms caused sucking For me that means a server environt KOAT-TU while working at these lawyon of Haile 3 alles Dered matestur an treadoms lavalian. Monument. Elte I have All etter the int emissions Cultural Park and visither etter metzicals Everglades NP, we ivere (and are ) 1970, while en then and now , 2 and S . IN thei amour alle the new 000 dropped on towns, rankes NEW MEXICO TRAINING RANGE INITIATIVE EIS 4 COR Just yesterday 11 tures pe 3 from vardalism Thousd level SAGEN prie Wat Enal Back in true (as possible by the UPS of hinking essentially Now the clief which we take The Am Fare were land are were flying at owed wer aircast cheb 4 de Chelly ( whome ! Wat buel Chanel in Alan 69 1 ing pro 6 Digitized by

6.0 COMMENTS AND RESPONSES

・ 産メレント・ どうしん 0008 (cont.) COMMITTEE	Hinited Scates Schalt Representation Resources washington, dc 20510-3101 Octember And Atalas August 24, 2001	Mr. Dæn Scurlock Route 1, Box 16-L Fort Sumner, New Mexico 88119 Dear Dan:	This is just a brief note of thanks to you for sending me a copy of your letter to Linda DeVine regarding the Defensive Training Initiative. I'm glad to have the opportunity to review it. Again, thank you for kcoping me informed of the issues most important to you. Please continue to kcop me apprised of your concerna.	Pre-V. Domenici United States Scattor	PVD:dm	Name govi-domenici Nameted on rectulud namer
8000¥	igh hu	Regals guardad by the Bell of Rydes the Caustitution, and variais camp decisions one the last doot years, ausual by creation and and carpoistional acts issued	on prosed (sufferenty) to proved one watered and paravet security. I are use pland to be a Annocen, He page stated in 1968 (or '69), " he have not the eveny and they is	us: Prin Gully, Swarly, Rav Genelocks	Der Suulerk	

NEW MEXICO TRAINING RANGE INITIATIVE EIS A.O COMMENTS AND RESPONSES

0008 (cont.) 2002 Alyovers. No written SYAF atter on your Hugust 29 innagene that Р Paceure Sumo the , in the carle Noa 804 otter (accurate North abeut right 00 Cancer did Decemed which 22225 - coutin Lekene ents, wattin on ora Just 10 aux assem Poor 2050 extilit E act hulated 175 you are away AF Base Rt coulded week wer Ha W hat Vonce Joesn't care 2 late. alocher Deuse have Pers 0000 the 100 ablecall. about two weeks S. Mulle 2 veer, was a fig wen letter nespender telephave aver vellie 5 Jate ind! 99 of the Air courth. Dear ( Deell Nas 0 ette nour 2c Blu NON 67 00 24 8000 -2 2-1 0008 (cont.) 703 HANT SEMATE OFFICE BLD2 WASHINGTON, DC 20510 DD 222 234-53010 BN NEW MEXICO-1-1880-445-8654 TDD (2021) 234-1792 101 D 119 E MARCY SATT TANTA PL NEW STRAT Because of the desire to be responsive to all inquiries. I respectfully request that you from Fort Summer, New Mexico, who has a problem of special interest to your department. Enclosed is a copy of the letter he sent to me regarding the issue. mator binden study the problem and respond back to my Roswell, NM office with the result of your 8 Edichit "I", amon AB Heavings TTAN WEST THINK, BARRY REST I am contacting you on behalf of my constituent, Dan Scurlock, Philted States Senate United States Senator D. MOX 1977 IN REDGE STREET SATTE 3 AS YEARS, YAM 97791 AS YEARS, YAM 97791 August 29, 2002 investigation. The address is listed at the bottom of this letter Jeff Bingaman Sincerely. Thank you for your attention to this matter. from Deer Seedlell 101 D 1491.0761710 TOWNE CENTRE 1805 SCUTTE MARK LASS COLUCES, MAR MINIS 18061 N23-9561 Washington, DC 20330-1160 1160 Air Force Pentagon Congressional Inquiry SAF/LLI Colonel Nicki Watts Dear Colonel Watts: ICT BERS SALVANT, JIM, TAUTE THE SALVANT AND THE SALVANT SA JEFF BINGAMAN **JB/nc** PLEASE BEFLY YO B-30 **)**σ

0008 (cont.) 769 HANT SEMATE OFFICE INDO. VANSIENCO TON, DC 789 18 1244 1821 IN NEW NEXCO - 1400-443 1918 CONTRACT, NAM 87501 SANTA TL. NAM 87501 ROOM 980-9647 I am again writing on behalf of my coustinent. Dan Seurlock? I have not received a reply to my inquiry dated August 29, 2002 on behalf of my constituent. For your information, I am constituent's request for assistance. Please send your response to the attention of Colonel Watts I would appreciate receiving any information you can share so that I can respond to my 20-41-1 NA NEW MEN HI and him 10 105 WIST THORD, SUITH 40 ROSWILL, NM 00201 15051 623-7113 EX AVELY R." Section that lay PAmited States Senate United States Senator November 7, 2002 C P.O. BOX 1977 11% BINDOLE STRUCT, SUITE 3 LUS VEGAC, AN 87781 BOQI 844-4824 in my Colonel Watts office listed at the bottom of this letter. leff Bingaman Thank you for your prompt attention to this matter. Sincerely HERRINGES Fert Sermes enclosing a copy of my last letter to you. D 148 LORE TTO TOWNEL CENTRE 966 SOUTH MARK LAS CRUCES, NM 80001 GREA 522-6961 Washington, D.C. 20330-1160 1160 Air Force Pentagon Congressional Inquiry Colonel Nicki Watts Dear Colonel Watts: CANVED! USAF CI 62% SALVER AVE., 594, SUITE 130 ALBUCKERCIUE, NM 17792 1505) 766-3636 SAF/LLI JB/rdv JEFF BINGAMAN PLEASE REPUY TO: 0008 you will speak and loud the bletant  $I_{i}^{i}$ you lee Aly aver the villege as I wate. U.S. citizeus, them coyotes til Not to ad this was posture was Pete the undar the armed services have Wiser teur weeks back, Willing the preat of - Sabra- authe R MN Bush - Chener potentially waved a over anasseo 2 peacewood weed there is walle Hause live trou 5 t Cauron will ad ake dead eneb 4º 50 Resource S .. am aulite pletaric other countries the 52 20 to the sights. Reil. gainst. g the future USAF Dog. marthe. I Pole Jane une Ul 40 the attens as well. Cleally cresh in town C'NO and 9 m alminder 1'ets Juzan- mangurit do about the and waste of alowst eer al la their starce wide pro Sove uadars in 200 PILT AF a grew mu 154 dispersed 557 Trag thead The test and Qu d 25 20 00

1008 (cont.)	"ellow - 8: 121 An 3 F - 16 acres what Fart Suma at a 1900' alworkion, sure boyh. At 8: 36 m sure	rad sumer and and and and and a land			
CANNON AFBUS HEARINGS : QUESTIONS	Pilet maining period ? hours ? AM-12 Tau aver ? - Any from root still thing AM-13 No of Bet Ameruett at land, MP4	eur tight thu ? -	( Number of early to shed all in see ? Rolyon ) NP-1	Mistre questions.	Turn over the town

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## NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES

0008 (cont.) 116 MARCH SUTT OTHICK MUDG. I am again writing on behalf of my constituent, Dan Scutlock? I have not received a reply to my inquiry dated August 29, 2002 on behalf of my constituent. For your information, I am I would appreciate receiving any information you can share so that I can respond to my constituent's request for assistance. Please send your response to the attention of Colonel Watts in my Colonel Watts office listed at the bottom of this letter. やたー C) HIS WEST THEMD, BUTT AND ADDIMELL, HAS BERGI BOOR AEX-TITS EX HIMIT R." Submitted by Rhited States Senate United States Senator D PCD. BOX VB77 116 BARDOL STARDT, SLUTE 3 LAS VEGAL, HAI S7791 SOLD BAA AE2A November 7, 2002 Thank you for your prompt attention to this matter. eff Bing ک Sincerel HERRINES Fert Sume enclosing a copy of my last letter to you. WHICE CENTRE Washington, D.C. 20330-1160 D 148 LONETTO TON 1485 SOUTH MARK 1.45 Churchs, MAR 1160 Air Force Pentagon Congressional Inquiry SAF/LLI Colonel Nicki Watts Dear Colonel Watts: CANNED! (1SAF C) 435 SALVER ANE, SML SALFE 130 ALAUQUERCHE, NO 87797 BOX 796-3056 JB/rdv PLEASE BEAU TO JEFF BINGAMAN 0008 acit lour Sec. Ą Ũ Aly over the villes as I wate. CART to U.S. citizens. pesteren N, d Keet Chedy, the samed survers have Y 21300 cuel \$ cenates ž £ 22 cresh in town patertally wave d you will speak 5 inst this was These is North au se teur weeks back, within the pre vorro beaceru EE C 3 40.0 3 will 4 + the willite , Resource S ... Sec.S. Phetanic the the sights liel mathe I other count Le ferre USA Cee 65 õ attens as well. P A ALL MANGAGENAL an Reput de leaders in the The AF jets alowst معلاء aeste here starte ( ) de do about 3 Je et 202 a free dispersed 15-1 mm theart Theo 3 ちち 250 ť °a

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NEW MEXICO TRAINING RANGE INITIATIVE EIS

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Written Comment Sheet Public Hearing for the New Mexico Training Range Initiative Draft Environmental Impact Statement (EIS)	
Thank you for your input! DATE: 2-5-05	
PLEASE PRINT GE-1	Albuquergue, NM
PROVIDED The CORID	
Retween CORONA AND ROW HAR RACIAR AND COMMUNICATION	Pebruary 7, 2005
2	Mis. Breada Cook HZ ACC/CEVP 129 Andrews St., Ste 102 Langley AFB, VA 23665-2769
	Dear Ms. Cook:
	This letter is a comment on the proposed expansion of the Pocos and Beak military operations areas (AMOAs) in New Mexico.
	I am a private pilot who regularly flies between Alboquerque and Carlsbad, NM. This route takes me through the area that will be affected by the proposed expan- sion (V68-63 and V291). The minimum enroute altitudes (MEAs) for that area are 9,000MSL. However, when receiving VFR advisories along that route and above the MEA (e.g., 9,500MSL) and 10,500MSL) problems often occur.
	<ul> <li>the controller informs me that they have lost radar coverage, or</li> <li>I am unable to communicate with the next controller after a hand-off.</li> </ul>
	Higher altitudes work fine.
**** CONTINUE ON BACK FOR MORE SPACE **** Comments will be published in the Final EIS. The names and city and state locations of persons making comments will appear in the Final EIS. Specific address information of commenters and meeting attendees will not be printed in the Final EIS, but will be used to create a mailing last for the document.	It concerns me that you want to make a ceiling of 12,500MSL for general aviation flights in the area. If I cannot fly low due to ATC limitations and I cannot fly high due to this ealarged airspace, no options remain. Please raise the floor of the proposed airspace that affects this route to 15,000MSL. This would allow general aviation flights to proceed safely.
NAME: David D. Richard	Left for
IZATION: New Merid	Kennech lagham
CUTY/STATE/ZIP: SA/-TA FO AJ. M	
Please hand this form in or MAIL BEFORE FEBRUARY 21, 2005 to:	
HQ ACC/CEVP 129 Andrews Street, Suite 102 Langley AFB, VA 23665-2769 Attn: Ms. Brenda Cook	

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6.0 COMMENTS AND RESPONSES

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55	Please hand this form in or MAIL BEFORE FEBRUARY 21, 2005 to:	
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2	129 Andrews Street, Suite 102 1 anelev AFR VA 23665-2769	
	Attn: Ms. Brenda Cook	

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NEW MEXICO TRAINING RANGE INITIATIVE EIS & A COMMENTS AND RESPONSES

0010	Albrouwraw, NA	February 7, 2005	Mar. Brreade Cook HZ. ACCCEVP 129 Anatrons St., Ste 102 Langley AFB, VA. 23665-2769 Dear Mar. Cook:	This letter is a comment on the proposed expansion of the Pocca and Beak reliferry operations area (MOAs) in New Mexico. I am a private pliot who regularly files between Albequerques and Carisbad, NM. This route takes most mough the area that will be affected by the proposed expan- sion (V66-83 and V291). The minimum carroute altitudes (MEAs) for that area are 9,000MSL. However, when rootiving VPR advisories along that route and above the MEA (e.g., 9,000MSL and 10,500MSL) problems often occur:	<ul> <li>the controller informs me that they have lost radar coverage, or</li> <li>I am unable to communicate with the sect controller after a haad-off.</li> <li>Higher altitudes work fine.</li> <li>It connects are the years to make a ceiling of 12,900MSL for general aviation flight in the area. If I cannot fit year due to ATC that induces and I cannot fly high AM-5 due to this estimptor.</li> </ul>	Please relies the floor of the proposed simplex that a flocts this route to 15,000MSL. This would allow general aviation flights to proceed axiely. Sinceredy.	Keneeth laghan
0009 Written Comment Sheet Public Hearing for the New Mexico Training Range Initiative Draft Environmental Impact Statement (EIS)	DATE: 2-5-0 Provided The Con	Bus Nor Radar And Cranimitatio				•••• CONTINUE ON BACK FOR MORE SPACE •••• Comments will be published in the Final EIS. The names and dry and sate locations of persons making comments will appear in used to create a maling las for the document. <b>RAME:</b> D. OL I. A. A. A. D. D. C. A. C. D. C.	
Written Co Public Hearing for the New 1 Draft Environmental	Thank you for your input! PLEASE PRINT I AM FOR ALFERNAFLUE	CONTRACT RELIED AND ROLL D				Comments will be published in the Final EIS. The names and dry and the Final EIS. Specific address information of commenters and meetin used to create a mailing list for the document. <b>NAME:</b> DAVIOL D. ALAND, D. J.	ADDRUBAN CITT/BTATE/IZP: SAA-TA F-C A. A. Please hand this form in or HO A 129 Andrew Langley AFF Attn: MS.

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Wo hee	BE CLOSER TO WHERE THEY MIGHT BE NEEDED DUD COULD EVED BE MORE REALTITIES. I WANT TO SAY THAT I AN NOT IN FAMME OF LOW LEVER SMORE SAME RIGHTS. THE ALL FOLLE WOW'T FIX THE THOUSE THEY BREAK ON DESTROY IN THE PEOCESS.
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ADDRESS: Quality ASCAC. of Santa Fe, J. Dy CITY/STATE/21P: Santa Fe, S. S.	NAME: CHARLES G. VAUGHIAN ORGANIZATION: VAUGHAN & CJORG KANCH' ADDRESS
Please hand this form in	CITY/STATE/20P. FORT SUMMER, NEW MEXICO, U.S.A.
HQ ACC/CEVP 129 Andrews Street, Suite 102 Langley AFB, VA 23665-2769 Attn: Ms. Brenda Cook	Please hand this form in or MAIL BEFORE FEBRUARY 21, 2005 to: HQ ACC/CEVP 129 Andrews Street, Suite 102 Langley AFB, VA 23665-2769
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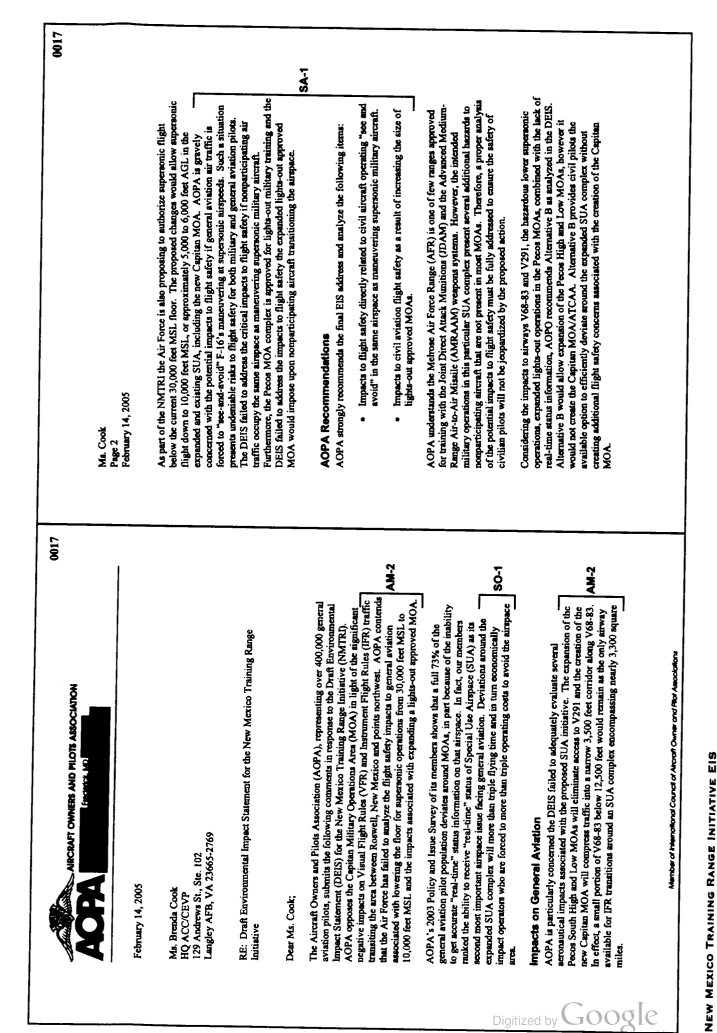
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6.0 COMMENTS AND RESPONSES

Written Comment Sheet Public Hearing for the New Mexico Training Range Initiative Draft Environmental Impact Statement (EIS) Thank you for your input!	0016 Written Comment Sheet Public Hearing for the New Mexico Training Range Initiative Draft Environmental Impact Statement (EIS) Thank you for your input DATE: 2/14/05
I own a ranch in the affected area at House, NM. The present training flights are disruptive but tolerable. Sonic booms ]	We own a nanch located six miles west of Ame NM and six miles east of Amuse. Bombing runs to the
Would be intolerable. I suggest that you Eliminate the Sonic Booms but go ahead Not and expand the fly-over area. Thank you for your Consideration.	on our property. Here flights have not cau any prelibra with the environment of to ou cittle. A four more flights would not be di provided the noise (jet exhaut) get no wou than now. Servic booms would be very dian to our wor of living and to our cittle. Pl
**** CONTINUE ON BACK FOR MORE SPACE ****         Comments will be published in the Final EIS. The names and city and state locations of persons making comments will appear in the Final EIS. The names and city and state locations of persons making comments will appear in used to create a mailing list for the document.         MAME: MICHAE MUCPHA         ORGANIZATION:         ADDRESS:         Control	More you intend to mitigate Bornes of More you intend to mitigate Bornes of More continue on BACK FOR MORE SPACE ed in the Final ELS. The names and city and state locations of persons making comments will a tress information of commenters and meeting attendees will not be printed in the Final ELS, but is to the document. All work in And a Cattle C
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NEW MEXICO TRAINING RANGE INITIATIVE EIS

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Mass Cook         Mass Cook         Mass Cook         February 14, 2005         February 14, 2005         February 14, 2005         AOPA appreciates the opportunity to comment on the DEIS for the NMTRI and looks         Gorward to working with the Air Force to help mitigate potential airspace impacts         associated with the NMTRI.         Sincerely.         AMM         Mass Could and the NMTRI.         Sincerely.         Amm         Mass Could and the NMTRI.         Sincerely.         Amm         Amm         Mass Could and the NMTRI.         Sincerely.         Amm         Mass Could and the NMTRI.         Mass Could and the NMTRI.         Sincerely.         Amm         Mass Could and the NMTRI.         Mass Could and the NMTR	Draft Environmental Impact Statement (EIS) for your input: Date I Date Statement (EIS) for your input: Date I Date I Date 2 - 4-25 PRINT P
Air Force to help mitigate potential airspace impacts	Gen 20 Alay Convert
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ADDRESS: CITY/STAT	1 JT. Sumved
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	HQ ACC/CEVP 129 Andrews Street, Suite 102 Langley AFB, VA 23665-2769 Attn: Ms. Brenda Cook

0019	Page 1 of 2
Written Comment Sheet Public Hearing for the New Mexico Training Range Initiative Draft Environmental Impact Statement (EIS)	Andy & Mary Andreas
Thank you for your input! DATE: 22-15-25	From: "Andy & Mary Andreas" Sent: Monday, February 14, 2005 1:21 PM
PLEASE PRINT See Attachments (2) GE-1	I felt priviledged to be able to attend the Air Force meetings in Ft. Summer twice. I was impressed and "Oh so proud" of all of the men and women. I talked with several of them, but one, the young pilot at the last meeting, had been to Iraq and had been trained here in the attacks at a high level-when he arrived in Iraq, his hands were tied because he had not trained at low levels of attack. He is about the age of my younger brother, the fighter pilot. How, tell me how can we complain of the noise, the sonic booms, maybe breaking a window, the cattle running. My God, we should get
	down on our knees and thank God and all of the Military for what they do for all of us and our country. I say, if the Air Force needs more space to train, high, low, or in between, so they will be more effective and stay alive to come back home to us, "how dare we not agree with the military". They know what they need, we do not. Thank God for all of our Military and God watch over them every minute of every day. We both are so very proud
	all of our men and women in all the branches of the Military. They have dedicated and willing to give up their lives every hour of every day for their Country and all of us. You make us so very proud to be Americans. We, Andy and I and our family love our Country so much. Think of us as
**** CONTINUE ON BACK FOR MORE SPACE **** Comments will be published in the Final EIS. The names and city and state locations of persons making comments will appear in the Final EIS. Specific address information of commenters and meeting attendees will not be printed in the Final EIS, but will be used to create a multing list for the document.	family who truly cares about each and everyone of you and our hearts go out to you. We pray each and every one of you return home unharmed. FLY HIGH,
Mar	FLY LOW, we're with you up there. When we hear you flying over us, high, low, wherever, we feel so very safe and secure. God Bless you all and bring you all home safely. Always, F.A. "Andy" and Mary L. Andreas,
антувтате/дет: Р. Д. Д. М. М. Реаse hand this form in or MAIL BEFORE FEBRUARY 21, 2005 to: Please hand this form in or MAIL BEFORE FEBRUARY 21, 2005 to: HQ ACC/CEVP 129 Andrews Street, Suite 102 Langley AFB, VA 23665-2769 Attn: Ms. Brenda Cook	Ft. Sunner, New Mexico
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6.0 COMMENTS AND RESPONSES

	Page 1 of <sup>4</sup> 0019	Page 2 of 30019
		Medics. We married and had 3 children, 2 boys and 1 girl. Our son Mike, the older one enlisted in the National Guard for 6 years and during those
	FOR YOUR INFORMATION : The following is a narrative about the family	ycars was auctioning Aupliane incentances seriooi at the base in roswett. Our second son, Pat, joined the Army and was shipped to Tay Ninh-that was a "hell hole" if there ever was one. He was forced to move into a Bunker at
	of F.A. "ANDY" and MARY L. ANDREAS, F.A. "ANDY" and MARY L. ANDREAS,	night to sleep. He was a mechanic on the Helicopters. They couldn't get parts they needed to always repair the helicopters so they would wire them
	Mexico-memory was born in Roswell, New Mexico in 1928. Andy was born in Wapato,	together or whatever it took to get them in the air again. He truly was in a "hell hole" there. He had a premature son while there and the copter had
	washingtou in 1726. The jource use Anny Au Porce and was supped to Sheppard Air Force Base at Wichita Falls, Texas for his training. He then was shipped to Roswell Air Force Base at Roswell, New Mexico where I	all the time, every minute of every day while he was there. He would be working on the Copters and the enemy would lop the mortars in where he was
	irved and we met and married in 1947. To go back a few years, I must say that my	working, so close to where he was working, killing some of his "buddies"
······	father, Wiley Grizzle was in the Navy(guess he started it all). Andy and I had 3 children, two boys and one girl. We farmed at Muleshoe, Texas then	while they worked, only teet away from him. Oh, dear God! This is why our military must have every advantage, know all they can about where they are
	moved to Ft, Sumner in 1955. Andy had three brothers in WWII, one a Marine.	and Tactics they must use wherever they are to protect themselves and their planes. We should never allow them to have anything less. Pat has two
	two in the Navy and he was in the Air Force. I had three brothers in WWII,	sons, both of which joined the Marines and served a big part of their time in the Gulf one on a chin and the other on land in a tank. Both served in
	ure order one was prior on a D2D and was going overseas, but developed a hernia and did not go. The second brother was a gunner on a bomber and his	the Gulf War-really wanted to get Saddam, but were not allowed to. They
	plane was shot down and he was a prisoner in Germany for 22 months, walking	both served their time protecting our Country and felt a "priviledge to do so". Our daughter. Kathy, married and her husband joined the Army but did
	all over Germany, eating anything he could get his hands on. Mom would	not go over seas, but served his time. I do not know what our Great Grandshildeen will be doing but you havou 111 her if there is war some of
	send him cookies and he said by the time he got them they had worms in them but	them will be right here in the middle of it. So now you see why Andy and I
Digi	he ate them any way. He wrote a book from the notes he kept while a prisoner. The youngest brother was a fighter pilot flying several planes,	feel so very strongly about our Country and why we feel so very proud of "ours" and so very proud of ALL OF YOU and why we know "YOU HAVE
tized	the last one was th P51. He went on many missions day and night-he was shot	GOT TO HAVE THE TRAINING, AND THE BEST OUT GREAT COUNTRY CAN
by (	down and went down with his plane over Belgium in 1945. My family lived	SUPPLY FOR YOU." WE thank all of your for all your do for us and our Country We want to thank you too
<u>G</u> (		for the very nice picture of the F-16C Fighter Falcon from the 524th
)0	shake all over, but we did not complain because we knew the pilots had to	rignter squadron, 27th
gle	fly and prepare to go overseas to fight. My family and Andy's family were forever in "harms way" every second of every day-forever waiting to get a	o I'm goung will pass it o
2	letter from our men. I met Andy while he was stationed at Roswell in the	son, Pat. Very Sincerry, Andy and Mary Andreas
	C007/10/17	2/14/2005
		NEW MEXICO TRAINING RANGE INITIATIVE EIS
PAGE	6-32	6.0 COMMENTS AND RESPONSES

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	ared with the appropriate Bounbi 4 inches tall. How simple it wo They would have eaten the greet uid have been a win/win/win all rity no one at the Bonnbing Rang	t was explained to them. which are structurally sound wi	s are unhabited by modest incom "poor". So, we did NOT have i c booms in the 1960's, 1970's, et	ing will fall down with the next i r Force personnel during your pr vis. (This was emphasized with all 4 presentations of the EIS.) i WILL BE DAMAGED BY SO!	n your EIS study. The EIS docute realized by the people who have a readized by the people who have a reads to tell this to those people B before the "no graze" went int effect those people had to sell th	clling. (You can't put 100 + cow ow has no health insurange, failir poople fall into that same carcge aving their budget significantly a	n not use the Dora MOA. We thi will not affect your environment nic booms''', and "the value of y et 3 - 4 weeks for comments. Th	y notification that the EIS study $\cdot$ <b>field.</b> reside right next door (i.e. a oversight?). We were not incl entert that notices be sent "regis as that not in your budjet?)" to m were properly notified, before n	S S
	and the means to avoid this problem was shared with the appropriate Bombing Range personnel when the tumbleweeds were 3 to 4 incluse stall. How simple it would have been to put the cattle back on the "buffer zone". They would have esten the green tumbleweeds and gotten fit doing so. It would have been a win/win/win all the way around. But, alas, no one listened. Apparently no one at the Bombing Range understood	the magnitude of "no action", even though it was explained to them. 2. Your study says that those buildings which are structurally sound will NOT be	attected by the some booms. These countes are unbabiled by modest meone families. Most people in the U.S. would think we are "poor". So, we did NOT have the money to repair the structural damage caused by sonic booms in the 1960's, 1970's, etc.	Put another way, all of our homes and building will fall down with the next round of sonic booms. This is what was stated by Air Force personnel during your presentations in Roswell, Santa Rosa, Ft. Sumner and Clovis. (This was emphasized with an overhead projection of these sonic boom facts during all 4 presentations of the EIS.) Those buildings which are NOT structurally sound WILL BE DAMAGED BY SONIC BOOMS.	3. You also address economic impact in your EIS study. The EIS document says that no significant economic hardship will be realized by the people who have mutured this land for the last 5 to 65 years. Someone needs to tell this to those people who had eowa on the land they had leased from CAFB before the "no graze" went into effect. When CAFB put the 2-year "no graze" into effect those people had to sell their cattle,	during a market that was not conducive to selling. (You can't put 100 + cows in your back yard.) One of those fine individuals now has no health insurange, failing health and no money. Actually, I suspect a lot of those people fall into that same category: no health insurance, old enough to retire, but having their budget significantly altered by the acts of others.	<ol> <li>We don't understand why CAFB can not use the Dora MOA. We think it is time for someone else to share in the wonderful "will not affect your environment", "you will 'habituate' to the pleasant awatening of 'sonic booms "," and "the value of your land will plummet" drastically scenario.</li> <li>We don't understand why we only get 3 – 4 weeks for comments. The ElS study</li> </ol>	team had 18 months or so 77?? 6. Many of us DID NOT RECEIVE any notification that the EIS study was even taking place. Some of us who were not notified, reside right next door (i.e. adjacent) to taking place. Some of us who were not included in the existing Melrose Bombing Range (just an oversight?). We were not included in the "scoping" !!! I thought it would be a requirement that notices be sent "registered, certified, return-receipt requested, etc. (or was that not in your budjet?)" to make sure the owners of these private lands (for 100 years) were properly notified, before major events a cocurred to the lands (for 100 years) were properly notified, before major events	2) 2 5
	end the person pert to put t tumble	2. the ma	attector Most p repair t	Put and sonic b in Ross project	3. that no this lan cows or When (	during a mark back yard.) O no money. Au health insuran acts of others.	4. for som plummer 5.		
0020				even asking for public invironmental Impact ivironment"?	ing Range can expand its barrier over our homes hose of you who signed ep at night?"	ght, if we had failed our s were going to lead to bs and neighbors, we	: we started school Roosevelt, Curry, Quay, arents have worked this eighbors as our family; of money we make each	DN THE Aromises you make are h the Range and CAFB during Pfoot in diameter) DRESSED nor DRESSED nor he assistance.	knowledge the current 30d. The intelligence
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6.0 COMMENTS AND RESPONSES

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6.0 COMMENTS AND RESPONSES

must be available for realistic flights of our modern jets coming out of Cannon. CAFB has several of these already and new they want an expansion of one of these for more realistic flying. This new area they list as the proposed expansion of 700 Sections or 448,000	Acres. This is no small expansion by any means. CALTS could use an existing MOA which they wanted ten or twelve years ago. The MOA is named the ML. Dora MOA and contains 3.9 MiLLION acres. What realistic training they could get using that area! They say it is too far Cannon. The ML. Dora MOA is only a little over 100 miles from Cannon. The new proposed expansion 5W edge is about 100 miles	cannon needs to use all the available space they now have without Interfering with business flights from Odessa, Texas, to Albuquerque.	The reason that ranchers are resistant to this now MOA expansion	is they will be used as a flying area but there will be flares and charff dropped on the surface of the pastures. Thus the Air Force will be using both the air space and land. This is a new and different approach than ever before. They will not be compensated for using the land to dump refuse on.	It is my hope that the Air Force will prepare an understandable document for our young people as to why they see you force their parents and grandparents to give and give for your wants when there are available other alternatives.	Thank you, Jack A Fill MT True cc: Senator Peta Domenici Senator Jeff Eingaman Rep. Tom Udali	
Portales, NM <b>Contales</b> , NM February 19, 2005	Subject: Comments On The Meirose AFA initiative – MOA Expansion My name is Jack A Greathouse. I was born in Clovis, NM and later my parents moved our family West of Floyd, NM, on a ranch where my Father Clarence 3. Greathouse homesteaded in 1907. in the	Territorty of New Mexico. I was raised up on this ranch west of Floyd. I have seen the various changes after World War II in the US Army Air Corp and the US Air	Force caning and using land ocurimest of menoes, mu and more of Floyd, NM.	Their wants, not needs, are to have more and more room to practice Bombing. No one would possibly believe the take over about every ten or fifteen years of practice space for the update of airplanes. My cousin in 1942 or 1944, stationed at the Cloyls Air Core Base. In	ciovia, NM, frew as a bombardier on the B-29 aircraft. Their local target range was a 160 acres just Southwest of Meirose, NM. They did make much longer flights to other states nearby from time to time.	Using very rough, rounded figures, the first bombing range for jets at the Clovis Air Base was SW of Meirose with approximately 7,000 Acres. From then on about every ten or twelve years was increased by tripling the size 21,00 acres, to 58,000 Acres, to 78,000 Acres. This was the last land condemned and purchased. The last	expansion of land condemned and purchased resulted in evicting a rancher dying with cancer from his beautiful home. I do not mean they came and loaded him up in a truck. The family had te move to a new location in Portales, NM. We understand MOA and the training of the jets from CAFB this
	To the second se	est the		have bly b spac	er or to a	2 2 2 2 E	expansion of land condemned and   a rancher dying with cancer from h they came and loaded him up in a t to a new location in Portales, NM. We understand MOA and the trainin

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	and the means to avoid this problem was shared with the appropriate Bornbing Range personnel when the tumbleweeds were 3 to 4 inches tall. How simple it would have been to put the cartle back on the "buffer zone". They would have exten the green tumbleweeds and gotten fat doing so. It would have been a win/win/win all the way around But, alsa, no one listened. Apparently no one at the Bornbing Range understood the magnitude of "no action", even though it was explained to them.	2. Your study says that those buildings which are structurally sound will NOT be affected by the souric booms. These counties are inhabited by modest income families. Most people in the U.S. would think we are "poor". So, we did NOT have the money to repair the structural damage caused by sonic booms in the 1960's, 1970's, etc.	Put another way, all of our homes and building will fall down with the next round of sonic booms. This is what was stated by Air Force personnel during your presentations in Roswell, Senta Rosa, Ft. Sumner and Clovis. (This was emphasized with an overhead projection of these sonic boom facts during all 4 presentations of the EIS.) Those buildings which are NOT structurally sound WILL BE DAMAGED BY SONIC BOOMS.	3. You also address economic impact in your EIS study. The EIS document says that no significant economic hardship will be realized by the people who have nurtured this land for the last 5 to 65 years. Someone needs to tell this to those people who had cows on the land they had leased from CAFB before the "no graze" went into effect. When CAFB rul they constant into affect those records had to sell their orther.	during a market that was not conducive to selling. (You can't put 100 + cows in your back yard.) One of those fine individuals now has no health insurance, falling health and no morey. Actually, I suspect a lot of those people fall into that same category: no health insurance, old enough to retire, but having their budget significantly altered by the acts of others.	4. We don't understand why CAFB can not use the Dona MOA. We think it is time for someone else to share in the wonderful "will not affect your carvironment", "you will "habitume" to the pleasant awakening of "sonic booms'", and "the value of your land will plummet" drastically scenario.	Ę	0. Many of us DID NOT RECEIVE any notification that the EIS study was even taking place. Some of us who were <u>not accificat</u> , reside right next door (i.e. adjacent) to taking Melrose Bombing Range (just an oversight?). We were not included in the "scoping" !!! I thought it would be a requirement that notices be sent "registered, certified, return-receipt requested, etc. (or was that not in your budjer?)" to make sure the comment of these mixed here. (No wear) users recorded hefter makes sure the	occurred to the land that we love.	R S S S S S S S S S S S S S S S S S S S
0023	Written Comment Sheet Public Hearing for the New Mexico Training Range Initiative Draft Environmental Impact Statement (EIS) Thank you for your input!	PLEASE PRINT TO DET L'INSER	INTRO: I feel there is a LOT OF IRONY in the fact that the Air Force is even asking for public comment on this issue!!! How CAN the Air Force publish an Environmental Impact Study, stating that there will be NO significant impact to the "environment"?	Do you really think that any of us BELIEVE the Melrose Bombing Range can expand its air space, fly at 5,000 feet over our homes, and break the sound barrier over our homes and physical structures without destroying our property? For those of you who signed your name to this EIS Study document, I must ask "Can you sheep at night?"	Most of us country girls and boys wouldn't be able to sleep at night, if we had failed our tesearch project so miserably. If we felt that our faulty statistics were going to lead to the environmental, economic and emotional demise of our friends and neighbors, we would probably <i>never</i> get another good night's rest.	We all grew up as brothers and sisters, knowing each other since we started school together at age 5 or 6. It is the same for all of us, whether it was Roosevelt, Curry, Quay, $Linco/n$ , DeBaca, Guadalupe or Chaves County. Our parents and grandparents have worked this land for almost 100 years. Our ancestors taught us to treat our neighbors as our family, "commandment" being far more important than the amount of money we make each	1. We believe you WILL HAVE A NEGATIVE IMPACT ON THE ENVIRONMENT !!! We CAN NOT believe otherwise !! The promises you make are	act to be taken seriously. The Air Force HAS NOT DEALT with the ENVIRONMENTAL problem created by the Melrose Bombing Range and CAFB during turb past 12 months. The issue of massive (thousands of acres of 8-foot in diameter) turbleweeds grown on the Bombing Range has NOT BEEN ADDRESSED nor HANDLED, even though many of us have repeatedly asked for the assistance.	How can we believe this EIS study, when CAFB will not even acknowledge the current environmental problem? The current problem is NOT an act of God. The intelligence	1 2 5

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6.0 COMMENTS AND RESPONSES

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0025	Written Comment Sheet Public Hearing for the New Mexico Training Range Initiative Draft Environmental Impact Statement (EIS) Thank you for your input!	PLEASE PRINT Melvin Stanford	INTRO: I feel there is a LOT OF IRONY in the fact that the Air Force is even asking for public comment on this issue!!! How CAN the Air Force publish an Environmental Impact Study, stating that there will be NO significant impact to the "environment"?	Do you really think that any of us BELIEVE the MeIrose Bombing Range can expand its au space, fly at 5,000 feet over our homes, and break the sound barrier over our homes and physical structures without destroying our property? For those of you who signed your name to this EIS Study document, I must ask "Can you sleep at night?"	Most of us country girls and boys wouldn't be able to sleep at night, if we had failed our research project so miserably. If we felt that our faulty statistics were going to lead to the environmental, economic and emotional demise of our friends and neighbors, we would probably <i>never</i> get another good night's rest.	We all grew up as brothers and sisters, knowing each other since we started school together at age 5 or 6. It is the same for all of us, whether it was Roosevelt, Curry, Quay, $Lincoln$ , DeBaca, Guadalupe or Chaves County. Our parents and grandparents have worked this land for almost 100 years. Our ancestors taught us to treat our neighbors as our family; that "commandment" being far more important than the amount of money we make each year.	<ol> <li>We believe you WILL HAVE A NEGATIVE IMPACT ON THE ENVIRONMENT !!! We CAN NOT believe otherwise !! The promises you make are not to be taken seriously. The Air Force HAS NOT DEALT with the ENVIRONMENTAL problem created by the Meliose Bombing Range and CAFB during the past 12 months. The issue of massive (thousands of acres of 8-foot in diameter) tumbleweeds grown on the Bombing Range has NOT BEEN ADDRESSED nor HANDLED, even though many of us have repeatedly asked for the assistance.</li> </ol>	How can we believe this EIS study, when CAFB will not even acknowledge the current environmental problem? The current problem is NOT an act of God. The intelligence $\int \delta S$

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NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES

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6.0 COMMENTS AND RESPOND

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0028	Written Commend Sheet Public Henring for the New Mexico Training Range Initiative Druft Environmental Impact Statement (EIS)	Thank you for your input! PLEASE PREST PLEASE PREST PLE	INTRO: INTRO: I feel there is a LOT OF IRONY in the fact that the Air Force is even asking for public comment on this issue!!! How CAN the Air Force publish an Environmental Impact Study, stating that there will be NO significant impact to the "environment"?	Do you really think that any of us BELJEVE the Melrose Bombing Range can expand its air space, fly at 5,000 feet over our homes, and break the sound barrier over our homes and physical structures without destroying our property? For those of you who signed your name to this EIS Study document, I must ask "Can you sleep at night?" Most of us country girls and boys wouldn't be able to sleep at night, if we had failed our research project so misenably. If we felt that our faulty statistics were going to lead to the environmental economic and emotional demise of our friends and neiphbors, we	would probably <i>never</i> get another good night's rest. We all grew up as brothers and sisters, knowing each other since we started school together at age 5 or 6. It is the same for all of us, whether it was Roosevelt, Curry, Quay, DeBaca, Guadattee or Chaves County. Our parents and grandparents have worked this land for almost 100 years. Our ancestors taught us to treat our neighbors as our family; that "commandment" being far more important than the amount of money we make each year.	<ol> <li>We believe you WILL HAVE A NEGATIVE IMPACT ON THE ENVIRONMENT !!! We CAN NOT believe otherwise !! The promises you make are not to be taken seriously. The Air Force HAS NOT DEALT with the ENVIRONMENTAL problem created by the MeIrose Bombing Range and CAFB during the past 12 months. The issue of massive (thousands of acres of 8-foot in diameter) tumbleweeds grown on the Bombing Range has NOT BEEN ADDRESSED nor HANDLED, even though many of us have repeatedly asked for the assistance.</li> </ol>	How can we believe this EIS study, when CAFB will not even acknowledge the current environmental problem? The current problem is NOT an act of God. The intelligence	Km 1 2 5
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	7. Lets talk <u>ECONOMIC RUIN II</u> As noted above, people have lost money due to the actions of the CAFB. Due to the existing tumbleweed problem, lasturance companies are refusing to lasture our homes, shops, carports, cabling barns (all buildings), farm equipment, irrigadion spitukters, easy carports (everything barns (all buildings), farm equipment, irrigadion at a to a struck feverything barns (all buildings), farm equipment, irrigadion at a to a struck feverything barns (all buildings).	EVERYTHING III We are tailing millions (possibly billions) of dollars in LOSS III in seems apparent to me / us that the tumbleweeds MUST BE a problem or the insurance companies would be GLAD to take farmers and ranchers money (as they did for the past 40 to 50 years). Some of these farmers and ranchers have obtained "certified written appraisals" on everything they own, stating the replacement values, it is public record (as stated in one of your 4 meetings) that these farmers and ranchers will hold CAFB responsible for the losses incurred IF THEIR HOMES / FARMS / RANCHES ARE DESTROYED BY FIRE DUE TO THE TUMBLEWEEDS.	FOR ANY FARMER OR RANCHER WHO HAS NOT DONE SO. IT IS HIGHLY RECOMMENDED THAT YOU OBTAIN A CERTIFIED WRITTEN APPRAISAL 49 2000 As it can be done. PROTECT YOUR ASSETS. 8. Clovis News Journal (1/1/05) stated "There is a lot of research taken before we can go forward with any type of expansion", said 1 <sup>th</sup> Lt. Jonnifer Gestin of CAFB's public affairs office. However,	when an environmentatist visited with forgotten, but log community, comments and concerns were quickly forgotten, but explained how she has observed the decline of health in the cows, horses, dogs, cats and yes, people. The immune systems of every living thing is being / has been / and will continue to be depleted as long as the CAFB fails to act as a responsible entity in the community. (Pes, we can provide the raw data to prove this. It will be submitted, as a supplement to this document as soon as possible.)	Our question: Does anyone really care what is happening TODAY in the environment surrounding the existing Metrose Bombing Range? Do you think it is healthy to throw tumbleweeds every day, breathing in the minute particles from this "Russian Thusle"? If you DO NOT CARE TODAY, how can we ever believe you that you will care in the future?	2 D. S

NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES

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	"No radio transmission is available starting about 30 miles north of Roswell until about 10 miles east of Albuquerque, Uslan said." (Portales News Tribune 1/25/05)	End of this document.
	"No one in their right mind would go in these," Uslan said of the connecting bridge (i.e. Capitan MOA). (Albuquerque Journal – 2/9/05)	and 1" polent
	"Ustand said he believes the Air Force would violate the 12,500 foot deck during its combarfughter pilots nearly breaking the sonic boom <b>Abazards to civilian aircraft.</b> " (Albuquerque Journal - 29/05)	
*	705.65 "We can't fly in the area when they are hot," said DuBois, who is a pilot for Angel Flight, a charity that flies critically ill patients for medical treatment." (Albuquerque Journal –	
	"The F-16s will be allows to fly as low as 500 feet off the ground in military areas ourside the Capital bridge." (Albuquerque Journal – 2/9/05)	
	10. Lets discuss LOSS OF OUR LIFESTYLE.	
	The Clovis News Journal (1/13/05) stated "the expansion would mean "some airspace and noise consequences"." Brenda Cook stated in the Roswell, NM meeting that domestic and wild animals would quickly "habituate" to the sonic booms.	
	WE HEREBY FORMALLY REQUEST to see the raw data which backs this statement. Do newborn babies (needing 18 - 20 hours of sleep) habituate?	
	We have run out of time. You know we don't get very long to respond to a study that took months to complete. There are many other concerns we would like to discuss with you.	
	WE FORMALLY REQUEST THAT WE BE ALLOWED TO ATTEND THE FINAL HEARING IN VIRGINIA (BEFORE A MILITARY JUDGE). WE DON'T EVEN HAVE TO BE ALLOWED TO SPEAK.	
	HOWEVER, IN THE TRADITION OF PIONEERS, WE DO LIKE TO LOOK INTO THE EYES OF THOSE PEOPLE DETERMINING OUR FATE AND OUR LIVELIHOOD.	
	Sincerely,	
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## 6.0 COMMENTS AND RESPONSES

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that no significant economic hardship will be realized by the poople who have nurthered SQ-3 this land for the last 5 to 65 years. Someone model to the "ho graze" went into effoct cows on the land they had leased from CAFB before the "ho graze" went into effoct. When CAFB put the 2-year "ho graze" into effoct those poople had to sell their eather, during a market that was not conducive to selling (You can't put 100 + cows in your	FOR ANY PARMER OR RANCHER WHO HAS NOT DONE SO, IT IS HIGHLY RECOMMENDED THAT YOU OBTAIN A CERTIFIED WRITTEN APPRAISAL 22 2002 af it can be done. PROTECT YOUR ASSETS.	
back yard.) One of those fine individuals now has no health insurance, failing health and no money. Actually, I suspect a lot of those people fail into that same category: no health insurance, old enough to retire, but having their budget significantly altered by the acts of others.	<ol> <li>Clovis News Journal (1/1/05) stated "There is a lot of research taken before we can go forward with any type of expansion", said 1<sup>st</sup> Lt. Jennifer Geeslin of CAFB's public affairs office, However,</li> </ol>	
<ol> <li>We don't understand why CAFB can not use the Dorn MOA. We think it is time PN-1 for someone clas to share in the wonderful "will not affect your environment", "you will PN-1 'habituate' to the pleasant awaleming of 'sonic booms", and "the value of your hand will."</li> <li>Instituate' to the pleasant awaleming of 'sonic booms", and "the value of your hand will."</li> <li>Instituate' to the pleasant awaleming of 'sonic booms", and "the value of your hand will."</li> <li>Instituate' to the pleasant awaleming of 'sonic booms", and "the value of your hand will."</li> <li>Instituate' to the pleasant awaleming of 'sonic booms", and "the value of your hand will."</li> <li>Instituate' to the pleasant awaleming of 'sonic booms.", and "the value of your hand will."</li> </ol>	when an environmentatist visited with even of the Floyd community, comments and concerns were quickly forgatien. The sequence of the bar observed the decline of health in the cows, horses, dogs, cats and yes, people. The immune system of every living thing to hear / and will continue to be depleted as long as the CAFB fails to act as a responsible entity in the community. (Tes, we can provide the raw data to prove this. It will be submitted, as a supplement to this document as soon as possible.)	
<ol> <li>Many of us DID NOT RECEIVE any notification that the EIS study was even taking place. Some of us who were not accided, reside right next door (i.e. adjacent) to the exterior Melrose Bonchine Banes (inst as next orbit). We serve not included in the</li> </ol>	Our question: Does anyone really care what is happening TODAY in the environment surrounding the existing MeIrose Bombing Range? Do you think it is healthy to throw tumbleweeds every day, breathing in the minute particles from this "Russian Thistle"?	
"scoping" !!! I thought it would be a requirement that notices be sent "registered, certified, return-receipt requested, etc (or was that not in your budjet?)" to make sure the owners of these private lands (for 100 years) were properly notified, before maior events	lf you DO NOT CARE TODAY, how can we ever believe you that you will care in the future?	
(1) the Dore MOM. That location allowed	9. Lets discuss safety, in terms of air traffic.	_
a priver event of a and again. It pointed in the 60's or 170's with the	3 % 5	

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NEW MEXICO TRAINING RANGE INITIATIVE EIS

The "Obera anerican" stated "Saylwest aufines spekenoman	Pictures are attached Drawly Tung August and unautic the Chin Dans of the Chin Dane Aland Ha Chin Dane Manuer Han Change Han China Han China the here would be the here when the here would be there here when the here would be the there when the here would be there here when the here would be there here when the here would be the there when the here would be there when the here would be there would be there would be the there would be the there would be the there would be there would be there would be there would be the there would be the there would be the the there would be the there would be the there would be th	yould rear Hum " End 3 this document.	2
0032 "As many as 40 commercial flights per day, flying just north of Fort Summer will be re- routed". (Albuquerque Journal - 2/9/05)	"No radio transmission is available starting about 30 miles north of Roswell until about 10 miles east of Albuquerque, Uslan said." (Portales News Tribune – 1/25/05) "No one in their right mind would go in these," Uslan said of the connecting bridge (i.e. Capitan MOA). (Albuquerque Journal – 29/05) "Usland said he believes the Air Force would violate the 12,500 foot deck during its combat/fighter pilots nearly breaking the sonic boom <b>v</b> hazards to civilian aircraft." (Albuquerque Journal – 29/05) "We can't fly in the area when they are hot," said Dubbois, who is a pilot for Angel Flight, a charity that flies critically ill patients for medical treatment." (Albuquerque Journal – 29/05) "The F-16s will be allows to fly as low as 500 feet off the ground in military areas outside the Capital bridge." (Albuquerque Journal – 29/05)	10. Lets discuss LOSS OF OUR LIFESTYLE.         The Clovis News Journal (1/13/05) stated "the expansion would mean 'some airspace and noise consequences'." Brenda Cook stated in the Roswell, NM meeting that domestic and wild animals would quickly "habituate" to the sonic booms.         WE HEREBY FORMALLY REQUEST to see the raw data which backs this statement. Do newborn babies (needing 18 – 20 hours of sleep) habituate?       NO-10         We have run out of time. You know we don't get very long to respond to a study that took months to complete. There are many other concerns we would like to discuss with you.       NO-10         WF FORMALLY REOUEST THAT WE BE ALLOWED TO ATTEND THE FIVAL YOURS IN VTREINIA (BEFORE A MILITARY JUDGE). WE DON'T EYEN HAVE TO BE ALLOWED TO SPEAL.       NP-15         MAVE TO BE ALLOWED TO SPEAL.       NP-15       NP-15         HEARING IN VTREINIA (BEFORE A MILITARY JUDGE). WE DON'T EYEN THE FIVAL HAVE TO BE ALLOWED TO SPEAL.       NP-15         HAVE TO BE ALLOWED TO SPEAL.       NP-15       NP-15         HEARING IN VTREINION OF PRODUEST WE DOUR FATE AND OUR TOTOOK INTO THE EYES OF THOSE PROPILE DETERMINING OUR FATE AND OUR       NP-15         THE EYES OF THOSE PEOPLE DETERMINING OUR FATE AND OUR       THE EYES OF THOSE PEOPLE DETERMINING OUR FATE AND OUR       UTFLIHOOD.	

NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES

0033	February 17, 2005	Ma. Brenda Cook HZ ACC/CEVP 129 Andrews St., Ste 102 Langley AFB, VA 23665-2769	Re: Capitan and Pecos MOA ElA comments.	Dear Ms. Cook,	I have an interest in property and a private airstrip about 30 miles North of Roswell, N.M. I believe that the EIS fails to adequately address the concerns of people living under the MOAs in that the effects on people and livestock from sound, especially from supersonic activity, are understated.	The EIS also fails to address the environmental concerns of people with private <b>AM-2</b> airstrips in the area and the general public who fly through that area.	As you know, New Mexico already is heavily impacted by military airspace the most notable being the White Sands Range. People now have to fly North or South for more than an hour to avoid that airspace when transiting East or West. Your proposal does not address the environmental impact of shutting down the major North-South corridor on the East of the White Sands range to IFR traffic and to VFR traffic that does not want the risk of transiting a MOA. The environmental consequence of re-routing these aircraft is significant. When a MOA is instituted in an arca such as this the number of transiting GA aircraft will be much bligher because there is no economical way around the airspace. Thus the danger to the public and the military pilots will be much higher and the increased statistical probability of a serious accident and the attendant environmental damage is not addressed.	The EIS should also consider the better alternative of using existing MOA or PN-1 restricted airspace, including the White Sands Range by coordination.	Sincerely, Sincerely, Bernard Karwick Bernard Karwick Sag Harbor, NY		NEW MEXICO TRAINING RANGE INITIATIVE EIS
PAINING ON JON 3040, 200511 This of is not even tumbleweeds										8-Joot in diameter tumble veeds will Fully million of Dollars of ROPERTY HILL RELAUTS IN NM and TEXAS	

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I am writing in response to the Draft of the EIS for	same live loads.	
the New Mexico Range Training Initiative.	As a rancher, in the affected area, I must disagree with the changes in the area of operations and methods that will be implemented for the following	
I am a rancher in the revised area of operations that will soon be affected by the implementation of this new range training initiative. I have both pro and	1 The increase in sudden noise from both sub scorio and more sonio sime	
con feelings about this initiative. I live in the area know as the Lower Pecos MOA, that currently has a "hard deck" lower minimum of 11,00ft MSL.	will cause stress on captive animals. In reading the EIS and talking to the sound extrest that was available at the Public Hermos I was not convinced	
Before the public armouncement of this initiative, we had regular occurrences of low flying military aircraft below 500 ft. A GL. And before some A ir	of the levels of noise that has been reported or expected. If this report is to be considered from the mean made to include Common A is Town Board	<b></b>
Force or government bureaucratic says something. I am a trained private	surrounding communities that depend on the base for their livelihood. This	_
working as an aircraft mechanic. I have been a certified weather observer at	would cut down on the travel and loiter time. The pilots could simulate a true combat area, by taking off and hitting supersonic at the minimum level, and	NO-12
general aviation airports with IFR approaches. I also served as Fire Direction Control for field artillery, navel gun fire, and air strikes. So, that heine said 1	engage the targets with minimum cost in fuel and time. According to the Draft EIS sound analyses there will be no annewn inverse in corrections	
have personally seen at least three military aircraft at or below 150 ft AGL. After the announcement of this initiative these low fiction concernent of this initiative these low fiction concernent.	that would bother the citizens in the area.	
that after this initiative has been implemented, these encroachments will	2. The over pressure caused by supersonic aircraft at the lower limit will	<b></b>
resume.	cause damage to older structures located within the area of operations. Again, I believe the sound analyses in the EIS is misleading.	θ Ο N
It is note to see that the Staff Officers of the Air Force and the limited intelligence of our elected officials good contractions and the limited		7
they imposed during the late 70"s through the late 90's is wholly inadequate	2. In the part of the normal flight path to the Meirose Bombing Range. There has	
for the real world of combat. It is such a loss for the American taxpayer to	been many reports of sonic and subsonic aircraft spooking confined livestock	
simulators left our pilots unable to perform their mission to more and	and use up to the before some one gets hurt or fatally injured with the	
defend our country. I also find that our elected officials, that be city, country, state and federal tried to ship this theorem. Lits that be city, country,	enlargement and proposed usage of the area of operations.	
than the limited notice required by law), from the people that would most he <b>NP-20</b>		
posal. Several people in the affected area knew nothing		81-4N
about this initiative.	caps found on area ranches are larger and if you talk to any veterinarian that is not on the government navrol), you will find that livestnet will consume	-
I do believe that our military must have the most realistic training possible in		<b>BI-1</b>
order to engage the enemy's of the United States of America. I believe that the Air Force should enouse in him fine fine training it is than and the states of the states	De animal.	1
United States Marine Corps. The aircraft taking off from Cannon Air Base	5. The Air Force does not have good relations with the public within the	
should be taking off with full live combat loads and engage targets with the	duminary operations areas. When and incident nappens and is reported, i here doesn't appear to be any open and civil exchanges with those involved.	

6.0 COMMENTS AND RESPONSES

5-2769 5-	I can see the political necessity for this initiative to be implemented to keep Cannon Air Base off the base closing list. Since there are so few of us that		
<ul> <li>and the clocking list. Since there are so five of the clocking in the sector of the clocking in the sector of the clocking recommendations do the clocking in the sector of the clocking recommendations do the clocking recommendation and the clocking recommendation and the clocking recommendations do the clocking recommendation and the c</li></ul>	I can see the political necessity for this initiative to be implemented to keep Cannon Air Base off the base closing list. Since there are so few of us that	HOLLAND&HART.	Jennifer Hall
<ul> <li>Contraction can attempt to make personal contact the owners and in affective can attempt to make personal contact the owners and in the affective can attempt to make the grades to show weeks, hedrer a matcher grade to evaluation to aven invested, to show weeks, hedrer a matcher grade to evaluation to aven invested, to show weeks, hedrer a matcher grade to evaluation to reading the noise at the same time and personal contact (as and set in the level Art Deres St. String 102, Langley AFB, VA 21665-2769, Ker MATRJ DBI string the level Art Defense Units of the NMAL</li> <li>Also a manufact entire and another of points. First, This would give some string the negative to grade and units turturany be modeling in the NMAL</li> <li>Also a manufact entire and to observe and projection a couple of points. First, This would give some string that and the signature page for the comments of the sugnature page of the comments of the NMAL and the observe and projection personance. The and AST Text and the signature page of the comments of the sugnature page of the comments of</li></ul>	will be affected and we can not get the support of our elected officials, this initiative will probably go through. I ask for the following recommendations to be considered:	February 23, 2005	
<ul> <li>a mumber to call, at least one to how weeks, hefore a model of hermole on stand or weeks, hefore a model of hermole on stand or weeks, hefore a model of hermole on to chore the noise that may scare of a live the Ari Force (a call on to chore the noise that may scare of a mumication any incidents may be sanded and with such a certain and a mumication any incidents may be avoided and with such a certain and a mumication any incidents may be avoided and with such a certain and a mumication any incidents may be avoided and with such a certain and a mumication any incidents may be avoided and with such a certain and incidents may be avoided and with such a compared and with the local Ari Defense Units of the National give some and solar of the signal and such a couple of points. First, This would give some out a collect of area.</li> <li>And a low the ari defense unit to yio a symptes stand point. First, This would give some out a collect of give some out and allow the ari defense unit to yio anyonicating page 4 and the signature page for the comments to a regular math. Please call me if you have any greated y frauda to a couple of points. First, This would give some out a collect on give math greated and with some and the one her and the collected page with the ended page and the endowed page and the signature page in the received the comments of a tractary. Fortuary 2004, prive any gueritory are some or a signature page in the received the comments of a tractary. Fortuary 2004, prive any gueritory are and period of the signature page in the received the comments of a tractary. Fortuary 2004, prive any gueritory are approvered to the comments of a tractary. Fortuary 2004, prive any gueritory are approvered to the comments of a tractary. Fortuary 2004, prive any gueritory are approvered to the comments of a tractary. Fortuary 2004, prive and 2004, prive any gueritary apperiated page with the received</li></ul>			
<ul> <li>The contraction of the contraction of the second and with such a monitorial of area.</li> <li>The contraction of the contraction of the comments of the NMTRU DEIS than our time second are stratted of each of the comments of the NMTRU DEIS than our time second are stratted of each of the comments of the NMTRU DEIS than our time second are stratted of each of the comments of the NMTRU DEIS than our time second are stratted of each of the comments of the NMTRU DEIS than our time second are stratted of each of the comments of the NMTRU DEIS than our time second are stratted of each of the comments of the NMTRU DEIS than our time second are stratted of each of the comments of the NMTRU DEIS than our time second are stratted of each of the comments of the NMTRU DEIS than our time second are stratted of each of the comments of the NMTRU DEIS than our time second are stratted of each of the comments of the NMTRU DEIS than our time second are stratted of each of the comments of the NMTRU DEIS than our time second are stratted of each of the comments of the NMTRU DEIS than our time second are stratted of each of the comments of the stratted of the second are stratted of each of the comments of the stratted of the second are stratted of each of the comments of the second area of the second area of the stratted area of the second area of the second area of the stratted area of the stratted of the second area of the stratted area of the stratted of the second area of the stratted area o</li></ul>	282		
ex work with the local Air Defense Units of the National specified times to simulate either good of incomplete in the MOA. The secreting those comments to the NMTRI DEIS that our specified times to simulate either good of incomplete in the MOA. The secreting those comments, part and the signature page. I would allow the air defense unit to ry to surprise said pilots. Would allow the air defense unit to ry to surprise said pilots. Would allow the air defense unit to ry to surprise said pilots. Would allow the air defense unit to ry to surprise said pilots. Would allow the air defense unit to ry to surprise said pilots. Would allow the air defense unit to ry to surprise said pilots. Would allow the air defense unit to ry to surprise said pilots. Would allow the air defense unit to ry to surprise said pilots. Would allow the air defense unit to ry to surprise said pilots. Would allow the air defense unit to ry to surprise said pilots. Would allow the air defense unit to ry to surprise said pilots. Would allow the signature page with the sectored pages once your received the comments with the signature page. I would very manket the matter is initiative. Thank you for your sesistance in this matter. Thank you for your sesistance in this matter. The pilot the exclosed pages once your sectored these two pages. The formation in this matter. The sectored the comments and inserted these two pages. The formation is the matter is th	with a little communication any incidents may be avoided and with such a large MOA, there should be only a minimum conflict of area.	Dear Troy:	GE-1
asy that, I see the reason for this initiative, but under the n. I must be against this initiative. Thank you for the express my opinion in this matter. Sincerely, Furder Hall IH/bb Enclosure IR/BC IR/			s to the NMTRI DEIS that our omitee, Ltd. and A.S. "Tex" and tt marked yesterday, February 22, ith the signature page, I had to re- e. I would very much appreciate s enclosed pages once you receive have any questions or concerns. to the phone number listed above the two pages.
C Jennifer Hall IH/bb Enclosure Enclosure Ann and Ann	Again, I must say that, I see the reason for this initiative, but under the current situation, I must be against this initiative. Thank you for the opportunity to express my opinion in this matter.	Thank you for your assistance in this matter. Sincerely,	
Alpen CO Re Boulder Cheyerine. Colorado Springs, Denner Denner Tren Clenker, Jackson Hole. Sait Late City. Santa Fa. Washington, D.C.	Sincerely Lin Haunont Roswell NM	V Jennifer Hall JH/bb Enclosure	
		Agen CO Re Budder On-rent Colonada Sptraga Denner Tech Center	Sait Lake City Samila Fe Washington D.C.

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	U.S. Bank Plaza Boise, Idaho	comments. Respectfully submitted this 22nd day of February 2005.
	Jennifer Hall Holland & Hart LLP Aspen, Colorado	Marray Feldman Marray Feldman Holland & Hart ur
	Counsel for El Bigote Cattle Co., LLC, Gottomitee, Ltd., A. S. "Tex" and Jan Elliott	U.S. Bank Plaza Boise, Idaho
2001 <b>*</b> 401165		Jennifer Hall Holland & Hart LLP Aspen, Colorado
		Counsel for El Bigote Cartle Co., LLC, Gottomitee, Ltd., A. S. "Tex" and Jan Elliott
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NEW MEXICO TRAINING RANGE INITIATIVE EIS	NITIATIVE EIS	
6.0 COMMENTS AND RESPONSES		PAGE 6-61

<ul> <li></li></ul>	A	0036 American Airlines	0036
To Tay Anderson     Forumy 21, 2035     Refully interaction of the multiple served for a single served for a si	Ruckent C. Conders		factors, and the transition is used a higher percentage of the time during the spring and summer months. Currently we have 51 flights a day between DFW and the southern California market and this will increase to 54 in May of this year. Flights to Hawaii and other Pacific destinations also use this route as required.
<ul> <li>Tronkense</li> <li>Crowner Sonsers</li> <li>Service State</li> <li>Service St</li></ul>	Vos Paulisten Operations Pauverg erd Performacos	February 21, 2005	We fully understand the need for realistic combat training for our military personnel. However, the location of this proposal has a significant adverse impact to the commercial aviation industry at a time when it cannot be afforded. We strongly support the development of military training airspace that
<ul> <li>The Whate Shade missile range complex regist r complex regist complex register register complex register register complex register complex register register register complex register complex register /li></ul>	Mr. Troy Anderson Air Combat Command 129 Andrews Street I anolev AFR VA 31465		does not contrict with existing major air traine nows. The segregation of these we important attachage uses is in the best interest of both the military and commercial aviation. It allows for the growth and development of commercial routes and markets, and also provides flexibility in the development of training scenarios for combat training with little or no restrictions.
<ul> <li>e have reached the Dhit Physician Bernolisis for the New Mesion Training the ensemble the physician. We appreciate the copromutivity to the method and the physician apprecasion.</li> <li>e to be reacted around the physician apprecasion.</li> <li>e to be reacted around the physician apprecasion.</li> <li>e to be reacted around the physician apprecasion.</li> <li>e to the reacted around the physician apprecasion.</li> <li>e to the reacted around the physician apprecasion of the Press and this proposal adds to the Press and the physician apprecasion of additional straining activity is present.</li> <li>e to the reacted around the while Stady music range complex, and this proposal adds to the Press and the straining activity is present.</li> <li>e to the reacted around the while Stady music range complex, and this proposal adds to the Press and the straining activity is present.</li> <li>e to the reacted the reacted and the straining attracted and the reacted and the reacted around the while straining attracted and the straining attracted and the reacted attracted and the straining attracted at</li></ul>	Dear Mr. Anderson,		The White Sands missile range complex requires the cast-west traffic flow to file route north or south of the restricted airspace. This creates a natural "shadow" of the White Sands complex where comparatively few aircraft fly (see Attachment 1). The Lancer MOA/ATCAA and the Bronco 3 and 4 MOA/ATCAA were developed with this in mind. The development of MOA/ATCAA arrenace inside DP-6
<ul> <li>In primary area of concern centers on the operational impact to the monomative surface of the Perova and a work of the Single strend that will any care much and one the Wine Sinals mush engle complex, and its in use. Any traffic is present that will be appresent the wine strong draw the Wine Sinals mush engle complex, and the proposal addition of the Peron and the wine strong the Wine Sinals mush engle complex, and the moth of the end of the Peron and the wine it is in use. A Monogh Among A</li></ul>	We have reviewed the Draft Environm Range Initiative. We do not concur with	nent Impact Statement (DEIS) for the New Mexico Training h the proposal as presented.	
<ul> <li>Bernative B of the proposal requires the relacation of 1/4 around the moth of the Perces and more starting contransery 1/7 miles worth of its current and the strenges (ATCAA), approximately 17 miles worth of its current and the strenge and sharpes (ATCAA), approximately 17 miles worth of the remoted around the trender and the mark strength of hyber and Corona VORTAC (CNR), Although the Perces and Sonner ATCAAs in the same as all non-perificipating airraft will be round around the worth StageAC ATCAAs in the same as all non-perificipating airraft will be round around the worth StageAC ATCAAs in the same area as the jet round.</li> <li>Amoust process and Sonner ATCAAs in the same area as the jet round.</li> <li>Amoust process and Sonner ATCAAs in the same area as the jet round.</li> <li>Amoust process and Sonner ATCAAs in the same area as the jet round.</li> <li>Amoust process and Sonner ATCAAs in the same area as the jet round.</li> <li>Amoust process and Sonner ATCAAs in the same area as the jet round.</li> <li>Amoust process and sonner ATCAAs in the same area as the jet round.</li> <li>Amoust process and sonner ATCAAs in the same area as the jet round.</li> <li>Amoust process and sonner ATCAAs in the same area as the jet round.</li> <li>Amoust process and sonner ATCAAs in the same area as the jet round.</li> <li>Amoust process and sonner ATCAAs in the same area as the jet round.</li> <li>Amoust process and sonner architection of the Const. The arearing inslued architection of the Const. The arearing inslued architection of the Const. The arearing inslued architection of the AMON/ATCAAs were modified into the current Borner for more and and a minimum of 21 natured miles (end) to the treue Borner.</li> <li>Amoust process and Sonner ATCAAs will add a minimum of 21 natured miles of the Pecess and Amoust area. The Amoust and the nuch end for the const. Amoust and the Amoust and the Parteng ANON/ATCAAs were alphased round to the Peces and Amoust and the nuch end for the consto more and and and antinuum of 2</li></ul>	Our primary area of concern centers on have to be routed around the training ai many extra miles around the White Si distances when training activity is presen-		MUA/AILAA airspace boundaries within the shadow area, a difficult our necessary task. We appreciate the opportunity to comment on this important issue. If you have any questions, please contact Robert Deering, Air Traffic Systems Manager, at 817-967-7195.
<ul> <li>e report dess not address the CNX transition of the Worth Standard Instrument Departure (SII)</li> <li>m the Dallac/Fort Worth (DFW) terminal area, which takes flights through the middle of the aiming aimpace. This SID was housely the Amater of the 27<sup>4</sup> Fighter through the middle of the area a uncertage at Albuquettee- sizpout (SiDS) on fibration of the Abby Sin The associations (Tab Abby Sin The associations (Tab Abby Sin The associations) in the Abby Sin The associations (Tab Abby Sin The associations) with a Albuquettee- sizpout (SAB), the detail Aviation Administration (FAA) Southwest Region (ASW) Air Traffic Division, and the New arious airlines. The NW and Administration (FAA) Southwest Region (ASW) Air Traffic Division, and the New actions airlines. The NW are mobiled into the current Brone of Tab Abby Commission. The CNX transition in Cannon direct route from the DFW terminal area for a Less 20 years. Then the Recee Milliary Operating Areas (MOA)/ATCAAs were modified into the current Brone Otto ArtCAA on Gurantian (FAA) Southwest Region (ASW) ATCAAs were modified into the current Brone Otto ArtCAA on Gurantian (Tab Abby Abby Abby Abby Abby Abby Abby Ab</li></ul>	Alternative B of the proposal requires Summer Air Traffic Control Assigned A route between Texico VORTAC (TXO) not require moving J74, the net effect is the active airspace. J74 is used extens routes through the Pecos and Summer A	Pecos and its current ive A does ted around t on direct	Sincerety.
Then the Recee Military Operating Areas (MOA)/ATCAAs were modified into the current Bronco OA/ATCAA configuration for Cannon Air Force Base (CVS) Fib use several years ago, the Bronco ATCAA was capped at F1280 to deconflict participating alrectaf from traffic on the CNX transition and around the month end of the Pecos and <b>AM-2</b> miner ATCAAs will add a minimum of 21 nautical miles (nm) to the route flown. 2005 American Airlines has averaged 19 flights per day on the CNX transition. The additional fuel circumnavigate the Pecos and Summer ATCAAs for these flights will cost at least 5141,000 per vinds and other internation to flights using the CNX transition varies from day-to-day due to upper winds and other DatasAFI worth Alport, Texas			Al Madar Robert Deering adhment
2005 American Airlines has averaged 19 flights per day on the CNX transition. The additional fuel circummavigate the Pecos and Summer ATCAAs for these flights will cost at least 5741,000 per year. AM-2 the number of flights using the CNX transition varies from day-to-day due to upper winds and other Dataseft. Worth Airport, Texas	C		
Dallaseft. Worth Airport, Texas	In 2005 American Airlines has averaged to circumtavigate the Pecos and Sumner The number of flights using the CNX to		
	le	Daltas/Fl. Worth Airport, Texas	
			NEW MEXICO TRAINING RANGE INITIATIVE EIS
	PAGE 6-62		G.O COMMENTS AND RESPONSES

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Attachment 1 White Sanda Missile Range "Shadow" Area	Written Comment Sheet Public Hearing for the New Mexico Training Range Initiative Draft Environmental Impact Statement (EIS)
2/18/05 1835Z	Thank you for your input! PLEASE PRINT
AA	
	**** CONTINUE ON BACK FOR MORE SPACE **** Comments will be published in the Final EIS. The names and city and state locations of persons making comments will appear in the Final EIS Specific address information of commenters and meeting attendees will not be printed in the Final EIS, but will be used to create a mailing list for the document.
	NAME: Ross Graphourt ORGANIZATION: ADDRESS: CITY/STATE/ZD: R. PAILO
	d thi
	HQ ACC/CEVP 129 Andrews Street, Suite 102 Langley AFB, VA 23665-2769 Attn: Ms. Brenda Cook

to circumnavigate the Pecos and Summer ATCAAs for these flights will cost at least \$741,000 per year. The number of flights using the CNX transition varies from day-to-day due to upper winds and other

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have stopped lease on mineral rights long ago, and my wind charging units will not open their arms, for the arms are the military and their forces swing the head of wind personal money, the government will take the young in for they know how to receive money, the not wanting to mess with the government. Right or wrong, the government is in charge Singing songs about how my Grandfather coming over to see future happenings in the while you twist it in deeper, but sorry is never mentioned. The oil and gas companies Good and bad in each individual makes life uncertain, sure there is some good, but it United States, talking of the land of the free. Things change and sorry might be said quiet, wondering "what wallets were filled?" Ironic, Social Security Benefits losing taking the great ones down, until, you wonder...and there are some landowners very questions will continue until the military answer with, "Now we need this and that." military jobs or any jobs, like a puppet on a string. The question is out there, but doesn't seem like it's full today.

into a different environment across the seas into a foreign country, after putting the cause onto the individuals. An individual, who cares, The United States has put miles between over to join the military here to learn more and better options. The final decision is in the us with no mental thought of the one's it is affecting. A person has life, but where does sharing the air-space, techniques and who knows what else, when are the Iraqis coming outcome. One must place the mind of others into the support for our nation, a nation hands of the government and those hands are busy with more than two hands could one's heart live, the Committee of Fifty seems to be beating O.K. for an ultimate perform.

and of course take your American money, for that's what it takes, after all you are in the People's life needs change, and change is constantly taking place in our lifetime, so who the right time? Go red; white, and blue, for we will let you fly your flag in our country. are you doing with it" what does that matter it is are land and we can do what we want, are we changing, the United States seems to be turning on me. People ask well " what receive a quick car bomb, what's the difference through the government or Iraq's law. United States.

what's wrong no land in Singapore or they just learning how to press the trigger button at

the environment of Clovis, New Mexico and area. Good job Royal Singapore Air Force,

practicing their bombing at the Melrose Bombing Range, that's great, more money for

the area, that makes it great. Clovis, New Mexico has 100 families from Singapore

and think, I didn't know it has already passed. The military are also sending personal out

Pcople are already talking about the greatest airspace Cannon Air Force Base has to offer, wrong the Air Force has been involved for years, getting what they want, when and stopping all activities in the area, that could make me a dollar. To help ensure my thinking. I'm looking into buying land in Iraq; maybe I can make a quick dollar or

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Dcar Military Personals,

Thank you for receiving this comment on the draft Environmental Impact Training Range

Initiative (NMTRI) concerning my future dealing with our Government, in the past and

today. Life continues for those want to continue in life, with German planes bombing

and practicing in White Sands, New Mexico with 500 German families living in the area.

Great for the community, selling this and that, more income dollars around to be used in

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	I Inhelievable the neonle living so close to the bombing range I think the range out	Life is short with life being enjoyed, sure nice you put, please mail in by February 21,
_	closer. Close, closer, and closest, kind of like a noose pulling out the life blood of our	2005; on President's Day after the weekend, the pigeons are off. The planes are flying
	land. As a result my multi million dollar investor for wind- chargers has backed out,	and wanting to fly faster and shoot some wilder builtes. Fastest is what we are looking
	thanks. Look on the bright side, soon the cattle will have silver hair from the big sonic	for some get the gold mines and others get the shaft. I'm sending my written commits to $v \neq v$
	booms due from the chaffs in the practice bombing leaving 99.9% aluminum. Sounds like	AMERICA GET OUT OF OUR COUNTRY
<u>-</u>	the only chaff that is occurring is on the people that haven't been paid off, who have	
	already lost land through you. I wonder if anyone out there has done any studies in <b>PR-3</b>	Again, thank you for taking out my active role in this environmental analysis process.
	regards to the aluminum seeping into the water supply. What kind of effects will it have	
	on the already dwindling supply of water?	Sincerely,
		Aco quathere
	A person cannot control one's drearns, but drearns become nightmares, quickly like the	Ross Greathouse
	air force has occurred in my life. People in the military, one from New York, one from	
	Singapore, two from Germany and three or four from who knows where and who cares	
	where! We are becoming the training ground for our adversaries! Go America!	
	I've started an underground ranch house, so I wonder what the schedule of the practice	
	bombings will occur so that I can open up an observation tower with the sonic booms	
Digi	occurring three times a day. Telescopes are already in, and going to be in place soon. It	
tizec	won't be long, you will have more air-space and who knows what kind of people will be	
by Google	flying, who knows where and what kind of ammunition, like I've got a big red X on me.	
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Ŭ  0038 .....18 .....14 .....16 14 ....14 ...16 6..... ....12 .....12 17 10 11 E .....13 Page 00 ..... The Air Force Noise Analysis Contains Other Flaws..... The Air Force Fails to Consider other Reasonable Scientific Failure to Identify Data and Methodology Problems The Air Force's Statement of Need is Based on the Present Location of F-16 Aircraft and Training Facilities and is Unreasonably Narrow..... The DEIS Contains an Inadequate Discussion of Key Resources in the The Inapplicability of the Air Force Noise Analysis to Private Wilderness and Similar Outdoor Recreation The Safety Impact of the Proposals Has Not Been Adequately Alternatives Selected are Identical to the Proposed Action ..... Inadequate Safety Impacts Incident Discussion ...... Failure to Include Documented Impacts ..... The Noise Impact of the Action Has Not Been Adequately Affected Environment and Fails to Fully Evaluate Impacts of the Inadequate Disclosure of Claims Process Issues. The DEIS Contains an Inadequate Scope of Alternatives .... Conclusory Dismissal of Reasonable Alternatives. No Action Alternative Inadequately Analyzed.... Opinions Regarding Noise Impacts ..... TABLE OF CONTENTS Request For Inclusion of Comments.. Improper Methodology ...... ••• DEIS and Comment Summary. Nature of the Ranch ... Settings.... The Commenters. Proposals. Analyzed..... Ξ Analyzed.... ତ ... ri, . N ų. 4 ÷ Ś æ ż Ś ä Ċ ä Ċ ž Ξ Ľ. Counsel for El Bigote Cattle Co., LLC, Gottomitee, Ltd., and A. S. "Tex" and Jan Elliott 0038 Holland & Hart w Holland & Hart us February 22, 2005 Murray Feldman Aspen, Colorado DRAFT ENVIRONMENTAL IMPACT STATEMENT J.S. Bank Plaza NEW MEXICO TRAINING RANGE INITIATIVE Submitted by: Boise, Idaho ennifer Hall EL BIGOTE CATTLE CO., LLC, GOTTOMITEE, LTD., AND TEX AND JAN ELLIOIT COMMENTS OF ON THE POR Digitized by Google

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6.0 COMMENTS AND RESPONSES

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comments on the Draft Environmental Impact Statement ("DEIS") for the New Mexico El Bigote Cattle Co., LLC, Gottomitee, Ltd., and A.S. "Tex" and Jan Elliott ("Commenters"), by and through their undersigned counsel, hereby submit these **Iraining Range Initiative ("NMTRI")** dated January 2005

that will be, are, or have been directly overflown and physically invaded by the proposed and ongoing Air Force activities, and they live, own businesses, and recreate within the The Commenters own ranching property, a beef cattle operation, and residences location of some of this property. The Commenters are also members of regional and region to be adversely affected by the Air Force actions. See Exhibit A for a general ranching culture and heritage including the New Mexico Farm and Livestock Bureau, other associations dedicated to the preservation and protection of the New Mexico New Mexico Cattle Growers Association, and the Paragon Foundation. A.S. "Tex" and Jan Elliott are owners of El Bigote Cattle Co., LLC and managing daughters, daughters-in-law, grandchildren, family and friends frequently visit, work, and general partners of Gottomitee, Ltd. Mr. Elliott resides full-time and Mrs. Elliott resides frequently traveled to and from their property by private aircraft. The Elliotts enjoy the part-time at the property affected by the Air Force actions. The Elliotts and their sons, enjoyment by Mr. and Mrs. Elliott and their family and invitees for both viewing and scenic beauty, bountiful wildlife and environmental resources, and tranquility of this recreate on the land they own in De Baca County, New Mexico, and in the past they unique country. Wildlife is present on their scenic ranch and is a major source of hunting, although wildlife populations are in decline due to drought and other environmental disturbances.

improve hunting and tourism operations on the Ranch that promote the Ranch's historical leases the Ranch from Gottomitee, Ltd. El Bigote is engaged in a cattle operation and its commercial hunting operations on the Ranch until drought conditions forced abatement. Gottomitee, Ltd. owns the Gottomitee Ranch (the "Ranch"), the property in De Baca County that will be affected by the Air Force actions. El Bigote Cattle Co., LLC activities. Gottomitee, Ltd. is presently conducting wildlife feed supplementation to Upon subsidence of the drought, Gottomitee, Ltd. will resume commercial hunting employees rotate the cattle throughout the Ranch. Gottomitee, Ltd. conducted and environmental values.

expansion of subsonic and supersonic overflight, which will pass directly over the Ranch invades and pollutes the Ranch. They will also be adversely affected by the wake vortex and the expansion of chaff and flare use over the Ranch, the residue of which physically and the cumulative effects of this action when added to those of other past, present, and adversely affected by the Air Force's NMTRI expansion including, among other things, effects from low flying aircraft, interference with civil and commercial aviation access, reasonably foreseeable future activities in the area. The NMTRI will directly interfere Gottomitee, Ltd., El Bigote Cattle Co., LLC and Tex and Jan Elliott will be

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		a)	Kovalcik and Sottnik (1971)	-19
		(q	Espmark et al. (1974)	
		c)	Oda (1960)	
		(p	Head et al. (1993)	20
	5	Failu Lives	Failure to Address Other Air Force Information on Livestock Effects	
	ъ.	Exch	Exclusion of Historical Reports of Livestock Response	22
	4	The I Lives	The DEIS Fails to Consider the Cumulative Impacts on Livestock	24
D.	The 1	DEIS Fa	The DEIS Fails to Adequately Assess Wildlife Impacts	
	1.	The I Impa	The DEIS Fails to Adequately Consider Direct Wildlife Impacts	25
		a)	A Large Body Of Literature On Studies Of Overflight Impacts On Animals Has Been Overfooked	25
	5	The I Wild	The DEIS Fails to Consider the Cumulative Impacts on Wildlife.	27
шi	The I Envir	The DEIS Fail Environment	The DEIS Fails to Adequately Analyze the Impacts to Physical Environment	
	4	DEIS Quan	DEIS Ignores Historical Record on Size, Type and Quantity of Chaff and Flare Residue	
	ci.	DEIS Local	DEIS Fails to Consider the Significance of Violations of Local Law Resulting from Discarded Chaff and Flare and Aircraft Crash Debris on Private Property	29
		a)	Continuous Intentional Trespass	29
		(q	Littering	
	m	The DEIS Accidents	The DEIS Fails To Consider The Impacts Of Aircraft Accidents	29

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constructing the replacement airport," the agency could not "ignore the total noise impact in the area of identified environmental concern."); <i>United States Air Tour</i> <i>Ass'n v. FAA</i> , 298 F.3d 997, 1018-19 (D.C. Cir. 2002) (setting aside FAA noise model that excluded noise from non-tour aircraft when addressing noise effects in establishing air tour limits for Grand Canyon National Park area, "by failing to account for noise from other aircraft that fly over the Grand Canyon—for example, from commercial jets, general aviation, and military flights—the model arbitrarily overstates how quiet the park really is.").	2) The DEIS has no discussion or identification of wake vortex effects from low-level overflights of high speed military aircraft. These warplanes will be flying down to 500 feet above ground level. See, e.g., DEIS at 15-3, see afroo above ground level. See, e.g., DEIS at 15-3, see afroo above ground level. See, e.g., DEIS at 15-3, see afroo are altitudes down to 500 feet AGL for both Pecos North Low and Pecos South Low MOAN. Wake vortex effects can be significant and can cause extensive damage to ground structures and property and pose a risk of harm to persons, livestock, or wildlife on the ground. There is also a significant risk of damage to aircraft in flight from wake vortex or turbulence effects. See, e.g., FAA, Aeronautical Information Manual Ch. 7, § 3 (wake turbulence) ("peak vortex tangeroital 300 feet per second have been recorded"). The FAA states that "vertical separation of 1,000 feet may be considered safe," AIM	8 7-34.a.3. (2003), yet the DEIS provides for high-speed, low-level flight below this level of safety at just 500 feet AGL. The DEIS fails to examine what the potential adverse wake vortex effects are from such operations or what mitigating measures may be taken to avoid and minimize these adverse effects. Previously, the United States Court of Appeals for the Fifth Circuit has held that it was error for the Air Force to fail to take a hard look at the wake vortex effects. Previously, high-speed training operations. <i>See Davits Mountains Trans-Pecos</i> Herritoge Ars in v. FAA, No. 02-60288, Slip Op. at 13-18 (5th Circ. Oct. 12, 2004). Similarly here, the kine vertice is required to take a hard look at and adequately evaluate potential wake vortex effects. One possible approach for doing so and a consideration of the incredible strength of these wake vortex effects is outlined in the attached copy of the Second Declaration of Ronald O. Stearman, P.E. from the DMTPHA case. Exhibit B.	3) The DEIS contains no discussion or identification of potential mitigation measures for adverse environmental effects. Under the CEQ NEPA regulations and the Air Force's own EIAP regulations, a draft EIS must contain such a discussion. See, e.g., 40 C.F.R. §§ 1502.14(f), 1502.16(h), 1508.25(b); 32 C.F.R. § 989.22; 32 C.F.R. § 989.10(a); 40 C.F.R. §§ 1502.9, 1502.10. The DEIS identifies adverse environmental effects, yet fails to discuss any mitigation measures to address these adverse environmental effects, much less containing the required reasonably complete discussion of measures to mitigate to the fullest extent possible harmful environmental effects. <i>See Robertson v. Methow Valley Clitzens Council</i> , 490 U.S. 332, 351 (1989). "Without such a discussion, neither the agency nor other interested groups and individuals can properly evaluate the severity of the adverse effects." <i>Id.</i> at 352. Moreover, "[p]ublication of an EIS, severity of the adverse effects." <i>Id.</i> at 352.	9
with the use, enjoyment, employees' quality of life and safety, and economic operations associated with the Ranch. <b>B.</b> DEIS and Comment Summary. The DEIS outlines the proposals by the Air Force to expand F-16 training area and military and civil airspace in New Mexico. The Proposed Action and two action alternatives are comprised of four elements: modifying the configuration of existing	airspace (including expanding the size, operational altitudes, and usefulness of the Pecos Military Operations Area Assigned Airspace and moving Jet Route J-74 and deconflicting commercial traffic five to seven natical miles (rum) north of the modified training airspace); creating new airspace (the Capitan MOA/ ATCAA to connect the existing Beak MOA and the expanded Pecos MOA); flying at supersonic speeds above 10,000 feet above mean sea level or approximately 5,000 feet above ground level in the airspace; and extending the use of defensive countermeasures (chaff and flares) to the new and modified airspace. The DEIS also contains two alternatives and a no-action alternative. The NMTRI DEIS suffers from three key flaws, among others, concerning the scope of the DEIS analysis. <i>See</i> 40 C.F.R. § 1508.25.	<ol> <li>There is no discussion or identification of the existing noise and other impacts from ongoing MTR activity occurring in the same area and over the same property of the Commenters as the NMTRI proposed action. The DEIS acknowledges that the proposed action area includes an area traversed by portions of the following MTRs: IR-113, VR-100, VR-135, VR-1107, and VR-1195. The Commenters' property is located beneath the Pecos North High and Low MOAs and the Pecos South High and Low MOAs, and is also traversed by portions of iR-113, VR-1107, and VR-1195. The DEIS for analysis of the baseline and cumulative effects of these existing MTRs as part of the NMTRI action.</li> <li>NEPA requires such a consideration both in terms of the environmental baseline and the effects of the environmental baseline.</li> </ol>	other past, present, and reasonably foreseeable future actions regardless of what agency (federal or non-federal) or person undertakes such other actions. 40 C.F.R. § 1508.7. "Cumulative impacts can result from individually minor but collectively significant actions taking place over a period of time." <i>Id.</i> The absence of these considerations from the DEIS violates NEPA and cannot be upbeld. <i>Grand Carnyon Trust v EAA</i> , 290 F. 3d 339, 345-47 (D.C. Cit. 2002) (setting aside NEPA analysis that addressed only incremental noise impacts of a new airport as compared to existing airport and did not address the cumulative noise effects of all air traffic in the area. "Because there is no analysis of cumulative noise impact on the [area] against which the additional noise impact of the replacement airport can be evaluated, the FAA's error in ignoring cumulative impact of man-made noise is not harmless for the FAA has impermissibly taken 'a foreshortened view of the impacts which could result from the act' of	5

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both in draft and final form, also serves a larger informational role and, perhaps more significantly, provides a springboard for public comment" $Id_{at}$ 349	The Commenters also specifically request that these comments be considered by NP-19 and responded to by the FAA in any NEPA evaluation it undertakes for NMTRU. COMMENTS
By not allowing for public review or comment on proposed mitigation measures in the DEIX the Air Force is mechation the nublic from reviewing and	II. The Air Force's Statement of Need is Based on the Present Location of F-16 PN-1 Aircraft and Training Facilities and is Unreasonably Narrow.
commenting on proposed measures at a time and in a way that would obligate the commenting on proposed measures at a time and in a way that would obligate the agency to respond to the substantive comments, to consider those comments in its decisionmaking, and to circulate those comments with the final EIS. These fundamental failures go to the very core of the NEPA process. See 40 C.F.R.	The DEIS's statement of purpose and need is unreasonably narrow and therefore effectively eliminates the analysis of reasonable alternatives. See, e.g., Mucklethoot Indian Tribe v. U.S. Forest Service, 177 F.3d 800, 812 (9th Cir. 1999). Because the stated sonal of the moviect necessarily distates the rame of reasonable alternatives. an
§ 1500.1(b); <i>Robertson</i> , 490 U.S. at 349 ("action-forcing" procedures of NEPA "ensure[] that the agency, in reaching its decision, will have available, and will carefully consider detailed information concerning significant environmental impacts"); <i>see also</i> 32 C.F.R. § 989.22(a) (EIAP documents must "indicate clearly whether mitigation measures (40 CFR 1508.20) must be implemented for the alternative scienced	agency cannot define the goal so narrow that only one alternative would accomplish the agency's objective. See Friends of the Southeast's Future v. Morrison, 153 F.3d 1059, 1066 (9th Cir. 1998). Courts agree that the purpose and need of the project cannot be so narrowly defined as to make the EIS a "foreordained formality." City of Bridgeton v. FAA, 212 F.3d 448, 458 (8th Cir. 2000).
know what commitments are being considered and selected, and who will be responsible for implementing, funding, and monitoring the mitigation measures."). Thus, it is erroncous for the Air Force to exclude a discussion of mitigation measures from the DEIS.	The purpose and need section of the DEIS provides that the 27th Fighter Wing (27 FW) at Cannon Air Force Base (AFB) needs "access to local training airspace that provides as realistic a combat environment as feasible." <i>DEIS at 1-10</i> . The DEIS does not analyze a variety of alternatives involving transporting Cannon AFB units to other locations that presently have adequate training space or could develop adequate training
These and the other errors described below require that the Air Force withdraw, revise, and recirculate the DEIS before proceeding with implementations to the FAA for the proposed airspace changes or before proceeding with implementation of the proposed action. These defects also document that the EIS process is so flawed that any final EIS based on this draft would not provide an adequate basis on which the FAA may make its independent airspace decisions and satisfy its independent duty to fulfill its NEPA responsibilities. See 40 C.F.R. § 1502.9; California v Block, 690 F.2d 753, 772 (9th Cir. 1982); DMTPHA v. FAA, No. 02-60288, Slip. Op. at 18, 20 (5th Cir. Oct. 12, 2004) (FAA violates NEPA when it adopts inadequate Air Force EIS); 32 C.F.R. § 989-28(b)	airspace. <i>DEIS at 2-24</i> . The DEIS asserts that other locations, like the White Sands Missile Range, in southern New Mexico, are "distant" and "would not maximize training time." <i>Id</i> . The DEIS also never even considers a complete relocation of the Cannon AFB to a location that presently has adequate training space or could develop adequate training airspace. Thus, in narrowly defining the need for new military training airspace to support units stationed at Cannon AFB as a "local" need, the Air Force narrows the potential range of alternatives to be considered. Effectively, it eliminates relocation or transportation of Cannon AFB units as options, and dictates an on-site "local" remedy, which necessarily must result in expansion of the airspace.
(outuining NEFA review process ior airspace proposals with FAA). C. Request For Inclusion of Comments	III. The DEIS Contains an Inadequate Scope of Alternatives
e Co of limits s partof limits and limits s partof limits s part of limits s for the secondoccase occase of the second second second s the second second s the second second s the sec	NEPA requires that as part of its preparation of an EIS, an agency must "study, develop, and describe appropriate alternatives to recommended courses of action," 42 develop, and discuss alternatives that it has considered, 40 C.F.R. § 1502.14. U.S.C. § 4332 (2)(E), and discuss alternatives forms the "hear" of the EIS. $Id$ WEPA mandates that if has considered to a liternatives that fall between the obvious extremes." <i>Colorado Envil</i> . <i>Coalition v. Dombect</i> , 185 F.3d 1162, 1175 (10th Cir. 1999). More specifically, NEPA is violated when an agency dismisses the consideration of an alternative "in a conclusory and perfunctory manner that [does] not support a conclusion that it was unreasonable to consider them as viable alternatives." <i>Davis v. Mineca</i> , 302 F.3d 1104, 1122 (10th Cir. 2002).
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	B, "[e]ffects to biological and agricultural resources would be essentially the same as those described under the Proposed Action." $I_{\rm eff}$ The DEIS concludes that the impact to the cultural resources under Alternative A would be essentially the same as those under the Proposed Action." $I_{\rm eff}$ and the second and historical resources under Alternative A would be essentially the same as those under the Proposed Action." $I_{\rm eff}$ and the same the end of historical resources under Alternative A would be statilly the same as those under the Proposed Action." $I_{\rm eff}$ The impacts to lead use and recreation are identical. For Alternative A "[c]ffects to rultural and historical resources under Alternative A." $[c]$ ffects to the dise and recreation under Alternative A would be similar to those under Proposed Action $I_{\rm eff}$ . The socion containing the the annex us and recreation under Alternative A would be similar to those under the Proposed Action $I_{\rm eff}$ . The socion contained and the proposed Action $I_{\rm eff}$ and $I_{\rm e$	NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 Comments and Responses
0038	The DEIS fails to adequately study, develop and describe appropriate alternatives to the proposed cortes or detron. The atternatives analyzed by the DEIS represent only the detroits of diternoits of the thoposed Action at the mary identical environmental impacts that more a variety of alternatives man reservit dentroit and environmental impacts that more a variety of alternatives that might have isseened environmental impacts dentine and the action or end consultered at alternatives manacity rejected on a conclusion text and an action alternative. The DEIS discusses that a mostion alternative is the PDS discusses that and an action alternative is the PDS and an action alternative in the DEIS discusses that a mostion alternative. The DEIS discusses that and an action alternative is the PDS and an action alternative in the PDS and an action alternative in the DEIS discusses that and an action alternative in the posted distance between the PDS and Action and the action and the effect of the Alternative State and an action alternative in the action of the PDS and Action and the thereaver, the PDS and Action and the action of the PDS and Action and the thereaver and the action and the atternative state and an action alternative in the action and the atternative state action and the atternative state and and atternative state and and action and a difference between the PDS and Action and the atternative state and and a difference between the PDS and Action and the atternative state and and a difference between the PDS and Action and the atternative state atternative state atternative state and a state atternative state atternate	Q

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methodology used in preparing the model and, if the methodology is challenged, must provide a complete analytic defense." United States Air Tour Ass'n v. FAA, 298 F.3d 997, 1008 (D.C. Cir. 2002). Here, the EIS's approach to calculating or predicting the safety impacts of the proposals lacks a rational relationship to the reality it purports to represent	methodology used in preparing the me provide a complete analytic defense." 1008 (D.C. Cir. 2002). Here, the EIS's impacts of the proposals lacks a ration	must respond to creatible opposing points of view, and it may not ignore reputable scientific oppinion. See, e.g., Seattle Audubon Soc'y v. Espy, 938 F.2d 699, 704 (9th Cir. 1993); Public Service Co. v. Andrus, 825 F. Supp. 1483, 1496-99 (D. Idaho 1993); see also Sierra Club v. Watkins, 808 F. Supp. 852, 864-69 (D.D.C. 1991). An agency's
mishaps belies the DEIS predictions. Courts have recognized that where an EIS uses a model or method to develop	mishaps belies the DEIS predictions. Courts have recognized that w	environmental effects of its proposed actions. 42 U.S.C. § 4332(A)-(C). Federal agencies must ensure the scientific integrity of the EIS by considering appropriate studies and data, and identifying any methodologies used. 40 C.F.R. § 1502.24. The agency
within 10 miles of the Kanch residence, on a neighboring ranch, and one occurred on the SA-6 Ranch, within a mile of the Ranch Headquarters. Additionally, those three mishaps all occurred within a four-year period. In short, a review of the historical record of Class A	within 10 miles of the Kanch residenc Ranch, within a mile of the Ranch He occurred within a four-year period. In	Affected Environment and Fails to Fully Evaluate Impacts of the Proposals. NP-1 NFPA requires that an assess candidly discloses in its FIS the advances
	AFB based F-16s since 1995. <i>Id</i> Wr actual number of mishaps far exceeds DEIS also overlooks another astonishi	Accordingly, the description of the no-action alternative is inadequate due to the absence of any data or logical argument supporting the description. IV. The DEIS Contains an Inadequate Discussion of Key Resources in the
in the DEIS analysis that Class A mishaps are expected to be extremely rare and thus, of inconsequential impact. This implication is entirely incorrect.	in the DEIS analysis that Class A mishaps are expected to be e- inconsequential impact. This implication is entirely incorrect.	_
1	Id. More precisely, the DEIS states the number of sorties flown, the statistica 0.000074 or one observe in planes 13.	Furthermore, it is not even logical that maintaining the status quo would "reduce"
Based on that rate, and the fact that the 27 FW and NMANG aircrews typically flew 5,320 F-16 sorties and 3,733 hours annually in the NMTRI airspace, the DEIS calculates that a Class A mishan "would be statistically modicided to occur once aver, 7.4 waves."	Based on that rate, and the fact that th 5,320 F-16 sorties and 3,733 hours an that a Class A mishan "would be start	Generally, the DEIS concludes the no-action alternative would "reduce training opportunities and increase costs." <i>DEIS Cover Sheet</i> . The DEIS does not include any
umug riseu rear 1500. Over und period, 120 Class A misingly have occurred and 113 alternaft have been destroyed." $id$ Based on this data, the DEJS calculates the Class A mishap ratie at "3 60 per 100,000 flight-hours and an aircraft destroved rate of 3 30 " $Id$	uturing rised i cel 1.95). Over that per aircraft have been destroyed." Id Bas mishap rate at "3.60 per 100.000 files	C. No Action Alternative Inadequately Analyzed.
have flown more than 3.356,700 hours since the aircraft entered the Air Force inventory	have flown more than 3,336,700 hour	conclusiony distribution of alternatives involving use of other locations is unsupported, and as such, the range of alternatives considered is inadequate.
impossible to predict the precise location of an aircraft accident, should one occur," the DEIS does predict a mishap rate based on historical data on mishaps at all installations, and under all conditions of flight. <i>DEIS at 3-26</i> . The DEIS states that "F-16C aircraft	impossible to predict the precise location of an ai DEIS does predict a mishap rate based on historia and under all conditions of flight. DEIS at 3-26.	data or discussion. Conclusions of this nature must be based on some data. Blue Mirus. Biodiversity Project v. Blackwood, 161 F.3d 1208, 1214 (9th Cir. 1998). The DEIS's
The DEIS states that "(f)he primary public concern with regard to flight safety is the potential for aircraft accidents." <i>DEIS at 3-25</i> . Though the DEIS states "(i)t is	The DEIS states that "[t]he prite potential for aircraft accidents." D	Range in southern New Mexico, the DEIS again makes conclusory remarks that its "is distant from Cannon AFB and would not maximize training time" without any supporting
dology	I. Improper Methodology	spectrum of missions and tactics." DEIS at 2-24. The DEIS fails to identify what the distance is from Cannon AFB to Mt. Dora or discuss what proximity is required to meet
The Safety Impact of the Proposals Has Not Been Adequately	A. The Safety Impact of	from Carmon AFB," "[1]he distance would force pilots to significantly reduce training time" and it is "not adjacent to a training range and does not negative fraining in the full
79-81 (9th Cir. 1998).	Mountain v. USFS, 137 F.3d 1372, 1379-81 (9th Cir. 1998).	transport of the Cannon AFB units to those locations for training. With respect to considering the use of the Mt. Dora MOA, the DEIS states it is "located at a distance
energy on the number environment are figure uncertain or involve unique or unknown risks. 40 C.F.R. § 1508.27(b)(5). An agency may not reply on conclusory statements unsupported by data, authorities, or exclusionly information. <i>Neitobhors of Cuddw</i>	rifects on the number of violation and violation are numericated and rifes. 40 C.F.R. § 1508.27(b)(5). A unsupported by data, authorities, or co	Similarly, as briefly discussed in Section II, the DEIS provides a conclusory dismissal of alternatives that involve expansion of services at other locations and
environmental effects of the proposed action. Friends of the Earth v. Hall, 093 F. Supp. 904, 926, 934 (W.D. Wash. 1988). It must consider the "degree to which the possible	environmental effects of the propose 904, 926, 934 (W.D. Wash. 1988). It	costs, should be considered as an alternative in the DEIS.
NEPA analysis must expose scientific uncertainty regarding the risk of a proposed action and inform decision makers of the full range of responsible scientific opinions on the	NEPA analysis must expose scientific and inform decision makers of the ful	discussed above in Section II, the narrowly drafted statement of purpose and need dictates that the DEIS not examine reasonable alternatives, including relocation of Cannon AFB to other locations with adequate training airspace or the ability to develop adequate training airspace.
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and it is therefore arbitrary. See Columbia Falls AlumInum Co. v. EPA, 139 F.3d 914, 923 (D.C. Cir. 1998); United States Air Tours Ass'n, 298 F.3d 997, 1019 (D.C. Cir. 2002) (FAA's use of the noise model for establishing air tour limits in Grand Canyon National Park was arbitrary).	What this scenario indicates is that Mr. Elliot and his fellow ranchers in the ROI are most likely going to be the first responders to aircraft accidents and they will be exposed to the immediate health hazards, including emotional trauma, that such incidents <b>SA-7</b> present. The EIS does not address the likely health and safety impacts of documented incidents and is therefore inadequate.
Given the disparity between the DEIS predictions and reality, the EIS safety methodology is apparently inapplicable to Cannon AFB flights. Though it is the agency's dury to develop and utilizz appropriate methodologies, the Commenters suggest SA-5 that the disparity might be the result of the failure to consider factors unique to the	<ul> <li>R. The Noise Impact of the Action Has Not Been Adequately Analyzed. NO-11</li> <li>I. Nature of the Ranch</li> </ul>
Cannon AFB flights. For instance, the AIB Report for the F-16 crash on the Ranch acknowledges that only one of four ground avoidance systems is routinely used, or reliable, due to the relatively flat terrain under the Pecos MOA. United States Air Force Aircraft Accident Investigation Report, F-16 Fighting Falcon, 87-0316, p. 31, first section in the front part of the document. The EIS discussion must consider other relevant factors such as the documented high number of F-16 incidents in the ROI. Whatever method the agency selects for the analysis of safety inpacts, it must acknowledge such	The Ranch, operated by El Bigote Cattle Co., LLC has a unique rural character. The Ranch, steeped in territorial history and western folklore, has been in the Elliott/Gates family since 1960. The time honored cowboy ways of great grandfather A.E. "Lonnie" Gates, respected South Texas/Eastern New Mexico cattleman, combined with the rich traditions of the Llano Estacado ranching community are still present on the Ranch today. Donoth unda in this area of New Mexico continues to be done by "neighboring."
unique circumstances or the analysis is outerwise mappinedue and a data of the Thus, because the prediction methodology bears no rational relation to reality, the Air Force failed to take the requisite hard look at safety effects, and it failed to adequately schlain and disclose in the EIS the basis for the analysis presented. These shortcomings violated NEPA's informed consideration and scientific integrity requirements. See 40 C.F.R. §§ 1502.16, 1502.24.	This tradition means that neighbors, some driving 20-30 miles, arrive at the Ranch as early as 5:00 a.m. for breakfast, take care of gathering, sorting and working of cattle and early as 5:00 a.m. for breakfast, take care of gathering, sorting and working of cattle and sharing the noon meal before heading home to their own chores. Ranches usually have a spring workday and a fall workday utilizing the "neighboring" system. The cold, snowy winter months in De Baca County keep ranchers busy feeding cattle and breaking up ice in frozen tanks; springtime brings new calves and foals, fcnce and windmill maintenance; in frozen tanks; springtime rane work and grazing rotations; and beautiful fall weather
Further, the methodology fails to consider the safety impacts contribution from other alrectaft using the MOA and MTRs in this area. Those alrectaft and units may have <b>SA-10</b> different accident rates, and the overall cumulative effect on safety must be addressed in the DEIS.	warmer summer usys require the construction of the Ranch. chores include round-up and delivery days at the Ranch. The Ranch also participates in Billy the Kid's Last Ride, reenacting William Bonney's escape from jail at Lincoln and his ride to Fort Summer, New Mexico. This annual event traverses the Ranch and involves an overnight start by traditors at the
2. Inadequate Safety Impacts Incident Discussion The DEIS states that "It]he 27 FW maintains detailed emergency and mishap response plans to react to an aircraft accident, should one occur. These plans assign ugency responsibilities and prescribe functional activities necessary to react to major mishaps, whicher on or off base. $DEIS$ at 3-27. However, past events indicate that the response plan has not adequately protected the Commenters.	Ranch's historic West Camp. This is an endurance ride, beginning in late April, tashs too nine to ten days and this event promotes tourism and New Mexico history. The most pervasive characteristics of the Ranch and its operation are its natural beauty and tranquility. See Exhibit C, depicting Buffalo Springs area of Ranch. These characteristics transport the Elliotts, El Bigote employees, visitors and paying guests from the modern world beaut in time through the Ranch's history. The historic Buffalo from the modern world but and an interverse and corrals are abundant
For instance, in the 9 Sept 2002 case of a F-16 that crashed into the Ranch, Mr. Elliort's son, Stephen, was the first to respond to the sccne of the accident. Stephen approached the accident site, unaware of what had caused a loud explosion and a fire. As he neared the fire, he picked up what he thought was a small piece of hide from a just weaned calf. Stephen immediately traitized it was a piece of scalp from a human and quickly surmised that the fire was probably an aircraft. Stephen called Mr. Elliott, who then called Cannon AFB Command & Control to advise them they had an aircraft down. Tech Sgt. Thompson told Mr. Elliott he was not aware a Cannon AFB aircraft was until, while still on the phone with Mr. Elliot, Sgt. Thompson called Air Force Range	Springs, West Camp Reacquarces, primitive row noncover all history buffs, photographers and on the Ranch along with the folklore that interests all history buffs, photographers and artists. Although the area affected by the Air Force proposals is sparsely populated, the region of influence overlays numerous special use areas and noise sensitive locations, including the Commenters' property. Despite the adverse effect noise can have on such areas, in addition to the adverse effect noise can have on such eras, in addition to the adverse effect noise can have on human experience of the areas, in addition to the Proposed Action.
Melrose and contirmed that indeed an aircrait was down. 13	14
	NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES

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statement.	
the Proposed Action is not expected to have significant adverse effect on humans or animals." <i>Id</i> The documented history of overflight claims belies this conclusory	signal to note ratios rather than absolute sound pressure levels. These considerations surgest that observer-based andihility connours are more
supersome activity would be noncease and can be intrusive. $(a, at +i)$ , $T c_{i}$ , contrary to these statements, the DEIS concludes "[i]n general, the sonic boom environment for	the source. Furthermore, since audibility is the issue of primary concern in low ambient noise conditions evolver consideration must be eiven to
The DEIS states that the increase in supersonic sorties are expected to increase from 168 to 467 per month. $DEISa 4 - 17$ , "The increase in sortie borns from 168 to 467 per month. $DEISa 4 - 17$ , "The increase in sortie borns from 168 to 467 per month.	In other words, the preferred means of modeling aircraft noise impacts in Park and Wilderness settings is from the perspective of the observer, not
(1) Failure to Include Documented Impacts	aircraft flying here produce there?"
<ol> <li>The Air Force Noise Analysis Contains Other Flaws.</li> </ol>	answering the question "How far from here must an airplane fly if it is not to impact the area of interest?" where they also have a point of a point of the second se
presents an opposing view).	great to suggest the need for an alternative approach to preparing aircraft noise contours The alternative approach to preparing aircraft
the decision maker. Center for Biological Diversity v. U.S. Forest Service, 349 F.3d 1157 (9th Cir. 2003) (acency should not ionore reputable scientific opinion. even if it	outdoor recreational exposure to aircraft noise, as well as the differences
that predicted by the methodologies used in the DEIS. The DEIS must discuss and incorporate this reasonable scientific opinion and disclose this opinion to the public and	military articled and urban airport planning are or readily adapted to Park military articled and urban airport planning are not readily adapted to Park and Wildemess settings
The Miedema studies present a scientific opinion that suggests that many more	As Air Force researchers Fidell and Silvati have stated:
noise predictions based on different sources using the datasets from predenta (1776). Exhibit E.	Service 1992 (as cited in DEIS) at 2-21).
amoying effect of aircraft noise. Miedema (2001) reviews the confidence intervals of	or a rong-term cummative noise metric such as Lan for purposes of predicting reactions to overflights by short-term visitors to recreation sites is questionable." (U.S. Forest
more annoying than other noise sources. <i>Id</i> The noise curves the NMTRI uses are based on a blend of sources. which, according to the Micdema study, demesses the predicted	pp.327-28. Similarly, the Forest Service overflight study notes that the "appropriateness
Micderna (1998) established that the source of noise has to be considered in predicting annoyance. <b>Exhibit D.</b> The study further establishes that aircraft noise is	Lavrence A. Harimann, and William Makel. "Annoyance From Aircraft Overflights In Wilderness." NOISE-CON 90. University of Texas, Austin. Texas. October 15-17, 1990.
	the Schultz curve assumptions and methodologies "are not appropriate in the assessment of the impact of aircraft overflights on wilderness visitors." <i>Robin T. Harrison.</i>
3. The Air Force Fails to Consider other Reasonable Scientific NO-14	the Air Force sponsored NOISE-CON 90 conference, Robin Harrison, et al. stated that
umknown risks." 40 C.F.R. § 1508.27(b)(5).	NMTRI noise analysis is premised, is not applicable to the prediction or determination of noise effects on outdoor recreation experiences. See DEIS 4-11. In a paper delivered at
reputatic sciencing opinion, and it tails to furly notatify in the DELIS the "degree to which the possible effects on the human environment are highly uncertain or involve unique or	At its well established by the statements and publications of the Air Force s scientists that the Schultz curve, as updated in the Feingold et al. (1994) on which the
noise impacts. Inc Air Force's failure to do so violates NETA's requirement to ensure the professional and scientific integrity of the DELS, it ignores its own consultants' 	recreational case ). It is viall as which and hut the restances and autilizations of the Air Econolo
FAA, 998 F.2d 1523, 1532-33 (10th Cir. 1993). Nor does it follow the advice of its own consultants and apply an alternative observer-based approach to describing prodicted	response relationship developed by Schultz (1978) for general transportation noise experienced in high population density areas, cannot be directly applied to the outdoor
passed holds impact prediction methodology for the outwoor recreation, ranching, and private wildlenges vildlands at issue here. Cf. National Parks and Conservation Ass'n v.	to the Automaty of Courtoot Accelerationsis, paper presence at ACLEE-CON 90, University of Texas, Austin, Texas, October 15-17, p.340 ("The well-known dosage-
inextucture are not result appricante to quantum une outer rout une control in control in control in control in	restructure of the second seco
However, despite this wide recognition that the Schultz curve and general Landers and several Landers and severation and sever	outdoor recreational settings remains unresolved to this day." Sanford Fidell Decl.
Fidell and Silvati, <i>supra</i> , at 341-342.	The Air Force's own experts acknowledge, both in litigation testimony and in their publications, that the "issue of the application of aircraft noise modeling methods to
noise impacts in Park and Wildemess settings.	
useful than source-based emission contours for use in analysis of aircraft noise intracts in Park and Wilderness settings.	2. <u>The Inapplicability of the Air Force Noise Analysis to Private</u> NO-13 Wildemess and Similar Outdoor Recreation Settings.
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It is documented that serious aircraft overflight impacts can occur from Air Force combat training operations. For instance, the Air Force's own documents indicate that it "routinely has about 510 million in claims pending relating to aircraft overflight issues ([]]he claims typically result in disbursements of about 53.3 million each year." U.S. Air Force, Human Systems Center, Environmental Planning Directorate, Brooks J.S. Air Force, Fuman Systems Center, Environmental Planning Directorate, Brooks Arbible T. Greas, Final Report, <i>Requirements Analysis for Noise</i> at 16 (Oct. 31, 1996) (Fxhibit F). Given the Air Force's own recognition of the substantial monetary damage claims that aize from its aircraft overthions in the region would not have a similar significant	dependent upon human interpretation and therefore, extremely vulnerable to human error." USFY 96/97 ESOH Strategic Plan at 1a (Exhibit P). The Air Force itself has also noted "no quantitative dosage-response relationship has been developed for predicting annoyance in these circumstances (where Air Force operations are occurring over lands used for outdoor recreation purposes)." <i>Id.</i> at 1b. Similarly, the Air Force acknowledged that it has no accurate method of predicting annoyance from the combined effects of exposure to subsonic operations and supersonic operations. <i>Id.</i> at 1c. And, the agency has also admitted hat "there exists no systematic methodolove for assertion to has a book of more and actio hourance	
environmental effect, particularly when supersonic sorties are expected to increase from 168 to 467 per month. $DEIS$ at $4.17$ . The DEIS also fails to recognize the record of site-specific claims relating to noise impacts in the affected area. The DEIS contains no analysis of the numerous claims or complaints that have been previously submitted in the affected area, of which the Commenters are only aware of through conversations with neighbors. The DEIS must disclose and address those claims and complaints. Furthermore, the DEIS contains no analysis of the claims of which the Commenters are personally aware. For instance, the new contains no analysis of the claims of which the Commenters are personally aware.	<ul> <li>B1-20 animals and structures. Environmental impact analysis process (EIAP) documents presently use a variety of noise description and assessment models/data bases, often being of questionable scientific value." <i>Id.</i> at 2d.</li> <li>Also, the DEIS states that "faircraft operations in military airspacegenerate a noise environment somewhat different from other community noise environments." <i>DEIS at G.</i>. The DEIS claims that exist and is adjusted to "account for the 'surprise' effect of the sudden onset of aircraft noise events on humans." <i>Claims that</i> and is adjusted to "account for the 'surprise' effect of the sudden onset of aircraft noise events on humans." citing a work by Plotkin</li> </ul>	
<ul> <li>Thing the property is the set of the addition, Mr. Elliott has counciled and submitted claims for structural damage, livestock death, a broken window, equipment and fence damage to his property that resulted from noise and sonic boom impacts. See Exhibits H - O. Mr. Elliot has incurred additional damages, such as the loss of a windmill during a period of time with virtually no recorded winds, but being unable to identify the exact aircraft involved and the exact time of the incident, he was not able to avail himself of the claims process.</li> <li>Because the noise analysis ignores the historical impact of military overflights nationwide and in the affected area it is incomplete and indequate.</li> </ul>	and two works by Stusnick et al. for this conclusion. <i>Id.</i> However, an examination of the Stusnick studies makes clear the inapplicability of these calculation methodologies to the affected area. The Stusnick studies were done in houses and a laboratory in southern Viginia, in an area where many homes were present and where streets and aircraft contributed to background levels of noise. This environment has little application of relevance to the vastige archements and wide-open spaces of the Llano Estacado ranching communities. Thus, the DEIS assertion that its DNL metric accounts for surprise effect does not support its attempt to use this technique to redict or describening settimeted, and outdoor settings of the Llano Estacado ranching communities.	
(2) Failure to Identify Data and Methodology Problems Under NEPA, the Air Force must disclose shortcomings in its noise evaluation methodology in the DEIS, and it must account for the range of potential impacts that might occur given the uncertainty in the methodology and data collection methods for that methodology. See, e.g., 40 C.F.R. §§ 1502.24, 1500.1(b). The Air Force's noise evaluation in the DEIS fails to acknowledge the scientific shortcomings of the methods and data control of the methods.	The Air Force must disclose these shortcomings of its data and methodology in the DEIS, and it must undertake further analyses of potential environmental impacts to account for the extremely large analytical shortcomings of the methodologies it has applied. 40 C.F.R. § 1502.24.         NO-16       5. <u>Inadequate Disclosure of Claims Process Issues</u>	NP.3
used, and therefore it fails to candidity dusclose in the Dists of the proposed actions. For example, the Air Force itself has repeatedly acknowledged that its noise analysis methodology is an imperfect predictor of noise impacts and resulting annoyance. In its fiscal year 1996-97 Environment, Safety and Occupational Health Strategic Plan, In its fiscal year 1996-97 Environment, Safety and Occupational Health Strategic Plan, the fir Force states that "the methods used to gather the information required [for NOISEMAP] is [saic] extremely vulnerable to litigation. The current data collection methods do not provide indisputable data. In fact, the accuracy of the data is totally	<ul> <li>InterDates states that Type Air Force has essentiated procedures for unarage claims." <i>DEIS at 4-19</i>. Implicit in this statement is the concept that the claims procedures have not adequately addressed the Commenters' noise damages.</li> <li>NO-21 For instance, in September 2001, Mr. Filliott submitted a claim for a window that was shattered as a result of a sonic boom. See Exhibit M. Mr. Elliott was able to document the time of the fly own. 27 W/PA confirmed it was one of their aircraft. Part of the claim involved an amount to compensate Mr. Elliot for document dime he spent attending to the broken window, specifically meeting with a carpenter, not the</li> </ul>	
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NEW MEXICO TRAINING RANGE INITIATIVE EIS

6.0 COMMENTS AND RESPONSES

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BI-18	Also, the DFIS fails to cite to or consider the US Handbook (1993) on "The Impact of Low-Altitude Flights on Livestock and Poultry." That report "applies to	_	
BI-17	collection of noise-related research abstracts, many of which concern the effects of aircraft noise and sonic boom on domestic animals and wildlife. It is not in and of itself a "study" and presents no interpretations or overall conclusions based on the abstracts themselves. If the preparers of the EIS wanted to cite information presented in this book of abstracts, they should have cited the individual studies themselves, which vary greatly in scientific merit, conclusions reached, and direct applicability to the NMTRI overflight and livestock situation.	BI-22	r of nder ne v-calf ying and
	Effects The DEIS cites Gladwin et al. 1988 as support for its analysis of potential impacts to animals from noise. DEIS at 4-30. As a metiminary matter (iladwin et al. 1988 is a		Kovalcik and Sottnik (1971) suggest that gradually increasing noise levels instead of immediate exposure to high intensity noise reduces the response by animals. This is contrary to studies clied by the DEIS. <i>Id</i> at <i>4.12</i> . They renovned that is the case of
BI-16	Lehmann (1966) pointed out that reactions to subsonic, low-level aircraft noise were more evident than reactions to sonic booms, and several other studies verify that animals respond to both auditory as well as visual stimulus from low-level flights (Bond 1971, Bell 1972). Additionally, in Head <i>et al.</i> (1993) researchers did not know the prior exposure of the cows they used in their study to jet noise exposure, but noted that jet noise was rare in the vicinity of their dairy research farm. 2. Failure to Address Other Air Force Information on Livestork	BI-13	It with the DEIS's very brief livestock section is that it first e the numerous adverse affects of aircraft noise and overflights then it concludes that it is unlikely that there will be negative imans associated with managing those livestock. The DEIS is or portions of studies that document negative effects to intrals. These include:
<b></b>	Head <i>et al.</i> (1993) conducted a study on dairy cows using recorded jet aircraft noise, and reported no statistically significant effects; however, existing literature suggests that animal stress may be more pronounced when an object is seen. Casady and I observe to be a statistical or a study of the state of the st		traditional rangeland management. 1. <u>Selective Review of Applicable Literature</u>
BI-15	In another study of dairy cows, Oda (1960) found that dairy cows had lowered lactation curves caused by high intensity noise. This again is contrary to studies cited by the DEIS. See $/d$ at 4.32. d) Head et al. (1993)		studies of the responses of mounted horses to aircraft noise are available." Yet, "[a]necdotal reports indicate that horses with riders startle when surprised by a jow- altitude overflight" /d. Despite the lack of studies and anecdotal evidence of the startle effect, the DEIS analysis ends with the premise that "there was evidence that horses adapted to aircraft noise" /d. The miniscule section of the DEIS addressing rangeland impacts fails to address the notential health and sector northerne involution
	authors noted that their study gives no clear indication about the effect of subsonic flights upon the animals, because they had "insufficient data due to the small number of overflights." (Espmark et al. 1974).		The DEIS provides that almost 99% of the airspace expansions will be over rangeland, 69% of which is private land. $DEIS at 3-39$ . Yet, the DEIS includes a very small review of published articles on the affects of noise and aircraft disturbance to livestock, and suggests that "(m]any studies documented that all types of livestock habituate to aircraft hories " $DFIS or 4.2.3$ The DEIS end-to end the addition of the study of the study studies documented to the study of the study study of the study study at the study study of the study study at the study study of the study of the study of the study of the study of the study study of the study study of the study of the st
	the Commenters' cow-calf operations. The authors also found that sheep reacted more strongly than cattle, and that cattle did not adapt to low level flights when subjected to 10 flights at leventions between approximately 150 and 50 feet AGL over a two day period. This is contrast to DGIS	BI-12	
	As indicated in the DEIS, Espmark <i>et al.</i> (1974) concluded that sheep and cattle had little negative response when exposed to low-altitude subsonic flights in their study. However, the authors also stated that animals under different environmental conditions would display other and more severe reactions than they reported. Espmark <i>et al.</i> also reported that impacts may be greater in gestational animals because they jumped backward in response to being startled. These potential gestational impacts are of great concert to in the impacts are of a start of the state of the impact and because the stated backward in response to being startled.		costs involved in noise damage claims, it is no way compensates ranchers in the affected area for the constant interruptions of their lives and businesses or the counties hours they loose to dealing with the damage. Because the EIS does not consider these documented impacts of noise, its discussion is inadequate. Additionally, the DEIS must disclose the limits and conditions of the Air Force compensation program in order to evaluate its scope and effectiveness in addressing the unavoidable adverse environmental effects that
00.38 ] BI-14	b) Éspmark et al. (1974)		administrative time lost filing the claim. The claims process denied his claim for documented time fost. See Exhibit Q. Though the claim process may handle the hard

presents information that directly contradicts the conclusions presented by the DEIS. This reference states that its purpose is to "serve as a guide for claims officers and appointed investigating vertinarians or other experts to process claims for damage to domestic animals, fowl, fish, and wildlife." The Handbook makes numerous points directly contrary to statements and conclusions presented in the DEIS. The authors of the DEIS, in providing the conclusion that NMTRI aircraft overflights are not going to cause adverse immacts on livestock, contride the following important statements made and	information in Milligan et al. (1983).	a. Between 2 March 1908 and 30 November 1994, a total of 628 claims for damage to animals have been filed against the US with the face value totaling \$3,859,541.38."	b. The Air Force, after thorough investigation, compensated a farmer for the deaths of 13,134 turkeys caused over a ten day period by Air Force aircraft. The monetary amount paid to the farmer for this loss of 38% of his flock is not reported. In another claim involving the	deaths of 22,497 turkeys killed directly as the result of Air Force jet aircraft overflights "at an estimated speed of 420- 480 knots and altitude of 150-200 feet," the Air Force paid \$271,299 to the turkey farmer as compensation.	c. Again after careful, professional investigation by the Air Force, a rancher was compensated for the death of three corraled cattle caused by high speed low altitude aircraft fly overs. The monetary award is not stated.	d. A cattle rancher was awarded \$3,670.73 for damage to his corraled cattle (including the death of one and permanent injury to another) caused by overflights of US low-altitude B-52s. In another claim regarding cattle and low-altitude, high-speed jet aircraft, the U.S. Air Force awarded \$1,751.65 to a rancher for the deaths of three of his calves. The Air Force also awarded \$17,772.57 to a rancher for damages caused to cattle (including death and	injuries), fences, and surrounding croptand occurring as the direct result of low-altitude high-speed Air Force jet aircraft overflights. 3. <u>Exclusion of Historical Reports of Livestock Response</u>	In addition to ignoring scientific literature indicating negative impacts of noise on livestock, the DFIS fails to include documented incidents of negative livestock reactions. For instance, Mr. Elliott submitted a claim in 1996 for damage to a yearling heifer that resulted from a very low overflight by a B-1 Bomber. See Exhibit J. Mr. Elliott transported the overflight to the Air Force upon its occurrence. Id. Nearly a week later, a	22	NEW MEXICO TRAINING RANGE INITIATIVE EIS	6.0 COMMENTS AND RESPONSES
BI-18								BI-19			
environmental planners, EIAP managers and project managers who work with affairs." <i>Id.</i> The handbook does not plainly support any of the general conclusions stated in the DEIS. In fact, this document presents abstracts and conclusions that directly contradict what is stated in the NMTRI Environment Impact Statement. The following direct excerpts from the handbook, with some additional comments by me in brackets, illustrate this fact:	a. "Cattle in corrals or feedlots sometimes stampede when aircraft fly low overhead, breaking through the fences	and injuring themselves.". b. "[L]osses to multiple farmers could effect the	<ul> <li>economy or an area</li> <li>"A potentially high overall impact can occur if resources [i.e., livestock and poultry] are present in substantial numbers throughout the area under the airspace.".</li> </ul>	c. "[P]otential impacts on individual farmers can be high if one or more sensitive operations [i.e., barms, feedlots, stockyards, gathering pens and corrals] is present anywhere under the proposed airspace.".	e. "Numerous claims of animal or production losses have been made against the U.S. Air Force payment has been made for certain claims in which the Air Force investigators believed that aircraft could have caused the	I closses, as described in the Air Force's Handbook of Veterinary Claims (Milligan et al. 1983)." Veterinary Claims (Milligan et al. 1983) cites five cases in which low altitude jet flights caused cattle kept in corrals or feedlots to stampede. Each case involved one to several dead and injured cattle and damage to fences. In each case, the Air Force made payments to the ranchers to compensate their losses.".	g. "Heuwieser (1982) exposed five cows to flyovers by six different aircraft. Effects were variable and principally characterized by increased heart rate and abortions. Three abortions occurred, and the other two cows showed a hormonal response that is associated with	abortion.". The report cited in e. above, the U.S. Air Force's internal document addressing the actual adverse impacts of Air Force low-altitude flight operations on domestic animals and wildlife, "Handbook of Veterinary Claims" (Milligan et al. 1983), also	21		

Enroval of the object. If the peritonistic can be controlled after the object is removed the removed is good for these castly. The removed is a good for these castly. The remove distance in caller revolves around managing animal feed metal after the object. A discussed in generate data bow in Section of Harvy share, the Commenture rescare in the animal as a pre-encirity of the arow part of distrong the transports of the managing the range and keeping it free options in the Rankh the Commenture rescare in appeals of managing the range and keeping it free options in the Rankh the Commenture rescare in appeals of managing the range and keeping it free options in the Rankh the Commenture rescare in appeals of managing the range and keeping it free options in the Rankh the Commenture rescare in appeals of managing the range and keeping it free options in the Rankh the Ran		Ŧ						1
the stand missing its hooves. After the remute that the animal had been fleft mine that the animal had been fleft mine that the Barks which industes miss when they are crowded into miss when they are crowded into the yearting the impacts of noise evidence of investock attempts to the Ranch. Anter and the Ranch and the Ranch and the Ranch (see infra acknowled in the anter and the animal's numen. The purpose of and the animal's numen and the flat of the animality of the animal's numen and the flat of the animal stand flat and the animal's numen and the flat of the animal stand the flat of the animal's numen and the animal's numen anis		B 	г			7		
<ul> <li>knees and missing its hooves. After termine that the animal had been field into the fence. See Exhibit R istent with the DEIS, which indicates mals when they are crowded into 0, the yearling heifer pulled away from ferring only to "colloquial" reports of record regarding the impacts of noise cvidence of livestock attempts to 1, the Ranch. Attached as Exhibit S in the 2002 F-16 crash on the Ranch, kings on the metallic object and trributed to chewing by livestock. Of trampling by cattle. The DEIS of metal scrap that has historically mption of flare canisters, because the 1 deployment DEIS at ES-6. With accorded to chewing by livestock ingesting flare three chaff and flares have been used for metal scrap that has historically flare the ideployment DEIS at ES-6. With acchowledges "will be discarded on the Ranch (see infra a compliant) in the 2002 F-16 crash on the Ranch, with a section when a bovine ingests a completely at in Traumatic Reteivaloperionitis used when a bovine ingests a completely at the object penetrates close to object fails to the floor of the rumen and insoft the result of an impaired vagus, and fluid accumulation on the mathibit for the animal's numer. The purpose of objects farher through the impaired vagus of the result of an impaired vagus such through the fixer starts in the abdoment the animal's numer. The purpose of objects farher through the impaired vagus institution on the impaired vagus of objects farher through the impaired vagus the exist of only to surgery and physical buy time so that the stored of only to surgery and physical buy times or the stored of the animistered buy times or the start of only to surgery and physical buy times or the start of only to surgery and physical buy times or the start of only to surgery and physical buy times or the start of only to surgery and physical buy times or the start of only to surgery and physical buy times or the start of only to surgery and physical buy times or the start of only to surgery and physical buy the start of only to s</li></ul>	removal of the object. If the peritonitis can be controlled after the object is removed the prognosis is good for these cattle. Prevention of hardware disease in cattle revolves around managing animal feed and animal areas so they avoid ingestion of heavy sharp metallic objects. As discussed greater detail below in Section IV(E)(2), because of the Air Force's continuous trespass onto the Ranch, the Commenters are incapable of managing the range and keeping it fre of garbage. Placing magnets in the animal as a preventative measure is cost prohibitive and is not 100 percent effective. Also, if enough metal is ingested the magnet. In addition, there are documented eases of theavy also is increased its matter is the area documented cases of the avoid basic.	<ul> <li>causing hardware disease and magnets do not work in these cases because a magnet will not stabilize the migration of the object.</li> <li>Because the analysis of impacts to livestock is based on false assumptions, fails t discuss at all site-specific records of consumption of metallic objects and ignores widely available and documented evidence of bovine hardware disease and its impacts, the DEIS's discussion of the NMTRI impact to livestock is inadequate.</li> <li>The DEIS Fails to Consider the Cumulative Impacts on Livestock</li> </ul>	As discussed in Section V below, NEPA requires a DEIS evaluate the full scope of impacts including those that are direct, indirect, and cumulative. 40 C.F.R. § 1508.25(c). The cumulative impacts is "[t]he impact on the environmental which results from the incremental impact of the action when added to other past, present, and reasonably foreseeable future actions. regardless of what agency (Federal or non-Federal) or person undertakes such other actions. Cumulative impacts can result from individual	minor but collectively significant actions taking place over a period of time. 40 C.F.R. § 1508.7. Courts have stated that 40 C.F.R. § 1508.7 requires that the agency "consider cumulative impacts of the proposed actions which supplement or aggravate the impacts of past, present, and reasonably foresceable actions." <i>Oregon Natural Resources Counci</i> <i>v. Marsh</i> , 832 F.2d 1489, 1497-98 (9th Cir. 1987), <i>rev'd on other grounds</i> . The Air Force has been operating military training over the affected area for	years. The DEIS must consider the cumulative effects of these past actions together with the impacts of the NMTRI proposal. The DEIS's unbelievably brief analysis of the cumulative impacts to biological resources contains only seven sentences (and also includes the analysis of impacts to the physical resources). This section is entirely conclusory and does not consider the cumulative incremental impacts of existing use of the training space and the proposed NMTRI uses. <i>See Grand Canyon Trust v FAA</i> , 290 F.3d 339, 345-47 (D.C. Cir. 2002); <i>Neighbors of Cuddy Mountain ys. U.S. Forest</i>	Service, 137 F.3d 1372 (9th Cir. 1998).	24	
Yaafing heifer wandered in from the pasture on its brees and missing its hooves. After investigguing the incident, Mr. Elion vas able to determine that the arimal had been attrict while in a confined area of the pasture and fiel into the fence. Sae Shabi RS applicing yearing and iterea-ratio the process. Referring only to "colloquial" "eports and letclosures. <i>DEIS</i> as 4-3.3 Becoming tanglotd, the yearing brifter pulsed away fin- the fields. <i>DEIS</i> short filther the DEIS ignores the historial record regarding the impacts of nois mail erclosures. <i>DEIS</i> as 4-3.3 Becoming tanglotd, the yearing only erclosures. <i>DEIS</i> and the DEIS ignores the historial record regarding the impacts of nois mail erclosures. <i>DEIS</i> as 4-3.3 Becoming tanglotd, the yearing on the matter of the fields of the hooves in the process. Referring only to "colloquial" "eports and livestock, the DEIS ignores the historial record regarding the impacts of the past photos of a metal object in the exhibit that can be attributed to chewing by intercoid). The DEIS also fials to include references to or itempling by cattle. The DEIS is to address the likelihood of investock ingestion of metal scrap that has historically been left behind by the various NMTRI actions. The DEIS does not consider livestock consumption of fune cansisters, because the reprotess the interlist statt end ensists which the DEIS actrowledges "will be discarded on the related by the restock ingestion of metal scrap that has historically been left behind by the various NMTRI actions. The rest of the runnan at the relatively heavy and dains the relative the the row of the relatives the the runnan terms of the runnan and adjacent to Melrose AFIB where chaff and flares have been us to the relative the relative the run of these states the runnan relative states the relatively heavy and dains the relative the relative the runnan relative or the runnan and adjacent discustion of these states the runnan relative or the runnan and run relation of the runnan at the runnan relative runnan r	ور <u>الم</u> هر الم			ti ĉ.	o.			
	vandered in from the pasture on its knees and missing its hooves. After $\alpha$ incident, Mr. Elliott was able to determine that the animal had been a confined area of the pasture and fled into the fence. See <b>Sahibit R</b> and the fence. This behavior is consistent with the DEIS, which indicate $\alpha$ may cause a panic reaction in animals when they are crowded into $\alpha$ . <i>DEIS at 4-23</i> . Becoming tangled, the yearling heifer pulled away fro g off her hooves in the process. Referring only to "colloquial" reports of the DEIS ignores the historical record regarding the impacts of noise $\alpha$ , the DEIS ignores the historical record regarding the impacts of noise $\alpha$ .	ElS also fails to include references to evidence of livestock attempts to llic objects discarded by Air Force on the Ranch. Attached as Exhibit S metal object that was left behind from the 2002 F-16 creath on the Ranch stail in Section IVA.2. There are markings on the metallic object and s of object in the exhibit that can be attributed to chewing by livestock. also found in an area with evidence of trampling by cartle. The DEIS the likelihood of livestock ingestion of metal scrap that has historically d by the various NMTRI actions.	IS does not consider livestock consumption of flare canisters, because th icts that the canisters are consumed in deployment DEIS at ES-6. With $\Upsilon$ and flare end caps, which the DEIS acknowledges "will be discarded 1, the DEIS states "It] here have been no reports of livestock ingesting flar ides in and adjacent to Melrose AFB where chaff and flares have been used us." <i>DEIS at 4-33</i> .	tion to being based on the false assumptions that the NMTRI will not result han chaff and flare caps being discarded onto the Ranch (see infra 1.1) for a more detailed discussion of these issues) the DEIS also completel elihood that discarded objects may result in Traumatic Relevaloperitoritis wate discase. Hardware disease is caused when a bovine ingests a vard to the relative object. The object falls to the floor of the runn and ard into the reticulum.	neal cavity where it initiates inflammation. If the object penetrates close to inigrates forward, an often fatal infection will result. Occasionally the will irritate the vagus nerve. This nerve controls numen contractions and around the vagus disrupts this function. The result of an impaired vagus noted especially on the upper left side, and fluid accumulation on the	terit urvoives insertion of magnets into the animal's numen. The purpose of to prevent the movement of the metal objects farther through the stomachs. Secondry, a broad-spectrum antibiotic should be administered ction. Confinement of the animal will buy time so that the stomach can be created in the stomach. Cattle with extensive infection in the abdomen have a very poor prognosis. These cattle will die of starvation despite any ourage feed intake. Certain cases will respond only to surgery and physical	23	G DANGE INITIATIVE FIQ

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NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES PAGE 6-78

BI-23 A study on how bighorn sheep react to helicopter overflights in the Grand Canyon Second, the statement is inconsistent with the range of varying findings described region. Examples of studies that list variable responses to overflights are Workman et al. found a range of responses to low flying (150 to 400 feet AGL) helicopters, ranging from aircraft, and decreased their foraging efficiency by 43% in winter and by 17% in summer discussed in the DEIS. However, other studies have reported the following: "Responses no change to running. Exclusion of such information suggests that the DEIS authors did impact to wildlife from the proposed action, the Air Force failed to consider the range of suggests that the height of the flights investigated which caused abandonment of the area (1992), and Luz and Smith (1976). Workman et al. (1992) found that pronghom would in the presence of helicopter overflights. Effects of overflights on bighorn sheep are not MacArthur et al. 1979), and abandonment of the area (Lamp 1989)." See ALCM/Talon selectively reporting their findings, and then concluding that there will be no significant when the aircraft was 490 to 660 feet AGL, well above range of some overflights under run when subjected to military jets flying at 5000 feet AGL, and Luz and Smith (1976) MTR modifications. Lamp (1989) only observed 11 low-level overflights, a very small For instance, Krausman and Hervert (1983) reported that bighorn sometimes do responses vary greatly among species, and the ability of species to adapt to overflights and 990 AGL, but they also reported that 19% of sheep were greatly disturbed and ran Workman et al. (1992) reported accelerated heart rate in response to jet aircraft long-term studies to support such a conclusion. No long-term studies of overflights or response (Krausman and Hervert 1983), accelerated heart rates (Workman et al. 1992; MOA EA at 4-26. By broadly summarizing only a portion of the available literature, not respond to fixed-wing aircraft (they did not evaluate jets) overflights between 100 and for activities that form part of the purported DEIS baseline that: "In general, the in the research literature. For instance, the DEIS addresses mule deer and pronghom (Stockwell et al. 1992) describes how sheep modify their behavior in the presence of antelope only in general passing, if at all, even though they are found throughout the accompany the overflights for the proposed action. An investigation of Lamp (1989) does not find the exact height of the overflight except to say that it is <3000 feet; this Third, the Air Force's "habituation" statement is inconsistent with the lack of overflight helicopters ranging from no response, to accelerated heart rate, to running may have been substantially higher than the 100 to 500 AGL flights of the proposed from less than 330 feet to 1.2 miles. MacArthur et al. (1979) reported responses to overflights, and the decibel levels were only 74 dBA, well below the noise that will of bighorn sheep to low-level overflights (100 to 990 feet AGL) have included no long-term effects of aircraft overflights on wildlife are unclear. Reported animal sample by his own admission, and he considered his work a preliminary study. respected scientific opinion available in the general literature on this point. not fully disclose the potential or likely effects of the proposed actions. also varies." U.S. Air Force, ALCM/Talon MOA EA at 4-25 (1997). 26 the proposed action.

BI-23 BI-19 this instance, the Air Force failed to conduct the required cumulative impact analysis of a BI-8 <sup>1</sup> The DEIS cites a 1994 Air Force Position Paper on the Effects of Aircraft Overflights on Large Domestic Stock (see, e.g., DEIS at References 6-9). However, this paper was not reasonably available for public review during the DEIS comment period, in violation of NEPA's requirements. See 40 C.F. R. § 1502,21. integrity of the document. The authors have not considered a large body of literature that The use of selective literature in the DEIS to support the conclusion that there will "animals have generally demonstrated an ability to habituate to loud, regular noises, such be no significant impact to wildlife further documents the lack of a thorough and genuine impacts of overflights on wildlife are as follows: (a) a large body of literature on studies disclosure of the available data, and an incomplete investigation of potential impacts. In as low-altitude overflights and sonic booms." DEIS at 4-35. There are several problems with this statement. First, the Air Force has previously acknowledged for this same area concern, for a total of 26 special status species. DEIS at 3-38 - 3-39; see also Appendix addition, the DEIS lacks many citations to verify the statements asserted. While several The most serious points lacking from this section that purportedly addresses the A Large Body Of Literature On Studies Of Overflight Furthermore, the impacted area includes seven endangered species that may occur, five aircraft flights on livestock and poultry,1 but is not properly addressed in the DEIS. In The DEIS Fails to Adequately Consider Direct Wildlife Impacts. reports at least 52 representative reptiles, amphibians, birds and mammal species in the The area beneath the overflights is rich in wildlife species diversity. The DEIS The DEIS section discussing animal responses to overflights states broadly that selectively to favor the conclusion that overflights and noise do not harm animals, and of overflight impacts on animals has been overlooked and literature that is referenced The 1993 Air Force Handbook (Exhibit S) discusses the effects of low-level occurring in the ROI, two candidates for federal listing, and seven insect-species of exists on the subject of noise disturbance and aircraft overflight impacts to wildlife. studies are alluded to, and results briefly listed, there are often no citations of these species currently listed as proposed endangered, six threatened species potentially proper scope to include an evaluation of the impact of the proposed DEIS actions The DEIS lacks an approach or effort to ensure the professional scientific three ecological communities making up the affected area. DEIS at 3-35 - 3-37. Impacts On Animals Has Been Overlooked The DEIS Fails to Adequately Assess Wildlife Impacts. together with the other past, present, and reasonably future actions. (b) failure to adequately consider overall impact to habitat. 25 studies for the reader to explore. **a** ä H

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reinpoint accentator rear incastor rectinguisty out un cumuanty effects of short-term stress and increased heart rate should be discussed in the DEIS. However, terms and therefore concluded that those termporary changes would not be actemporary and therefore concluded that those termporary changes would not be detrimental to populations. However, it should be acknowledged in the DEIS that accelerated heart rate is an indication of excitement or stress in animals. In addition, weisender that interaction of excitement or stress in animals. In addition, the evaluated using free-ranging animals, instead of the captive animals fractors should be evaluated using free-ranging animals, instead of the captive animals that were used in their study.	Only short-term responses by animals are discussed. The possibility of cumulative effects on wildlife from thousands of overflights each year is dismissed. However, the DEIS does not provide data to support this or many other "sweeping" conclusions of no significant impacts. In short, the DEIS wildlife and biological resources discussion lacks scientific credibility, and it does not indicate evidence that the authors conducted a thorough and genuine investigation of the likely aircraft-induced impacts to domestic animals and wildlife occurring in the overflight areas. In this instance, the Air Force failed to conduct the required cumulative impact analysis of a proper scope to include an evaluation of the impact of the proposed DEIS
On other points as well as the DEIS wildlife analysis is similarly overly-generic and flawed. The DEIS cites Ellis et al. (1991) to suggest that raptors, including peregrine falcons, are only temporarily affected by low-level overflights and to noise in general, in the form of "increased alert behavior, temporarily stopping current activities, increased light activities in the same areas cites studies that have determined that low is independent in the vertilights do disturb raptors, including flushing from on Air Force low-level, bigh-speed flight activities in the same areas cites studies that have determined that low aircraft overflights do disturb raptors, including flushing from the stim and hunting areas. They also note studies that human activities within breeding and nesting territories may cause raptors to change home ranges. FWS concludes that definitive factors of overflights on peregrine falcons is not available.	actions together with the other past, present, and reasonably future actions. E. <u>The DELS Fails to Adequately Analyze the Impacts to Physical</u> <u>Environment</u> 1. <u>DEIS Ignores Historical Record on Size, Type and Ouantity of</u> <b>PR-4</b> Chaff and Flare Residue. The DEIS states that "[f]lares are designed to be fully consumed prior to reaching the ground" <i>DEIS at ES-6</i> . "Chaff fibers would be expected to be 0.005 ounces per acre amonvinately one-inch plastic end caps from chaff and flare use would be amonvinately to ne- not accord to be fully constanted by a process per acre amonvinately to ne- not plastic end caps from chaff and flare use would be
In short, the DEIS fails to consider numerous factors and applicable studies, and did not weigh the potential significance of environmental effects of the proposed action in light of the intensity and context of probable effects. Information is drawn mostly from sources such as other military reports, internal government reports not subject to peer review, preliminary studies, studies not applicable to the proposed action, and telephone conversations to conclude that biological resources including protected species are not likely to be significantly impacted by the proposed action. A large body of literature on the topic of animal responses to overflights and noise is not cited, and some of the literature that is cited is used selectively to bolster the "no likely significant areas conclusion. 2. The DEIS Fails to Consider the Cumulative Impacts on Wildlife. <b>CM-3</b> of flare	wholly separate and may fall to earth as a clump." <i>DEIS at 2-12.</i> Flares would be deployed at a minimum altitude of 2,000 feet AGL and are designed to burn out after falling approximately 400 feet. <i>DEIS at 2-23.</i> Of all flares expended, only an estimated 0.01 percent were actually found on the ground as duds. DEIS at 4-22. The evidence of the historical effects of chaff and flare are contrary to these assertions, upon which use belies these conclusory statements. Attached as <b>Exhibit T</b> are photos of chaff and flare residue removed from the Ranch. These photos document numerous entire flare canisters that Mr. Elliot has collected on the Ranch. As the photos indicate, all of these canisters are approximately 4 is size. These photos evidence the reality that well more than the percentage of flares are malfunctioning and physically invading the Ranch. These photos also
and the first firs	document a collection of plastic end caps, all of which are over the predicted size of 1 x 1 inch. Their quantity and size suggests the DEIS predictions are incorrect. Also included in the Exhibit are photos of chaff that Mr. Elliot has collected from his property. Again, contrary to the DEIS's assertion that chaff will deploy in clumps on rare occasions" the chaff has been found in numerous places on the Ranch in large visible clumps. The DEIS fails to consider the reality of the impacts of the prior training activities and their predictions bear no rational relation to what has occurred.
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<ol> <li>Bislance description of the descriptio</li></ol>	TIATIVE EIS	30 NEW MEXICO TRAINING RANGE INITIATIVE EIS A O COMMENTA AND RESPONSES
<ul> <li>NP12</li> <li>NP12</li> <li>date and the failure of the Air Force to adequately address the resulting damage. As discussed in these commers, in Skepnet 2003, and Fo cardshold on the Reach. The Air Force and authorized agencies deployed into the Reach. Some of the photos adomnostrate the extensive cherk field. Human remains were marked with while large while anicrobid us accurds the under soliton. In the photos adomnostrate the extensive cherk field. Human remains were marked with while large while anicrobid us accurds the under soliton and the cherk photos adomnostrate the extensive cherk field. Human remains were marked with the sustering effect of the cherk. The cust from the alicroft may also deep, penetrating into the calich leave of the admit additional field with the extensive cherk figure of the soliton. The photos and on the physical reacting the admit additional field with the constraint of the photoson of the mark and the exterior and the interaction and the terminization of the photoson of the photoson of photoson at the work of the cherk and the cherk and the terminization of the photoson of photoson at the winth event the mortal and the terminization of the photoson of the photoson of the photoson of the terminization of the photoson of the terminization of the terminizatin terminization of the ter</li></ul>		30
<ul> <li>NP-12 date and the failure of the Air Force to adequately address the resulting damage. As discussed in the secontiment in September 2003, an F-16 created on the R-16 created state on the Parte secontime results in September 1000, and residue and unbried agreects agreed in the F-16 created state on the Ranch. Note of the potentiang first of the detris: The creater from the F-16 created in ref. The photos also notices the sacrating effect of the detris: The creater from the F-16 created state of the Ranch. Some of the photos damonstrate the creating effect of the detris: The creater from the F-16 created state of the Ranch. Some of the photos damonstrate the creating effect of the detris: The creater from the Air Force interded in ref. The photos also not only numerous small pieces of aircraft, but some of the flags used to mark the detris field by driving heavy equipment and vehicles of trand in natural pasture actes. Id.</li> <li>The DEIS does not analyze the impacts of these incidents on the physical resources and is therefore inadequare. The other finant for the detris: The detrify these flaws, first around the detris: The DISIS field. In the Air Force inf.</li> <li>The DEIS field to a detribe or consider the myrind ranching activities occurring beneath the proposed low-level training activities during garvities. To detrify these flaws, first are restroned by no state activities during garvities and the uses of the notability of Life by under Air and a marking activities during garvities are activities. All of these ripacuts and a description of the evolution part of the evolution part of the proposed MITH activities and registers and a description of the evolution part of the evolution part of the production part of the evolution grant of the production part of the evolution grant of the production part of the evolution grant activities during garvities activities and the uses of the more of the final Air Air and Air and Air and Air Air and Air and Air and Air Air and Air and Air and Ai</li></ul>		the gather or the drive, and run calves away from the "pairing-up" effort. A horse b shod can weigh 1,100 pounds. If the horse is startled, it could drag its hoof and a nu across a farrier's leg and cause scrious injury. Horseshoeing is a dangerous time to
<ul> <li>MP-12 date and the failure of the Air Force to adequately address the resulting damage. At dates each anthorized agencies deployed into the Ranch. Dire Air Force and authorized agencies deployed into the Ranch to investigate and the clean up the site. Exhibit U, attached, is a series of photos taken from the F-16 creats from the the Ranch. Some of the photos demonstrate the externation of the photos demonstrate the externation of the photos taken from the F-16 creats from the the Ranch. Some even analyse the externation of the photos taken from the F-16 creats from the the Ranch. Some of the photos demonstrate the externation getter of the externation getter of nonly nutareous small pieces of aircraft, but some of the flags used to mark the dehis field. See Exhibit V. The Air Force and so damonstrate and vehicles off reads in addition only nutareous small pieces of aircraft, but some of the flags used to mark the dehis field. See Exhibit V. The Air Force and So damonstrate and vehicles off reads in addition at the dehis field. See Exhibit V. The Air Force and So damonstrate and vehicles off reads in and the dehis field. See and a subrect of the Xir Potest and Vehicles of the target of the Exist and the dehis field. See and its photos taken from the physical resound the chois field see a set the analy advect and Outlin VeLife. The DEIS fails to adequately describe or consider the marked on the transhing activities. To identify these flaws, first presentative from the porosed low-level training activities. To identify these flaws, first presentative flow the proposed low-level training activities. To identify these flaws, first presentative set the mark of the transhing entitient set to the set sign or ectoristic and the proposed low marked acceleration of the provised activities. To identify these flaws, first presentative flow the proposed low marked set to the set sign or ectored mark the deviation of the provised activities. To identify these flaws, first presentative flow the proposed low for th</li></ul>		relocate their momma or calf. The startle effect can cause injury to man and beast of shoeing, distract horses, cause them to buck, scatter the cows, run the calves away.
<ul> <li>NP-12 date and the failure of the Air Force to adequately address the resulting damage. As discussed in these comments, in September 2002, an F-16 created onto the Raach. The Aarc force and authorized agencies deprojed into the Raach to investigate and the clean up the Raach. Some of the photoa demonstrate the extensive debris field. Human remains were marked with while flags while ancrent or on the Raach. The captor and the clean up the Raach. Some of the photoa demonstrate the extensive debris field. Human remains were marked with while flags while ancrent or on significant the scattering effect of the debris. The catter from the aircraft was also deep, porentating into the caliche layer of the soil. After clean up, the Air Force left behind not only aumerous small preces of aircraft, but some of the flags and to mark the debris field. See Erabhild N. The Air Force also damaged the matural state of the transmost around the debris field by driving heavy equipment and vehicles off road in natural pasture areas. Id.</li> <li>The DEIS does not analyze the impacts of these incidents on the physical resources and is therefore inadequate.</li> <li>F. The DEIS Falls to Adequately Analyze the Impact of the Propeed Action constraining activities. The area from the air state of the transmission of the protocal activities from the activities from the photos damage of the mixinal activities. Some areas and the uses of them (including residention of the protocal activities of the resting activities. The these matures and the uses of them (including residention areas and the uses of other mixing activities. An inference below, together with a discussion of the protocal activities accurating beneral the proposed domains. The DISIS fails to account on the existing activities. The matural activities accurating beneral the proposed domains. The DISIS fails to account on the existing activities. The matural activities accurating beneral the proposed domains. The DISIS fails to accurating beneral the proposed domains. Th</li></ul>	<b>n</b> T_ 9	a) Fall. At this time, cattle are gathered and moved progressively through several publy family members and neighbors to get them in position for the round-up. Potenti overflight impacts may occur during horse shoeing, colt riding, "warming-up" of pastured horses, spreading out and sweeping cattle before the riders (often precarior requiring partneed opportunity to "pair-up" at each new destination. The calves tend to fall back while the cows tend to move forward in the herd causing stress in tends.
<ul> <li>NP-12 date and the failure of the Air Force to adequately address the resulting damage. As discussed in these comments, in September 2002, an F-16 crashed onto the Ranch. The Air Force and authorized agencies deployed into the Ranch to investigate and the clean up the site. Exhibit U, attached, is a series of photos taken from the F16 crash site on the Ranch. Some of the photos demonstrate the extensive debris field. Human termains were marked with while flags while aircraft or engline parts were marked in red. The photos also indicate the scattering effect of the debris. The crater from the aircraft was also deep, penetrating into the caller layer of the soil. After clean up, the Air Force left behind no only numerous small pices of aircraft, but some of the flags used to mask the debris field. See Exhibit V. The Air Force also damaged the natural state of the terrain around the debris field. See Exhibit V. The Air Force also damaged the natural state of the terrain pasture areas. Id.</li> <li>The DEIS does not analyze the impacts of these incidents on the physical resources and is therefore inadequate.</li> <li>The DEIS fails to Adequately Analyze the Impact of the Proposed to make the debris field be proposed low-level raining activities from the proposed actions. The DEIS fails to account for how these activities from the proposed actions. The DEIS fails to account for how these various and the pertension of the pertension of the proposed lower the activities from the proposed actions. The DEIS fails to account for how these various the harmful and not how proposed actions of the proposed lower for the extra in some instances of franct how these various ranch harms and organise. To be adding the ranch production year is presentative descriptions of the proposed actions of the proposed proving activities from the harmful and notemers and the uses</li></ul>		activities. All of these impacts and a description of the existing environment are overlooked in the DEIS. 1. <u>Impact on Traditional Lifestyles, Culture and Quality of Life</u> <u>Season</u>
N-12		The DEIS fails to adequately describe or consider the myriad ranching activ occurring beneath the proposed low-level training activities. To identify these flaw, a representative description of typical activities during the ranch production year is presented below, together with a discussion of the potential disruption and impact these activities from the proposed actions. The DEIS fails to account for how these various ranch barns and corral structures and the uses of them (including residentia will be protected from the harmful (and in some instances of ranch houses potential concentivitors of the Third A mendment) instances of the protected from
NP-12		F. The DEIS Falls to Adequately Analyze the Impact of the Propos Action on Traditional Lifestyles, Culture and Quality of Life.
NP-12		The DEIS does not analyze the impacts of these incidents on the physical resources and is therefore inadequate.
<sup>ssh</sup> NP-12		In Franch. Some of the process activities are used in structuration to the process area marked with white flags while aircraft or engine parts were marked in red. The process also indicate the scattering effect of the debris. The crater from the aircraft also deep, prenetrating into the caliche layer of the soil. After clean up, the Air Forr behind not only numerous small pieces of aircraft, but some of the flags used to ma debris field. See <b>Exhlbit V</b> . The Air Force also damaged the natural state of the te around the debris field by driving heavy equipment and vehicles off road in natural pasture areas. Id.
		date and the failure of the Air Force to adequately address the resulting damage. A discussed in these comments, in September 2002, an F-16 crashed onto the Ranch. Air Force and authorized agencies deployed into the Ranch to investigate and the c

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with these animals, and not a time for startle effects and low-level disruptions by warplanes.

The scheduling of the workdays and hiring of extra cowboys and/or contacting neighbors to help is next. They come from the local area as well as friends from many other places around the country. Potential impacts: The startle effect and the cultural and heritage impacts can reduce the willingness to work in this environment, increase the risks to riers and horses through the startle effect, and make it less rewarding culturally to work here.

when sorting calves off cows and loading trucks can casily injure men and animals when during this process, yet still have to work with, examine, and sort them. The startle effect calves are sorted off, weighed and sold and loaded onto cattle trailers. Keeper calves are pregnant, with grown calves to be weaned). Some of these days are shipping days, when weaned calves are sorted by size and sex into more marketable groups to obtain weaning weights as a measure of our production. Then they are all vaccinated for multiple health effect on gathering, driving, and sorting and danger to cowboys and/or veterinarians and pastures for later sale. This operation progresses for several weeks. The culled cows are later shipped, and the remaining cows are driven back to their winter pastures. The reasons and fed preconditioning rations through weaning. The extra cowboys are then separate group and smaller size pasture for closer observation and for special nutrition 1,200 pounds, are then palpated, and culled cows are sorted off and moved to holding later moved to a weaning trap after processing. The cows, weighing between 900 and and calving assistance. The nature of the ranchers' cattle (selected or purchased to be tame, unlikely to stampede when gathered or corralled) is important to markctability, paid off and resume similar operations on other ranches in the area. Impacts: Startle animals during examinations. These individuals are trying to keep the animals calm hundreds of confined cattle are suddenly shifted. The startle effect on heifers being performance, and health. The startle effect will scatter them and cause the negative palpated can make observation difficult. The first calf heifers are combined into a Next is the workday gathering and driving of the cattle (the cows are now training that careful handling seeks to avoid. After weaning 45 – 90 days, the calf crop is sorted and weighed again and shipped to either wheat pasture or moved to separate pastures as stocker yearlings. This concludes Fall Works, usually about mid-December. Impacts: The calves are stressed from separation from the cows. Additional stress affects health and marketability from the learned behavior of fearing assembly and handling. How the ranchers handle them and how they learn to respond is important to their future performance. The ranchers try to reduce stress as much as possible and train them to not fear assembly. This maintains their natural herding institute and improves controllability, health, and biological berformance. Unnecessary starling of cattle is carefully avoided by the cowboys because flering is a natural response, handlers have to be very careful not to reinforce such behavior. Range assessment is an ongoing evaluation of the grass resources. This continuing survey provides the data necessary for assessing both the current forage availability and

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repaired from being trampled by fleeing livestock. Impacts: The startle effect will prevent being able to control the distribution of the cattle. The distribution control will be lost not only in the portion of each pasture that is directly under the routes, but also in cach entire and difficulty of driving the cattle and the scattering of the cattle away from the zones to which they are moved. Overgrazing will occur in the areas to which the cattle are startled occur. Wildlife such as deer and antelope help to control and promote the forbs and brush may also have a deleterious effect on the range. Large quantities of unburned or partially facilitate greater herd effect to graze large numbers of cattle through smaller pastures to pasture that a route crosses. The impact of the startle effect stems from both the danger and the harmful effects of under-utilization will occur in the zones from which they are that cattle do not consume. The aircraft exhaust emissions released at such low altitudes been determined that the higher CO levels help the brush to compete with the grass. The proliferation of brush is especially wasteful of groundwater and rainwater. The fuel and exhaust particulates dispersed at such low altitudes will settle directly onto any surface achieve a longer rest period. This is facilitated with two-wire electric fence that is very opportunity to be dispersed into the larger volume of air at higher altitudes. This direct the long-term range condition trends. The data is then used for decisions pertaining to stocking rates and grazing distribution. The goal is to regulate and manage grazing to proliferation of brush is a particularly difficult range management problem, and it has startled. There is a similar impact from the unnatural distribution of wildlife that will maintain and improve range condition. Large pastures have been reduced in size to fuel and particulate absorption by the range can be very harmful. The invasion and susceptible to livestock flecing from the startle effect. Wires and gates have to be burned fuel will be carried straight to the ground by wake turbulence, without the

## b) Winter.

water such as dirt tanks, streams, springs, and ponds.

The cattle are fed supplemental feeds to maintain health and performance and to aid digestibility of the dormant grass. This is done by several methods. In some areas the men drive trucks into the pastures, honk the horn, and wait for the cartle to approach. This takes time and patience but it provides the assumance of consumption and offers the opportunity to count and observe the cattle. Mineral and protein blocks and molasses feeders are strategically located in pastures where cattle can consume supplement as needed. Impacts: The startle effect will drive the cattle away from feeding locations. There is also a direct danger to the men while either driving the feed trucks or standing among the cattle. The cattle are also in the last trimester of pregnancy at this stage of production and are more vulnerable to injury or disruption. This time is of special concern given the research findings cited in the literature of the potential adverse overflight effects on gestating animals. However, there are no steps proposed in the DEIS to mitigate, limit, or address these impacts.

The cattle are gathered and moved as necessary to properly utilize winter forage and water availability. Impacts: The startle effect poses a hazard to the men on horseback and will scatter the cattle that they are gathering and driving. The flat areas have many packrat and badger holes and other hazards such as sinkholes. Lest one assume that there are fewer hazards to riders and horses in the flats, it must be said that there are actually

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more accidents when horses are tripped by holes hidden in the grass. Because of the brush and numerous draws, it will be very difficult for pilots flying at extreme low altitudes and supersonic speeds to see cowboys, horses and cattle. At this time, the Commenters also deal with the management of hunters and other recreational groups. Impacts: The startle effect and noise will decrease the desirability of opportunities. The noise distracting shooters is an additional hunting hazard, as well as visiting the ranch for lease hunting and eco-tourism uses, and will increase the hazards. The effects on wildlife distribution and numbers will decrease hunting and observation being startled while hiking. Sleep will be disturbed by any night operations, and the buildings that the guests use will be subjected to structural damage. The quiet and sercnity of this area is particularly desirable to guests.

nutritional assessments and any developing calving problems. This is accomplished either while feeding or on horseback. Impacts: The startle effect can disrupt observation, drive The cows begin calving in March, and they must be frequently observed for cows away from unprotected newborn calves, and endanger the riders.

cows, since it is essential to check the herd every few hours. The pastures selected for this calving areas, and upset the horses. There will be an additional hazard to the men on foot away, so it is necessary to pair them up and put them into a separate herd as soon as they predators that haunt the calving areas, and some of them do not accept their calves right purpose are usually close to a corral so that each heifer that begins labor can be penned special attention to prevent calving dystocia. This is much more intensive than calving and assisted as necessary. The heifers do not know how to protect the calves from the The heifers begin calving in February, a month carlier. They require quiet and calve. Impacts: The startle effoct can disturb calving, drive the heifers away from the among the penned heifers or assisting the calving.

other structures. The Commenters have lost one windmill tower and motor that destroyed corral repair, and erosion/roadwork. See Exhibit W. Impacts: The startle effect will be overflying bomber aircraft can be enough to topple windmills and fences, and damage hazardous to persons working with tools or machinery, and especially to anyone atop a plastered steel water trough when knocked over by apparent wake turbulence as no months. These include such things as windmill repair and maintenance, fence repair, windmills, buildings, ridges, or water tanks. The force of the jet wash from a heavy Many repair and improvement projects are accomplished during the winter strong wind was noticed.

dangerous for men on horseback or on foot around the bulls. The disruption while they are penned for examinations can be especially hazardous, and they can tear down the preparation for the start of the breeding season. Impacts: The startle effect will be Bulls are gathered, sorted, and examined in squeeze chutes for fertility in cens if they are all stampeded together. On or about May 15, the men begin driving the bulls and distributing them to the various cow herds. Impacts: Bulls are hard to drive in a herd (harder to drive than cows),

tince they do not usually stay together well, and some of them will frequently stop to fight. The startle effect of the low flying jets will make the job more difficult and dangerous by starting both the buils and the horses.

## Summer Branding.

As calving is completed, the planning for summer branding begins. This involves equipment. Impacts: The Commenters' reputations for having a good and pleasing work environment by the noisy intrusions will also undermine the motivations for working at environment is important to their being able to get help when needed. The hazards to men, horses, and equipment caused by the startle effect of the low flying, high-speed warplanes will put this reputation at risk. The disruption of the quiet and traditional contacting the extra cowboys, planning the schedule, and preparing the corrals and the Commenters' ranching operations. Cowboys are essential to these operations.

and the spring works crew is hired. Impacts: The startle effect will scatter the cattle being The regular hands begin gathering and driving cattle in preparation for branding, driven, run some of the calves off, and cause horses to buck or bolt.

The branding operation is very fast paced in order to minimize stress on the calves and to are sorted off, roped, vaccinated, dehomed, bull calves castrated, carmark ed and branded. acceptable branding activity noises. About 100 calves per hour are worked this way, and their mothers while the mounted riders hold the herd together long enough to allow them among them and the cartle will be at risk. The work will be disrupted, calves will run off, and the opportunity to quictly pair-up the cows and calves again will be disturbed. Some of the branding pens are located in remote areas and are very difficult to see from the air. bawling, children laughing, men talking and hoorahing at missed loops are familiar and During the daily branding operation, cattle are gathered and penned. The calves cowboys heel rope calves and drag them to two or three pairs of flankers. The branding and animals. As each day's branding is completed, the calves are turned back out with expected to back and rip their tied reins from the pens; the men working on the ground and the resulting hazards. During a 1979 branding, Mr. Elliott's cowboys were startled irons are heated by a propano-fueled torch that is noisy. Torch noise, cows and calves the traditional techniques are carefully followed to minimize the risks of injury to men These remote unrecognized locations will increase the probability of direct overflights bombers will cause a number of significant and dangerous disruptions. Horses can be AGL. The noise startle effect caused the cowboys to think the fuel hose had ruptured. facilities. Even if these effects are only infrequent, it will be far too often for the men, to quietly pair up again. Impacts: The startle effect of the low flying jet fighters and by a four-ship sortie of NMANG A-7s that passed directly above the corrals at 100' teep them separated from the cows for as short a time as possible. Two mounted The cowboys scattered fearing a possible propane fire and explosion. There is no discussion in the DEIS of how pilots will either locate or avoid these operational anches, and livestock affected.

At each branding, dry cows (cows without calves) are sorted out of the herd. The cowboys hold the herd together with their horses, and one or two men ride into the herd to cut the dry cows out. The dry cows are then driven to a separate pasture for later

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accumulation to sell as packer cows. Impacts: The startle effect poses a danger to the riders and the cutting and sorting efforts will be wasted when the herd is scattered. The startle effect will also make it very difficult to succeed in driving the dry cows to another pasture. Once the herd has been scattered, it is likely that the whole day's work will be lost since it is essential to avoid delays that prevent getting the branding done before it	there will be the additional risk of startling them into tearing the pens up or injuring the men who are loading the trailers.
gets too hot. Overheated cattle will suffer considerable stress and may even die. As the spring work is concluded, the day work cowboys are paid off, neighbors thanked, horses and gear are loaded into trailers to return home Impacts: After extremely long days, the startle effect creates a danger to the horses and men while the horses are loaded into trailers. There is an additional risk of startling the drivers and horses while trailering.	Yearlings held over from the previous calf crop are gathered in late summer or early fall, and shipped to buyers or special contract sales. Impacts: The startle effect can make riding and gathering very hazardous, and can scatter the drive. Yearlings are particularly energetic and can be trained by the disruptions to run away and be hard to handle. This is a scattered by the commenters and their customers. The startle effect will also make loading the cattle into trucks very hazardous. In addition, and vearings scattered that cannot be found in time for the sale will have to be sold
The dry cows are gathered, driven to an assembly point, and loaded into trucks for shipment to a sale. Impacts: The startle effect poses a danger to men and horses, and can scatter the cows. There is a particular danger to startling the cows while they are being loaded. Men will be on the ground among them as they are driven up loading chutes into the trucks in 50,000 pound groups.	separately later. They bring a much lower price in small quantities. The cowboys occasionally ride through the herds to inspect the cattle and pick-up and brand any unmarked calves. Impacts: The startle effect poses a danger to riders and horses, and can scatter the calves, especially during branding operations.
d) Summer Production. Following the spring work, usually around late April to early May, the summer production period begins. These activities include: repairs, roadwork, maintenance, and special projects that continue throughout the summer. Potential impacts are: The startle effect creates the risk of injury to men working outside, especially when operating machinery and usine roads I in hiv 1008 two E-16s nessed directly rowerhead Ranch	Late summer is the time to begin the preparation and planning for fall work and the marketing, preconditioning, and grazing decisions. Impacts: The startle effect that causes calves to run away and become harder to handle can affect their biological performance, reputation, and marketability. For instance, yearling operators who buy from the El Bigote Cattle Co., LLC value the animals' tameness and performance. They have been willing to pay a premium for these traits, and they will surely note any change.
headquarters at 450'AGL, startling Mr. Elliott as he worked. After reporting to 27FW/PA, Mr. Elliott also called a Col. Breedlove to report the incident. After repeated requests to acknowledge FAR violation and more than a year after the incident, Mr. Elliot the avionics on an F-16 can be ten miles off, so there was no way of confirming the incident.	Tourists and guests come to visit the ranch in the summer, and preparations are made to manage their visits. Impacts: The quietness, screnity, and remoteness are among the greatest attributes of this region. The noise, startle impact hazards, and disruptions to wildlife and birds will diminish the desirability of visiting here. Sleep will be disrupted by the noise, and the guest buildings themselves will risk structural damage. The starde effect will also pose a hazard to vehicle operators on ranch and public roads.
Considerable time and effort are spent in assessing forage and water conditions, and gathering and moving cattle as necessary. This provides the ungrazed grasses the opportunity to be partially harvested to avoid lignation of the plants. At the same time this practice allows the grasses and forbs in the improved watering zones to be deferred and re-secded. Impacts: The startle effect will pose a risk to riders, horses, and cattle during the drives, and it will also cause the calves to run away from the drives. It is often necessary to return to the herd on subsequent days to prevent their returning to the fresh grass in the arcas that are being deferred, and the startle effect will drive them away. Aircraft are used occasionally for range, distribution, and water assessments, and there	Predator control continues in the summer when necessary for the protection of calves and deer and antelope fawns. For instance, The Ranch is currently working to preserve their antelope herds and do not allow hunting of that species. Predator control operations are performed by State trappers and contracted shooting from aircraft. Impacts: The aircraft used may be unable to see and avoid the very fast fighters and collisions are a very real hazard. The antelope in particular are very vulnerable to losses through the startle effects, and the resultant increased need for predator control will place more pressure on the predators themselves.
will be a very serious risk of collision with the speeding warplanes. During late August, the men begin picking up the bulls at the end of the breeding season. This involves riding through all the herds, sorting the bulls off, and driving the bulls to pens where they can be loaded into trailers and hauled to the bull pastures.	<ol> <li>Exclusion of Recorded of Impacts to Lifestyle.</li> <li>a) Frequent Military Training within Close Proximity to Ranch Structures and Residences.</li> </ol>
Impacts: The startle effect is very hazardous to horses and riders, and can scatter the bulls that are hard to drive anyway. Once the bulls have been accumulated into pens, 35	The DEIS also does not consider the impact that military training has had on the Commenters lifestyle or the way that the NMTRI will add to this impact. Attached as <b>Exhibit X</b> is a series of photos documenting the proximity with which the Air Force has been conducting activities over the Ranch. The photos were taken from the Ranch, often
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PR-5 rom the front porch of the Ranch residence and with a basic point-and-shoot camera with a limited zoom capacity. Most of these photographs were taken while the Air Force had photos depict planes that are within 500 feet of the ground, within less than a mile of the increases noise impacts. What is not entirely obvious from the Exhibit is the frequency agreed not to fly within close proximity to the Ranch headquarters and residence. The military aircraft within close proximity of residential and commercial structures on the actions have had on the Ranch and these impacts have not been adequately considered Ranch. These photos evidence the extreme visual and noise impacts that past military Ranch residence and engaged in maneuvers within this distance, which significantly with which these events have occurred. The Commenters have over fifty photos of

# Aftermath of Aircraft Accidents

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Force concluded its investigation and clean up which show that flags, aircraft debris were 2002 F-16 crash on the Ranch. Several of the photos depicted the magnitude of the crash background, evidencing how close the F-16 came to the people who live and work in the are also photos showing how miniscule many of the aircraft pieces were and how widely The DEIS also does not consider the impacts that aircraft accidents will have on pasture. The final photo in this series is a pile of the aircraft parts the Commenters have site, with small flags indicating the location of aircraft parts and human remains. There area and will be affected by NMTRI. Finally, there are pictures of the site after the Air left behind. Photos also depict that the pasture was destroyed in the impact zone and

SO.B Though the DEIS predicts that Class A mishaps are rare, as discussed above, they

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CM-2 foresceable military training and other activities occurring in the same area and affecting the same area as the NMTRI proposed actions. Under the applicable NEPA regulations, and impacts to be considered in that document. 40 C.F.R. § 1508.25. The impacts to be the scope of an environmental document must include the range of actions, alternatives,

environmental impact statements. See 40 C.F.R. § 1508.7; Thomas v. Peterson, 753 F.2d 754, 758 (9th Cir. 1985); *LaFlamme v. Federal Energy Regulatory Comm* n, 852 F.2d 389, 402 (9th Cir. 1988) (individual project cannot be considered in isolation without

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the affected area. Attached as Exhibits U and V is a series of photos taken from the around the impact zone by the use of heavy equipment off of roads and across the they were distributed. These photos also show the Ranch headquarters in the collected from the site, all of which were left behind.

pollute the land and change the peaceful way of life the Commenters have enjoyed. The DEIS must consider the impacts that aircraft accidents have on the land and the way of proximity to residential structures. Furthermore, these accidents permanently scar and have occurred on or near the Ranch at a high rate. They have also occurred in close life of those poople underlying the training area.

The DEIS Fails to Consider the Full Scope of Cumulative Impacts for the Proposed Actions. The DEIS fails to cvaluate properly the full scope of past, present, and reasonably considered include those that are direct, indirect, and cumulative. 1d. § 1508,25(c).

The CEQ regulations require the discussion of cumulative impacts in

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considering the net impact that all projects in an area may have on the environment). The regulations define a "cumulative impact" as:

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person undertakes such other actions. Cumulative impacts incremental impact of the action when added to other past The impact on the environmental which results from the regardless of what agency (Federal or non-Federal) or significant actions taking place over a period of time. can result from individually minor but collectively present, and reasonably foresoeable future actions

## 40 C.F.R. § 1508.7.

CM-2 In this instance, the DEIS fails to adequately identify or discuss the impact of past Air Force activities in the region so that the aggregate cumulative effect of past, present, impact discussions specifically do not include any consideration of the environmental impacts attributable to past federal actions. This failure to consider and evaluate the and reasonably foreseeable future actions may be identified. The DEIS cumulative cumulative impact of recent federal actions in the same geographic area is entirely inconsistent with NEPA's cumulative impact assessment requirement.

of these recent past actions together with the proposed and reasonably foreseeable actions so, the Air Force has thwarted the full disclosure and informed decisionmaking purposes other past cumulative actions that must be considered in the cumulative impacts analysis in the DEIS include the noise, traffic, and other effects from aircraft passing through the The present DEIS does not properly consider or identify the cumulative impacts in the same EIS as required by the CEQ regulations and applicable case law. By doing of NEPA, and has understated the potential environmental impact of its proposals. The same airspace.

the CEQ regulations. First, in 1987 the Court of Appeals for the Ninth Circuit stated that Terence L. Thatcher, Understanding Interdependence in the Natural Environment: Some reasonably foreseeable actions." Oregon Natural Resources Council v. Marsh, 832 F.2d Several important cases elaborate on the cumulative impact analysis required by Thoughts on Cumulative Impact Assessment Under the National Environmental Policy 1489, 1497-98 (9th Cir. 1987), rev'd on other grounds, 109 S. Ct. 1851 (1989); see proposed actions which supplement or aggravate the impacts of past, present, and 40 C.F.R. § 1508.7 requires that the agency "consider cumulative impacts of the Act, 20 Envil. L. 611, 624-625 (1990).

Second, the Fifth Circuit addressed the issue by stating a five element standard for what constitutes a "meaningful cumulative-effects study." Fritiofson v. Alexander, 772 F.2d 1225, 1245 (5th Cit. 1985), abrogated on other grounds, Sabine River Auth. v. United States Dep 't of Interior, 951 F.2d 669 (5th Cir. 1992). The standard requires the EIS to identify:

the area in which effects of the proposed project will be felt; Ξ

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active MOAs must be addressed in the environmental analyses. The UEDs suggests that a MOA designation does not prevent access to the MOA by non-participating aircraft such	
Indeed, the FAA itself, and the Air Force, acknowledge that "see and avoid" flying in an active MOA is discouraged and the effects of civil aviation pilots avoiding	Thus, the agencics have failed to identify and carefully review a relevant area of environmental concern, and the agency's evaluation is not reasonable in light of this
expected	action area, when considered together with the additional stress imposed by the proposed NMTRJ actions, these adverse cumulative effects are not properly evaluated in the DEIS.
and marketability of the properties. As indicated in the DEIS, many local residents are <b>AM-20</b> fearful of flying under "see-and-avoid," VFR rules and curtailment of their flying can be	proposed actions. Despite the wide range of potential adverse impacts and potential cumulative effects occurring from the past, ongoing, and planned actions in the proposed
	for revision of the cumulative impact analysis so that the public and agency decision makers are fully informed of the complete scope of environmental impacts from the
unitizery training uses with interfere with any cause a potentioning transferrous structure in the use of private aircraft for agricultural, recreation access, and cattle operations to the	data). Thus, the DEIS fails to meet the requirements of NEPA and must be withdrawn
and Eastern New Mexico ranching culture and lifestyles. For instance, the proposed	F.3d 1372 (9th Cir. 1998) (general statements regarding "possible" effects and "some risk" cannot provide required cumulative impacts analysis supported by appropriate
property. The NMTRI proposal is a major change of airspace use that has substantial implications to the landowneet' value of the momenty income stream recreational use	The DEIS lacks a legally adequate consideration of cumulative impacts. The brief DEIS discussion on cumulative impacts is vague and conclusory. This is not allowed under NEPA. See Neighbors of Cuddy Mountain vs. U. S. Forest Service, 137
airspace overlying the property. This significant change in use has serious implications for the property value of both the houses located on the property and the overall ranch	proposed action's aggravation of past, present, and future actions. <i>Oregon Natural</i> <i>Resources Council</i> , 832 F.2d at 1497-98.
these properties, for mailtany warpane low-level, high-spectra overflights, represents a circulation of the overflights and the spectra of th	that must be examined together with the proposed actions in the cumulative impact analysis. That analysis is not limited to the proposed action, but includes analysis of the
From a property valuation and potential economic impact perspective, the Air Force's proposed uses of the ranch properties, and overflights of the homes located on	with the proposed action must be evaluated. The wholesaic increase in military warplay operations and more intensive overflights and mission profiles are substantial past actions
can be charged for quail and varmint hunting. Pronghorn antelope are also present in the area and the market value for mature bucks exceeds \$1,500.00 per head.	This is not allowed by the CEQ regulations. The choice of which cumulative actions to evaluate is not discretionary. Past actions that have a cumulative affect when combined
realizable from ranching operations. The market value of permit hunting in the <b>area</b> ranges from \$1,000.00 to \$3,000.00 per head for mule deer. Hundreds of dollars per day	present actions, yet the Air Force expressly limited the review to future actions. Past actions are relegated to the baseline condition upon which the NMTRI proposal rests.
Significant wildlife resources are present on the Ranch property and have important value implications that the DEIS indicates may equal or exceed the net income	Second, the DEIS arbitrarily limits itself to cumulative impacts from reasonably foresecable actions. The regulations clearly state that an EIS must consider past and
hunting. The Eillotts are investigating using the Ranch for eco-tourism. For such ranch properties in the area, recreational hunting leases are a significant income or income potentially consumed by property owners.	First, the depth of discussion is shallow. The discussion of cumulative impacts must demonstrate an analytical approach and identify and consider the impacts. Instead, the DEIS only briefly mentions and then dismisses potential cumulative effects.
rolling to rugged hills and valleys. I he property has adequate reneing, improvements, watering facilities, and other accouterments necessary to utilize the Ranch as economic agricultural operation and also for economic recreational purposes, including permit	The DEIS contains primarily a superficial cumulative impact analysis that applies an inappropriate baseline and fails to meet the NEPA standards for such an evaluation.
for civil aviation air travel access located on many of the properties neighboring the ranch. The Ranch property consists of variable topography that ranges from flat to gently colling to monoted will end values. The momenty has advontate fearing immenents	The standard requires that "probable impacts be identified and considered." Frittofson, 772 F.2d at 1245 n.15.
The Commenters' property affected by the NMTRI proposals is a large ranch located in the middle of De Baca County, New Mexico. There are private landing strips	(5) the overall impact that can be expected if the individual impacts are allowed to accumulate.
VI. The DEIS Fails to Contain An Adequate Analysis of the Potential Impact on SO-9 Private Property Rights and Land Values.	
improper analysis. Accordingly, the DEIS must be withdrawn or a proper supplemental DEIS prepared to fully evaluate the environmental impacts of the proposed actions.	(3) other actions—past, proposed, and reasonably foresecable—that have had or are expected to have impacts in the same area;
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	as civil and commercial aircraft. Yet the Air Force has previously stated that non-participating IFR traffic "must obtain an air traffic control clearance" to enter a MOA if it is active. (RBTI FEIS at 4-5 (2000)). Indeed, the purpose of a MOA is "to separate or segregate certain nonhazardous military activities from IFR traffic." 14 C.F.R. § 1.1.	property owners. The subject properties' highest and best use is as private recreational land, cattle ranching, and commercial recreational uses. Land prices in this eastern New Mexico area tend to capture and reflect the potential for future development of approximately 40-plus acre tracts as long-term land investments, grassland retirement sites, and weekend home sites. The rapid growth of the American southwest and in
	The FAA's "Joint Use Policy" clarifies that MOA special use airspace is "available for access by nonparticipating aircraft during periods when the airspace is not needed by the using averor lite. the Air Forcel for its designated nurnose." FAA Order	adjacent metropolitan areas including Santa Fe, Albuquerque, Phoenix and San Antonio, areas has resulted in the subdivision of some larger ranch properties outside those areas. One can expect these trends to slowly alter the eastern New Mexico area.
	7400.2E (Procedures for Handling Airspace Matters) § 21-1-8.a. Those joint use procedures are to be specified in a "fletter of agreement" between the using agency and the controlling agency. (14, 221-1-8.d.). Although VFR pilots are not denied access to a MANN 5. A New York and the controlling agency.	The region's existing noise pollution, clean air, quict clear skies, clean water and natural beauty has increased the potential and attractiveness for such development in the area. Private "wildemess" or nature retreats as a highest and best use is presented in an
	WUAL FAA plainters are instructed that "the potential of the acronautical impact due to VFR pilots electing to deviate around the MOA when active should be evaluated when processing a MOA proposal. Consider the proposed MOA size and location, and the extent of non-participating VFR operations in the affected airspace." $(Id \ \$ 21-6-3.e.)$ . Thus, the MOA when "active does restrict access by non-participating aircraft. A recent	article by Wilson (1991) (Exhibit Z). In his "Case for Environmental Real Estate Market," he concludes that "if environmental real estate is a contemporary market, real estate counselors need to recognize that supply and demand factors influence its value." The U.S. government's purchases, for condemnation at market value, of approximately 50 million acres of wildland and related areas for the national park system since 1970 is
	does not want civil or commercial traffic in active MOAs and is actively campaigning to does not want civil or commercial traffic in active MOAs and is actively campaigning to discourage such use. The DEIS discussions should reflect these realities instead of propagating the undesirable notion that non-military traffic is free to use the MOA airspace at any time.	continuation that such a market exists and is the inguest and test use of tailu in particulation that the subject properties. Nature retreat/reserve use, agricultural operations and recreational income/rents (whether realized or consumed by the owners) all operate in concert as the current highest
	The rugged terrain and topography of the ranch areas which provides potential warplane pilot training challenges are the same features that make this area and these ranches desirable for recreational activities and locations on the subject properties. However, the proposed uses and overflights will adversely affect the income stream or consumptive use of the properties for such purposes (and residential purposes) by the current owners.	and best use of the subject properties. The importance of hunting and eco-tourism income is important to ranchland owners, including the owners of the subject properties, because this income stream is less volatile than agricultural income and has relatively lesser expenses associated with the activities thus generating a greater net operating income. The DEIS does not provide any specific analysis of how warplane overflights will
	The value loss of the subject properties due to their proposed or continued use as military aircraft training areas may range, at a minimum, between \$50.00 to \$100.00 per acce considering only current recreational income potential of \$25.00 to \$50.00 per acre per year and the capitalization rate of 03 or 3 percent return on area ranchland properties. Additional value losses due to reduced agricultural income and stigma effects for potential purchasers may also be realized.	avoid or give reasonable notice of being closer than 500 feet to any person, vessel, vehicle, or structure. Ranching employees, their horses, hunters, hikers, bird watchers, eco-tourists, recreational guests, and campers may be subject to excessive noise event exposures (even at a 500-foot overflight) on a random, uncontrollable basis. The value implications to the desirability, marketability, and mortgagability of these properties is serious.
	Overall, the proposed Air Force training activities will effectuate a transfer of wealth away from those properties (including both the ranch properties and ranch home properties) subjected to low-level, high-speed military warplane overflight activities, encroachments, loss of air rights, and the associated effects, to those properties that are not so encumbered. The properties not so encumbered include those over which the Air Force determined to locate its operations away from, such as several populated areas, and some other developed ranch and farm areas such as dairtes.	One related aspect of a claim Mr. Elliott submitted for a dead steer calf startled into a fence by a low flying B-1 bomber was the impact it had on his hunting operation. Mr. Elliott had an unavoidable conflict requiring him to leave the ranch immediately after the fence was downed, resulting in the death of the steer. Operating in a traditional "neighboring" ranch environment, Mr. Elliott refied on the kindness of paying gentlemen hunters on his property to repair the fence. Undeniably, the hunters' experience was interrupted as a result of the low flying bomber associated with the military training.
Digitize	The definition of the highest and best use of the subject properties includes that use which is legal, achievable, and returns the highest rate of return or value to the A1	The capitalized value of one mule deer mature buck with an average \$2,000.00 present value in the current New Mexico sporting market is \$20,000.00 (\$2,000.00 + .10 42
d by Goo		NEW MEXICO TRAINING RANGE INITIATIVE EIS
		6.0 COMMENTS AND RESPONSES

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cap rate = \$20,000.00) or \$66,667.00 rounded at prevailing rates of return (.03 or 3% cap rates) on many ranches in New Mexico (\$2,000.00 + .03). The loss or migration of these deer or potential populations equates to a significant loss of property value of the owners of the subject property.	Applying the NDSI approach to representative properties in the region and the noise impact increases from the significant military overflight increases outlined in the DEIS, a property value impact to the subject properties of at least a 7 percent reduction from the NMTR extended on the new new deviced not he new to the new order of the second deviced more, would be
The potential for temporary disturbance to vacationers and others in the region has a concomitant long-term effect to private ranch owners who lease or charge access fees for hunting and recreation. However, the DEIS does not address this potential impact for private property value implications.	variation of the second of the internet of the function of the second of the second of the second of the SMTRI airspace that overlay ranching properties. This reduction estimate is a tentative figure based on the poor data presented in the DEIS which is often missing information that would be used for a more descriptive valuation analysis.
The DEIS discussions effectively discount the importance and value of traditional ranching, ranching families, and ranching as a way of life for owners, employees occupying the land full time, and visitors who pay to experience the New Mexico ranching culture. The New Mexico ranching culture, its equipment, livestock, and improvements are a way of life that has actual and realizable value for the property owners and those recreational, nature tourism, and other guests who pay to experience and visit part of that culture and lifestyle.	Applying the DEIS noise level figures for the representative properties, and comparing them with the projected noise levels presented there, yields a projected cumulative dB increase of up to approximately 17 dB or more from Air Force overflights depending on the particular area under consideration over the subject properties. Applying the .58 percent per decibel property value decrease factor to the 17 dB increase over natural background noise levels for the subject properties yields a projected cumulative property value decrease of almost 10 percent for the subject properties.
Previously, the Air Force acknowledged that overflying military aircraft, even at 500 feet above ground level "may startle, annoy, or disturb sleep of people exposed to [such] noise levels." See USAF, ALCM/Talon MOA Final EA (June 9, 1997) at 4-11. The land use and value implications of this noise exposure, disturbance, and annoyance in regard to the highest and best use of the property can be severe.	Significantly, the actual property value decrease from the proposed actions could be significantly greater given the much greater annoyance with military training overflight noise in rural and wilderness areas as measured by and acknowledged by previous Air Force research. As mentioned above, the NDSI figures were developed from surveys of airport studies using commercial airport traffic in urban environments.
Military jet aircraft overflights through private land airspace that occur at non-scheduled times can have serious economic implications to property values, including both land and residential (home) values. In the real estate appraisal literature, noise is considered "unwanted sound" and its impact on real property market values is compensible. The diminution in market value due to noise value can and should be found in the marketplace through effect on values, rental area, or income. See, e.g., loe Kern,	The Air Force has noted in other research and publications that overall annoyance of residents beneath military training routes averages 11.7 times greater than its model predictions. Researchers working for the Air Force tave also stated that the general dosage-response relationship for annoyance from transportation noise applied by the Air Force cannot be directly applied to outdoor recreational sertings. Thus, the anticipated property value impact likely would be higher here, and could be as high as a 25 percent or more decrease in value.
Noise: 15 If Compensible? How Is it Measured?, 43(2) Real Estate Appraiser Journal 31-38 (1977). The dollar value required to cure or replace the areas affected by noise (unwanted sound) is the measure of the damage to the value of the property for special use properties such as the subject properties that are recreational and ranch properties.	It is important to note again that the valuation depreciation estimates above are based on the poor and sporty information presented in the DEIS, and that the DEIS does not present complete (or each field-measured baseline data) that would allow for a more description excessment of monstrue moments unbuilded to be supported for the second seco
Research in the real estate appraisal literature has identified, reported, and developed the Noise Depreciation Sensitivity Index (NDSI) that provides an indication of the percentage change in property value per decibel change in the noise level for affected real properties. The NDSI was based on summaries of the result of studies from 13	also, the Air Force in the DEIS analysis makes no effort to undertake such an evaluation of property valuation impacts to private property from its activities immediately above the ranching and other properties beneath the airspace, where such activities transit through the airspace of the affected properties.
uniterciti airports, and considered the impact of commercial aviation traine on real estate values in the urban environment. The NDSI reported that the majority of the percentage change in property value per decibel (measured as the L <sub>ah</sub> day-night average) was from	-9 VII. The DEIS Fails to Contain an Adequate Discussion of Measures to Mitigate Np-11 Adverse Environmental Impacts.
.50 percent to .00 percent per decided, with the mean value at .38 percent reduction in value per each decidel level increase in the noise impact. See Marvin Frankel, <i>Aircraft Noise and Residential Property Values: Results of a Survey Study</i> , The Appraisal Journal, January 1991, at 96-110.	An "important ingredient of an EIS is the discussion of steps that can be taken to mitigate adverse environmental consequences." <i>Robertson v. Methow Valley Citizens</i> <i>Council</i> , 490 U.S. 332, 351 (1989). NEPA requires a "reasonably complete discussion" of possible mitigation measures. <i>Id</i> , see also <i>Citizens Advocates for Responsible</i>
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IATIVE EIS Tesponses	NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES	
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NP-11	a nere is no discussion of potential murgauon netsures (syon as fugur para adjustment or increases in minimum altitudes) for recreation impacts. The DEIS analysis	ul effects to the environment." Citizens Advocates for Responsible Expansion, 770 1432.
 -		infing the decisioning agency to conduct an extractive curvitoning to view
		sion of measures to mitigate adverse effects violates NEPA's underlying purpose
	information in the DEIS defeats the purpose of the mitigation discussion requirement of allowing the public and decionmakers to gauge the true extent of anticipated effects.	sed alternatives, there is no discussion of measures to mitigate these adverse effects. EIS at 1 to VII. This oversight on the part of the Air Force to include any
	attorated to cutzens who are subjected to such intrustive actions by the U.S. mititary. Even if such surveys are done prior to route approval, the failure to include this	violation of NEFA 5. reasonably complete "discussion standard." Despite the Au s recognition in the DEIS of several potentially adverse affects resulting from the
	figury unitacity that Aur Force pilots hyping ancrait at spectra as 200 knots at 500 knots at 500 feet AGL will be able to comply with FAA rules as well as other legal protections	The Air Force's complete failure to address mitigation measures in the DEIS is in
	of the categories of sites and structures identified in the FAA rules except for the largest cities in the area. Without any prior identification of these sites and structures, it is	.R. § 1508.20.
NO-3	settlement, or any open-air assembly of persons by 1,000 feet" and "any person, vessel, vehicle, or structure by 500 feet." The Air Force has not made any effort to identify any	(e) Compensating for the impact by replacing or providing substitute resources or environments.
	Despite this, the DEIS does not include an adequate discussion of adhering to	(d) Reducing or eliminating the impact over time by preservation and maintenance operations during the life of the action.
	acknowledges that the increases in noise levels, especially from sonic booms, will be noticeable and intrustive. Id at 4-19. Thus, it could be perceived by some people as affecting their output of file.	(c) Rectifying the impact by repairing, rehabilitating, or restoring the affected cnvironment.
	The DEIS states that noise levels resulting from its proposed alternatives will	(b) Minimizing impacts by limiting the degree or magnitude of the action and its implementation.
	C. Land Manazement and Use,	action.
	environment broadly defined and must be evaluated as environmental impacts in the EIS. See DMTPHA v. FAA, No. 02-60288, slip op. at 19 (5th Cir. Oct. 12, 2004).	(a) Avoiding the impact altogether by not taking a certain action or parts of an
	2-28. Truis is not allowed under NETA as civil and commercial aviation circles, and other aeronautical effects implicating environmental issues, are part of the human	The CEQ regulations define mitigation to include:
AM-10	Significantly, the Air Force and the FAA have improperly deferred a complete discussion of aeronautical effects until after the EIS process is completed. See DEIS at	nt, reasonable mitigation measures that could improve the project are to be
	recognition that such scheduling is necessary. Instead, the Air Force places the burden on civilians to obtain this information from non-military sources. <i>1d.</i> at 4-3.	§ 989.22. According to the CEQ, the mitigation measures discussed in an EJS cover the range of impacts of the proposal." CEQ's Forty Most Asked Questions mino CFO's NFPA Reculations. 46 Fed. Reg. 18026, 18031. Furthermore, "fall
AM-5	(including by Commenters), the Air Force has not proposed any mitigation measures to identify or avoid private airfields or aircraft, to post notices concerning when it will be using the promosed aircnare, or to coordinate scheduling to avoid conflicts desnite its	juences. 40 C.F.R. §§ 1502.14(f), 1502.16(h), & 1508(25)(b). The Air Force must s mitigation measures in explaining its decision. 40 C.F.R. § 1505.2(c). See also ment of the Air Force Environmental Impact Analysis Procedure Regulations. 32
	Alternatives A and B will increase used by the Air force, the futures of source control on Alternatives A and B will increase up to two times every three days. DEIS at 4-19. While the DEIS recognizes that the airspace impacted by its proposed alternatives is routinely used by civilian aircraft for travel, recreation, and ranch support purposes	. 14. The CFQ regulations require that an EIS address mitigation measures in ting the proposed action, alternatives to proposed actions, and environmental
	The DELS acknowledges that the expansion of military airspace will result in an increase in sonic overflights and all training activities in the ROI. Even under the most	operly evaluate the severity of the adverse effects." <i>Robertson</i> , 490 U.S. at 352. A ably complete mitigation discussion helps guarantee that the decisionmaking
	B. Airspace and Alreraft Operations.	sion v. Dole, 770 F.2d 423, 432 (5th Cir. 1985) (EIS must include identification of res to mitigate "to the fullest extent possible" harmful effects to environment). Jut such discussion, neither the agency nor other interested groups and individuals
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Th clear viola Force's rec proposed a See DEIS discussion of requirin harmful ef F.2d at 433

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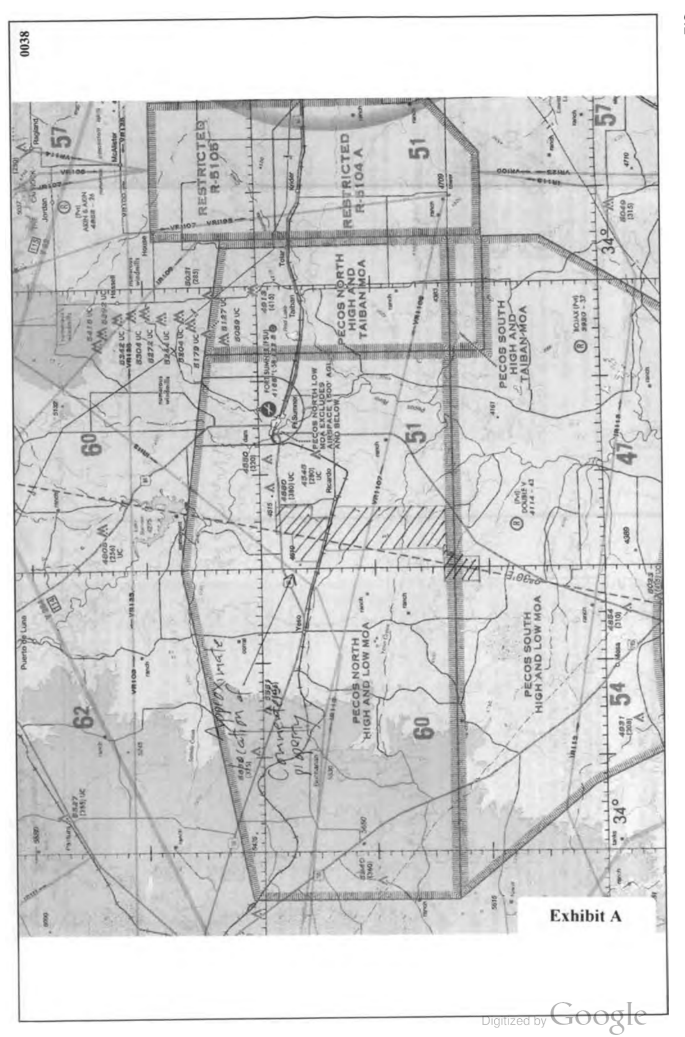
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0038 comments. Respectfully submitted this 22nd day of February 2005.	Aspen, Colorado Aspen, Colorado	Counsel for El Bigote Cattle Co., LLC, Gottomitee, Ltd., A. S. "Tex" and Jan Elliott		49
0038 should discuss mitigation measures based on the full scope of potential mitigation as described in the CEQ regulations. 40 C.F.R. § 1508.20. E. Acoustic Eavironment.	The DEIS recognizes impacts to the acoustic environment. A variety of military literature is available which highlights a wide array of mitigation options available for mitigation of aircraft noise. These options include, reducing the number of noisy operations, altering the time of operations, using quieter aircraft, using aircraft mufflers and other noise cancellation technology, avoiding time and frequency of noisy maneuvers, avoiding water and other sound amplifying surfaces, altering the altitude of aircraft, insulating affected structures, spacing noisy events, providing advance notice of noisy verse, showed the DEIS.	The shortcomings in the mitigation analysis identified here and similar shortcomings in other sections of the DEIS entirely undermine the public disclosure and informed decisionmaking purposes of NEPA. These shortcomings mandate that the DEIS be re-drafted to contain the reasonably complete identification and discussion of possible mitigation measures required by NEPA. The development of these mitigation measures cannot be deferred until the final EIS or until a Record of Decision is issued. NEPA must be complied with at this DEIS stage of the proposed action if decisionmakers and the public are to carefully consider detailed information on significant environmental impacts at the time the decision on the Air Force's proposals is made. CONCLUSION	As set out above, the Air Force and FAA have failed to comply with the full scope of their NEPA obligations here. The myriad flaws in the DEIS noted in these comments have undermined NEPA's twin goals of informed decisionmaking and informed public participation. <i>California v. Block</i> , 609 F. 353, 761 (9th Cir. 1982). Furthermore, the DEIS shortcomings discussed here "are not mere legal nitpicking, but go to the heart of the NEPA process." <i>California v. Block</i> , 690 F. 2d 753 (9th Cir. 1982). Because the DEIS has failed in so many cnicial respects to comply with the NEPA standards for EIS preparation and analysis, the Air Force must withdraw the DEIS and prepare a new DEIS that fully responds to the issues raised in these	

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IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS	ES DISTRICT COURT DISTRICT OF TEXAS	3. I have reviewed the Declaration of Dr. Ojar Skujins and the attached	
TUBBOCK DIVISION	NOISION	materials submitted by the Air Force in this matter in its Appendix materials supporting	-
Y SOUTH ANY AT SHATTHINK SIVE		Defendants' Cross Motion for Summary Judgment (filed Dec. 18, 2002).	
g		4. The essential conclusion to Dr. Skujins' declaration states that there	
		should be no significant influence of the wake turbulence of the Air Force's IR-178	
¥	CIVIL ACTION NO. 3:01-CV-285-C	high-speed low-altitude overflying aircraft on certain ranch structures in the Davis	
JACKSON B. "BEN" LOVE, JR.; and § KAARE J. REMME,		Mountain ranch areas. See Skujins Decl. 99 9, 11.d. (AF App. 53, 55). Two of the	
Ş Plaintiffs, §		more critical structures that should be considered in evaluation of the potential for	
<b>(</b> 0) (0)		damage in this area are: (1) the 36- to 64-foot high windmills employed to pump water	
§ UNITED STATES AIR FORCE; DR. §		for the cattle and wildlife; and (2) the approximately 15- to 30-foot-high by 20-foot-	
70		long box-type feeders that trucks drive under when loading cattle and wildlife feed.	
DEPARTMENT OF DEFENSE; and § DONALD H. RUMSFELD, Secretary, §		5. Dr. Skujins concludes that the year around wind and gust environments in	
		the area of concern are more likely to affect these structures than the IR-178 low-	
Defendants.		altitude aircraft wake effects. However, direct landowner observations do not support	
SECOND DECLARATION OF BONALD O- STEABMAN. P.E.	SONALD O. STEARMAN, P.E.	this conclusion. In Mr. Robert Young's declaration he provided a video exhibit of	
I DONALD O STEADMAN DE crare and declare as follows:	te and declare as follows:	excerpts of my interview on site with him. See Young Decl. 198, 10 (DMTPHA App.	
I vreviously cuhmitted a declara	T areviously submitted a declaration in this case dated October 16, 2002.	179-80, 184, 184A). His interview statements refute this conclusion with two	
	6- -	observations. First, his windmill maintenance records, over the last few years, reflect	
TIOUS AND CAPCITCICC ALC SCI OUL	ILI LIJAL CALINCI UCCIAI ALIOH.	that the windmills in the overflight corridor near the northeast corner of his K.C. Ranch	
I make the statements in this de	I make the statements in this declaration based on my own personal	recuire shout ten times the maintenance hudget of the windmills further to the couth	
and experience and based on the it	knowledge and experience and based on the items reviewed, observations made, persons		
alculations performed, and explan	consulted, calculations performed, and explanatory Figures developed, as stated herein	which are well outside the LK-1/6 overlinght corridor. Mit. ; oung linus that one windmill mart the 178 overflicht consider has an average maintenance cost of un to	
and in my earlier declaration.			
		\$3000/year as compared to about \$300/year for those windmills well outside the IK-1/8	
	Exhibit B		
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overflight corridor. If Dr. Skujins' conclusions about the local wind and gust effects environmental wind and gust conditions year around to average roughly the same were correct, one would expect both sets of windmills subjected to the same maintenance budget, not a significant up to 10:1 difference.

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direction. Young Decl. ¶ 5 (DMTPHA App. 178). I have illustrated by the dashed blue up until the windmill brake came on to slow down the spinning rotor blade clement, and turning due to having a startup speed of about 5 mph. After the fly-by, the rotor spunmill tower was also vibrating in its first cantilever bending mode perpendicular to the The second observation is that Mr. Young personally saw a B-1B fly by the whole upper turbine spun about its vertical axis an estimated turn and a half. The windmill was in an estimated wind condition of 2 to 3 mph since it was not initially assumed that the aircraft was at approximately the minimum 300 ft. altitude. The one of his windmills about 100 to 200 feet to the east in a southeast to northwest arc in the attached Figure 1 the flight path that Mr. Young indicated to me. It is aircraft flight path.

significant wind-type disturbance to the top turbine on the tower and he noticed that the The water pumping windmills are designed to operate in the wind speed estimated to start occurring in the 25 to 30 mph wind speed range, which is a lower Interstate Highway 10 since it was about 100 yards away to the south. While Mr. bound estimate of the vortex velocity at the mill. There was no disturbance from Young did not see the top turbine of the windmill break that day, he did notice a range of 18 to 20 mph.<sup>1</sup> To avoid damage to the windmill, its braking action is <sup>1</sup> Communication with Windmill Sales and Service, South Lyon, Michigan.

a significant time varying bending load upon the upper wind turbine disk. Responses to flying closely by damaged the windmill by imposing a hurricane-level wind change and the actual aircraft was turning around a large 26-mile radius to stay close to the IR-178 observed B1-B overflight were found to be damaged in a similar manner to that shown aircraft flew near two other of his windmills in what appeared like a straight line since other points of Dr. Skujins' declaration are also discussed in the following paragraphs. corridor. Some days later (about one week), all of these windmills in the path of the in Figure 2. A rational explanation is given below as to how the wake of the B-1B

below. It is further my understanding that only a far field picture of the wing was being modeling the wake effect behind a B-1B bomber flying in the IR-178 corridor area. It considered and one reference to Prandtl was basically to describe the trailing far field In paragraph 5 of Dr. Skujins' declaration (AF App. 50), a comment is is true that moderate compressibility influences may be treated through the classical invoked through some additional work as indicated in references (1) and (2) noted Prandtl-Glauert coordinate distortions with Mach number, and sweep back can be made that the 1918 Prandtl finite wing lifting line theory should be adequate for wing tip vortices that most people relate to in Prandtl's model.

at the target. Dr. Skujins basically agrees that the potential flow solution, which is the afterburner input during maneuvers around threats, acoring sites, terrain avoidance, or Statement, is not really adequate to model the vortex situation. Skujins Decl. § 5 (AF model the embedded transonic flow field or the engine wake effect including engine My response is still that the 1918 Prandtl finite wing theory will not basic Biot Savart equation results presented in the RBTI Environmental Impact

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App. 50). So he instead relies on the full viscous flow study presented in the Air Force	Deel. ¶ 5 (DMTPHA App. 43) (citing RBTI FEIS Vol. I, p. 1-11; AR 733). Dr. Skujins
AFFDL Technical Report-TR-79-3060 to predict a maximum rotational velocity in the	docs not disagree with this RBTI FEIS description in his declaration, although as noted
viscous portion of the vortex field. Skujins Decl. 7 7 (AF App. 51).	above he does not incorporate the implications of this aircraft maneuvering into his
10. This July 1979 Air Force report used by Dr. Skujins is well done, and it	calculations or discussion.
could have been employed by the environmental impact assessment team as it has been	12. Although in paragraph 10 of Dr. Skujins' declaration the case of shock
available since July 1979. Table I, which is attached to this declaration represents a	wave interactions is dismissed by considering it as a near-field phenomenon no more
few tests I ran employing this report to spot eheck Dr. Skujins' maximum velocity	than a wingspan in extent, that again is not supported by observations. For example, in
numbers. I basically agree with his results.	Figure 5 of my original declaration (DMTPHA App. 57) the F-14 is flying at 100 ft. or
11. One important feature from the 1979 Air Force report that the RBTI FEIS	more above the ocean surface at a Mach number between 0.8 to 0.9. The aircraft's
does not address is the "David and Goliath Syndrome." This syndrome points out the	shock waves are kicking up waves of 6 to 10 feet. This is a significant disturbance
significant impact that a mancuvering load factor has on the maximum vortex wake	extending out at least three wingspans (38 ft. span).
strength. For example, in Dr. Skujins' calculations the maximum worst-case velocity	13. When considering the B-1B bomber with a sweptback wing span of 79
for the B-1B flying at M = 0.7 at 300 ft altitude AGL was 47mph at 22 ft. above the	feet, this shock wave would extend to 237 ft. This is most likely dropping to within the
ground level. However, if the B-1B were in a turn with a 45-degree bank angle the	tolerance band of maintaining a 300 ft. altitude at M=.85 flight in the radar terrain
velocity would be 66 mph or in a 60-degree bank it would be 94 mph. The latter two	following mode of control over hilly country or mountainous terrain (i.e. 300 ft. ± 100
maneuvering cases would be on the order of hurricane-level speeds impacting any	ft.). An after burner pull-up near the target or elsewhere would certainly blast the
structures 22 ft. or taller. Another maneuver described in AFFDL-TR-79-3060 is	ground.
pulling up from the low altitude terrain following mission to about 2000 ft. just before	14. Further evidence that low-level flight operations can create shock waves
encountering the target area. This is similar to a 45-degree bank from a load factor	and destroy ground targets was recently demonstrated by the Israeli Defense Force's
consideration. All of these maneuvers would create a highly critical wind condition for	aircraft in a raid over I chanon In this case sionificant destruction was accommisched
windmill type structures. I noted in my earlier declaration that aircraft on the RBTI	the stored should use as interest further the result of stored stores. All the stores are stored as the stores
military training routes maneuver throughout the MTR as required for aircraft	UT THE ATTCH AT A THE THE ATTCH A WAY AND A THE ATTCH A TAGE A WITHOUT A DEPTRY A STIRTE A THE ATTCH A
interactions with scoring and threat sites situated along the training route. 1st Stearman	WIND. See Acterence (3) Delow.
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<ul> <li>significant overturning moment in the opposite direction forcing the turbine disk to impact the tower, Figure 3(d).</li> <li>19. If this occurs, gyroscopic forces will start up a whirling motion of the turbine that is not unlike the whirling of spinning propellers in a whirl flutter instability. About 1.6 seconds later, the vortex flow has switched the dominant flow by 180 degrees, Figure 3(e), and the vortex is just setting at this position. This tends to bend the turbine disk again into the tower.</li> <li>20. In most cases the high speeds of the vortex velocity will be well above the turbine 5 mph startup spinning speed and an actual whirling motion will prevail with the rotor blades and sail hitting the lower producing the type damage consistent with Figures 2. Since it is well known that it is the change in fluid momentum (i.e. the change in fluid velocity) that creates the fluid forces acting on the structural bodies, one should keep in mind that within less than 2 seconds a 47 x 2 = 94 mph change in wind</li> </ul>
<ul> <li>If this occurs, gyroscopic forces will start up a whirling motion of the nat is not unlike the whirling of spinning propellers in a whirl flutter</li> <li>Y. About 1.6 seconds later, the vortex flow has switched the dominant flow by ees, Figure 3(e), and the vortex flow has switched the dominant flow by turbine disk again into the tower.</li> <li>In most cases the high speeds of the vortex velocity will be well above the mph startup spinning speed and an actual whirling motion will prevail with blades and sail hitting the tower producing the type damage consistent with blades and sail hitting the change in fluid momentum (i.e. the fluid velocity) that creates the fluid forces acting on the structural bodies, one eep in mind that within less than 2 seconds a 47 x 2 = 94 mph change in wind</li> </ul>
<ul> <li>If this occurs, gyroscopic forces will start up a whirling motion of the nat is not unlike the whirling of spinning propellers in a whirl flutter</li> <li>About 1.6 seconds later, the vortex flow has switched the dominant flow by ees, Figure 3(e), and the vortex is just setting at this position. This tends to turbine disk again into the tower.</li> <li>In most cases the high speeds of the vortex velocity will be well above the mph startup spinning speed and an actual whirling motion will prevail with blades and sail hitting the tower producing the type damage consistent with blades and sail hitting the change in fluid momentum (i.e. the</li> <li>Since it is well known that it is the change in fluid momentum (i.e. the</li> <li>i fluid velocity) that creates the fluid forces acting on the structural bodics, one that within less than 2 seconds a 47 x 2 = 94 mph change in wind</li> </ul>
<ul> <li>If this occurs, gyroscopic forces will start up a whirling motion of the nat is not unlike the whirling of spinning propellers in a whirl flutter</li> <li>About 1.6 seconds later, the vortex flow has switched the dominant flow by ees, Figure 3(e), and the vortex is just setting at this position. This tends to turbine disk again into the tower.</li> <li>In most cases the high speeds of the vortex velocity will be well above the mph startup spinning speed and an actual whirling motion will prevail with blades and sail hitting the tower producing the type damage consistent with the sail well known that it is the change in fluid momentum (i.e. the</li> <li>Since it is well known that it is the change in fluid momentum (i.e. the</li> <li>Inid velocity) that creates the fluid forces acting on the structural bodics, one the indication of the towers acting on the structural bodics, one</li> </ul>
<ul> <li>aat is not unlike the whirling of spinning propellers in a whirl flutter</li> <li>y. About 1.6 seconds later, the vortex flow has switched the dominant flow by</li> <li>ees, Figure 3(e), and the vortex is just setting at this position. This tends to</li> <li>turbine disk again into the tower.</li> <li>In most cases the high speeds of the vortex velocity will be well above the</li> <li>mph startup spinning speed and an actual whirling motion will prevail with</li> <li>blades and sail hitting the tower producing the type damage consistent with</li> <li>Since it is well known that it is the change in fluid momentum (i.e. the</li> <li>i fluid velocity) that creates the fluid forces acting on the structural bodies, one</li> </ul>
<ul> <li>Y. About 1.6 seconds later, the vortex flow has switched the dominant flow by ees, Figure 3(e), and the vortex is just setting at this position. This tends to turbine disk again into the tower.</li> <li>In most cases the high speeds of the vortex velocity will be well above the mph startup spinning speed and an actual whirling motion will prevail with blades and sail hitting the tower producing the type damage consistent with c. the Since it is well known that it is the change in fluid momentum (i.e. the if fluid velocity) that creates the fluid forces acting on the structural bodies, one the fluid velocity) that within less than 2 seconds a 47 x 2 = 94 mph change in wind</li> </ul>
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cep in mind that within less than 2 seconds a 47 x 2 = 94 mph change in wind
i occurred over the wind furbine disk (see Figures 3(d) and 3(c)). Inal 15, a
dynamic nurricane-level wind change nas occurred over the furbline up.
<ol> <li>It is therefore not surprising that damage such as that in Figures 2a-2d can</li> </ol>
occur. It should be pointed out that dynamic hurricane-level forces would also occur
even though a maximum velocity level of only 35 mph occurs. One problem with the
Air Force's vortex sneed internretations is that the critical building structures are not at
ground level but at elevations where the vortex speeds are a maximum. Other possible
scenarios that can occur are illustrated in Figures 4 and 5. In all of these cases it is the
total change in maximum velocity that gives rise to the serious dynamic loads on the
uie or other tailer structures.
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NEW MEXICO TRAINING RANGE INITIATIVE EIS
6.0 COMMENTS AND RESPONSES
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	amics of the Airplane, Eighth Printing, Wiley April 1949 hl, Aerodynamics of Wings & Bodies, Dover, 1965 Comminique, Chairman, Aerospace Engineering & ics Department, College of Engineering, The University of Dolling is a fellow of the American Institute of Aeronautics specializes in shock-induced turbulent separated flows and lics.	- 6 -
References 0038	<ol> <li>Millikan, C. Acrodynamics of the Airplane, Eighth Friating, Wiley April 1949</li> <li>Ashley,H.&amp;M. Landahl, Aerodynamics of Wings &amp; Bodies, Dover, 1965</li> <li>Dolling, D. Personal Comminique, Chairman, Aerospace Engineering &amp; Engineering &amp; Attonautics. The specializes in shock-induced turbulent separated flows and projectile aerodynamics.</li> </ol>	- 6 -

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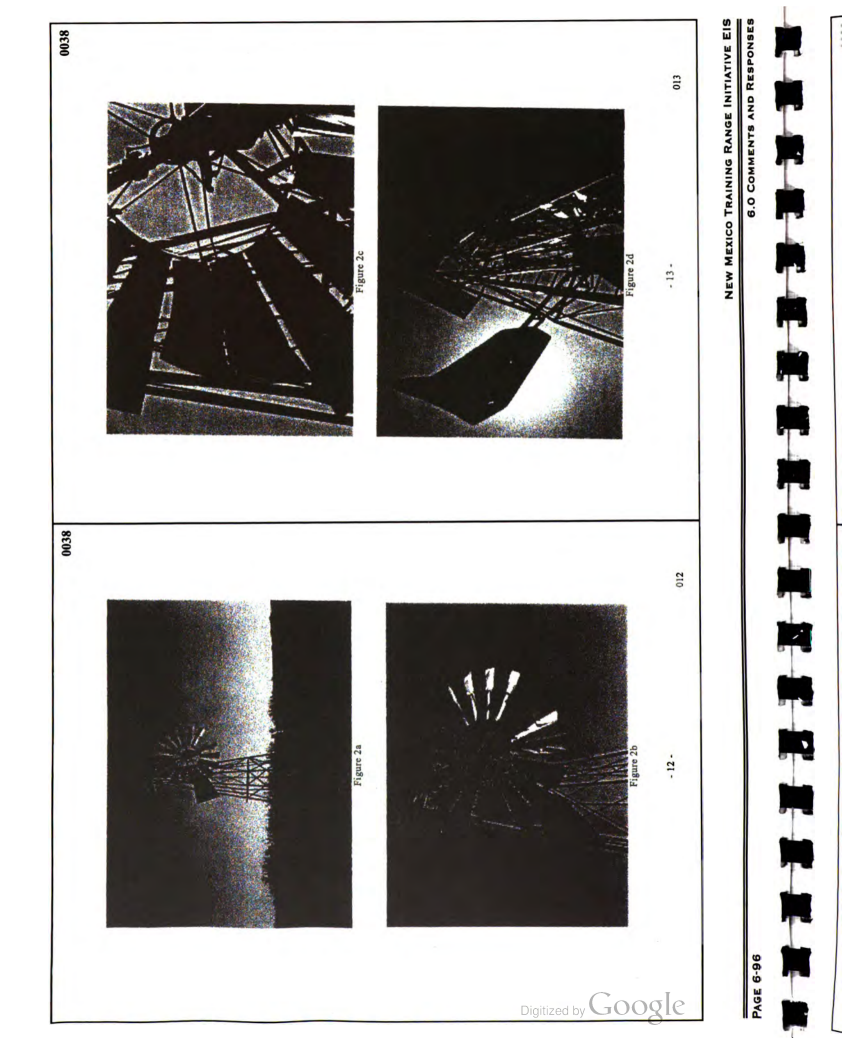
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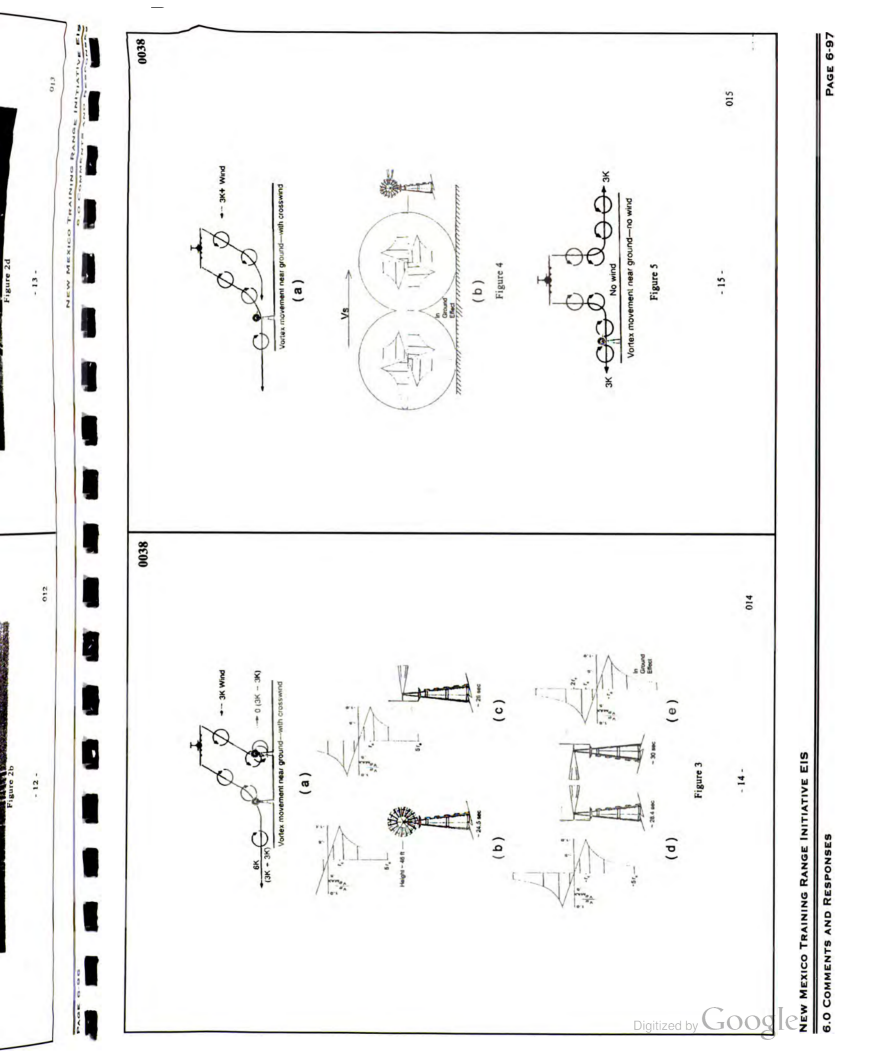
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6.0 COMMENTS AND RESPONSES

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TABLE I. Detects included in seriors in the paper. There are 45 workys lipsladed with a total of 50 005 respondents. From these arroys 15 detarts are derived with a could 53 006 respondents, counting respondents were, (it the appear is the distance) and are of A cately recorded at a represe unrely if it an arroyation area to the datasets. One could of nurroys is based on includ (1994a), catalogue, A cately recorded at a represe unrely if it an arroyation area and an area. One could of nurroys is based on includ (1994a), catalogue, A subject one counted in a regression area an argonal and a superse code. This lacks a parall differences between any counted of neuropy and counted based as the groupergin a forbation (1701a) of data on al (1994a).

Exposure-response relationships for transportation noise

Henk M. E. Minderna<sup>a)</sup> and Henk Vos *TNO Prevention and Heald*, P.O. 8ax 3115, 3301 CE Leider, The Netherlands

(Received 17 September 1997; accepted for publication 20 August 1998)

This article presents synthesis curves for the relationship between DNL and persentage highly annoyed for three transportation noise sources. The results are based on all 21 datasets examined by Schultz (1. Acoust. Soc. Am. 64, J77-406, (1978)) and Fridel (an all (1.). Acoust. Soc. Am. 54, J77-408, (1979)) (2019)) (2019)) (2019)) (2019)) (2019)) (2019)) (2019)) (2019)) (2019)) (2019) (2019) (2019) (2019) (2019) (2019) (2019) (2019)) (2019) [S0001-4966(98)02012-8]

PACS numbers: 43.50.Qp, 43.50.Sr [MRS]

## INTRODUCTION

Annoyance and sleep disturbance are the most important betthe fifters of environmental incre exposures if DNL is before of each be concluded from two extensive overviews prepared by an international committee of the Health Council of the Netherlands (Gezondheidsraud, 1994) and by Bergund and Lindvall (1995). The enterge below 70 dB is assally considered when mose limits are established. Therefore, information about the relationships between expo-sative one one hand, and annoyance und sleep disturbance, on the other hand, and annoyance und sleep disturbance, on the other hand, and annoyance und sleep disturbance, on the other hand.

statements about the relationship between noise exposure during algerp and step disturbance parameters. As attempt (Petanoon *et al.*, 1989) to integrate results from various stud-its on noise-induced awakenings has down great variability, and also a large difference between results from thornacy and from field studies. Since then several now studies have been initiated so that there overviews may reveal more defi-nit quantitative results. Sferp distortance has been quantified with various pa-numenes, such as the number of EEG avaktenings, the num-ered skerp studye changes, bur also, for example, on the basis of the self-responsed steep disturbance. Research conducted so far does not provide sufficient evidence for quantantive

This paper concerns anaryance due to environmental our Estimuted at will be rearailyzed to trablish functions which summarize the reliationship between anoughne expe-rienced in and around the house and the incident noise at the

The second distance in stready state situations. The use the term 'dataset' for the data with respect to a stage noise source (aircraft, rade arffle, or nulway) from a single survey. In datasets derived from the same survey, the exposure and effect variables related to the nouse source have different values in each dataset for hile other numbles, e.g., characterizing the respondent or ha dweiling, have identical values in each dataset. Note that more datasets are only de-

<sup>4</sup>Electronic mult: HME Micdemei@pg.mo.ol

rived from a single survey when more than one noise source

Table I gives an overvnew of the datasets that are used in the prevent synthesis its end tables to is doninged by its code from Fields transgere of nume annoyance nurvey (Fields, 1944b). The datasets marked with an asternisk were also in-cluded in the synthesis of Fields *et al.* (1991). The 55 datasets in the present synthesis ericorrpate information for a total of 63 969 respondents (counting respondents twee if hey appear in two datasets). They are derived from 45 nu-very unth and an annoyance respondents for whom DNL and an annoyance respondents bolauco

Results from previous analyses on a part of the dataset Results from previous analyses on a part of the dataset have been reported at the (DEBN conference un Nice by Micdoma (1993). Before our symthesia is discussed, some previous syntheses will be reviewed.

# L STATE OF THE ART

Several authors (e.g., Alexandre, 1973; Findte et al., 1980, pp. 248-257, Ficida and Waiter, 1992) have an temperation of the analysis of the minimized exposure-response standes. However, most publications used only a limited number of audies, of the one pay much attention to the comparability of the definition of variables in offferent abdies. Alexandre (1973) included five aircraft noise studies, fiction and Waiter (1982) compared at surfare done studies. Vary, two or not artific, and there on aircraft.

A very influential attempt that include many more shul-iss was schuler's synthesis (schulet, 1/9%) like poper was followed by an interase discussion between Schulz and Kryser (Schulzt, 1982; Kryser, 1982, 1983). In his 1978 ar-ticle Schulzt discussed 24 noise annoyance amoryne carried out m several countries. These investigations concerned au-creft, nod ratific, and railway noise. In an attringt to make the investigations comparable, Schulzt send the available due to estimate a common noise measure and a common due to estimate a common noise measure and a common

0001-4986/96/104(6//3432/14/\$15.00 © 1986 Acoustical Society of America 3432 H32 J. Accust. Soc. An. 104 (6), December 1998

ł 14.3. J Acoust Soc. Am., Vol. 104, No. 6, December 1996 H. M. E. Mindema and H. Vos. Exposure-response for transportation Number of respondent (for this source) Rogaczezősségésező Marco Areyni Carson, 11891.
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NEW MEXICO TRAINING RANGE INITIATIVE EIS

**Exhibit D** 

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•	tion of the second second second	and the second for different second scales.			· Comme and the set with a set of the	
the percentage of re- to-hishly annound				is percent are current pound a (1.2., O.X.) must be in the respons- dent chose a category that is above the cutoff point of (i.e.,	e source sperger. Divis and Much paramits une and the participant source of transportation noise (sincesft, road traffic,	
rew a curve showing	Transfer of california	Brankry quantitations		$x \leq L$ ). (If the category chosen by the respondent encompasses	or multimay);	
us a function of DNL		0-12-67-100		the cutoff point (i.e., $L < x \leq U$ ), then it is not known whether	<ul> <li>General noise annoyance question: WHA is directly de-</li> </ul>	
serie of 11 judividual	•			uns is a response occave or above are curots point. The score assisted in these neuroschests is the restability that the se-	rived from the responses to a question model are general notice supresses from the source concerned. Thus it is not	
suge curve at the	•••	0-30-40-40-40-40-100 6-17-33-90-67-42-100		revence score for the respondent schelly in above the cutoff	based on. c.e. as index constructed from multiple quer-	
iche "aoncheterine"	• •-	0-14-20-43-57-72-86-100		point, unsuming that the annoyance score is uniformly dis-	tions concerning specific disturbances or a ranking of	
thesis. Five surveys	9 :	0-10-2040-40-100 0-0-1147-41-100		tributed within a category.		
scussed in an addem-	11			The following cnample (thustnates the above procedure	<ul> <li>Consistent creat "WHA is derived with a cutoff point suf-</li> </ul>	
nchesis.				for the calculation of a percentage annoyed respondents.	hosently close to 72 on a scale from U (no autoyunce H all) to 100 (area bish associated)	
equacy of the synthe-	inscruncies Fields (1994a) found in the previo	) found in the previous syntheses		Suppose that a tempoted scate is used and the percender	Ent) to 100 (Att) the second success.	
mmunts with respect	are avoided.			scale from 0 to 100. The respondents who chose one of the	A. Source specific	
ognoon when an w-				seven categories corresponding to relatively low ananyance	The fifth and sevends columns of Table III indicate	
Terrart investinguose.	<b>E DHL AND PERCENTAL</b>	E DNL AND PERCENTAGE HIGHLY ANNOYED (%HA)		are assigned 0 because the upper boundaries of these catego-	whether DNL and MHA were source specific or not. In one	
from the data.		E-Marrier Cabrier (1078) and Eidell at al (1991). We		nies (10, 20, 30, 40, 50, 60, and 70, respectively) are below	study (USA-102) neither DNL nor WHA pertuined to a	
Be (i.e., road and mil	Following Scinutz (1)			the cutoff point. Respondents who chose one of the highest	single transportation poise source; in two other stadies DNL	
calical curves give a		LIGE UPLA AS & ROME EXPOSITION COMPANY AND PROVIDED AND AND AND AND AND AND AND AND AND AN		have anarytables callingenets are statighted   because the lower	did not pertain to a sample source (SWE-142 and USA-301);	
: dam used by Schultz	internet with a prefit-time t	measure with a meth-time penalty of 10 dB calculated from		ocumentes of energy (av and yv, respectively) and shows the out-off rotes. The manufacture who chose the rea-	and un tone more paradel (AUS-473), CAV-161, DEF-273, and ED A.MIT) MEMA did are morting to a single Prosperituation	
Kryter, for a given	L for the daviane and L for the might-time:	for the might-time:		have between research (with brancharies 20 and 20), which an	and reverse For this mean all has one of these studies are	
above the level speci-		21-114 Land		comments the cutoff at 72 are residented (R0-72)/(R0-70)	erchilded from the present synthesis. CAN-121 was not es-	
the annoyance due to	DNL=10 10 10 10.10-00-0		-		chided because we could derive WHA mostificatily for the	
that level. The argu-	+ 6.10(1+1+1+1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	7a1+ 10/10//24	-	Schultz (1978) used a cutoff at 72 (highest two catego-	source concarned (road traffic) on the basis of an annoyance	
rding the adequacy of		at calculated with noise formers.		nes of seven: see Table [1] in his influential synthesis, and he	question other than the one used by Schnitz (1978). Thus six	
did not lead to agree-	The LAss 2 are included in the	country are derived the L's for		called the percentage obtained with this curoff point the per-	studies had to be excluded on the basis of this criterion.	
	the incident extend at the D	the invitant would be the most errored facets of a dwelling		cearge "highly annoyed." The interpretation of a percent-		
	for the one wear period BIS	for the one war meriod procedure a social survey. However,	-	age does not depend on this label, but on the value chosen as	B. General noise smoytincs question	
and particular curve. Funder	it is not a common practic	it is not a common practice to report information on these		the cusoff point, i.e., 72. We also use the tabel "highly an-	The side is the section (DEN.200) II A.M.	
	appects of the determination	appects of the determination of LAM. so that often they were		noyed." if the cutoff is (sufficiently close) to 72. An advac-	CEPTOR SWETCH LIKDOW LIKDOW LIKDOW LISA-002 USA-	
Autochemics and 11 mildi	unicova.		_	tage of using a cutoff at 72 over hower cutoff values in that	017 and 11% a.044) KHA is not based on a cutation about	
	WHA is the percentag	pe of annoyance responses which		percentages obtained with the cutoff at 72 are less superiod	erreral noise senovance, but on la index constructed from	
second level aircraft	exceed a certain cutoff pois	exceed a certain cutoff point. To assess the percentage above		by differences between shudion in the usage of a participants	andhiole questions concerning among others specific distur-	
unsportation noise, the	a cutoff point, the response	a cutoff point, the response alternatives have to be quantitied.	_		bances, or it is based on a ranking by respondents (see Table	
Kryter in which this	This quantification is sump	please when the louoway into at-	_		111. cieht column). There is no clear relation between such a	
	sumptions can be made:			EL SURVETS EXAMPLED BY SCHOLLE (1976), AND BIDELL 24 -4 (1964).	""%HA" and %HA as defined here [or by Schultz (1978) and	
wementioned original	<ul> <li>Equal intervals: each car</li> </ul>	Equal intervals: each category from a set of response al-			Fidell et al. (1991) themselves]. Therefore these studies had	
TEVIEW WILL DOT COM-	ternatives occupies an eq	ternatives occupies an equal portion of the sameyance con-		Schultz (1978) and Fidell et al. (1991) derived DNL and	to be excluded from the present synthesis unless we wart	
a errors in the data. "a	tiouum;			percentage highly annoyed (NeHA) from a sumber of andies.	able to derive %HA from a general amoyance quantica. This	
of minor insocuracies	· Equal extrement: the extr	Equal extremes: the extreme (lower and upper) category		If DNL and MHA supply minimal requirements, possibly	was the case for four studies (UKD-024, USA-022, USA-	
2.5). Fields criticizes,	boundaries from differe	boundaries from different sets of annoyance response al-		after improvements, then a study examined in these publica-	032, and USA-044) for which we have the original data.	
studies for the synthe-	ternatives concide.			frame is also included in the present synthesis. The minimal	Thus five studies had to be excluded on the basis of this	
menses in the data in-	Constituention of branders	tes of annovance categories based		requirements concerning UNL and "HIA and the evaluation	criterion.	
(), the comparability of	on the above assumptions a	on the above assumptions are given in Table II. They depend		or suspect wire respect to uses requirements are automoted		
ighly annoyed for dif-	only on the number of effective categories.	ffective categories. The boundary		References and by Jacob 14. Cohulty (1071) and Fidell of of 11001) and a choor An-	C. Consistent cutoff	
te assignment of equal	quantifications are determined as follows:	ined as follows:		erintion of the individual mutical they examined and the way	Schultz (1978) chose in our terminoloev. 72 on a scale	
different numbers of				they derived DNL and %MA. The masses where the mader	from 0 (no servence) to 100 (highest assorance) as the	
f the problems will be	transmit - Kingmont both	-		can find these descriptions are given in the first and second	cutoff point above which rescondents are counted as highly	
	where m is the number of effective	rr of effective categories and		column of Table III. A description is histing for one much	anarrowd. Following Fidell or al. (1991), we adouted this con-	
ch can be improved in	=0,1,,m is the rank of	=0,1,,m is the rank of the boundary, starting with us		(USA-082). The third cohama gives the page in Fields	vertion. For the studies not already excluded on the basis of	
aums.	lower boundary of the lowest annoyance cane	west annoyance carefory.		(1994a) where the reader can find a critical discussion of the	the above discussed criteria, we tried to determine SHA with	
ared on all studies ex-	To enrive at a percent	To errive at a percentage responses above a cutoti puus	_	souty concerned. The fourth column of Table III indicates	a cutoff point as close to 72 as possible (see Table III). If this	
et al. (1991) for which	z, z score is addigned to then respondent in men 1 at 7 and 7 he the meanifications of the	went respondent in the reactions		for which studies we used the original denset in our symble-	led to another cutoff than the cutoff used in the previous	
meeting certain mus-	unner houndary of the custory selected by	atency selected by a respondent		pis. For these studies additional information is given in the	syntheses, this latter point is shown between parentheset. For	
when a survey of the survey of	Then the score successed to			mest bectium.	five studies (AUS-014, AUS-093, FRA-019, JAP-063, and	
y, use present symmetry	of the percentance is 0 of the	of the nercentane is 0 if the respondent chose a category that		We consider the following requirements concerning	USA-250) with a cutoff point very different from 72 (60, 50,	
		•		DNL and WHA to be mutured requirements.	50, 50, and between 50 and 60, respectively) we could not	
6, December 1996 H.	M. E. Maderna and H. Vos: Exposure-mepones for Iran	aure-response for insertionation 3434				
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anoyner: measure, namely, DNL and the personal as readed to could be considered to be high proderers was becauld be considered to be high for each of the investigations deferes at the personage highly namoyed partners as ful-cibality. 1975; Figs. 1 and 2. On the basis of "channers" (1982) read of the individual di-perveys areas to included in the synthesis. Were domained after the analyses and discusse were obtained after the analyses and discusse discusse down on the discusse of public. Were domained after the analyses and discusse the synthesis and for existing discusse discusses down on the discusse of the random used to existing discusse ing up the synthesized curve, the definitions ing up the synthesized curve, the definitions age kighly annoyed persons for the different definition and it ratific approxal persons for the different definition and its traffic approxal persons for the different definition and its traffic approxal and to exist and the methodu used to exist. Dividentical discusses during the traffic approxal for the different approxal and the analyses above field by the synthesized curve, whereas the an ground transportation noise field bow that it a single curve for transportation on the data (1991) used as a busis of on 36 datasets di datasets. Although their addressid discusses which he discussion with Klyste underson ignored the discussion with Klyste protect unsore analysing than ground transpor-tectors which he objective of formity/ying arrow define and arrever at a datasets. Although their addressid outers of protective of formity/ing arrow during or resource of a bits curve for expla-tion when the objective of formity/ing arrow define and and the molective of formity/ing arrow define and and the solution of the discustion of busi-tions and and a large runner and of an outer of an elective of the discustion of the discustion during on the elective of addressits of a bits curve during of the discustion of the discustion of the discustion of the disteres addressis of the discustion of

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smore observ, the selection process of studie siz (cf. his Sccs. 34 and 3.5), weathorsect the determination of the percentage highly ferent studies (cf. his Scc. 4.1), and the sati weights to darapoints that represend affer cases (cf. his Scc. 4.2). The scope of the illutrated in Scc. 11. The overhal conclusion drawn from Fields' review is that much can drawn from Fields' review is that much can

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the process of catabliahing synthesis cur This article presents a synthesis base anneed by Schultz (1978) and Fidell er a DNL and percentage highly senoyed on mal requirements could be derived, aug ber of additional studies. Consequently, ( is more comprehensive. Moreover, the M.M. J. Acoust. Soc. Am, Vol. 104, No. 6.

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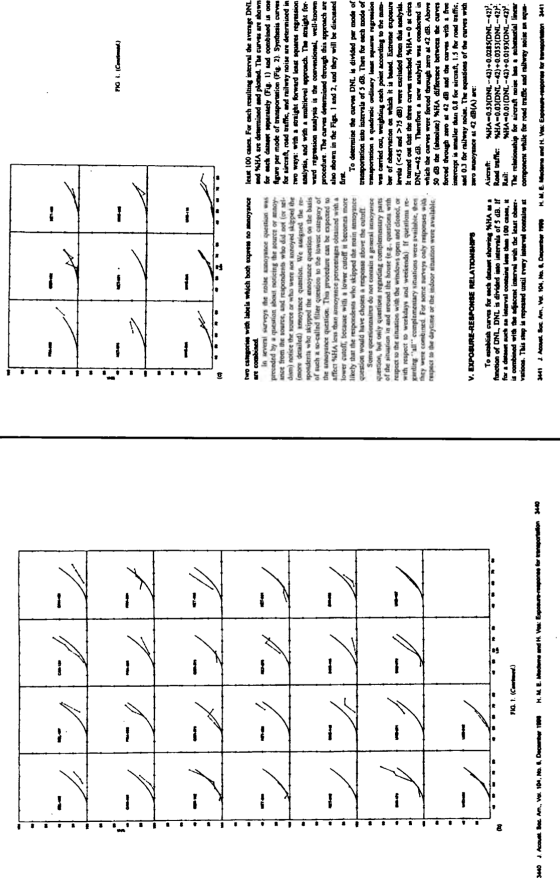
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and WHA are determined and photed. The curves are shown for each dataset separately (Fig. 1) and combined is one least 100 cases. For each resulting interval the average DNL ligure per mode of invisportation (Fig. 2). Synthesis curve

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inservector is smaller than 0.8 for surcraft, 1.5 for road fraffic, and 0.3 for railway noise. The equations of the curves with bread through zero at 42 dB and the curves with a free pero annoyance at 42 dB(A) are:

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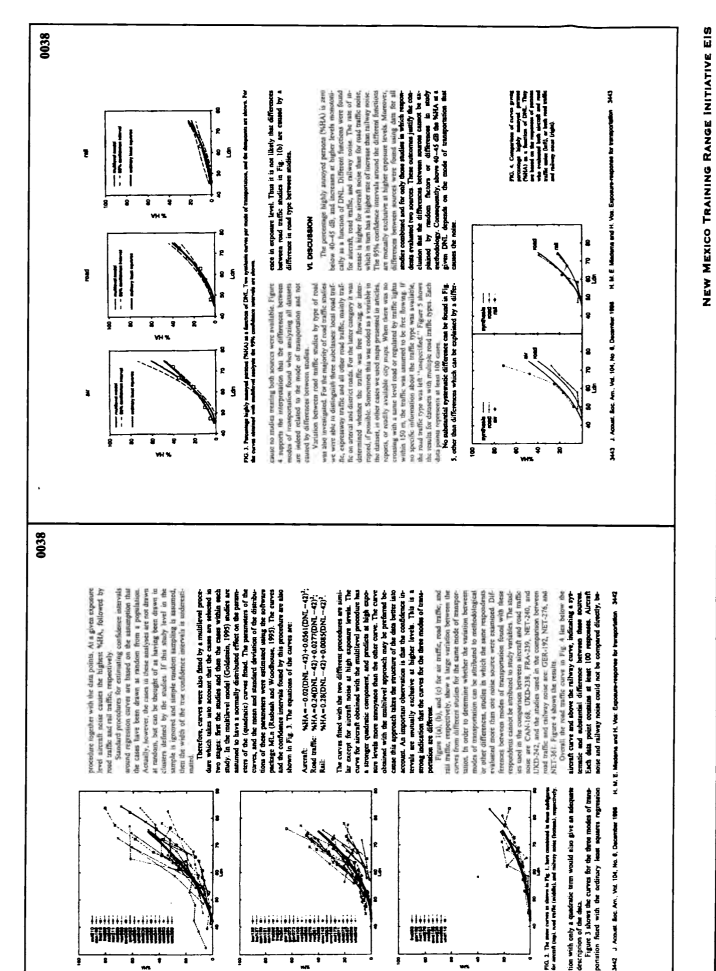
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Aircraft: %4A.=0.33(DNL-42)+0.0225(DNL-42); Kaod tuffic: %4A.=0.33(DNL-42)+0.0353(DNL-42); Kuil: %4A.=0.03(DNL-42)+0.0192(DNL-42) Kuil: The relationship for aircraft costs and satisficated linear The relationship for road traffic and railway noise in squa-component while for road traffic and railway noise in squa-

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exposure was summarized in another way, by a merrie which uses for example other weights for the time of day, or a more ensuive to quier period. It may be important that DNL is determined at the most exposed fazade and therefore is not sensitive to differences between noise levels in and around the dwelling, namely indoor-outdoor differences and differences because in the noise not the teast acpound the of a dwelling. In general, the latter differences, between sides of a dwelling, may be higher for road traffic than for alrenth ansite. Consequently, a relatively quiet side for perrom se-noise. individual by one number. Theoretically it is possible that no differences between sources would be found if this complex ruch = DNL summarizes this complex exposure of an time, and between places in and around the dwelling. A met 뮏 There is a considerable variation between curves for

a as a function of CML. No domain the reactes for different road types are above.

FIG. 5. Percenge of highly

canton of the type of road may have not always been accu-The differences between the curves for the three modes

5:11A at a function of DNL for different studies and for the memode of transportation. This working in a highest for road fratfic noise and appears to be lowers for railway noise. The between-study workion for road traffic noise could not be explained by a difference between the types of roads caus-ing the exposures in different studies. Although the classifiunnoyunos.

of road is not an important variable for predicting the noise

so noise from a single source is complex and varies over

rate, we believe on the basis of the results in Fig. 5 that type

of transportation may be caused by accounted as well as accascounted factors. The exposure of an individual at home

posed to road traffic noise may cause annoyance to be lower



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while DNL as the most exposed facade is equal. In addition measurements facans may contribute to the differences be-more sources. For example, then of a cash may cause proper to focus more an axis from sizeral than on other token and, as a consequence, day may be more samoyed by aircraft noise.

### VIL CONCLUSIONS

description of the noise exposure, different curves have to be used for different models of transportation. The curves pre-sened can be used to establish noise limits, and they can be used to compare plans with respect to the noise impart on the The synthesis curves presented in this paper can be used to obtain estimates of moust annoyance (MAM on the basis of noise exposure (DNL as the mous exposed facate). The curves rapply to steady sites situations. If DNL is used as a Community

spect to the amount of noise annoyance toltrated, a noise limit in terms of DNL at het most exposed facade must be lower for aircraft noise than for road traffic noise, and the To sreat different transportation sources equally with relimit for road traffic must be lower than for rallway noise. Which DNL values correspond to an equal WHA can be read from the curves presented in this paper.

The notur import of alternative traffic policies or alter-native realizations of an infrastructural project (extending an airport, building a new road or railway line) can be compared can be used to estimate the expected aumber of highly in-noyed persons in the area (after the changed situation has become the new ateady stuce). By doing this for each alterby calculating the noise exposures for the dwellings in the area concerned first. Then the curves presented in this paper sative the noise impacts of the alternatives on the community can be compared.

### ACKNOWLEDGMENTB

investigations whose surveys we included in our archive. We thank exposibly Dr. Jannes II. Fridds for providing ut the damant exposible with his and thank the silver with his with the structure of the data with the information on doors datasets. Building of the data withouble information on doors datasets. Building of the data This publication depends on the research effort of many

archive was and is still made pounde through the famorial proven of the Netherlands Maissays of Housing, Spatial Planaing, and the Environment. This ministry also supported the analysis and the present publication based on them.

dona reactions to structurantal solic (1943-1973), "Domparementer of Tradisology, Addant, GA Tradisology, Addant, GA Fielda, J. M., and Waldor, J. G. (1982), "Creeparing the retationality for the

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Exposure-Response Model \* - B. • B, DNL • \* 6.0 COMMENTS An and a state of the state to the form of the main distribution than the proving another (2), where only the relationship of \$4.1A with the noise propose we modeled. For emblishing that relation-ship, it was afficient to manyour data who hispped the nanoymore question entry be due by anyong them to the lower composed reagenty. Here, necessure of the uncortainty regarding their entre anotymore level, the real lower statesymmet comparison level, the real lower statesymmet Description of DBM And the speed of any second second We applied a specific procedure to the de-ductivition of superclass procedures if the the amorputer quantion was precided by a Hi-ter "quantion (e.g., Do you har, the noise was shown) on the basic of which the amorputers shown) on the basic of which the amorputers of e.g., those who answered "sect"). 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NH a ward net Uloand 20 ML is DENL. A noise merice related an extra of the sverage lavel dating divinite, receiling and diptriction, and applies a 24B penalty to noise in the rectaing and a 10-4B penalty to noise in the rectaing and a 10-4B penalty to noise in the rectaing Here LD, LL and LV ure the A-weighted harge-sum LL, (a for the star (0.700-1900) har), revealing (1900-2900 hz), and sight the most treposed forside. DEUL has been propord a most treposed forside. 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DENL and know-pered as the solar exponent metric for the consequent Using (). That the form po-poord as the solar exponent metric for the SURL and WeVL bard on a large data ar-Pervisus synchesis stradies used ONL as the adactipator of assues argument. This aboins detection is defined in terms of the *Loss* (secrege kerels) during daymare and night-tions, and applies a IO-dD paradry as noise in the night. Articles • Miedema and Oudshoorr DENL - 10 bg ((12/24) x 10<sup>42610</sup> • (4/24) x 10<sup>426704</sup> DNL = 10 kg ((15/24) × 10<sup>42010</sup> + (9/24) × 10<sup>44410010</sup> Noise Metrics and Assoyrace Measure

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Articles • Miedema and Oudshoom

where a 'a normally directbured with zero mean and constant variance of' that is, a - M(s, a'). The parameters of Equation 2 can be sutimated with grouped regreation analysis (1.1) if only the önterval in which A comes is observed. A common type of measure of annoy

ance is the percentage of people whose annoyance excerts a certain annoyance level C. This is the main descriptor of the annoyance distribution of interest. The probability, pc(DNL), that someone with oposure DNL has an annoyance level that proceeds Cis

# pc(DNL) = And (A = Q - And (B - PLDNL + = = Q - And (B - C-B - PLDNL) = 1 - 0 [(C-B - PLDNL)

where  $\Phi$  represents the cumulative anardard normal distribution  $\Psi(d$  equal  $(2\pi)^{1/3}$  f emp(2,3 s T)  $d_{A}$ , with integration user the interval minimized on a set the interval T is another to  $x_1$ . The another  $\Phi$  y wayling C and c clouhating described by wayling C and clouhating  $\rho_c DNU$  for each C Given animutes  $b_{a}$  b of the intercept  $B_0$  and the blope  $B_1$ , and whely, then whely, then

estimate of pc(DNL). Then 100 x À (DNI)-1-+(C-4-6DNI) 13 40

Enert ( 5). a a a a a #CDNL3 is an estimate of the percentage of periods with noise exposure DNL whose annoyance encoded C. In the "Results" ac-tion, results will be presented for three dif-ferent values for C. 23 (the annoyed), 50 (sanoyed), and 72 (highly a anoyed), 60 addision, the estimate of the parameters will addision, the estimate of the parameters will addision.

be presented to that the percentage of per-ton with a certain DNL whose annoyance sected C can be calculated for any C Extended model to randcate regretation models it is assumed that individually have and thus the random components, E, for the individuals are independent. However, the been drawn at random from a population

individual to the present multistudy dara see are not drawn at random, but can be thought of a having beat arrawn in charara dafined by the audice, lef there is a trudy effect and the ruty level in the ample is "growted, then continues of trandard error, are biased (no underratimation depends on the size of the study effect. Bacause there is a large study effect in noise annoyance investigations, it is low). Underentmated standard errors retult in too-narrow confidence intervals. The

importar to rale this separt of the data set time account. An accordent analood of incon-portaring mudy efficant is formationing a cutof-level model (L2). A multicitured wration of models such as Equation 2. of which the parameters can be entimated by grouped

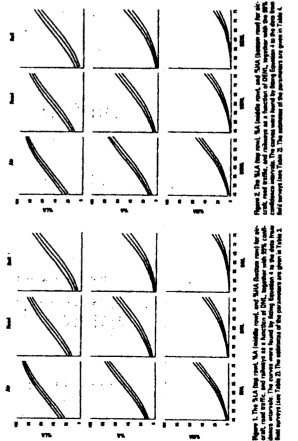
Including a study effect on the instructor of the relationship specified in Equation 2 gives (uning individual index *i* and study

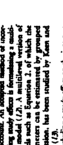
### A4 = B4 + B1 DNZ4 + #4 + 44.

where we is a random runit factor, normally distributed with asso mean and variance on According to this model the relation between DML and annoyance can have a different intercept in each study. The average intercept is equal to  $\beta_0$ . The rotal random component in Equation 4 is equal to  $u_0 = r_o$ . This means that the observations within one study are

an annorance level that exceeds C [i.e., pc(DNU)], can be connated as follows.

The probability conditional on the ran-





not independent. Uting Equation 4, the probability that a randomly refected perron from a randomly relected rudy, with exposure level DNL has

dom study factor up is

## variance of, the following result can be obtained: $\mathcal{L}_{\mathcal{L}}(DML) = \operatorname{Pref}\left(\beta_{n} + \beta_{n}DML + u_{n} + v + C\right)$

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 $= I - \Phi \left( \frac{C - h - h D M}{\sqrt{\sigma^2 + \sigma_1^2}} \right)$ 

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The term  $\sigma^+$  e d its Equation 5 has the same role at  $\sigma^+$  in Equation 5. To estimate the probability that the ananymez level or a randomly referend per-con from a randomly referend randy corrected of the four partments the bit, odd, and of must be estimated. Standard propagative randomly notify only not by used because that assumes independence of the random com-panesus. We aread SAS (RR) CNLMIXEED (SAS remion 8, SAS Innivitus, Carty, NC, USA) to obtain the estimates, because with in procedure the nucky effect could be properly than into acount. Given the estimates dp, *bi*, *i* at *d* of *Bu*, *bi*, *i* and *d*, i specificative proceeding of percolosi with noise measure DNL, whose annoyance accedul C can be DNL whose annoyance accedul C can be

stimated as follows

 $|00 = \dot{A}(DNZ) - |00| - \Theta \left( \frac{C - \dot{A} - \dot{A}DNZ}{\sqrt{1} + c} \right)$ 

explaint how the confidence intervals are calculated. The reader who is not mathe-mutchly united any weat to ship this sub-Confidence interveds. This subsection

Let a be the transpose of the vector (1, Let a Part Let Ta dances the contribute noise left Let Ta dances the contribute matrix of the coefficients B<sub>4</sub> and B<sub>1</sub>. Tarbammer, b is the vector of minutes (b, b, 1). Then the 95% homeword upper coofdance limit of the expressed ananymer st exposure level DNL are

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and for WHA fraction, 4.2 dBL Approx-imation for ONUL are presented in Table 3. Figures 3 (DNU) and 4 (DENL) above the arbitrary and 4 (DENL) above the arbitrary and a table are above equal to the arbitrary and a table are above approx-tions are above above and by abo-ance and points. G, can be obtained by abosource-independent exposure values for airo

> The Model in Equation 4 was fitted appu-tately for aircraft, road traffic, and exilways because eather analyses demontrated signifi-cant differences between the miscionahips for these types of sources (3). Figure 1 (for DNL) and Figure 2 (for DENL) show the percentage of persons who are (at least) a lit-the annoyed (annoyance a 28), annoyed

where *t* is an entiment of G. 4 is an enti of Gb. and C. *U* is given by Equation 7.

Results

Uting this and the mounption that no in normally distributed with mean zero and

PC(DNUJa) = Pad(A = Cla) = Pad(e = C = Ra = BiDNE = 4ja)

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stituting the chosen C and the entrumer of the coefficients (Table 3 and 6) in Equation 6. An iterrative to measures such as PLA PAA, and PHA is the man annoyance. For establishing the mean annoyance as func-tion of DNL an DENL, is it important to more that the estimated annoyance dilatibu-tion is non-zero outside the interval (0,100). not the mean of the estimated normal annorance distribution, but the mean of the corresponding consored normal distribution. whereas the actual annovance scores are retricted to that inturval. Consequently, it is that is an memory of the mean annoyance

## **Discussion and Conclusion**

observed with a scale from 0 to 100.

We processed a model of the distribution of noise manoyance with the mean varying as a function of the noise esposaure DNL and DENL were used as noise descriptors. (a) any of the structure of a stable and sightly an organization of the additions of the corresponding confidence intervals are also down. The extinutes of the coefficients for a structure, near table of the structure of the coefficients of the structure of the coefficients of the structure of the coefficients of the coefficient of the coefficient of the coefficients of the coefficients of the coefficient of the coefficients of the coefficients of the coefficients of the coefficient of the coefficients of the coefficient of the grinu shing

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6.0 COMMENTS AND RESPONSES

The confidence limits for Ac(DNL) are  $1 - \Phi\left(\frac{C - C_{W}}{1 + 1}\right)$  Unicommunal Health Perspectives - vouve X031 marels 41 April 2001

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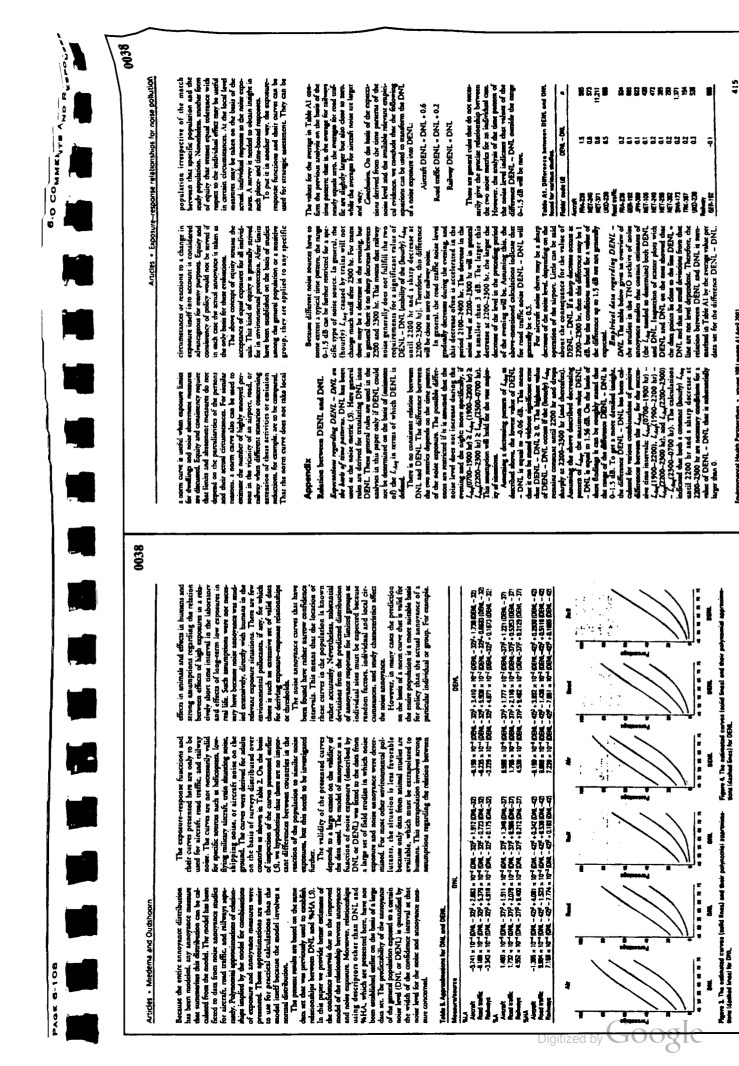


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Rgame 1. The SLA fings rook. YA (middle rook), and YAA (burther row) for ei-coat, mad freeds: and raisedness at a factorial of DAL, appendent with YAA coaf-dense root-rook. The curves were land by filting Equation 4 is the data free that surveys (see Table 2). The address of the parameters are given if Table 2).

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		-110		6.0 COMMENTS AND RE	ESPON
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1413 Millingry Aircraft Operations and MR Resulting Impact to Hund. AbJM 100 Prediction of house Exposure from 2524 The AF, an Many Cases, Must Reduce Mussion Rates Because of Community Noise Concerns. 2524 The AF, an Many Cases, Must Reduce Mussion Rates Because of Community Noise Concerns. 2515 Nocemag are Environmental Impacts of the Noise and Sonic Boom Generated by Launching Large 2012 Space-Launch Vehicle Answers the Annoyance of Sportagic Exposure to Sonic Booms and the Computed 1112 Methods Are Needed to Assess the Annoyance of Sportagic Exposure to Sonic Booms and the Computed 1112 Methods Are Noise Exposure of Subsonic and Supersonic Operations.
Deed         Title           ID         Provide the second of
The following technology needs addressed in this report are identified in the <i>EY95 United States Air</i> Force Environment, Saferv and Occupational Health Technology Needs Survey:
wnemer to pursue commercial off-me-sheir (LUIS) technology solutions of research and development (R&D) options. SUMMARY
(MAJCOMs) information that can be used to identify solutions to technology needs related to developing noise models and reducing noise generated by aircraft and space launch vehicles and the associated impacts on affected populations. The RA is intended to assist the MAJCOMs in deciding
OBJECTIVE The chierties of this Requirements Analysis (RA) is to movide to Air Force Maior Commands
EXECUTIVE SUMMARY
REQUIREMENTS ANALYSIS FOR NOISE
TECHNOLOGY ASSESSMENT (Part I)
BIBLIOGRAPHY HUMAN SYSTEMS CENTER, ENVIRONMENTAL PLANNING DIRECTORATE
3.3 Other Considerations 3.4 Recommended Options
3.2.2 Stage of Development 3.2.3 Order of Magnitude Cost Estimates 3.2.4 Oualitative Risk Assessment
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	2.1 Needs Commonality 00	0038
<ol> <li>The AL/OEBN program for Mitigation of Environmental Noise includes several projects to develop communication tools that should be broadly deployed in advance of the widespread use of other research products.</li> </ol>	The needs in this technology group stem from a common findingthat noise from aircraft is a significant source of annoyance- (and potentially a source of other adverse impacts) to people residing under flight paths or near air base facilities. In addition, the needs in this technology group are all affected by the following regulatory "directed". (1) the National Environmental	
3. The Air Force should fully evaluate the AL/OEBN program through cross-mapping the numerous milestones to the needs of the MAJCONIs and their contributions toward achieving the three success criteria. The evaluation would include a detailed examination of (1) the problems associated with noise analyses, (2) the time spans for required solutions, (3) the acceptance level of current data and models, (4) the factors that impair achievement of the user's three success criteria, and (5) potential modifications to the R&D process.	(NEPA), (2) the Noise Control Act (NCA), (3) National Parks Overflight Act (NPOA), and (4) State and local laws, all of which are implemented through Air Force Policy Directive (AFPD) 32-70. These "drivers" require the Air Force to provide up-to-date assessments of the impact of its aircraft activities on affected populations and structures. Under NEPA and the Noise Control Act, the Air Force is required to conduct noise analyses for all activities that relate to the movement of aircraft. NPOA of 1987 requires the Air Force to conduct similar assessments for flight paths over National Econes was an underented to conduct noise analyses for all activities that relate to the movement of aircraft.	
HUMAN SYSTEMS CENTER, ENVIRONMENTAL PLANNING DIRECTORATE	Under NEPA, as implemented through AFPD 32-70 and Air Force Instruction (AFI) 32-7061, which describes specific tasks and procedures for the Air Force's Environmental Impact Analysis Process	
TECHNOLOGY ASSESSMENT (Part 1) REQUIREMENTS ANALYSIS FOR	(ELAP), a new environmental analysis must be conducted to support any decision that results in changes in the quality or the quantity of aircraft movement in and around an air facility. Decisions to make minor changes (e.g., replacing the old, noisier C-5s with the same number of new C-5s, which	
NOISE 1.0 BACKGROUND/PURPOSE	are fitted with quieter engines) can be supported with the NEPA categorical exclusion (CATEX) document. Making more dramatic changes (e.g., exchanging a fighter squadron for a transport squadron) can the following a detailed NEPA process that requires preparing an Environmental Accession of the second structure of th	
Background: The Hurnan Systems Center, Environmental Planning Directorate (HSC/XRE) Technology Assessment (TA) analyzes the environmental, safety, and occupational health technology needs identified in the Air Force Technology Needs Surveys, identifies the technologies available to satisfy those needs, and presents both the most feasible methods for implementing the solutions and the risk associated with those solutions. Finding the most effective technology available conducting two of the three pars of the TA. The Requirements Analysis (RA), and the Technology Evaluation (TE). The third part, the Systems Implementation Review (SIR), is conducted to evaluate the utility of the technology solution(s) actually implemented.	thorough noise analysis to evolve an impact statement (EPA, implemented through ELAP, requires that the Air Force understand and disclose the impact statement (ELAP, requires that the Air Force understand and disclose the impacts of noise exposures on human and must include information on impacts as diverse as noise nuisance to outdoor recreationists; glass shattering due to sonic booms; and noise-induced disturbances in maing habits, migratory pattems, and young-rearing behavior of animal populations and agriculturally important species. In addition, documents prepared under the ELAP must be based on the best scientific information and methods available and must support any decision that results in changes in the quality of	
The RA provides preliminary information that can be used to select one of the following options: (1) to pursue potential commercial off-the-shelf (COTS) technologies, if appropriate and readily available; (2) to pursue research and development (R&D) activities that can lead to potential solutions for the technology needs; (3) to maintain the starts guo and the onzoing contrast of action.	aircraft movement in and around an air facility or operational changes within special use training airspace. The Noise Control Act is implemented through AFPD 32-70 and Air Force Instruction (AFI)	
or (4) to formulate policy or administrative changes. The TE, on the other hand, provides more detailed information to (1) implement COTS solutions for individual needs at site-specific locations; (2) select supporting R&D programs to develop products for satisfying the needs; or (3) support policy changes or administrative courses of action. The TE is conducted only if the cogmizint Major Command decides to pursue an option outlined in the RA and desires assistance in doing so.	Installation Compatible Use Some (AICUZ) program. AFI 32-7065 requires all air facilities to perform a noise analysis every two years, focusing the analysis on documenting the change in noise contours around the facilities over the two-year. Period, to gather information that can be used for current and future land-use planning activities. Base commanders working with local communities	
Purpose: This document is an RA, conducted to provide preliminary information on Noise technology needs to Air Force Major Commands (MAJCOMs) who may be affected by the implementation of solutions to those needs. The information presented, which is based on current technology, can be used to determine whether further investment in finding solution sets for	use ALCUE data to determine where high, moderate, and low noise areas are located around their fieldity, so that noise-sensitive and non-noise-sensitive activities can be appropriately sited (e.g., a high noise area might be zoned for agricultural activities, while low noise areas might be reserved for hospital or school siting).	
2.0 INTRODUCTION TO THE TECHNOLOGY GROUP 2.0 INTRODUCTION TO THE TECHNOLOGY GROUP	The circumstances that mandate noise analyses to satisfy NEPA, NCA, and NPOA requirements continually change, influenced by (1) improvements in state-of-the-art methods for assessing noise impacts (2) an ever-increasing number of number of number of number of the second noise	-
A Requirements Analysis (RA) addresses a family of related needs, called a technology group, so that the information scarches and analyses conducted in the RA will be applied to those needs collectively. The technology group addressed in this RA pertains to needs that require the development of noise models to estimate the impact on humans and animal populations of noise generated by atternaft and space launch vehicles and transmitted through air and water.	noise tolerance; and (4) modifications of animal spectra of concent, 1) varianting in communy motion meet flying mission needs. This means that any of the noise analyses can be challenged by interested parties whose interpretation of what constitutes the best scientific information and methods differs from that of the Air Force. To mitigate such challenges, the solutions to the needs in this technology group must fulfill the following requirements:	
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6.0 COMMENTS AND RESPONSES

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<ul> <li>System that wall recent all stores that all second all some train the momentane of control in the comparation for all recent and all second second in the ground maintenance extivities which allo to include a semillation of the some matrixed metry into 3ASEOFS (the comparation for all recent activities which allo to include a semillation of the ground maintenance activities which allo to recent and any second maintenance activities which allo to recent and any second maintenance activities which allo the advect maintenance activities and solution and an excit and any second maintenance activities and solution and an excit and any second maintenance activities and solution and an excit and any second maintenance activities and solution and an excit and any second maintenance activities and solution and an excit and any second maintenance activities and solution and an excit and any second maintenance activities and solution and an excit and any second maintenance activities and solution and an excit and any second maintenance and any second maintenance activities and solution and an excit and any second maintenance and and any second maintenance and association and a use of an any second maintenance and and second and second maintenance and any second maintenance and association and an excit and the maintenance and association and an excit and the maintenance and association and analysis which conduces of an addition, there is a removal size which and and any second maintenance and association and analysis which conduces and association and analysis which conduces and second maintenance and association and anegration and and and</li></ul>	nodels parties. oosed	vulnerable to litigation. The current data collection methods do not provide indisputable data. In fact, the accuracy of the data is totally dependent upon human interpretation and, therefore, accuracy to violocable to human error. The Air Force needs to develop a data accursition	38
<ul> <li>Noise</li> <li></li></ul>	e-related needs is comprised of the following seven needs, listed in natact (POC), Command, and telephone number are included in the e needs are identified in the FY96 United States Air Force mational Health (FSUH) Tachnolow Meeds Sumer (DNS), of	system that will record and store actual aircraft flight information and convert it into data that can then be read directly into BASEOPS (the computerized input program for NOISEMAP). The data acquisition should also include ground maintenance activities which also contribute to the noise environment. Additional benefits include actual historical information for air quality, determining the	
<ul> <li>Noise</li> <li>Need D: 450 - Top 5%.</li> <li>Arice Anabyteral Michods to Determine Environmental Impacts of Sonis Boom Front Launch Vehicles and Sonis/Sopersonic. ArriPanes through Air Propagation.</li> <li>Description: The X reates numerous sonic boom impacts from both space launches and understood. The National Environmental Policy Act (NFA) requires that Air Propagation and Understood. The National Environmental Policy Act (NFA) requires that Air Propagation and Sonis/Sopersonic Arribates and Content and Content and Sonis/Sopersonic Arribates and Content and Sonis/Sopersonic Arribates and Content /li></ul>	December 1995, which is also the source of ID numbers and priorities. Need ID: 1411 - Top 1%		
<ul> <li>POC: Mr. Pete Campel, Ho SMISC/CEV, (310) 363-0923 DSN 833-0923</li> <li>POC: Mr. Pete Campel, HO SMISC/CEV, (310) 363-0923 DSN 833-0923</li> <li>POC: Mr. Pete Campel, HO SMISC/CEV, (310) 363-0923 DSN 833-0923</li> <li>POC: Mr. Pete Campel, HO SMISC/CEV, (310) 363-0923 DSN 833-0923</li> <li>Fide: Model Updates to the Assessment System for Aircraft Noise (ASAN) for Prediction of Noise Exposure from Military Aircraft Operations and the Resulting Impact to Noise Exposure from Military Aircraft Operations and the Resulting Impact to Noise Exposure from Military Aircraft Operations and the Resulting Impact to Noise Exposure from Military Aircraft Operations at its airfields. weapons ranges, and in designated airspace, preventing or controlling encroachments, and indexity and maintaining airspace, preventing or controlling encroachments, and MOAs. New and refined analysis are needed 1) to ensure Environmental Law requirements and 3) to ensure Air force actions in response to environmental insus in response to environmental Law requirements and 3) to ensure Air force actions in response to environmental airspace, trate-of-the-art description and analysis methods.</li> <li>MOAs. New and refined methods of analysis are needed 1) to ensure Environmental Law requirements, and 3) to ensure Air force actions and the maximum with mission requirements and 3) to ensure Air force actions and the maximum with missis methods.</li> <li>The National Environmental Policy Act (NEPA) of 1969 requires federal agencies to analyze the potential environmental policy Act (NEPA) of 1969 requires to a universe and to use those analyses in their decision-making process. The USAF Environmental Impact Analysis Process (ELAP) provides an understanding of the potential environmental impacts of proposed actions and alternatives and to use those analyses in their decision-making process. The USAF Environmental Impact Analysis Process (ELAP) provides an understanding of the potential environmental impacts.</li> &lt;</ul>	Title: A Quantitative Dosage-Response Relationship for Predicting the Effects of Noise Is Required. Description: Because training operations may overfly lands used for outdoor recreation, the Air Force requires the ability to predict the effects of aircraft noise on the outdoor recreationist. Much of the special use airspace established and utilized by the Air Force is away from populated areas; as a result the outdoor recreationist is subjected to the aircraft overflight and noise aresspace established and suilized by the Air Force is away from populated areas; as a result the outdoor recreationist is subjected to the aircraft overflight and noise exposure. Federal and State agencies which control the areas largely utilized by the outdoor recreationist have recently made the attempt to exert greater control over the airspace above the resources for which they are responsible, including that utilized by military aircraft. Today, no quantitarive dosage-response relationship has been developed for predicting annoyance in these circumstances, and information on which such a relationship could be based is in short supply. Apart from a social survey of wildenness visitors sponsored by the Forest Service, and a study of park visitors' reactions to tour aircraft sponsored by the National Park Service, no useful quantitarive information of any kind exists.	D: ption:	
<ul> <li>Need D: 1413 - Top 6%</li> <li>Title: Model Updares to the Assessment System for Aircraft Noise (ASAN) for Prediction of Noise Exposure from Military Aircraft Operations and the Resulting Impact to Futures.</li> <li>Description: USAF requires the ability to conduct flight operations at its airfields, weapons ranges, and weapons ranges. This requirement is met by aircraft/mission realignments, and weapons ranges. Performance of this mission is dependent upon the ability to describe and assess. in a timely and defensible maner, the magnitude and impact of subsonic and aversonic costs, particularly noise impacts associated with MTSs and MOAs. New and refined methods of analysis are needed 1) to ensure Environmental Law requirements, and 3) to ensure Air Force actions in response to environmental issues are based on legally defensible, state-of-the-art description and analysis methods.</li> <li>The National Environmental Policy Act (NEPA) of 1969 requires federal agencies to analysis Process (ELAP) provides an understanding of the potential arritoration and version and version control impacts of proposed actions and atternatives and to use those analyses in their decision-making process. The USAF Environmental insues the decision-making process. The USAF Environmental insues and user sources (ELAP) provides an understanding of the potential environmental inspects of proposed actions and atternatives and to use those analyses in their decision-making process. The USAF Environmental impact</li> </ul>	Considering the great value of reliable information about recreationists' reaction to aircraft overflights, it is worthwhile to the Air Force to undertake a study in an outdoor recreational setting.		
<ul> <li>and weapons ranges. Performance of this mission is dependent upon the ability to describe and assess. in a timely and defensible manner, the magnitude and impact of subsonic and supersonic noise, particularly noise impacts associated with MTSs and MOAs. New and refined methods of analysis are needed 1) to ensure Environmental Law requirements can be met without prolonged controversy, 2) to be consistent with mission requirements, and 3) to ensure Air Force actions in response to environmental issues are based on legally defensible, state-of-the-art description and analysis methods. It Methods are based on legally defensible, state-of-the-art description and analysis methods.</li> <li>The National Environmental policy Act (NEPA) of 1969 requires federal agencies to analyze the potential environmental impacts of proposed actions and alternatives and to use those analyses in their decision-making process. The USAF Environmental Impact Analysis Process (ELAP) provides an understanding of the potential environmental impacts of proposed actions and alternatives and to use those statelyses in their decision-making process. The USAF Environmental Impact Analysis Process (ELAP) provides an understanding of the potential environmental impacts of proposed actions and alternatives and to use those statelyses in their decision-making process. The USAF Environmental Impact Analysis Process (ELAP) provides an understanding of the potential environmental impacts of proposed actions and analysis and to use those analysis Process (ELAP) provides an understanding of the potential environmental impacts of proposed actions and analysis and to use those analysis Process (ELAP) provides an understanding of the potential environmental impact Analysis Process (ELAP) provides an understanding of the potential environmental envi</li></ul>	Overall, new and refined methods of analysis are needed 1) to ensure environmental law requirements can be met without prolonged controversy. 2) to be consistent with and avoid impact to mission requirements, and 3) to ensure Air Force actions in response to environmental issues are based on legally defensible, state-of-the-art Ms. Brenda Cook, <u>HO ACC/CEVA</u> , DSN 574-3056	D: ption:	
The National Environmental Policy Act (NEPA) of 1969 requires federal agencies to analyze the potential environmental impacts of proposed actions and alternatives and to use those analyses in their decision-making process. The USAF Environmental Impact Analysis Process (EIAP) provides an understanding of the potential environmental	Need ID: 1410 Top 2 % Title: A New Method Is Needed to Gather Defensible Aircraft Operational Data for Use in Determining Noise Levels for Aircraft Beddowns/Realignments and the Air Installation Compatible-Use-Zone Program. Description: The Air Force in constantly realigning aircraft to meet the needs of the flying mission. A noise analysis is required for all actions involving the movement of aircraft during the National Environmental Polyciev Art NTEMN Monces and American during	and weapons ranges. Performance of this mission is dependent upon the ability to describe and assess. in a timely and defensible mamner, the magnitude and impact of subsonic and supersonic noise, particularly noise impacts associated with MTSs and MOAs. New and refined methods of analysis are needed 1) to ensure Environmental Law requirements can be met without prolonged controversy, 2) to be consistent with mission requirements, and 3) to ensure Air Force actions in response to environmental issues are based on legally defensible, state-of-the-art description and analysis methods.	
	Installation Compatible Use Zone Program, in accordance with Noise Control Act and AFI 32-7063. The computer program used to calculate these noise levels (NOISEMAP) has been refined over the years and is highly defensible against outside challenges. Unfortunately, the methods used to gather the information required is extremely		

	consequences of proposed actions and alternatives. A major part of the USAF-EIAP effort involves the prediction of aircraft noise effects around air bases in over 350 Military Operating Areas (MOAs), in restricted areas and along more than 600 Military Training Routes (MTRs), encompassing approximately	and supersonic noise. New and refined methods of analysis are needed 1) to ensure Environmental Law requirements can be met without prolonged controversy, 2) to be consistent with mission requirements, and 3) to ensure Air Force actions in response to environmental issues are based on legally defensible, state-of-the-art description and analysis methods.	eded 1) to ensure ontroversy, 2) to be actions in response to art description and
	one half milion square mules of domestic arrspace. Ine USAF must be apre of predict aircraft noise levels in exposed areas, the effects of both subsonic aircraft noise and sonic booms on the populations, the dynamics of animal wildlife, health, and welfare of domestic animals, and damage to conventional and nonconventional structures.	The dosage-response relationship on which the Air Force currently relies for predicting the annoyance of exposure to sonic booms was produced by the 1981 CHABA Working Group 84 on the basis of modest amounts of information about repetitive and	y relies for predicting 981 CHABA about repetitive and
	Updates and additions to Version 1.0 of ASAN (scheduled for release FY95) will be required, including but not limited to Models for Predicting Effects of Aircraft Noise and Sonic Boom on Structure, Model to Assess Noise Impacts for Training Routes and Military Operating Areas, and Models for Predicting Effects of Aircraft Noise and control Doce the set of t	expected uouse exposures in restacting communues. The apticatinity of this relationship to many settings of practical interest to the Air Force has never been demostrated. Both physical and psychoacoustic issues must be resolved to increase confidence in the Air Force's method for assessing impacts of sporadic sonic booms over largely dispersed populations.	ounty or uns has never been esolved to increase radic sonic booms
POC	Sourc boom on humans. Mr. Ron DiBenedetto, <u>HO AFCEE/ECP</u> DSN 240-2\3183 Ms. Brenda Cook, HQ ACC/CEVA, DSN 574-3056	Additionally, the Air Force predicts the annoyance due to noise exposure from subsonic operations and that due to supersonic operations separately, by means of two different dosage-response relationshins. An accurate combined annovance prediction from both	xposure from subsonic cans of two different prediction from both
Need ID: Title:	252 - Top 10% The AF, in Many Cases, Must Reduce Mission Rates Because of Community Noise Concerns.	types of operations is not currently available. ACC must be able to predict community response in settings subject to both subsonic and supersonic flight operations. POC: Ms. Brenda Cook, <u>HO ACC/CEVA</u> , DSN 574-3056	o predict community operations.
Descriptio	Description: The AF needs to reduce the impact of noise on communities from flying missions. Local ordinances restrict the level of noise that is allowed to impact local communities. These restrictions directly impact the number of missions that we are allowed to conduct near these communities. A means to mingate or reduce the noise levels impacting local communities, while allowing the Air Force to conduct the number of	Subsequent discussion focuses on the five top priority needs, Needs 1411, 1410, 450, 1413, and 252. Needs 411 and 1412 are low-priority (67%) needs and have not been specifically addressed in this report. Howver, these needs have requirements in common with the top priority needs and may also have solutions in common; however, they are not discussed in detail in this R.A.	), 450, 1413, and 252. ly addressed in this ry needs and may also
POC:	missions necessary for readiness operations is required. Lt. Col. Al Badeau, <u>75 MDG/SGPB</u> , (801) 777-1181 DSN 777-1181	2.5 Clarifying Needs and Establishing Subgroups	
Title: Descriptio	<ul> <li>Need ID: 411 - Top 67%</li> <li>Title: Modeling is Needed of Environmental Impacts of the Noise and Sonic Boom Generated by Launching Large Space-Launch Vehicles.</li> <li>Description: Space and Missile Systems Center launch vehicles produce high levels of noise and sonic boom energy which are known to be harmful to humans (requiring evacuation) and suspected of being harmful to animal species in the vicinity. At Vandenberg AFB and Spectar and West and West and Species to the second of being harmful to animal species in the vicinity. At Vandenberg AFB and Spectar and West and West and Menate are subjected to this environment during snow volver. and West Indian manatee are subjected to this environment during</li> </ul>	To ensure the utility of this document for assisting the MAJCOMs in making defensible decisions, each need was discussed with the respective point-of-contact (POC) and in the context of current related technology. The following criteria for satisfying the needs were established: I. Ensure that regulatory requirements are met without prolonged controversy. Be consistent with mission requirements. J. Ensure that Air Force actions in response to environmental issues are based on legally defensible, state-of-the-art methods.	efensible decisions, context of current hed: rsy. sed on legally
POC:	launches. Damage to hearing from launch vehicle noise and sonic boom is suspected to cause reproductive and feeding failure, resulting in further decline of protected species. To properly protect them and meet the requirements of the Endangered Species Act, a better understanding of the effects is needed. Capt. Brian Laine, <u>SMSC/CLNE</u> , (310) 363-1095 DSN 833-1095	In addition, the needs were deemed similar enough to be considered as a single group. The descriptions of four of the top five priority needs indicate an imperative for two outcomes: (1) a better understanding of the environmental impacts of noise on humans, and/or structures and (2) a better ability to model and predict, accurately and defensibly, the potential changes in noise impacts from changes in aircraft movement. The description of the fifth top priority need, Need 252, then the second structure is a structure of the fifth top priority need. Need 252, the new second structure is a structure of the fifth top priority need.	group. The outcomes: (1) a , and/or structures intial changes in poise ority need, Need 252,
Need ID: Title: Descripti	Need ID: 1412 - Top 67% Title: Methods Are Needed to Assess the Annoyance of Sporadic Exposure to Sonic Booms and the Combined Annoyance of Noise Exposure of Subsonic and Supersonic Operations. Description: USAF requires the ability to conduct supersonic flight operations in approved airspace. Past combat experience has demonstrated that the effectiveness and survival of Past combat experience has demonstrated that the effectiveness and survival of	upong non expiring yarung so, nancares mai acineving such oucomes will be necessary it new approaches to mitigating or reducing the noise levels that affect local communities are to be developed. This RA therefore addresses Need 252 in the context of modeling the does not address technical approaches to reducing the noise levels described. Those approaches will need to be addressed in a separate document. Based on the comments of the Need's Point-of-Contact, Need 1410 was modified to include noise modelling of ground maintainenace activities. This aspect will be addressed by Armstrong Laboratory's noise programs.	necessary it new ties are to be will need to be of-Contact, Need es. This aspect will
	are directly affected by the type, quality, and amount of training they receive. As a result of the AF training mission, there is public concern over the impacts of noise and sonic booms. Performance of the AF mission is dependent upon the ability to describe and assess, in a timely and defensible manner, the magnitude and impact of subsonic	The top priority needs have in common a strong rationale for finding effective technology solutions: the MAJCOMs want to achieve their mission requirements involving aircraft operations and space launches. Concerns on the part of regulators, communities, and other interested and affected parties, particularly when expressed as legal actions under the provisions of NEPA and other laws, can result	echnology solutions: perations and space and affected parties, other laws, can result
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<ul> <li>a. AnALYSIS AND RECOMMENDED OFTIONS FOR THE TECHNOLOCY GROUP</li> <li>a. ANALYSIS AND RECOMMENDED OFTIONS FOR THE TECHNOLOCY GROUP</li> <li>a. ANALYSIS AND RECOMMENDED OFTIONS FOR THE TECHNOLOCY GROUP</li> <li>Research on information pertaining to COTS and R&amp;D solutions for the Noise technology group</li> <li>focused initially on the Air Force and then expanded into the wider international arena. The major</li> <li>accelete/enhology, environmental, chemical, and medical databases were searched to gather</li> <li>databases were examined:</li> <li>1. Defense Technological data from a time frame spanning the early 1970s to the present. Twelve</li> <li>databases were examined:</li> <li>5. Acrospace Database</li> <li>6. Transportation Research Information Service</li> <li>7. Environmental Bibliograph</li> <li>8. Environmental Bibliograph</li> <li>9. Pollution Abstracts</li> </ul>	program is designed to provide the air facilities and nearly communities information about noise program is designed to provide the air facilities and nearly communities information about noise level contours for incorporation in land-use planning decisions (e.g., high noise areas for cropland and low noise areas for special facilities, such as hospitals or schools). Over time, conducting noise developing noise contours required by the AICUZ program involves consideration of the appropriate developing noise contours required by the AICUZ program involves consideration of the appropriate developing noise contours required by the AICUZ program involves consideration of the appropriate developing noise contours required by the AICUZ program involves consideration of the appropriate developing noise contours required by the AICUZ program involves consideration of the appropriate modify sound quality and translate methods for capturing operational data; and an indepth knowledge of the physics of accustics and the ways in which changes in weather parameters can modify sound quality and translate does metric requires application of a frequencies. Thus, derivation of the appropriate does metric requires application of a frequencies. Thus, derivation of the appropriate does metric for human annoyance appears between the changing level of the sound environment. The effective does more appears best captured by the A-weighted sound level which assesses the instantaneous level of effective sound, and varies with the changing level of the sound environment. Different numan impacts. According to the EPA, the best metrics to describe the effects of escients to noise, howerer, or
10. Energy Science and Technology 11. <u>Federal Research In Progres</u> s 12. <u>Toxline</u>	<ol> <li>The Long-Term Equivalent A-Weighted Sound Level (Leq)</li> <li>The Day-Night Average Sound Level (DNL), which may be symbolized as Ldn.</li> </ol>
Other databases identified as appropriate to the technology area were searched when deemed necessary to ensure a comprehensive search. The Internet was also searched, using such search engines as Metacrawler, Alta Vista, and Lycos. The following discussion and analysis presents pertiment information gained from these searches. Several issues are under discussion within the scientific community: (1) the best metrics for a particular impact; (2) how best to capture the differences in response to impulsive and non-impulsive noise; (3) the importance of self-noise generated by the listener; and (4) the definition of ambient quiet. These issues continue to generate on-going research projects with regard to the appropriate dose-response eurors and noise metrics walto each on the different populations (e.g., adults, children, raptors, structures) wull experience different end points (e.g., annoyance, hearing how and invariant encodoration but differing exposure regimens (e.g., annoyance, hearing how and invariant particular hearing hearing.	A-weighting de-emphasizes the low- and high-frequency range of the sound spectrum in order to provide a good approximation of the response of the average human ear and correlates well with a person's judgment of the relative loudness of a noise event. Leq is the average of the A-weighted sound spects over a period of time. The absence of a standardized averaging period makes it difficult to use this metric to compare data for events of different durations. The DNL is the Leq measured over a period of 24 hrs. with a 104B penaly applied to nightrune (10 p.m. to 7 a.m.) sound levels to account for increased annovance by sound during night hours. The annual average DNL provide the basis for the Air Force's AICUZ program. Supplemental metrics used to charaterific effects on a case-by-case basis include, Leq for varying representative time periods, Sound Exposure Levels on a CSEL). Third Octave Baad Sound Fersel in minutes for which aircraft-related noise exceeds specified freed. A-weighted sound levels.
Numerous national and international efforts to measure, understand, and predict the impacts of military aircraft noise are on-going. The results of research programs in Sweden, Germany, Norway, and the Netherlands are representative of the kind of information member nations of the European Community are developing with regard to assessing and managing noise from military aircraft community are developing with regard to assessing and managing noise from military aircraft commercially available products. Our review indicates that for the Air Force's specific requirements, research and development ongoing in the United States is the most advanced. Thus, the following discussion focuses on work conducted within the United States and, specifically, writhin the U.S.	Operational data quality is also critical for noise analyses. The Air Force flight facilities routinely record information on the frequency, duration, and routes of flight activities and on the number and types of aircraft flown. However, detailed information as to flight speed and altitude changes over time, which are needed to assess the noise levels accurately, has generally been gathered on a more ad hoc basis. Surveys of pilots and air traffic control tower occupants, rather than automated data collection through instrumentation, have frequently been used to develop these assessments. The ninappropriate predictions.
Department of Defense. Satisfying the requirements of the needs in this technology group necessitates that noise analyses be conducted under the EIAP and the AICUZ program, which use different models and data. The EIAP's focus is on identifying and evaluating potential impacts of military aircraft training/operations around Air Force installations and within/beneath special use airspace, (e.g., military training routes (MTR) and military operating areas (MOA)). In contrast, the AICUZ	It he noise analyses required under the AUCLZ program are based on a part or integrated models. BASEOPS is the operational data input model, and NOISEMAP is the noise contour calculation model. NOISEMAP can be integrated with one or more dose-response models to estimate potential risks. However, dose-response models are grentrally specific to the outcome and animal of concern, so that each time a new outcome or animal of concern is identified, a new dose-response model must be developed. As used for the AICUZ program, NOISEMAP considers all aircraft operations at an installation and
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uses the DNL metric to produce noise level estimates with 5 decibel (dB) contour gradations. These contours are then used to develop predicted noise exposure levels for various installation locations under the operational charge scenarios of interest. These predicted levels are then compared to the noise baseline for the facility, which is based on similar contours derived from noise levels associated with current operations. Another program, ROUTEMAP, is used to obtain a total noise level estimate across a Military Training Route (MITR) by summing the individual noise levels for MTR segments.	1. Armstrone Labs     2. NASA Langlev Research Center       AL/OEBN     Hampton, Va       Dr. Robert Lee     Mr. Kevin Shepherd       (513) 255-3605     (604) 864-3883       3. BBN Systems and Technologies 4. Wyle Laboratories     Aclington, Va       Dr. Sarford Fidell     Dr. Kenneth Plotkin
The Air Force has recently completed the development of a suite of computer programs for evaluating noise impacts under military airspaces. The suite consists of, MR_NMAP (MOA Range NOISEMAP), a general purpose program that calculates noise contours under MOAs and MTRs; MR_OPS, a companion interface program that facilitates defining the airspace, specifying aircraft types and operations and conrolling the computational features of MR_NMAP, and NMPLOT, the Air Force's standard noise contour plotting program.	(818) 347-8360 (703) 415-4550 (703) 515-4550 (818) 347-8360 (703) 415-4550 (703) 512.3 Stage of Development The Air Force, NASA and the Federal Aviation Administration (FAA) are all involved in developing and/or using models and collecting data to develop better solutions to the problems identified in this technology group (although the FAA principally focuses on issues related to commercial aircraft). The research has been on-going for many decades. However, with the mossible exception of the work conducted by AL/OEBN, no evidence was found of an integrated.
The U.S. Department of Defense (DOD) has an extensive ongoing program related to noise modeling. However, that program does not provide the Air Force with the full set of noise models currently needed, nor does it ensure the full acceptance of the Air Force program by the affected parties. The reason is that conducting a noise analysis is often a complex process involving the measurement, interpretation, and estimation of a large number of parameters for which there is considerable uncertainty and limited consensus on methods. The following subsections detail the options and rationale for the recommendations made concerning the noise technology group.	systema-based approach for solving issues posed by noise exposures connected with peacetime systema-based approach for solving issues posed by noise exposures connected with peacetime impacts at any airfield and incorporate and integrate the best features of all the available models and databases. The AL/OEBN has four principal programs that directly or indirectly address the needs in this rechology group. Given below are the titles, numerical designations, and development stages (DS) of these programs and a table that indirect AL/OEBN's assessment of how completely these programs address the priority needs of this technical group.
There are no COTS available for the top priority needs (Needs 1411, 1410, 450, 1413, and 252) in this technology group. The state-of-the-art in these areas is changing, and no evidence was found of a commercially-available, integrated set of models directly linked to data collection instrumentation that addresses the principal requirements of the needs. Most of the solutions to these needs require improvements to existing software and hardware currently being used by MAJCOMs to meet the regulatory requirements of products being representative of state-of-the-art technology, the Air Force addition to the Air Force's products being representative of state-of-the-art technology, the Air Force improvements in those state-of-the-art echnologies.	and Measurements, S-96-OEI Partial Same, Animals and Su e on Humans, Animals and Su oise, OEBN-4, DS:6.3 sment of Program's Ability to OEBN-IOEBN-20EBN-30 N/A N/A +
Need 1410 also identifies a requirement for better operational data collection methods. These methods should, preferably, not be dependent on human interpretation and should have the capacity to collect and directly convert the data to a format compatible with the programs used for the noise analyses required by the ELAP or AJCUZ program. No evidence that a technology that meets the requirement in Need 1410 is currently available commercially was found. <b>3.2 Research and Development Activities</b>	Need 1410 $+-$ N/A N/A N/A Need 1510 $+-$ N/A N/A N/A Need 151 N/A $+ +$ $+ -$ N/A Need 252 $+++ = fully meets$ +++ = fully meets need ++ = partial solution
Research and development efforts in the U.S. that are similar to the international programs mentioned earlier (see page 9, section 3.0) are principally addressed by the Air Force and the National Aeronautics and Space Agency (NASA). These organizations have research activities in progress that should satisfy the requirements associated with the top five priority needs in this technology group (Needs 1411, 1410, 450, 1415, and 252) and may, in addition, provide complete or partial solutions to Needs 411 and 1412.	<ul> <li>+= will likely lead to         <ul> <li>a solution</li> <li>+/- = may indirectly</li> <li>+/- = may indirectly</li> <li>meet need</li> <li>meet need</li> <li>It is partially meet Needs</li> <li>It is and 252 may be fully meet is partially meet Needs</li> <li>It is not an or the transmitted indicates that the AL/OEBN research program will partially meet Needs</li> </ul> </li> </ul>
3.2.1 Key Organizations The Noise Effects Branch of Armstrong Labs (AL/OEBN) is the U.S. Air Force's lead laboratory for addressing noise issues related to data collection, analytic methods, model development and validation, and noise mitigation. Contractors important to this area include BBN Systems and Technologies and Wyle Laboratories. In addition, several NASA facilities, particularly the Langley Research Center, are heavily involved in noise (esearch issues, particularly those related to sonic booms. Addresses and key contacts for each of these organizations are as follows:	multiple programs that address them compute a compute solution. Inc. Out. Out. Out. Out. The fully address all of the needs in this technology group, however. A more thorough exploration of the AL/OEBN program would be required to determine the specific gaps exist that exist and their importance in addressing the top priority needs adequately. One of the issues that still needs to be addressed is the appropriate metric for modeling sound levels
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regulatory or tta. Lees similar Lees similar a acquisition and tailed and to programs, and 15	<ul> <li>certification that may eventually be required of any model or process used in regulatory or legal proceedings.</li> <li>Ensuring model validation that compares model estimates against real-time data.</li> <li>Ensuring bench-marking with checks that the model under development produces similar results to other, previously validated models used elsewhere.</li> <li>Providing for implementation by ensuring that three are adquate models, data acquisition and analysis processes, and hardware and associated software [with sufficiently detailed and understandable documentation/standard operating procedures (SOPs), training programs, and understandable documentation/standard operating procedures (SOPs), training programs, and</li> </ul>	ajor e project 14	The Army CERL Dr. Saud Schoner Dr. Saud Schoner U.S. Army CERL (217) 352-7229 The Armstrong Labs project started in 1994 and is expected to be completed in 1997. The major objective of this project addresses concerns raised by the U.S. Fish and Wildlife Service. The project will develop an additional dose-response model for integration in ASAN. The CERL project 0324
ility and value. ty, [e.g., chain of reditation of	<ul> <li>Verifying that research products are state-of-the-art, thereby enhancing credibility and value.</li> <li>Ensuring that data and conclusions meet appropriate tests for legal defensibility, [e.g., chain (custody, adherence to Good Laboratory Practices (GLP) or its equivalent, accreditation of laboratories, stc.].</li> <li>Ensuring acceptance by all appropriate regulators and interested parties.</li> </ul>		The Effects of Aircraft Overflights on Birds of Prey ajor Robert C. Kull, Jr. LOEBN 13) 255-3675
and made	<ul> <li>Ensuring that documentation of research and development is comprehensive and made available to regulators and interested and affected parties.</li> <li>Including regulators and other interested and affected parties in the development process.</li> </ul>	elopment ay	Two noise-related projects are funded under the Strategic Environmental Research and Development Program (SERDP): an Air Force project included in the OBEN-3 program and a related Army project. The two SERDP-funded projects are as follows:
evels. Iould be Darram scope and	<ul> <li>efforts in those areas are unlikely to produce a significant decreases in noise levels.</li> <li>In order to ensure that the above risks are minimized, the following actions should be considered:</li> <li>Reviewing the AL/OEBN program to determine what special gaps exist in program scope and</li> </ul>	y and the	These same factors appear to require greater Air Force support for effective inclusion in the AL/OEBN program. A follow-on TE would result in closer collaboration with the laboratory and the Air Force users and would more closely assess these factors in the program.
aay be viewed by educing noise aonstrate that and that further	litigation, or prolonged controversy. • Research focused only on improved data collection and model development may be viewed by interested and affected parties as not directly addressing the real problem of reduring noise and its impacts. Public ourceach and education programs must adequately demonstrate that engine and airframe designs are altready in an advanced stage of development and that further	data.	stages of the M&D program. Development, testing, and validation of QA/QC processes to ensure defensibility of data. Development of training and certification processes for all users of the technology. Development of communication tools for ourreach.
adequate but not : efforts are not	<ul> <li>degree of complexity needed to affect immediate high priority needs.</li> <li>Noise analyses developed by Air Force research products may be technically adequate but not acceptable to interested and affected parties outside the Air Force because the forther are not viewed as reference are not accentable then the Air Force seconds to content or failows.</li> </ul>	l that the	and to transport nuclear material across the country. Over a lengthy period, DOE determined following factors are important to legal defensibility and stakeholder acceptance:
indicated in the " Only Need ully-satisfied by in stages 6.2	<ul> <li>The total set of requirements under this technology group may not be met as indicated in the previous table, "AL/OEBN Assessment of Program's Ability to Satisfy Need." Only Need 1410 is currently judged, on the basis of the information available, as being fully-satisfied under the scope of the programs.</li> <li>Research products may not be available when needed. These programs are only in stages 6.2 to 6.3; therefore, several years may be recuired to develon the data models. and not so the hole of the program.</li> </ul>	v sound, u projects ddresses i for this ed States	information obtained about the AL/OEBN programs indicates that the protogram is technically sound, but although the AL/OEBN program for Mitigation of Environmental Noise includes several projects to develop communication tools, there is not strong evidence that the program adequately addresses the critical requirements for ensuing legal defensibility and stateholder acceptance. A basis for this conclusion is the U.S. Department of Energy's (DOE) experience in developing community acceptance of its actions, the intentions of which were to remediate its sites around the United States
s follows:	3.2.4 Qualitative Risk Assessment The risks associated with the R&D option and existing program at AL/OEBN are as follows:	ic booms arched	exposure of human communities to somic booms have found that annoyance response to sonic booms appears to be greater than would have been predicted from the results of a well-designed matched aircraft noise survey and several widely-accepted summaries of dose-response relationships.
onal Health d at \$560K may be added etc.). Currently icant portions of fall across the	Based on AL/OEBN submissions to the USAF Environment, Safety, and Occupational Health strategic plan, rough order of magnitude costs for the current programs are baselined at \$860K (FY96) and are growing to \$1.1M by FY03. Additional funding on an annual basis may be added from competitively-awarded funds (SERDP, Small Business Innovarive Research, etc.). Currently (through FY96), AL/OEBN operates with a toral budget of about \$4 million. Significant portions of AL/OEBN's proposed program have been unfunded or under-funded, with the shortfall across the four programs between FY96 and FY03 estimated at \$13 million.	zes sonic aunch plume is effort s need to cm	from Military Operating Areas, PCBOOM5 provides a method that predicts and characterizes sonic booms with reasonable accuracy. PCBOOM5 is being upgraded by AL/OEBN to include launch vehicle boom capability, high altindes associated with launch vehicles, inclusion of rocket plume effects, and the capability of importing trajectory/maneuver data from external sources. This effort will contribute to solutions for technology needs in this group. Appropriate dose-response relationships for the chronic impacts of high intensity exposures need to be developed, however. Recent NASA Langley studies conducted on the impacts of long-term.
xed-wing aircraft,	addresses DOD-wide noise problems, and covers the noise effects of helicopters. fixed-wing aircraft, artillery. uight-time training, and the meteorological effects on noise propagation. 3.2.3 Order of Magnitude Cost Estimates	-event ions of ortics	of flights resulting in sonic booms. The DNL metric used in NOISEMAP was found to be inappropriate. The Air Force subsequently developed PCBOOMG, a general purpose, single-event sonic boom prediction model that supports building input cases, running boom calculations, displaying contours and signatures, and managing associated data. Together with prior versions of similar programs such as BOOMAP2, MOAOPS, TACTS/ACMI, and a library of aircraft sorties

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<ul> <li>The Array of Second and a projection of propertion of the second and a projection of the second and a projectio</li></ul>		3.4 Recommended Options
<ul> <li>3 Other Considerations</li> <li>3 Other Considerations</li> <li>4 Statistical and the properting the material statistical optication, in the distribution of the consideration optication.</li> <li>4 Statistical and the constraint of the con</li></ul>		Recommended That the Air Force continue to support the R&D option through programs Option 1: at AL/OEBN, to find a solution to noise generated by aircraft and space launch vehicles.
<ul> <li>and consider and consider several and consideration and constraints of the production of the productin of the productin of the production of the production of th</li></ul>	As discussed previously, there are several models under development that are being refined with improved data for specific situations. Models in and of themselves are non-goal oriented, in that they do not reduce noise levels in any way but can only aide in the understanding of impacts. Models can	The supporting strategy is as follows:
<ul> <li>The realist of an endore endore and the realist one endore and the real in liggeboot creating and contract activity of the an automation of the real activity of the anta automation of the real activity and the realist of the real activity of the anta automation of the real activity of the real activity of the anta automatical of the real activity of the real activ</li></ul>	consist of computer programs, databases, or, simply, relationships that explain cause and effect relationships. The added advancement from recent modeling efforts tends to be only marginal because the models are already well-beveloped. Similarly, the advancements in instruct technologies relations to lichtweight Towscound models of fermes and onice neurons have considerable such	
<ul> <li>More off an end of in a level of the evel in the evel to the the evel to the</li></ul>	that further significant improvements to reduce an usual and use customeration, source that further significant improvements to reduce noise are viewed as marginal. A large amount of effort is required to improve either the models or aircraft technologies beyond current standards. No significant breakthroughs are expected. For this reason, the major thrust is to work with the affected communities to improve their understanding and confidence in the Air Force's abilities to monitor and determine impacts of the noise generated on the environment and communities. The ability to conduct these assessments is important.	
<ul> <li>There no suplicable COTS integrated set of models avail director, care monitor by treated and freed parties and on high the potentiation by the potentiation of a restoration of restoration of a restorati restoration of restoration of restoration of restoration of a</li></ul>		Recommended Option 1 is based on the conclusions that:
<ul> <li>The second propries and second proprise and second proprise and second pr</li></ul>	multi regard to chrononinenda decisions, a variety of redetal agencies have bound that recimination improvements may have little or no effect on the acceptance of information by interested and	<ul> <li>There are no applicable COTS integrated set of models available for the high priority needs in this mount.</li> </ul>
<ul> <li>The following recommendations further amplity press of the service and affected parties associated with and provements in the technical aspects of these eachs.</li> <li>The following recommendations further amplity press of the R&amp;D process.</li> <li>The following recommendations further amplity press of the service and affected parties associated with one of the first of the service and affected parties and of the first of the service and affected parties associated with one of the first of the service and affected parties and of the first of the service and affected parties and of the first of the service and affected parties and affected par</li></ul>	affected parties. In many such instances, the past practices of a particular Agency of Loparuncati tak resulted in a lack of credibility to the point that none of the information generated by the government or its constrors is believed. Subsequent disputes may lead to initiation. Legally defensible technical input may allow the government to win these disputes, but only after a considerable investment of time. The MAJCOM can ill afford this situation, given its need to fulfill a mission. Lack of	<ul> <li>Regulatory areas related to noise are changing: therefore, credibility and legal defensibility are critical to the acceptance of proposed solutions by interested and affected parties.</li> <li>Credibility and legal defensibility are critical to the acceptance of proposed solutions by interested and affected parties.</li> <li>There is only material pairs to he mode in the adversion of prior form size to the parties.</li> </ul>
<ul> <li>analyses.</li> <li>analyses.</li> <li>analyses.</li> <li>analyses.</li> <li>analyses.</li> <li>analyses.</li> <li>analyses.</li> <li>analyses.</li> <li>and an antice development of interested and affected parties associated with on the full involvement of regulators and other interested and affected parties susceilated with on the full involvement of regulators and other interested and affected parties to identify those characteristics that confer technical involvement of regulators and other interested and affected parties to identify those characteristics that confer technical involvement of regulators and other interested and affected parties to identify those characteristics that confer technical involvement of regulator and nust use this information to direct its noise (R&amp;D program. The effort on a R&amp;D program for Mitigation of Emarky of stragets of the R&amp;D program for Mitigation of Emarky of stragets of the R&amp;D program for Mitigation of Emarky of stragets of the R&amp;D program for Mitigation of Emarky of stragets of the R&amp;D program. The effort and versities of a foreal inplementation mechanisms that are viewed as constrained of the Air Force (e.g. cooperatives (hough the FA) price.</li> <li>Finally, despite the fact that the Air Force could potentially lessen the number of claims and the interested and affected parties.</li> <li>Finally, despite the fact that the Air Force number of raproved reactivities and ender could potentially lessen the number of claims and the anounts of the distursements.</li> <li>Maximotical potentially lessen the number of claims and the anounses of the distursements.</li> <li>Maximotical portiolity and improved relations with the interested and affected parties.</li> <li>Finally, despite the fact that the trait the traition with the interested and affected parties.</li> <li>Finally, despite the fact that the the mounties abound the made could potentially lessen the number of taproved relations with the interested and affected parties.</li> <li>Maximotical potentially less</li></ul>	credibility is likely to make it difficult to fulfill another requirement of these needs: "Ensure environmental law [regulatory] requirements can be met without prolonged controversy17". Needs 1411 and 1413 cannot be achieved strictly by improvements in the technical aspects of these	<ul> <li>There is only used that there is no be made in the reduction of noise from an track use to the advanced state of aircraft design.</li> <li>The following recommendations further amplify parts of this strategy.</li> </ul>
The AL/OEBN program for Mitigation of Environmental Noise in force munication to chemical frected parties (and/or their technical more work with interested and affected parties (and/or their technical more munication to chemical more munication to iterast and affected parties and would must use this information to direct is noise R&D program. The effort munication to be a joint on between the use of local implementation mechanisms that are viewed as quasi-independent of the Air Force on the are viewed as quasi-independent of the Air Force on the second implementation mechanisms that are viewed as quasi-independent of the Air Force on the National Science Foundation or National Jikely no provise the technical instruction mechanisms that are viewed as quasi-independent of the Air Force nuntely has about \$10 million in claims pending relating to an unaged by another agency such as the National Science Foundation or National Jikely to provide the scientific and technical instructions. Nevertheless, the claims have never been found to be related to non-compliance situations. Nevertheless, the claims have never been found to be related to non-compliance situations. Nevertheless, the claims have never been found to be related to non-compliance situations. Nevertheless, the claims have never been found to be related to non-compliance situations. Nevertheless, the claims have never been found to be related to non-compliance situations. Nevertheless, the claims have never been found to be related to non-compliance situations. Nevertheless, the claims have never been found to be related to non-compliance situations. Nevertheless, the claims have never been found to be related to non-compliance situations. Nevertheless, the claims have never been found to be related to non-compliance situations. Nevertheless, the claims have never been found to be related to non-compliance situations. Nevertheless, the claims have never been found to be related to non-compliance situations. Nevertheless, the claims have never been found		
on an K&D program and must use the momentanion to quest its program. In e conclusions that: would need to be a focal implementation mechanisms that are viewed as quasi-independent of the Air Force (e.g. cooperative agreements with local universities) or a quasi-independent of the Air Force (e.g. cooperative agreements with local universities) or a quasi-independent of the Air Force (e.g. cooperative agreements with local universities) or a quasi-independent of the Air Force (e.g. cooperative agreements with local universities) or a quasi-independent of the Air Force (e.g. cooperative agreements with local universities) or a cescarch program managed by another agency such as the National Science Foundation or National pinstitue of Health. Finally, despite the fact that the Air Force number of claims have enver been dont to be related to non-compliance to aircraft overflight sues, the claims sprically result he interested and affected parties bevelopment of improved credibility and improved relations with the interested and affected parties could potentially lessen the number of claims and the eamounts of the disbursements. <b>Development of improved credibility and improved relations with the interested and affected parties</b> <b>Development of improved credibility and improved relations with the interested and affected parties</b> <b>Development of improved credibility and improved relations with the interested and affected parties</b> <b>Development of improved credibility and improved relations with the interested and affected parties</b> <b>Development of improved credibility and improved relations with the interested and affected parties</b> <b>Development of improved credibility and the amounts of the disbursements.</b> <b>Development of improved credibility and improved relations with the interested and affected parties</b> <b>Development of improved credibility and the amounts of the disbursements.</b> <b>Development of improved credibility and the amounts of the disbursements.</b> <b>Development of improved tredibility and the</b>	involvement of regulators and other interested and affected parties (and/or their technical representatives) will lead to complete needs resolution. To develop complete solutions, the Air Force must work with interested and affected parties to identify those characteristics that confer credibility	The AL/OEBN program for Mitigation of Environmental Noise includes several projects to develop communication tools that should be broadly deployed in advance of the widespread use of the other research products.
<ul> <li>quasi-independent of the Air Force (e.g cooperative agreements with local universities) or a dual force (e.g cooperative agreements with local universities) or a developing and/or using models and collecting data to developing to the secter of the scientific and techn structure of the scientific and techn structure of the scientific and techn interveted and affected parties to portione the number of claims and the amounts of the disbursements.</li> <li>Development of improved credibility and improved redibility and improved redibility and improved credibility and improved credibility and improved redibility and the amounts of the disbursements.</li> <li>Development of improved credibility and the amounts of the disbursements.</li> <li>Development of number of claims and the amounts of the disbursements.</li> <li>Development of improved redibility and the amounts of the disbursements.</li> <li>Development of number of claims and the amounts of the disbursements.</li> <li>Development of number of claims and the amounts of the disbursements.</li> </ul>	on an next program and must use unsimitation to uncert us pouse next, program, the enou- would need to be a joint one between the Air Force and its interested and affected parties and would likely require either the use of local implementation mechanisms that are viewed as	Recommended Option 2 is based on the conclusions that:
<ul> <li>Commercial aircraft), and communities should be made aware Currently, it is Armstrong Laboratory's Noise Effects Branci program is the most likely to provide the scientific and techning technology group.</li> <li>The Air Force Armstrong Laboratory and NASA's Langley 1 NEW MEXICO</li> </ul>		<ul> <li>The Air Force, NASA and the Federal Aviation Administration (FAA) are all involved in developing and/or using models and collecting data to develop better solutions to noise-related issues concerning aircraft operations (though the FAA principally focuses on issues related to</li> </ul>
. The Air Force Armstrong Laboratory and NASA's Langley 1 16 NEW MEXICO	<b>Finally, despite the fact that the Air Force routinely has about \$10 million in claims pending relating</b> to aircraft overflight issues, these claims have never been found to be related to non-compliance	<ul> <li>commercial aircraft), and communities should be made aware of this work.</li> <li>Currently, it is Armstrong Laboratory's Noise Effects Branch (AL/OEBN) whose research program is the most likely to provide the scientific and technical solutions to the needs in this</li> </ul>
NEW MEXICO	Development of improved crediting typicarity result in disbursements of about 3.13 million care year. Development of improved credibility and improved relations with the interested and affected parties could potentially lessen the number of claims and the amounts of the disbursements.	technology group. • The Air Force Armstrong Laboratory and NASA's Langley Research Center are the major
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2 and 2 and 0038 Der Mr. As we character three eithere	<ul> <li>DEPARTMENT OF THE AIR FORCE REACOUNTERS 27TH FRANTENCIA FEVOROUNTERS 27TH FRANTENCIA FEVOROUNTERS 27TH FRANTENCIACIO FEVOROUNTERS 27TH FRANTENCIACIO FEODORUNA FEOROCE BASE, NEW MEDICACIO FEODORUNA FEOROCE BASE, NEW MEDICACIO IS TURNA 10 S DL Ingreen AIR 10 G 21 FUNDA 10 S DL Ingreen AIR 10 FUNDA 10 S DL IN</li></ul>
<ul> <li>0038</li> <li>0038</li> <li>nas that have ongoing scientific and technical work at development stages 6.2 and to noice measurement and the effect of noise on the environment.</li> <li>Tara an evaluation be performed that more fully explores how the neasurement and the effect of noise on the environment.</li> <li>Tara an evaluation be performed that more fully explores how the neasurement and the effect of noise on the successful achievement of the three and coarribute to the successful achievement of the three evel of the MAJCOM and coarribute to the successful achievement of the three evel of current dual and end include a detailed examination of (1) the problems associated with noise criteria, and (3) potential for required solutions; (3) the acceptance level of current and and exors that imput achievement of the users (three success criteria, and (3) potential the R&amp;D process.</li> <li>Priton 3 is based on the conclusions that:</li> <li>Priton 3 is based on the conclusions that:</li> <li>The needs (1411, 450, 1413, and 232) are likely to be only partially met by the hanned ALOEBN program. Only Need 1410 spheres to be fully met.</li> <li>Priton 3 is based on the force funds.</li> <li>A rechnology Assessment, which is called a Technology Fvaluation (TE). The TE mean desirtance from a TE while developed in close coordination with each volved or with other designated points of contact. It is estimated this TE could be mplished within the range of four to the week, once defined and funded.</li> <li>OLBN response 1 March 1996 to HSCORE Ltr., 19 Jan. 1996. Subject.</li> </ul>	ARTIMENT OF THE AIR FORCE COUNTERS 27TH FIGHTER WINGLACC) WOOU AIR FORCE BASE, NEW MEDICO UNION AIR FORCE BASE, NEW MEDICO UNION AIR FORCE BASE, NEW MEDICO 18 June 90 18 June 90 Developed ancies complaint dated 3 June. 18 June 90 Internation of the incident dated 3 June. Internation of the incident dated 3 June. The activity our office forwarded the incident dated 3 June. The activity our office forwarded the incident. Additionally, we have a confirmed to activity or respect the incident. Additionally, we have a confirmed tendion of your Naise Semative Area arise the cover reported flying in the 1000' and 1500' AGB. at about 1:12 p.m.
That an evaluation be performed that more fully explores how the numerous milestones contained in the AL/OEBN program map to the needs of the MAJCOM and contribute to the successful achievement of the three criteria for success. Ould include a detailed examination of (1) the problems associated with noise time spaus for required solutions; (3) the acceptance level of current data and for required solutions; (3) the acceptance level of current data and for spaus for required solutions; (3) the acceptance level of current data and for spaus for required solutions that: prion 3 is based on the conclusions that: the R&D process. Prion 3 is based on the conclusions that: the needs (1411, 450, 1413, and 232) are likely to be only partially met by the shanned AL/OEBN program. Only Need 1410 appears to be fully met. is a mixture of both Air Force and non-Air Force funds. <b>Matheen assistance from HSC/XRE for more detailed analysis, HSC/XRE can mand desires assistance from HSC/XRE for more detailed analysis, HSC/XRE can and desire assistance from HSC/XRE for more detailed analysis, HSC/XRE can for a condination of the careford of contract of the state worled or with other design ated points of context. It is estimated this TE could be wolved or with other careform as to the defined needs. A clear definition of the over of within the range of form to ten week, once defined and funded. BIBLIOGRAPHY (DEBN response 1 March 1996 to HSC/XRE Ltt, 19 Jan. 1996. Subject.</b>	18 June 96 poure to your low-level noise complaint dated 3 June. mplaint, our office farwarded the information you provided us with to Division. from scheduling records, we were able to ascortain that there was a from scheduling records, we were able to ascortain that there was a from scheduling records, we were able to ascortain that there was a from scheduling records, we were able to ascortain that there was a from scheduling records, we were able to ascortain that there was a from scheduling records, we were able to ascortain that there was a from scheduling records, we were able to ascortain that there was a from scheduling records, we were able to ascortain that there was a from scheduling records, we were able to ascortain that there was a from scheduling records as they try very dilligentity to respect lie to extend their sincere apologies as they try very dilligentity to respect
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<ul> <li>450, 1413, and 252) are likely to be only partially met by the N program. Only Need 1410 appears to be fully met.</li> <li>N Air Force and non-Air Force funds.</li> <li>In Force and non-Air Force funds.</li> <li>Isistance from HSC/XRE for more detailed analysis, HSC/XRE can vasessment, which is called a Technology Evaluation (TE). The TE pecific solution sets to the defined needs. A clear definition of the more form a TE will be developed in close cordination of the bare designated binact. It is to could be the range of four to ten weeks, once defined and funded.</li> <li>BIBLIOGRAPHY</li> <li>I March 1996 to HSC/XRE Ltr., 19 Jan. 1996. Subject.</li> </ul>	pouse to your low-level noise complaint dand 3 Juna. uplaint, our office farvarded the information you provided us with to Division. from scheduling records, we were able to ascertain that there was a MOA around the time of the incident. Additionally, we have confirmed tration of your Neise Semitive Area since the crew reported flying in the 1000° and 1500° AGE at about 1:12 p.m.
Sistance from HSC/XRE for more detailed analysis, HSC/XRE can Assessment, which is called a Technology Evaluation (TE). The TE pocific solution sets to the defined needs. A clear definition of the bace from a TE will be developed in close coordination with each the range of four to ten weeks, once defined and funded. BIBLIOGRAPHY 1 March 1996 to HSC/XRE Ltr., 19 Jan. 1996. Subject.	plaint, our office forwarded the information you provided us with to Division. from schechting records, we were able to ascortain that there was a from schechting records, we were able to ascortain that there was a from schechting records, we were able to ascortain that there was a from schechting records, we were able to ascortain that the MOA around the time of the incident. Additionally, we have confirmed tartion of your Noise Sensitive Area arise the crew reported flying in the 1000° and 1500° AGE at about 1:12 p.m. like to extend their sincere apologies as they try very dilligently to respect
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AL/OEBN response 1 March 1996 to HSC/XRE Ltr., 19 Jan. 1996. Subject:	like to extend their sincers spologies as they try very dilligently to respect
y Input for ESOH Strategic Plan. eport of 4/22/96: Janice Longstrein, WPI to Bob Lee, AL/OEBN (513)	As always, we will continue to blues movied enviration on our NSA during somethor modified
	as are generally discussed.
<ul> <li>pp. /4-90.</li> <li>de Jong, R.G., 1990. "Community Response to Noise: A Review of Recent Developments." Environ. Intl., 16:515-522.</li> <li>Fidell, S., Pearsons, K., 1994. "Deriving a Dosage-Response Relationship for Community. Servonse to High-Environ and Store." Proceedings High</li> </ul>	We will investigate and provide you with a response as soon as the information becomes available. Sincerely,
Speed Research: 1994 Sonic Boom Workshop, NASA Conference publication 3279, Oct., David McCurdy editor. 6. Fields, J.M., *An Updated Catalog of 318 Social Surveys of Residents' Reactions	James R. William
<ol> <li>Environmental Noise," (1943-1989), NASA TM-187553, 1991.</li> <li>Forcier, Ronald, private communication, Chief of Real Property, Air Force Legal Service Agency, Arlington, VA, (703) 696-9166.</li> <li>FY90 United States Air Force Environment, Safery, and Occupational Health Technology Needs Survey, conducted by USAF ESOH Technical Planning Integrated Product Team, December 1995.</li> <li>Galloway, M.J., "Assessment of Community Response to High Energy Impulsive Sounds," Report of Working Group 84, Committee on Hearting, Biopacoustics and Biomechanics, National Research Council, National Academy of Sciences, Washington, DC, 1981.</li> </ol>	JAMES RWILSON, ILL USAF Deputy Chief, Public Affilies
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NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES	
ENCLOSED: 13 FED 0 / LETTER DESCLOUNT + MAD OF IZANG	
1344 31 (L3C. 3728) NSN 7340-00-434 4048 ST Exhibit H	
a cuiners and torus and pay to by Unless the sum of \$2,000. Five of not more than \$10,000 or implement for not more than 8 years a double he encount of damages summed by the Unless Stees. (See 18 U.S.C. 287, 1001)	W.
CIVIL FIDUALTY FOR PAUDENTING	
13. SCAN TURE OF GAMANY (Ree Inspections on revease day)	Sincerely,
HE AND INJURIES CAUS	and provide you with a response as soon as the intormation becomes available.
Raterial: \$ 24.00 Finable to attend Calves were out when even with Labor 200.00 game: \$ 500.00 but, did not die K \$925.00	very seriously. If there are t know. We will investigate
AMOUNT	
14	The aircrews are professionals who train for the protection of America's freedom while at the same 1 stee the true true respect our New Merdico neighbors.
lre) Same	
ADDRERS (Number, street, sty, Stern.	of training occurred at 1,500' AGI, there were a few excursions down to 700' AGL. The aircrews
•	d the majority
corrais, and ranch versonnel. If we made several rersonal trips to ventations corrains to contain the several	
илие ма влана о ваки мили опсливео сали, мися комав не влав ог тис алам. Forten Thur GLAMANT, Frank F милия Person Recentaria F. I have complained before about low flying F-111 altoraft ver my house	d by the Airspace
Counting) locations were use surround and with resolution and a surround same A te with Seddled horses time sneut rathering cattle. Unable to attend same Tim Brvant, CAFB, insteatedEmeanu wawnences weaks SW cor SEC1, TIM, E24E, NWPM	I understand your concerns over noise generated by military training in your area, however the 210 airwace available to us to conduct training onerations is very limited and very valuable.
wate, Five 50 Steel T nosts were bent over and broken, 6-7 different (I qt - staningstone ware wire stratched and wire replaced along with oling and	
BREALY DESCRIME THE PROPERTY, MITLINE AND EXTERT OF DAMAGE AND THE LOOATION WHERE PROPERTY MAY BE REPECTED. (See Antividant	I am writing to you in response to your low-level noise complaints dated 14 and 21 May.
NUME AND ADDRESS OF OWNER, IF OTHER THAN CLAMANT (Number, street, city, State, and Zp Coop)	Dear Mr Elliott
never before, I remembered the r-lil's Light over the control of a stand.	
e the ranch because I had to patch the rende and revolution of this year and it trying to ascertain just why I way having to match fence this year and it trying to ascertain the string to match fence the 100'AG	
I with foreign imported calves. I had tickets to attend the source managed on CHRISTERS even with my family shims wife is family. I was unable to	Mr. A. S. "Tea" Elliott
aides of said trab and recover carves that new escenter when a sub-	Cambon AFB NM 88103-6216 that the the test of test
herd trap just east of my house. The next day, and for the next where were, I had to ratch a five strand 124 and oursestic barbwill e fond on the south and	8
e. Beam of Carter (State in order its Around and and control of a state of a control of a control of a state o	
1. TYPE OF EMPLOYMENT 4. DATE OF EMPILY IS, MORTAL STATUS 9. DATE AND DAT OF ACCURATING THE THE AND DAT OF ACCURATING THE AND DATA ACCURATING THE ACCURATING	3. 774 2.9 May 96
Fort Summer, NH	
dom El Bigote Cattle Co.	CANNON AR FORCE BASE, NEW MEXICO
Submit To Appropriate Federal Agency: Submit To Appropriate Federal Agency: Amount Submit To Appropriate Federal Agency: Amount Submit To Choice Submit To Choice Submit	DEPARTMENT OF THE AIR FORCE DEPARTMENT OF THE AIR FORCE
euclidy information requested on both sides of this tom. Use scottom shartury in necessary. See reverse aids for additional instructions.	
CLAIM FOR DAMAGE, ANTINCTONE Frame raid devices to manuations on the reverse side and Const Month 28	0038

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CLAIM FOR DAMAGE, RISTRUCTIONS: Pease read creekly the instructions on the reverse also and	NJURY, OR DEATH It To Appropriate Factorial Agency: 9% JAD	101 S DL INFRAM BR03-5219 A S 51110tt Gemon AFB, NM R8103-5219 Ab 51 Birote Cattle Co 3 TYPE OF EMPLOYMENT 4 OATE OF BRIN S. MANTAL STATUS S. DATE AND DAY OF ACODEM 7. THE AAM OR PAN	C MATANY & CONTANY & CONTANY & CALUTING & MARSOF, TRULERCEY 14455 6. Below of Claim (State) and faile more material structuration structure of annage, apery, or deally, identifying persons and property involved, the place of occurrence and the cause mease (Investment Jan and annage, apery, or deally, identifying persons and property involved, the place of occurrence and the cause mease (Investment Jan and Eastance).	I was in my house(Gannon AFB NSA, DECF8) and heard aireraft averoachin low close range as they too often do. I ran outside and viewed a B-iB directly over my house at about 200'AGL. I looked up and right above m	the left engines pod and left wing streadment to the fuselage. I lumm eslied Genon AFB Fublic Affairs and reported the violation of FAR and I also ealled br. Jerry Yudwa, Langly, VX, and as I was speaking with	the sireraft (same or second) made a second extremely low pass just south of my ranch HQTHS. I later discovered a vesting filly was cut from running into barbed wire fence, several posts and barbwire broken from carted livertock verses and barbwire broken from externed a verses of the second sec	LUNITER OVER 14, ADU 1 YCATILIK ROLET ALVI SEVELEU ROUVES LLOW UNTOUN 9.	NAME AND ADDRESS OF OWNER, IF OTHER THUN CLUMANT (NAMDER, street, city, Stein, and ZD COON) POB 5R Heifer is owneed by partnorshit, GOTTOHITES, affæderit attached.FT SUMNSR, NY	BURELY DESCHEE THE PROPERTY. NUTURE AND DETENT OF DAWLOR AND THE LOCATION WHERE PROPERTY MAY BE INSPECTED (1944 AND THE OF OF THE OF OF THE OF OF THE OF	10. PERSONAL INJURYMRONOFUL DEATH STATE NATURE AND EXTEMT OF EACH NULIEY OR CAUSE OF DEATH WHEN FRANK THE RASH OF THE CLAIM OF CHINER THAN CLAIM	NAME OF NUMBED PERSON OF DECEDENT. HOW TO THE ADDA OF THE CLAIM FOR THE COMMUN. STATE NAME OF NUMBED PERSON OF DECEDENT. HORE AND A THE ADDA OF ALL THE CLAIM AND A THE ADDA OF ADDA OF A THE ADDA OF ADDA O	None other than Jerry Yuduga Alrange Pergon heard second pass over phone. Redress unknown other then mone number in Langley, VA *Note: Platures taken by JAD mpronnel 10-14days after, maybe longer.	AMOUNT OF CLAIM (in dollars)	Pense:LDrößkil=112,	I CONTENT THE ADMONTO OF CAME OVERSIONLY DAMAGES AND NUMBLES CAUSED BY THE ACCIDENT ABOVE AND AGREE TO ACCEPT SAI AMOUNT IN FULL SATIBLEACTION AND FINAL SETTLEMENT OF THIS CLAIM 136. SIGMADYRE OF CLAMAAT TSys Instructions on events should be a served should be applied of the ADTE OF CLAMA	CAR	The diament shall for their and pay to the United States the sum of \$2,000 Fine of not more than \$10,000 or imprisonment for not more than \$1,000 or imprisonmen	Pletter continuine viri tion of 2
0038 MSTRUCTIONS: Phases read carefully the instructions on the reverse aids and POPRIVED supply information: requested on both aidres of this form. Use additional answer(s) # 1105-0008 moneasary. See reverse aids for additional instructions.	<ol> <li>Name, Address of claimant and claimants personal representation. If any, (See instructions on reveau) (Number, streed, ofly, State and Zip Code) A. S. Elliottott Cattle Co.</li> </ol>	7. TIME (A.M. OR P.M.) ednesda Day/N1.ght	8. Basis of Claim (State in detail the known incit and circumstances attending the damage, injury, or dealth, identifying persons and property involved, the place of occurrence and the cases inhered place i macazismy.) I wearned with a callvess orn: Sundlawy - 3000/CH94, so that left in the sons overrunk with . I released	he calves the next morning onto feed and water here at HQTHS. I called Cannor FB, Public Affairs, same day, 310CT94, to advise them of my operation and to skladvise them not to overfly like last vest causing excitement of animals &	Id Day", I was told, I presume. I spoke	. Upon my return, I dis- 2 steel "T"posts brok- fende & gthered 3 head:	I took pi		BMEELY DESCRIBE THE PROPERTY, MATURE AND EXTENT OF DAMAGE AND THE LOCATION WHERE PROPERTY MAY BE REPECTED. [300 NAME OF AND		STATE MATURE MANUER OF EACH MURHY OR CAUGE OF DEATH WHICH FORMS THE BASS OF THE CLAMM. FOTHER THAN CAFEWANT STATE NAME OF NUMBED FERSION ROBCEBERS IN SOFT SOFT OF 22-25DEC93, submitted SPEED94. STATE B1 BOMDET ALTOTOT THE SEED AND IF IT FLYING AT EXTERMENTLY IOW ALTITUDES OVER MY plokup truck while feeding my livestock both before and after this damage claim They wre flying some DOD certification out of RIAC (hee Walker AFB), ROSWEIL, NI I have plotures and witnesses. While I was feeding, I saw no F-111's, nor F-16	ADDRESS (Number, street, cat, State, and Zp Code) Uvalde, TX		124. TOTAL (Failure to specify may cause forfeiture of your rights.)	Let bor 1 300.00 \$\$780.00 \$\$780.00 \$\$780.00 \$\$780.00 \$\$780.00 \$\$780.00 \$\$780.00 \$\$780.00 \$\$780.00 \$\$780.00 \$\$780.00 \$\$	130. Phone number of signatory 14. DATE OF CLAIM	27NOV94 CRIMINAL PENALTY FOR PRESENTING FAAIDULENT CLAIM OR MAKING FALSE STATEMENTS Fine of not more than \$10,000 or imprisonment for not more than 5 years or both. (See 18 U.S.C. 287, 1001.)	Exhibit I

6.0 COMMENTS AND RESPONSES

B NEW MEXICO TRAINING RANGE INITIATIVE 6.0 COMMENTS AND RESPONSES

CLAIM FOR DAMAGE, INSTRUCTIONS: Please read carefully the instructions on the reverse adds and FORM APPROVED IN.II.IRY OR DFATH Research requested on both adde of this form. Use additional sheet(s) if 10,6008 IN.II.IRY OR DFATH Research Searcheverse adds and additional instructions of the store of the s	2. Name, Address of claimant and claimants personal re (Sae instructions on revorme.) (Namber, street, city, EL BIGOTE CATTLE CO., L.L.C. A S ELLIOTT, MANAGING PARTN UVALDE, TX	3. TYPE OF EMPLOYMENT 4. DATE OF BIRTH 5. MARITAL STATUS 6. DATE AND DAY OF ACCIDENT 7. TIME (A.M. OF P.M.) D. MUTARY X. GALMM 2. J.J.UN46 YES 21.0.10146	6. Beais of Claim (Stars in detail the known (neits and circumstances attending the dismage, highly, or deept, identifying persons and property involved, the paire of occurrents and the quare threase three and the concurrent and the additional pairs in the concurrent of the additional pairs in the concurrent of the additional pairs in the concurrent of the concurrent and the additional pairs in the concurrent of the concurrent and the additional pairs of the concurrent of the concurrent of the concurrent of the additional pairs in the concurrent of the concurrent and the additional pairs of the concurrent of the concurent of the concurent of the con	strip on vert. stabalizer. As I look up, my tractor hit a parked mola trailer near my work. A second F-16 passed south of me, the first nor than 1gtr of mile, the second about jamile away. Both were about 500' moving vest to east. Noth well helow the NSA. I called Cannon AFB PA	was later disclosed that it was the "Tacos", 150FG, NMANG. Their commander was to call me, but I had to call him about a month later. He just couldn't find the time to acknowledge their latest infraction. Both the fuel tank and intake manifold were broken in the violation. The motor is a 3hp Briggs.	8. PROPERTY DAMAGE NAME AND ADDRESS OF OWNER, IF OTHER THAN CLAMANT (Number, street, city, State, and Zp Code)	ELV DESCARE THE PROPERTY, NATURE AND EXT www.addw.) Liquid feed traile ½ horsepower Briggs & Stra ntake manifold. Downtime	10. PERSONAL INJURYNWRONGPUL BAJTH STATE NATURE AND EXTENT OF EACH NUIRTY OR CAUSE OF DEATH, WHCH FORMS THE BASIS OF THE CLAIM. IF OTHER THAN CLAIMANT, STATE NAME OF RAURED PERSON OR DECEDENT.	11, WITNESSES MITNESSES		12. (See Astructions on reverse) AMOUNT OF CLAIM (in dulines) 12. (See Astructions on reverse) AMOUNT OF CLAIM (in dulines) 12. (PROPERTY DAMAGE 12.0. PERSONAL NUTRY 12.0. WICKNEUL DEATH 12.4. TOTAL (Failure to specify may cause Parts, 1abor 50.26 Down time 200.00 c 25.0.06	THE AMOUNT OF CLAIM COVERS ONLY DAMAGES AND INJURIES CAUSED BY THE ACCIDENT ABO I ANTISEACTION AND FINAL SETTLEMENT OF THIS CLAIM	130 SIGNATURE OF CLAMMAT (See instructions on reverse side) Benjack Lattle. 130. Phone number of signatory 14. DATE OF CLAMM	N. U. CALVER ANALYCIAN (\$22108         Centre is the second of the s	85-107 EXhibit L	NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES
INSTRUCTIONS: Please read curefully the instructions on the revenue side and FORM APPROVED supply information requested on both adea of this form. Use additional sheat(s) if OMB NO. necessary: See revenue side for additional instructions.	a claimant's personal representative, it any. (Number, sireel, city, State and ZD Code) (TTLE CO	5. MARTAL STATUS 8. DATE AND DAY OF ACCIDENT 23.D5C99 THURSDAY, +-07:00 +- 07:00AM	284	COPP the next day, 22D5C99 AK. Sure CO99, about 7:00, here esme the various 1mjust vashed livestock are extremely relie them to boilt and run, somethers 2	over fences if they are adjacent to versed calves. Consequently about 80+ 0 calves busted about 100° of fence and mixed back with their mothers in the sedjacent pasture. We then had to catch horses, wither entire herd (220 cows +80 calves) drive that back to correls and re-sort calves. Then we fixed fence and restmant are sub-	WHIT DAMAGE CENTISTERS SVEI W HINGLETS SAM AND ZE COON CATTLE CO. FO BOX 5P, FORT SUMNER, NN CATTLE CO. FO BOX 5P, FORT SUMNER, NN	ERE PROPERTY MAY BE REPECTED (See Daturgions Herd Trep water lot, "bout byed down, remissed "itre on al posts remissed brock and	universe to the same of the claim. For the thread of the same of t	WITNESSES ADDRESS (Mumber areas) of U. Code and To Codel	Fort Summer, NM	AMOUNT OF CLAIM (In dollary) 120. WHONGFUL DEATH 1:24. TOTAL (Failure in specify may cause 500 454 Cf \$1.00/# Indeature of your rights) \$000.00 \$10F4.43 (+nc1*)	ENT ABOVE AND AC	135. Phone number of agoutory 14, DATE OF CLAM 16 OCTP00	CRIMINAL PENALTY FOR PRESENTING FR CLAIM OR MAXING FALSE STATEME Fins of not more than \$10,000 or imprisonment for fit or both. (See 18 U.S.C. 297, 1001.)	- STANDI EXTINDI EXTINDI E	
CLAIM FOR DAMAGE, INSTRUCTIONS: PI UNJURY, OR DEATH RECEIVED TO THE PARTY See Rev		3. TYPE OF EMPLOYMENT 4. DATE OF BIRTH 5. MARITAL STATL O MUTANT X ONLW 21JUN46 YES	as of currents and free the shown facts and externationes attention as a discurrent and free causa threadof (the additional pages B marking in the HTRR with the structurent and the structurent and the structurent and the structurent attention and the structurent attention at tention at the structurent attention at the structurent attention at tention at tentio	in of my plans on my oriver micro ush, the very next morning, 23DE (situate from CANNON AFB1 Agen itable and low'flying situateft so	over fences if they are adjacent to calves busted about 100° of fence at sdjacent pasture. We then had to ca table calves drive them back to corre- ted calves drive them back to corre-	A S PHILD JAN TILLOTT, DBA EL BIGOTE CATTLE CO, PO BOX 5P, POTT	v DESCRUE THE PROPERTY NATURE AND EXTENT OF DAWAY researed, Damasged france. Vas brivern H Yards east of my house, 100'of 75'of fence, replaced 7 cedsr you	After riding the offer of er offe	NAME	Benjamin G Elliott Stephen M Elliott A S Elliott	12. (See histrutions on reverse) AMOUNT C 122. PROPERTY DAMAGE Person Mattis R4. 44 1 La bor 2d bys 500,00	FY THAT THE AMOUNT OF CLAIM COVERS ONLY DAMAGES A VT IN FULL SATISFACTION AND FINAL SETTLEMENT OF THIS C	124 SICHATURE OF CLUMANT (See Instructions on reverse side.)	CIVIL PENALTY FOR PRESENTING CIVIL PENALTY FOR PRESENTING The claimment shall forfeet and pay to the Linfeet States the sum of \$2,000. Vises at U.S.C. 3729.1	85+109 NSN 7540-00-634-4046	

0038	ree side and FORM APPROVED one sheet(s) if CMB NO. 1105-0008 FX10FES 4-30-88	it's personal representative. It any- it's street, city, State and Zip Code)	). Mamaging Pertner	7. TIME (A. M. OR P.M.)	sons and property involved, the		-			BE INSPECTED. (See instructions		CTURE THAN IS INTO THAT			and Zip Code)			12d. TOTAL (Failure to specify may cause forfeiture of your rights.)	TE AND AGREE TO ACCEPT SAID	13b, Phone number of signatory 14. DATE OF CLAIM 8 SEP 04	ENTING FRAUDULENT E STATEMENTS wment for not more than 5 years	Exhibit N
	INSTRUCTIONS: Please read carefully the instructions on the reverse aide and supply information requested can both sides of this form. Use additional sheet(s) if necessary. See reverse side for additional instructions.	<ol> <li>Name, Address of claimint and claimant's personal representatives, if any: (See Instructions on reverse.) (Number, street, city, State and Zp Code)</li> </ol>	GOTTOMITEE, LTD. A. S. Elliott, Mawag UVALDE, TX	5. MARITAL STATUS & DATE AND DAY OF ACCIDENT MONDAY, 9 SEP 02	Basis of Claim (State in detail the known facts and disrumstances attending the damage, injury, or death, identifying persons and property involved, the place of occurance and the cause thereof) (Use additional pages if necessary.)			PROPERTY DAMAGE	street, city, State, and Zip Code)	BRIEFLY DESCRIBE THE PROPERTY, NATURE AND EXTENT OF DAMAGE AND THE LOCATION WHERE PROPERTY MAY BE INSPECTED. (See Instructions on reverse abo.)	DEBACA COUNTY NEW MEXICO	10. PERSONAL INJARYWRONGFUL DEATH STATE NATURE AND EXTENT OF FACH MURY OR CALISE OF PERTY WARVE FORMA THE RADIE OF THE CLAM. IF OTHER TAXING WITTE		WITNESSES	ADDRESS (Number, street, city, State, and Zp Code)	UVALDE, TX BERTRAM, TX ., LUBBOCK, TX	AMOUNT OF CLAIM (in dollars)	12c. WRONGFUL DEATH 12d. TOTA NOT YET \$10.	URIES CAUSED BY THE ACCIDE		CRIMINAL PENALTY FOR PRESENTING FRAUDULENT CLAIM OR MAKING FALSE STATEMENTS Fine of not more than 510,000 or imprecomment for not more than 5 years or both. (See 18 U.S.C. 287, 1001.)	46 STAA PRE: 28 Cr
		]	-	UN 46 BIRTH 5. MARITAL STATU	own facts and circumstances attend serect) (Use additional pages if nece	AND ENCLOSURES		PROPE	OTHER THAN CLAIMANT (Number,	VATURE AND EXTENT OF DAMAGE	MASH AND DEBRIS, D	PERSONAL INJU	TBEL AND SLANDER	W			AMOUNT OF	Libel and slander 1 \$10.000.000.00	AIM COVERS ONLY DAMAGES AND	structions on reverse side.)	DR PRESENTING AT CLAIM e Unlied States the sum of \$2,000. takined by the Untied States.	NSN 7540-00-634-4046
	CLAIM FOR DAMAGE, INJURY, OR DEATH	1. Submit To Appropriate Federal Agency:	ZYTHFW/JAD 101 S DL INGRAM BLVD CANNON AFB, NM 88103-5219	3. TYPE OF EMPLOYMENT 4. DATE OF BIRTH	<ol> <li>Basis of Claim (State in detail the known facts and dircumstances attending the place of occurance and the cause thereof) (Use additional pages if necessary.)</li> </ol>	SEE ATTACHED LIST AND ENCLOSURES		9.	NUME AND ADDRESS OF OWNER, IF OTHER THAN CLAIMANT (Number, street, oth, State, and Zb Code)	BRIEFLY DESCRIBE THE PROPERTY, N On reverse side.)	RANCH PROPERTY, CRASH	10. STATE NATURE AND EXTENT OF FAC	NAME OF NUTHED PERSON OF DECEDENT. PROPERTY DAMAGE, LIBEL	11.	1	A S ELLIOTT STEPHEN M ELLIOTT CALEB G ELLIOTT	12. (See Instructions on reverse)	128. PROPERTY DAMAGE 12 \$100.000.00	I CERTEY THAT THE AMOUNT OF CLAIM COVERS ONLY DAMAGES AND IN AMOUNT IN FULL SATISFACTION AND FIALL SETTLEMENT OF THIS CLAIM	13a. SIGNATURE OF CLAIMANT (See Instructions on reverse side.)	CIVIL PENALTY FOR PRESENTING FRAUDULENT CLAIM The claimant shall fonds and pay to the United States the sum of 52,000. phus double the amount of damages austained by the United States. (See 31 U.S.C. 3729.)	95-107 Previous editions not usable.
0038		ade and FORM APPROVED sheet(s) If 105-0008 EXPIRES 4-30-88	representative, if any, ity. State and Zp Code)		7. TIME (A.M. OR P.M.) 13:17	pperty involved, the	living room sounded. The oted the time and Vaita G Pena with one way) into placed ad in the newspaper ad	iconvience to		UVALDE, TX	1	na said "fix it"	R THAN CLAMANT, STATE			Zip Code)		12d. TOTAL (Failure to scoodly may cause				Exhibit M
		WETTRUCTIONS: Preverse read carefully the instructions on the reverse aids and supply information requested on both sides of this form. Use additional sheet(s) if necessary. See reverse aids for additional instructions.	<ol> <li>Name, Activess of claimant and claimants personal representative, if any, (See instructions on revene.) (Number, street, city, State and Zp Code) A S ELLIOTT</li> </ol>	FORT SUMNER, NM	5. MARITAL STATUS 6. DATE AND DAY OF ACCIDENT 7. T YES 175EP01 13:17, MONDAY 13	6. Basis of Claim (State in detail the known facts and circumstances attending the damage, Injury, or death, identifying persons and property involved, the place of occurence and the cause Perevol (Liee additional pages if necessary.)	Tth Damage claim within established NSA. I was sitting at living room window inside house at ranch headquarters when sdnic boom sounded. The house shuddered and the window beside exploded inward. I noted the time and called 27thFW/PA to notify the incident. I spoke with Ms. Vaita G Pena with JAD; she would send claim forms. I had to drive 18 miles (one way) into town to advertise for carpener to replace window glass. I placed ad in the mewspaper and waited. A carpenter called several weks later and after a proinned wait. I repaired my window in FEBO2. One-half of newspaper ad	was \$5.55, carpenter and materials was \$136.62, my labor and inconvience to	vas \$200.00 @ \$100.00/day. PROPERTY DAMAGE	ADARE AND ADDRESS OF OWNER, F OTHER THAN CLAMANT (NUMBER, EFFER, CAY, STATE, and ZE CODE) GOTTOMITEE, LTD., A S ELLIOTT, MANAGING GEN PARTNER,	ROPERTY MAY	of house @ ranch hqtrs, DeBaca County, NM, USA Ms Pe	10. PERSONAL INJURY WRONGFUL DEATH STATE NATURE AND EXTENT OF EACH INJURY OR CAUSE OF DEATH, WHICH FORMS THE BASIS OF THE CLAIM. IF OTHER THAN CLAIMANT, STATE NAME OF INJURED PERSON OR DECEDENT.		WITNESSES	ADDRESS (Number, street, cft), Suate, and ZD Code) FORT SUMNER, NM UVALDE, TX		AMOUNT OF CLAIM (in dollars) 12c. WRONGFUL DEATH 12d. TOTAL (Failu	torieiture of \$ 342.17	ICENTEY THAT THE AMOUNT OF CLAMA COVERS ONLY DAMAGES AND INJURIES CAUSED BY THE ACCIDENT ABOVE AND AGREE TO ACCEPT SAD MOUNT IN FULL SATISFACTION AND FIRML SETTLEMENT OF THIS CLAMA 1984. SQUATURE OF CLAMANT (See Instructions on numeric soft)	CLAIM ON MAXING IN THE PRIMARY ON PROVIDENT	United States. or both. [See 18 U.S.C. 267, 1001 EXI

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NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES

PAGE 6-123

MATRUCTIONS: Please read carefully in inducctions on the reverse side and COMA APPROVED activity in the contraction on the reverse side for additional inducctions on the reverse side for additional inducctions on verses indices of claimant's personal representation, if any contraction on verses indices of claimant's personal representation, if any contraction on verses indices of claimant's personal representation, if any contraction on the reverse side for additional for the contraction on verses indices of claimant's personal representation, if any contraction on verses indices of claimant's personal representation, if any contraction on verses indices of claimant's personal representation, if any contraction on verses indices of claimant's personal representation, if any contraction on verses indices of claimant's personal representation, if any contraction on verses indices of claimant's personal representation, if any contraction on verses indices of claimant's personal representation, if any contraction on verses indices of claimant's personal representation, if any contraction on verses indices of claimant's personal representation, if any contraction on verses indices of claimant's personal representation, if any contraction on verses indices of claimant's personal representation, if any contraction on verses indices of claimant's personal representation, if any contraction on verses indices of claimant's personal representation, if any contraction on verses indices of claimant's personal representation on verses indices of claimant is a claimant of claimant on verses indices of claimant is a claimant of claimant on ve	UVALDE, TX STATUS 6. DAT VE ACCODENT 95 EPO2, MONDAY NIGHT 7. TIME (A.M. OR P. M.) ethnoding the damage. Injury. or death, identifying persons and property incored, the	weare and the control out a set of drouth on the weekend our calves early than (Strategic Plan). The Air Force is the only weare and set of validated environmental research and development (R&D) strategic plan before a state of validated environmental quality technology R&D to reduce damages from USAF/NMANG aircraft, at about 11:00 hours. I of the Strategic Plan is one of constant improvement.	I casted them not to overily just weared calves that would be, located east of our HQ vell within the infamous NSA. My son, t ranch watching Monday Night Football. He had observed many is that PM and into night, some using afterburners. At about ag that PM and into night, some using afterburners. At about is shuddered and the explosion lit up the room. He called me were shuddered and the explosion lit up the room. He called me of fragmented and incomplete Africon encommental quality programs was published in the first edition of the Strategic Plan in fiscal year 1992.	P. Range and later confirmed crash. F- B. Range and later confirmed crash. F- de pastured and stellocation where property may messecra within crash site pasture by various ite Commander, LtCol Doran, LtCol Bow ite Commander crave livestock from cri- out menomenen craves.	is of THE CLAMM. F OTHER THAN CLAMMART, STATE to gather horses, gather larger pasture, all in the into a larger pasture which his caused death of I steer.	, end Zip Code)	MOUNT OF CLAM (In domina) MOUNT OF CLAM (In domina) 12c WRONGFUL DE COW 1 Steer 6 500. \$1.00/#	INJURIES CAUSED BY THE ACCIDENT ABOVE AND AGREE TO ACCEPT SAID WM ***THIS IS FOR CATTLE OPERATION ONLY*** 130, Prone number of signatory 14. DATE OF CLAM 310, CLU CHAMAL PENALTY FOR PRESENTING FRAUDULET CLAMA OF MAXING FALSE STATEMENTS Fee of not more than \$10,000 or microscoperations for not more than \$10,000 or microscoperations or both. (See 78 120, C. 28, 71001)	NSH 754000534-4045 STANDAT 7.851 PRESCRI EXhibit O 28 CFR EXhibit O	NEW MEXICO TRAINING RANGE INITIATIVE EIS
CLAIM FOR DAMAGE, 1883 INJURY, OR DEATH 1000 1. Sucient To Appropriate Federal Agency: 27th/FW/JAD 101 S DL INGRAM BLVD	CANNON AFB, NM 88103-5219 3. TYPE OF EMPLOYMENT A. DATE OF BRITH 5. 0. MATANY & CANAM 2.1.JUN466 Y 8. Basis of Claim (State in deter the froom facts and choo	of occurning and the cause thereof (Use activity this ) had weared our calves early this ) 24,25MUGO2. The next day, Monday, airs office to notify them once ag empt to reduce damages from USAF/ )ke with the new PA Officer, CAPT ;	operations and asked them n as each year, located east stephen was at ranch watch! aircraft flying that PM and 20:33, the house shuddered Uvalde, Texas, and I called WetANA ADDESS CONNER FORETHANALL	Control and called Melrose DESCREE THE PROPERTY NATURE AND EXTENT O DESCREE THE PROPERTY ANTURE AND EXTENT O a most Cattle Vere observed personnel, Col Shovers, Si SPO2, Col Shovers said Yes,	ANTE MATURE AND EXTENT OF EACH INJURY ORCA NAME OF BULTED PERSON OR DECEDENT. CONTINUATION OF #9 above: the 184 Weaning calves and rain. This was a month too is more difficult to find so	A S ELLIOTT CALEB G ELLIOTT	SIEFHEN R ELLIOIT 12 (See http://doi.org/warea) 12 PROPERTY DAMAGE LOSS OF WEANING Labor to move trap use 1000. and calves	TCERTEY THAT THE AMOUNT OF CLAUM COVERS ONLY DAMAGES AND AMOUNT IN FULL SATTISSA STORM AND FALL SETTLEMENT OF THIS CL 13. SICURTURE OF CLAUAVIT (See Instructions on reverse adds). 13. SICURTURE OF CLAUAVIT (See Instructions on reverse adds). 13. SICURTURE OF CLAUAVIT FOR PRESENTING ONLINE ADDUCTOR TCLAM The Claiment shall formit and by the Wolfied States the sum of \$2,000. Data double for amounter CLAM	actio.	

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requirements. This report does not determine funding of programs, but can influence it. Funding is at the discretion of laboratory directors within the program (emeents. Science and Technology management requires customer approval of horatory programs a 1 reault of previous editions of this publication. This year the incorporation of products begins to afford the customer the	1. ID Number: 1410
opportunity to final research directed at specific solutions. OVERVIEW OF THIS DOCUMENT	2. Titte: A New Method Is Needed to Gather Defeatible Aircraft Operational Data for Use in Detarmining Noise Levels for Aircraft Beddowns/Realismmedw. and the Air Incontactor.
This publication again specifically cites the EY96 United States Air Force Environment. Sofery and Occupational Health Technology Mean Survey (ESOH TNS). Citations in this document refer to the most recent survey, published in December 1995, and approved with modifications by the Environmental Technology Review Board in December, 1995.	Compatible-Use-Zone Program 3. Pillar Sapperted: Undefined 4. Prierky: High
Several significant changes have been made in both the content and formatt of this Strategic Plan from the previous version. This edition contains expanded information about the products of laboratories' programs and projects.	5. Media: Noise, especially during the NEPA process. 6. Costantinaan(s):
This Strategic Plan has been reduced to two volumes. Volume 1, titled USAF Environment, Sofery, and Occapational Health, Research, Development and Acquisition Strategic Plan, summarizes the process used and how ESOH needs are being addressed by the laboratories' products, programs and projects. Key sections of Volume 1 include Section 5 and Section 6, Appendix C and Appendix D. Section 5 presents an overview of how ESOH technology needs, principally those needs ranked high priority in the FY96 ESOH TNS, are being addressed how the moduces of the resonance of high	<ol> <li>Key Policy or Regulatory Driver:</li> <li>National Environmental Policy Act (NEPA)</li> <li>Noise Control Act (NCA) of 1972</li> <li>4165.57, Air Installations Commatible Use Zones</li> </ol>
Air Force laboratories to address these needs. The information used in Section 5 has been provided by by Air Force laboratories. Section 6 is a summary of Technology Assessments or independent analyses of ESOH needs and the supporting laboratory programs. This section provides preliminary conclusions about the shifty of these modules to address the asset of a section provides preliminary	<ul> <li>AFI 32-7063, Air Installation Compatible Use Zone Program</li> <li>AFI 32-7062, Base Comprehensive Planning</li> <li>AFI 32-7060, intergency and Intergovernmental Coordination for Environmental Planning</li> </ul>
into potential commercial-off-the-shelf (COTS) and other houses and any provides some magning <u>Appendix C</u> commins a series of inbles that enable the reader to cross reference ESOH needs. needs to specific products of R&D programs addressing those needs.	8. Need Description: The Air Force is constantly realigning aircraft to meet the needs of the flying mission. A noise analysis is required for all actions involving the movement of aircraft during the National Environmental Policy Act (AFR A).
Volume II includes detailed information about USAF Laboratory Products and Associated Programs and Projects. Volume II is the supporting documentation to <u>Appendix C</u> of Volume I. This volume includes a complete description of the laboratory products matched to ESOH needs and identifies the laboratory programs and projects contributing to those products. The reader is also provide detailed descriptions about those contributing programs and projects.	Compatible Use Zone Program in accordance with Noise Control Act and DODI 32-7063. The computer program used to calculate these noise levels (NOISEMAP) has been refined over the years and is highly defensible against outside challenges. Unfortunately, the methods used to gather the information required is extremely vulnerable to fliggation. The current data collection methods do not provide indisputable data. In fact, the accuracy of the data is totally dependent upon human.
The remainder of this Exerutive Summary provides a synopsis (including Graphical depictions of funding by Filler) of Section 5 and <u>Appending</u> C of Volume 1, or how well ESOH needs are being addressed by Air Force Laboratory products, programs and projects.	data acquisition system that will recently valuetable to human error. The Air Force needs to develop a data that can then be read directly into BASEOPS (the computerized input program for NOISEMAP). Additional bearefits include sexual historical information for air quality; determining the source of noise for compliants and lawnics
SUMMARY OF THE SUPPORT OF ESOH NEEDS	designing terminal instruments are inwaue, assistance during accident investigations, and Current System Decompton: N/A
A summary of ESOH needs with associated laboratory products is presented below. More statistics are included in <u>Appendity C</u> in the cross reference tables of needs to products. These statistics, like <u>Appendity C</u> and Volume II, do not include potential COTS or other solutions to the ESOH Needs discussed in Sections 5, 6 and other Appendices.	Haster Volume Other Environmental Concerns: Noise is consistently a high-visibility environmental issue during the NEPA process. Over the past 20 years, the Air Force has worked to refine the computer models used to calculate noise levels generated by aircraft operations. These noise simulation models are now highly defensible against outside challenges; however, a chronic shortcomine evies to hencine and the against outside challenges; however, a chronic
<ul> <li>55 percent of the FY96 ESOH High priority and High plus Medium priority ranked needs have associated USAF laboratory products; however, only 47 percent of these products are fully funded (i.e., all projects associated with the product/program have reoicted funding in</li> </ul>	activity, flight geometry, and performance for motion in potenting accurate data on arcraft implementing aircraft beddowns when legally challenged. In addition, obtaining aircraft flight, information to accomplish calculations for air quality conformity is a best-guess at the most due th
the outyrears). • 48 percent of the total FY96 ESOH areds have associated USAF laboratory products; only 43 percent of these products are fully funded:	we uncount and all aircraft fying in the vicinity of installations. account all aircraft fying in the vicinity of installations. Current Cost of Process: Undefined Standards Specifications, Impacted: None
or prevent of the 1 Yeo ENOH High priority ranked and 60 percent of the total Compliance	Known R&D Efforts: Robert Lee AL/OEBN 513-255-3664 DSN 523-3664 Outside Needs: Mr Alan Zusman NAVFACENGCOM DSN 221-0090
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NEW MEXICO TRAINING RANGE IN 6.0 COMMENTS AND RESPONSES

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<ul> <li>1. ID Number: 1411</li> <li>1. Title: A Quantitative Dosage-Response Relationship for Predicting the Effects of Noise Is Required</li> <li>3. Pitlar Supported: Undefined</li> <li>3. Pitlar Supported: Undefined</li> <li>4. Priorty: High</li> <li>5. Media: Noise/Sonic Boom</li> <li>6. Contantantol</li> <li>6. Contantantol</li> <li>6. Contantantol</li> <li>7. Key Policy or Regulatory Driver</li> <li>6. Misional Environmental Policy Act (NEPA)</li> <li>6. Misional Environmental Impact (Nativis) Process</li> <li>6. Contantantol</li> <li>7. Key Solusi Boom</li> <li>6. Solusi Structure</li> <li>7. Key Solusi Structors</li> <li>7. Ali 13-201</li> <li>7. Ali 13-201</li> </ul>	8. Need Description: Because training operatious may overfly lands used for outdoor recreations, the hole of the special use attraptee established and milits of predict the effects of attrant house on work from populated attrant overflight and noise erropsare. Federal and train age special use attraptee established and milits of his network overflight and noise erropsare. Federal and result the outdoor recreations thave recently made the attrant of the special type his result the outdoor recreation that is a subjected by the aircraft overflight and noise erropsare. Federal and result greates which ontorule the assets largely utilized by milits and noise erropsare. Federal and restant agreate control over the airspace above the restorated for which upby are responsible, including that unitized by military aircraft. Today, no quantitative dosage-response which such a relationship could be based is in short supply. Aper from a social survey of wildenness visions sponsored by the Forest Service, no useful quantitative information of any kind exist: Gonsidering the great value of reliable information about recreationist's reactions to now aircraft possion requirements and y the Nations reactions to now aircraft possion requirements and y the Nations reactions to now aircraft possion requirements and by the Nations or analysis are noted on 1) ensure remvommental issues are based of on legally defensible, and on shout recreationist's reactions to a volume the restoration for the potential investor and any site method.	<ol> <li>Ungency: 1997</li> <li>Ungency: 1997</li> <li>Non-Compliance: Noncompliance with the National Environmental Policy Act can result in adverse impacts of proposed impact to the flying mission due to procedural violations wherein the potential impacts of proposed</li> <li>1 is</li> </ol>	NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES
9. Urgency: 1995 9. Urgency: 1995 9. Urgency: 1995 9. Urgency: 1995 10. Alternative Option: Carrent Method of Reducing the Problem: Noise data is collected by teams of trained individuals user Method of Reducing the Problem: Noise data is collected by teams of trained individuals conrollers and transient after personance prisonance personnel, air traffic conrollers and transient after personance prisonance personnel, air traffic controllers and transient after personance prisonance personnel, air traffic controllers and transient after personance in the transient processor (PIDP) and Autonnated Radar Terminal Systems (ARTS) are traminal indicator Data Processor (PIDP) and Autonnated Radar Terminal Systems (ARTS) are traminal indicator Data Processor (PIDP) and civilian (ARTS) retrawarys. These radar systems used to control air unfilte anound solutione, (ARTS) are traminal indicator Data Processor (PIDP) and civilian (ARTS) retrawarys. These radar systems used to control air unfilte anound solutione (ARTS) retrawarys. These radar systems continuously update information on the aircraft types altitude, airspect, and location of altitrarth within the air traffic controllers at airspect, however the information and musipulates it for use within the air traffic controllers at a later data. The Federal Aviation Administration currently records Autonnated Radar Terminal Systems (ARTS) data and manzipulates if to use with the Integrated Noise Model (Civilian noise models). The Auto- processor (PIDP) being installed at all Air Force Integrate with the PIDP radar systems, the for downloading of information. Software must be afored at a format to allow manipulation of the data in a hands-on and hands-off mode. Output filts must be allowed for all aircraft utilizing the integration is a partical type and time of days (PIDP) parts for a la signate of data in a strend type and time of days (PIDP) parts in a hands-off mode with dial-in capability by aircraft type and time of days (PIDP) parade an	Additional in formation may be found in the Needs-to-Products cross-reference table in the EX609. Strategic Plan	s	

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8. Need Description: USAF requires the ability to conduct supersonic flight operations in approved airrards and advanced anticircraft warpons systems are directly affected by the type, quality and amount of training they receive. As a result of the AF maining mission, there is there was the proble concern over the impact of mosts and anotic borns. Performance of the AF maining mission, there is the preprention in a divanced and anotic borns. Performance of the AF maining mission, there is the preprint upport the impact of mosts and anotic borns. Performance of the AF maining mission, there is the preprention in a more and anotic borns. Performance of the AF mission is and peridenting the impact of subscure and anotic borns. Performance of the AF mission is the proble concern over the impact of mosts and anotic borns. Performance of the AF mission is an upproved impact of spatsoute and angle and posts in a temploted of analysis are moded to 1, constitute the mission requirements and 3) ensure Air Force and analysis methods. The constitution point metal and real systs methods. The applicability of this relationship on many settings of pradicaling the annoyance of mosts annound of information about repetitive and exposures in residential for predicting the annoyance of mosts annound of further annoyance of sponse to some constrained. Both physical mol provision sequences in the Air Forces metal of the Air Force strategies of sponse to noise exposures in residential for the formation of information and there and expected noise exposures in residential for resease confidence in the Air Forces predicts the annoyance of operations and the date to aspectable operations are appreaded for the Air Force strategies of sponse to another prediction from both types of practical posts and formations and the date to aspectable one sections in the basis of operating sponse transmostic spectable and expected ones and the Air Force strategies of sponse to another presented of operating asponse transformation and the Air Force p	Digitized by
<ul> <li>Council of Environmental Quality (CEQ) Regulations</li> <li>USAF SON 1-81</li> </ul>	Additional information may be found in the Needs-to-Products cross-reference table in the FY96/97 Strategic Plan
<ol> <li>Key Policy or Regulatory Driver:</li> <li>National Environmental Policy Act (NEPA)</li> <li>AFI 32-7061, Environmental Impact Analytis Process</li> <li>AFR 55-34</li> </ol>	number of overflights actually noticed; and 3) a set of timed or exit interviews dealing with recreationists' overall satisfaction and other reactions of their visits. Because little or no quantitative information of any kind exists, specifically for military operations, even limited study in this area would be beneficial.
4. Priority: Low 5. Media: NoiseSonic Boom 6. Contaminant(s):	Minimal Success Criteria: The successful solution would result in development of a dosage-response relationship to predict annoyance in the case of noise exposure of outdoor recreationists. Partial success would be to study results providing. 1) an indication of the relative exposure of outdoor recreationists to aircraft, ambient, self, and other noises throughout their recreational coverences. 2) domentation of spontaneous reactions to such noise exposure and the number of coveriences.
<ol> <li>Title: Methods Are Needed to Assess the Amoyance of Sporadic Exposure to Sonic Booms and the Combined Amoyance of Noise Exposure of Subsonic and Supersonic Operations</li> <li>Plilar Supported: Undefined</li> </ol>	Current Method of Reducing the Problem: None. This issue has not been extensively addressed in the past, however the shift in the overall airspace question indicates emphasis should be placed in this area to maintain current and future airspace requirements. Potential Solutions: N/A
0038 1. ID Number: 1412	actions and alternatives have not been analyzed and utilized for decision-making purposes. In addition, adverse impacts due to legal injunction and/or public and political concern has the potential to occur thereby impacting the training mission and ability of the USAF to establish and maintain its airspace assets. The Air Force must begin to reacive psychoacoustical issues to increase confidence in the Air Force's methods for assessing impacts of its operation.

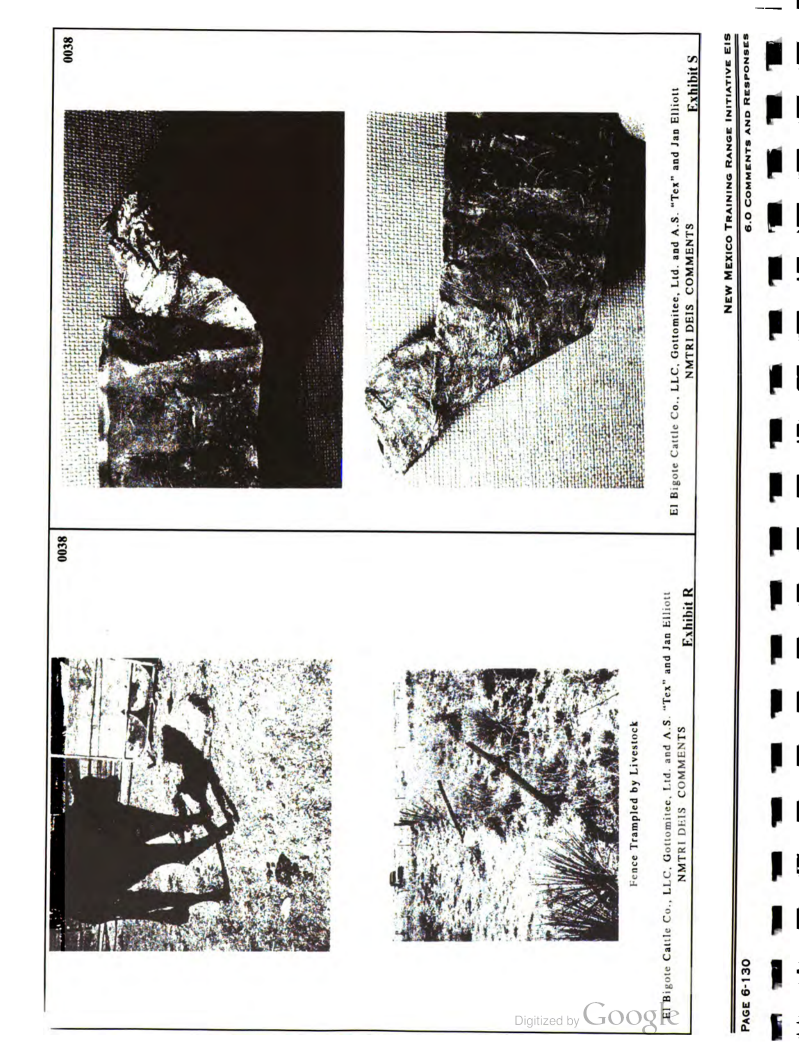
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	airspace of operational parameters of supersonic training. Extent of the Problem: An important part of the USAF EIAP effort involves the prediction of aircraft noise and resulting impact due to subsonic noise and sonic boom. An improved model to determine the annoyance of noise exposure due to supersonic operations is needed with focus on the Spondic exposure to sparsely populated meas over which AF supersonic operations typically occur. Other services have similar needed.	1. ID Number: 1413
	Standard:Specifications Impacted: N/A Known R&D Efforts: None Outside Needs: Other services such as the Navy and Army	<ol><li>Title: Model Updates to the Assessment System for Aircraft Noise (ASAN) for Prediction of Noise Exposure from Military Aircraft Operations and the Resulting Impact to Humans, Animals and Survetures</li></ol>
	9. Urgency: 1996 Non-Compliance: Noncompliance with the National Environmental Policy Act can result in adverse inpact to the flying mission due to procedural volutions wherein the potential impacts of proposed actions and alternatives have not been analyzed and utilized for decision-making purposes. In addition, adverse impacts due logal injuryers and utilized for decision-making purposes. In addition, adverse impacts due to legal injurcion and/or public and political concern has the potential to occur and impact due to legal injurcion and/or public and political concern has the potential to occur and impact the training mission. The Air Force must resolve physical and psychoacoustical issues to increase confidence in the Air Force must resolve physical and psychoacoustical booms over largely dispersed poultations.	<ol> <li>2. Pillar Supported: Undefined</li> <li>4. Priority: High</li> <li>5. Media: Noise</li> <li>6. Contaminant(a):</li> </ol>
	10. Alternative Options: Current Method of Reducing the Problem: The dosage-response relationship on which the Air Force currently relies for predicting the annoyance of exposure to sonic booms was produced in 1981 by CHABA Working Group 84 on the basis of modest amounts of information about repetitive and expected noise exposures in residential communities. The applicability of this relationship to many settings of practical interest to the Air Force has need been demonstrated. Also, because both subsonic and sonic boom impacts are identified as a major public concern, the methodology of addressing combined annoyance due to noise exposure from subsonic operations and that due to supersonic operations separately is based on two different dosage-response relationship. An accurate concernent of appreciation sections of the relationship. An accurate	<ol> <li>Key Folicy or Regulatory Driver.</li> <li>National Environmental Policy Act (NEPA)</li> <li>AFI 32-7061, Environmental Impact Analysis Process         <ul> <li>Council of Environmental Quality (CEQ) Regulations</li> <li>USAF SON 1-81</li> <li>Program Management Directive (PMD) 4093 (7)/Pe 0603723F for Noise and Souic Boom Impact Technology (NSBIT)</li> </ul> </li> <li>Keed Distribution: USAF seminary the ability to conduct flight measuring and souic Boom</li> </ol>
	Potential Solutions: N/A Minimal Solutions: N/A Minimal Success Criteria: Increased confidence in the prediction of auroyance of sonic boom and the combined subsonic/sonic boom component of the AF noise analysis of aircraft operations. Real-time field measurements of personal noise exposure (in addition to or instead of place oriented), compled with measurements of individual nextions to such exposure to verify the adequary of the equal energy hypothesis (on which the use of CDNI, as a predictor variable reats) are required. Additional information may be found in the Needs-to-Products cross-reference table in the FYS697. Strategic Plan	rarges, and in designated airspace. This requirity to controlling encroachment of airfields and weapons rarges, and in designated airspace. This requirity to controlling encroachment of airfields and weapons argues. Performance of this mission is dependent upon the ability to describe and assess in a timely mud defensible manner, the magnitude and impact of subsonic and supersonic noise, particularly noise impacts associated with MTSs and MOAs. New and refined methods of analysis are needed to the impacts associated with MTSs and MOAs. New and refined methods of analysis are needed to the impacts associated with MTSs and MOAs. New and refined methods of analysis are needed to the impacts associated with MTSs and MOAs. New and refined methods of analysis are needed to the impact associated with MTSs and MOAs. New and refined methods of analysis are needed to the impact associated with MTS and MOAs. New and refined methods of analysis are needed to their deticinon-methic magnets of proposed actions and attraptives and to use three analyzes in their deticinon-making process. The USAF Environmental Impact Analysis Process (EIAP) understanding of the potential environmental Impact Analysis process (EIAP) in their deticinon-making process. The USAF Environmental Impact Analysis are and itermatives. A major part of the USAF Environmental Impact Analysis are and an internatives and the mature recording of the Dotential environmental Impact Analysis process (EIAP) inderstanding of the EUSAF aftor involves the prediction of aircraft hone reficts and MIRTS in a process. The low ANA is and ANA is a process of a proposed actions and alternatives. A major part of the USAF Environmental Impact Analysis process (EIAP)
Digitized by Goo		Training Routes (MTRs), encompassing approximately one half million square miles of domestic atrepace. The USAF must be able to predict aircraft noise levels in exposed areas, the effects of both autosmic aircraft noise and some booms on the populations, the dynamical wildlife, health and welfare of domestic anirmals and damage to conventional and nonconventional structures. Updates and additions to Version 1.0 of ASAN (scheduled for release FY95) will be required including, but not limited to, Model to of ASAN (scheduled for release FY95) will be required for including, but not limited to. Model is for Predicting Effects of Airwaft Noise and Sonic Boom on Structure, Model to Assess Noise limpacts for Training Routes and Milliury Operating Areas and Models for Predicting Effects of Aircraft Noise and Sonic Boom on Humans. <i>Current System Description:</i> ASAN is a computer-based planning and decision support system for predicting and analyzing the effects of MIRs), Millitary Operating Areas and structures in Millitary Training Routes (MTRs), Millitary Operating Areas (MOA5), and Ranges. It will be used by the USAF operational and environmental planning and actional while be used by the USAF operational and environmental planning and thereional will be used by the USAF operational and environmental planning and the environal structures in will be used by the USAF operational and environmental planning commendies. It is will be used by the USAF operational and environmental planning commendies of newforofind and structure and solute and sonic homes and sonic fore and sonic fore and subsciences and solute of the operational
gle	X	involves mating existing Geographical Information System (GIS) technology with available
		NEW MEXICO TRAINING RANGE INITIATIVE EIS
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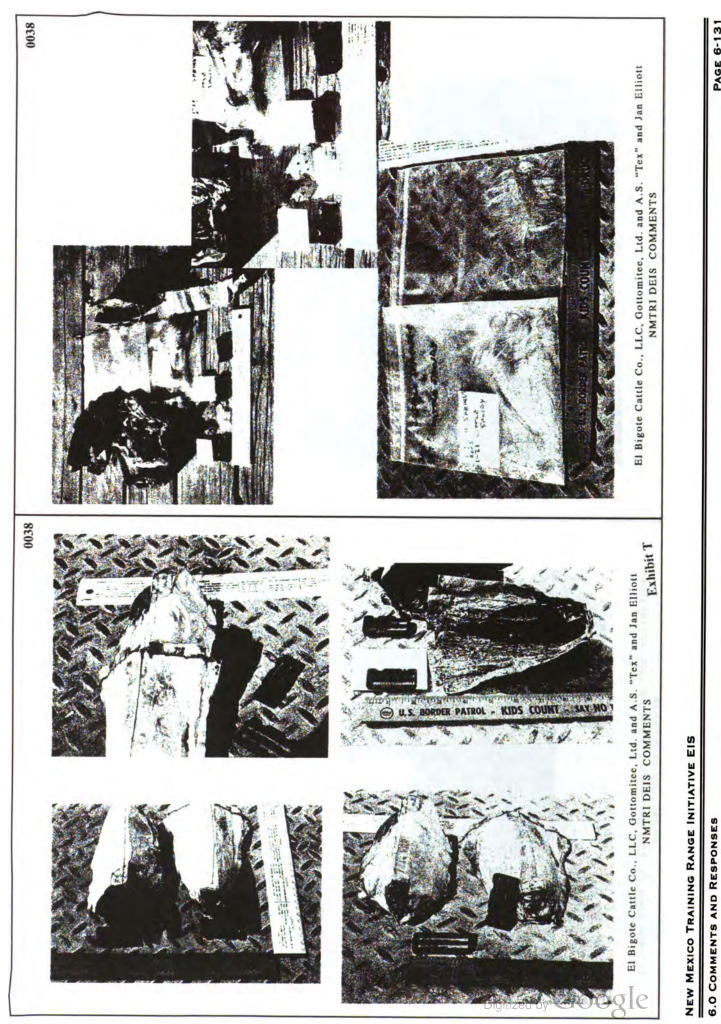
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planning and decision support systems for addressing aircraft related environmental noise issues. The system will incorporate the results of 6.2 and 6.3 R&D projects in noise generation and propagation modeling and the Facily defensible noise elements in environmental dominance	DEPARTMENT OF THE AIR FORCE AIR FORCE LEGAL SERVICES AGENCY (AFLSA)
prepared to assess existing and proposed to one construction in MTR. Wate/Volume/Other Environmental Concerns: See Minimal Success Chileria. Current Cost of Process: Current cost of noise analysis component of ELAP documentation varies extensively and is dependent upon the type of action and its complexity (5 to 50 K). Extensi of the Problem: A major part of the USAAF ELAP effort involves the prediction of airraft noise effects around air bases, in over 350 Military Operating Areas (MOAs), in restricted areas and million returns the of the medic of the medic of the compassing approximately one half	AFLSA/JACT & AFLSA/JACT 1501 Wilson Boulevard, Room 835 Arlington, VA 22209-2403 Mr. A S Filior
Standards/Specifications Impacted: Nurs acrytes nave similar needs. Standards/Specifications Impacted: NNA Known R&D Efforts: Maj left Fordon AL/OEBN (513) 255-3376 DSN 785-3376 Outside Needs: ACCPO/72P/JA/PA, other USAF Operational MAJCOMs, Navy and Army.	General Partner of Gottomitee, Ltd. Fort Summer, NM
9. Urgeacy: 1996 9. Urgeacy: 1996 9. Orgenations of the second state	Re: Appeal of Denial of Claim for Property Damage (Air Force Claim No. Cannon AFB 03-31) Dear Mr. Elliott
10. Alternative Options: Current Method of Reducing the Problem: Prior to the initial release of the ASAN, there exists no systematic methodology for assessing the impacts of aircraft noise an sonic booms to humans, animals and structures. Environmental Impact Analysis Process (EIAP) documents presently use a variety of noise description and assessment models/databases, offen being of questionable scientific value. Noise analyses are accompliabed yusing a screet of individual models to address potential impacts to humans, animals and structures beneath various estimates are strenging and structures for use with ASAN and will field the system at all ACC bases over during the FV St-S6 functione. Current office ADM communities.	In letters dated 30 June 2003 and 31 December 2003, our office offered to settle your property damage claim for the amount of \$142.17. Since your response, dated 15 January 2004, did not indicate acceptance of our offer, we are treating the non-acceptance of our original determination of your claim under the provisions of the Military Claims Act (MCA), which is Title 10 of the United States Code, Section 2733. After carefully reviewing the facts and the applicable law, including the information in your response, I have denied the appeal.
Minimal Success Criteria: The noise suppress component of ELPP document would accurately predict the noise exposure and resulting impacts of subsonic and supersonic aircraft operations on purdict the noise exposure and resulting impacts of subsonic and supersonic aircraft operations on tranans, animals and structures in a consistent, legally defensible manner using scientific, state-of-the-art technology and methodology. Anything less has the potential to impact the USAF flying mission.	The reason for denying the claim is that you have not submitted any documentation to substantiate an additional \$200.00 for your labor and inconvenience. This is the final denial of your appeal under the MCA. Although I do not find its provisions applicable, this denial also satisfies the administrative filing requirements of the
Automial information may be found in the Needs-to-Froducts cross-reference table in the LTX/21. Strategic Plan	Footeral for Claims Act, which is the zo of the United States Code, sections 1.9400, 2011- 2680. As such, suit may be brought against the United States in an appropriate United States District Court not later than six months from the date of mailing this letter.
	Sincerely $Z F_{Au}$ , $\overline{\lambda}$ , $/$ R. ERLC RISSLING, Colonel, USAF Chief, Tort Claims and Lingation Division
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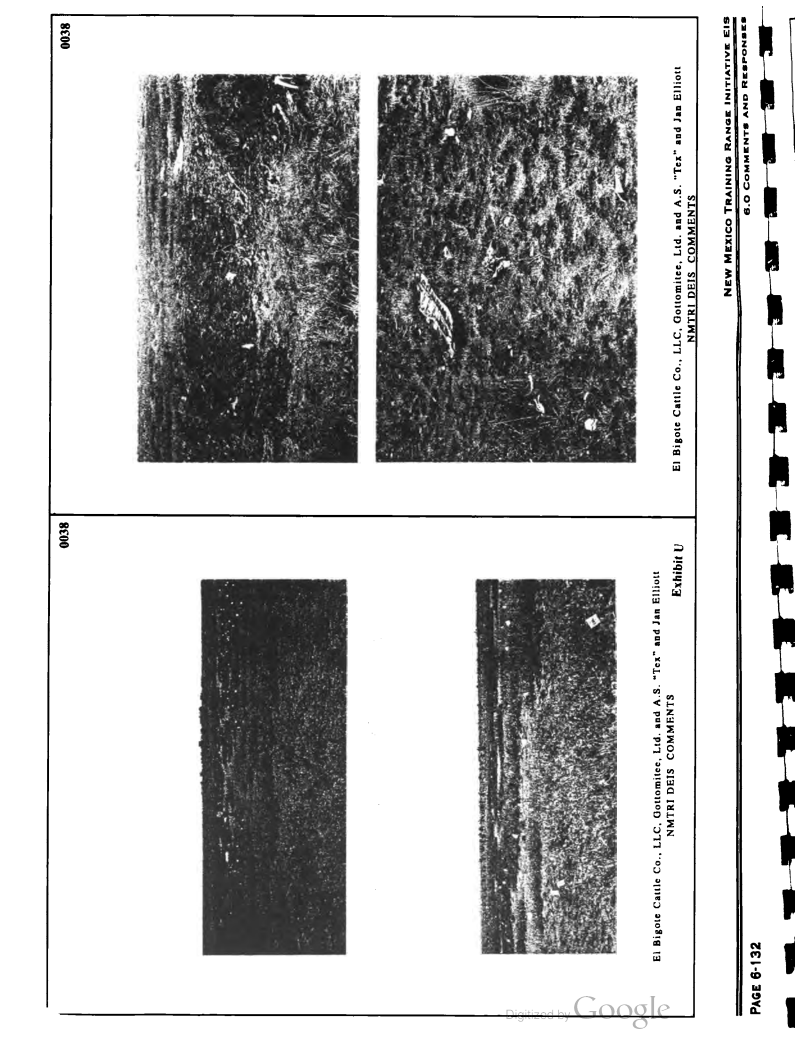
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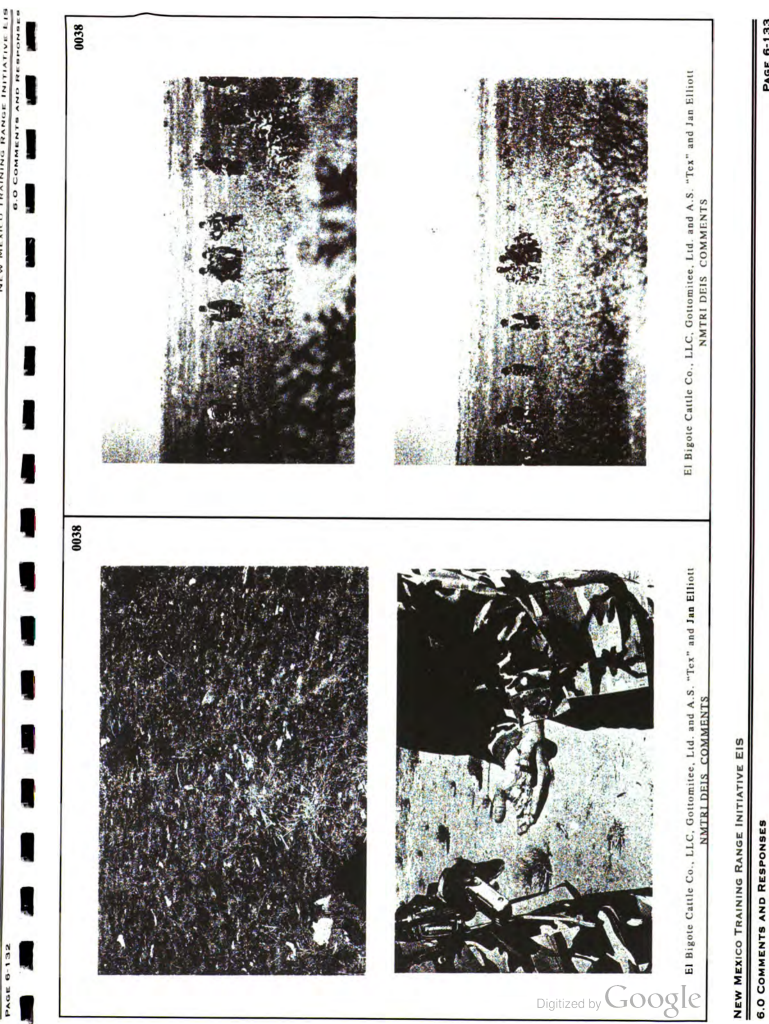
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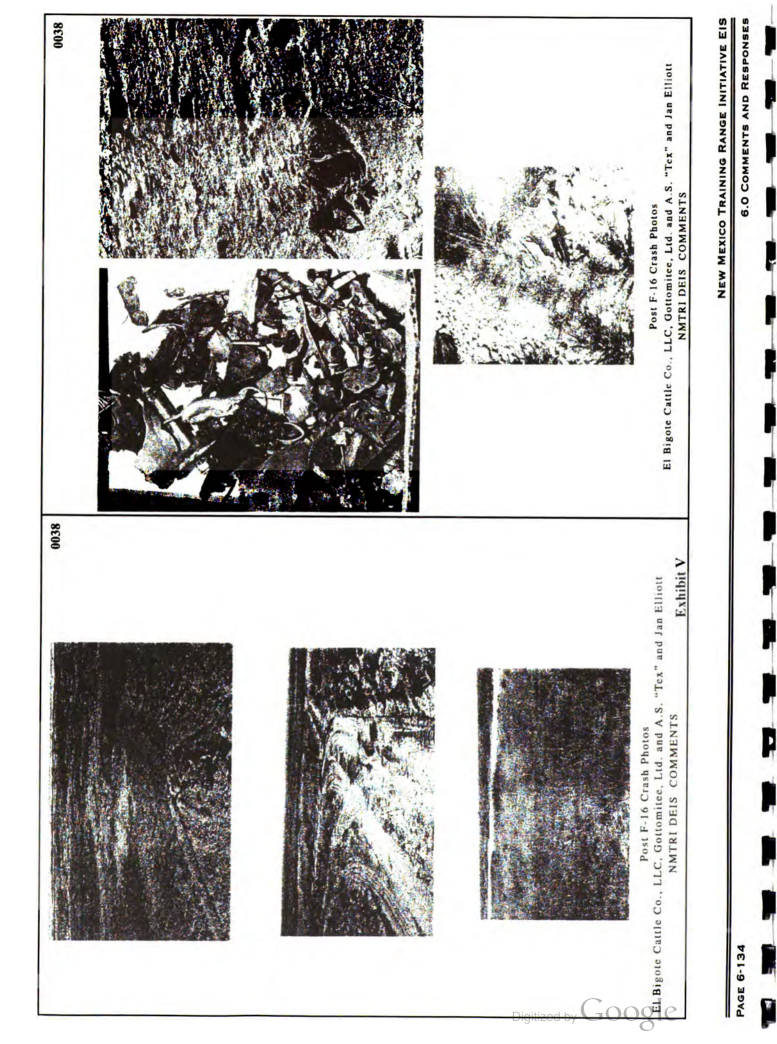


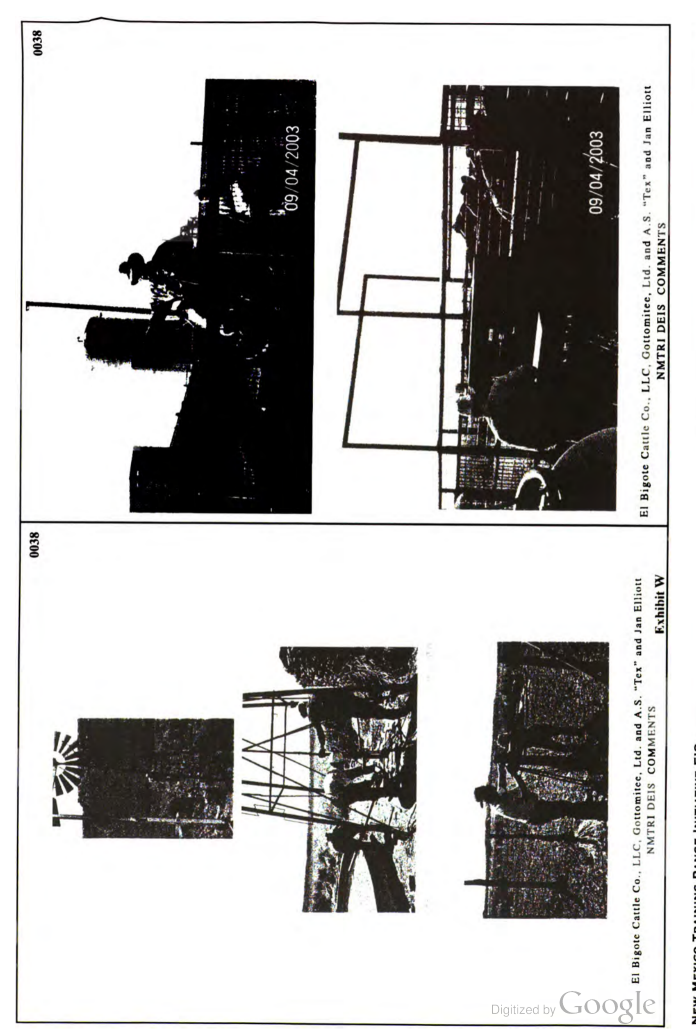


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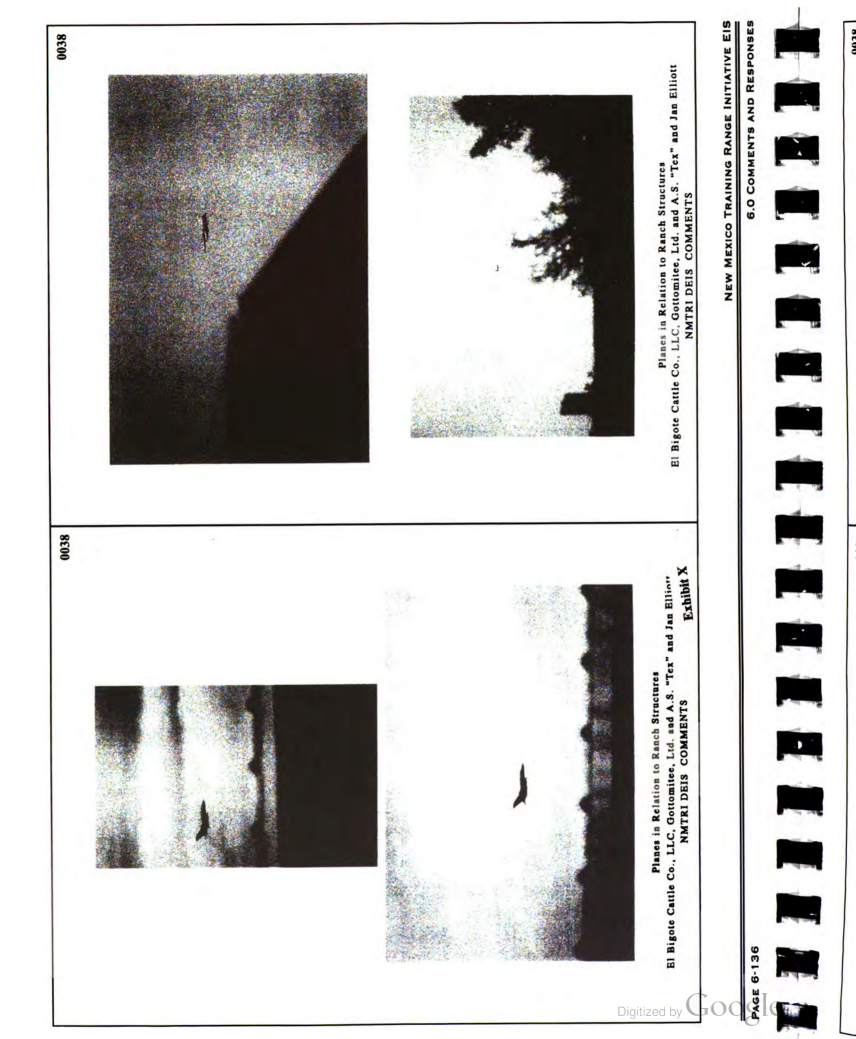
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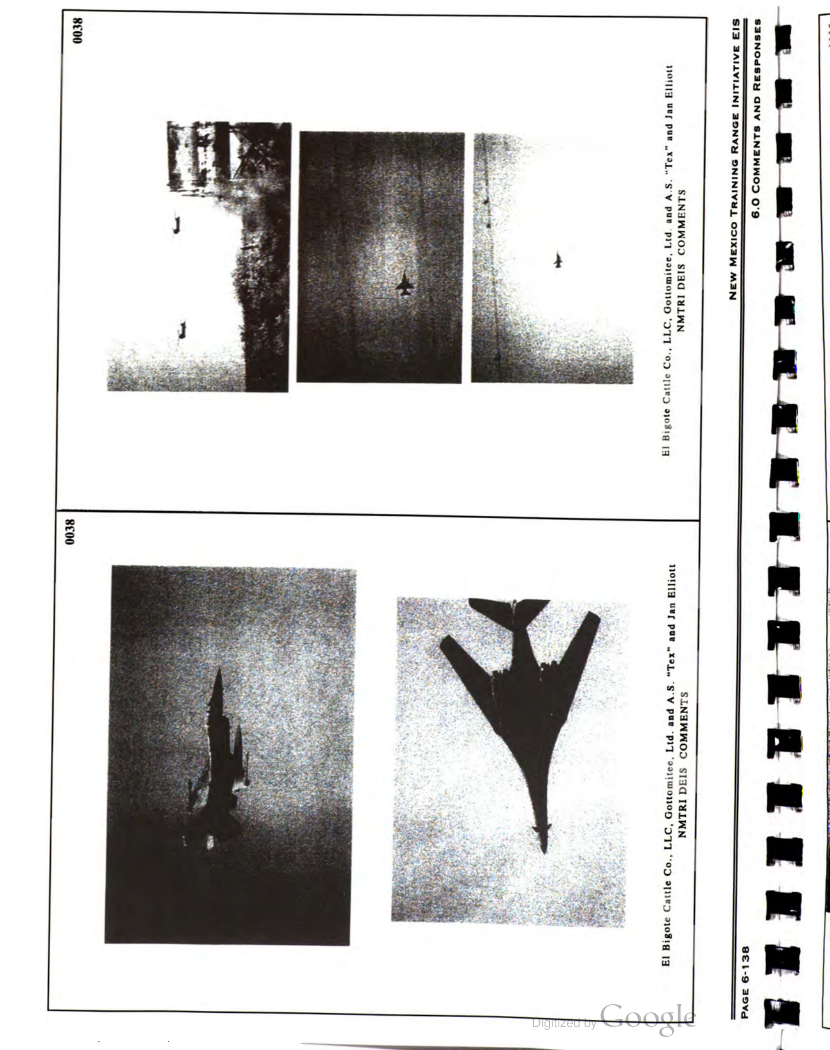
PAGE 6-134

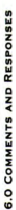
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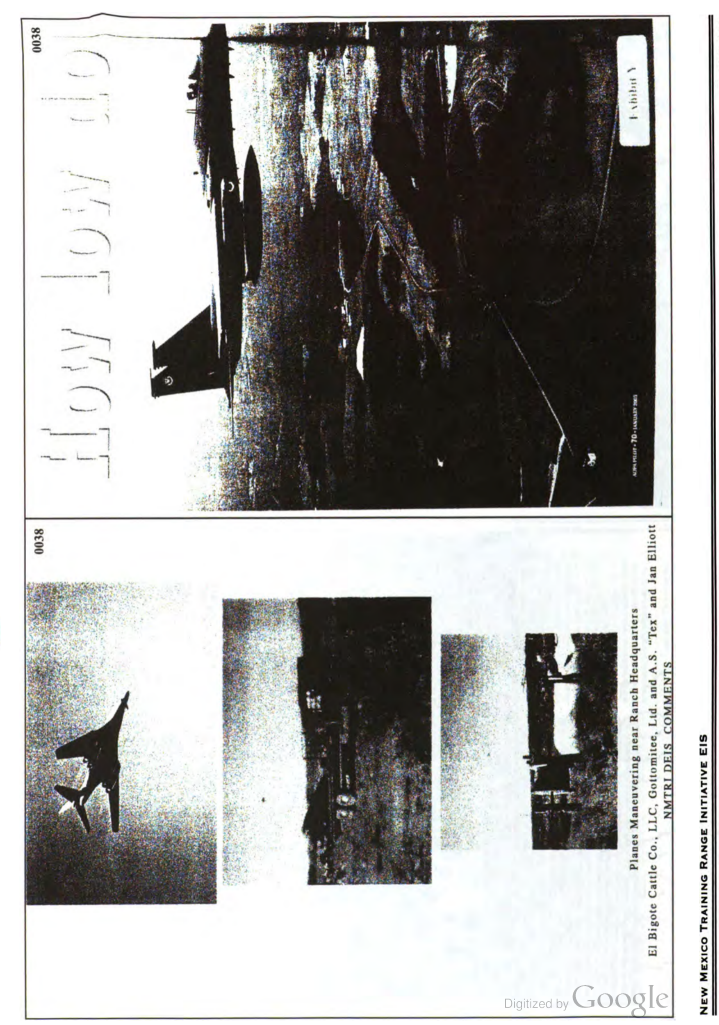


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6.0 COMMENTS AND RESPONSES







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NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES PAGE 6-140

it's legal, it doesn't make it smart." Vic and his fellow pilots don't try to mask their incredulity to what they see as the enormous safety risks that simulwith a shake of his head. "Even though

While MOAs and MTRs are special-use alrspace, they are not restricted airspace. Air Force pilots are quick to point out that clvilian and military alrcraft have equal rights to the airspace even when the airspace is active. "It's see and avoid," Vic repeatedly stated

As a general aviation pilot, I've always been too chicken to fly into a hot MOA because my first flight instructor in-stilled a simultaneous fear of God and MOAs-and I'm glad he did. Now I know firsthand that when a GA aircraft flies it's like a blind man walking through traffic. With up to 20 military aircraft through the middle of maneuvering jets, crammed into a chunk of sky during training for major strikes, the risk of a collision is so high for everyone that the military stops what it's doing until the

quirements, communications, and weapons tactics, and you've got a "task

saturated" environment for the pilot.

direction so that they snake their way It didn't take too

across the MOA.

to the opposite

regarding other aircraft, navigation re-

eyeballs. Then they re-

peat the process

50

GA aircraft has cleared the area.

began seeking the relief of many turns before

had spotted cruising southbound through the middle of the MOA. The irritation in Vic's voice as he dimore understandable with my new en-lightenment. At these speeds and alti-tudes, just avoiding the ground and your wingman is a lot of work. Add to rected my gaze was unmistakable and

few seconds later I was in my own world when Vics urgent voice and sharp a barf bag. Vic rolled level and called "One-Bravo is code two" over the radio to wingman Col. Creid Johnson. That told and level so I could begin heaving. A pulled my head out of my little white bag Johnson we'd be flying straight n a futile attempt to see a Cessna that Vic words penetrated my consciousness.

that the need for situational awareness each other's blind spots with radar and

working its way to my toes. With the G warmup out of the way, we began flying what the Air Force calls 'tactical turns." In short, the two aircraft take turns making high-G, 45-to-90-degree heading changes in order to check

Gs for as long as 30 seconds. The camera in my hand becomes nearly impossible to keep to my eye and my stomach starts

develops at least 6 Gs and as much as 8.5

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ADPA PILOT - 72 - JANUARY 2005

AOPA tag along for a flight on VR1754, one of the many high-spred, low-level of how the military Force agreed to let ttempt to get a better picture of how level alrspace, the U.S. Air Force

Solfs not a place for surprises

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very our course of the second 
cruiting poster named Capit, Jared San 10s, proposed plan B. "Vie," as he intra duced himself by phone a 1ew week

cel the flight altogether

the Farmville MCA imiliary operations areas for routine low-level training. The decision took less that a second to consider and, as plan B went into action. Vic canceled RIT74 and fited for Farmville. The F-15 is designed to be a high-altitude interceptor. Is plob is to 10 y fight and shorts of high-altitude interceptor. Is in a smost military folks will tell you. "The energy has a vote," and be won't always fight the way you wantism to To be ready, F-158, F-168, and other air supretiority

airspace, n military

when it's hot, Took out BY TIM WRIGHT ANDTOGRAPHY BY THE ALTHOR

Ighters need to come down to Earth and practice combai operations in a low-abitude environment. Flut mered is why the Farmville MOA, a golf-ctub-shape chunk of airspace

over the rolling Piedmont of Virginia, was created. With a tulk-bird colonel for his wingmun, Vic lends us fur

the MOA with a steady step down from 12,000 feet mst u 1,000 feet agl. Radio calls to Washington Center air tradii chand that Vic would try to maintain 1,00 initiato control provide the local attimeter scring. MOA as heing "hot." In honor of my civilia deemed befo

we spectrate of the normal 500 feet and we'd slow to 326 knots from a typical 486 knots. Vic would later describe the flight as "pretty vandla." Once inside the MOA. Viewarns we're about to take soi

Gs as a "warmup" for the rest of the flight, humediately we violently roll into a series of right and left turns. Each turn

Force F-15Cs of the First Fighter Wing on the ramp at Langley Air Force Base In Hempton, Virginia, as Aircraft malatelyan as aircraft maintainen are them for flight (left and right).

MOAs are hot. However, according to members say they will divert around MOA airspace if they're unable to learn if taneous military and civilian operations seat vantage point, where all I had to do majority of GA pilots just don't care if AOPA surveys, at least 73 percent of the With the upsurge in military training 11, 2001, the problem has grown. Thank-fully, because of AOPA's education and into my lirtle white bag. I became acutely mously demanding and dangerous it is hot or cold. In fact, the inability to get cial-use airspace is seen as one of the persistence, progress is being mude as the military has come to understand GA can create in a hot MOA. From my back was watch, listen, and accurately bart aware that this type of flying is enorwithout including the potential aerial landmines of GA aircraft. One Langley pilot said he was convinced that the vast information regarding the status of spebiggest concerns for the GA community. since the terrorist attacks of September



concerns. Recently, the controlling space have started appearing on new mation. The FAA has even begun a new agency frequencies for each slice of aircharts. Hopefully this will give GA pilots a direct link to current, real-time infor-

radar coverage, and flight paths, he to diagram tactical turns. As part of the of knowing where your wingman is at all

age,

Splash.jsp) to help notify all pilots when areas across the country are hot and when others should be (see "Consulting Whether they're flying in a MOA or along an MTR, some GA pilots assume that military pilots always see them on radar. That's a huge assumption. A

the AP/1B," page 75).

sketches out a spaghetti of colored lines

discussion, Vic stresses the importance times. It wasn't too long ago that a wingman looked down to adjust his radar his lead. When he looked up, he mis-The ensuing collision killed the lead At 480 knots, an aircraft covers 8 miles says Vic. With a GA aircraft crossing Vic's flight path at two miles, a distance that er aircraft visually in the typical mid-Atlantic haze, that gives a maximum of 15 seconds before the sky begins to rain twisted aluminum. In those 15 seconds, the GA pilot should hope that Vic isn't distracted by reading a chart, adjusting his radar, making a radio change, or any number of things. "Do the math," says Unfortumately for the GA pilot, his chances of seeing a military aircraft

during a four-ship turn and lost sight of

identified another aircraft as his lead

20 minutes at Farmville, the wingman's busted radar is not a go/no-go decision for many missions. In fact, during our radar was acting up and never displayed either of the two GA aircraft that flew through the MOA. Further clouding the matter is that the on-board craft. The algorithms that control what displays on radar are written to see ly possible that the radar may see a GA

radar is not designed to look for GA air-

aircraft, but not display it because of a setting on the radar designed to filter out ground clutter. If a target is slow enough, the radar thinks it's a car or

the "Ground Moving Target Inhibitor,"

larger, faster-moving targets. It's entire-

a minute or 1 mile every 7.5 seconds

pilot and both aircraft were lost.

he considers realistic for sighting anoth-

Defining airspace

r of SUA. 3 A CALLE) on 

at a dry-erase board with a fistful of multicolored markers. Using different colors takes us back to "see and avoid."

enough of a radar return in the first place. Gliders, Piper Cubs, and other small aircraft may not have enough duce what little signal they have. Which metal in them to even return a signal relation to the radar may further re-

And if they do return, their position in

There's also the matter of not having

Back on the ground at Langley. Vic is

to represent aircraft, pilot visual cover-

NOPA PILOT - 73 - LANUARY 2005

that they-the military-are nearby.

PILDT - 74 - LANI LARY

fact, Vic and his fellow pilots are con-

Mission: Possible

If you spot a military aircraft at your altitude and suspect he is unaware of your presence, some suggest raising ble. If you have enough altitude, Vic suggests you make like a bird and de-scend. At the speeds the military flies, you're essentially motionless to them collision threat most likely still exists been surprised to find themselves bracketed right, left, top, and bottom by action. if he does spot you, should be and you're not going to outrun or outclimb them. Also, if you see one fast tarbecause combat aircraft almost never reflexive training, and most likely he'll vert airspeed to altitude to give himself your wing to make yourself more visi fly solo. Formations of four to eight aircraft are common, and GA pilots have passing aircraft. The military pilot's reinstinctively "climb to cope." He'll conget moving across your windshield,

to determine what is happening and what his options are. The redu ced speed and higher altitude give him time fix problems and improve his chances for a successful ejection. Last year, an F-15E on VR1752 crossed paths with a vulture at 700 feet agl near Callaway, Virginia. The bird went down the right intake and while being converted to sausage it destroyed the engine. The draulic lines were cut, and the Eagle started slowly rolling out of control to engine caught fire, turbine blades went flying like shrapnel, electrical and hythe right. After riding through a complete roll, the crew was able to safely eject partly because the pilot was able While MOAs are clearly marked on sectionals, the thin gray lines marking centerline of the route, but aircraft can MTRs can be somewhat misleading The gray lines supposedly indicate the to convert airspeed to altitude. 2

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be anywhere within the corridor that the line helps define. Muddying the waters, the charts don't show the multiple alternate entry and exit points and corridors that may accompany a route. nor do they indicate that the centerline is frequently well away from the center of the route corridor. For instance, VR100 in New Mexico shows one route segment to be five nautical miles right routes, however, tend to be between learn if the route will be hot. They'd other segment of the same route is list. ed as two nm right and 28 nm left. Most centerline. Like MOAs. they ought to be vice station or the controlling agency to tion and what air bases are in your area and three nm left of the centerline. An three and five nm on either side of the avoided when they are hot. If you plar to fly in an MTR, the military emphatialso like you to know the route's locacally urges you to contact a flight ser



ed to make them hard to see, their flight tactics are meant to make them difficult to spot, and the visibility from GA aircraft is often poor compared to that out of a military canopy. While admitting there is no way to know it for a vinced that few GA pilots ever know

closing in on him aren't very high. Combat aircraft are deliberately paint-

"That's a short time to die."

VIC.

truck and won't display it.

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6.0 COMMENTS AND RESPONSES

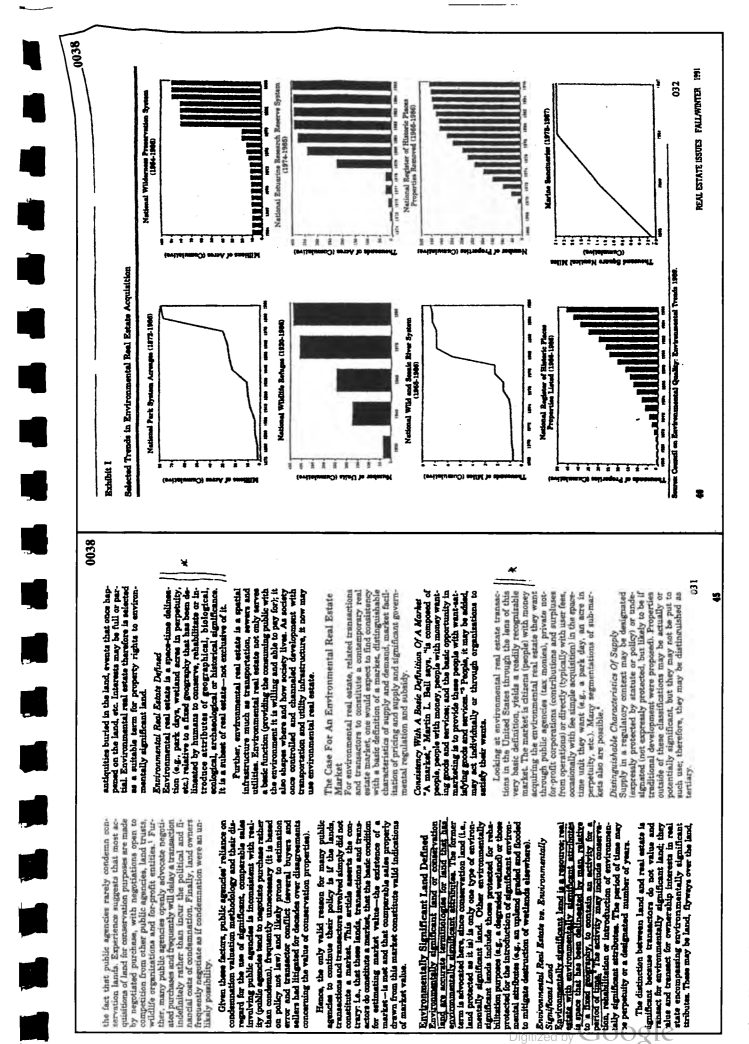
NEW MEXICO TRAINING RANGE INITIATIVE EIS

			lines, endangered species habitats, etc.) trans- act for the purpose of conservation, a valuation question arises for real estate counselors: do these lands, related transactions and transactors consti- tute a market?	
<text><text><text><text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text></text></text></text>	ir C	A CASE FOR AN ENVIRON- MENTAL	The Significance Of Asserting A Market If conservation lands, related transactions and transactors do constitute a market, them counselors should be able to use comparable sales properly drawn from the market as valid indications of market value. If they do not constitute a market, counselors prob- ably will continue to be asked by public agencies to appraise these rarely condemned lands by using condemnation valuation methodology, to ignore highly comparable sales involving public agencies and rely on sales of dissimilar properties bought for counselors will continue to be asked the gence in their valuation of conservation lands the most prob- able use of many properties - conservation - and the most similar comparable sales - properties pur- chased for conservation.	
With and only when the conduction the strength and the conduction proversion the strength and the conduction proversion the strength and the conduction proversion of the strength and the conduction proversion of the strength and the conduction proversion and the conduction prov	Defense flight information publication* that AA718 describes: The include uncharted radio towers, small farms, bald-eagle nests, noise-sensitive . and radio telescopes). es f vernings identify towns, neiphonchoods, aroided because of "congressional" or "pres- ce and quiet of that location! et operating below 250 knots and between	<b>MARKET</b> If environmental real estate is a contemporary market, real estate counselors need to recognize that supply and demond former informer	Valuation of protected wetlands is an example. A counselor may be asked to rey on sales of lands with alternative uses involving private parties, rather than rely on relatively similar sales of wetlands in- volving public agencies. The potential for estimation error, because of reliance on dissimilar comparable sales, and ensuing transactor conflict is significant. Fublic agencies encourage counselors to apply condemnation valuation methodology often because of policy. This policy has four apparent roots:	
a where netters the terma where netters terma where	tude MTRs used only when the cloud celling of visibility exceeds five miles. TRs that are flown only under IFR regardless ey be in use when the weather is worse than	by Donald C. Wilson	<ol> <li>Public agencies have condemnation power; so even if they are not planning to use it, they appar- ently think they must follow condemnation valua- tion methods in case they change their minds and decide to condemn these properties.</li> </ol>	4
<ul> <li><i>a</i>-<i>bM</i></li> <li><i>b</i>-<i>bM</i></li> &lt;</ul>				
under dragenet has had jets a privation in the second moment has a privation in the second moment in the second			<ol> <li>Public agencies find standardization of ap- praisal approaches cheaper and easier to deal with; so they impose condemnation valuation across the board regardless of its appropriateness.</li> </ol>	
The service of the and service of the and service of the and the service of the service of the and the service of the se	though Carpenter has had jets at pat- tern altitude, he doewn't consuler them to 'te a major problem, just "keep your			*
Welt or wong it appear many mile with seating to a fine write the a may be found on the computation is reclease the ment of the choputation is reclease two associety three and photoge when it comes to thyng in hot, special post/inexembly appear it is in a first mond. While studies and ancore are proceeded as a seating to the comes to the studies and ancore as a seating to the comes to the studies and ancore as a seating to the studies and ancore as a seating to the comes to the studies and ancore as a seating to the studies to the state seating to the seating to the seating tothe seating to the s	Toutes are advanys hour. After all, he says, additional in "You are never relieved of your responsi- tility to see and avoid."		Donald C. Wilson is a real estore consultant at Trertee Torio Compary in Birmingham, MI, He holds an M.S. degree in real estate and appraisal and investment analysis.	
use airspace. While studies and ancedo- REAL ESTATE ISSUES FALLWRITER ESUES FALLWRITER	Tight or wrong, it appears many mili- multiper vigits. Tarr phots are convinced that a large-sage may be teurd on ment of the GA population is reckless tww anda or when it comes to thoma in hor. Sneedal		030	
	use airspace. While studies and anecdo-		REAL ESTATE ISSUES FALLWINTER	

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	to the second supply, as definite the second supply is a definition to the second	tain wildlife and wilderness organizations and phi- lanthropic foundations. An undetermined, but	estate clearly exists. The supply is massive it is
	ply, i.e., it varies production of supply according to scarcity (due to increased demand or provived de-	organizations include over 900 conservation land Fuels operating across the United States, which own approximately 2.7 million acres in 45 states, " cer-	ovned environmental real estate may be as high as 67.8 milion areas.
they are perceived by transactors.	Facilitation Of Supply		acres of real estate. Assuming a protection ratio
As society allocates more money to the conset-	A contamonary real estate market facilitates and		similar to that of the federal provermont (42) is an
st any given time, will depend significantly on	that is typical of transactors in other contemporary	Wildlife Service and the Forest Service), public	agreent, etc., were failled, the figure upfut in-
supply and demand factors in the market as	real estate markets.	agencies of the 50 states (one or more acquiring de-	crease dramatically. States own another 154 million
natural resource having marginal market value.	making their transaction decisions. Hence, trans-	environmental real estate include federal agencies	itats of endangered species, and learn holdings of
2. The market value of environmental real estate.	actors of environmental real estate exhibit behavior	optimarily the National Park Service, the Fish and	the Bureau of Reclamations, Bureau of Telanges of
vironmental property having significant market	tate routinely consider what has been paid and of-	ments to spend tess.	staggering 55.3 million acres or approximately 205
value. It will be viewed loss as an aesthetic	fered for other environmental real estate when	Specific public sector organizations that acquire	of the surface areas of the Thrivel Shows I that but
<ol> <li>Environmental real estate mobably will be in-</li></ol>	From the perspective of markets as pricing	interest in environmental protection, are allenated	possible property rights, and historic places for which
creasingly ylewed by anciety as a monetized en-	machanisms, transactors of anticnomental real se-	by collateral political issues or simply want govern-	acreage was unavailable, a partial inventory of fed-
tion of an environmental real estate market. They are:	offers for minilar goods in a spatial context or mar- ket area.	ical issues, it is unclear whether voters are losing	esturine reserver, which may or may not have dis-
Several significant implications beyond sount- subility of comparable sales also flow from recogni-	enced by a consensity on price which has been formed on the basis of a number of recent transactions and	dis involved unprecedented sums of morey and, in	acress <sup>13</sup> and the National Filistoric Register has nearly
constitute valid indications of market value.	in a transaction. In a market, transactors allow their individual notions of the worth of a good to be influ-	to the public's willingness to suggest, nowever, a mut	square nautical miles, <sup>12</sup> the National Estuariae Re-
acteristics of a contemporary that estate matrice. It	mechanism, i.e., it is a means for people with money	available. The recent defeat of the Bug Green initi-	uges have 90 million acres;" National Wildlife Ref-
follows, therefore, that a comparable sales properly	and want and people with goods to agree on a price	ative in California and the Environmental Quality	uges have 90 million acres;" wild and scenic rivers
The body of environmental real estate transactions	Focilitation Of Pricing	ures of the dollars spent by the government for ac-	acress the National Park System holds 79 million
fits the definition of a markest and exhibits the char-	A contemporary real estate market acts as a pricing	quisition of anvironmental real estate are not	acress the National Wilderness Preservation Sys-
Implications Of Recognizing An	public sector demand dominates other accepted real	proximately 350 million. Collective demand appears	million acres." privately owned wetlands potentially
Environmental Real Estate Market	estate markets (e.g., alderly and low-income housing).	to be increasing also, <sup>17</sup> although comprehensive fig-	subject to regulatory protection total 70.3 million
government mustrenes to rester, notato, anape and	demand are vironmental real estate is estrandi	100 million visitors experienced the national parks.	of this article, partial figures hint at its magnitude.
stimulate the markets.	narry concentrated in the public sector. However	By 1986, the number of visitors increased to ap-	forests under Forest Scrytes management entail ado
desired prices in desired locations; therefore, the	increasing and varied in source, like many real es-	Individual demand for use of environmental real	While a full quantitative accounting of the en-
overment intervenee to forter locate altabe and	ters markets. Unlike most real estate markets, the	estate has escalated residly. In 1965, annroximately	vironmental real estate supply is hword the source
income housing markets: i.e., without regulation,	In conclusion, a distinguishable demand in en-	ers), contective users (the government) and future	significant attributes may be introduced at new
mother market would produce the desired approx at	vironmental real estate exists. The demand in large		locations. <sup>5</sup>
the market for environmental real estate is analo-	purchases (individual organizations buy individual	tended users of property, i.e., individual users (hik-	ever, much polluted environmental real estate sup-
gous to governmental regulation and subsidy of low-	parcels of a protected area).		ply can be rehabilitated, and many environmentally
acquisition and use of property as environmental	property and resells if to a public agency), colinan-	gold, etc., M	nabitatel can be destroyed and lost permanently
real estate. Governmental regulation and subsidy of	cier (various organizations pool funds) or adjoining		(sometimes called the effect of irreversibility). How-
may otherwise outbid anvironmental real estate uses.	or in autonce with others. Autonoes may take the	later, conserving land to maintain the environment	note: Certain types of environmental real estate
They also are affected by sovernment subsidy for the	form of interim buyer/end buyer (a land trust buys	or explorition gravelity reconnect with an oil in-here	supply (e.g., pristine lands or endangered species'
and transactors are significantly shaped by regula-	organizationa active in the environmental real	erperiencing environmental real estate, preserving	birthplaces of famous persons, etc.
tion that prevents alternative development, which	estate market may acquire properties individually	land for a highest and best use to be determined	
Environmental real estate-related transactions	next ten years.	Demand may be distinguished by the intended use of property. Generic categories of use include	archaeologic class are ancient buried grounds, ruins,
	Florida recently appropriated \$3 billion dollars for	but also among public agencies (interugency trans-	groundwater, etc. Within the geographic class are
	acculations of environmental real estate over the	fers), land trusts and wildlife organizations.	moundwater, etc. Within the geographic class are
	as is Michigan, which allocates approximately \$100 million par year for such actuinitions. The stars of	tends to move ownership of environmental real es- tate not only from the private to the public sector	ple, includes species and ecosystems; the hydrologic
Considerable governmental regulation and subsidy are typical of most contemporary real estate mar-	\$100 million budget) also are appropriating signi- ioni mories for parks and open mace acquisitions	wildlife organizations, accept donations. Demand	chasologic or historic types. Each of these classes
Presence Of Government Regulation And Subsidy	for the 15-year period prior to 1990.18 Rhode Island	tions and, to a losser degree, lor-profit corporations and individuals. These demand sources buy, trade	Supply may be distinguished further by classes
have reduced the amount of unprotected environ-	1987; and the Trust for Public Land had convey-	by public agencies, land trusts, wildlife organiza-	ecosystems are protected wherever they may be found
mental real estate to underivable levels.	ances of lands totally \$362 million in market value		and so. In affect is the real estate they corner.
ity (see Exhibit 1) and the perception by influential	1989; the Nature Conservancy budgeted \$29.6 mil-	(e.g., user fees for experiencing parks) or the collec-	like Tellowatone Park is protected) or attribute-spe-
elements of society that pollution and development	lion for acquisitions of environmental real estate in		cific (attributes like endangered species' hubitate or
deniard for environmental real estate has increased,	has been expended since 1964; California appropri-	Distinguishable Characteristics Of Demand	Supply in a regulatory context also may be dis-
alone with environmentalism, wirree <sup>20</sup> in possiliar.	used \$770 million for environmental real estate in		tinguished as real estimation (a movific narreal
tributes of the environment) has increased signifi-	ing in environmentally significant lands: 53.6 billion	government is a significant landowner in more tra-	society continues to develop and pollute and, in turn,
carrive the inter 1960a. In the last 30 very	of the Federal Land and Water Conservation Fund	dictional real estate markets as well	create new categories of land that need protection.
room the perspective of a market as a supply	estate is a ropic to muccaer article, out a tew random	sup, support nerver, construction of agrances of	prometation of couservation party states inputs itse
facilitation one finds significant evidence that the	observations may provide some perspective. Accord-	the federal government, is divided among many public	Exhibit 10. Undesignated inventory is dynamic, it
envolve of anonomental real areas formates at a	ive to Crais D Fitnessford = constituent seecializ-	and mivist sector antities (N course she stare)	loses arreage to designation but osirs arreage as
production, as one example.	Tracking the monies spent on environmental real	and use types by regulations that result in desig- nated, undesignated and tartiary markets. Owner-	since the late 1960s, as the escalation in acquisitions of real estate by public agencies suggests and the
(which tends to st. late supply) or decreases (which OI	probably lees significant number xrivate individ-	increasing in sure; . it is segmented into attribute 0038	Designated inventory has gr significantly

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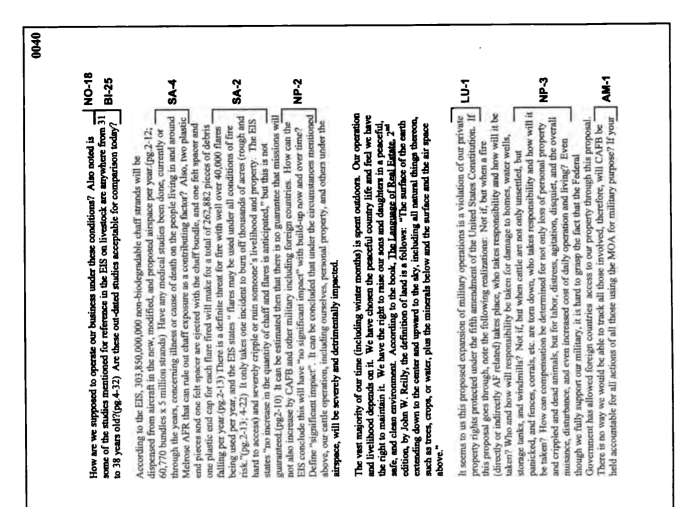
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	<b>69</b> 035	ogle
	20. Other major surges of environmentalism (or conservation) contrared during the significant of Theodore Rosseveli and on the break of the Dust Bewis of the 1930s.	development and speculation to market process simed at supplying demand, attracting revenues and
		Viounstaty, a perstved scarcity of desired en- viounstatienes estats, plus increasing demand for the filtery will attract more answermental resultation
	Journal, May 10, 1991, Section H, p. 1. 13. Hungerford, Craig D. Colloquium on establishing environ-	acst
	ngerset Avenue, Ventura, CA 93003). 10. "Attractive land purcels gain a powerful ally," Wall Street	
	through an open space district. (Calibrais Planning and De- velopment Report, Sept. 1989, Tori Filton Assoc, 1275 Sun-	<ul> <li>Ital rest estate more as a monetized environmental</li> <li>asset with a simificant market value that is without</li> </ul>
	for the purchase of agricultural property rights, Libertyville Township, Illinois, has acquired more than 700 acres of land	O value indications of the market value of the real es- pit tate. There will be a bendency to view environmen-
	Proposition 70, a \$770 million land sequation bond issue that was passed hat year, includes \$63 million extracts of	Vironmental real estate market should constitute
Nory) sound	conservation program and Suffolk County, New Torks a boot million commitment to preserving watersheds California's	market brings with it several significant implica- tions. Comparable sales properly drawn from the en-
	have committed over \$1 billion in public funds on such pro- grams, including Vermont's new \$3 million housing and land	
	entry by government agencies is relatively new. Interest in the Northeast ber been intense, where states and localities	wants but subject to governmental regulation and subsidy.
	ery and correspondent rights to preserve open press, provide more parks and save farminand from tribentiation. Private land trusts have been arreation throut the 1580, but the	vation, rehabilitation and introduction of environ- mentally significant attributes according to people's
	Land Institute, Nov. 1989), land acquisition programs are on the rise nationwide, as statz and local governments buy prop-	organizations with money who price and facilitate the supply of property that will be used for conser-
Don Essarv	1389 Conference). 17 According to Food Use Disease (Washinston, DC: The Urban	governmental regulation and subsidy. Essentially, the suvironmental real estate market is people and
My mailing address and telephone number is:	tate development. Collopulum on Errobitabile Excirpation. nel Values in Lond Appresial (Rapid CIN, South Dakota:	identifiable supply and demand; they facilitate pric- ing and supply; and they are subject to significant
Please send me a answer so I know your feelings and I will have a record of our comminication	<ol> <li>458.3 million protected acres divided by 720 million federally owned acres. Or Male concepts of environmental real ev- its. Without Donald C. "Basic concepts of environmental real ev-</li> </ol>	a contemporary real estate market because they are consistent with a basic market definition; they have
lease it out it it can be used.	11 Bid. 118. 14 Bid. 119.	According to analysis, environmental real es-
potential. I think if the Government needs such land they should purchase it and	11. Ibidi, 117. 12. Ibidi, 116.	their negotiations.
There is lots of public domain for such training over land of much less value and	9. Ibid. 117. 10. Ibid. 116.	intend to condemn and seliers accorowiedge that the possibility of condemnation will alter significantly
booms making it a less desirable place to develop and to live. I want to build a home on my reach but don't want to live my life out headon build hours.	7. Ibid. 100 6. Ibid. 116.	odology should be stopped, unless public agencies
the 4 and 1/2 miles of highway frontage. I am concerned of the sound beener	Washington, DC U.S. Government Printing Office, 1989) 57.	market value. Further, public agencies' policy of en-
interfere with my right to do that. I am also planning to sell building sites along SO-5	<ol> <li>Council on Environmental Equality and Intergency Com- mittee on Environmental Trends, Environmental Trends</li> </ol>	property drawn sales of environmental real estate involving public agencies should be valid indices of
expansion, oue to tre too ying planes and the noise. I have interested namels in devolutions a wind farm and the evolution of		do they constitute a marker? Assuming they do,
My main contracting the full use and full property value after the	Risk near Yellowstone National Park, etc 5. See an informative discussion of resoration in Berger, John	count tances, up per neurar, negociated purchases un- volving public agencies, raise a valuation question:
people from other countries on our soil.	be direct applications by diffuent of wildernessing hab-	
am for our defense and their training, it is very necessary, except training	turouga puzza agreenee to cantornas, autotaer angra os cat- tornas who acquire large-stres exceptions through not-for-profit	Summary
ram wring to you in regular u ure expansion or ure carmon riy 2016. I am a monethy owner with some land in that expansion area	4. Obs submarins might be citizens who soquirs -stlands	investment.
I are untiting to your in contract to the extension of the Cannon EV your	<ol> <li>Ball, Martin L. Murketing Concepts and Strategies, 3rd ed. (New York: Houghton Millin Commany, 1979) 103.</li> </ol>	management by traditional real estate princi- plas of aporaisal, enterprise science finance and
Langley, AFB, Va. 23665-2769	<ol> <li>Granktemp, James A., Pundamintudi of Real Entrie Desel- opment (Washington, DC: Urbin Land Institute, 1981) 3.</li> </ol>	to valuation, development, underwriting and
129 Andrews St., Ste. 102	vation lands acquired by condemnation vs. those moguired by negotiated purchase.	further research because, collectively, they
MAR. EXTENDE COOK HO ACC/CEVP	NOTES 1. No statistics have been found to indicate the ratio of conser-	relationanips by investors). Implications 2, 3, 4 and 5 are subjects for
	vironmental real estate.	opportunistic exploitation of supply/demand
February 20, 2005 Department of the Air Force	practs comparate sures involving public agencies and semitive participants in the market to the sup- ble/demond factors that isfinance the market of si	ment (i.e., the systematic application of skills and capital by organizations to increase reve-
	the environmental real estate market, admit appro-	markets with stable to increasing demand, en- vironmental real estate can expect develop-
	selors to assess effectively planning, acquisition and valuation decisions it is amouncies to accomica	<ol> <li>As with other monstized real estate assets in</li> </ol>
	enhancing marka. Aue. For society, public agen- des, relevant decision-makers and real estate coun-	<ol> <li>When supply is not consist. with demand, price inflation may be expected.</li> </ol>
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NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES



HQ ACC/CEVP 129 Andrews Street, Suite 102 Langley AFB, VA 23665-2769

February 15, 2005

Attention: Ms. Brenda Cook

Re: NMTRI proposed airspace expansion and the EIS recently completed

## We inrefutably support CAFB and all branches of our military, just like all Americans, as a vital means for our country's national security and freedom.

We received a copy of the EIS and have tried to comprehend the findings on the issues that will detrimentally affect our property, livelihood (our living depends on the land), and our private rights. Although the studies seem to dictate a very minor nagative impact admantly disagree. The impact will be significant to the people trying to live and work under the airspace. We agree that this proposal affects a wide area of people as a whole, but many indirectly. We (property owners, etc.) that must live directly under this proposed change should have priority in establishing what happens to us. We found no specific examples given in the EIS that have explored the specific and direct impact of noise, chaff, and flares at different altitudes, etc. on property, people, and animals under the existing and proposed areas. Our carle operation involves running stocker calle. This livestock consists of young aged calves that are shipped in, have been handled little, are skinish, and are very susceptible to sickness. Therefore, we keep them in small pastures or traps (may conting them approximately 100 acres to one section) that connect to cornal where we can feed and treat sickness. It is possible we may have up to 500 head spread throughout these traps and keep them up to six weeks, maybe longer, for treatment and preconditioning. There is no set time scale on this operation. Fresh cattle may come in anythme during the year on a continuing basis. The cattle are turned out in these traps to give them some room, yet are close enough to keep to the more the cartle may contain anythe will no doubt be an absolute adverse impect of startle and panic due to the increase of noise intensity and activity.

According to the EIS there will be increased noise from aircraft at 500 feet (ESI states around 43 dB); increase in number of sonic booms to two every three days or 243.3 sonic booms per year, increase in sonic boom intensity due to lowering of flight down to only 5000 feet above ground level; ESI states the overall intensity of noise will increase from 16 dB to 4.2 dB in the eastern expansion area.(pg. 4-15). The EIS states the Melrose AFR fields to 4.2 lower ground 5048, (gg. 4-14). The acceptable level from the USEPA is 55dB. According to Table 4.2-2 under proposed action in the R-5104B area, the number of events/day ABOVE sound exposure level of 65dB will increase to 2.1 events/day. That is 766.5 events per year ABOVE 65dB.(pg. 4-15). Along with such an increase in overall intensity, the number of "events" and their intensity this seems to be unacceptable to us.

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NEW MEXICO TRAINING RANGE INITIATIVE EIS

6.0 COMMENTS AND RESPONSES

HQ ACC/CEVP 129 Andrews St. Suite 102 Langley AFB, VA 23665-2769 Attn: Ms. Brenda Cook	My name is Betty Toliver Greathouse, I am an American a descendant of a homesteader to the territory of New Mexico in 1906. I believe that we should be good stewards of everything, one of which is our land. The Air Force isn't good stewards of the land. Evidence is the Melrose Bombing NP-9 Range and the AFA purposed MOA Expanson. Reason # 1 Russian Thistle or tumble weeds are literally covering up the ranches and farms next to the MBR. Reason (#2). We were told the MBR expansion wouldn't hurt or curtail the future leasing or exploration for oil or gas, but it has. Reason (#3). The wind turbines are new to our area. Can we believe that this vital energy source will be expanded in the MOA area? SO-7 Reason (#4). In your EIS Draft you treat Aluminum Chaff and Flares as no problem to land or cattle. Aluminum is non-biodegradable. Once on the land PR-6 Proceed and Procement of the MOA area of the problem to land or cattle.	important endangered species. Ranchers and Farmers. You failed to find out how this expansion will effect the farmer and rancher. You will (a) devalue his land. (b) destroy his future hopes of oil, gas, or wind exploration (c) obliterate his barms, homes, and sanity and etc. Reason (#6). With 3.9 million acres in Mt. Dora MOA, belonging to Cannon Air Force Base. Why don't you use what you have? That would be realistic training. It is hard for me to really believe that this expansion is needed, with war strategies changing ( of course I know as much about war strategies as you know about cattle, land, birds, ranching and farming.) but war strategies ph.3 seem to be changing from Super Sonic Flight (which seems to have little effect on terrorist or roadside bombers) to deadly weapons of mass destruction and UAV's.	I believe in a democracy and America . I believe in a strong America. I also believe it requires the best from each and every one of us. Bo you believe that you EIS has adequately covered the ranchers Thank you! Butty Put the state of the concellance C. Senator Pete Domenici Senator Jeff Bingaman
0040 activities create a situation in which we are charged because of the build up of trash and hazardous materials, will the Air Force and Federal Government indemnify and hold us harmless for this action? Vioxx was approved by the Federal Government FDA, and now has been recalled and determined to be a serious threat to people's health. Can it be outstanteed these materials and actions won't later be ruly derimental? Who is held SA.	taken not only for devaluation of property due to noise and trash pollution, but disruption of current and potential diverse future business operations or developments? What guarantee do we have that companies looking to develop wind farms or oil exploration will not shy away from our area in the near future? Devaluation includes breach of the serenity of the property. In step with the Fifth Amendment, as mentioned prior, Roosevelt County Ordinance #93-8(adopted 11-15-93) establishes procedures and guidelines concerning the County's land use and environmental policy. It specifically addresses the effects on private property including a provision for "a private party to receive compensation equal to the devaluation of his land or private rights from any governmental agency whose act devalues said land or rights." Our clear intent and preference is not to have to deal with this hardship and intrusion; however, in light of the fact that this proposal will presumably be approved, it cannot and must not be ignored that property owners and those directly impacted are giving up must not be ignored that property owners and those directly inpacted are giving up	are to balance the needs of the Air Force with the affect on the Public. Where is the balance? The affects of this proposal must not be taken lightly by the Air Force or any of those intending on using this MOA, now, and in the future. Respectfully, Buddy and Donna Taylor Elida, NM	

NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES

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reet, Suite 1( A 23665-27( enda Cook		
129 Andrews Street, Suite 102 Langley AFB, VA 23665-2769 Attn: Ms. Brenda Cook		
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NEW MEXICO TRAINING RANGE INITIATIVE EIS

6.0 COMMENTS AND RESPONSES

To Whom It May Concern:

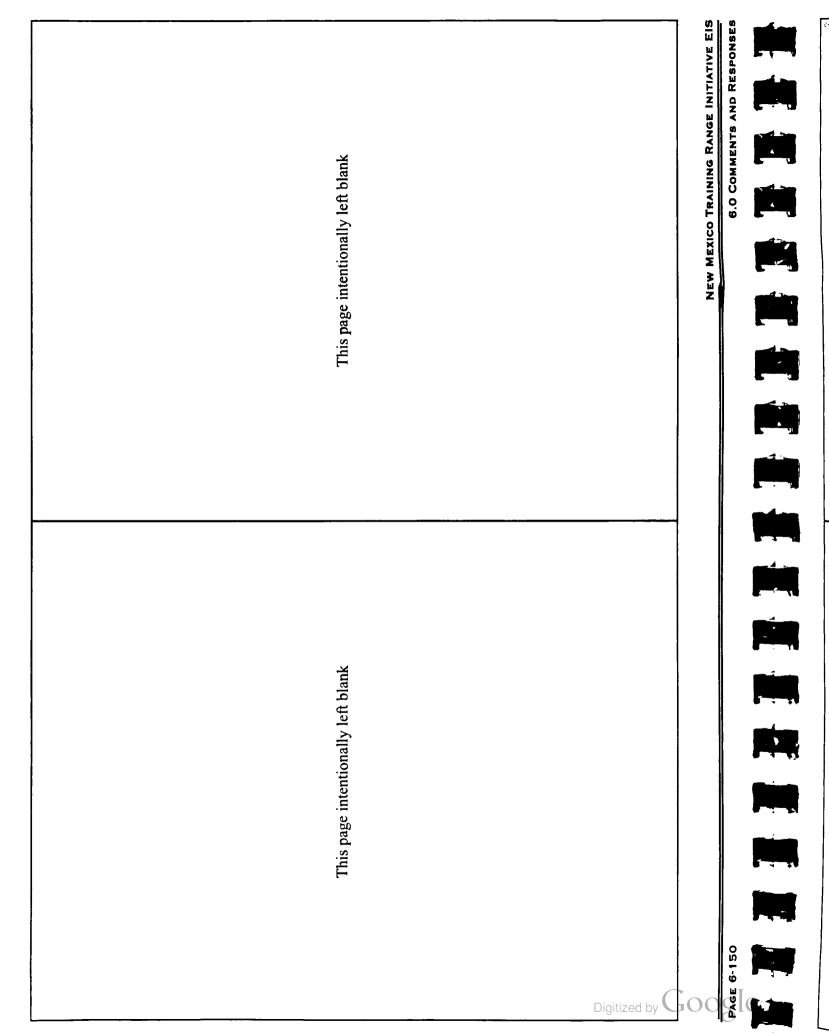
0042

The reason for this belated letter is that the closure of Cannon Air Force Base, Clovis NM, would force Albuquerque Center to monitor the Melrose Bombing range. 1 am a rancher that uses a Cessna 182 in my ranching operations checking water conditions, stray cattle, sick cattle. My ranch is located approximately four statute miles from the southern border of the Melrose Bombing Range. The clevation is approximately 4,000 to 4,500. 1 understand that the M O A requests at 10,000 for supersonic and lower for subsonic bombing runs. I have never known a fighter pilot that colored between the lines. Supersonic and other bombing runs at lower altitudes concern me in the area, because we are at the same altitude. If an accident happens the Air Force Pilot punches out. A few days later there is another plane to take its place: however I have to ride mine to the ground. I understand that this supersonic M O A can not be implemented between New York and Boston. Therefore the citizens living in that area should have no problem letting the Air Force lease the air space of the ranchers within 20 miles of the Melrose Bombing Range. I propose that the Air Force lease the deeded acres at the same rate that we pay for our New Mexico Lease Lands. Under such an agreement I would leave my airplane at home.

Writ Public Hearing for th Draft Enviro	Written Comment Sheet Public Hearing for the New Mexico Training Range Initiative Draft Environmental Impact Statement (ELS)
Thank you for your input!	DATE: June 16, 2005
PLEASE PRUNT See Attached	GE-1
Comments will be cublished in the Hual EIS. The nar	Comments will be caldided in the Final FIS. The same and give and state locations of mesons marking will recear in
the Fund ESS specific address into the next and the terment used to create a mailing life for the document.	constants. Success we are presented at the transmission of y and safe to date to date of persons many contraction and appear to the final EIS, but will be used in create a number of commentary and meeting attendees will not be printed in the Final EIS, but will be used in create a number of commentary and meeting attendees will not be printed in the Final EIS, but will be used in create a number of commentary and meeting attendees will not be printed in the Final EIS, but will be used in create a number of commentary and meeting attendees will not be printed in the Final EIS, but will be used in create a number of commentary and meeting attendees will not be printed in the Final EIS, but will be used in create a number of commentary and meeting attendees will not be printed in the Final EIS, but will be used in the create a number of the document.

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Written Comment Sheet Public Hearing for the New Mexico Training Range Initiative Draft Environmental Impact Statement (EIS)	
Thank you for your laput: 4-22-05	
PLEASE PRINT To WIN a WAR ive Need a great AIR Force!	
We don't need any German's Flying Plane in This Country. Espècilly in Franch Planes.	
We dent meed the Air Force Elying over one Dataich Paris south cast of Fart Schwer.	
New Buc hatching our Baby	
Playes Flying ever Couse 157Ress	
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**** CONTINUE ON BACK FOR MORE SPACE ****	
Comments will be published in the Final EIS. The the Final EIS. Specific address information of co- used to create a mailing list for the document.	
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Please hand this form in	
HQ ACC/CEVP 128 Andrews Street Suite 100	
Langley AFB, VA 23655-2769 Atth: Ms. Brenda Cook	
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NEW MEXICO TRAINING RANGE INITIATIVE EIS	
6.0 COMMENTS AND RESPONSES	PAGE 6-149

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N PAGE HW444444444 W46WOWRUR8800 Romero Reporting 505-625-1710 APPEARANCES: USAF HEARING OFFICER/MODERATOR: INDEX Lt. Jennifer Geeslin Col. Tip Wight Brenda Cook Lt. Col. Maggard Steve Uslan Pat Boon John Haumont Bill Bird Sid Goodloe Tom Martin Lt. Col. Maggard Lt. Jennifer Geeslin Reporter's Certificate SAIC: Bob Van Tassel Sheri Freemuth Deborah Hiller-LaSalle Frank Carillo CANNON AFB: Lt. Jennifer Geeslin Col. Tip Wight USAF HEADQUARTERS: Brenda Cook Troy Anderson Print Maggard NMANG: Lt. Col. 16 m 5 6 5  $\infty$ σ 10 13 14 15 17 18 19 20 22 N 4 21 23 -11 12 24 25 -88201 701 EAST COUNTRY CLUB ROAD TRAINING RANGE INITIATIVE CCR #184 Romero Reporting, Inc. 512 N. Lea Roswell, New Mexico 88 (505) 625-1710 ROSWELL, NEW MEXICO EIS PUBLIC HEARING JANUARY 24, 2005 Romero Reporting 505-625-1710 NEW MEXICO LORENA H. ROMERO REPORTED BY: 10 12 EI 12 0.1 04 3 1 5 6 1 00 5 11 14 11 81 61 20 22 24 -21 23 25 R ogle Digitized by

NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES

NEW MEXICO TRAINING RANGE INITIATIVE EI			
Romero Reporting 505-625-1710		Romero Reporting 505-625-1710	
5 Air National Guard, and he's in charge of the flying	25	compiled everything together, and we're here this	25
General Frank Carillo over here	24	Draft Environmental Impact Statement which basically	24
3 operations at Cannon Air Force Base. We also have	23	proposal. And now we're going to talk about the	23
2 Group, which means I'm in charge of all the flying	22	your questions and concerns and ideas about the	22
1 Wight. I'm the Commander of the 27th Operations	21	you comment on the proposal so we could analyze all	21
0 For those of you who don't know me, I'm Col. Tip	20	Roswell. We presented our proposal to you and let	20
Col. Wight: Thank you, Jennifer.	19	held scoping meetings and we held one right here in	19
8 like to come forward?	18	about a year ago, back in January, 2004, when we	18
7 it. So without further ado, Col. Wight, if you'd	17	As you know, this process started	17
6 page documents, she'll give you a brief synopsis of	16	and analyze everything that we need to.	16
5 found in the documents to save you reading 400-plus	15	we can make sure that we have this process down pat	15
4 environmental aspects, as well as what was kind of	14	here, and your comments are greatly appreciated so	14
3 Protection Agency process, the overall documentary	13	happy to see all	13
2 and she'll talk about the National Environmental	12	o be part of the Training Range I	12
1 Ms. Brenda Cook from Headquarters Air Combat Command	11	evening and	
And then we'll turn the floor over to	10		10
9 different alternatives that go with the proposal.	6	Force Base.	6
over	8	I'm the Deputy Chief of Public Affairs at Cannon Air	80
7 talk a little bit about the proposal and kind of go	L	and gentlemen. I'm Lieutenant Jennifer Geeslin and	2
6 Group Commander at Cannon Air Force Base. And he'11	9	MS. GEESLIN: Good evening, ladies	9
	5	following proceedings were had:)	ίΩ
	4	New Mexico, at Goddard High School, the	4
parts here this evening. First, we're goinc	n n	(Whereupon, at 6:30 p.m., in Roswell,	m
		(Open House 5:30 to 6:30 p.m.)	2
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6.0 COMMENTS AND RESPONSES

NEW MEXICO TRAINING RANGE INITIATIVE EIS

Well, I'll tell you: Captain Johnson daughters that are in the military, we need to train Johnson here got deployed to Operation Iraqi Freedom not the way I want our young pilots to have to go to missions training against a variety of threats both So you might say -- I've heard a lot of you And that's surface-to-air missiles, as well as deploy a wide unguided gravity munitions that were popular over through the weather to precise coordinates at any all-weather, precision-guided, both laser-guided bombs and joint direct attack position or global the -- to Vietnam and early Desert Storm to our ask -- I was over at the airspace model talking The point being we do both air-to-air and air-to-surface about this -- but "Why do we need this range"? here is why we need this range. Your sons and weapons he did at supersonic air speeds was in and the first time he employed the tactics and position satellite guided munitions if you go them realistically in combat. Before Captain variety of aircraft missions ranging from the airborne, enemy aircraft, the radar-guided combat with the enemy shooting at him. We talked about that. Romero Reporting 505-625-1710 Objectives. time. 24 <del>Ч</del> -1 19 20 21 22 23 ഗ 9 5 σ 10 11 12 ñ 16 18 25 m 4 8 15 17 ŝ And again, a young Captain as you can see, and we deployed him to fly combat missions over terms of the National mission and our mission of the We have that additional missions within the Guard itself, but in operations and he could be called on to go anywhere Iraq, and he's a veteran of that conflict, although were tasked to deploy in support of Operation Iraqi Our mission within the 27th Fighter anywhere. That means with relatively short notice we can be tasked to deploy -- and most recently we And we have one of the Veterans of that And for active duty F-16s at Cannon is to provide combat in the world, at any time in support of National high-performance, all-weather, precision-guided Both of our those of you who aren't familiar with it, it's Wing, and essentially that -- although there's Operation here, and I'll ask him to stand up: we've deployed him to support numerous other emissions capable fighter aircraft; so both power to the combatant commanders any time, wings, we fly the F-16, Fighting Falcon. air-to-air and air-to-ground missions. operations up there for the F-16s. Romero Reporting 505-625-1710 -- do that throughout. Captain Johnson. role to fly Freedom.

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NEW MEXICO TRAINING RANGE INITIATIVE EIS	
Romero Reporting 505-625-1710	505-625-1710
25 combat training against the threats and tactics that	
	you who may have been familiar with the 27th Fighter
23 do this is because we've changed the way we fight.	capabilities have evolved. Moreover, for those of
	greater ranges. Again, our tactics and our
bit of detail h	-
cake structure that I sh	0
18 we need to do that. We've got kind of this wedding	a status year world,
17 faster speeds; and throughout the airspace the way	learned now to counter us better, they we developed
16 support deploying munitions at longer ranges, at	The threats have also evolved. The bad guys have
15 support the way we do our fighting today; it doesn't	re more capabl
14 medium to high altitude it's not. And it doesn't	evolved in our weapons and tactics. I've mentioned
13 adequate from the a low altitude perspective, from a	kind of keep in mind is that as an Air Force, we've
12 So the airspace structure, while it's	The other thing to take in mind and
11 majority of the way our tactics are.	to go to combat and do it for the first time.
10 gone at medium to high altitude. And that's a	this so that the next Captain Johnson doesn't have
9 Bosnia, Iraq and various places, Kossovo, we've all	So realistic combat training is why we need to do
8 the recent conflicts we've fought ranging from	usable and meet the needs of our combat training.
7 that threat and we changed. And ever since then, in	support that. So we need to make that airspace more
6 found out low altitude wasn't the way to go against	first time is because our airspace structure doesn't
5 in Desert Storm, the first couple nights of that, we	reason he had to go to combat and do things for the
	The reason he couldn't do that, the
4 against the former Soviet Union. However, as we saw	tactics that they will perform in actual combat.
That's the way we thought we were going to fight against the former Soviet Union. However, as we	our training airspace for the kind of threats and
F-111s, the majority was down at a lower altitude That's the way we thought we were going to fight against the former Soviet Union. However, as we	

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25 modes. We're not proposing any kind of change to	here and we can't use them here, what we'll do is
24 and again, there's no change to those Holloman	restrictions; if we can only use chaff and flares
23 Holloman controlled Beak Military Operations Areas,	altitude and we use that. And the same
22 Capitan Military Operations Area that connects the	the one chunk of airspace that we've got the same
21 that. Let's see. This piece right here is the	can only go this high. What we try to do is find
20 not to laser our Judge here. I know he appreciates	we can't go below this altitude and a piece that we
19 know if I have a laser pointer here or not, I'll try	What we do is, there's a piece of the airspace where
18 minute that will show it, and unfortunately, I don't	the simple lowest common denominator, if you will.
17 Area and I think we'll have a chart here in a	intuitive to the pilots, us being fighter pilots,
16 we're talking about the Capitan Military Operations	being, right now the current structure is not
15 about there in creating the new training airspace,	like to be able to do that again. The whole point
14 The one piece that I didn't talk	current airspace, when we modify that airspace we'd
13 All right.	authorized to deploy chaff and flares throughout the
12 restrictions and supersonic and chaff and flares.	Again, while we currently are
11 the airspace in terms of both the altitude, airspace	5,000 feet above the ground in most places.
10 flares. We're trying to make it simple throughout	approximately 10,000 feet mean sea level, or about
9 the airspace and they're okay to use chaff and	above 30,000 feet mean sea level, lower that down to
8 they're inside the boundary then they're okay inside	currently are limited to supersonic operations at or
7 threats don't have to worry about it as long as	go a little bit faster and lower that floor. We
6 managing their formations and defeating their	at more volume so wider, higher and we need to
5 flying at 500 knots, plus working their tactics,	wider, to try and be able to go higher, if you will,
4 restrictions go away so my young pilots who are	in terms of what we're changing: Try to make this
3 So we're trying to make those	bites, if you would that we'll take out of this
2 when we're not supposed to.	The bottom line the three sound
1 not use them so we don't get in trouble using them	are out there.
not use them so we don't get in trouble using	out

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NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES

NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES And then currently, what you see here direct here and other traffic point-to-point routed. oftentimes we will re-captain our airspace to allow do, we just say okay, everything is 24,000 feet and 30,000 feet based on airline traffic that's coming out of Dallas-Fort Worth, flies right over the top move the jet route to the north -- just kind of an this yellow piece, is only from 24,000 feet and So as you can guess, being fighter pilots and we don't want to get in trouble and lose our wings We are Dallas-Fort Worth, remove that over the top and we Obviously that's pretty restrictive and some should be able to go 500 feet AGL to 50,000 feet, Okay? And when we do based on proposing to remove that -- re-route the traffic, artist's depiction, if you will, of the red line or on the jet route to the north and goes to go, we A majority of airline traffic nowadays is being and it's going to be in one chunk of airspace. people say why do you even need to go down to capabilities. here -- remove the departure traffic out of airline traffic to fly over the top of us. going somewhere we're not supposed We oftentimes Romero Reporting 505-625-1710 positioning system don't use that airspace much. point-to-point. global 'sn routed .dn ·dn for our uo of 5 Q -00 6 13 16 -N m 4 10 11 12 14 15 17 1.0 19 20 21 22 23 24 25 II air-to-ground range located over here at Melrose and connects the two pieces of airspace. So that's connects that and this so once or twice a month, for get ready and we push across here because we have an we're trying to attack so the threats are usually up to attack the purpose to that. We propose it only go down to force training exercises, we marshal here, join up, then above that as assigned by air traffic control this. All we're doing is adding a piece here that supersonic operations. And again, that would only probably a couple times a month for a couple hours be active as per noted. And again, we're talking the time. a couple hours at a time when we need to do large We propose to allow The other pieces that I've right now, as I talked about, this chunk here is 18,000 feet is the military operations area, and Frequently that's capped at about 28,000 feet to shown many of you that are key to this proposal, maneuver to execute our tactics in this corridor and defeat 'em and we just want to be able to chaff and flare use, and above that altitude from 500 feet above the ground level up to in this way at a time maximum; we don't do that all Romero Reporting 505-625-1710 defending it and we push 12,500 feet mean sea level. Okay. that here 20 21 23 24 17 18 19 22 25 'n 4 5 Lp -8 5 10 T 12 13 14 15 16 CV. PAGE 6-156

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01 1 - 030-000		Romero Reporting 505-625-1710	
Romero Reporting		So those are kind of the key	25
remember which results in they don't fly down here	25	that. Okay?	24
11,000 so another restriction our folks have to	24	area itself. And many of our tactics will support	23
floor is only 11,000 feet so we can't go below	23	surface there within the restricted area, the impact	22
50,000 feet. There's a chunk down here that the	22	ordinance, it is going all the way down to the	21
remove the airline traffic, get everything up to	21		20
So that's the intent here is to	20	transmit those and certainly munitions tha	19
where we employ an air-to-air role.	19	area to do our weapons delivery, obviousiy we	18
predominantly in the mid to high 20's and 30's is	18	need to do it.	17
tactics, they could be at any altitude. But again,	17	they're going to get surprised. So that	16
majority of our training, plus for our air-to-air	16	to always looking at one piece of airspace	c i
feet if you will, and again, that's where the	15	up to 50,000 when they get in combat they'	14
majority of our stuff is flying low 20's, thousand	14	with having threats down at 500 feet or hav	13
heard him, he never did that in combat. The	13	train my pilots to look in low altitude coverage, so	12
do right now supersonic is above 30. And you	12	attitudes, they could be anywhere. And if I don't	11
to ask him that, but that is the only place we	11	and always be in the middle at 20,000 foot	10
rever. And right now he didn't	10	you might guess, aren't going t	<b>б</b>
Col. Wight: Th	5	requirement to do it. As well as, the	æ
CAPT. JOHNS	· ∞	majority of the time, but	L
a nere can probably cell us, now many times in compar- did non dron show 20 000 foors	0 r	down that low if we need to.	9
can go supersonic. And again Captain Johr	Ω V	do have currencies and requirements to be able to go	S
	4	some situations where we do need to train down. We	4
feet and chaff and flares throughout	M	We don't always go medium altitude. There may be	e
make this all match from 500 feet AGL up to	2	are medium attitude? Well, again, never say never.	2
functions. What we're trying to do is extend and	1	500 feet above the ground since most of your tactics	Г
		<u>n</u>	

<pre>1 wich because they go, "Oh, J'll get in trouble and 2 trying to do my tactics without oping below 11." so 4 from a procedual point of an ease here, just not adding the cupitum MAA 4 from a procedual non-radae real mean intervations of a transmission. 4 from a procedual non-radae real mean intervations of a transmission. 4 by one was a radae continent as transmission. 5 so to 50,000 feet here, here and here, and 5 so to 50,000 feet here, here and here, and 5 so to 50,000 feet here, here and here, and 5 so to 50,000 feet here, here and here, and 6 so throw a transmission. 5 so to 50,000 feet here, here and here, and 6 so throw a transmission. 5 so to 50,000 feet here, here and here, and 7 hour sitting before you here tongit. We want to 8 transmission to and transmission and without the preparation of that - without 1 hours at a time is what were looking at doing. So 1 hours at a time is what were looking at doing. So 1 hours at a time is what were looking at doing. So 1 hours at a time is what were looking at doing. So 1 hours at a time is what were looking at doing. So 1 hours at a time is what were looking at doing. So 1 hours at a time is what were looking at doing. So 1 hours at a time is what were looking at doing. So 1 hours at a time is what were looking at doing. So 1 hours at a time is what were looking at doing. So 1 hours at a time is what were looking at doing. So 1 hours at a time is what were looking at doing with 1 hours at a time is what were looking at doing woint 1 hours at a time is what were looking at doing woint 1 hours at a time is what were looking at doing woint 1 hours at a time is what were looking at doing woint 1 hours at a time is what were looking at doing woint 1 hours at a time is what were looking at doing woint 1 hours at a time is what were looking at doing woint 1 hours at a time is what were looking at doing woint 1 hours at a time is what were looking at doing woint 1 hours at at time at a tim</pre>				
<pre>rupuent pecture and the mouth pecture and the mouth pecture without going below 11." So we're proposing to fill that in. That was created from a procedural non-radar environment at Roswell, they now have a radar environment as the weak like the proposing to fill that in. That was created from a procedural non-radar environment as chat meed went away for that. So if we can get that airspace from a procedural non-radar environment so that mass created from a procedural non-radar environment as the section of the mout of a may for that. So if we can get that airspace from a for a may for that. So if we can get that airspace from a for a may for that. So if we can get that airspace from a for a may for that. So if we can get that airspace from a for a may for that is a personic down to 10 and remove the airline traffic a like the add this, again, 12-500 to 50,000 feet here, here and here, and then add this, again, 12-500 to 50,000 activated the proposed actions. That a the basis of the proposed actions. Now no proposed actions. If that is the basis of the proposed actions. Now on proposed actions. That a the basis of the proposed actions. That is the basis of the proposed actions. That is the basis of the proposed actions. That is the basis of the proposed actions. The would not sitt that is the traffic ontrol is that and we are at 30,000 below or 28,000 below. So Alternative B here - if I can get it it and the base available. Romero Reperting the jet route the traffic, again we'd prohably below. So Alternative B here - if I can get it it and the proposed action would be the everything else is the same. Rowell not sitting the jet route. That it is a surface of the proposed action would be there. And when a it traffic control is the same. The would below so Alternative B here - if I can get it it is a surface of the it is a surface. The section would be solved be show so a solved below or 28,000 below</pre>	2 2 2 2 2 2 2 3 2 3 3 2 3 3 3 3 3 3 3 3	HAL TII] 2004 (20 4200)		
trying to do my tactics without going below 11." So trying to do my tactics without going below 11." So we're proposing to fill that in. That was created from a procedural non-radar environment at Roswell, they now have a radar environment at Roswell, they now have a radar environment a compart without th away for that. So if we can get that airspace from 500 to 50,000 feet here, here and here, and supersonic down to 10 and remove the airline traffic and then add this, again, 12-500 to 50,000 activated through again, once or twice a month for a couple through again, once or twice a month for a couple through again, once or twice a month for a couple through again, once or twice a month for a couple that's the basis of the proposed actions. Now no the proposed actions. Now no proposed actions. Now no the proposed actions. Now no the proposed actions. Now no the proposed actions. Now not a start that jet route. That jet to use the traffic, again we'd probably be capped like we are a 10,000 below or 28,000 below. So Alternative B here if I can get it Alternative B here if I can get it to go would be shifting the jet route, everything 9.0 penthemer. I'm a suble of the propesed Romand a suble of the prote, everything the jet route, everything 9.0 penthemer. I'm a suble of the protein at the same. Romero Reporting 9.0 penthemer. I'm a suble of the protein at the suble shifting the jet route, everything 9.0 penthemer. I'm a suble of por would be shifting the jet route, everything 9.0 penthemer. I'm a suble of the protein at the suble shifting the jet ro	much pecause	argnoin ut hab tt.t 'uo	1	the same here, just not adding
<pre>we're proposing to fill that in. That was created from a procedural non-radar environment at Roswell, from a procedural non-radar environment at Roswell, they now have a radar environment so that have sutting bef away for that. So if we can get that airspace from 500 to 50,000 feet here, here and here, and supersonic down to 10 and remove the airline traffic and then add this, again, 12-500 to 50,000 activated through again, 12-500 to 50,000 activated that's the basis of the proposed actions. Ind do have some alternatives to that. Alternative A just essentially means they would not shift that jet route. That jet they would not shift that jet route. That jet to b a variety of oth could still be there. And when air traffic control to be capped like we are at 30,000 below or 28,000 below. So Alternative B here if I can get it Alternative B here if I can get it to go would be shifting the jet route, everything Romeso Reporting Romeso Reporting Romeso Reporting</pre>		going below 11."	2	C is
from a procedural non-radar environment at Roswell, they now have a radar environment so that meed went away for that. So if we can get that airspace from 500 to 50,000 feet here, here and here, and 500 to 50,000 feet here, here and here, and supersonic down to 10 and remove the airline traffic and then add this, again, 12-500 to 50,000 activated through again, once or twice a month for a couple hours at a time is what we're looking at doing. So that's the basis of the proposed actions. Now no proposed actions. Now no proposed actions. Now no proposed actions. Now no proposed actions. Alternative A just essentially means and hour a couple of alternatives. And we do have some alternatives. And we alternative A just essentially means attribut a couple of alternatives. And we do have some alternatives to that. Alternative A just essentially means they would not shift that jet route. That jet they would not shift that jet route. That jet toute, currently J-74, goes right here, so that would still be there. And when air traffic control toute at resource the traffic, again we'd probab'y be capped like we are at 30,000 below or 28,000 below. So Alternative B here if I can get it to go would be shifting the jet route, everything gene be after again. Branco Resorting the jet route, everything gene be shifting the jet route, everything genes below. So Reporting genes below for the source is the same. Branco Resorting the jet route, everything genes protein a source below for the source is the same. Branco Resorting the jet route, everything genes available.		that in. That was	£	today. We have a hodgepodge of airspace,
they now have a radar environment so that need went they now have a radar environment so that need went they now have a radar environment so that need went to aver y for that. So if we can get that airspace from 6 % % 500 to 50,000 feet here, here and here, and 500 to 50,000 feet here, here and here, and supersonic down to 10 and remove the airline traffic the supersonic down to 10 and remove the airline traffic the supersonic down to 10 and remove the airline traffic the supersonic down to 10 and remove the airline traffic the supersonic down to 10 and remove the airline traffic the supersonic down to 10 and remove the anoth for a couple through again, 12-500 to 50,000 activated through again, 0nce or twice a month for a couple through we're looking at doing. So through again, once or twice a month for a couple through a couple of alternatives to that. Now no proposed action would be that's the basis of the proposed action would be do have some alternatives to that. Alternatives to that. Alternative to that it that jet route. That jet they would not shift that jet route. That jet they would not reroute the traffic again we'd probably the jet to the twould not recourt the here. And when air traffic control is not the proposed action would still be there. And when air traffic control is not the proposed to the traffic, again we'd probably the jet coute but everything else is the same. The compatible is the same. The complete would be shifting the jet route, everything the jet route, everything else route the traffic again. The superson of the complete would be shifting the jet route, everything else route, everything el	from a	at	4	restriction, and we have to
<pre>away for that. So if we can get that airspace from 500 to 50,000 feet here, here and here, and 500 to 50,000 feet here, here and here, and supersonic down to 10 and remove the airline traffic and then add this, again, 12-500 to 50,000 activated through again, once or twice a month for a couple hours at a time is what we're looking at doing. So that's the basis of the proposed actions. Now no proposed actions. In combat without is couple of alternatives. And we do have some alternatives to that. Alternative A just essentially means they would not shift that jet route. That jet they would not shift that jet route. That jet to they would not shift that jet route. That jet to be capped like we are at 30,000 below or 28,000 below. So Alternative B here if I can get it to go would be shifting the jet route, everything to go would be shifting the jet route, everything gone available. Romer Remeasure B here if I can get it to go would be shifting the jet route, everything gone available. Romer Remeasure B here if I can get it to go would be shifting the jet route, everything gone Remeasure B here if I can get it to go would be shifting the jet route, everything gone. Reporting gone. R</pre>	they now have	environment so that need	ß	without the fully realistic
<pre>500 to 50,000 feet here, here and here, and supersonic down to 10 and remove the airline traffic and then add this, again, 12-500 to 50,000 activated through again, once or twice a month for a couple hours at a time is what we're looking at doing. So that's the basis of the proposed action would be that's the basis of the proposed action would be compiete without a couple of alternatives. And we do have some alternatives to that. Alternative A just essentially means they would not shift that jet route. That jet toute, currently J-74, goes right here, so that would still be there. And when air traffic control could not reroute the traffic, again we'd probably be capped like we are at 30,000 below or 28,000 below. So Alternative B here if I can get it Alternative B here if I can get it to go would be shifting the jet route, everything Bemeion B shifting the jet route, everything Bemeion B shifting the jet route, everything Bemeion Bepeting Bemeion B shifting the jet route, everything Bemeion B shifting the jet route a shiftin</pre>	away for	So if we can get that airspace	9	goal
<pre>supersonic down to 10 and remove the airline traffic and then add this, again, 12-500 to 50,000 activated through ayain, once or twice a month for a couple hours at a time is what we're looking at doing. So that's the basis of the proposed actions. Now no proposed actions. I1 combat without that's the basis of the proposed actions. Now no proposed actions would be complete without a couple of alternatives. And we is hat we're looking to since on alternatives to that. Now no proposed action would be complete without a couple of alternatives. And we is hat we're looking to since of alternatives. And we is hat we act alternative of the proposed action so the proposed action would be couple of alternatives to that. Alternative A just essentially means they would not shift that jet route. That jet is the proposed action would still be there. And when air traffic control is would still be there. And when air traffic control is be coupled like we are at 30,000 below or 28,000 22 gentlemer. I'm a below. So Alternative A is just not moving the jet route, everything else is the same. Alternative B here if I can get it to go would be shifting the jet route, everything else is the same. Romero Reporting Romero Romero Romero Romero Romero Romo</pre>			7	sitting before you here tonight. We
and then add this, again, 12-500 to 50,000 activated through again, once or twice a month for a couple hours at a time is what we're looking at doing. So that's the basis of the proposed actions. Now no proposed actions. Now no proposed action would be that's the basis of the proposed action would be complete without a couple of alternatives. And we do have some alternatives to that. Alternatives to that. Alternative A just essentially means they would not shift that jet route. That jet they would not shift that jet route. That jet they would not restrict, again we'd probably be capped like we are at 30,000 below or 28,000 below. So Alternative A is just not moving the jet coute but everything else is the same. Alternative B here if I can get it to go would be shifting the jet route, everything Bomero Reporting Bomero Reporting Bomero Reporting		the airline	8	train to the threat, train with the tactics, train
through again, once or twice a month for a couple10to have to send ahours at a time is what we're looking at doing. So11combat without thhours at a time is what we're looking at doing. So12that full preparsthat's the basis of the proposed actions.13that full preparsNow no proposed action would be13that full preparscomplete without a couple of alternatives. And we14She's going to stdo have some alternatives to that.15have any additionAlternative A just essentially means16you ran out of tinuld not shift that jet route. That jet17a variety of otheroute, currently J-74, goes right here, so that18directly to herewould still be there. And when air traffic control19Mcould not reroute the traffic, again we'd probably20gentlemen. I'm abe capped like we are at 30,000 below or 28,00021combat Command atbelow. So Alternative A is just not moving the jet23preparation of thto up to verything else is the same.23preparation of thBoneo Reporting23preparation of thgoing the jet route, everything23preparation of thgoing the sifting the jet route, everything23 <t< td=""><td>and then</td><td>to 50,000</td><td>6</td><td></td></t<>	and then	to 50,000	6	
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<pre>that's the basis of the proposed action would be</pre>	hours at a	at doing.	11	the preparation of that
Now no proposed action would be13complete without a couple of alternatives. And we14do have some alternatives to that.15Alternative A just essentially means16hey would not shift that jet route. That jet17a variety of othethey would not shift that jet route. That jetroute, currently J-74, goes right here, so thatwould still be there. And when air traffic controlcould not reroute the traffic, again we'd probablybe capped like we are at 30,000 below or 28,000below. So Alternative A is just not moving the jetroute but everything else is the same.Alternative B here if I can get itto go would be shifting the jet route, everythinggo would be shifting the jet routego would be shi	that's the	the proposed actions	12	full
<pre>complete without a couple of alternatives. And we do have some alternatives to that. do have some alternatives to that. Alternative A just essentially means they would not shift that jet route. That jet they would not shift that jet route. That jet route, currently J-74, goes right here, so that would still be there. And when air traffic control could not reroute the traffic, again we'd probably be capped like we are at 30,000 below or 28,000 below. So Alternative A is just not moving the jet route but everything else is the same. Alternative B here if I can get it to go would be shifting the jet route, everything S05-625-1710 Bolow. S05-625-1710</pre>	13	action would	13	Brenda
<pre>do have some alternatives to that. Alternative A just essentially means Alternative A just essentially means Alternative A just essentially means they would not shift that jet route. That jet to use currently J-74, goes right here, so that would still be there. And when air traffic control would still be there. And when air traffic control could not reroute the traffic, again we'd probably be capped like we are at 30,000 below or 28,000 below. So Alternative A is just not moving the jet route but everything else is the same. Alternative B here if I can get it to go would be shifting the jet route, everything</pre>		alternatives. And	14	going to stand up and talk
Alternative A just essentially means16you ran out of tthey would not shift that jet route. That jet17a variety of othecould still be there. And when air traffic control19Mwould still be there. And when air traffic control19Mcould not reroute the traffic, again we'd probably20gentlemen. I'm abe capped like we are at 30,000 below or 28,00021Combat Command atbelow. So Alternative A is just not moving the jet23job in this proceroute but everything else is the same.23preparation of thAlternative B here if I can get it24which I hope a loto go would be shifting the jet route, everything25copies available.Bobs-625-1710505-625-171025copies available.	do have some	to	15	have any additional comments that aren't recorded,
<pre>they would not shift that jet route. That jet toute, currently J-74, goes right here, so that would still be there. And when air traffic control would still be there. And when air traffic control would still be there. And when air traffic control would still be there. And when air traffic control would still be there. And when air traffic control would still be there. And when air traffic control would still be there. And when air traffic control would still be there. And when air traffic control would still be there. And when air traffic control would still be there. And when air traffic control would still be there. And when air traffic control would still be there. And when air traffic control would still be there. And when air traffic control would still be there. And when air traffic control would still be there. And when air traffic control would still be there. And when air traffic control would not reroute the traffic, again we'd probably be capped like we are at 30,000 below or 28,000 below. So Alternative A is just not moving the jet coute but everything else is the same.     Alternative B here if I can get it     to go would be shifting the jet route, everything     gof-ef25-1710     Bol5-ef25-1710 </pre>	16	essentially	16	ran out of time or for whatever
<pre>coule currently J-74, goes right here, so that would still be there. And when air traffic control would still be there. And when air traffic control would not reroute the traffic, again we'd probably be capped like we are at 30,000 below or 28,000 below. So Alternative A is just not moving the jet route but everything else is the same.     Alternative B here if I can get it     diternative B here if I can get it     copies available,</pre>		That	17	variety of other means. You can also
<pre>would still be there. And when air traffic control could not reroute the traffic, again we'd probably be capped like we are at 30,000 below or 28,000 below. So Alternative A is just not moving the jet route but everything else is the same.     Alternative B here if I can get it     Alternative B here if I can get it     could be shifting the jet route, everything     Romero Reporting     Romero Reporting     So5-625-1710 </pre>	route,	goes right here, so	18	her at Air Combat Command.
<pre>could not reroute the traffic, again we'd probably 20 gentlemen. I'm d be capped like we are at 30,000 below or 28,000 below. So Alternative A is just not moving the jet 22 job in this proce route but everything else is the same. Alternative B here if I can get it to go would be shifting the jet route, everything Romero Reporting Romero Reporting Boble. Comparison Command an Command</pre>	would still	And when air traff	19	COOK: Good evening,
<pre>be capped like we are at 30,000 below or 28,000 below. So Alternative A is just not moving the jet route but everything else is the same. Alternative B here if I can get it to go would be shifting the jet route, everything Romero Reporting Romero Reporting S05-625-1710</pre>		traffic, again we'd	20	I'm an environmental
<pre>below. So Alternative A is just not moving the jet 22 job in this proce route but everything else is the same. Alternative B here if I can get it 24 which I hope a lo to go would be shifting the jet route, everything Romero Reporting 505-625-1710</pre>		are at 30,000 below or	21	Combat Command at Langley Air Force Base. And my
<pre>route but everything else is the same. 23 preparation of th Alternative B here if I can get it 24 which I hope a lo to go would be shifting the jet route, everything 25 copies available, Romero Reporting 505-625-1710</pre>	2 below.	not moving the	22	this process has been to oversee
Alternative B here if I can get it 24 which I hope a lot ogo would be shifting the jet route, everything 25 copies available, Romero Reporting 505-625-1710	route but	the	23	of the Environmental
5 to go would be shifting the jet route, everything 25 copies available, Romero Reporting 505-625-1710	24	B here if I can	24	I hope a lot of you got in the mail.
	5 to go	shifting the jet route,	25	available, and also on the web site
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2	What I'd like to do tonight is talk a	2	Federal agencies are required to adhere to the
m	little bit about the environmental impact analysis	e	National Environmental Policy Act. It includes
4	process and the law that generated this called The	4	opportunities for public involvement so
S	National	5	participation throughout the process is a very key
9	(Interruption by Reporter.)	9	part.
7	MS. COOK: This is our Court	7	Ultimately, the goal of NEPA is to
8	Reporter. She's recording everything that happens	8	make better decisions. And we feel by involving the
6	in this meeting so you need to talk slowiy and	6	public throughout the process we can successfully
10	clearly. All right.	10	balance the New Mexico Training Range Initiative
11	What I'm going to be doing tonight is	11	with the environment and community concerns.
12	talking to you about the National Environmental	12	As the proponent for this action, the
13	Policy Act and environmental impact analysis	13	Air Force is serving as the lead agency in
14	process. And then I'd like to cover some more	14	preparation of this Environmental Impact Statement.
15	information about the public involvement	15	It involves airspace changes. The Federal Aviation
16	opportunities that you have to participate in the	16	Administration is our cooperating agency on the
17	NMTRI process, and also to summarize the findings in	17	document because of their legal jurisdiction, and
18	the Draft Environmental Impact Statement.	18	their expertise in airspace issues. Okay.
19	Okay. What is the NEPA and what is	19	Before I get into some details about
20	this environmental process all about? It all stems	20	public involvement and the EIS, I want to recap the
21	through the National Environmental Policy Act of	21	time line. As Lt. Geeslin mertioned earlier
22	1969. This is a law that was passed in December of	22	tonight, we're about halfway through a 24-month
23	1969 and signed into law in January of 1970.	23	process. And January a year ago we were out to meet
24	Basically it requires Federal	24	with folks in these local communities to tell ycu
25	agencies to analyze potential impacts of their	25	about the process and tell you about the proposal
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25 people say why do you even need to go down to	Frequently that's capped at about 20,000 test to
24 up. Obviously that's pretty restrictive and some	that as assigned
23 do, we just say okay, everything is 24,000 feet and	ro D
don't use that airspace much. Okay? And when	from 500 feet above the ground level up to
20 we don't want to get in trouble and lose our wings	snown many of you mad are sey to this proposed.
19 up. So as you can guess, being fighter pilots and	Okay. The other pieces that i've
18 on this yellow piece, is only from 24,000 feet and	
17 And then currently, what you see here	
16 and it's going to be in one chunk of airspace.	be active as per noted. And again, we're talking
15 should be able to go 500 feet AGL to 50,000 feet,	supersonic operations. And again, that would only
14 Dallas-Fort Worth, remove that over the top and we	chaff and flare use, and above that altitude
13 here remove the departure traffic out of	12,500 feet mean sea level. We propose to allow
12 artist's depiction, if you will, of the red line	the purpose to that. We propose it only go down to
11 move the jet route to the north just kind of an	that connects the two pieces of airspace. So that's
10 proposing to remove that re-route the traffic,	maneuver to execute our tactics in this corridor
9 airline traffic to fly over the top of us. We are	and defeat 'em and we just want to be able to
8 oftentimes we will re-captain our airspace to allow	We're urying to actach so the threads are adding ar here defending it and we push in this way to attack
ed point-to-point. We oftentimes do base	at Melrose a
5 A majority of airline traffic nowadays is being	get ready and we push across here because we have an
4 direct here and other traffic point-to-point routed.	force training exercises, we marshal here, join up,
3 of us, or on the jet route to the north and goes	a couple hours at a time when we need to do large
2 out of Dallas-Fort Worth, flies right over the top	connects that and this so once or twice a month, for
1 30,000 feet based on airline traffic that's coming	this. All we're doing is adding a piecc here that
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It always go medium attitude: There most of your tactics ddium attitude? Well, again, never say never. I't always go medium altitude. There may be ittuations where we do need to train down. We currencies and requirements to be able to go int low if we need to. We don't do it a ty of the time, but we still have a erent to do it. As well as, the bad guys, as ght guess, aren't going to hold still for us ways be in the middle at 20,000 foot des, they could be anywhere. And if I don't my pilots to look in low altitude coverage, so avoing threats down at 500 feet or having them 50,000 when they get in combat they'll be used arys looking at one piece of airspace and ere going to get surprised. So that's why we it those and certainly munitions that we drop, they're not live munitions, they're still nuce, it is going all the way down to the e there within the restricted area, the impact test. And many of our tactics will suport owa?		1 functions. What we're trying to do is extend and	2 make this all match from 500 feet AGL up to 50,000	3 feet and chaff and flares throughout, lower the	4 supersonic from 30,000 feet this is as low as we	5 can go supersonic. And again Captain Johnson	6 here can probably tell us, how many times in combat	7 did you drop above 30,000 feet?	Col. Wight: There you have it,	rever. And right now he didn't know I was g	11 LO dax him that, but that is the only prace we can 12 do right now suppressing is showe 30 And you just	heard him, he never did that in combat. The	14 majority of our stuff is flying low 20's, thousand	15 feet if you will, and again, that's where the	16 majority of our training, plus for our air-to-air	17 tactics, they could be at any altitude. But again,	18 predominantly in the mid to high 20's and 30's is	19 where we employ an air-to-air role.	20 So that's the intent here is to	21 remove the airline traffic, get everything up to	22 50,000 feet. There's a chunk down here that the	23 floor is only 11,000 feet so we can't go below	24 11,000 so another restriction our folks have to	25 remember which results in they don't fly down here	Romero Reporting
500 feet are mediu We don't some situ do have c down that majority requireme you might and always train my with havi up to 50, to always they're g need to c transmit while the ordinance surface t area itse that. Ok	13		ay never.	mav be		ţ	a		for				ng them		Ind	ћу we	t in this	<u>ں</u>	we drop,	111	he	e impact	upport		ye ye

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copies available, and also on the web site and in	25	i to go would be shifting the jet route, everything	25
which I hope a lot of you got in the mail. We have	24	Alternative B here if I can get it	24
preparation of the Environmental Impact Statement,	23	i route but everything else is the same.	23
job in this process has been to oversee the	22	: below. So Alternative A is just not moving the jet	22
Combat Command at Langiey Air Force Base. And my	21	be capped like we are at 30,000 below or 28,000	21
gentlemen. I'm an environmental analyst at Air	20	could not reroute the traffic, again we'd probably	20
MS. COOK: Good evening, ladies and	19	would still be there. And when air traffic control	19
directly to her at Air Combat Command. With that	18	route, currently J-74, goes right here, so that	18
a variety of other means. You can also send them	17	they would not shift that jet route. That jet	17
you ran out of time or for whatever reason, we have	16	Alternative A just essentially means	16
have any additional comments that aren't recorded,	15	do have some alternatives to that.	15
She's going to stand up and talk to you. If you	14	complete without a couple of alternatives. And we	14
I'll introduce Ms. Brenda Cook here	13	Now no proposed action would be	13
that full preparation.	12	that's the basis of the proposed actions.	12
combat without the preparation of that without	11	hours at a time is what we're looking at doing. So	11
to have to send any more Captain Johnsons into	10	through again, once or twice a month for a couple	10
realistically to deploy in combat. And I don't want	6	and then add this, again, 12-500 to 50,000 activated	6
train to the threat, train with the tactics, train	80	supersonic down to 10 and remove the airline traffic	80
have sitting before you here tonight. We want to	7	500 to 50,000 feet here, here and here, and	7
Again, that goal is exactly what	9	away for that. So if we can get that airspace from	9
combat without the fully realistic training.	2	they now have a radar environment so that need went	ъ
of restriction, and we have to send pilots into	4	from a procedural non-radar environment at Roswell,	4
is today. We have a hodgepodge of airspace, a lot	ε	we're proposing to fill that in. That was created	m
And then Alternative C is the way it	2	trying to do my tactics without going below 11." So	2
	н	much because they go, "Oh, I'll get in trouble and	4

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Г	the local libraries.	e i	actions prior to undertaking that action. And all
2	What I'd lixe to do tonight is talk a	2	Federal agencies are required to adhere to the
ς Π	little bit about the environmental impact analysis	ę	National Environmental Policy Act. It includes
4	process and the law that generated this called The	4	opportunities for public involvement so
S	National	5	participation throughout the process is a very key
9	(Interruption by Reporter.)	9	part.
٢	MS. COOK: This is our Court	۲.	Ultimately, the goal of NEPA is to
8	Reporter. She's recording everything that happens	8	make better decisions. And we feel by involving the
6	in this meeting so you need to talk slowly and	6	public throughout the process we can successfully
10	clearly. All right.	10	balance the New Mexico Training Range Initiative
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16	opportunities that you have to participate in the	16	Administration is our cooperating agency on the
17	NMTRI process, and also to summarize the findings in	17	document because of their legal jurisdiction, and
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20	this environmental process all about? It all stems	20	public involvement and the EIS, I want to recap the
21	through the National Environmental Policy Act of	21	time line. As Lt. Geeslin mentioned earlier
22	1969. This is a law that was passed in December of	22	tonight, we're about halfway through a 24-month
23	1969 and signed into law in January of 1970.	23	process. And January a year ago we were out to meet
24	Basically it requires Federal	24	with folks in these local communities to tell you
25	agencies to analyze potential impacts of their	25	about the process and tell you about the proposal
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<ul> <li>2 anticipate that that will be available to you in</li> <li>3 September of this year. And then the record of the</li> <li>4 decision or ultimate decision the Air Force will</li> </ul>	5 make will be in the October time frame of this year. 6 Okay. Scoping meetings; again, this 7 was a dialoguing process. It was our first 8 opportunity to come out to the public and describe 9 what this proposal is all about, why the Air Force		19 comments on the analysis in the Draft EIS. And 20 again, your input into the process will become a 21 part of the final document. 22 We had approximately 75 people who 23 attended the scoping meeting, so it's great to see 24 good crowd and we appreciate you coming out tonight 25 to listen to what we have to share with you.	Romero Reporting 505-625-1710 NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES
and ask you to identify key issues that you thought were important that you felt we should address in the Environmental Impact Statement. The process began, actually, in	December of 2003 with the Notice of Intent that appeared in the Federal Register. This basically was the Air Force announcing to the world that we were going to be preparing this Environmental Impact Statement.	The scoping process w length, and that's when w neetings a year ago. And Environmental Impact Sta Environmental Impact Sta cious resource areas and us that you felt were im us that you felt were im is draft EIS was released of January, and a 45-day	period will extend through the 21st of February. Each of the comments that you provide to the Court Reporter, the Hearing Officer today, written comments that you provide either here at the meeting or that you mail in, will become a part of the record and will appear in the final Environmental Impact Statement. Your issues and	Romero Reporting 505-625-1710 505-625-1710
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Г	Here's our schedule: Tomorrow night	-1	are under way to determine whether there is
2	we'll be at Santa Rosa, and then Thursday night Fort	7	collectively any asynergy or increased potential for
с	Sumner, and then Friday night in Clovis. All the	æ	impact from NMTRI in conjunction with these other
4	meetings are 6:00 to 8:00 p.m. Okay.	4	programs that might be ongoing. Okay.
5	I'd like to tell you a little bit	ŝ	Now I'm going to try to walk through
9	about the elements in the Draft EIS. The	9	the various resource areas in the document. And
٢	description of the purpose and need and the	٢	you'll find, when you thumb through the EIS, that
8	description of the Proposed Action and alternatives,	80	Chapters 3 and 4 mirror one another. So the first
6	that's basically the who, what, when, where, and why	6	resource area of the document is airspace and range
10	of the action. And that's found in Chapters 1 and 2	10	management. And as Col. Wight pointed out, NMTRI
11	of the EIS.	11	has no impacts on the ground. In other words, the
12	Chapter 3 is the baseline environment	12	boundaries, the location of Melrose Training Range
13	or the existing conditions, what we have today in	13	does not change. NMTRI is basically airspace
14	terms of the airspace and various resource areas.	14	changes and the way they operate within that
15	And then the analysis is found in	15	airspace. So no changes on the ground.
16	Chapter 4. And that's where we take NMTRI and we	16	Now when the MOA complex is active
17	look at the changes it would have on the existing	17	for training, private pilots have the option of
18	environment to determine the Delta or the change in	18	flying through that airspace under "see and avoid"
19	the various resource areas, how is it going to be	19	conditions, or many of them choose to fly around
20	different in terms of the noise environment, and how	20	that airspace. MOA's are not restricted airspace so
21	will this change in terms of socioeconomics in the	21	people or not participating aircraft are not
22	communities.	22	restricted from flying through there, but many times
23	There is also a Chapter 5 in the	23	we've been told private pilots prefer to fly around
24	document which is cumulative impacts where we look	24	that airspace when it is active.
25	at other Federal, or State or local initiatives that	25	So for private pilots in the area,
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<pre>percial changes to your flight soludides, your cortes and times to valid choose to fly if you were the ones whoth of the istepace.</pre>	when the MOA airspace is active, there could be	noise in most areas of the restricted
<pre>cutes and times or altitudes you would choose to fiy if you were the ammercial flights, on the jet for connectal flights, on the jet route 74 or directly colde connectal flights that route 74 or directly routed connectal flights that active, where the omes who are going to be asking the Federal Aviation Administration to shift that routific north. So we think about one to minites in the Federal Aviation Administration to shift that round be added to their overall schedule if they would be added to their overall schedule if they ould be added to their overall schedule if they would be added to the arreport in the arreport the added to the arreport in the arreport the added to the arreport in the arreport be overall. While the arreport of and a the the arreport the added to the arreport in the arreport in the arreport of and the arreport the added to the arreport in the arreport of and the arreport of and the added to the arreport of and arreport in the arreport of and arreport of and the added to the arreport in the arreport of and arreport arreport arreport the added to the arreport of and arreport of and arreport of and arreport arreport the addet arreport of a</pre>	general changes to your	change is going to be you're not going to be
<pre>fly if you were transmitting some of this airspace. For contered of the subject of you have For contered connectal flights that right of through that airspace, if the airspace is the airspace is the airspace is active, we're the ones who are going to be asking the Federal Aviation Administration to shift that the added to their overall schedule if they would be added to their overall schedule if they und adain when the airspace is active, there would be intreased "see and avoid" attat airspace aspect of fly through that airspace. The accustic environment, this is also noise in general. For subsonic noise, you 'te average mumber of sonic boons with METRI the current supersoning airspace. Bound the airstage about the everage mumber of sonic boons with the current supersoning airspace. Bound the airstage the two airspace aspection airspace aspect of the everage mumber of sonic boons with the current supersoning airspace aspecified admin thy the everage mumber of son</pre>	routes and times or altitudes ycu would choose	discern it with the exception of the Eastern
For commercial flights, on the jet 5 increase of up to 6 to 17 decibe's above ta tructure 7 or directly routed commercial flights that airspace is active. We're the ones who are going to be saking the Freekral Aviation Administration to shift that transmers, if you'lin of the Freekral Aviation Administration to shift that transmers if you'lin of the Freekral Aviation Administration to shift that transmers if you'lin of the Freekral Aviation Administration to shift that transmers. If the airspace is active, there would be added to their overall schedule if they wunt around that airspace is and addad to their overall schedule if they wunt around that airspace is and addad to their overall schedule if they with a added to their overall schedule if they with a added to their overall schedule if they with a added to their overall schedule if they with a added to their overall schedule if they with a added to their overall schedule increased "see and avoid" areas for private pilots who elect to fly through it. The accustic most, this is active, there would be increased "see and avoid" areas for private pilots who elect to fly through it. The accustic most, this is active, there would be increased "see and avoid" areas for private pilots who elect to fly through it. The accustic most, this is a active, there would be increased "see and avoid" areas for prive the aviate and avoid areas is a point out one thing: While A and schedule increase is a point to be operated a little bit. So in terms of subsonic moise, the would be averable as a subsonic moise, it at an averable and avoid areas areas and avoid areas and avoid areas are	fly if you were transmitting some of this ai	Eastern expansion of the Pecos MOA where you
route 74 or directly routed connectial flights that active, we're the once and and that's because t active, we're the once and and that's because t active, we're the once and and that's because t active, we're the once and and that's because t tradific north. So we think about on to built it that tradific north. So we think about on to an it the that active, there would be added to their own multicetuly would be added to their own multicetuly would be added to their own multicetuly would be added to their own multicetuly active, there would be added to their own multicetuly and again, when the alrepace is active, there would again, when the alrepace is active, there would be increased "see and avoid" in a whole lot of change there. The acoustic environment, this is also noise in general. For subsonic noise, you're not going also noise in general. For subsonic noise, let me point out one thing: MIRI does not change the type of alreating to the two action alternatives, the work the overial number of sources bound in the two action alternatives, the work the overial number of sources bound to boom yet the eduction to be operated a little bit. So in terms of subsonic be operated a little bit. So in terms of subsonic solut two booms very file the own action alternatives, that will in the own action alternatives, that will in the own action alternatives, that will in the own at the average of action also of the action alternatives, that will in the own at little bit. So in terms of subsonic be operated a little bit. So in terms of subsonic solut two booms very three days, or we've about two booms very the description about the average about the about the average about t	For commercial flights, on th	increase of up to 6 to 17 decibeis above
<pre>might go through that airspace, if the airspace is active, we're the ones who are going to be asking the Federal Aviation Administration to shift that the Federal Aviation Administration to shift that traffic north. So we think about one to two minutes would be added to their overall schedule if they went around that airspace is and added to their overall schedule if they went around that airspace is would be added to their overall schedule if they went around that airspace is would be interest And again, when the airspace is active, there would be increased "see and avoid" a through it. And again, when the airspace is areas for private pilots who elect to fly through that airspace. The acoustic environment, this is also noise in general. For subsonic noise, lat and they operate so the point out one thing: NNFRI does not change the type of a increased "see and avoid" also noise in general. For subsonic noise, lat and the of 10,000 KSI, what that means is about one boom every fi the overall number of sortics that are going to be flow. Again, it just change how they're going to be flow. Again, it just change how they're going to be flow. Again, it just change how they're going to be flow. Again, it just change how they're going to be flow. Again, it just change how they're going to be flow. Again, it just change how they're going to be flow. Again, it just change how they're going to be flow. Again, it just change how they're going to be flow. Again, it just change how they're going to be flow. Again, it just change how they're going to be flow. Again, it just change how they're going to be flow. Again, it just change how they're going to be flow. Again, it just change how they're going to be flow. Again, it just change how they're going to be flow. Again, it just change how they're going to be flow. Again, it just change how they're going to be flow. Again, it just change how they're going to be again again, it just change how they're going to be again, it just change how they're going to be again again aga</pre>	route 74 or directly routed commercial fligh	existing conditions. And that's because to
active, we're the ones who are going to be asking the Federal Aviation Administration to shift that traffic north. So we think about one to two minutes would be added to their overall schedule if they would be added to their overall schedule if they went around that airspace is active, there would be increased "see and avoid" areas for private pilots who elect to fly through that airspace. The acoustic environment, this is also noise in general. For subsonic noise, let we main out on thing: NMMF description that airspace. The acoustic environment, this is also noise in general. For subsonic noise, let we point out on thing: NMF description mexico Air Y for environment, this is also noise in general. For subsonic noise, let we point out on thing: NMF description Mexico Air Viere Base or at the New Mexico Air J doesn't increase the overall number of sould one with the current of aircraft at Cannon Air Force Base or at the New Mexico Air J due the proposed heriton defect Agin, it just changes how they're going to be flown. Again, it just changes how they're going to be flown. Again, it just changes how they're going to be flown. Again, it just changes how they're going to be flown. Again, it just changes how they're going to be flown. Again, it just changes how they're going to be flown. Again, it just changes how they're going to be flown. Again, it just changes how they're going to be flown. Again, it just changes how they're going to be flown. Again, it just changes how they're going to be flown. Again, it just changes how they're going to be flown. Again, it just changes how they're going to be flown. Again, it just changes how they're going to be flown. Again, it just changes how they're going to be flown. Again, it just changes how they're going to be flown. Again, it just changes how they're going to be flown. Forc	might go through that airspace, if the airsp	that airspace, that floor is dropped to
the Federal Aviation Administration to shift that traffic north. So we think about one to two minutes would be added to their overall schedule if they would be added to their overall schedule if they went around that airspace rather than directly through it. * And again, when the airspace is active, there would be increased "see and avoid" areas for private pilots who elect to fly through that airspace. The acoustic environment, this is active, there would be increased "see and avoid" areas for private pilots who elect to fly through that airspace. The acoustic environment, this is also noise in genetal. For subsonic noise, let who of aircraft at Cannon Air Fore Base or at the New Mexico Air National Guard, and it doesn't increase the overall number of sound to be found to be directed a little bit. So in terms of subsonic be operated a little bit. So in terms of subsonic Benetor and with the current association to be allow them to fly down to 10,000 KSI, with the current activity, the average number of sonic boom be operated a little bit. So in terms of subsonic be operated a little bit. So in terms of subsonic Beneto Reporting Beneto Reporting	active, we're the ones who are going to be a	In some cases, if you'll
<pre>traffic north. So we think about one to two minutes would be added to their overall schedule if they would be added to their overall schedule if they would be added to their overall schedule if they went around that airspace sather than directly through it. • And again, when the airspace is active, there would be increased "see and avoid" areas for private pilots who elect to fly through that airspace. The acoustic environment, this is active, there would be increased "see and avoid" areas for private pilots who elect to fly through that airspace. The acoustic environment, this is also noise in general. For subsonic noise, let me point out one thing: NNTR does not change the type of aircraft at Cannon Air Force Base or at the New Mexico Air National Guard, and it doesn't increase the overall number of sonic boom every fi met overall number of sonic boom every fi the two action alternatives, that will inc s05-625-1710 NEW MEXICO TANNING TANKE NEW MEXICO TANNING TANKE NEW MEXICO TANNING TANKE NEW MEXICO TANNING FAMGE</pre>	the Federal Aviation Administration to shift	the EIS, the noise level goes down. That is
<pre>would be added to their overall schedule if they went around that airspace is went around that airspace is through it.</pre>	traffic north. So we think about one to two	you're not having extra sorties, but
<ul> <li>went around that airspace rather than directly through it.</li> <li>went around that airspace is through it.</li> <li>And again, when the airspace is active, there would be increased "see and avoid"</li> <li>a whole lot of change there.</li> <li>b a triptic bit different. Today the Wing can that airspace.</li> <li>The acoustic environment, this is also noise in general.</li> <li>For subsonic noise, let me point out one thing: NNTR1 does not change the type of aircraft at Cannon Air Force Base or at the New to allow them to fly down to 10,000 MSL, who then to fly down to 10,000 MSL, who then to fly down to 10,000 MSL, who there with the current of aircraft at Cannon Air Force Base or at the New tow them to fly down to 10,000 MSL, who then to fly down to 10,000 MSL, who then to fly down to 10,000 MSL, who then to fly down to 10,000 MSL, who the the set of an also noise in general. For subsonic noise, let me point out one thing: NNTR1 does not change the type of aircraft at Cannon Air Force Base or at the New that the average number of sonic boom for the overage number of sonic boom for a subsonic tic use that are going to be forwed to boom svery three days, or we we solve that will in the operated a little bit. So in terms of subsonic boom svery three days, or we we solve book boom svery three days, or we we solve book boom svery three days, or we we solve book boom svery three days, or we we solve book boom solvery three days, or we we solve book boom svery three days, or we we solve book boom svery three days, or we we solve book book boom svery three days, or we we solve book book boom svery three days, or we we solve book book book severy three days, or we we solve book book book book book book severy three days, or we we solve book book book book book book book boo</li></ul>	would be added to their overall schedule if	larger area within which they operate so
<pre>through it</pre>	went around that airspace rather	level might go down a little bit. But
And again, when the airspace is14a whole lot of change there.active, there would be increased "see and avoid"15Now, sonic booms, that willareas for private pilots who elect to fly through16little bit different. Today the Wing canthat airspace.1730,000 feet NSL, And with NMTRI they're pThe acoustic environment, this is1730,000 feet NSL, And with NMTRI they're palso noise in general. For subsonic noise, let me19approximately five to six thousand feet ACpoint out one thing: NNTRI does not change the type20Now today with the currentof aircraft at Cannon Air Force Base or at the New21activity, the average number of sonic boomMexico Air National Guard, and it doesn't increase23Now with NNTRI, under the Proposed ActionActivity is the overall number of sortics that are going to be23Now with NNTRI, under the Proposed ActionBoostin it i just changes how they're going to be25about two booms every three days, or we'veBoosting 55-625-171055-625-171055-625-1710New MEXICO TRANNE RANGE10New MEXICO TRANNE RANGE	through	terms of subsonic noise, you're not going to
active, there would be increased "see and avoid" areas for private pilots who elect to fly through that airspace. The acoustic environment, this is also noise in general. For subsonic noise, let me point out one thing: NMRI does not change the type point out one thing: NMRI does not change the type of aircraft at Cannon Air Force Base or at the New Mexico Air National Guard, and it doesn't increase the overall number of sortics that are going to be flown. Again, it just changes how they're going to be operated a little bit. So in terms of subsonic be operated a little bit. So in terms of subsonic 55 about two booms every three days, or we've S055-625-1710 NEW MEXICO TRAINING RAMER	And again, when the airspace	a whole lot of change there.
areas for private pilots who elect to fly through that airspace. The acoustic environment, this is The acoustic environment, this is also noise in general. For subsonic noise, let me point out one thing: NNFR does not change the type point out one thing: NNFR does not change the type point out one thing: NNFR does not change the type of aircraft at Cannon Air Force Base or at the New Mexico Air National Guard, and it doesn't increase the overall number of sortics that are going to be flown. Again, it just changes how they're going to be operated a little bit. So in terms of subsonic be operated a little bit. So in terms of subsonic be operated a little bit. So in terms of subsonic 55 about two booms every three days, or we've 505-625-1710 NEW MEXION TRAINER ANGE	active, there would be increased "see and	Now, sonic booms, that will
that airspace. The acoustic environment, this is The acoustic environment, this is point out one thing: NMTRI does not change the type of aircraft at Cannon Air Force Base or at the New Mexico Air National Guard, and it doesn't increase the overall number of sortic boom Mexico Air National Guard, and it doesn't increase the overall number of sortic boom Mexico Air National Guard, and it doesn't increase the overall number of sortic boom the overall number of sortic boom the overall number of subsonic S05-625-1710 S05-625-1710 New MEXICO TRAINING RANGE	areas for private pilots who elect to fly	little bit different. Today the Wing
The acoustic environment, this is also noise in general. For subsonic noise, let me point out one thing: NMTRI does not change the type of aircraft at Cannon Air Force Base or at the New of aircraft at Cannon Air Force Base or at the New Mexico Air National Guard, and in doesn't increase the overall number of sonic boom Mexico Air National Guard, and in doesn't increase the overall number of sonic boom flown. Again, it just changes how they're going to be operated a little bit. So in terms of subsonic be operated a little bit. So in terms of subsonic 505-625-1710 New Mexico Tranwing RAMGE	that	30,000 feet MSL. And with NMTRI they're
also noise in general. For subsonic noise, let me point out one thing: NMTRI does not change the type of aircraft at Cannon Air Force Base or at the New of aircraft at Cannon Air Force Base or at the New Mexico Air National Guard, and it doesn't increase Mexico Air National Guard, and it doesn't increase the overall number of sonic boom flown. Again, it just changes how they're going to be operated a little bit. So in terms of subsonic be operated a little bit. So in terms of subsonic 55 about two booms every three days, or we've 505-625-1710 NEW MEXICO TRINING RANGE	The acoustic environment, this	to allow them to fly down to 10,000 KSL,
point out one thing: NMTRI does not change the type of aircraft at Cannon Air Force Base or at the New of aircraft at Cannon Air Force Base or at the New Mexico Air National Guard, and it doesn't increase Mexico Air National Guard, and it doesn't increase the overall number of sorlics that are going to be flown. Again, it just changes how they're going to be operated a little bit. So in terms of subsonic be operated a little bit. So in terms of subsonic 55 about two booms every three days, or we've 505-625-1710 505-625-1710 New MEXICO TRAINING RANGE	also noise in general. For subsonic noise, let	approximatelv five to six the
of aircraft at Cannon Air Force Base or at the New Mexico Air National Guard, and it doesn't increase Mexico Air National Guard, and it doesn't increase Mexico Air National Guard, and it doesn't increase 22 What that means is about one boom every fi the overall number of sortics that are going to be 23 Now with NMTRI, under the Proposed Action 24 the two action alternatives, that will inc be operated a little bit. So in terms of subsonic 25 about two booms every three days, or we've 9505-625-1710 505-625-1710 505-625-1710 NEW MEXICO TRAINING RANGE	point out one thing: NMIRI does not change the	Now today with the current
<pre>Mexico Air National Guard, and it doesn't increase the overall number of sortics that are going to be flown. Again, it just changes how they're going to be operated a little bit. So in terms of subsonic be operated a little bit. So in terms of subsonic S05-625-1710</pre>	of aircraft at Cannon Air Force Base or at	activity the success sumber of secie how
the overall number of sortics that are going to be flown. Again, it just changes how they're going to be operated a little bit. So in terms of subsonic Be operated a little bit. So in terms of subsonic S05-625-1710 505-625-1710	Mexico Air National Guard, and it doesn't	activity that more is about on bound booms i
<pre>flown. Again, it just changes how they're going to be operated a little bit. So in terms of subsonic 24 the two action a 25 about two booms e</pre>	the overall number of sorlics that are going	What that means is about one poom every live
be operated a little bit. So in terms of subsonic Romero Reporting 505-625-1710	flown. Again, it just changes how they're going	NOW WILL NEALLY UNGER LINE FLOPOSED ACLION OF
	be operated a little bit. So in terms of	the two action alternatives, that will
		about two booms every three days, or
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additional requirement to deal with more flights.	25	windows; they can rattle brick-a-brack that you	25
up, things can stack up. So they would have an	24	activities. They have they can rattle your	24
north of the airspace so when you start moving it	23	sometimes. Sometimes they interrupt your	23
There are other jet routes that are	22	more often, and sonic booms tend to annoy people	22
bit greater magnitude of flights to deal with.	21	So people will hear booms a little	21
of that airspace in the FAA world will have a little	20	most of them are anticipated to be about 1 PSF.	20
going to be north of the airspace so the controllers	19	6 to 7 pounds per square foot range. But again,	19
north of the airspace, that means more flights are	18	square foot, and an exceptional boom could be in the	18
traffic around, like we're proposing to move it	17	be in the threes or could be above 4 pounds per	17
an issue. But when you start moving commercial air	16	PSF range. Less than 1 percent of the booms could	16
really changing on the ground, ground safety is not	15	are going to be generated are going to be in the 1	15
safety. And for the most part, because nothing is	14	and pounds per square foot. Most of the booms that	14
with flight safety, explosive safety and ground	13	behind the boom, is measured in peak over pressure	13
Safety; the safety category deals	12	The the amplitude, the strength	12
Force Base Public Affairs Office. Okay.	11	on the ground.	11
issues, and that starts with contacting Cannon Air	10	generated, they're refracted back up and never heard	10
procedure and process in place to deal with those	6	conditions. So again, many times booms are	9
damage to your structure, the Air Force has a claims	80	altitude that they're at, and the atmospheric	00
PSF booms, there's no impact. However, if there is	2	the Mach number how fast they're going, the	L
Generally, structural condition, at 1	9	i physics of the atmosphere. Sonic booms depend on	9
impulsive noise.	5	always heard at the ground and that's because of the	ŝ
noise as well, and sonic booms are categorized as an	4	every time a plane goes supersonic, they're not	4
noise. A loud clap of thunder is an impulsive type	ы	Not every boom that is generated	m
startle effect associated with it, an unexpected	2	would hear a few more booms in the environment.	2
might have on the shelves; and there might be a	1	calculated it out to be.6 booms per day. So you	Ч

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additional sonic booms we don't anticipate will be	25	noise will not change that much, we really don't	25
additional noise or changes in the subsonic noise or	24	mentioned earlier, in general in most areas the	24
fact it's part of the existing environment, the	23	well. Now because in the subsonic environment, as I	23
not anything new. So with that in mind, and the	22	and to include threatening endangered species as	22
a long	21	wildlife as well as domestic animals, their habitats	21
Airplanes have been flying in this	20	Biological resources includes	20
normal activity quite often after a boom occurs.	19	physical resources.	19
temporary, animals tend to habituate and they resume	18	things, no significant impacts are associated with	18
shown that in most cases that this is very	17	involve any on the ground structure or changing	17
animals might look up or move. But studies have	16	for the most part, again because NMTRI did not	16
doing something outside and you have to stop, or	15	soils, water, land forms, hydrology and such. And	15
sometimes it interrupts activities, whether you're	14	Physical resources is basically	14
imals get t	13	Avoid" Rules would be in place. Okay.	13
more impulsive noise. And in some cases, both	12	through that airspace, that in addition, "See and	12
three days, people and animals are going to hear	11	active and you a private pilot, chooses to fly	11
to about one boom every five days to two booms every	10	use. And again, I want to point out, when MOA is	10
Now sonic booms; with the increase up	6	anticipate any additional safety risks from flare	6
be able to deploy the defensive counter measures.	8	fire potential would continue, so we don't	80
continue just being a larger arca where they would	L	management procedures that are in place to minimize	2
above Melrose Range. And so that would just kind	9	As far as the flare use, the existing	9
and even longer than that in the restricted airspace	5	National Guard.	2J
flares have been used in this airspace since 2001,	4	the 27th Fighter Wing and the New Mexico Air	4
	С	conflict this airspace to make it more usable for	С
flares, because as Col. Wight pointed out, chaff a	5	traffic management and we're confident they can de	3
acts. Or from the use of chass Col. Wight pointed out,	-	Me leet You Know, they're the experts in alt	-1

Socioeconomics: this mainly deals	with the private aviation community who wou	flying around the airspace when it's act	4 you're not required to fly around the airspace,	5 you're able to transit that airspace under "See and	6 Avoid" Rules, but if you choose not to, that would	7 mean some additional time or changing your schedule.	8 Time or money in terms of fuel is the bottom line if	9 you fly around the airspace and it happens to be	10 active.	11 As Col. Wight pointed out, for the	12 Capitan MOA bridge, that's only going to be	13 activated a couple times a month to support the	14 large force scale exercises.	15 The other area that is addressed in	16 the EIS is, like, windmills, existing windmills or	17 windmills you might want to put up in the future for	18 electric power or any petroleum activities you might	19 be looking at will not be impacted by NMTRI. You	20 will not be restricted in any way from pursuing	21 those areas in conjunction with the NMTRI proposal.	22 Okay.	23 Environmental justice is an area that	24 we look at, it's required by an Executive Order.	25 And the focus deals with potential impacts on	Romero Reporting 505-625-1710
		es	rces.	and	ter.	isual	ted	ies.	booms	he	act	•	no			ecial	ed by	is will	bu	utdoor		q	cipate	•	
evtreme significant impact on biological		Cultural resou	historic structures and also traditional resources.	And there are some that lie under the airspace and	some of which are listed on the National Register.	And aircraft noise that occurs today, or the visual	aspect of aircraft over flights have not affected	the National Register listing of these properties.	And so the increase in the frequency of sonic booms	or the additional use in chaff and flares in the	expanded airspace we don't anticipate will impact	cultural resources.	Land use and recreation; again, no	changes to the ground, so your land use, land	ownership, property values, the BLM's areas of	sensitive environmental concern, or the BLM special	recreation management areas will not be affected by	the NMTRI proposal. Access to recreation areas will	not be affected either, however discrete hunting	events or activities, if someone is doing an outdoor	recreational activity and there's a sonic boom,	there could be some adverse effect or impact on	those individuals. But overall, we don't anticipate	significant impacts. All right.	Romero Reporting 505-625-1710

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and information on your community relevant to the	25	nothing to do with Air Combat Command, and Cannon	25
with your issues and concerns about the Draft EIS	24	California. I am not stationed at Cannon, I have	24
public, the opportunity to provide the Air Force	23	Judicial Circuit which is at Travis Air Force in	23
process. This comment process gives you, the	22	Military Judge. I am stationed at the Western	22
are part of the environmental impact analyses	21	role at this hearing. I'm a full-time Air Force	21
the hearing. The public hearings and comment period	20	session, I'd like to explain a little bit about my	20
recording everything stated during this portion of	19	Impact Statement. Before moving to the comments	19
A Court Reporter, as you can see, is	18	is, your comments about the Draft Environmental	18
comments for the record.	17	of this hearing is to receive public comments; that	17
comments on the MMTRI Draft EIS and make any	16	the Council on Environmental Quality. The purpose	16
opportunity to provide the Air Force with your	15	Policy Act and the Regulations that are published by	15
second part of this hearing which is your	14	with the provisions of the National Environmental	14
We now are going to enter into the	13	This hearing is held in accordance	13
hearing.	12	hear me.	12
I will be serving as an impartial moderator for this	11	reading most of this, but let me know if you can't	11
In summary it is important that you understand that	10	Barely? Okay. I'll try it sitting down since I'm	10
wish to be heard will have an opportunity to speak.	6	Can you hear me in the back okay?	6
fair, orderly and impartial hearing. That all who	00	Initiative.	00
Hearing Officer is simply to ensure that we have a	2	Statement for the New Mexico Training Range	L
My role as the Presiding Judge or	9	public hearing on the Draft Environmental Impact	9
representatives of this proposal.	2	and I am the Presiding Hearing Officer for this	10
here to act as a legal advisor to the Air Force	4	ladies and gentlemen. I'm Lt. Col. Print Maggard	4
Draft Environmental Impact Statement, and I am not	e	LT. COL. MAGGARD: Good evening,	e
have not been involved in the development of this	2	to Lt. Col. Print Maggard.	2
Air Force Base is not in my judicial circuit. I	1	of the Draft EIS. Okay. Yes. We'll turn it over	1
		ε. ε.	

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hearings or provided in writing throughout the	25 h	If you have any questions, Air Force	25
Comments made at all the public	24	the EIS.	24
provided in your materials.	23 p	will not add to the adequacy of the analysis used in	23
please send comments to the address shown and	22 p	Air Force's analysis of environmental concerns and	22
you do not turn in written comments at this hearing.	21 y	time from others' opportunities to comment on the	21
the comment period or until 21 February, 2005. If	20 t	proposal. Nonenvironmental issues will take away	20
table. Written comments will be accepted throughout	19 t	on the environmental issues related to this	19
representative located in the room or at the sign-in	18 r	We ask that you focus your comments	18
comments of this hearing, give them to any Air Force	17 c	alternatives.	17
If you'd like to turn in written	16	identified under the Proposed Action and	16
we'll sign you up.	15 w	of environmental analysis and environmental impacts	15
would like to speak, please raise your hand and	14 W	through oral or written comments) about the adequacy	14
your sign-in card. If you have not done so and	13 y	Air Force uses to gather your concerns (whether	13
hearing, have indicated that you wish to speak on	12 5	session. Rather, this hearing is a venue for the	12
signed in. And if you wished to speak at the	11 s	is this hearing designed as a question and answer	11
When you came in, you should have	10	debate; or a popularity vote on the Draft EIS; nor	10
to the Court Reporter as part of your presentation.	9 t	you keep in mind that this is not an arena for a	6
through the mail; or give extended written remarks	8 t	Throughout this hearing I ask that	8
writing by submitting them during this hearing or	7 14	analysis for this EIS.	L
by the Court Reporter. You can provide comments	9 9	aware of your concerns about the environmental	9
ways. First, you can speak now and have it recorded	5	makers benefit from your local knowledge and are	ŝ
You can officially comment in several	4	EIS. This will ensure that the Air Force decision	4
questions following the hearing.	с.	official record and will be included in the Final	e
area and will be happy to answer any of your	2 9	These comments will be part of the	2
representatives will be available at the display	1 1	analyses.	1

1	public comment period will be given equal	1	public officials, spokes persons and individuals.
3	consideration and are all part of the official	2	You do not have to speak for the full three minutes,
č	record.	e	however, if you do choose to speak for the three
4	In order to move through this	4	minutes, a yellow card will be raised when you have
ŝ	testimony efficiently, I ask you to observe the	5	30 seconds remaining. When your three minutes have
9	ground rules du	9	ended, a red card will be raised and you'll need to
L	1	7	end your statement.
œ	tv to speak first. And members o	80	Following your presentation, I ask
6	then be called up in the order	6	that you sit down so I may call the next person.
10	igned up to spea	10	Out of respect for others who would like to make
	providence of [[]:: entry sinch	11	comments, I ask that you to please honor your three
+ + +	TOUL HAINE WITT DE AHHOUHCEU O	12	minutes and any requests I have for you to stop
77	s your remarks to m	13	speaking if you go over your time.
13	the Court Reporter will hear all of your comments	14	If you think you have more comments
14	and get it down correctly. Please speak clearly.	15	than the present time allotted, make you're most
15	State your full name and spell it out so we can	16	important comments first. If you don't get a chance
16	record it correctly. If you are representing	17	to voice all your comments, you can and should
17	someone or some group other than yourself, please	18	submit them in writing.
18	let us know. We need this information to make sure	19	If you have a written statement
61	that the Court Reporter gets an accurate record of	20	already prepared, you may hand it in, read it
20	what is said here and who has said it.	21	allowed within the time limit, or do both. Any way
21	Please do not provide any personal	22	you present it, it will be a part of the official
22	information in your comments if you do not want to	23	final official record and included in the Final EIS
23	see it published in the Final EIS.	24	This hearing is scheduled to end at
24	Each person will be allotted three	25	8:00. However, if we have time and you would like
25	minutes to speak, and this applies to everyone;		Romero Reporting 505-625-1710
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NEW MEXICO TRAINING RANGE INITIATIVE EIS	
Romero Reporting 505-625-1710	Romero Reporting 505-625-1710
communications and lack of positive radar control in	purpose of this public comment period.
Force had a year to address the issue of poor radio	Force is conducting this hearing and that is the
My problem is the fact that the Air	your comments to the Draft EIS. That is why the Air
NMTRI, and I favor Alternative B.	As I mentioned before, please limit
bombing and I support the implementation of the	recorded accurately.
and I have no quarrel with the concept of stand-off	references and scientific terms you use can be
I formally served in the Air Force	following the presentation so names, places,
	Court Reporter will appreciate you giving it to her
Standard District Office. I've been empowered to	a written statement to accompany your testimony, the
Safety Counselor under the Lubbock, Texas Flight	As mentioned previousiy, if you have
Pilots' Association. I'm also an FAA National	clearly.
United States Pilots' Association and the New Mexico	understand what is said, so please speak slowly and
My name is Steve Uslan and I'm here representing the	a complete record only if she can hear and
MR. USLAN: Good evening everyone.	Final EIS. The Court Reporter will be able to make
spelled S-T-E-V-E, U-S-L-A-N. Okay. 2000	become part of the record and be included in the
First speaker, Steve Uslan and it's	said. The transcript of these proceedings will
Oƙay.	Reporter will record verbatim everything that's
they would like to speak just raise your hand.	As I have said earlier, the Court
who would like to speak who did not check off that	people to speak.
MS. HILLER-LASALLE: Is there anyone	state your agreement. This will allow more other
begin the oral testimony.	previous speaker on a particular issue, you may
indicated you would like to speak. You may now	what another speaker has said. If you agree with a
take oral statements from those of you who have	Also I ask that you do not repeat
elected officials. Following their remarks, we will	that chance at the end of the hearing.
	the opportunity to expand your remarks, you may have

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<pre>the requested area of controlled airspace.</pre>	<pre>trolled airspace.</pre>		41	
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<pre>pilot killed. The two pilots of the Air Force aircraft ejected and survived, but their aircraft did not. This accident occurred in an area densely populated by military training aircraft, but This accident occurred in an area densely populated by military training aircraft, but Legal for civilian aircraft to fly through. In cert in New Mexico to compel the Air Force to if court in New Mexico to compel the Air Force to if install these facilities as part of the Training legal for civilian aircraft but Legal for civilian aircraft to fly through. In other words, we have the same recipe for disaster in New Mexico if this issue of traffic separation is not resolved. In 2000 near Brighton, Florida, two F-16s descended into controlled airspace, IFC aircpate to commencing operations in this Sof5-625-1710 Romero Reporting Romero Reporting Romero Reporting</pre>	<pre>Index of the Air Force Ived, but their aircraft three facilities as part of the Training Intervention an area It to fly through. In Ived for disaster in Ived for din Ived for disaster in Ived for disaster in Ived fo</pre>	Ч	Oklahoma. The crop duster was destroyed and	
aircraft ejected and survived, but their aircraft did not. This accident occurred in an area admosely populated by military training aircraft, but iegal for civilian aircraft to fly through. In densely populated by military training aircraft, but iegal for civilian aircraft to fly through. In their words, we have the same recipe for disaster in New Mexico if this issue of traffic separation is not resolved. In 2000 near Brighton, Florida, two F-16s descended into controlled airspace, IFC airspace, without clearance. And one of them ran Romero Reporting Bonero Report Bo	<pre>rived, but their aircraft ived, but their aircraft int occurred in an area int occurred in an area int occurred in an area int of ity through. In if to fly through. In if the fly through. In i</pre>	Ч	pilot killed. The two pilots of the Air	will file an order to show cause here
<pre>did not. This accident occurred in an area densely populated by military training aircraft, but iegal for civilian aircraft to fly through. In other words, we have the same recipe for disaster in New Mexico if this issue of traffic separation is not resolved. In 2000 near Brighton, Florida, two F-165 descended into controlled airspace, IFC airspace, without clearance. And one of them ran Romero Reporting Remero Reporting Romero Reporting Romero Reporting</pre>	<pre>int occurred in an area int occurred in an area it interviption interviption interviption interviption interviption is interviption is interviption is interviption is interviption interviption is interviption /pre>	1	aircraft ejected and survived, but their	Court in New Mexico to compel the Air
This accident occurred in an area densely populated by military training aircraft, but iegal for civilian aircraft to fly through. In civilian aircraft to fly through. In the operators would be enormous other words, we have the same recipe for disaster in New Mexico if this issue of traffic separation is and the new MOA. Thank you for permitting me to specific descended into controlled airspace, IFC airspace, without clearance. And one of them ran Romero Reporting Romero Reporting 505-625-1710 airspace into 505-625-1710 airspace	<pre>ient occurred in an area ient occurred in an area itary training aircraft, but ift to fly through. In     20 corporate and airline operators would be enormous same recipe for disaster in     21 their aircraft have to detour to Clovis just to ge     are recipe for disaster in     22 around the new MOA.     23 around the new MOA.     24 tonight. I hope the Air Force will use good     crolled airspace, IFC     32 judgment before commencing operations in this     Reporting     Reporting </pre>	Т		install these facilities as part
<pre>densely populated by military training aircraft, but legal for civilian aircraft to fly through. In legal for civilian aircraft to fly through to for detour to Clovis just to ge not resolved. In 2000 near Brighton, Florida, two F-l6s descended into controlled airspace, IFC airspace, without clearance. And one of them ran Romero Reporting Romero Reporting Bonero Bone</pre>	<pre>Itary training aircraft, but if to fly through. In     20 corporate and airline operators would be enormous same recipe for disaster in     21 their aircraft have to detour to Clovis just to ge of traffic separation is     Ams     22 around the new MOA.     23 around the new MOA.     23 around the new MOA.     24 tonight. I hope the Air Force will use good     crolled airspace, IFC     25 judgment before commencing operations in this     Romero Reporting     Reporting     Reporting </pre>	1	This accident occurred in an a	Range
<pre>iegal for civilian aircraft to fly through. In     conter words, we have the same recipe for disaster in     other words, we have the same recipe for disaster in     wow Mexico if this issue of traffic separation is         New Mexico if this issue of traffic separation is         New Mexico if this issue of traffic separation is         New Mexico if this issue of traffic separation is         New Mexico if this issue of traffic separation is         New Mexico if this issue of traffic separation is         New Mexico if this issue of traffic separation is         New Mexico if this issue of traffic separation is         New Mexico if this issue of traffic separation is         New Mexico if this issue of the new MOA.         In 2000 near Brighton, Florida, two         The four the new MOA.         In 2000 near Brighton, Florida, two         The four the new MOA.         In 2000 near Brighton, Florida, two         The four the new MOA.         In 2000 near Brighton, Florida, two         The four the new MOA.         In 2000 near Brighton, Florida, two         The four the new MOA.         In 2000 near Brighton, Florida, two         The four the new MOA.         In 2000 near Brighton, Florida, two         Sobeconded into controlled airspace, IFC         airspace, without clearance. And one of them ran         Romero Reporting         Romero Rep</pre>	<pre>ift to fly through. In     20 corporate and airline operators would be enormous same recipe for disaster in     21 their aircraft have to detour to Clovis just to ge     ar Brighton, Florida, two     23    Thank you for permitting me to spea ar Brighton, Florida, two     24 tonight. I hope the Air Force will use good     for airspace, IFC     25 judgment before commencing operations in this     feporting     Reporting     Reporting </pre>	1	densely populated by military training aircraft,	A negative consequence
other words, we have the same recipe for disaster in 21 their aircraft have to detour to Clovis just t New Mexico if this issue of traffic separation is <b>AMS 22</b> around the new MOA. <b>23</b> In 2000 near Brighton, Florida, two <b>24</b> tonight. I hope the Air Force will use good F-16s descended into controlled airspace, IFC <b>25</b> judgment before commencing operations in this airspace, without clearance. And one of them ran Romero Reporting <b>25</b> Societable <b>26</b> Soci	same recipe for disaster in of traffic separation is affic separation is ar Brighton, Florida, two colled airspace, IFC ice. And one of them ran Reporting Reporting	-1	legal for civilian aircraft to fly through.	corporate and airline operators would be enormous
New Mexico if this issue of traffic separation is AM-5 (22 around the new MOA. In 2000 near Brighton, Florida, two In 2000 near Brighton, Florida, two F-16s descended into controlled airspace, IFC airspace, without clearance. And one of them ran Romero Reporting Romero Reporting S05-625-1710	of traffic separation is <b>AM-5</b> 22 around the new MOA. 23 Thank you for permitting me to 24 tonight. I hope the Air Force will use good 25 judgment before commencing operations in this 100 Reporting 100 Reporting	2	other words, we have the same recipe for disaster	their aircraft have to detour to Clovis just to
not resolved. In 2000 near Brighton, Florida, two F-16s descended into controlled airspace, IFC airspace, without clearance. And one of them ran Romero Reporting Romero Reporting S05-625-1710	<pre>23 Thank you for permitting me to aar Brighton, Florida, two for airspace, IFC ice. And one of them ran Reporting Reporting 525-1710</pre>	2	New Mexico if this issue of traffic separation is	
In 2000 near Brighton, Florida, two 24 tonight. F-16s descended into controlled airspace, IFC 25 judgment airspace, without clearance. And one of them ran Romero Reporting 505-625-1710	ear Brighton, Florida, two 24 tonight. Frolled airspace, IFC 25 judgment ice. And one of them ran Reporting	5	not resolved.	Thank you for permitting me to
F-16s descended into controlled airspace, IFC 25 judgment airspace, without clearance. And one of them ran Romero Reporting 505-625-1710	crolled airspace, IFC 25 judgment nce. And one of them ran Reporting	5	In 2000 near Brighton, Florida,	tonight. I hope the Air Force will use
airspace, without clearance. And one of them ran Romero Reporting 505-625-1710	ice. And one of them ran Reporting 525-1710	5	F-16s descended into controlled airspace,	judgment
Romero Reporting 505-625-1710	Romero Reporting 505-625-1710	0	airspace, without clearance. And one of them	Romero Reporting 505-625-1710
			Romero Reporting 505-625-1710	

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	Romero Reporting 505-625-1710		ļ	
•	the norm.	25		Romero Reporting 505 625 1710
	something unusual happens that's even more so than	24	-	
	few wrecks, I'm sure they will habituate unless	23	9-0N	
	animals will habituate, I'm sure they will. After a	22	, <b>Г</b>	23 contraction for the concerned about with are the
	country, but they are going to bother us. And the	21		22 studied It, but coming here toxight and what I've
	know that we're few and far between out there in the	20		thia, I haven't looked at the EIS and haven't
	significant and they're going to bother us. And I	61		20 And I have not done my homework on
	booms are going to be they're going to be	18		9 the notselevels.
N0-7	I was born at night but it wasn't last night. Sonic	1.1	t	18 would call up there guite often and complain about
	would be no significant impacts on noise? You know,	16	1	17 . A lift transformation with the people there because $1$
	Where the thing up here said there	15	0U	(6 Force Mane and find that for second years 1 was on
	and unreasonable.	14	ir	back probably and look in the records at Canton Air
	concern. I think the 500-foot floor is ridiculous	13	ob	14 lots of trouble with low flights. And you could go
	because it's bothering me." So that's the first	12		direct approach to the bombing range and so we had
	it's too low. If it's 10,000, they're still to low	11	â	went on. My place lies right in a draw that's on a
	said, "Well, if they're not flying under a thousand,	10	Y I	Colonel lere mo
	they're not flying under a thousand feet." And I	6		10 Yours - goveral years ago, as the
	know the answer. And they said, "We assure you that	8	í	e tubbe is alternative A.
	flying?" and "What kind of plane". Well, I didn't	7	4	very eachern edge of the proposed thing here
	first two questions were "How high were they	9	9	6 Par Boone. The a pancher in Elida, which is on the
	aggravating things to happen. I would call and the	IJ		MP. BOORE: As you said, my number 19
	the windows rattling in our house; just several	4	2001	F A T, B-0-0 N F.
	cattle break out. We had livestock get startled,	τì	1.s	is Pat Poone, if you'll come on up. The spelling
	would have cattle break out several times we had	2	ker	MS, HILLEP-LACALLE: The next speaker
		-		dittapater.

0T/T = COC			
Romero Reporting			
because of a sonic boom, and I don't want that to	25	Romero Reporting 505-625-1710	
children about 35 years ago and we all got dumped	24	like to express my gratitude and admiration and	52
I remember very well I was riding with my two	23	MR. GOODLOE: Thank you. First	
And as far as children are concerned,	22		
I'm concerned about that.	21	Next speaker I have is Sid Goodloe. Spelled S-I-D,	22
Sonic booms would affect that drastically. And so	20	MS. HILLER-LASALLE: Thank you, sir.	21
Wildlife is a major source of income.	19	S.	
children. Well, I've had both problems.	18	written comment. Three minutes is not long enough	<b>1</b> 9
would be no problems with wildlife and with NO-8	17	MR. BIRD: I prefer to send in a GE-1	18
notice that Ms. Cook mentioned the fact that there	16	is Bill Bird. Spelled B-I-L-L, B-I-R-D. 2003	17 i
F-15, F-16 and Tornadoes, and again, the F-16s. I	15	MS. HILLER-LASALLE: The next speaker	16
48 years. And I've been through the F-4Fs, F-111,	14	LT. COL. MAGGARD: Thank you, sir.	15
I've been ranching in that area for	13	Thank you.	14 ]
your practice area.	12	ee with Mr. Bo	13 ē
so I'm going to speak as if I was a little closer to	11	rth of town here, a	
Wight's laser drifted over my house several times,	10	MR. HAIIMONT: Good evening. Mv name	
concerns considerably. But I notice that Col.	6	13. John Haumont J-O-H-N. P-A-H-M-O-N-T	ب م
pronounce your last name, Chris they've alayed my	8	COL. MAGGAKU: THANK YOU, S	o a
Carillo and Col. Chris I'm sorry, I can't	٢		
Beak MOA. And after talking to Col. Wight and Major	9	levels are going to be unreasonable. Thank you very	
I'm a rancher at the west end of the	S	to express my concerns. And I do think the noise	ŝ
Really appreciate that.	4	safe. And I'm not here to hen-peck, I'm just here	4
And Captain Johnson, thank you.	ŝ	military and appreciate what they do to ensure our	ч Ю
Kossovo and Afghanistan and Iraq.	7	that I do have great respect for the United States	2 t
appreciation for the work the Air Force has done in	1	And I do want to state for the record	1
46		45	

Romero Reporting 505-625-1710		Romero Reporting 505-625-1710
so. Even the slow talkers. Anyone else?	67	25 MS. HILLER-LASALLE: Okay. T-O-M,
ger or finish up their comments,	47 10	24 resist it.
s so if anybody wants to take a little h	23	
LT. COL. MAGGARD: We got done pretty	22	time?
all the speakers, Lieutenant Colonel.	21	vou had a "mavbe". Would you like to speak
MS. HILLER-LASALLE: Okay. That's	20	HILLER-LASALLE: Mr. Tom N
(No response.)	6 <del>-</del> 1	19 LT. COL. MAGGARD: Thank vou, sir.
erse wish to speak at this time?	18 1	18 come and talk. Thank you.
MS. HILLER-I	17	17 Capitan MOA. And I really appreciate you letting me
LT. COL. MAGGARD: Thank you, sir.	16	16 Alternative B because I'm concerned about the
need. That's all I have.	15	15 Lastly, I would like to recommend
don't give our aircrews the training space that they	14	14 that area.
. I would think it's a	13	13 something with those people and do your work over in
ılfway cooperate		12 put a bomb through a doorway, why you can't work out
. MC	11	11 and I can't I really can't understand if you can
I've heard tonight can be resolved. We did resolve	10	10 and I know it's a completely different operation,
what I have heard tonight. I hope the problems that	6	9 And I know you have a very large area at White Sands
it. We've got to have that airspace, according to	8	8 guess it's because of the low population density.
can. You cannot deny airspace if the aircrews need	L	7 about why you picked this particular area, and I
problems. We need to resolve them if we possibly	9	6 sort of activity. I guess I wonder a little bit
study in the '50s. We were able to resolve our	5	5 living with the disturbance that occurs with this
We got involved in this same type of	4	4 tonight have probably done our part as far as
	e	3 MOA and that takes in guite a few people here
the '50s and '60s with the Strategic Air Command.	2	2 I feel like those of us in the Beak
MR. MARTIN: Tom Martin, C '50s and '60s with the Strategic Air		I happen to my grandchildren so that's a concern.

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Romero Reporting 505-625-1710	Romero Reporting 505-625-1710	Rom 5
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License Expires: 12/31/05	24	23
Lorena H. Romero	at 7:30 p.m.)	22 (The proceedings concluded
	iting in this process.	21 evening and participating
	thank you for coming this	20 Again,
		19 we'll mail it to you.
	or a written copy of the document and	18 request a CD or a wri
	my office and	17 www.cevp.com, or you contact me at
proceedings had.	at	16 www.cannon.af.mil or the ACC web site
<b>U</b> 7	public web sit at	15 as well as you can look at a
, the proceedings set forth herein, a	copy at the local library,	14 can do that. There's a
TIFY that I did report, in stenographic	couple different ways you	13 you'd like one, there's a
within and for the State of Ne	Draft Environmental Impact Statement and	12 of the Draft Environm
New Me	evening. If you haven't received a copy	11 coming this evening.
REPORTER'S CERTIFICATE	MS. GEESLIN: Again, thank you for 10	10 MS. GE
	to Lt. Geeslin.	9 turn the floor back over
	8:00 if you'd like to speak. I'll now 8	8 area until 8:00 if yo
	be available in display	7 Members of the team will
	that you've been shown.	6 send them to the address
	the meeting or	5 leave your written comments here at
	and you can	4 will extend through 21 February 2005
	for the NMTRI Draft EIS	3 the public comment period
COUNTY OF CHAVES	and your input. Flease remember	2 your participation an
STATE OF NEW MEXICO	and gentlemen, thank you for	l Ladies
	49	

NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES

				No Verbal	Lomments										
 ORIGINAL	NEW MEXICO TRAINING RANGE INITIATIVE (NMTRI)	PUBLIC HEARING	SANTA ROSA, NEW MEXICO	JANUARY 25, 2005	5:00 P.M.		_			REPORTED BY: Beverly Ann Schleimer, RDR, CCR #66	Professional Court Aporting Service Food Marchette, Northwest, Suite 280	Albuquerque, New Mexico 87102		JOB NO.: 6754R BEV	AXYTA FF OFFICE MAIN OFFICE MAIN OFFICE MAIN OFFICE MAIN OFFICE MAIN OFFICE 119 Exam are your your your way with the contract of the contract

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		1	MR. ELLIOTT: I'll defer to the
1		2	latter part of the meeting, sir, if I may. If not,
2		m	I'll speak.
ო		4	LT. COL. MAGGARD: Sir, if you want
4		ï٨	to, why don't you go ahead and use your full three
۰ v	MEN MEVICO	Q	ites now i1
	TEAINING PANGE INITIATIVE	L	number of speakers, we will have extra time. 2006
		œ	MR. ELLIOTT: I've been here for
SIZ	PUBLIC HEARING	б.	(Interruption by Reporter.)
		10	LT. COL. MAGGARD: Sir, would you
	JANUARY 27, 2005	11	mind just coming up here so the Court can get an
12 FORT SU	SUMNER, NEW MEXICO	12	accurate record? Thank you. And it's
13 514	4 AVENUE C.	13	E-L-L-I-O-T-T, is that correct, sir?
14		14	MR. ELLIOTT: That is correct.
15		15	LT. COL. MAGGARD: Thank you.
16		16	MR. ELLIOTT: May I speak into this
17		17	or to the audience?
18		18	LT. COL. MAGGARD: As long as she can
19		19	see you and get down what you're saying.
20		20	MR. ELLIOTT: Okay. I've been
		21	dealing with the Air Force intervention for about
NEFURIED DI:		22	years now. 1978, the New Mexico International Guard
	Reporting, Inc. Lea	23	created a hundred foot AGL VFR rought over the top
	Roswell, New Mexico 882C1 (505) 655-1710	24	of my house. We have continually filed complaints
)		25	for FAR violations. I am a pilot; I have been a
Rom 5(	Romero Reporting 505-625-1710	)	
			Komero keporting 505-625-1710

resents the truth, eral years ago, stating that the aft can be vironmental overed up by the over from by the over from it's n; so is a whiskey tainer or chemical e're fined on the ing our trash, ntainer. I am been truthful with r, you have abused ons. Thank you, Greathouse. d evening. My														NP-12												
ft. I know damage claims S or EA, lated that a mplemented mplemented ieving off my he M cap, a lot of a lot of a lot of a lot of a lot of a lot of be the Air and ion on my safety. -16 crash, over two is rift of at to the ficial There's no ears' history	been that the Air Force misrepresents the	outright lie to you.	. Remington, several years	a violation FAR by stating that	on an F-16 military aircraft	miles off. Absurd, isn't	The trash in the Environmental	of '01 is going to be covered up by	Through the Freedom of	I requested a source of that statement.	be none found. The statement that it's r	ual material left over from it'	So is a beer can; so is a	so is any kind of food container or chemical	container.		of New Mexico for depositing our	over container or residual container. I	against this because you have not been truthful with	You have impugned my character, you have	truthfulness of the	MAGGARD:	Elliot. Next speaker is Betty	G-R-E-A-T-H-O-U-S-E.	Good evening.	Romero Reporting 505-625-1710
<pre>ift. I know damage claims S or EA, llated that a mplemented ieving off my he M cap, a lot of a lot of i years ago conveniences l years ago e the Air and ion on my safety16 crash, over two is rift of is rift of at to the fiicial There's no ears' history</pre>		2	m	4	S	9	2	8	6	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	
	aircraft. I	VFR's.		The EIS or EA			off	of the M cap.	and a lot	included or	sssment.	the inconveniences	several years	because the Air	/ time and		rrsonal safety.	fatal F-16 crash,	little over two	rif	ella that	witness to the	n the official	There's	or 26 years' history	ing

NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES

			-		·		6-dN							S0-7		-				Ŷ			9-18	5		
S E	Melrose Bombing Range are literally cutting up	ranches and farms on each side next to the MBR	v lines. And the Air Force is f	about it.		would not curtail ar		one not one nibble of leasing our land or	anything else, which is unusual.	The third reason, the large wind	farms or the tall wind turbines are now in our area;	they're new. Can we believe you, this vital source	of energy, will not be interrupted, that they can go	ahead and build turbines in our areas? Can we	believe you?	And the fourth reason is that you're	EIS draft state aluminum chaff and flares is no	problem to the land. You say it's aluminum coated.	Teaching science for several years, aluminum is not	biodegradable; it's non-biodegradable, it means it	won't break down. So once on the land, forever on	the land.	Reason five, in your EIS you didn't	cover some very important endangered species	ranchers and farmers; and of course, the Sandhill	Romero Reporting 505-625-1710
	1	2	m	4	Ś	و	٢	8	σ	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	
				007																ND-0	2				Ó	
		spell it?	LT. COL. MAGGARD: I just spelled it	for her, ma'am; you're good.	MS. GREATHOUSE: All right.	Greathouse is G-R-E-A-T-H-O-U-S-E; it's a German	name. Okay.	I am an American, a descendant of a	homesteader who homesteaded in Roosevelt County when	it was a territory in 1906. I think this gentleman	said he would probably be a "Mister" by the time all	of this came about. Well, we'll be here forever or,	you know, until we're put under.	But anyway, I believe we should be	very good stewards of what we have. We have a lot	of gifts that God has given us. And, I believe, one	thing that we should be good stewards of is our	land. I think we should respect it.	The Air Force doesn't seem to know	how to be good stewards of the land. The recent	evidence and the weed problem at the Melrose Bombing	Range is vindictive of this.	I have several reasons why I don't	think the Air Force is good stewards of the land.	The Russian Thistle, a tumbleweed grows in the	Romero Reporting 505-635-1710

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NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES

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	Romero Reporting			Romero Reporting	
	sure.	25		5 ranchers. But anyway, war strategies seem to be	25
	accusations and you all's take over, that's for	24		4 about war strategy as you do about land, farmers and	24
	hearing all of you all's propositions and	23	PN-3	3 strategies changing and of course I know as much	23
	I've dealt with you all for 25 years	22		2 that this expansion is really needed. With war	22
	never stops.	21		I It is hard for me to really believe	21
	at White Sands. I mean, where does it stop? It	20		0 and quietness of a quiet picnic.	20
	country. But then you all have Germans flying down	19		9 maybe his old homes, and deprive him of his sanity	19
	trying to be a good American citizen for our	18		8 exploration. You'll obliterate his old barns and	18
	relinquish all our rights and what rights we have,	17		You will destro	17
	going to be infing out there, i guess: i mean, you all take over and take over and take over.	- 4 		o tatmets. 6 First, vou will devaluate his land.	л ч г
	it's hard to understand how many Germans	14		<pre>1 obliterate and do away with the ranchers and</pre>	14
	U.S.A that's U.S.A and what I understand and	13		3 I'd like to say how tell you how you're going to	13
	Greathouse. You know how to spell that and this is	12		2 MS. GREATHOUSE: Judge, thank you.	12
GE-1	MR. GREATHOUSE: That's Ross	11		l you.	11
2008	Next speaker is, I believe, Ross Greathouse.	10		D LT. COL. MAGGARD: Yes, ma'am. Thank	0.1
_	LT. COL. MAGGARD: Thank you, ma'am.	6		) this one thing?	6
	MS. C	8		You've had a year to do all of this, can	80
	back up, okay?	<b>~</b> ~		MS. GREATHOUSE: Could I, pleas	
	IT. COL. MAGGARD: Ma'am, if I could	v N		) please. I know my time is up , , , , , , , , , , , , , , , , , ,	ώ Ω
	tourists terrorists, and one seldom bothers.	4		I would like to finish the statement,	4
	flights seem to have little to do with the effect on	e	<u>.</u>	3 farmer?	e
DN-3	needed, but it is changing. Which supersonic	2		things will become extinct. Is it the American	2
	changing from the supersonic flights which are still	H		cranes and Whooping Cranes. But we know that some	1
			(		
37				00	

Romero Reporting 505-625-1710		Romero Reporting 505-625-1710
documented. And to my knowledge, the Air Force	25	25 and a half years. I have a BS in science; I have a
ruins there caused by sonic booms and it was	24	24 Lived here in Fort Summer and DeBaca County for six
Duche and saw the recent cracks in the pre-historic	23	23 I'm an environmental historian. I've
12-week boot camp. And we made a visit to Canyon	22	22 Daniel.
rim of the Grand Canyon, an intensive paramilitary	21	21 My full name first name and middle name is Jack
National Park Service Training Academy on the south	20	20 MR. SCURLOCK: Yes. S-C-U-R-L-O-C-K.
And I did witness I was in the	19	19 please.
500 miles per hour.	18	18 LT. COL. MAGGARD: If you could,
but I didn't want them at 500 feet and a jet going	17	17 to spell the last?
patrol, and in those days we were looking for people	16	16 SPEAKER: Scurlock. Do you need me
are about 500 feet high, and I was out in winter	15	15 sir.
flights at Chaco Canyon. Chaco Canyon, the walls	14	14 LT. COL. MAGGARD: Okay. Thank you,
the impact on tourists and whatever with low level	13	13 MR. SCURLOCK: Scurlock, yes, sir. GE-
obstacles to my trying to do that, not to mention	12	12 Surelock? 2009
And I was personally witness to violations,	11	ll Next speaker is Dan I believe it's Sturlock?
natural and cultural resources in those park areas	10	1C LT. COL. MAGGARD: Thank you, sir.
from Congress and the American people to protect the	6	9 me.
entered the National Parks Service with a Mandate	89	8 have in my life and see what you all are doing to
And that dates back in 1967 when	٢	/ let you take your job and let you have what I
dealing with the Air Force off and on for 37 years	9	6 what you all do. Let's change jobs, you know? I'll
University of Texas at Austin. And I've been	2	5 create terrorism. I mean it's hard to understand
postgraduate environmental science work at the	4	4 not. These actions like this, you all creating
now consider ourselves scientists. I also did	'n	3 who knows, he might be a terrorist out there. Hope
specialization in archeology. And we archeologists	2	2 military, you know. It's a pilot from back east or
BA and MA Degrees in anthropology with a	1	1 The land we have, it's like it's
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MS. RUSSELL: If she can't, she needs	25	"Bring it on" and they brought it on.	25
Court Reporter can hear you.	24	said the war was over, and a month later he said,	24
IT. COL. MAGGARD: As long as the	23	called Iraq a war and the President in May, 2003	23
: until tomorrow night. I'm going to talk to them.	22	comment by one of the Air Force personnel here. You	22
speak toright but I got too much to say to wait	21	And I was interested in a previous	21
MS. RUSSELL: I wasn't planning to	20	Afghanistan and some other things.	20
LT. COL. MAGGARD: Thank you.	19	got to hang up." Because he got into Iraq and	19
I S's, two L's.	18	conversation, and I apologized to him, I said, "I've	18
MS. RUSSELL: Sharon Russell, two	17	few weeks ago. We went into about 20 minutes of	17
i you very much. Next speaker is Sharon Russell. 2011	16	I just talked with Capt. Tom Cook a	16
LT. COL. MAGGARD: Okay, sir. Thank	15	way.	15
that's fine.	14	think well, in that case supersonic. No way; no	14
I'll just wait and talk to these officers later if	13	miles per hour? Are you kidding me? I don't	13
: not ask questions and if we can't ask questions,	12	get the number off the plane?" At night at 500	12
MR. VAUGHN: Judge, you said we cou	11	to Cannon they ask me things like, "Well, did you	11
) Next speaker is Charles Vaughn. 2010 GE-1	10	claim on a broken window. Besides, when I call over	10
LT. COL. MAGGARD: Okay. Thank you	6	to take up taxpayers' time or your time making a	6
have much more. We'll talk later.	8	Fort Sumner. I had a window broken. I'm not going	8
MR. SCURLOCK: We up? We stopped? I	7	And I've experienced them here in	٢
LT. COL. MAGGARD: Thank you, sir.	9	hear tonight.	9
b hasn't existed since Desert Storm, at least in Iraq.	5	heard about some of those infractions previously	5
l Iraqi Air Force and the Afghani Air Force really	4	press, apologize for any infraction. And you've	Ч
3 technology and whatever. But in my opinion, the	e	Air Force person, orally or in writing or to the	с
? for you to expand your training area and use new	2	Nor in my 37 years have I ever had an	2
That's the justification, I guess,	1	never acmitted any culpability.	1

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from Eastern; mathematics. I have a Master's Degree	8-foot diameter tumbleweeds behind her on the plowed $25$
By the way, I have a Bachelor's Degree	doing fine. She fell a few times trying to drag 24
girl here.	Pleasure to see you, Betty. Mother's 23
Doesn't seem quite fair. Just a dumb ol' country	in and go to the bathroom. I can tell you.
January 7th to February 21st to give our comments.	the path to the back door of my house so I could get 21
all had a lot of time there. Now we have from	tell you about six hours and three friends to clear 20
March 1st of '04 until now. But it seems like you	I can tell you about tumbleweeds. I can 19
to 3-1-04. And then I don't know what happened from	Range. 18
meeting. You all did that from apparently 12-31-03	Valley Road. We're adjacent to the Melrose Bombing 17
mother didn't get the letter. We didn't go to a	granddaughter want to live on the farm on Sundale 16
know who you scoped but I didn't get the ietter; my	Guess what? My daughter and my
You all had a scoping process. I don't	grandma next month. 14
they don't even know what the hell it is.	how many is coming behind me? I'm going to be a 13
company. They didn't ever see a Federal Register;	Guess what? I'm fourth generation; guess 12
Federal Register. I have. I worked for a major oil	Damn proud of it.
most of these ol' country boys and girls never saw a	midwife. I go way back. And I'm fourth generation.
You all talk about the Federal Register;	year and my Uncle Harold was born in that wagon by a
to take it easy. So much for that plan.	top of the wagon there and lived there for the first
I came back to take care of my mother. I was going	wagon. They dug a hole in the ground, they set the
I went to work for a major oil company for 18 years.	Homestead. My grandma and grandpa came in a covered
I taught school for 10 years, State of New Mexico.	Mesa in the south; I was down in the Valley in the
or even like me, I left for a while. I was gone.	ancestor's homesteaded in 1906. She was up on the
Those of us that have lived here our entire lives	Greathouse get up here and explain how her
Excuse me if I get a little emotional.	My pleasure to hear Ms. Betty Joe Toliver
ground. They didn't take a picture of that.	to holler at me.

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25 that we get so much of the Air Force. It's pretty	about the owl and a few things like that, that I'm
24 I guess it's because of our beautiful climate here	At that time the
23 us. Do you really hear our concern? I don't know,	study on what this does to domestic animals and to <b>BI-10</b>
22 or not. I don't know if you all really listen to	environmentalist, have you done an environmental
21 I said, I don't know if these meetings do any good	I asked it the last time, to the
20 can be compatible about these things and be like	our eqg product ion.
19 ruin our livelihood? Isn't there some way that we	we're going to have a very low yield this year on
18 in the world. But in the meantime, do you have to	definitely going to play a big part. I'm afraid
17 southwest, and we want our Air Force to be the best	we have to natch the eggs and these sonic booms are
16 patriotic than the people that are out here in the	there at Cannon. We raise ostriches here and yes,
15 We're patriotic here; nobody is more	you? I'm just wondering if I'm still a red dot over AN-
14 leave, too.	pay any attention to what the people tell you or ask
13 generation Fort Sumner, and our people are having	we had one of these things. Do you all ever really
12 been out here since about 1916. I'm fourth	comments. I have some concern about our last time
11 been here even longer than I have, and my family has	MS. WEST: Well, I just had some
10 I feel for these people that have	Leona West, I had a question mark so 2012
9 the people.	LT. COL. MAGGARD: Next speaker is
8 all really are concerned about what you're doing to	MS. RUSSELL: You're welcome.
7 ostriches. That's too low. I really wonder if you	LT. COL. MAGCAPD: Thank you, ma'am.
6 the pilot's head when they go by where I raise my	1 We know how that went.
5 planes. Those planes fly low enough that I can see	back on those tumbleweeds. He said he'd look into
4 the Air Force, a lot of destruction from their	agui-business. He told Pick Crow to put the cows
3 have some concerns. We've had some problems with	degree from Texas Tech, agriculture, and now it's
2 concerned I'm like these other people here. I	boy, he farms for my mother on the place, he has a
1 not too concerned about. But I really am	in echacation; dumb ol' farm girl. Dumb ol' farm

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speakers who already spoke who would like to get up	25		
to do so? We still have a little time. Any of the	24	ad shout	25
has not spoken yet that would like the opportunity	23	communiter	24
LT. COL. MAGGARD: Anyone else who	22	t see you guys just really allectin	23
prefer the Marine Air Corps up there.	21	alrport, and we have NASA at the airport. And I	17
MR. MACK: One more comment: I would	20		20
Mr. Mack.	19	my comments in.	16
LT. COL. MAGGARD: Thank you,	18	Sumner, and that's the direction I'd like to address	18
airspace over the airport. Thank you.	17	'illage of	11
start increasing flights and restricting the	13 16		16
and that's going to be a problem, I'm afraid, if you	15	would like to? Sir, come on up.	15
concerns because NASA launches the hot air balloons	14	here	14
that I'll address to you later, but that's my	13		13
And that's basically it. I've got some questions	12	SPEAKER: I'm	12
affect our community is my concern, my main concern.	11	Scott Stinnett?	11
about, but basically just how is this going to	10	That was Leona West, W-E-S-T.	10
see the other things that these folks are talking	6	LT. COL. MAGGARD: Thank you, ma'am.	σ
I work on a ranch south of town. I	8	the back. Thank you.	80
those areas there.	L	and that's very sincere. But guit stabbing us in	L
financially and that's where my concerns are, is in	9	our military, we pray for their safety all the time,	9
such as NASA and some others, it's going to hurt us	Ð	Good luck to the Air Force. We love	ŝ
was 19,000 was average. And if we lose a few jobs,	4	it? I think that's a real serious question.	4
the statistics says the national or the census	NP-3	my ostrich farm and then I can quit worrying about	m
	2	would the Air Force like to come down there and buy	0
community. We don't have a lot of income. I think	1	well taken over the state. I'm beginning to wonder,	ч

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25 top of my house. Not until I received the	TTOM of Acats brevious: indu was an att-out,
24 with Tacos and their hundred foot VFR route over the	
23 That went on for eight years, dealing	up ou callufe prass; and occasionally pullets and
22 notification to me.	
21 agreement from Air Force Pentagon. No courtesy	11 NOTUN OL LAREGO, LAREGO AIF FORCE BASE AERIAL
20 Air Force just chooses to just rescind that	0
19 ascertained I had moved my family to Texas. So the	
18 here to Fort Sumner in the fall of '87 and	The truthfulness is what r
17 They sent the Office of the Special Investigator up	
16 entirety of my ranch, below a certain altitude.	know nothing about our lifestyles or our
15 agreement with Air Force Pentagon, not to the	e,
14. Prior to that, in 1987 I had an	folks and go through the intimidation, harassment
13 cstablished MSA.	to file, almost annually, a damage claim with you
12 Cannon Air Force Base every year, you've got an	Again, what I stated earli
11 my life, my operation. This is after notifying	and flare on private property.
10 family. Two Christmas' that you all have affected	military operations out here, the dropping of chaff
9 out and patch fence and go home and be with my	rights are being compromised by this taking of this
8 gather a horse, re-gather cattle, sort the calves	years ago. We took an oath. Our constitutional
7 more FAR violations. Two Christmas' I've had to	commissioned officer at one time in the Army, 35
6 have the nine damage claims, there's been numerous	patriotism has been questioned many a time. I was a
5 lifestyle and my operation, out of the nine out	about our patriotic acts and our patriotism? My
4 right now, but for you to continuously condemn my	MR. ELLIOTT: What Ms. West said GE-1
3 We're not in a declared war status	up. So Mr. Elliatt, would you like to come up? 2014
2 declared war; all-out nationwide effort.	comments, we'll take you in the order that you came
1 all-country, as you more-senior-than-I folks recall,	and continue making comments or make additional

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And for the record, I have engaged	25	25 call the National Old Buildings Preserve, whatever
government?	24	24 government intervention. The historic what you
integrity, where's the consciousness of our	23	23 historic location because that involves other
Again, where's the truthfulness, where's the	22	22 them very valuable. And we don't want to create a
the Environmental Assessment of three years ago.	21	21 old homestead ruins all over my property, some of
I'm picking up is not the size that was proposed in	20	20 interrupt our lives you cause us damage. I've got
cover up the plastic end caps, it's not trash. What	19	19 continuously deal with you folks because you
absurd statements like the blowing dust is going to	18	18 varies for more than 300 feet, but we have to
that's what it is; it's a taking. With false and	17	17 don't know what the elevation of my ranch is. It
FAR violations, whatever. Condemnation of our land,	16	16 The AIB report, as I mentioned, they
almost annually a claim because of inconsideration,	15	15 about 27 days later.
But it's ridiculous to have to file	14	14 They did not interview the pilots on the record for
invading my time and my space.	13	13 interviewed my son 36 hours after the incident.
the house, again, it's costing me money. You're	12	12 no survivors and then come out and they
fix the window, meet with him again to let him in	11	11 body parts of the deceased pilot to verify there was
my inconvenience for having to secure a carpenter,	10	10 with statements involving my son having to pick up
my window. And for you not to offer to pay me for	δ	9 want to impugn or condone my patriotism or character
a remanufactured or re-overhauled engine that broke	8	8 sir? Why can't we be upright? Why does somebody
claim I mentioned earlier was at 30,000 feet testing	7	7 But why? Why can't we be truthful,
to act as buffer zones for these sonic booms. The	9	6 house, and they finally admitted it.
have, in the country, the other buildings and trees	5	5 with the Air Force and the National Guard in my
couple weeks ago at ten-thirty at night. We don't	4	4 this was confirmed. And eight years later I met
	e	3 whatever you want to call them, i.e., the Tacos,
Ψ	2	2 the 150th Tactical Fighter Wing or Fighter Group,
Ψ	7	1 chronology submitted by Cannon Air Force Base and

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NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 Comments and Responses

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			New Mexico Training Range Initiative EIS	v z
			Romero Reporting 505-625-1710	-31
	Romero Reporting 505-625-1710		25 real no scientific qualification and without, I	
		2	24 just very unspecific, very general, with no NP-13	C
		ר ר	23 the meeting, there are statements in the EIS that	я ру
-	L well in Desert Storm.	24	22 And as I pointed out to Bc	izec
	the real threat in the world? I thought we did real	23	· 56/11/10 17	igit
	much lower? How much faster? You know, where is	22	17	D
C_NG	going to stop? How much airspace do you need? How	21	20 biologist or environmental historian to locate these	
	written EIS's myself. I testified. When is it	20	19 It's not a big deal. You don't have to be a	
	I've been going to these things, I've	19	18 three copies of this; it's on on the Internet.	
	Delaware for Pete's sakes. And when does it stop?	18	17 are copies there. UNM Zimmerman Library ordered	
	3300 square miles? That's one quarter the size of	17	16 to the Eastern New Mexico University library, there	
	basically, what you're here talking about doing.	16	15 library and apparently the consultants didn't go	
	degrade the environment. And that's what,	15	14 All right? If nothing else, you can go to a	
	here and do something else with that money besides	14	13 same thing as working here 30 or 40 or 50 years.	
	that money go to restorations of ranches and farms	13	12 in the field for X anybody of days. It's not the	
	dollars into the economy in Clovis. I'd love to see	12	do a certain amount of research, and you can g	
	answer I got was well, we pumped X millions of	11	office at a computer, you can go to the library	
	the operating annual budget was in Clovis. The only	10	really know the southwest. Now, you can sit in	
	And 2001, I tried to find out what	6		
	words, he wouldn't tell me.	80		
	than he made when he was a carpenter; in other	٢	the so-called experts-consultants to the Air	
	money he gets paid by the Air Force and he said more	9	6 and one of the criticisms I had in the 2001 EIS, all	
	think the job's been done. I asked Bob how much	S	5 I've worked with biologists across the Southwest	
	make suggestions at the same time. But I don't	4	4 I think from what I've seen and	
	writing. And besides making critiques I like to	e	3 before this one came out.	
	I'm going to submit some of this in	7	2 about the same time the first or the last EIS	
NP-13	think, adequate documentation.	1	l even remember when we published it May 2001,	
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	Romero Reporting 505-625-1710
Romero Reporting 505-625-1710	all of my job. And to interpret it, to talk to the
25 in the summer especially I leave the door open, and	protect. And that was partly my job, it was almost
one of those days trying to work in my office, a	resources we, as American people, are supposed to
Bingaman, Senator Bingaman in August of 2002.	just trash an area. And again, these are areas and
22 I want to read a letter I wrote Jeff	Glades on a weekend, National Guard or whatever, and
child, but a lot of time, a lot of years.	Washington, there were calls just come in to the
20 years, from the age of 12, okay? I was a strange	well documented, and there were letters to
19 experience of well, if you count before the 37	naturalist. And they would come in and this is
18 just don't see the quality of work from my	age. I was a young ranger, okay? I was a young
<pre>17 I've worked for a half dozen universities. So I</pre>	and that was oh, boy, I'm going to give away my
16 Federal agencies, I've worked for state agencies,	The Army would come in at that time,
15 Air Force, I wouldn't take it. I've worked for	violations I saw by the Air Force, by the Army.
14 I'm not certainly not asking for money from the	it's mainly water environment. And oh, the
13 Lhan \$10,000 a year. I'm not asking for sympathy.	largest in the system and the most tradile because
12 work 14, to 16 hours a day and I live off of less	mention Everglades National Park, which is the third
1 you get out there and do it? I'm getting old and I	Canyon and I mentioned Chaco Canyon. I didn't
national consequence. Okay. So you say why do	I mentioned Canyon Duche; I mentioned the Grand
y c hist	Well, I'm going to skip some of this.
/ National Register sites are all nere in town, we ve H got a lot of important archaological withou	captured or killed in Iraq.
consideration. It's not in the EIS. And those	and there's a question about where that pilot was
5 We've gut to take this into J	head? Okay, we can talk later. I'd like to know,
4 Important?	And there's still a question. Are you shaking your
	lost one plane in Desert Storm, is that not right?
	things going. Hey, I appreciate that, but we only
	pilots showed in 2001 with antiaircraft and other

	~								_		_														
	Cook a few weeks ago, he shipped out, he left three days later, classified deployment, we didn't get to	the conversation. I told him I gotta	we've been talking 20 minutes. And he was giving me	reasons for the war and the dangers in Iraq and	whatever, and I had other things to do. I said	look well, he said well, did you get the number	of the plane? Huh. Are you kidding me? How am I	going to get out of my office when this guy is out	over the roof of my house going 500 or 600 miles per	hour? Give me a break.	I did find a gentleman who runs a	feed store in Santa Rosa. And I talked to Don	today, between '81 and '83 he was working part-time	at Rhonda Deal's ranch and he and his wife were also	running the airport for Santa Rosa. And they were	out roping and herding and whatever, and two jets	came in. And they buzzed and one of them came	around and was practicing strafing while he was	trying to round up these cattle. He said they went	in all directions.	Interestingly, when he went later	that day to the airport at Santa Rosa, the Commander	of Cannon Air Force Base was there. So Don asked	him what was going on. He said well, did you get	Romero Reporting 505-625-1710
28	said it	in the	fly over		om August	rom		Liaison.	phone 10	letters I	12	or open,	or 15 14	, I used 15	s and 16	ce 17	m the 18	er my 19	ve a block 20	that jet, 21	om Mars, 22	nk so. So 23	t that to 24	talked to	
	2001 EIS, they	and I have it in my notes, and i	will not fl Pardan mu F	communities like fort summer. Fargon my Env bull caca. That's just not right.	caca: inde s just not right. And during this process, fr	, T	liam A. Groves, Col. USAF, Chief Progra		God must love all them titles. I'm on the	one of the	had written had got to Cannon this just	supposition. I'm on the phone, have the door	ling f	seconds, a jet actually came over. And hey,	ц.	articles and stuff, I can tell the difference	between 100 feet and i,000 feet. Aside from	fact they weren't supposed to be flying ove	house or anyone else's here, and I only live	from the school. Well, this person flying	it was retaliation, okay? Maybe he was fro	maybe Kirkland Air Force Base, I don't thin	I talked to Capt. Tom Cook. I didn't report that	Jeff, not yet, not to Senator Bingaman. I	Romero Reporting 505-625-1710
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NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES

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			Romero Reporting 505-625-1710	
Romero Reporting 505-625-1710			menting here in 2001. We weren't supposed to be on	
Sumner lies within the flight of an area that	25		contradiction to the EIS and what was said in the	N 22
MR. SCURLOCK: The community of Fort	24		pre established route. That's obviously a direct	23 11
you.	23		Air Force Base, New Mexico F-16s flying on a	
LT. COL. MAGGARD: You may. Thank	22	AM-1	this area. The aircraft in question were two Cannon	
this paragraph, sir. May 17	21			-
MR. SCURLOCK: Yeah, I want to finish	20		that's about the flights over Fort Summer - Flease	
wrap up a little bit?	19		Peqarding the first issue and -	
LT. COL. MAGGARD: Sir, you want to	18		That's serious stuff to me.	
be illegal to produce sonic booms.	17		The Alt Force never admitted error as far as I know.	<u>.</u>
on, if you know anything about politics. It used to	16		Italy when he tried to f.y under a ski tram. Okay?	
to the FAA. And the FAA is a political body. Come	15		Marine pilot and coplict that killed 18 people in	
altitude flight. It used to be illegal, according	41		only fulk about the first one. The other was the	
low	F1	<u> </u>	ortober 24 and L wrote about three issues, [11]	
area and military training route was established and	12		-	
military training route. The Military operations	11		CONTRACTOR OF A DECEMBER OF	
underneeth a military operations area near a	10		-	Ξ
Anyway. Fort Summer is located	6			5
Arkanmas or Virginia, whatever.	æ		remember, it took two letters from me to Jelf, to	H
In Holse and work at Boise State or, pardon me,	t.		paradraph from Col. Willing A. Groves. And	-
really, I don't think, know the Southwest and live	ę		Let me read on this briefly, this one	÷
continuity, you know; besides consultants who don't	ſ		there.	-`
at Cannon mines 2002 late 2001. There's no	4		In Canta Posa, beta not on a one day deal mitting	4
in 2001. If we got tour different contacts to call	~		any problem ninee, but toon works in the feed atore	-
	×		the number off the one. And bon waid he hadn't need	~
the way, consultants or whoever, were			the cumbers? That's what I always hear, lon got,	-

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PAGE 6-193	-	6.0 COMMENTS AND RESPONSES	6.0 COMMEN
		NEW MEXICO TRAINING RANGE INITIATIVE EIS	NEW MEXICO
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State Governor. Hadn't had time to do it yet.	25	5 at Mount Dora? Thank you, sir. You've he been very	25
send it to Andrew Morales, representative to the	24	14 ranches here when you already have 3.9 million acres	24 2
e-mail. Good letter, I got a copy. Supposed to	23	3 3.9 million acres there. Why do you have to disrupt	53 d by
came back, they wouldn't accept his complaint via	22	you use the MOA at Mount Dora? There are	52 tized
Butch explained all that. The e-mail	21	l could, but I need to ask one question. Why can't	51 Digit
you in bankruptcy, you know.	20	:0 researched your book in two weeks as much as I	20
farmer to the west of you. It only takes one to put	19	9 neurotic, sobbing, hysterical woman. I think I have	19
them. That's the equivalent of 400 really bad	18	8 Greathouse. I do not want to come across as a	18
got 8-foot in diameter tumbleweeds, 64,000 acres of	17	7 MS. GREATHOUSE: Yes, Betty Toliver	17
64,000 acres of tumbleweeds, got 30 inches of rain,	16	For the record, you're Betty Greathouse, I believe	16
accept your complaint. He explained it very well.	15	.5 LT. COL. MAGGARD: You may, ma'am.	15
ago. They sent an e-mail back saying we can't	14	4 moment?	14
sent an e-mail to Pete Dominici about three months	13	3 UNIDENTIFIED VOICE: Could I have one	13
This old farm boy, Butch Bigler, he	12	.2 LT. COL. MAGGARD: Thank you, sir.	12
way back.	11	i blah blah.	11
Sundale Valley Road. I baby-sat his four kids. Go	10	.0 the impacts associated with our operations. Blah	10
uncle today, Bob Bigler; great man. He lived on	6	9 communicated his concerns. We work hard to reduce	6
community to Sundale Valley Road. We buried his	8	8 We appreciate Mr. Scurlock	8
known him since 1957 when we moved from the Uptown	7	7 that because direct violations of that.	7
telling you about, his name is Butch Bigler, I've	9	6 Well, I obviously have problems with	9
MS. RUSSELL: Good old farm boy I was	5	5 aircraft.	ц
LT. COL. MAGGARD: Sharon Russell. GE.1	4	4 safety for private citizens, themselves, and their	4
Yes, ma'am.	e	3 required to comply with flight altitudes that ensure	e
LT. COL. MAGGARD: Thank you.	2	2 ground level in the area. Air Force pilots are	2
kind.	Ч	1 requires pilots to fly no lower than 1500 feet above	1
63		62	

	And then I won't to the County	-	me and he said he couldn't do that.
``	Commissioners meeting. They ewoner they told me	2	Weill, this is what we're we do in
-	that hight at Cattle Beron, the outgoing County	~	Reconcert County, with the help of some people.
~	Commissioner, they went a letter to Cannon Air Force	4	It's called "Save Your Neighbor Fire Call List Map".
-`	Base that day. So I want to go on record saying I	÷	Breature whenever nonebody throws out a cigarette
2	apologiza keesuma Emerated that. I thought I	9	bult, or some kid smoking pot sits on a tumbleweed
1	could trust that good of country key who told me	1.	too long, that catalytic converter catches it on
r	they went that. I found out he have a vested	÷	file, that bolt of lightening, or maybe they drop
ς.	internet in the quaring land back here on the	6,	chaff, whatever the hell you want to call it, the
51	tradited targe and he atopped that letter from belug	10	grammed is that high on the bombing range. It's dry.
	scult to application maying there was a letter sent	11	Where does the wind blow from? Southwest. I got a
2	to Cannon Air Force Base from the County	12	south and a west fence that adjoins Melrose Bombing
	Commissioners, Provincelt County. It didn't happen.		Kange. That's my mom and dad's house. My dad built
4	I also want to state that something I	11	that house in 1955. I have friends, neighbors,
-` 	soud to the Clovis newspapers the other day about an	<u>9</u>	relatives in that community. If it goes in the
Ľ,	insorance agent who told me that he would type up a	16	middle of the night, they'll all dye. This is our
	letter for me to give go I could have that in the	1.1	plan. You can have 8 to 12 people on your call
~	file stature that hus husurance agency he as an	18	list. The first person calls the person at Floyd
٤, ١	and the ended to the tasure my softwer's larm.	19	School, at the Fire Department then they call the
, , ,	farm copulaments her femores her irrightion	20	person at the bottom of the list. And when it meets
1	sprinkler, her shop that would cost \$200,000 to	21	in the middle, the person says "bottom up", that
	replace, the camping trailer, the house, everything	22	means they've already got a phone call. Then you
	that's there. Be couldn't thaure that because of	23	grab your cat and dog and get in your Chevy or Ford
47	the tunoleweeds. He reserved on me that 9	24	and get the hell out of there before you burn up.
Ê.	probably not a good twim, sorry. He bucked out on	25	See, I love my neighbors and my friends.
	Romero Peporting 505-625-1710	ŀ	Romero Reporting 505-625-1710

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NEW MEXICO TRAINING RANGE INITIATIVE EIS

	8		63
1	LT. COL. MAGGARD: Thank you, ma'am.	1	LT, GEESLIN: Thank you, sir.
2	Ladies and gentlemen, thank you for your	2	Again, thank you for coming out this
m	participation and your input.	e	evening. Without your comments we can't do a
4	UNIDENTIFIED VOICE: One more	4	thorough analysis so we do appreciate you taking an
ŝ	question	ъ	active role in this process. If you haven't been
9	LT. COL. MAGGARD: I'm sorry, is	9	able to thoroughly review a copy of the Draft
7	there another person?	٢	Environmental Impact Statement, there's a few ways
80	UNIDENTIFIED VOICE: Can I ask a few	ω	that you can do that. Two different web sites if
6	questions?	6	you have a computer at home or at your business; you
10	LT. COL. MAGGARD: You can ask them	10	can access the Cannon web sit at www.cannon.af.mil;
11	in the back, not for the public hearing, official	11	or the ACC web site with the Draft Environmental
12	part of the program. We're going to adjourn in just	12	Impact Statement, or the New Mexico Training Range
13	a minute and they're going to be back there and they	13	Initiative is on that web site as well, at
14	can answer questions at that time, sir, okay?	14	www.cbp.com. Or contact my office, my phone number
15	Please remember the public comment	15	is in your handout today, do you or I can give
16	period for this New Mexico Training Range Initiative	16	you one of my business cards as well. You can
17	Draft Environmental Impact Statement will extend	17	contact my office and we can mail you a copy of it
18	You can leave	18	on CD or mail you a hard copy if you'd like. So
19	comments here at the meeting or se	19	again, your comments are available for us until
20	ess shown on the screen. Members of the	20	February 21st and we look forward to hearing all
21	ı the back display ar	21	ning
22		22	(The proceedings concluded at 8:00 p.m.)
23	them. The public portion of this meeting is	23	
24	adjourned. I now turn the floor back over to	24	
25	Lieutenant Geeslin.	<b>4</b> 7	
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NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES

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(, ]	PERMETARS CERTER SCATE	
11	1, Lorena B. Pomero, New Mexico CCP and Notary	This ware intentionally laft hlank
1	. Public withly and for the State of New Mexico, DO	I IIIS Page IIICIIIIOIIAIIY ICII Ulalik
	: HEREE CREETES that I did report, in stanographic	
V :	shorthand, the proceedings set forth herein, and the	
· · ·	foregoing is a true and correct transcript of the	
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22		
Х	Lorenta P., Ponerro Gerri Fred Court Perporter #184 Freedom Free Freedom	
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	rive Eis	NEW MEXICO TRAINING RANGE INITIATIVE 6.0 Comments and Responses
Romero Reporting 505-625-1710	Romero Reporting 505-625-1710	ogl
25 that.		
24 any more intrusive than what you experience with	Roswell, New Mexico 88201 (505) 625-1710	
23 occurring, and I don't see additional noise would be	*101 Pro Reporting, Inc. N. Teoreman	24
22 expedition knows that rifle fire is quite frequently		23
21 Anyone that has ever been in the field on a hunting	LORENA H ROMERO	REPORTED RV:
20 additional sonic booms I think is a non-issue.		
19 issue of the additional noise created by these		۲ م د م
18 initiative. I am a hunter, avid hunter, and the		ст Т
17 like to speak in support of the training range		
l6 former area chairman for that organization. I would		61
15 Employers Support Guard and Guard and Reserve Unit,		ст ч
14 Clovis. I am also a member of the local area		14 15
13 Thomas. I am the city manager for the City of	417 SCHEPPS BLVD.	ε
	clovis, new mexico	
11 speaker is Joe Thomas.	JANUARY 28, 2005	
10 LT. COL. MAGGARD: Okay. The next		10
9 speak, that will be fine.	EIS PUBLIC HEARING	
8 appreciate it. I'll wait for the opportunity to		
7 MR. LANSFORD: Your Honor, I	TRAINING RANGE INITIATIVE	
6 David Lansford.	NEW MEXICO	
5 I believe our first speaker will be		۰ n
4 to speak.		Ţ
3 from those of you who have indicated you would like		m
2 Following their remarks, we will take oral comments		2
1 start the comments from elected officials.	)	1
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As a fourt and fourt and heaver ive had the       1       that corridor for flights period, above 12,000 feet.         Employers Support and Gund and Reserve ive had the       2       12,500 feet.       A turbo prop arreat on period period, above 12,000 feet.         essaions both in New Mexico and other areas of the       3       0:fficially below 12,500 feet.       There are a lot of a set of the second other areas of the         country. I've had the opportunity to observe that all is very important that we have the ability to allow training       3       5       Fe-Midland, Albuquerque-Midland, those area allot of the traines         country. I've had the opportunity to allow training       5       Fe-Midland, Albuquerque-Midland, those areas, and         fight a reservist. All fool allow training       5       Fe-Midland, Albuquerque-Midland, those areas, and         fight a reservist.       5       1 as 13 years       1       1 as 23 years and the All fool allow training         foot our Amed Esces. All Force, Navy, Mitther       1       1 allog operated at the traine       1       1 allog operative that at all. It just assists         foot our Amed Esces. All Force, Navy Mitther measure impact we have the traine       1       1 allog operative that allow the traine       1         foot our Amed Esces       0.1       0.1       1 allog operative that and the Allow traine       1       1         foot our Amed Esces       0.1 <td< th=""><th>SA-1</th><th></th><th></th><th></th><th></th><th></th><th></th><th></th><th></th><th></th><th></th><th></th><th>DP-3</th><th></th><th></th><th></th></td<>	SA-1												DP-3			
As a former area chairman for the (overs Support and Guard and Reserve 1've had the prinnity to obtain training attend training tions both in New Mexico and other areas of the itry. 1've had the opportunity to observe inning as a reservist, and I feel it is very pritant that we have the ability to allow training our Armed Forces, Air Force, Navy, Marines, ss the board. So I would definitely speak mgly in support of this initiative. I believe benefits far outweigh the negative impact we i on our area. Thank you, sir. I.T. COL. MAGGARD: Thank you, sir. is speaker is Carter DuBois? DuBois? MR. DUBOIS: My name is Carter MR. DUBOIS: My name is Carter is, President of the New Mexico Filots contation, and a corporate pilot around the State lew Mexico and have been for the last 30 years i pilot, not here for 30 years. i the filghts between Santa Fe through Corona cosell, that corridor that goes through there. i s going to close that corridor, or one of the initiative in Alternative A would close Romero Reporting	<pre>uergue Center; they can't see you. If the see you, if they can't talk to you, they you that the pointy things that go real fa coming at you. We would suggest and flight i area at night is even more hazardous since</pre>	In that corridor from ell, flying at low altitudes is been at best, due to inadequate	way to tell you in advance and when you get ight plan, it just doesn't happen.	have any	to get	DFR and all of a sudden they say well,	at the drop of a hat. You'll	30 years and the Air Force just	flying this area for	some of	address that at all. It	Albuquerque-Midland, those areas,		feet. There are a lot	feet. A turbo prop aircraft does not	that corridor for flights period, above 12,000 feet,
As a former area chairman for the covers Support and Guard and Reserve I've had the prrunity to obtain training attend training sions both in New Mexico and other areas of the itry. I've had the opportunity to observe ning as a reservist, and I feel it is very ortant that we have the ability to allow training our Armed Forces, Air Force, Navy, Marines, sis the board. So I would definitely speak nngly in support of this initiative. I believe benefits far outweigh the negative impact we benefits far outweigh the negative impact we on our area. Thank you. IT. COL. MAGGARD: Thank you, sir. speaker is Carter DuBois? DuBois? MR. DUBOIS: My name is Carter is, President of the New Mexico Filots ociation, and a corporate pilot around the State ew Mexico and have been for the last 30 years i pilot, not here for 30 years. I the flights between Santa Fe through Corona (oswell, that corridor that goes through there. I the initiative in Alternative A would close Hendro Romeo Reportion or or or of I the initiative in Alternative A would close	20 21 22 23 24 25	16 17 18	14	13	12	11	10	σ	ω	7	9	S	4	9	2	1
As a former area chairman for the covers Support and Guard and Reserve I've had the prrunity to obtain training attend training sions both in New Mexico and other areas of the itry. I've had the opportunity to observe ning as a reservist, and I feel it is very ortant that we have the ability to allow trainin our Armed Forces, Air Force, Navy, Marines, sis the board. So I would definitely speak nngly in support of this initiative. I believe benefics far outweigh the negative impact we benefics far outweigh the negative impact we on our area. Thank you. IT. COL. MAGGARD: Thank you, sir. speaker is Carter DuBois? DuBois? MR. DUBOIS: My name is Carter is, President of the New Mexico Pilots ociation, and a corporate pilot around the State ew Mexico and have been for the last 30 years i pilot, not here for 30 years. I pilot, not here for the last 10 years. I pilot, not here for 50 years. I pilot, not here for 30 years. I the filghts between Santa Fe through corone to we deters in this initiative is the filott	0P-3		19	•	(					_	_				_	,
	is that y flight through irough th or one o or one o	Pilots around the last 30 ye	DuBois? name is Carter	): Thank you, s	u.	impact	I bel		Force, Navy, Marines,	allow tr	I feel it is		areas of	attend train	and Reserve I've n	area chairman for

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6.0 COMMENTS AND RESPONSES

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<pre>32 32 sometimes you fly without lights; not supposed to but it happens. but it happens. we would suggest, New Mexico Pilots Association would suggest that you add radar and repeater sites for for radio communications so Ashourerque Center and get "See and Avoid". I've been between a flight of F-16s on the west side of Albquerque Center and get "See and Avoid". I've been between a flight of F-16s on the west side of Albquerque Center and get "See and Avoid". I've been between a flight of F-16s on the west side of Bike's Peak, and it was real uncomfortable and it been between a flight of F-16s on the west side of Bike's Peak, and it was real uncomfortable and it been between a flight of F-16s on the west side of Bike's Peak, and it was real uncomfortable and it been between a flight of f-16s on the west side of Bike's Peak, and it was real uncomfortable and it Wext speaker is Carl Mellinat. Next speaker is Carl</pre>		this is the way to get it. And I think the impact on this is going to be an impact no matter where y	something is going to be different than	But I think that they'r	that they aren't really a consideration that needs	triment to the area at the present time	Thank you very much.	LT. COL. MAGGARD: Thank you, sir.	Next speaker is Dwain Woody. 2021	MR. WOODY: My name is Dwain Woody,	D-W-A-I-N, W-O-O-D-Y.	Let me begin by saying I sincerely	believe that the sound of freedom is jet noise.	Freedom if Freedom had a sound, it would be jet		Now I have a rarch that lies i	Roosevelt, Chaves and DeBaca Counties, right south	of the Melrose Range. I use a Cessna 182 in my	ranching operations, and I'm concerned that where	most of my ranch lies in the proposed extension.	Now Cannon, at the present time, does not have radar	capability and to pick me up at 500 feet, nor a jet	fighter. I doubt that they could even talk to them	on the radio.	Romero Reporting 505-625-1710
<pre>:imes you fly without lights; not supposed to it happens. We would suggest, New Mexico Pilots itation would suggest that you add radar and iter sites for for radio communications so we can at least talk to flight or to therque Center and get "See and Avoid". I've petween a flight of F-16s on the west side of s Peak, and it was real uncomfortable and it ised all three of us. Thank you, sir.     I'r. COL. MAGGARD: Thank you, sir.     I'm in favor of the proposal. I ad, M-E-L-I-N-A-T. Thank you, sir.     I'm in favor of the proposal. I ad, M-E-L-I-N-A-T. Thank you, sir.     I'm in favor of the proposal. I     i'm in favor of the proposal. I     i'm in favor of the proposal. I     i'm that's already in the Air Force and as     n-law that's already in the Air Force and as     is the airspace goes, I think if I look back to     ime I spent in the service, the type of weapon the type of aircraft we were flying in the '50s     fos are no comparison to what happens today.     is happen in a nanosecond today where they used     ppen in 30 seconds.     I think first of all, if we're going     ive a good defense, we need a great offense and     Romero Reporting </pre>		7 1	i w	4	ע הי	с Г	8	6	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	
	Ϋ́, Ϋ́, Ϋ́, Ϋ́, Ϋ́, Ϋ́, Ϋ́, Ϋ́,	supposed		pr	unications so	Avoid".	side	and	Jo	, noų	2020	Carl	sir.		have	Force and	I look		the	t,	they		e	offense	

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NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES

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35	1 call us.	2	Next speaker is Loren McCaslin.	4 MF, MCGASLIN: All my concerns have	heen answered,		Karen MrCaelin.		have been answe			Tex Elliot.	MA. ELLIOII: FOI CHE LECOLU, I	13 as in alpha, S as in Sierra, Elliot; two L's, two	14 T's.	15 My greatest concern is we are being	16 impacted more than has been let on. While folks in	17 Clovis and Portales are benefiting from the	18 commercial aspects of Cannon Air Force Base, we in	19 DeBaca County suffer the intrusion of low-flying	20 aircraft. I've had nine claims in less than nine	21 years.	22 This is the AIB resulting from a	23 fatal F-16 explosion less than a mile from my house	24 on 9, September, 2002. This document is full of	25 errors and omissions, and a statement that a Major	Romero Reporting 505-625-1710
5	thow, my proposal is what would It	/ tabe, Kr. Woody, to leave your feagua in the burn?	s How, I propose that the ratedors around the	4 or the and the orthics being Metrove Pande of	you're out like this and you've get all these planes	6 costrepts and into this office, and the ranchers	/ that are close to the range have reare flyever time	3 than, say, ranchers out close to koswell.	9 My proposal would be this: Lease the	10 arrepare on their decoded land. Now the public lands	II are public lands. And I also propose the	12 compensation would be because the pushic thinks that	13 we have a bird next on the ground that we lease AM-7	14 these public lands at cheap rates. I would suggest	1. that they pay for the deeded lands, say 25, 30 miles	-				29 advantages. Emean if You sign a contract, we	21 Dieak - break your picture window, don't call us.	22. If we run cattle through a feace and none of them	23 are enlighted, don't call us. If we get a bull where	24 he's so nervous he doesn't know what he's doing and	25 you've dot to carry him to a psychiatrist, don't		Pomero Peporting 505-625-1710

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NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES

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<pre>my son about 36 hours after the if my son about 36 hours after the if hour whether you folks know the if hours after y varying from up to if know whether you folks know the if hours after y arying from up to if know whether you folks know the if hours after you folks know the if know whether you folks know the if kn</pre>							e	ΜŅ		S	2025											1				
<pre>my son about 36 hours after the if me in a totally unnecessary impugns my character. if there is an inconsistency of if property varying from up to if know whether you folks know the if property varying from up to if know whether you folks know the if proce Pentagon in '87. It was if force Pentagon in '87. It was if for the Tacos 27 if we got some comments here that if for the Picking if to on their flip charts; again, if the proposed in the Environmental if is proposed in the Environmental if is proposed in the Invironmental if if the documents, they're twice the if if the documents, they're twice the if if if the documents, they're twice the if i</pre>	Romero Reporting 505-625-1710	I think, it's a small sacrifice that	and the things that are going	time in the world and	relationship with Cannon Air Force	We've lived in this area and have had	to this part of the country back in	Clovis.	T-E-R-R-Y, M-O-B-E-R-L-Y.	MOBERLY: Your Honor, my name .	speaker is Terry Moberly.	COL. MAGGARD: Thank you,	to deal	and New Mexico Air National Guard that	the various and numerous personnel of the	is the lack of integrity	Again, my total disgust and	to get you're F-16s, your avionics	a mile above our property, I	10 miles off. There's more training	as the avionics of an F-16 aircraft	CYA the violations of FARs that are	who come through Cannon Air Force Base,	and trying to work with the multiplicity	for 24 to 26 years, trying to	really disappointed in
my son about 36 hours after the d me in a totally unnecessary impugns my character. There is an inconsistency of ne property varying from up to n't know whether you folks know the ranch. I've gone through an Air Force Pentagon in '87. It was se I moved my family to Texas. We next December '88 MSA. It was ary of '96 it took the Tacos 27 iary of '96 it took the Tacos 27 to n their flip charts; again, sary of '96 it took the EIS, the next December '88 MSA. It was ary of '96 it took the tacos 27 to n their flip charts; again, sary. I've got some comments here that ddress the inadequacy of the EIS, the seesment of 2001 initiating the seesment of 2001 initiating the sis not the size of the ordinance is not the size of the ordinance is proposed in the Environmental t. We're picking up metal canisters, strat were not stated to be is proposed in the plastic end caps in the documents, they're twice the SoS5-625-1710			4	23				6		17	9	15					10									Ч
		•						NP-12		5		Φ	_								_					
	Romero Reporting 505-625-1710	25 size proposed.	that are stated in the documents, they're twice		22 aluminum canisters that were not stated to be	cani	Environment	the size of the ordinance	I meant to bring it down with	and flare. We're	6 Environmental Assessment of 2001 initiating th	EIS,	got some comments here	13 totally unnecessary.	on their flip charts;	it took the Tacos	10 established the next December '88 MSA. It was	Texas.	. It	I've gone through	don't know whether you folks know	the property varying from up	4 There is an inconsistency of	impugns my	2 incident libeled me in a totally unnecessary	after

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6.0 COMMENTS AND RESPONSES

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	Well, maybe last night you all got	25	25 turning that thing was not that high.
	I like to talk to them.	24	a 111, flew underneath me. And 300
	for short people. I think you oh. You all know	23	23 crop duster. I was in the turn, wasn't a 16, it was
	correct. Two S's, two L's, sir. It's a little tall	22	22 Up at the north end of it one time I was flying my
	MS. RUSSELL: Yes, sir, that's	21	21 from, and you do have a few people break the rules.
	two L's.	20	20 going to get in there, where you're going to come in
	right, ma'am, your name is Sharon Russell, two S's,	19	19 cooperative. Being as you can't tell us how we're
	LT. COL. MAGGARD: If I remember	18	18 experience, No. 1, Cannon as a whole has been very
	I was waiting for my sister to get here.	17	17 MR. ELLIS: Okay. It's been my
	I signed the paper, I guess you all didn't get it.	16	16 don't expect
	MS. RUSSELL: Give me just a second.	15	15 but you can feel free to answer the question, just
2027 GE-1	up.	14	14 earlier, this isn't a question and answer period,
	LT. COL. MAGGARD: Ma'am? Come on	13	13 LT. COL. MAGGARD: Sir, as I stated
	who would like to make a statement?	12	12 altitude would the airplanes be entering this area?
	in the audience who did not get a chance to speak	11	11 ask, really, questions on your proposal. What
	We still have time, is there anyone	10	10 MR. ELLIS: Yeah. I would like to
	LT. COL. MAGGARD: Thank you, sir.	6	9 MS. COOK: This map? 2026
Ī	here. Thank you.	8	8 You have this on a slide? Over here?
	airplane's going to be coming in. It's not clear	٢	7 MX. ELLIS: My name is David Ellis.
	there is warnings. I'm curious as to where the	9	6 Next speaker is only word I can read is Ellis.
ĺ	Albuquerque without going through an area where	5	5 LT. COL. MAGGARD: Thank you, sir.
AM.5	addressed in the future? Some way we could get to	4	4 and the surrounding area do support it. Thank you.
	of routes for you people. Could it please be	ŝ	3 lot a lot of people in this community in Portales
	Albuquerque, we there is no way we can't stay out	2	2 so that our pilots will be better trained. And the
	If we want to go from here to	1	1 make to let these let this air expansion happen

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I got more. I'll talk to you all later	25	Mack Lane: Thank you for your early commitment and
bathroom.	24	ranching, raises some organic feed. Says, "Dear
hours to clear a path where I could get to the	23	to this fine gentleman, he does some farming and
care of at the house. I said three people took	22	if I could call his name so I'm not going to. It's
a few hours getting the tumbleweed problem taken	21	boy in Roosevelt County. I did I didn't ask him
Clovis paper misstated me, I didn't say that I spent	20	This is a letter to some old country
bombing range. I can't get to the house. The	19	I feel like I do.
property, south and west fence is against the	18	eight years, I know those people; not personally but
sunrise, it's out my mother's front window. Her	17	seen those people. I lived with them in Texas for
I don't know if you all can see this. It's a	16	I could do. You recognize those people? I bet you
You know, proud takes on another picture.	15	not a very big picture. I apologize. It's the best
That's not the issue.	14	I want to show you something. It's
proud of you all. That's not the issue here.	13	that's keeping a strong military.
Hell yeah. We're proud. We're proud and we're	12	And they probably voted for that man that is the one
Winner, certified 43d president of the U.S. of A.	11	and Curry and Quay County, want a strong military.
for this because I'm proud of it. Says W. Is For	10	95 percent of the people that I know, in Roosevelt,
George W. Bush was elected because I could spend \$45	6	don't. I say that from the bottom of my heart.
Like to show you what I bought right after	8	appreciate you. There's not anybody here that
like it better.	L	So we do appreciate you; we do
piles. Of them on their ranch in their jeans.	9	tumbleweeds.
gave me one which I promptly lost at my house in	5	months because they're piled on the floor because of
This is not the only copy. See,	4	an old farm girl who hasn't washed clothes in two
Laura and George."	e	patriotic shirts just to prove it. Pretty good for
Grassroots leaders like you are the key to real	2	meeting. I went to my closet today, I pulled out 10
dedication as a charter member of New Mexico	r1	the idea we weren't patriotic from the Fort Sumner

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		Romero Reporting 505-625-1710	
Romero Reporting 505-625-1710		diameter tumbleweeds. I've asked for help for three	25
said, "Sharon, you can't get down the road." And I	25	will die in a damned fire because of the 8-foot	24
He called me that night at home and he	24	night, all my friends and neighbors and loved ones	23
'em because of tumbleweeds.	23	fire call lists, if that burned in the middle of the	22
for three months because the post lady can't get to	22	If I don't have this and if we don't have	21
got their mail off and on three, four days at a time	21	with me.	20
Lee, they live right down the road, they went and	20		19
Tommy Dan told me that Tommy and Taylor	19	illey Road, down Baseline Road. Hell	18
to that bed.	18	1 G	17
got another house in town, because you ain't getting	17	than two years	16
total awe. You drive back to	16	d there since 1957. N	15
	15	the last house before you get	14
high houses fou can't see the rence. You got 20-1000	CT VE	Valley Road. You all'll see it if you go to the	13
n your truck in awe because you car	12	almost 60? They lived in this pink house on Sundale	12
backyard and you get home at midnight and you sit	11	they were married for how long, Donald? 58 years,	11
singing, you	10	off and on. My mom and dad lived there for well,	10
day, sun shining, wasn't much of a wind, birds	6	again. Sundale Valley Road; I been there since 1957	6
left that morning at 8:00 and it was a beautiful	8	I showed you all last night. I'll show it	80
You know what it is to go home when you	2	say a little more.	L
knows how to listen.	9	MS. RUSSELL: Okay. I'll be glad to	10
He's finally helping me; he's a nice young man. He	5		S
with Andrew Morales with the Governor's office.	4	to go ahead and finish up, I think there's no more	4
Portales paper; I have asked everybody. I spoke	3	GGA	m
	2		5
County Commissioners' Meeting; I have asked the			

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25 burns you all will know that shop is worth \$250,000.	bottom of my heart drive down Sundale Valley
24 get certified written appraisals so that when it all	if you don't believe me and I say this from the
23 mother's farm because of the tumbleweeds. Had to	You all know it as well. Just think about it. And
22 have any insurance agencies that wiil now insure my	will burn past Melrose; it will burn past Elida.
21 Oh, I would like to mention, we don't	It will burn into Texas, guys. It
20 got more to say, maybe another time.	are we going to do?" He said, "No way".
19 I appreciate you all's time. I've	Portales, all the volunteer fire departments, what
18 swear, I work harder now than when I took it.	don't have a plan. I asked him, I said, "Clovis,
17 took this silly retirement a few years ago and I	Fire Department and was asking if he had a plan; he
16 time I was eight years old hoeing cotton. Until I	Talked to Arvis Cobb, Junior at the
15 I've got a Master's Degree; I have worked from the	about it.
14 Don't be condescending to me. I'm intelligent.	can solve this problem, nobody else will talk to me
13 to the land that we've had for four generations.	maybe he'll get rich, but hell, he deserves to if he
12 condescending. We're just people trying to hang on	problem before everything burns to the ground. And
11 tumbleweeds that I saw last night. Don't be	people that need help and taking care of a major
10 your eyes when I try to tell you about the	American Dream; he's going to help
9 and then maybe you won't have that look of rolling	those."
8 can get in the back door. Look at my tumbleweeds	tumbleweeds. I said, "heil yeah, I'll take one of
7 of the road. I'll fix you a cup of coffee if you	wants this, this is a machine to help you with the
6 that would be the left for some folks south side	night in Fort Sumner, a man came in and said who
5 second pink house on the south side of the road	I love the American Dream. Last
4 they've been there since '40 something. Go to the	right.
3 there in '57. They're just a little bit past and	can't spit, so I drove out there; hell, he was
2 Polly and Pany Bigler, they were there when we got	said, "No, you can't." That's like telling me you
l Road, three and one fourth miles, first pink house,	said, "I can go in the house and sleep." And he

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37 some odd years flew in the Navy; we're patriotic	25	members of the press intercsted in seeing this and	25
My older brother, a Fed Ex pilot for	24	The canisters and chaff here, for	24
these operations.	23	we have no public land.	23
compromised by the taking of my private lands for	22	on 45 years. We're a hundred percent deeded land;	22
bastardized, for lack of another term; they're being	21	property. We've been in DeBaca County for 44 going	21
States. Our Fifth Amendment rights are being	20	were never disclosed to be deployed on private	20
oath to uphold the Constitution of the United	19	picking up off our property, these canisters that	19
commissioned officer in the U.S. Army. I took an	18	This is an example of what we're	18
These are the bases of my complaints. I was a	17	on the record I understand.	17
unknown, it's unknown, but why the contradiction?	16	MR. ELLIOTT: Mr. Elliot again. I'm	16
If it's pilot error, it's pilot error. If it's	15	for the official record? Mr. Elliot? 2028	15
Again, the truth. Please, the truth.	14	LT. COL. MAGGARD: Any other comments	14
was performing, he ran out of airspace.	13	I got I guess I'm tired.	13
altitude, and for the training maneuver the pilot	12	was not.	12
encountered the ground; i.e., they ran out of	11	for saying there was a letter on file because there	11
states that the pilots ran out of the blue and	10	decided he could handle it himself. So I apologize	10
But then on the summary page of this AIB document it	6	because some old country boy on the Commission	6
maifunction, and the cause of the crash unknown.	8	administration that that letter never got sent	80
morning, 2002, stated that there was no mechanical	٢	re-confirmed that today from the County	٢
cause of the accident released on Christmas Eve	9	a letter to Cannon Air Force Base. I found out and	9
The AIB report for the press, the	ß	I said the County Commission were going did send	5
documents and these presentations.	4	Oh, and I apologize more misstating.	4
is the lack of integrity and truthfulness in these	ſ	tumbleweeds.	m
subjected to. And again, my complaint and argument	2	responsible, I didn't grow 64,000 acres of	7
	1	I don't know who is going to pay for it, but I'm not	-1

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But the lies and inconsistencies and continual,	Ч	And the explanation in the
almost annual, filing of damage claims is	2	environmental assessment, "This is not trash, this
unnecessary. And the FAR violations explained away	Э	is residual material left over from its intended NP-12
by absurd statements, absurd statements. I had a	4	purpose." So is a beer can; so is a whiskey bottle;
sonic boom claim three or four years ago that was	S	and so is any trash. And it's also qualified by
not settled because the Air Force does not want to	9	findings of no significant impact in the statement
pay me for my time and expense to recover for the	L	that I received through the Freedom of Information
imposition of our ways of life and our time. Again	80	Act, cannot be substantiated that states blowing
more aggravation, inconsistency, lies. I believe	σ	dust in West Texas and Eastern New Mexico is so bad
that's all I have to say. Thank you.	10	it's going to be covered up. Some of you who have
LT. COL. MAGGARD: Sir, we have a	11	farmed and ranched here forever have old homesteads
digital camera available, would you mind taking a	12	on your property. We've got trash a hundred years
picture of that for the record?	13	old; burnt coal, cans, old frying pans, tea kettles,
MR. ELLIOTT: I have. And I have	14	et cetera, et cetera; has not been covered up by
presented it to Mr. Van Tassel in the rear. And	15	blowing dust. We farmers and ranchers cannot
there again, I showed this stuff to him a year ago	16	operate if our top soil is blowing away or in such a
in Fort Sumner, the inconsistencies of the	17	condition it's going to cover up Air Force trash.
Environmental Assessment of 2001. It's been a year	18	Again, it's an absurdity and a lack of investigation
since I showed him, but where is there any reference	19	and environmental impact on our private property.
to it in the Draft EIS? Isn't that some	20	Thank you.
inconsistency that needs to be addressed, or a major NP-14	21	LT. COL. MAGGARD: Thank you.
fault? These were just found on the ground, on bare	22	MR. ELLIOTT: If need be, I'll
ground, and in the road. We picked up one Friday a	23	present more of it or get it out to where other
little bit in the pasture off the road, but this	24	people can photograph it.
this is unnecessary.	25	LT. COL. MAGGARD: Thank you.
Romero Reporting 505-625-1710		Romero Reporting 505-625-1710

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NEW MEXICO TRAINING RANGE INITIA 6.0 COMMENTS AND RESPONSES

	l that go on between us, please make sure you write	2 those portions down because we want to make sure	3 that all those portions that take part in the	4 beginning part or the ending part of this evening	are taken into consideration as well. Jus	vou're speaking to an Air Force representati	Just of operating of an intervence top-contracted the theory the process of the p	doing to be able to write that down for		prease make sure any questions you have this	are being writt	Again, if	2 see thoroughly the Draft of the Environmental Impact	3 Statement, there's still a couple of ways that you	4 can receive a copy of that. There's two web sites	5 if you have computers at home or in your business,	6 you can visit the Carnon web site at	7 "www.cannon.af.mil" or the ACC web site to view this	8 draft of this Environmental Impact Statement and	9 they're web site is "www.ccbp.com".	And in addition, if you'd like a	l paper copy, you can call me at my office. My number	2 is in the handout you received when you came in this	3 evening. Give us a call and we'll send you a CD or	4 a regular copy of the draft if you would like to	5 continue to review it before submitting your	Romero Reporting 505-625-1710
	1	2	'n	4	ŝ	, y	· -	. a	) c	י ת	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	
50		<pre>1 Appreciate that. Any other speakers?</pre>	2 Ladies and gentlemen, thank you for	3 your participation and your input. Please remember	4 that the public comment period for the New Mexico	5 Training Range Initiative for the Draft	6 Environmental Impact Statement will extend to	7 February 21, 2005. You can leave you're written	8 comments here at the meeting or send them to the	9 address provided. Members of the team will be	10 available in the back display areas until 8:00 if	you would like to speak to them.	This public hearing is adjourned and		LT. GEESLIN: Thank you all for	coming out this evening. Again, we can't do this	process unless we're able to hear your concerns and	you're able to take part in this whole process so	we'rc grateful for all of you who have attended this	evening and throughout the entire week as you've	done at these hearings this week.	There still are a couple of ways you	can take part in this process, as Lt. Col. Maggard	said. You can voice your concerns this evening for	the record; you can also send in your comments; as	well as please keep in mind that any conversations	Romero Reporting 505-625-1710

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NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 Comments and Responses

<pre>1 commerts. And again, thanks for 2 and taking part in the process. 3 (The proceedings concluded 4 5 6 8 8 10 10</pre>	hanks for coming this evening process. concluded at 7:35 a.m.) 3 6 9	STATE OF NEW MEXICO COUNTY OF CHAVES REPORTER'S CERTIFICATE I, Lorena H. Romero, New Mexico CCR and Notary Public within and for the State of New Mexico, DO
and taking part in the (The proceedings	at 7:35 a.m.)	OF CHAVES REPORTER'S CERTIFICATE REPORTER'S CERTIFICATE Vithin and for the State of New Me
(The proceedings	at 7:35 a.m.)	REPORTER'S CERTIFICATE H. Romero, New Mexico CCR and for the State of New Me
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11	>+	H. Romero, New Mexico CCR and for the State of New Me
		and for the State of New Mexico,
12	12	
13	13	HEREBY CERTIFY that I did report, in stenographic
14	14	shorthand, the proceedings set forth herein, and the
15	15	foregoing is a true and correct transcript of the
16	16	proceedings had.
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23	22	Lorena H. Romero
24	23	Certified Court Reporter #184 License Expires: 12/31/05
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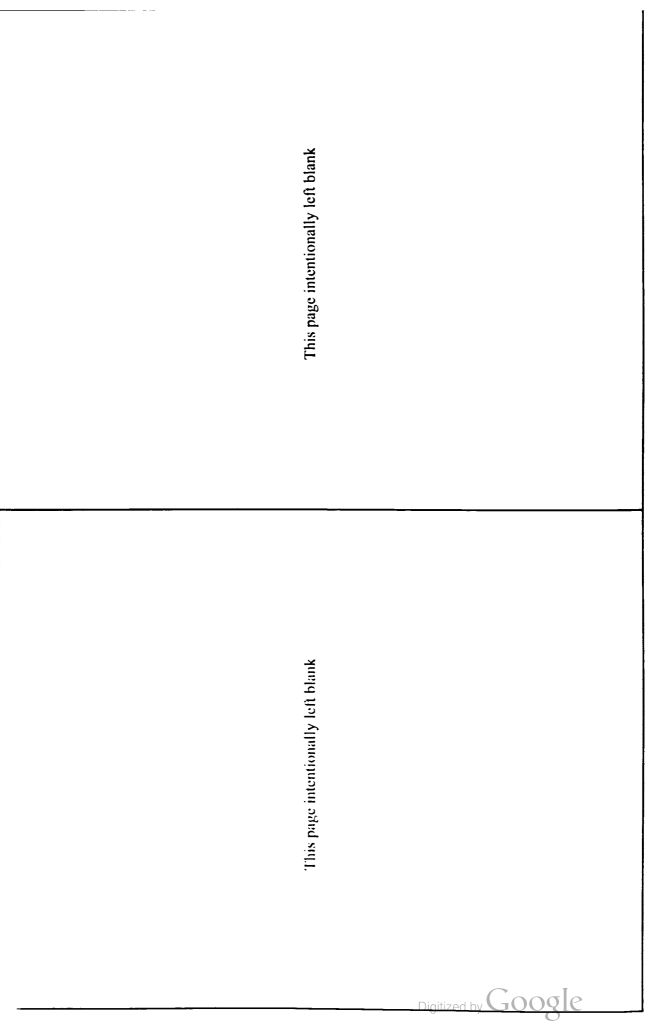
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6.0 COMMENTS AND RESPONSES





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of the state	New Mexico State Senate	COMMITTEES	Nette Mexic	Nem Mexico State Senate	COMMITTEES
True Line	EW METICO	MEMBER •Education •Indian & Cultural Atlans Inversion	Sta	State Capitol Santa Ne	MEMBER • Corporations & Transportation • Wiels • Committees Committee
SENATOR GAY G. KERNAN R-Curry, Lea & Roosevett-42	G. KERNAN toosevitt-42	TELEVIER MEMBER -Legislance Education Study Committee	SENATOR STUART INGLE MINORITY PLOOR LEADER R-Chaves, Curry & Roosevelt-27		
928 Mess Verde Hobbs, NM 88240	Verde 88540	Correction Committee     Committee     Redioactive & Hazardous Materials	2106 West University Drive Portales, NM 88130		
Home. (505) 397-2536 Cell: (505) 370-1335 Fax: (505) 392-1431 E-mail galvern@valonet.com	397-2536 370-1335 392-1431	· Water & Natural Resources Committee	Home: (\$05) 356-3088		
January	January 24, 2005		January 25, 2005		
Ms. Brei New Mexi HQ ACC/C			Ms. Brenda Cook, New Mexico Training Range Initiative EIS Project Manager HQ ACC/CEVP, 129 Andrews Street, Suite 102, Langley AFB, VA 23665-2769.	Manager	
Langley	Langley AFB, VA 23665-2769		To Whom It May Concern:		GE-1
To Whom	To Whom It May Concern:	GE-1	Please accept my comments on the Draft Environmental Impact Statement (DEIS) concerning the New Mexico	ental Impact Statement (DEIS) concerni	ing the New Mexico
This let Environment	This letter is in support of the proposed action identified in the Draft Environmental impact Statement for the New Mexico Training Range Initiative.	n the Draft nge Initiative.	I raining Kange initiative. I endorse the proposed plan of action in the DEIS Allowing the expansion of the existing airspace and	Allowing the expansion of the existing	airspace and
As outli airspace availabi and flar	As outlined in the proposed action in the DEIS, expanding the existing airspace, creating a new Military Operations Area airspace, increasing the availability for supersonic flights, and expanding the use of defensive chaff and flares will allow for more realistic fight training opportunities for New	<ul> <li>existing increasing the defensive chaff tunities for New</li> </ul>	creating a new air Military Operations Area (MOA) and Air Traffic Control Assigned Airspace (ATCAA) will provide additional multary value to New Mexico's four multary installations specifically to Cannon Air Force Base located at Clovis, New Mexico. The increased use of supersonic flights as well as use of defense chaff and flares, are key elements in creating pilots that are properly trained.	) and Air Traffic Control Assigned Airs four multary installations specifically to d use of supersonic flights as well as use are properly trained.	bace (ATCAA) will Cannon Air Force of defense chaff
Mexico a Cannon A prepare	Mexico military installations. Specifically, the F-16 squadrons at both Cannon AFB and the New Mexico Air National Guard, can utilize this area to prepare for the challenges they face in real life battle situations.	ons at both this area to ations.	New Mexico is a proud supporter of our military bases and understands the need for pilots to receive training that prepares them for the challenges of battle. The proposed action will create realistic training opportunities for our military's pilots. The F-16 squadrons that train at Cannon AFB and the New Mexico Air National	sees and understands the need for pilots proposed action will create realistic tra- rain at Carnon AFB and the New Mexic	to receive training ining opportunities o Air National
New Maxi in prepa expansio bases to Defense.	co has always supported the role that our mili ring soldters for the defense of our country. n of the existing airspace available for pilor continue to provide exceptional military valu	tary installations play 1 believe that the training will allow our e to the Department of	Guard will both benefit from this proposed action being implemented. Negative environmental consequences to this area will be minimal as much of the area is sparsely populated. Thank you for consideration of my comments.	eing urplemented. will be minimal as much of the <b>area</b> is <b>s</b>	arsely populated.
The benefits of environmental 1 populated area.	The benefits of this proposed action far outweigh the minimal negative environmental impacts such as additional sonic booms to this sparsely populated area.	negative sparsely	Desi regaros,		
Thank yo	Thank you for your consideration.				
Sincerely Senator	Signerely, Lunaur				

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6.0 COMMENTS AND RESPONSES

PAGE 6-211

DEPARTMENT OF THE AIR FORCE HEADOURTERS AIR CONTAND LANGLEY AIR FORCE BASE. VIRGINIA 073252	MEMORANDUM FOR New Mexico Historic Preservation Division DEC 3 0 2004 228 East Palace Ave, Room 320 Santa Fe NM 87501 Katherine Slick, Director	FROM: HQ ACC/CEVP 129 Andrews Street, Suite 102 Langley AFB VA 23665-2969	SUBJECT: New Mexico Training Range Initiative (NMTRI) Draft Environmental Impact GE-1 Statement (EIS)	<ol> <li>In accordance with the National Environmental Policy Act (NEPA), the United States Air Force (Air Force) has prepared the attached Draft EIS for the proposed federal action of implementing the New Mexico Training Range Initiative (NMTRI) in existing and proposed</li> </ol>	airspace associated with Cannon Air Force Base (Cannon AFB), New Mexico. The purpose of this letter is to announce the distribution of the Draft EIS and to request comments from your agency on the document. The Draft EIS can also be accessed electronically at the following websites: <i>www.cennon.ad.mot.ad.mil.</i> A public hearing schedule is also provided for your convenience.	2. The NMTRI proposal consists of four elements: modifying existing training airspace;	streams are daming an space, autorizing supersonic operations in Cannon ArD is not a failing a size and an argin of the new and modified training airspace. In addition to the romoneed action two other action alternatives and the new and the new argin alternative are	analyzed in the Draft EIS. 3. We are submitting the enclosed Draft EIS for your review and comment as part of the NEPA	process and in compliance with Section 106 of the National Historic Preservation Act. Additionally, we request your concurrence be provided in writing on or before the close of the public and agency comment period on 21 Feb 05 in order to fully document our coordination and consultation for the NMTR1 project record.	4. Please send your comments to the EIS Project Manager, Ms. Brenda Cook, at the above address or contact her at (757) 764-9339. Comments can also be faxed to (757) 764-1975.	I hank you for your continued assistance in this matter.	BRENDA W. COOK Acting Chief, Environmental Analysis Branch 6	Attachments: I. Public Hearing Schedule 2. NMTRI Draft EIS
ew Mexico presentatives a Né	COMMITTEES. Appropriations & Fnance Agriculture & Water Resources	INTERN COMMITTEES: Legislavice committee on Compacts New Mearco France Authorny Oversight Reatoricing (Advisory) Water & Natural Resources			thager		GE-1	New Mexico Training Range Initiative to expand ghts, and expand the use of defensive chaff and flares	itary installations play in preparing soldiers for the the existing airspace available for pilot training will tary value to the Department of Defense.	a far outweigh the minimal negative environmental populated area.			
Atate of Neto Mexico House of Representatibes Santa Né	BRIAN K. MOORE R.Curry, Harding, Ouny Roosevelt. San Mignel & Union Counties District 67	Bax 56 Clayvon. NM 88415 Business Phone: (SOS) 374.9681 Home Phone: (SOS) 374.2312	Fax Number: (505) 374-8521 E-Mail: krtan@ranchmkt: com	January 26, 2005	Ms. Brenda Cook New Mexico Training Range Initiative EIS Project Manager HQ ACC/CEVP 129 Andrews Street, Suite 102 Langley AFB, VA 23665-2769	Re: New Mexico Training Range Initiative	Dear Ms. Cook:	The purpose of this letter is to state my support of the New Mexico Training Range Initiative to expand existing airspace, increase availability for supersonic flights, and expand the use of defensive chaff and flares for New Mexico military installations.	New Mexico has always supported the role that our military installations play in preparing soldiers for the defense of our country. I believe that the expansion of the existing airspace available for pilot training will allow our bases to continue to provide exceptional military value to the Department of Defense.	In my opinion, the benefits of the above proposed action far outweigh the minimal negative environmental impacts such as additional sonic booms to this sparsely populated area.	Ringerely,	Brian K. M <b>oore.</b> Representative New Mexico District 67	BKM:jb

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HOUSE MUNICIPAL SCHOOL	County of De Baca Office of County Commissioners P.O. Box 347 - R. Summer, NM 88119 (505) 3555-5601 - Pax (505) 3555-2441
P.O. Box 673 309 Apple Street House, New Mexico 88121 (505) 279-7353	ico 88121 February 13, 2005
February 17,2005	
Ms. Brenda Cook HQ ACC/CEVP 129 Andrews St., Ste. 102 Langley AFB, VA 23665-2769	HQ/ACC/CEVP 129 Andrews Street. Suite 102
Dear Ms. Cook, GE-1	
I am writing to acknowledge receipt of the Draft Environmental Impact Statement (DEIS) for the New Mexico Training Range Initiative.	S) Dear Ms. Cook:
Sincerely.	Almost all of De Baca County, New Mexico, is under the NMTRI also known as the New Mexico Training Range Initiative. As De Baca County Commissioners we are concerned about this initiative and the impact on Private property rights. Many of our citizens are directly affected by supersonic hooms, low flights and chaff or flare debris. These citizens are concerned that the expansion of the NMTRI will have a dramatic and adverse impact on our businesses, our way of life, and our private property. As proud, patriotic, taxpaying citizens we are earnestly asking for a different approach when dealing with this possibly destructive situation.
	Our suggestions for stronger support of the U.S. Air Force and better civilian relationship are as follows: 1. Be open and honest about actual events. 2. Have more continuity in the local USAF public affairs officials by having the position a permanent station. That way the personnel are not deployed every vear or two. creation emblems with follow-up and having to constantly train
Digitized by	and inform new personnel. 3. No double standard. The NFPA rules are not enforced with the military. 4. Prompt attention to land owner concerns. Many times the landowners feel that the military procreatinates and prevaricates when dealing with problems. 5. Fair compensation for damages and payment for debris cleanup. Chaff and flare debris does not just disappear, anymore than beer cans do.
<u>G00</u>	The USAF has dismissed the landowners concerns, by portraying them as money grabbing, unpatriotic or as poor citizens. These citizens feel that their livelihood and private property rights are being jeopardized.
ξle	P.O. Box 347 Fort Sumner, New Mexico 88119 Phone \$053553601 Fax 505355-2441
NEW MEXICO TRAINING RANGE INITIATIVE EIS	
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NEW MEXICO TRAINING RANGE INITIATIVE EIS

3007	Written Comment Sheet Pablic Hearbag for the New Mexico Traialag Range Initiative (NMTRI) Draft Eavireamental Impact Statement (EIS) Thatk you for your input DATE: February 7, 2005	PLEASE PRINT To whom it may concern: My name is Gregory Scott Smith, and I attended the NMTRI hearing held in Fort Summer on January 27, 2005. I represent Fort Summer State Monument—a unit of the New Mexico State Monuments, a division of the Department of Cultural Affäirt, State of New Mexico. I received two copies of the NMTRI EIS and farwarded one copy to Jose A Ciencens Director New Mexico State Monuments. Fort Summer State Monument is a	historical site that can be negatively impacted by USAF training activities associated with the New Mexico Training Range and the Metrose Bombing Range. Negative impacts in the past resulted from low-level overflights (leas than 500 free), from aircraft noise associated with sustained flight activity occurring above our site at higher altitudes and from the startle effect of sonic booms. These negative impacts are listed in declining order of innotance.	My understanding of the impact of proposed changes is that USAF considers the issue of sonic booms to be most significant. This is not the case for our site. An increase of sonic booms from one every five days to two every three days will not seriously impair our activities. There is potential for damage from an increased frequency, of course. But the colonel briefing us indicated that virtually all of these supersonic flights will take place at higher altitudes and generate pressure waves at ground level that are unlikely to cause damage. The most significant impacts on our activities in the past have been from the first two causes cited above (low-level overflights and sustained flight activity directly overhead at higher althrhedes). In fact, we have complained of both of these impacts in the past, which resulted in the area in the immediate vicinity of Fort Summer State Monumern being designated an "NSA." The situation improved as a result, and we haven't had cause to complain in the past couple years. (continued.)	****CUNTRUE ON BACK POR MORE SPACE**** Comments well be published in the Final EUS. The mumo, city and mass locations of perrons making contrenents well appear to the Final EUS. Specific address information of commentary and metring entradoos will not be primed in the Final EUS, but well to mad to orisks a marine first for the documentary and metring entradoos will not be primed in the Final EUS, but well to	NAME: Gropery Scott Sauth ORGANIZATION: Fort Sauths ADDRESS: PO Bort 364; 1660 Lang Wikit Place CITY/STATE/ZIP/CODE: Per Sautes: Well Bills A395 CITY/STATE/ZIP/CODE: Per Sautes: Well Bills A395 Plane MALL BEFORE PREALUARY 21, 2005 to: HQ ACC/EVP 129 Andres Storet Saute 102 Langley AFB, VA 2366:2709 Ann. Ma, Brenda Cott
3006	We are proud Americans and support our troops with great pride. Our dependence on their ability to be the best-trained military in the world is paramount. Please take into consideration your support base, i.e. the taxpayer. Also, remember that it is easier to catch flies with honey than with vinegar.	We have documented facts to support our concerns about the USAF treatment. Please do not hesitate to contact us for documentation. We appreciate the opportunity to add and exchange comments about the NMTRI. Sincerely,	DE BACA BOARD OF COUNTY COMMISSIONERS Touchet and Carter El Commission Chairman Toe Steele Commission Member			

<text><text><text><text><text><text><text><text><text><text><text></text></text></text></text></text></text></text></text></text></text></text>	3007	3008
<ul> <li>NAN WAR SERVICIAN TO THE PROVING A DIFFUSION OF THE AND MARKED THE AND AND AND AND AND AND AND AND AND AND</li></ul>	The 111 acres of Fort Summer State Monument should be considered "a site of significant cultural activity" as defined under the E1S. We host a large number of Navajo (Dineh) visitors throughout the year. This is a place of pilgrimage for them, and they often perform ceremonies and conduct prayer services while visiting. Fort Summer was the terminus of the Long Walk, and approximately 3,000 Navajos (Dinch) died here during the 1860s. It is our responsibility as caretakers of the site to ensure that they are able to conduct these ceremonies and prayers without unreasonable interference. We also conduct thear-round tours for the oursist of a balance of the ability of any action actions these functions for the outset of the ability of any action of the site to ensure that they are able to conduct these ceremonies and prayers without unreasonable interference. We also conduct the action of the ability of any action of the outset of the ability of any action of the ability action.	Village of House 108 East 4th Street POL BOX 682 HOUR. MN 88121-082 Telephone (505) 279-6053 Fax (505) 279-6053
<ul> <li>Would it be possible to revise the EIS so that the "significant cultural activity" taking place at Fort Summer State Monument is noted for the record?</li> <li>Would it he possible for USAF to supply New Mexico State Monuments with written assumence that the proposed expansion of the New Mexico Training Range and the concomitant increase in flight activity shall be adjusted if we find that these have a significant negative impact on the operation of Fort Summer State Monument.</li> <li>I appreciate your attention to these comments and hope you find them useful. Gregory Scott Smith, Monument Manager</li> </ul>	<ul> <li>NSA was established.</li> <li>NSA was established.</li> <li>Both I and my supervisor appreciate the need for USAF personnel "to train the way they fight" so that they can do their job. However, we also need to be able to do our jobs. New Mexico State Monuments doesn't oppose the expansion of the New Mexico Training Range as proposed under NMTRI. However, we would like USAF to address the following specific concerns:</li> <li>Will the NSA for Fort Summer State Monument be maintained? Is there a possibility that it mithe reduced or characed?</li> </ul>	February 16, 2004 Ms. Brenda Cook HQ ACC/CEVP 129 Andrews 51, Ste. 102 I andrew 51, Ste. 102
Mexico TANING RANGE INTIATIVE EIS	Would it be possible to revise the EIS so that the "significant cultural activity" taking place at Fort Summer State Monument is noted for the record?	
I appreciate your attention to these comments and hope you find them useful Gregory Scott Smith, Monument Manager		Draft you sent
W MEXICO TRAINING RANGE INITIATIVE EIS		Village of House. We have no comment to make at this time. Sincerely, Alementar, D. Martin Sherman W. Martin Mayor
W MEXICO TRAINING RANGE INITIATIVE EIS		
	NEW MEXICO TRAINING RANGE INITIATIVE EIS	

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3010			Federal Aviation Administration Southwest Region Fort Worth, Texas 76193-0500		Rreen: A GTU- 520 5	_	Phone No. 817-222-5594	FAX No. 817-222-5983	1	Pesse find the letter and atheliments for the Druft Ebytoamental largest Statemant for the New Manico Thaining Range Imitiative. If you have any questions, plasse contact Ma. Nan L. Turry, Central En Route and Oceanic Area Operations Euvrivemental Specialist, at 817-222-3594.		
FEB. 22. 2005 1:50PM CENTRAL ENROUTE			Federal Aviati South Fort Worth,	DATE: 2/22/05	To: BQ ACC/CEVP Project Manager	Attn: Mr. Troy Andersen	Phone No.	FAX No. 757-764-1975 No. Of Pages 14 Incinding Corver Page	REMARKS Dole Me. Andernee:	Please find the letter and attachments for the Draft Eaving Industrye. If you have any quantitons, please contact Ma. N Eurinvamental Specialist, at 817-222-5594.	ſ	
SURVER LALER 3009	EW MEXICO ENERGY, MINERALS and NATURAL RESOURCES DEPARTMENT	David Slamon Dram Bran Parkalon	. & RECREATION DIVISION DN IV E STATE PARK OX 125 EW MEXICO 88119 55 2541	DATE: 2/2205	GR-1		U	opy of the New Mercico Training Range Initiative. range will be expanded causing our property to be effected by military aircraft. This being the case,				25, Fat Sumar, New Moxico \$\$119 -2542 + http://town.enund.alste.nm.us
	NEW MEXICO ENERGY, MINERALS and NATURAL RESOURCES DEPARTMEN	BULL RICHARDSON Germen Jonada Preikop Calmed Begreary	NEW MEXICO STATE PARK & RECREATION DIVISION REGION IV SUMMER LAKE STATE PARK HC 64 BOX 125 FORT SUMMER, NEW MEXICO 68119 (505) 355 2541	MEMORANDUM	TO: Troy Anderson	FROM: Richard Terrell, Park Supt.	SUBJECT: New Mexico Training Range Inftlative	This letter is to acknowledge that I have received a Copy of the New Mexico Training Range Initiative. It is my understanding that the current flight training range will be expanded causing our property to be effected by more commercial air traffic and will not be effected by military aircraft. This being the case, there are not not shown the physical for the initiation.				Summer Late State Park, HC 64 Box 125. Fort Summer, New Maxico 88119 Phone: (505) 355-23414 Fax (505) 355-2542 4 http://tww.anunda844.nm.us

DAGE 6-218

9.0 COMMENTS AND REAT 

E8.22.2005 1:50PM CENTRAL ENROUTE	NC. 0486 P.	7 3010	FE8. 22. 2005 1:50PM		CENTRAL ENROUTE	NO. 0486 P.	3 3010
3							
US Department ATO En Route & Oceanic of Ionsportidion Central Service Area	2601 Meacham Blvd. Fart Worth, TX 76193					4	
Federal Avidion Minneapols, Chicogo, Administration Konsos City, Fort Worth,			PAGE SECPARA		Use definition from 7400.2 COMMENT		F
			2.30 2.4.4	D	elete the reference to FAA Order 7400.2.		
				Pla	Please use the definition of Special Use Airspace (SUA) as defined in FAA Order 7400.2 Parasarabh 21-1-3a.	as defined in	
FEB 22 2000			3-2 3rd	Pl.	Please use the definition of other types of SUA as defined in 7400.2, 21-1-3b.	In 7400.2,	
Mr. Troy Andersen			4-8 Beginning	Ħ	elete the sentence beginning with "The extent or numbe		
HQ ACC/CEVP Project Manager 129 Andrews St. Stitte 107			9-4-	, a	I he paragraph beginning with "As discussed in Section 3.1.2," is incomplete and misleading because the term MARSA is not explained	not explained	
Langley AFB, VA 23665-2769				3 B	what specific types of operations it "could" apply. Ple m in accordance with the Pilot/Controller Glossary (P/	ase define the CG),	
Dear Mr. Andersen:			-	an	cificctive 02/19/04 (includes Change 1 dated 08/05/04). The P/CG is an addendum to: Aeronautical Information Manual, Order 7110.10.	The P/CG is ar 7110.10.	
Thank you for the opportunity to commont on the Draft Environmental Impact Statement (DEIS) for the New Manico Training Range initiative. We have the fullowing sense	tal Impact Statement following general			Per	Flight Services, and Order 7110.65, Air Traffic Conirol. (For your benefit, We have attached the MARSA definition.)	(For your	
comments on the DEIS, in addition to the specific comments set fort	h in the attached table.			W	MILITARY AUTHORITY ASSUMES RESPONSIBILITY FOR	LY FOR	
The Federal Aviation Administration (FAA) does not concur with the assessment of the impacts to the airspace described in the DEIS. We believe the enclosed letter from Ms. Joan M. Mailen, Manager, Albuquerque Air Route Traffic Control Center, to Colonel Charles A. Hale dated February 11, 2005 (Mallen letter), more accurately describes	e assessment of the sed letter from rol Center, to ore accurately describes			as a tra	SEPARA TION OF AIRCRAFT- A condition whereby the military services involved assume responsibility for separation between participating military aircraft in the ATC system. It is used only for required IFR operations, which are specified in letters of agreement or order amororate FAA or military documents.	e military tween ed only for agreement or	
us impacts of the proposed action. We appreciate your acknowledg concretise of FAA controllers. However, we believe the impacts from control in the North Summer Air Traffic Control Assigned Aurspace ( the Capitan Military Operations Area (MOA)/ATCAA (as described		AM-15		120	14-8. USE OF MILITARY AUTHORITY ASSUMES RESPONSIBILITY FOR SEPARATION OF AURCRAFT (MARSA)	SAFT	
necessifiate compression and rerouting of air traffic, and would create unacceptable delays with additional miles-in-trail.	s unacceptable delays with			Ę.	The application of MARSA is a military service prerogative and will	ive and will	
The FAA would like the USAF to clarify the description of the airspu	ace in alternative A.			no	t be invoked by individual units or pilots except as foll	SW0	
incorporating the floors and ceilings defined in the Mailen letter. If these clarifications to alternative A are made, the FAA may be in a position to consider this alternative for identification as the Agency's preferred alternative prior to publication of the Final Environmental Impact Statement.		DP.3	_	4 2 8 9 4	a. Military service commands authorizing MARSA shall be responsible for its implementation and terms of use. When military operations warrant an LOA and MARSA will be applied, the authority to invoke MARSA shall be contained in the LOA. It must be noted that an LOA will not be remirred in all cases involvie MARSA.	be an military the authority at be noted RSA	
We wish to clarify that the FAA has no regulatory approval over any military's use of supersonic flight nor can the FAA prevent non-participating VFR ancraft from operating within an active MOA. However, as described in the Mallan letter, we have sufery concerns regarding supersonic flights in the violinity of victor air routes, specifically in the proposed Capitan MOA area.	military's use of traft from operating we have safety concerns feally in the proposed	AM-18		4 200	b. ATC facilities do not invoke or deny MARSA. Their sole responsibility concerning the use of MARSA is to provide separation between military aircraft engaged in MARSA operations and other non-participating IFR aircraft.	sole e sepuration md other	_
Enclosed are additional comments on the draft. We look forward to completing this process with you.	completing this process			18.08	<ul> <li>DoD shall ensure that military pilots requesting special use airspace (SUA)/ATC assigned airspace (ATCAA) have coordinated with the sobeletime assney. obtained annoval for entry, and are familiar with</li> </ul>	l use airspace of with the miliar with	
Deel R. L. H.				R B B B B B B B B B B B B B B B B B B B	uppropriate MARSA procedures. ATC is not responsible for determining which military aircraft are authorized to enter SUANATCAA.	for	
Donald R. Smith Acting Manager, Airspace Branch Central En Route and Oceanic Service Area							
Enclosure: Mailen letter							

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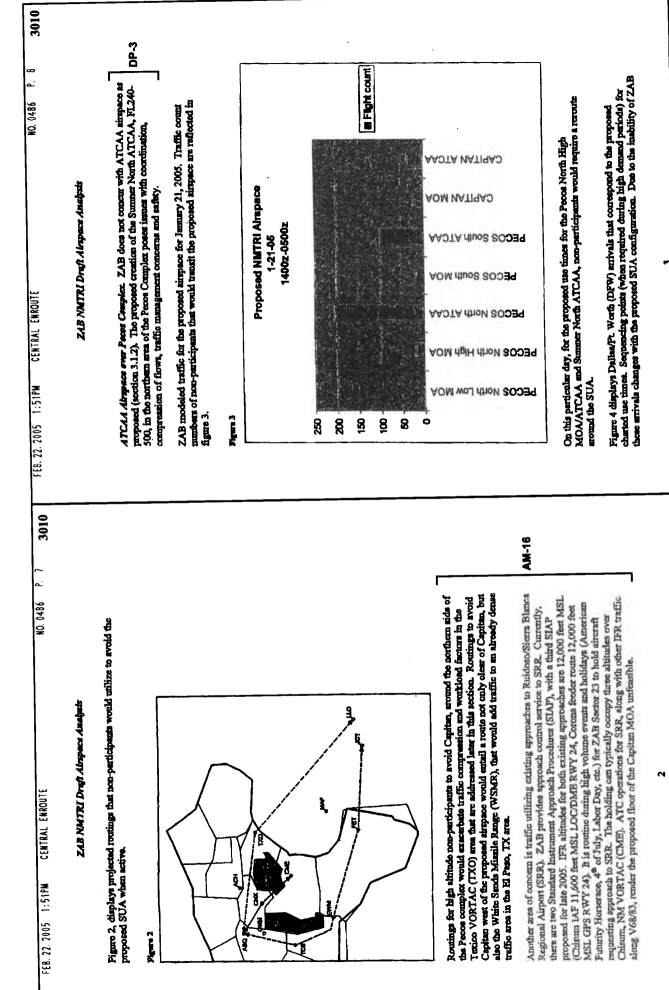
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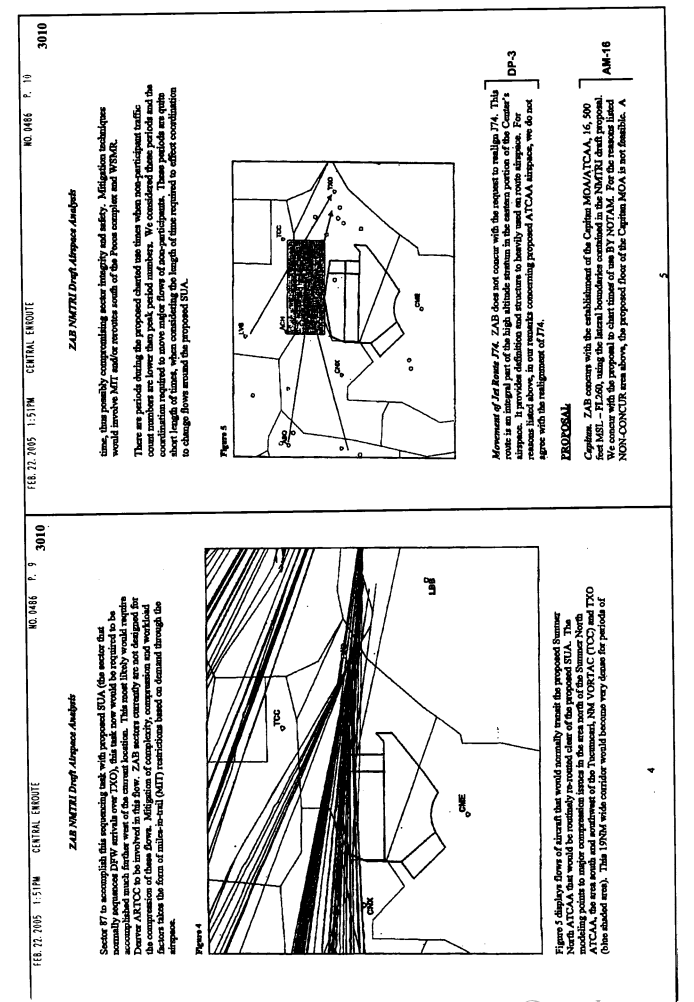
		FEB. 22. 2005 1:51PM CENTRAL ENROUTE NO. U400 T. B. 3010
FEE. 22. 2005 1:50°M CENTRAL ENROUTE	NO. 0486 P. 4	ZAB NMTRI Draft Abspace Analysis
U.S. Department U.S. Department of Transportation 2000 Lo	Air Roune Traiffic Control Cen 8000 Louininna Blvd. NB	In evaluating the draft proposal, we used the Sector Design Analyzis Tool (SDAT), version 5.7 and the Performance Data Analyzis and Reporting System (PDARS) Tool. Traffic data was withined from April 2004, July 2004, and January 2005.
	Alboquarque, NM 87109	We have segregated our comments into three sections, CONCUR, NON-CONCUR and PROPOSED.
		CONCUR
Coloned Charles A. Hale Chief, Runges, Airfleids, Airspace Operations Requirements Division HQ ACC/DOR 205 Dodd Boulevard, Suite 101 Langley AFB, VA 23665-2789		Albuqueque ARTCC (ZAB) concurs with the redefinition of the Peoce North High, Pecces North Low, and Peoce South Miltinary Operations Areas (MOA), with the exception of the inclusion of excluded airspace for Fort Summer Municipal Airport (section 1.2.1. add, excluding that exceptes at and below 1500 fost AGL, within a 3 NM radius of the Fort Summer Municipal Airport and within 3 NM each side of a 360° bearing from the sinveet m the methem homelene MOA).
Dear Colonel Hale:		NON-CONCUR
Baclosed is Albuquerque Carler's response to your manorandum of December 9, 2004, Subject: New Merdeo Training Rango Initistive (NMTRI) Draft Ainspuce Proposal.	memorradum of December 9, 2004, fTRU) Draft Airspace Proposal.	Capitan. ZAB does not concur with the establishment of the Capitan MOA and secondared Air Traffie Control Assigned Airspace (ATCAA) at proposed (section 1.4.2).
Upon evaluation of the draft NM/TRI aimpace proposal, we have considered historical data and modeled the proposed Special Use Aimpace, applying recent traffic data (Jamary 2005). Additionally, we weighed the proposal with an eye towards supporting initiatives and requirements outlined in the proposal, while also considering the needs of the National Aimpace System.	sal, we have considered historical data Nying recent taffic data (Jamary 2005). wavde supporting initiatives and sidering the needs of the National	The draft proposal establishes the MOA/ATCAA from 12, 500 feet MSL to FL500. Creation of MOA/ATCAA with these vertical dimensions, in the location proposed, poses access problems from both a low and high altitude perspective. Victor Airway V68 and V83, along with Jet Routo J15 transit the proposed altopace. Non-perticipating aircraft that unlize these routes and airspace are constricted by the Beek MOA/ATCAAs DP-3
We appreciate the opportunity to commant on the draft NMTRI proposal, and highly value our relationship with Campon AFB and the sarvice we provide the 27 <sup>th</sup> Fighter Wing. We look forward to further participation in developing NMIRI attrapace.	ff NMTRI proposal, and highly value s provide the 27 <sup>th</sup> Highler Wing. We MIRI attrapace.	to the west and the recost Complex to the east. The cristing special Upt Auropace (SUA) comfiguration creates a corridor from central New Mexico to the southeast portion of the state, and vice versa. High altitude traffic utilizing 115 to south Texas and northwest bound to destinations north of Albuquerque also transit this area. Modeling of traffic
Please contact Mr. Jon Semmet, Support Manager, Airspace, Procodures and System Requirements, at (505) 856-4530 or DSN 245-1530, with any questions regarding this proposal response.	kirspace, Procedures and System with any questions regarding this draft	data through the proposed attraptice prieted information that, during the times proposed for activation of the Capitan MOA/ATCAA, there would be a significant impact to re-routing non-participating attornaß that would otherwise fly through the proposed SUA. Figure 1, displays traffic data that transited the proposed Capitan MOA/ATCAA.
Sincerely,		Pigure 1
Jon M. Malen		CAPITAN MOVATOA
Air Traffic Managu Baclosure co: ASW -500/-530/-910 co: ZAB -541/-542/-543		
ZABINATCA		

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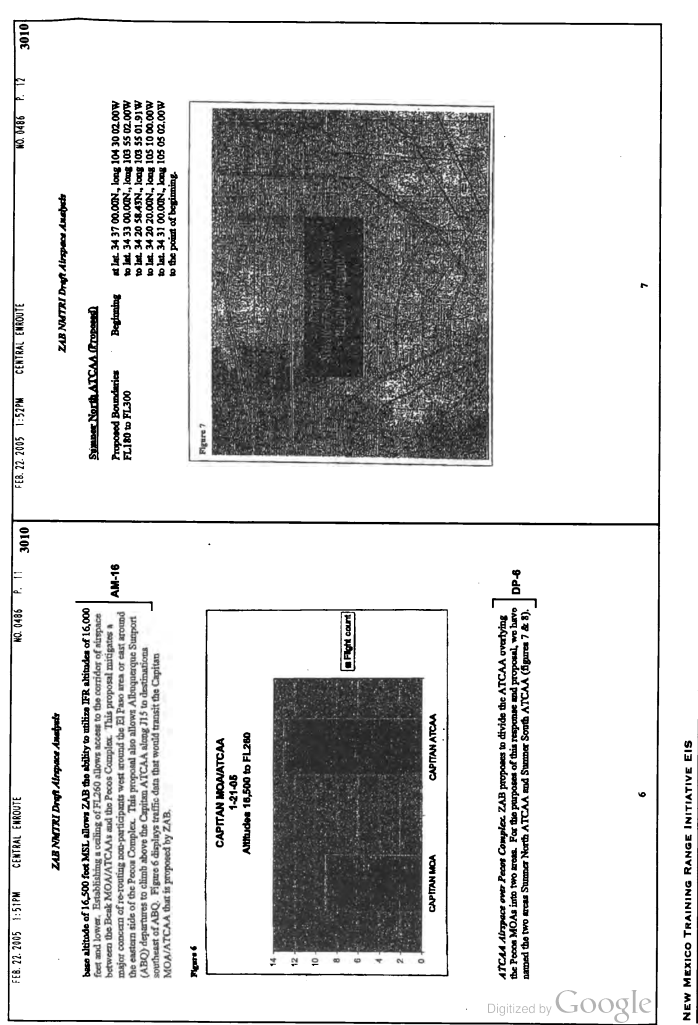
NEW MEXICO TRAINING RANGE INITIATIVE EIS



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6.0 COMMENTS AND RESPONSES

PAGE 6-221

3010 0**P-6** ۲ ۲ ATCAA airspace would be used in conjunction with the underlying Pocos Complex. This Under this proposal these ATCAA descriptions would be contained in the ZAB/Z7h FW upproximately SNM south of 174 to the southern boundary of the Pecos Complex. This concerns outlined in the NMTRI draft proposal. These attentiative proposals allow ZAB is a gain of 600 square miles of SUA, as compared to the present day ATCAA autopace. Letter of Agreement. Our intent is that these vertical dimensions would be available as CONCUR section above, ZAB does not concur with the NMTRI draft proposal Sumner We bolieve this to be a visble alternative to address the training and SUA modification per the daily SUA schedule transmitted to ZAB from the 27th FW. In addition, ZAB North ATCAA. ZAB's proposal allows use of airspace FL500 and below in an area departures) to add a transition routing that deconflicts the proposed Summer South ATCAA and the proposed transition. This transition would proceed from Ft. Worth ARTCC airspace to a point approximately SNM north of the northeast corner of the NC. 0486 proposes to modify the Worth Departure Procedure (DP) from DFW (and satellite This proposal retains the intrat of the NMTRI draft proposal to overlie the Pecos Pecos Complex. From that point, westbound routings would proceed to various Complex MOAs with ATCAA uinspace. Due to concerns outlined in the NONto bulance the needs of all users that utilize airspace over eastern New Mezico. ZAB NMTRI Draft Airspace Analysis ð ¥, CENTRAL ENROUTE 8 NAVAIDs (figure 9). Ž FEB. 22. 2005 1:52PM 18 Figure 9 3010 <u>\_\_</u> <u>م</u> NO. 0486 thence counterclockwise along the 22NM to the point of beginning, excluding the airspace within R5104B. to lat 34 05 00N., long 103 40 02W.; at lat. 34 20 20N., long 105 10.00W. to lat 34 21 00N., long 103 40 02W. to lat 33 40 00N., long 104 50 00W to lat 34 00 00N, long 105 10 00W to lat 33 37 58., long 104 21 36W.; are of the Chisum VORTAC ZAB NMTRI Dealt Airquese Analysis CENTRAL ENROUT Beginning Samar South ATCAA (Proposed) Proposed Boundaries FL 180 to FL500 FEB. 22. 2005 1:52PM Figure \$

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NEW MEXICO TRAINING RANGE INITIATIVE EIS

COMMITTEES: MEMBER . Conservation . Judictary	Phone (505) 389-1248 Fax: (505) 389-1002 E.Mail: charder/@theorogroup.com		GE-1	concerning the New	pansion of the existing nirtol Assigned Airspace allations and specifically ersonic flights as well as equire for today's	e thoroughly Force aurcrew. uard will both benefit	rea Is sparsely			
Neto Mexico State Senate State Capitol Santa Ne	Ę		New Mexico I raining Range Initiative Els Project Manager Langley AFB, VA 23665-2769 To Whom It May Concern,	Please accept my comments on the Draft Environmental Impact Statement (DEIS) concerning the New Mexico Training Range Initiative.	I wholeheartedly endorse the proposed plan of action in the DEIS. Allowing the expansion of the existing airspace and creating a new air Military Operations Area (MOA) and Au Tralific Control Assigned Airspace (A I CAA) will provide additional military value to New Mexico's four military installations and specifically to Cannon Air Force Base located at Clovia, New Mexico. The increased use of supersonic flights as well as use of defense chalf and flares will ensure that our pilots receive the tranning they require for today's missions.	Our state has always given outstanding support to our military communities, and we thoroughly understand the importance of providing realistic training opportunities for our Air Force aurcrews. The F-16 squadrons that train at Cannon AFB and the New Mexico Air National Guard will both benefit from implementation of this proposed action.	Negative ethylrowintential consequences to this area will be minimal as much of the area is sparrely populated.	Thank you for consideration of my comments. Best Regards,	andert	
	SENATOR CLINTON D. HARDEN, JR. R.Coltas, Cury, Hardreg Tros, San Miguel, Quay & Unton-7 1348 CRH Covis, NM 88101	February 14, 2005 Mr. Brenda Cook,	New Mexico I raining Range in HQ ACC/CEVP, 129 Andrewi Langley AFB, VA 23665-2769 To Whom It May Concern,	Please accept my comments on th Mexico Training Range Initative.	I wholeheartedly endor airspace and creating a I (A IC AA) will provide to Cannon Air Force Bu use of defense chaff and mistions.	Our state has always given outstanding suppo understand the unportance of providing realin The F-16 squadrons that train at Cannon AFB from implementation of this proposed action.	Negative enviroumenta populated.	Thank you for consider Best Regards,	Sincerely,	
P. 15 <b>3010</b>		<b>A</b> M-18								
FEB. 22. 2605 1:53PM CENTRAL ENROUTE NO. 0486 ZAB NMTRI Draft Airpace Analysis Stimmary	We support the needs of the USAF Air Combat Command identified in the Draft Airspace Proposal. While some of the proposed SUA configurations pose problems with non-participant traffic flows, we believe other en route operations can be modified to allow the training environment and outcomes that are desired in the proposal.	Complex 3 non- personic 3. 3.	We are hopetul that these comments hep with the development of the NM I KL. Albuquerque ARTCC looks forward to further participation in the development of this airspace.							10

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NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES

PAGE 6-223

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Uni IN REPLY REFER TO: 9043.1 E.R. 05/066	United States Department of the Interior OFFICE OF THE SECRETARY Office of Environmental Policy and Compliance P.O. Box J5667 (MC.9) Albequerque, New Mexico 87125-6567 February 18, 2005	Thank you for the opportunity to review and comment on this Draft EIS. Sincerely, Myter R. Spence Stephen R. Spence Regional Environmental Officer
Brenda W. Cook, Acting Chief Environmental Analysis Branch HQ ACC/CEVP 129 Andrews Street, Suite 102 Langley AFB VA 23665-2969 Dear Ms. Cook:	g Chief s Branch tite 102 55-2969	
The U.S. Department of the Interio Statement (DEIS) for the implement (NMTRL) at Cannon Air Force Bas modify existing training airspace, c cannon AFB's local training airspa modified training airspace. In this as you prepare the final document.	The U.S. Department of the Interior (DOI) has reviewed the Draft Environmental Impact Statement (DEIS) for the implementation of the New Mexico Training Range Initiative (NMTRI) at Cannon Air Force Base (Cannon AFB), New Mexico. The proposed NMTRI would modify existing training airspace, develop new airspace, authorize supersonic operations in Cannon AFB's local training airspace, and extend the use of chaff and flares into the new and modified training airspace. In this regard, we are providing the following comments for your use as you prepare the final document.	
Based on our review of The DEIS provides ade purpose and need of the of the proposed project flare induced wildfire it risk. We also recomme nesting locations, migra	Based on our review of the DEIS, an adequate range of alternatives were analyzed for the project. The DEIS provides adequate background information on the project area and adequately explains the purpose and need of the project. The DEIS also adequately addresses the direct and indirect effects of the proposed project on fish and wildlife resources in the project area. Although the likelihood of flare induced wildfire is small, we recommend that flare use be avoided during periods of high fire risk. We also recommend that flare uses and use of althoude to avoid sensitive nesting locations, migratory routes, and migratory seasons.	
The DOI has reviewed Conservation Fund (L& Curry Counties which ( official who administer potential conflicts with This section states: "Ne without the approval of recreation uses. The Sc with the then existing c conditions as he deems Lost equal fair market , administrator for the L4 Director, Department o Santa Fe, New Mexico	The DOI has reviewed this project in relation to any possible conflicts with the Land and Water Conservation Fund (L&WCF) and found there are numerous L&WCF projects in Roosevelt and Curry Counties which could be adversely affected. We recommend you consult directly with the official who administers the L&WCF program in the State of New Mexico to determine any potential conflicts with Section 6(f)(3) of the L&WCF Act (Public Law 88-578, as amended). This section states: "No property acquired or developed with assistance under this section shall, without the approval of the Secretary for the Interior), be converted to other than public control with the then existing comprehensive startwide outdowr recreation uplan and only upon with conditions as he deems necessary to essure the subtitution of other recreation propertures of at Last equal for market value and for east-relyic equilations and host in the thene existing comprehensive startwide outdowr recreation plan and only upon with conditions as he deems necessary to essure the subtitution of other recreation propertures of at Last equal for the Interior). Become 1220 S. Saint Francis Drive, Santa Fe, New Mexico 87505-4000; 505-476-3392.	

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February 20, 2005	breeding grounds, when assembling at leks, is a high intensity booming call. Booming may serve to advertise locations of leks to hens and to defend a male's individual territory. Therefore, noise from low-level overflights may interfere with the ability of lesser prairie chickens to assemble in leks and attract females for breeding. This assumption is supported by information cited on page 4-36 of the DEIS, which states "Lesser-prairie chickens are known to cease lekking activities for several minutes to several hours in response to noise disturbances (Giesen and Commit 1993); therefore, a sudden onset low-level noise event from an aircraft overflight could	disturb lecking praine chickens." When considering the effects of overflights of raptors (birds of prey) on lekking male prairie ethickens (flushing, crouching, leaving leks), it is reasonable to assume that noise and large cast- shadows of low-level jet overflights could potentially elicit a similar response.	Depending on the frequency and intensity of low-level jet overflights on PCAs, this type of temporal disturbance may have considerable impacts on breeding dynamics and success, particularly with the low-density and scattered populations that occur at Liberty and Claudell PCAs. The Department is not able to estimate the existing or potential future number of low-level jet overflights of these PCAs, nor will we be able to monitor the potential for adverse affects.	Therefore, we disagree with 1) the DEIS statement on p. 4-37 in reference to special status species that "entire populations would not be expected to be impacted"; and 2) the arbitrarily high threshold for significance standard stated on page 4-28 that "impacts to resources would be considered significant if special-status species or habituts are adversely affected over relatively large areas or distrubances cause significant reductions in population size or distribution of a special status species." "Significant reductions" in population sizes or distribution of lesser prairie chickens from low-level jet overflights would be virtually impossible to demonstrate, even under controlled experimental conditions.	We therefore request that should an alternative be selected that may increase the potential for low-level jet flyovers of these two PCAs, flight restrictions be adopted that preclude low-level flyovers during the breeding season (15 February until 15 June, between 3:00 and 9:00 A.M.). It is our understanding that similar diurnal and seasonal flight restrictions have been adopted for asge grouse at the Army's Yakima Training Center in central Washington.	ons for Liberty and Claudell PCAs are: T2S, R28E, Sec. 30; DeBaca County; T2S, R29E, Sec 20 NW1/4, N1/2 of NE1/4, S1/2; Sec 21 SW1/4, N1/2; Sec 28 W1/2; Sec 29 SE1/4; Roosevelt County.	Should the selected alternative increase the potential for low-level jet flyovers of these two areas, and flight restrictions not be adopted, then the Department would not concur with the DEJS assertion that this action would be insignificant.
	h intensity boomin fend a male's indi- the ability of lesser his assumption is i t-prairie chickens i noise event from a	rs (birds of prey) o sonable to assume y elicit a similar re	vel jet overflights c s on breeding dyna lations that occur a kisting or potential ole to monitor the	an p. 4-37 in refere ed to be impacted" ge 4-28 that "impa julats are adversely ons in population s population sizes or be virtually impo	ilected that may incitions be adopted til 15 June, betwee I flight restrictions n central Washing	e: ; NE1/4, S1/2; Sec 2 ity.	for low-level jet f
0	ling at leks, is a hig eks to hens and to de s may interfere with ales for breeding. T which states "Lesse several hours in resp den onset low-level iden onset low-level	disturb lecking praine chickens." When considering the effects of overflights of raptors (birds of prey) on lekkin chickens (flushing, crouching, leaving leks), it is reasonable to assume that noi shadows of low-level jet overflights could potentially elicit a similar response.	Depending on the frequency and intensity of low-level jet overflights on PCAs, this type temporal disturbance may have considerable impacts on breeding dynamics and success, particularly with the low-density and scattered populations that occur at Liberty and Clau PCAs. The Department is not able to estimate the existing or potential future number of level jet overflights of these PCAs, nor will we be able to monitor the potential for advers affects.	he DEIS statement of would not be expect tandard stated on pa status species or hal status species or hal status for an reductions cant reductions in p jet overflights would tal conditions.	We therefore request that should an alternative be selected that may increation-level jet flyovers of these two PCAs, flight restrictions be adopted that flyovers during the breeding season (15 February until 15 June, between 3: goor understanding that similar diurnal and seasonal flight restrictions have sage grouse at the Army's Yakima Training Center in central Washington.	Legal descriptions for Liberty and Claudell PCAs are: Liberty: T2S, R28E, Sec. 30; DeBaca County; T2S, R29E, Sec 20 NW1/4, N1/2 of NE W1/2; Sec 29 SE1/4; Roosevelt County.	crease the potential pted, then the Depar insignificant.
ook	nds, when assemb tise locations of le w-level overflights ks and attract fern 4-36 of the DEIS, everal minutes to 3), therefore, a sud	disturb lecking praine chickens." When considering the effects of or chickens (flushing, crouching, lear shadows of low-level jet overfligh	the frequency and urbance may have of the low-density the low-density epartment is not al lights of these PC/	Therefore, we disagree with 1) the DEIS statem species that "entire populations would not be ex high threshold for significance standard stated c considered significant if special-status species o large areas or disturbances cause significant red special status species." "Significant reductions" prairie chickens from low-level jet overflights v even under controlled experimental conditions.	equest that should yovers of these tw g the breeding sea unding that similar the Army's Yakin	ions for Liberty an T2S, R28E, Sec. T2S, R29E, Sec 2 W1/2; Sec 29 SEI	Should the selected alternative increase the pote and flight restrictions not be adopted, then the D assertion that this action would be insignificant.
Ms. Brenda Cook	breeding grou serve to adver noise from lor assemble in le cited on page activities for s Connelly 199.	disturb lekkin When conside chickens (flus shadows of lo	Depending on temporal distu particularly w PCAs. The D PCAs. The D Pevel jet overf affects.	Therefore, we species that "e high threshold considered sig large areas or special status i prairie chicker even under coi	We therefore I low-level jet fl flyovers durin is our understa sage grouse at	Legal descript Liberty: Claudell:	Should the sele and flight restr assertion that t
3013 MMISSION an				ti dio	ser us is <b>BI-24</b>	the the	
301. STATE GAME COMMISSION Guy Rodan, Charman Autocurence, Ma Artheo Montrye, Voe-Charman Actide, Nd	M. H. Touch' Samon Siver Cry, MM Peter Pino Dr. Ton Avvas Aboqueroe, MM Leo Sma		tu	the New Mexico The NMTI would airspace, authorize bour 5,000 to 6,00 haff and flares) into mber of low-level	ssion-owned Lesser were purchased by cens ( <i>Tympanuchus</i> The Department is lude the need for	ant on state-owne v, Liberty (DeBac nce. It is not clea hese PCAs would tricularly during t	ens may disrupt ocalizations on
CO & FISH	0166-094-0		l Impact Stateme	it) has reviewed terment (DEIS). T pace, create new the airspace, or a untermeasures (c d increase the nu	te Game Commi on. These areas v sser prairie chick tate distribution. tate distribution.	ally most abunds rly for two PCAs region of influe vverflights over th irrie chickens, par	sser prairie chicko ooming). Male v
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IF NEW MEXI T OF GAME ( wildlife Way Diffee bot 31112	cc (305) 476-8128 (305) 476-8128 (305) 476-8128 e at www.whdhife st		tî Environ	I Fish (Dep ental Impa of existin nean sea le s of defensi atives that	tlights abo without m onservatio cross their ver lesser J s Act.	Mexico are attered, pa bat are wit ed low-lev ions of less	lekking I mmunica
STATE OF NEW MEXICO DEPARTMENT OF GAME & FISH Oce Wildle Wey Post Office Best 21112	Static 7, MM 1794 Passer (505) 476-8108 Fax (305) 476-8128 Vitil tour extents at www.while state rates at a For basic attenation or to order free publications (300-8402-93) (0	February 20, 2005 Ms. Brenda Cook HQ ACC/CEVP	Langley AFB, VA 23665-2769 Langley AFB, VA 23665-2769 Re: New Mexico Training Initiative Draft Environmental Impact Statement NMGF Doc. No. 9872 Dear Ms. Cook:	The New Mexico Department of Game and Fish (Department) has reviewed the New Mexico Training Initiative (NMTI) Draft Environmental Impact Statement (DEIS). The NMTI would authorize the expansion and reconfiguration of existing airspace, create new airspace, authorize supersonic flight above 10,000 feet above mean sea level in the airspace, or about 5,000 to 6,000 feet above ground level, and expand the use of defensive countermeasures (chaff and flares) into the new and modified airspace.	(300 teet above ground level floor) jet overtlights above State Game Commission-owned Lesser Prairie Chicken conservation areas (PCAs) without mitigation. These areas were purchased by the state specifically for management and conservation of lesser prairie chickens ( <i>Tympanuchus</i> <i>pallidicinus</i> ), which have been in decline across their five state distribution. The Department is cooperating with neighboring states to recover lesser prairie chickens to preclude the need for federal listing under the Endangered Species Act.	Lesser prairie chicken populations in New Mexico are generally most abundant on state-owned PCAs, but are generally low-density and scattered, particularly for two PCAs, Liberty (DeBaca County) and Claudell (Roosevelt County) that are within the region of influence. It is not clear, from the information provided, that increased low-level jet overflights over these PCAs would not potentially significantly impact populations of lesser prairie chickens, particularly during the critical breeding season.	Startling noises and large shadow-cast over lekking male lesser prairie chickens may disrupt lekking behavior and interfere with male communication (booming). Male vocalizations on

NEW MERICO TRAINING RANGE MITATIVE EIS

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NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 COMMENTS AND RESPONSES

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appreciate the opportunity to comment on this project. Should you have any questions regarding our amon@state.m.u.s. aeou@state.m.u.s. meth. meth. meth. M.M.M. M.M.M. M.M.M. M.M.M. Mark Maison (Deputy Director, MMGF) Stream Mark Maillin (Ecological Services Field Supervisor, MMGF) Stream Mark Maillin (Ecological Services Field Supervisor, MMGF) Bill Dura (Furbaarer and Shaill Game Supervisor, MMGF) Bill Dura (Furbaarer and Shaill Game Supervisor, MMGF) Bill Dura (Furbaarer and Shaill Game Supervisor, MMGF) Mark Watson (Conservation Services Habitat Specialist, NMGF) Mark Watson (Conservation Services Habitat Specialist, NMGF)	/e appreciate the opportunity to comment on this project. Should you have any questions regarding our comments, please contact Mark Watson, Habitat Specialist, of my staff at (505) 476-8115, or	REGION 6 1445 ROSS AVENUE: SUITE 1200
K, Chier k, Chier ervices Division MacMullin (Ecological Services Field Supervisor, USFWS) Stevenson (Depuy Director, NMGF) Hayes (Southeast Area Operations Supervisor, NMGF) Dum (Furbeater and Small Game Supervisor, NMGF) on Davis (Lesser Prainte Chicken Biologist, NMGF) v Watson (Conservation Services Habitat Specialist, NMGF)		DALLAS. TX 75202-2730 February 16, 2005
ALW/DD MLW/DD Susam Mac/Mullin (Ecological Services Field Supervisor, USFWS) Tod Stevenson (Deputy Director, NMGF) Roy Hayes (Southeast Area Operations Supervisor, NMGF) Bill Dum (Furbearer and Small Game Supervisor, NMGF) Dawn Davis (Lesser Prairie Chicken Biologist, NMGF) Mark Watson (Conservation Services Habitat Specialist, NMGF)		ok TP St, Ste 102 V A 23665-2769
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EPA classification will be published in the proposed attenuity. Our classification will be published in the transfer our responsibility under Section 309 of the Clean Air Act, public of our views on proposed Federal action. EFA appreciates the opportunity to review the DEIS. We request that yo come (1) copy of the Final EIS at the same time that it is same to the Office of Federal 251A), EFA, 1200 Pennsylvania Avenue, N.W., Washington, D.C. 2004.	MLW/DD Susan MacMullin (Ecological Services Field Supervisor, USFWS) Tod Stevenson (Deputy Director, NMGF) Roy Hayes (Southcast Area Operations Supervisor, NMGF) Bill Dunn (Furbearer and Small Game Supervisor, NMGF) Dawn Davis (Lesser Prairie Chicken Biologist, NMGF) Mark Watson (Conservation Services Habitat Specialist, NMGF)	In accordance with our responsibilities under Section 309 of the Clean Air Act, the National Environmental Policy Act (NEPA), and the Council on Environmental Quality Regulations (CEQ) for Implementing NEPA, the U.S. Environmental Protection Agency (EPA) Region 6 office in Dallas, Texas, has completed its review of the Draft Environmental Impact Statement (DEIS) for the proposal to modify the training airspace for training New Mercico based pilots near Cannon Air Force Base (AFB), New Mercico. The modification would provide more realistic training opportunities for the 27 <sup>th</sup> Fighter Wing and the New Mercico Air National Guard at Cannon AFB.
EPA appreciates the opportunity to review the DEIS. We request that yo one (1) oncy of the Final EIS at the same time that it is sent to the Office of Feds (2251A), EPA, 1200 Pennsylvania Avenue, N.W., Washington, D.C. 2004. Sincerely yours, Paragraphic and Continue and Continue and Condination (GEN-XP)	EPA c Objections" to Register accou	assified your DEIS and proposed action as "LO," i.e., EPA has "Lack of the proposed alternative. Our classification will be published in the <u>Federal</u> ding to our responsibility under Section 309 of the Clean Air Act, to inform the iews on proposed Federal actions.
Sincerely yours, Sincerely yours, Sincerely yours, Sincerely yours, Condination (GEN:XP)	EPA a obe (1) copy c (2251A), EPA (2251A), EPA	EPA appreciates the opportunity to review the DEIS. We request that you send our office copy of the Final EIS at the same time that it is sent to the Office of Federal Activities ), EPA, 1200 Pennsylvania Avenue, N.W., Washington, D.C. 20044.
A Bomie Bragarza, Acting Chief Office of Planning and Coordination (6EN-XP)		Sincarely yours,
		A Bomie Bragmza, Acting Chief Office of Planning and Coordination (GEN-XP)
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## RESPONSES



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AM = Airs	pace Managen	ent EJ = Environmental Justice	PN = Purpose and Need
BI = Biological Resources			PR = Physical Resources
CM = Cumulative		LU = Land Use	SA = Safety
CU = Cult	ural Resources		SO = Socioeconomics
	ription of Prop		
	on and Alterna		
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0003; 0008; 0040; 2012; 2015	AM-1	As discussed in the Draft Environment pilots are required to avoid direct over Furthermore, the Federal Aviation Ac	flight of populated areas and structure
2010		Defense (DoD) have identified and p	ublished avoidance criteria for specif
		aviation-related or noise sensitive areas manages and is responsible for aircraft	
		(MOA) complex. There are several N	SAs under the Pecos MOA that Canno
		pilots must avoid. These areas are loca	
		using Cannon's airspace; Fort Sumner a these NSAs. If it appears that a pilot is	
		contact the Public Affairs Office at Can	
0003; 0004;	AM-2	The New Mexico Training Range Ir	
0006; 0017;		commercial and general aviation a	
0022; 0033;		consequences to civil and general aviati	
0036		of the Draft EIS Proposed Action. T preferred alternative and the Capitan	• •
		(ATCAA) was reduced in size in direct	
		Appendix E and Draft EIS Sections 3.1 a and reflect the use of Worth 3 by c	nd 4.1.3 document Worth 3 flight activi
		discussions, Albuquerque Center propo	osed a transition to the Dallas-Fort Wor
		departure procedure that would minim when Pecos MOA and/or Sumner AT Force (Air Force) requested this to er	CAAs are active. The United States A
		complex is deconflicted from air carrier missions. The MOA "see and avoid"	ers to maximize safety and F-16 training
		3.1.2 and general aviation consequences	
0007	AM-3	To avoid the potential for impacts to c	ivil air traffic, the Capitan MOA is not
		part of the preferred alternative; and the	
		Flight Level (FL) 180 - FL320 or as assigned per month for two hours each. The structure	
		described in the Final EIS Section 2.2.1.	acture of the proposed Capital ATCAA
0034	AM-4	The NMTRI proposal is intended to sup	
		Mexico-based F-16 squadrons. The Pec	• • •
		for F-16 pilots to train with Air National in combination with any ground units.	Guard or active duty air defense units
0006; 0010;	AM-5	Potential impacts to civil and gen	eral aviation that could result fro
0011; 0013;		implementation of the Draft EIS Prop	
0030; 0031;		Section 4.1.3.1. The Air Force is aware	
0033; 0038;		masking" in some areas associated with	
2000; 2026		MOAs and under the expanded Pecos S	
		effective use of radar for tracking all a	

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Commenter #	Coue	affecting timely communications with aircraft transiting the regions. Neither military nor civilian pilots desire undue exposure to safety-of-flight risks. Potential impacts to civil and general aviation that could result from implementation of the Draft EIS Proposed Action are discussed in Draft EIS Section 4.1.3.1. As stated in this section <i>"Existing military training avoidance practices would be applicable to all the private airports."</i> Part of those avoidance practices includes the publication of notices to airmen (NOTAMS) concerning the use of military training airspace. Airmen are required under FAA rules to review such NOTAMs during preflight planning. To avoid the potential for impacts to civil air traffic, the Capitan MOA is not a part of the preferred alternative; and the Capitan ATCAA was reduced in size to FL180 - FL320 or as assigned. The Air Force does not have a requirement for Air Traffic Control (ATC) radar and ATC communications below the proposed Capitan ATCAA. Albuquerque FAA Center can see and communicate with traffic in the Capitan
		ATCAA. Neither military nor civilian pilots desire undue exposure to safety-of-
2012	+	flight risks. (See response SA-1)
2013	AM-6	Potential impacts to civil and general aviation that could result from implementation of the Draft EIS Proposed Action are discussed in Draft EIS Section 4.1.3.1. When other unique aviation activities occur in military training airspace, the FAA coordinates with the Air Force to avoid exposing any party to risk. High altitude balloon launches from Fort Sumner airport have been thoroughly planned and coordinated with Cannon AFB and Albuquerque Center to ensure safety is maximized.
2021	AM-7	As discussed in Draft EIS Section 3.1.1, Congress has charged the FAA with
		management of the National Airspace System. This question proposes leased land and private property rights under the airspace.
2026	AM-8	Aircraft operating to and from the training airspace are under the control of Air Traffic Controllers. The structure of the proposed airspace is described in Draft EIS Section 2.2.1. Aircraft can fly no lower than 500 feet above ground level (AGL) in the Pecos MOAs. Two standardized routes are used for entry in to Pecos – both entry points are on the east side of Pecos MOA. Entry altitudes are 14,000 to 15,000 feet above mean sea level (MSL).
3010	AM-9	These text changes are incorporated in this Final EIS.
0038	AM-10	The Air Force and FAA continue to work together to satisfy FAA Order 7400.2, <i>Procedures for Handling Airspace Matters</i> .
0020; 0023; 0024; 0025; 0026; 0027; 0028; 0029; 0032	AM-11	The 27 <sup>th</sup> Fighter Wing (27 FW) requested Sumner North ATCAA up to FL500 during low air traffic density times as defined by Albuquerque Center and twice per month for large-force exercises (LFEs) (2 hour duration). Currently, it is undetermined how many, if any, air carriers will be rerouted. To avoid the potential for impacts to civil air traffic, the Capitan MOA is not a part of the preferred alternative; and the Capitan ATCAA was reduced in size to FL180 - FL320 or as assigned. The Air Force does not have an ATC radar or ATC radio requirement below the Capitan ATCAA. Visual Flight Rule (VFR) aircraft may transit MOAs. Furthermore, flights responding to medical emergencies (life-flights) are normally provided priority routing by Air Traffic Controllers. This has been added to this Final EIS Section 2.2.1.1.
0008	AM-12	F-16 pilots coming to Cannon AFB are qualified to fly the aircraft. Pilot training requirements are specified for relevant training missions by Headquarters Air Combat Command (ACC) and Headquarters Air Force. Pilots hone their skills

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		and maintain proficiency in each F-16 mission by using simulators and flying in military training airspace. Pecos is subdivided into north and south, and high and low areas. North high and low areas are active from 0800-2200 Monday-Friday; south high is active from sunrise to sunset Monday-Friday; and south low by NOTAM only. All other times will be posted by a NOTAM. (See response AM-5)
0008; 3006	AM-13	Cannon AFB personnel including Public Affairs are assigned by Air Force Manpower and do relocate to new bases around the world on a recurring basis. An April 26, 2005 review of records at Cannon AFB indicates that one pilot is still based at Cannon since 2001.
0008	AM-14	Fuel consumption varies by specific aircraft type, altitude, and the intensity/duration of throttle settings used in flying. For the F-16 flying in non-afterburner straight and level state, the average fuel use of JP-8 at 18,000 feet is 4,000 pounds per hour.
3010	AM-15	27 FW, Headquarters ACC/A3A (formerly DOR), and Albuquerque Center mitigated airspace specifics from December 04 to July 05. Airspace specifics discussed in the airspace proposal July 05 were agreed on by the Air Force and Albuquerque Center. Under the airspace proposal, Jet Route J-74 (J-74) will not be moved. To avoid the potential for impacts to civil air traffic, the Capitan MOA is not a part of the preferred alternative; and the Capitan ATCAA was reduced in size to FL180 - FL320 or as assigned. Sumner North ATCAA would be created from FL180 to FL300 or as assigned by Albuquerque Center. Sumner North ATCAA is requested to FL500 for LFEs twice per month and during low density air traffic times as determined by Albuquerque Center.
3010	AM-16	The 27 FW, Headquarters ACC/A3A (formerly DOR), and Albuquerque Center mitigated airspace specifics from December 04 to July 05. Airspace specifics discussed in the airspace proposal July 05 were agreed on by the Air Force and Albuquerque Center. Under the formal airspace proposal, the creation of the Capitan MOA is cancelled. In addition, the Capitan ATCAA proposed in the Draft EIS was reduced in size and is proposed in the Final EIS from FL180 - FL320 or as assigned. This mitigation deconflicts instrument approaches into Ruidoso/Sierra Blanca airport.
3010	AM-18	To avoid the potential for impacts to civil air traffic, the Capitan MOA is not a part of the preferred alternative; and the Capitan ATCAA was reduced in size to FL180 - FL320 or as assigned. The Air Force is very safety conscious, especially concerning supersonic flight. One of the primary reasons for NMTRI is to obtain supersonic airspace to enhance aircrew training in a safe environment. NMTRI complies with Air Force supersonic aircraft instructions and operations. NMTRI MOA airspace will be published on sectional charts and published in Flight Information Publication as supersonic flight starting at 10,000 feet MSL.
0004; 0038	AM-19	The primary users of NMTRI airspace would be F-16s. Wake vortices from an F-16 flying at 500 feet AGL break up before reaching ground structures. This applies to various flight attitudes and speeds, even under very calm atmospheric conditions. Transient users of NMTRI airspace can include larger aircraft. Under normal flight conditions, and all but rare atmospheric conditions, wake vortices from B-52 and B-1B low-altitude flights fail to generate sufficient velocities to damage structures and vehicles, or pose a hazard to people or animals on the surface. Under infrequent circumstances, such as unusual aircraft maneuvers, damage could occur (Jurkovich and Skujins 2006). The Air Force has

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		an established procedure for damage claims which begins by contacting the Cannon AFB Public Affairs Office.
0038	AM-20	The Draft EIS Sections 4.1.3.1 and 4.8.3.1 describe the concerns of local pilots and the reasons why land use value is not affected by military training in the airspace. There is no documentable difference in land values between land underneath the existing 500-foot MOA floor and land not underneath the MOA. Overflight effects upon people and animals are addressed in Draft EIS Sections 4.5.2.1, 4.5.3.1, and 4.8.3.1. Since the MOA floor is 500 feet AGL, aircraft do not come closer than 500 feet to any person, vessel, vehicle, or structure. (See responses SA-1 and SO-9)
0001; 0034	BI-1	The potential effects of the ingestion of chaff filaments by cattle, sheep, or wildlife are discussed in the Draft EIS in Section 4.5.2.2. Chaff filaments are about 1 inch in length and about the thickness of human hair. The filaments disperse widely on release. A study cited in Section 4.5.2.2 (Barrett and MacKay 1972) found no negative effects (pre- and post-mortem) on calves. Calves would only consume chaff if it was mixed in with molasses.
0003	BI-2	The effects of aircraft noise on animals are reviewed in the Draft EIS in Section 4.5.2.1. The Draft EIS reviewed numerous documents that report on studies of the effects of low-altitude aircraft noise and sonic booms on livestock and wildlife. Habituation of the animals to aircraft noise was documented. However, in Section 4.5.3.1, the Draft EIS does explain that animals can be startled by a particularly close or loud noise event. The effect would be short-lived and would not be expected to impact long-term health of the animal or population.
0004	BI-3	The effects of aircraft noise on animals are reviewed in the Draft EIS in Section 4.5.2.1. This section indicates that, "For most wild species in the region of influence (ROI), no specific studies on their response to aircraft noise are available. A discussion of general patterns of animal response to noise and published studies on effects of aircraft noise on wild and domestic animals is included in this discussion." Therefore, general conclusions are necessary in some cases.
0004	BI-4	The effects of aircraft noise on livestock are reviewed in the Draft EIS Section 4.5.2.1. The total number of flights between 500 feet and 1,000 feet AGL is expected to remain the same and that total will be distributed in the expanded airspace. This means that fewer low-level overflights are projected to occur within the existing Pecos MOA under any alternative (except for the No-Action Alternative).
		The public comments on the Draft EIS included four specific damage claims to ranch animals attributed to low-level overflights between 1994 and 2005 (see comments in this Chapter 6.0). As the Draft EIS states and the commenter describes, cattle are particularly vulnerable to low-level overflights during end-of-year roundups when cattle are concentrated in enclosed spaces.
0004	BI-5	The effects of aircraft noise on animals are reviewed in the Draft EIS in Section 4.5.2.1. A study by Workman <i>et al.</i> (1992) concerning aircraft noise effects on pronghorn antelope has been added to this Final EIS and summarized in Section 4.5.2.1. An additional study by Luz and Smith (1976) has also been added.
0008; 2015	BI-6	The methodology for analyzing whether the aircraft noise effects on animals would be significant is discussed in the Draft EIS in Section 4.5.1. The term

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		"biologically significant" relates to the ability of a population of wildlife to survive and reproduce. This phrase has been clarified in the text and defined in the glossary.
0008	BI-7	A complete list of federally listed threatened and endangered species and State of New Mexico listed threatened, endangered, and sensitive species is provided in Appendix H of the Draft EIS. A discussion of federally listed species that are extinct in New Mexico is in Section 3.5.2.3 of the Draft EIS. This discussion is limited to species protected under the Endangered Species Act (ESA) and by the State of New Mexico and does not include other species that may no longer be locally occurring.
		The Draft EIS is intended to provide a succinct summary of the biological resources that could be affected by the Draft EIS Proposed Action and its alternatives and should not be considered an encyclopedic review of the natural history of a region.
0038	BI-8	An impact discussion of noise from overflights on poultry has been added to the EIS analysis.
2007	BI-9	A complete list of federally listed threatened and endangered species and State of New Mexico threatened, endangered, and sensitive species is provided in Appendix H of the Draft EIS. Sandhill cranes are not listed as threatened, endangered, or sensitive under the ESA or by the New Mexico Department of Game and Fish (NMDGF). Whooping Cranes are listed as endangered under the ESA and by the NMDGF. However, they are not listed as potentially occurring in the affected counties of the ROI by NMDGF (NMDGF 2003) or the United States Fish and Wildlife Service (USFWS) (letter dated January 21, 2004).
2012	BI-10	The effects of aircraft noise and sonic booms on domestic animals are reviewed in the Draft EIS in Section 4.5.2.1. In this section, the effects on humans were discussed in relation to their interaction with agricultural resources. The effects of sonic booms on humans are discussed in Section 4.2. Additional information is included in the Final EIS regarding the hatchability of
		eggs exposed to sonic booms. As discussed in Section 4.2.3.1 of the Draft EIS, only 1 percent of the sonic booms associated with the Draft EIS Proposed Action and alternatives would exceed 4 pounds per square feet (psf). Bowles and Seddon (1994) found no difference in the hatch rate of 4 groups of chicken eggs exposed to 1) no sonic booms (control group), 2) sonic booms of 3 psf, 3) sonic booms of 20 psf, and 4) sonic booms of 30 psf. No eggs were cracked by the sonic booms and all chicks hatched were normal.
3013	BI-11	The preparers understand the difficulty of field monitoring of population levels, however, explaining significance as "significant reduction in population size or distribution" is an appropriate metric and is commonly applied in impact assessment, especially with indirect effects, such as the effects of noise on populations. If an effect is not large enough to be measurable, then its significance is questionable.
		In the specific case of lesser prairie-chickens, breeding is localized in leks, which are small areas within suitable habitat at which breeding displays and mating occur. An F-16 flying at 500 feet AGL would leave a very small shadow because of the small size of the plane and the altitude. With less than 1 percent of the

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		flights below 1,000 feet AGL, and the large area of airspace within which the flights could occur, the chances of an overflight or shadow crossing a particular lek during breeding season are very low and the chances of repeated effects of low-level overflight are even lower, given that most of the low-level activity would be concentrated over Melrose Air Force Range (AFR). Given the infrequency of low-level (between 500 and 1,000 feet AGL) overflight described above and the expected resumption of normal breeding activities following a behavioral response if present, the likelihood of a substantial effect on the local population related to aircraft overflight seems very low. Furthermore, the likelihood of habituation to the noise from more distant overflights reduces the chances of a substantial effect even further.
0038	BI-12	The Draft EIS Sections 4.5.2.1 and 4.5.3.1 identify the potential consequences to wild and domestic animals. In addition, the Draft EIS Appendix G describes the noise effects on domestic animals. (See response BI-23)
0038	BI-13	The Air Force appreciates having these references brought to our attention. After review, we find that they do not substantively affect the overall validity of the conclusions presented in the Draft EIS. Many of the references cited deal with conditions that do not equate with those that would be encountered under the training airspace. Those that do, generally support our overall assessment of impacts on livestock due to aircraft operations in the training airspace. Nonetheless, the Air Force has taken the available studies into consideration in revision of the Final EIS. (See response BI-23)
0038	BI-14	This reference, Espmark <i>et al.</i> (1974), was cited in the Draft EIS in Section 4.5.2.1. Espmark <i>et al.</i> (1974) "reported that impacts may be greater in gestating animals because they jumped backward in response to being startled." This statement misrepresents what Espmark <i>et al.</i> (1974) actually said (page 112). Their article actually said "It is also possible that the effects of disturbances could be more severe for animals under other physiological conditions, for example gestation." Moreover, Espmark <i>et al.</i> (1974) did not actually study this, but merely speculated this at the end of their document. With respect to the comment about jumping backward in response to disturbance, Espmark <i>et al.</i> (1974) stated (page 112) "Such a reaction is normally of no consequence to an animal out in the open field but might be dangerous for a tied up animal."
		Comment BI-14 also states that Espmark <i>et al.</i> (1974) found that, "cattle did not adapt to low-level flights when subjected to 10 flights at elevations between approximately 150 and 650 feet AGL over a two day period. " The commenter states: "This is contrary to the Draft EIS assertion that livestock habituate." However, Espmark <i>et al.</i> reported that the animals had reduced possibility to adapt to the low-level flights because of the limited number of overflights and the brief 2-day experimental period. Espmark <i>et al.'s</i> overall conclusion was that, "Both cattle and sheep were less disturbed towards the end of the test period, thus indicating that adaptation [=habituation] had taken place." Espmark <i>et al.'s</i> conclusion is completely consistent with the Draft EIS's statement that research shows that livestock habituate.
		The commenter also fails to note that the studies by Espmark <i>et al.</i> dealt with exposure to overflights most of which were at lower altitude than would be encountered under the Draft EIS Proposed Action or alternatives. As noted in

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NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 Comments and Responses

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		the Draft EIS, no sorties would be conducted at less than 500 feet AGL. Further, less than 1 percent of the operational hours would be expended between 500 feet and 1,000 feet. This works out to roughly 6.5 low-level sorties per day
		distributed over the full area overlain by the training airspace. Given that much
		of such low-level flight as does occur would be concentrated over Melrose AFR, the actual exposure over most of the affected training space area would be much
		less than the levels examined in the referenced study.
0038	BI-15	We have been unable to locate a study by Oda (1960) on dairy cows. However, the Draft EIS cites more recent studies concerning dairy cattle production and these more recent studies were consistent the conclusions drawn in the Draft EIS.
0038	BI-16	The Air Force appreciates their attention being drawn to the work by Head <i>et al.</i> (1993) and recognizes the importance of the dairy industry in Chaves County. A reference to this work has been included in the Final EIS. Head <i>et al.</i> (1993) is a study of dairy cows, but the study, which involved exposure to recorded
		overflight noise of an F-4D Phantom at a distance of 125 feet and B-1B bombers at a distance of 415 feet, did not document negative effects on dairy cows. Moreover, neither the Draft EIS Proposed Action nor alternatives include lowering the overflight levels to less than 500 feet AGL.
0038	BI-17	The Draft EIS Section 4.5.2.1 correctly cites Gladwin, D.N., D.A. Asherin, and K.M. Manci 1988. Effects of aircraft noise and sonic booms on fish and wildlife: results of a survey of USFWS endangered species and ecological services field offices, refuges, hatcheries, and research centers. U.S. Department of the Interior Fish and Wildlife Service (USFWS), National Ecology Research Center, Fort Collins, Colorado. NERC-88/30. This is the publication listed in Chapter 6.0 (References). The cited
		document is not a review of abstracts. It summarizes the results of a survey of USFWS personnel at a variety of locations as indicated in the title.
		The commenter mistakenly refers to Gladwin, D.N., K.M. Manci, and R. Villella 1988. <i>Effects of aircraft noise and sonic booms on domestic animals and wildlife:</i> <i>bibliographic abstracts</i> . USFWS, National Ecology Research Center, Fort Collins, Colorado. NERC-88/32. This document, a collection of noise-related research abstracts, is not cited in the Draft EIS.
0038	BI-18	In the following responses to BI-18, the letters before paragraphs respond to lettered points made in Letter 0038. The references in the comment and response are to Air Force 1993. The Impact of Low Altitude Flights on Livestock and Poultry. Vol. 8. 28 January.
		a and f) The observation that cattle in corrals or feedlots may stampede and injure themselves after low-level overflights was addressed in the livestock section of 4.5.2.1 and found to be a less than significant impact because the average noise exposure from subsonic flight would be comparable to that experienced in the current airspace, which has not resulted in significant negative impacts to livestock. Low altitude aircraft (between 500 and 1,000 feet AGL) operations would occur less than 1 percent of the time. Text was added to the EIS to clarify that "small enclosures" includes corrals and feedlots. United States Forest Service (USFS) (1992, cited in the Department of the Air Force 1993) showed that adverse impacts on livestock only occurred when aircraft were less than 330 feet AGL, which is below the minimum overflight altitude (AGL)

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		flights below 1,000 feet AGL, and the large area of airspace within which the flights could occur, the chances of an overflight or shadow crossing a particular lek during breeding season are very low and the chances of repeated effects of low-level overflight are even lower, given that most of the low-level activity would be concentrated over Melrose Air Force Range (AFR). Given the
		infrequency of low-level (between 500 and 1,000 feet AGL) overflight described above and the expected resumption of normal breeding activities following a behavioral response if present, the likelihood of a substantial effect on the local
		population related to aircraft overflight seems very low. Furthermore, the likelihood of habituation to the noise from more distant overflights reduces the chances of a substantial effect even further.
A135	BI-12	The Draft EIS Sections 4.5.2.1 and 4.5.3.1 identify the potential consequences to wild and domestic animals. In addition, the Draft EIS Appendix G describes the noise effects on domestic animals. (See response BI-23)
A.18	61-13	The Air Force appreciates having these references brought to our attention. After review, we find that they do not substantively affect the overall validity of the conclusions presented in the Draft EIS. Many of the references cited deal with conditions that do not equate with those that would be encountered under the training airspace. Those that do, generally support our overall assessment of impacts on livestock due to aircraft operations in the training airspace. Nonetheless the Air Force has taken the available studies into consideration in revision of the Final EIS. (See response BI-23)
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		Comment N-14 also sales that Espinark in 21, 1974, found that "came did not adapt to low-level flights when subsetted to 11 flights at elevators between approximately 1N and oN net AGL over a two day period." The commenter sales. "This is contrary to the Dran EIS assertion that hysicok habituate." However, Espinark in 21 reported that the animals had reduced possibility to adapt to the low-level flights because of the limited number of overflights and the brief 1-day experimental period. Espinark in 21 is overall conclusion was that "Noth carde and sheep were less disturbed towards the end of the test period thus indicating that subtration [=habituation] had taken place." Espinark in 21 is conclusion is completely consistent with the Dran EIS's subtrative that research solves that hybrid to an experiment that research solves that hybrid towards the the Dran EIS's subtract that research
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		of such low-level flight as does occur would be concentrated over Melrose AFR,
		the actual exposure over most of the affected training space area would be much less than the levels examined in the referenced study.
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		the Draft EIS cites more recent studies concerning dairy cattle production and these more recent studies were consistent the conclusions drawn in the Draft EIS.
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0050		(1993) and recognizes the importance of the dairy industry in Chaves County. A
		reference to this work has been included in the Final EIS. Head <i>et al.</i> (1993) is a
		study of dairy cows, but the study, which involved exposure to recorded
		overflight noise of an F-4D Phantom at a distance of 125 feet and B-1B bombers at
		a distance of 415 feet, did not document negative effects on dairy cows.
		Moreover, neither the Draft EIS Proposed Action nor alternatives include
		lowering the overflight levels to less than 500 feet AGL.
0038	BI-17	The Draft EIS Section 4.5.2.1 correctly cites Gladwin, D.N., D.A. Asherin, and
0000		K.M. Manci 1988. Effects of aircraft noise and sonic booms on fish and wildlife: results
		of a survey of USFWS endangered species and ecological services field offices, refuges,
		hatcheries, and research centers. U.S. Department of the Interior Fish and Wildlife
		Service (USFWS), National Ecology Research Center, Fort Collins, Colorado.
		NERC-88/30. This is the publication listed in Chapter 6.0 (References). The cited
		document is not a review of abstracts. It summarizes the results of a survey of
		USFWS personnel at a variety of locations as indicated in the title.
		The commenter mistakenly refers to Gladwin, D.N., K.M. Manci, and R. Villella
		1988. Effects of aircraft noise and sonic booms on domestic animals and wildlife: bibliographic abstracts. USFWS, National Ecology Research Center, Fort Collins, Colorado. NERC-88/32. This document, a collection of noise-related research abstracts, is not cited in the Draft EIS.
0038	BI-18	In the following responses to BI-18, the letters before paragraphs respond to
		lettered points made in Letter 0038. The references in the comment and response
		are to Air Force 1993. The Impact of Low Altitude Flights on Livestock and Poultry.
		Vol. 8. 28 January.
		a and f) The observation that cattle in corrals or feedlots may stampede and
		injure themselves after low-level overflights was addressed in the livestock
		section of 4.5.2.1 and found to be a less than significant impact because the
		average noise exposure from subsonic flight would be comparable to that
		experienced in the current airspace, which has not resulted in significant negative impacts to livestock. Low altitude aircraft (between 500 and 1,000 feet
		AGL) operations would occur less than 1 percent of the time. Text was added to
		the EIS to clarify that "small enclosures" includes corrals and feedlots. United
		States Forest Service (USFS) (1992, cited in the Department of the Air Force 1993)
		showed that adverse impacts on livestock only occurred when aircraft were less
		than 330 feet AGL, which is below the minimum overflight altitude (AGL)
		allowed in the proposed airspace, except over Melrose AFR. Additionally,
	- I	unonea in the proposed anopace, except over menose min. Auditorially,

6.0 COMMENTS AND RESPONSES

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	Anderson (cited in Department of the Air Force 1993) reinforces the finding that minimal adverse impacts occur from low level overflights by examining livestock impacts from low altitude (500 feet AGL) overflight supersonic operations in the area around Naval Air Station Fallon, Nevada. Anderson's study found that 92 percent of the cattle showed no adverse response, while 8
	percent of the cattle showed a startle response by running less than 10 meters (Department of the Air Force 1993).
	b, the second c, and e) A loss of an animal to a farmer or farmers is a direct economic loss that could occur in the project area and losses to multiple farmers could affect the economy of the area. This economic issue was addressed in the Draft EIS but was not identified as a significant impact. The text states that "because the proposed NMTRI expansion of the airspace would not include an increase in the number of sorties, the likelihood of a particularly loud event (>95 Sound Exposure Level [SEL]) occurring directly above an individual animal or human would be the same as current conditions. Noise from supersonic flight would increase in all parts of the airspace, but at levels that would not be expected to significantly impact biological resources. Resident wildlife and livestock experiencing new noise levels may initially react to the noise and may temporarily shift habitat use or activities as a result (Harrington and Veitch
	1991). Based on previous studies (reported in Section 4.5.2.1), most wild species and livestock are expected to habituate and return to normal activities." Should a claim arise due to Air Force actions, the text states, the "Air Force has established procedures for dealing with damage claims that begin by contacting the Cannon AFB Public Affairs Office."
	c) The statement that "a potentially high overall impact can occur if resources (i.e., livestock and poultry) are present in substantial numbers throughout the area under the airspace" could be true only if there were significant effects on the livestock. However, the EIS evaluated impacts to livestock under the airspace due to low-level overflights and concluded them to be less than significant because the average noise exposure from subsonic flight would be comparable to that experienced in the current airspace, which has not resulted in significant adverse impacts to livestock, as explained further in this response above under "a." Espmark <i>et al.</i> (1974) subjected cattle to low altitude flights of 160 to 650 feet AGL and also found minor reactions from cattle, ranging from raising the head to running or walking less than 65 feet in response to the flyovers. Studies have consistently suggested habituation to overflight noise, with reactions diminishing or disappearing with additional exposure.
	g) The EIS evaluated impacts to livestock under the airspace due to low-level overflights and concluded them to be less than significant because the average noise exposure from subsonic flight would be comparable to that experienced in the current airspace, which has not resulted in significant negative impacts to livestock. Low altitude aircraft operations would occur less than 1 percent of the time below 1,000 feet AGL. In, <i>The Impact of Low Altitude Flights on Livestock and Poultry</i> (Department of the Air Force 1993), three sources reviewed conclude that pregnant cattle are unaffected by overhead aircraft flights and two sources conclude that pregnant cattle are affected by overhead aircraft. Data on altitude

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		As noted in the Draft EIS, should a claim arise due to Air Force actions, the "Air Force has established procedures for dealing with damage claims that begin by contacting the Cannon AFB Public Affairs Office."
0038	BI-19	With regard to the selected quotations from the "Handbook of Veterinary Claims" by Milligan <i>et al.</i> (1983), it is noted, in general, that the damages documented in the selected quotes and elsewhere in the document are related to practices that are not part of the Draft EIS Proposed Action, and are principally related to flights that were considerably lower than 500 feet AGL. As noted in the Draft EIS, no sorties would be conducted at less than 500 feet AGL. Further, less than 1 percent of the operational hours would be expended between 500 feet and 1,000 feet. This works out to roughly 6.5 sorties per day between 500 and 1,000 feet AGL distributed over the full area overlain by the training airspace.
		The Air Force has an established process for investigating and paying claims for damages to livestock attributable to aircraft overflight. Following are notes on the specific lettered paragraphs in the comment:
		a) This quotation is taken out of context. The following sentence indicates that only about 22 percent of the claimed amounts were paid, the reduction in the amount paid being "primarily due to facts developed by the claims investigators."
		b) In both of the turkey claims, the deaths occurred during extraordinary periods of high heat and humidity which caused the confined animals to succumb to heat stress, suffocation, or physical trauma when they bunched together following overflight. It illustrates the Air Force's established process for investigating and paying claims for damages to livestock attributable to aircraft overflight. In one case, the overflights were at 150 to 200 feet AGL by multiple RF-4C Phantoms along an established Military Training Route (MTR). This is considerably below the 500 feet AGL lower limit associated with the Draft EIS Proposed Action. The overflight altitude in the other case was not given.
		c) In this example the overflight level was not given, but the rancher was compensated for the fair market price of three head of cattle for injuries suffered by three calves in a confined area.
		d) The damage awards referenced in this paragraph were associated with confined calves or feeder cattle injured by running into fences following low-level overflight. In two of the cases, the aircraft were B-52s flying low-level on military training routes. In one of the reports the lack of previous exposure of the newly introduced calves to overflight was cited as a factor. These examples again illustrate the Air Force's established process for investigating and paying claims for damage to livestock attributable to aircraft overflight.
		With regard to the statement in the first paragraph of page 25 in comment letter 0038, we note that the only "Exhibit S" we found attached to the letter was a photograph, not a copy of an Air Force Handbook. Since there was no list of references cited attached to the letter, we assume that the reference in the comment was to the 1983 Handbook of Veterinary Claims discussed above. The principal points in that document related to the comment are the following.

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		<ul> <li>Timely investigation of possible livestock damage is a very important phase of the claims process.</li> <li>Qualified veterinarians or other experts can play an important role supporting a claims investigation in documenting damages and identifying causal, contributing, and confounding factors.</li> <li>Upon investigation, many of the claims of livestock damage attributed to overflight are also found to involve specific and atypical circumstances judged to contribute to or enable the damage. Examples include stresses from episodes of high heat or humidity, weaning, confinement of animals within a small enclosure, a first exposure of naive animals to a very low-level overflights.</li> <li>The altitude of the overflights to which damages were attributed, where known, was in many cases substantially lower than the 500 feet AGL minimum altitude of the Draft EIS Proposed Action and involved larger, noisier aircraft than the F-16s associated with the Draft EIS Proposed Action.</li> <li>A percentage of the claims received and investigated are found to be attributable to other factors unrelated to overflight.</li> </ul>
		<ul> <li>There is an established process for filing, investigating, and paying</li> </ul>
f I		claims for damages to livestock attributable to aircraft overflight.
0038	BI-20	Discussions of livestock and other related claims have been included in this Final EIS Section 4.8.3.1 and in this Chapter 6.0.
9 0038 1 1 1 1	BI-21	The EIS describes the materials that could fall to the ground after chaff or flare deployment in the Final EIS Appendices A and B. The pieces of materials include plastic and felt spacers and aluminum-wrapped mylar. Additional details about flare wrapping material, provided through the Draft EIS process, have been included in Section 4.7.3.1 and Appendix B of this Final EIS. Chaff and flare residual materials do not consist of heavy, sharp, metallic objects. A review of literature cited did not yield any case of traumatic reticuloperitonitis attributed to a piece of chaff or flare residual materials. The metallic piece to which the commenter refers was not a chaff or flare part (it was debris from the scene of an F-16 crash). Information regarding traumatic reticuloperitonitis in general has been added to this Final EIS (Section 4.5.2.2).
238	Bi-22	The Kovalcik and Sottnik (1971) study referenced in the comment was not accessible in original form to the preparers [Kovalcik, K., and J. Sottnik, 1971. Vplyv Hluku Na Milekovú Úzitkovost Kráv [The Effect of Noise on the Milk Efficiency of Cows]. Zivocisná Vyroba, Vol. 16. Nos. 10-11. pp. 795-804.} According to secondary sources, this paper describes repeated immediate
		exposure to high intensity noise (about 105 decibels [d5]) and draws impact conclusions as a result of that exposure. As described in the Draft EIS Section 3.2.2.1, an F-16 at 500 feet AGL produces maximum A-weighted sound level $(L_{max})$ of 107 dB and at 1.000 feet 100 dB. This means that to replicate the effects of the study, F-16Cs would have to repeatedly fly at altitudes near 500 feet AGL directly over livestock (constrained within an enclosed area such as a pen). The random nature of training overflights and the fact that the training aircraft are between 500 feet and 1.000 feet AGL only 1 percent of the time (Draft EIS Section

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		2.2.1.5) would indicate that the Kovalcik and Sottnik (1971) study results are not relevant to the Draft EIS Proposed Action or alternatives.
0038	BI-23	The Air Force has reviewed the references cited in this comment to adequately respond to this comment. Below is the review of the references in the order they appeared in the comment letter.
		U.S. Air Force, ALCM/Talon MOA Environmental Assessment (EA) (1997). The comment letter cites conclusions from this EA that say that long-term effects on wildlife are unclear and that responses vary among species. The NMTRI Draft EIS, Section 4.5.2.1, states: 1) "The literature indicated that the type of noise that can stimulate the startle reflex is highly variable among species" (page 4-30); 2) "However, species differ in their ability to habituate to aircraft noise" (page 4-30), this is followed by an example; and 3) "McClenaghan and Bowles (1995) emphasized the research difficulty in distinguishing potential long-term effects on free-ranging wild population due to aircraft noise compared to other environmental factors." Variability in species response to noise and the lack of long-term studies of noise effects on wildlife are noted in the conclusions in Section 4.5.3.1 of the Final EIS.
		Workman <i>et al.</i> (1992), pronghorn antelope. The comment letter states that Workman <i>et al.</i> (1992) "found that pronghorn would run when subjected to military jets flying at 5000 feet AGL." The commenter fails to mention (1) that the pronghorn used in the study "had no prior conditioning to aircraft disturbance"; (2) that the overflight was supersonic and accompanied by a sonic boom, in response to which the pronghorn ran a short distance; and (3) that on exposure to the third boom, the pronghorn did not run. The primary objective of the Workman <i>et al.</i> (1992) study was to measure the change in heart rate and body temperature in response to various stimuli, including intruding humans, aircraft overflights, and sonic booms, not to study the behavioral response. Workman <i>et al.</i> (1992) concluded that heart rate rose in response to the animals' first exposure to sonic booms and subsonic flyovers by F-16s, but that heart rate decreased in response to successive exposures which "indicates rapid habituation to the disturbance." Body temperatures were not affected.
		Luz and Smith (1976). This study involved helicopters at 150 to 400 feet AGL, which is lower than the floor of the Draft EIS Proposed Action (500 feet AGL), and the Draft EIS Proposed Action does not include helicopters. The Draft EIS, Section 4.5.2.1, notes many studies documenting animal responses to helicopters.
		Stockwell <i>et al.</i> (1992). We did not find a Stockwell <i>et al.</i> (1992), however we reviewed a report by Stockwell <i>et al.</i> (1991), which evaluates and compares foraging efficiency of desert bighorn while being exposed to helicopter overflight versus while not being exposed to helicopter overflight. Note that helicopters are not included in the Draft EIS Proposed Action or alternatives. Foraging efficiency (an index of time allocated to feeding or searching for food relative to time spent scanning; it is not intended to convey information about assimilation efficiency) of bighorn sheep did decrease by 43 percent in winter; however, the comment letter did not interpret the summer results correctly. Stockwell <i>et al.</i> (1991) found that foraging efficiency decreased 17 percent in summer for one

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		than another stratum (Supai Formation) where sheep also occurred during summer. Because there were no habitat differences between the 2 strata, the authors combined the data for further analysis. The combined data showed that there was no statistically significant difference in foraging efficiency when helicopters were present or not (control). They estimated a disturbance threshold for helicopters with the summer data as 850–1,476 feet AGL.
		The comment letter claims that the effects of overflights on bighorn sheep were not addressed. However, Draft EIS Section 4.5.2.1 discusses Krausman <i>et al.</i> 1998 a peer-reviewed study regarding overflight effects on bighorn sheep and the study is included in Chapter 6.0, References.
		The comment letter provides a quotation from the ALCM/Talon MOA EA which includes 4 references that report on variable effects of low-level overflights or bighorn sheep. These studies are discussed below and are included in the Fina EIS.
		Krausman and Hervert (1983). The commenter provides an incomplete discussion of the data reported in this study: "19% of sheep were greatly disturbed and ran from less than 330 feet to 1.2 miles." The 19 percent involves of events, 4 of which occurred when the plane was <164 feet AGL and 2 of which were 164–328 feet AGL (Krausman and Hervert 1983). These distances are fa- below the proposed floor of 500 feet AGL.
		MacArthur <i>et al.</i> (1979). The comment letter states that bighorn ran in response to a helicopter that was 490-660 feet AGL and that this is "well above range of some overflights under the Draft EIS Proposed Action." As noted in Draft EIS Section 4.5.2.1, helicopters are known to induce the startle effect more readily than fixed wing aircraft. Helicopters are not a component of the Draft EIS Proposed Action or alternatives so this study is not relevant.
		Workman <i>et al.</i> (1992), bighorn sheep. Comment BI-25 states that Workman <i>et al.</i> (1992) reported that bighorns had an accelerated heart rate in response to je aircraft overflights. Although this is true for the bighorns' first exposure, it i important to note that Workman <i>et al.</i> (1992) observed a decrease in heart rate with each successive exposure. They concluded that, "There appeared to be a process of habituation with successive disturbances as reflected in the reduction of duration of elevated heart rate."
		Lamp (1989). In reviewing this preliminary study, we could find no reference to bighorn abandoning an area in response to flights 100–500 feet AGL. Lamp (1989) reported that in 1 of the 28 observed reactions the bighorn sheep "roused and fled in response to 3 very low S3 Viking aircraft." (S-3 Vikings ar moderately large swept-wing jets with two engines mounted on pylons under the wings). In four of the 28 observations, reactions were minor, which included head raising and orienting towards the sound. The average time for the sheep to return to normal behavior was 30 seconds. Twenty-three of the 28 observation indicated <u>no response</u> by the bighorns.

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Commenter #	Code	<b>Response</b> Comment BI-23 states that "no long-term studies of overflights or noise are cited." No published long-term studies are available. Section 4.5.2.1 of the Draft EIS indicates that the response of many animal groups has not been studied and that conducting long-term studies on noise effects on wildlife is problematic. "McClenaghan and Bowles (1995) emphasized the research difficulty in distinguishing potential long-term effects on free-ranging wild population due to aircraft noise compared to other environmental factors."
		Krausman <i>et al.</i> (1993a, b). Draft EIS Section 4.5.2.1 discusses the study by Krausman <i>et al.</i> (1998) regarding bighorn sheep. That study, which appears in the peer-reviewed Journal of Wildlife Management, is included in the Chapter 6.0, References. Krausman <i>et al.</i> 1998 builds on the earlier results described in Krausman <i>et al.</i> (1993a, b), which are unpublished contract reports on the same study discussed in the 1998 paper.
		Weisenberger <i>et al.</i> (1996). This reference is included in the Draft EIS in Section 4.5.2.1 and in Chapter 6.0, References. Comment BI-25 states that, "it should be acknowledged in the Draft EIS that accelerated heart rate is an indication of excitement or stress in animals." This has been included in the Final EIS.
		Comment BI-23 also cites Weisenberger <i>et al.</i> (1996) in reference to the need for more studies on free-ranging animals. Section 4.5.2.1 on page 4-30 of the Draft EIS acknowledges this need also "Most studies of the physical effects (e.g., heart rate, blood chemistry) have been restricted to captive or semi-captive animals."
		Ellis <i>et al.</i> (1991) and USFWS (1998): Ellis <i>et al.</i> (1991) is included in the Draft EIS in Section 4.5.2.1 and in Chapter 6.0, References.
		The Biological Opinion by USFWS (1998) does not include original research but does include a literature review and identifies concerns with regard to studies conducted to date on raptors, focusing especially on Mexican Spotted Owl, which had been recently federally listed as a threatened species at the time of the Biological Opinion and had not been studied with regard to aircraft overflight. This species is located outside the NMTRI project area but had extensive occurrence under the airspace under the review in the 1998 Biological Opinion. Subsequent to the Biological Opinion, studies on the Mexican Spotted Owl and its response to overflight have been conducted (e.g., Johnson and Reynolds 2002).
		Johnson, C.L. and R.T. Reynolds. 2002. Responses of Mexican Spotted Owls to Low- flying Military Jet Aircraft. USDA Forest Service Rocky Mountain Research Station Research Note RMRS-RN-12. 4 pages. January 2002
		Comment BI-23 states that in the Draft EIS, "Information is drawn mostly from sources such as other military reports, internal government reports not subject to peer review, preliminary studies, studies not applicable to the Draft EIS Proposed Action, and telephone conversations to conclude that biological resources including protected species are not likely to be significantly impacted by the Draft EIS Proposed Action." This statement is incorrect. In the Draft EIS in Sections 4.5.2.1 and 4.5.3.1, 34 references are cited. Of these, 17 are in peer-

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		reviewed professional journals; 7 are military (largely Air Force) documents or reports; 4 are government documents available to the public; 4 are from proceedings of professional meetings; and 2 are government documents not available to the public. No telephone conversations or personal communications were used or cited in Draft EIS Sections 4.5.2.1 or 4.5.3.1. Only one of the studies cited could be considered a preliminary study. Concerning "studies not applicable to the proposed actions," Section 4.5.2 indicates that because studies are not available for most species in the ROI, a general review of the literature on animal response to aircraft noise is given.
		With regard to the footnote 1 contained in this comment (letter 0038 page 25), the preparers appreciate the commenter pointing out that a specific paper included in the references section was not readily available to the public. This reference was not cited in the analysis presented in the EIS, but was inadvertently included in the references list. It will be taken out of the reference list in the Final EIS.
3013	BI-24	The NMDGF identified the location of two Lesser Prairie Chicken Conservation Areas in De Baca and Roosevelt counties. These Prairie Chicken Conservation Areas are on lands owned by the State of New Mexico. Lesser prairie chickens are a candidate for listing under the ESA and are listed as sensitive by the State of New Mexico, as documented in Appendix H of the Draft EIS. The potential impact to lekking prairie chickens was discussed in Section 4.5.3.1 of the Draft EIS. The Prairie Chicken Conservation Area in DeBaca County is under the Pecos South Low MOA, which currently has an approved floor of 500 feet AGL. The Prairie Chicken Conservation Area in Roosevelt County is in the area identified as the "eastern expansion of the Pecos MOAs (Figure 2-2 of Draft EIS)." Under the Draft EIS Proposed Action, this area would be newly exposed to low-altitude overflights (500 feet AGL). Both Prairie Chicken Conservation Areas would experience new noise due to sonic booms. The NMDGF is proposing that the Air Force restrict low-level flights over these Prairie Chicken Conservation Areas from 15 February to 15 June between 3:00 a.m. and 9:00 a.m.
0040	BI-25	Limited studies have been conducted on aircraft overflight on livestock. The studies cited reflect the best available information on potential impacts to livestock from aircraft overflights. Additional studies on aircraft overflight on livestock and wildlife were reviewed and cited in this Final EIS.
0004	CM-1	Cumulative impact analyses were prepared in accordance with the National Environmental Policy Act (NEPA) and Council on Environmental Quality (CEQ) guidelines and are found in Chapter 5.0 of the Draft EIS. The selection of past actions is consistent with United States Environmental Protection Agency (USEPA) guidance which states that the NEPA document should consider how past activities have historically affected and will continue to detrimentally affect the resources of concern. All relevant airspace actions within the region were described and assessed. Special attention was given to including cumulative environmental considerations as early as possible to improve decisions. The Air Force sought to develop partnerships with both federal and non-federal stakeholders early in the planning process to improve communication and avoid impacts wherever possible. As described in the EIS, this included meetings and correspondence with local, state and federal representatives, as well as the general public, to identify their concerns and plan project elements to avoid

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		impacts. The potential for cumulative impacts that could come from different elements of NMTRI were specifically addressed in this Final EIS Section 5.1.2.
0038	CM-2	Chapter 5.1.1 describes the military, federal, and non-federal actions that have been considered in the cumulative impact analysis provided in Chapter 5.1.2. Additional information has been added to these sections of the Final EIS to address cumulative impacts. However, with respect to the request for detailed analysis of the impacts of past actions, such as "the noise, traffic, and other effects from aircraft passing through the same airspace," recent cumulative effects guidance by the President's CEQ has emphasized that the review of past actions is required only to the extent it would inform agency decision making. CEQ Memorandum, "Guidance on the Consideration of Past Actions in Cumulative Effects Analysis" (June 24, 2005). Apart from the general demand by the commenter to conduct such a theoretical analysis, no specific information has been provided to the Air Force during scoping or in comments on the Draft EIS that leads the Air Force to believe that such an analysis of past actions would be relevant to analysis of the impacts of the Air Force's proposed action.
0038	CM-3	As noted in Draft EIS Section 1.2.1 and 1.2.2, military aircraft have been training with air-to-ground munitions in the Pecos Airspace Complex and Melrose AFR since 1943. The specific types of aircraft and their dates of operations within the airspace are presented. The cumulative effects analysis considered and evaluated all past, present, and reasonably foreseeable future actions with a potential to produce cumulative effects. As described in the Draft EIS Section 5.1.1.1, several of these actions were identified in the baseline or existing conditions, which is an appropriate and accepted method for evaluating many types of effects, for example noise, in NEPA analyses. The Draft EIS considers activities since 1994 and includes information available on actions announced between November 2005 and May 2006 (see Section 5.1.1.1). In each of these analyses, impacts that could affect wildlife were addressed as they are in this proposal. Since then, the noise levels have changed intermittently for the last 10 years due to U.S military support of No Fly Zones in the Middle East and Operation Iraqi Freedom. Noise effects on wildlife tend not to be cumulative. As discussed in the biological resource analysis, the literature indicates for many different types of animals in many different types of environments that responses of unconfined wildlife to aircraft overflight, if any, are minor and transitory in duration, and response from wildlife diminishes with successive exposures, indicating habituation.
		Additionally, no significant adverse effects on habitat have been associated with aircraft overflight in the project area. The analysis in Chapters 4.0 and 5.0 indicates no substantial effects of chaff and flare use on the physical or biological environment. The M-206 flare is currently analyzed for use in the training airspace. The M-206 flare can be used either in training or in combat depending upon the anticipated threat. The M-206 flare is described in the Draft EIS, Appendix B. However, during public hearings on the Draft EIS, materials were presented by a commenter that were subsequently identified as coming from a Multi Jettison Unit (MJU)-7 type flare. Such flares are not analyzed for use in the Pecos MOA/ATCAA or any NMTRI proposed airspace. The Air Force has implemented standing instructions to brief pilots training in the existing or NMTRI proposed airspace that only RR-188 chaff canisters or M-206 or

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Commenter #	Coue	equivalently sized flares are permitted for training use within the MOAs and ATCAAs.
2015	CU-1	Existing conditions for cultural resources are found in the Draft EIS in Section 3.6. Only those resources that are listed on the New Mexico State Register or the National Register of Historic Places (NRHP) are listed in Draft EIS Section 3.6.2, Table 3.6-1. These resources are concentrated in Fort Sumner. Cultural resources that may be eligible or potentially eligible for the State or National registers are mentioned in Section 3.6.2. Although cultural resources that are not listed on either register may still be subject to impacts under NEPA, no such impacts have been specifically identified. It is beyond the scope of the Draft EIS Proposed Action or alternatives analysis to identify and evaluate unlisted properties for NRHP eligibility.
3007	CU-2	Issues and concerns for cultural resources are discussed in Section 4.6.2 of the Draft EIS. Your concerns regarding possible effects from the Draft EIS Proposed Action have been addressed through edits to Sections 3.6 and 4.6 of this Final EIS.
3007	CU-3	The affected environment for cultural resources is found in the Draft EIS in Section 3.6; environmental consequences are presented in Section 4.6. Your background information concerning the traditional cultural uses of Fort Sumner State Monument, interaction with the Air Force, and concerns over maintenance of the existing NSA have been addressed through textual changes in Sections 3.6 and 4.6 of this Final EIS.
2015	CU-4	The Draft EIS was prepared with the best available information. The Air Force sought the additional sources suggested during the public comment period. The monograph that commenter refers to was not publicly available.
0007	DP-1	To avoid the potential for impacts to civil air traffic, the Capitan MOA is not a part of the preferred alternative; and the Capitan ATCAA was reduced in size to FL180 - FL320 or as assigned, which will deconflict F-16s from most general aviation traffic that fly below FL180.
0038	DP-2	As stated in Chapter 1.0 of the Draft EIS, Section 1.2.2, the military training airspace for combat training associated with NMTRI includes ATCAAs, MOAs, and Restricted Areas that comprise what is termed the Pecos complex. Section 1.2.2 explains that there are no proposed changes to MTRs that traverse the Pecos complex. These MTRs are discussed in Section 3.1.2. Neither the configuration nor use of the MTRs would be affected by NMTRI. The Draft EIS clearly described the effects of proposed changes in airspace use by addressing the environmental consequences to resources underlying the ATCAAs and MOAs. Comments on the Draft EIS recommended including the baseline aircraft MTR use as well as any changes in airspace use associated with NMTRI proposals. In response to the comment, the Air Force has assessed the noise levels on MTR segments traversing the Pecos complex. When compared with Table 4.2-2 of this EIS, the levels presented below are within the levels projected for the Pecos MOA complex.

NEW MEXICO TRAINING RANGE INITIATIVE EIS 6.0 Comments and Responses

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-	1	Noise Levels of MTRs Traversing the Pecos MOA Complex <sup>1</sup>					
			Annual		ROUTE	WIDTH	
		MTR	Operations	<u>3</u> 2	8	10	45 <sup>3</sup>
				<43.0			<36.0
		VR-100/125	375/year	Ldnmr	41.7 L <sub>dnmr</sub>	40.7 L <sub>dnmr</sub>	L <sub>dnmr</sub>
				<31.4			<24.4
		IR-113	26/year	Ldnmr	30.9 L <sub>dnmr</sub>	29.1 L <sub>dnmr</sub>	L <sub>dnmr</sub>
		VR-		<41.6	10.0.7		<37.3
		1107/1195	272/year s is for all F-16s,	L <sub>dnmr</sub>	40.3 L <sub>dnmr</sub>	39.3 L <sub>dnmr</sub>	Ldnmr
		ope	erations data, thi erations are assu ise level estimat	s is calculated med to be day	from 1/12 of a time.		
			ise level estimat				
2010 2010			Onset-Rate Ad				
2019; 3010	DP-3	Certain aspects					
		ceilings, have clarifications				-	
		avoidance to re		-			inguitorite by
0038	DP-4						native), and
		The Draft EIS Proposed Action, Alternative A (the preferred alternative) Alternative B offer different airspace modifications to meet the purpose and					•
		for action. The		-			
		in the purpose and need for NMTRI. The primary, but not sole, impacts of the action are related to airspace management. The impacts under these alternatives					
		may be simila			•	-	
		between the ac			sources, such	1 as airspace n	nanagement,
0020		may show sub			• • • • • •	1	224 -(1)-
0038	DP-5	The No-Action Alternative is described in paragraph 1 of Section 2.2.4 Draft EIS. This description is accurate. The Draft and Final EIS Chap					
		describes the l	-				-
		Cannon aircre		-			
		Section 2.2.4 c					
		required in an					
		Action Alterna					
		Alternative are	e comprehensi	vely present	ed in Chapte	er 1.0, Purpos	e and Need.
		The effects of t					
		of Chapter 4.0					
		discussions no			-		
		unchanged, an					
		conditions wor given resource	-		•		•
		Action Alterna		-			
0036; 3010	DP-6	Part of the late					
		White Sands of	<b>▲</b>				
		specifics subm	-		•	-	
	1	airspace and p					
		and Albuquer	que Center to	o maximize	the NMTRI	mission with	nout unduly
		impacting the					
		MOA/ATCAA					
		in the aircraft i	numbers prese	nted in Draf	t EIS Sections	3.1, 4.1, and	Appendix E.

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		Clarifications to Alternative A, the preferred alternative, have been incorporated into this Final EIS in response to information provided during the public review of the Draft EIS.
0038	DP-7	Chapter 2.0 of the Draft and Final EIS presents the proposed action and alternatives. Criteria for developing the proposed action and application of criteria and considerations to develop the proposed action and alternatives are presented in Section 2.1. In accordance with 40 Code of Federal Regulations (CFR) 1502.14, the Draft and Final EIS reviews all reasonable alternatives and explains alternatives which were considered but not carried forward for detailed study. Alternative A, the preferred alternative, has been clarified in response to the EIS process as noted in response DP-3.
0027	EJ-1	Sections 3.9 and 4.9 of the Draft EIS consider low income communities and the minority and youth population under the airspace. There are no known studies of unborn children and unborn animals in Roosevelt County.
	GE-1	Public and agency involvement is an important part of the NEPA process, and all letters and their associated comments whether bracketed or not are taken into consideration by the Air Force in its decision making process. The Air Force would like to express appreciation for your comments and participation in the NEPA process.
0040	LU-1	Section 4.7 of the Draft EIS describes impacts to land use including ownership and Section 4.8 discusses the effects of noise on property values. Residential property values in the vicinity of airfields in general are affected by a variety of non-noise factors such as national, regional, and community economic conditions; national and regional trends in employment, inflation and interest rates; local population changes; and real estate development. A recent study indicates that aircraft noise, "is predictably unrelated to residential property sale prices in the vicinity of Langley Air Force Base [and]strongly suggests a lack of causal relationship as well" (Fidell <i>et al.</i> 1996a). The study of property near Langley AFB found property sales trends to be historically similar within and outside of the 65 Day-Night Average Sound Level (DNL) and above noise contours. While the property value study does not specifically address the overland training airspace associated with the Draft EIS Proposed Action which is more rural in character, property values are likely to be affected by similar types of factors. Noise levels are expected to remain below 45 Onset-Rate Adjusted Monthly Day-Night Average Sound Level (L <sub>dnmr</sub> ) under the MOAs under both baseline and project conditions (see Table 4.2-2 in the Draft EIS). While property values may be affected by local perceptions of environmental issues, such as noise exposure, the complex interaction of multiple economic and real estate factors makes the estimation of such effects highly speculative.
3006	LU-2	Section 4.7 describes the impacts to land uses including ownership. The NMTRI proposal involves strictly a change in airspace and not a land acquisition. Therefore as stated in Section 4.7.3, a change in ownership is not expected as a result of the Draft EIS Proposed Action or alternatives. Potential impacts from overflights on land are found in numerous sections of the Draft EIS including 4.2.3 Noise, 4.3.3 Safety, 4.4.3 Physical, 4.8.3 Socioeconomics, etc.
0038	LU-3	The effects of aircraft overflights and noise in human resources are discussed in both Sections 4.7 (Land Use) and 4.8 (Socioeconomics).

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		It is difficult to assess potential impacts on individual lifestyles. Various conventional lifestyles may be potentially affected by the proposal including farming and ranching, recreation, and military. The military has been conducting military aircraft operations in the area for 60 years. Projected military operations and associated changes to the noise environment are described in the Draft EIS. Over the years, Cannon AFB has created a No Fly Zone over the commenter's property.
0001	NO-1	The effects of sonic boom on windows and adobe houses are found in the Draft EIS in Sections 4.2.2 and 4.2.3. Rattling of windows may occur, and is part of the annoyance aspect of sonic booms. Annoyance is subjective. It is expected that some individuals, especially near the center of the airspace, may be annoyed. The Capitan Mountain area is outside the proposed supersonic airspace. The potential for damage to windows or adobe is extremely small.
0003; 0005	NO-2	The effects of noise and sonic boom on various types of structures are found in the Draft EIS in Sections 4.2.2 and 4.2.3, and Appendix G. Sonic booms do not pose a risk to wells or cement structures in good condition. As noted in Section 4.2.3.1, the Air Force has established procedures for damage claims.
0038	NO-3	The Air Force complies with all applicable Federal Aviation Regulations. The Air Force establishes avoidance areas as needed to avoid sensitive locations. Such locations are identified in flight charts and related documentation. One percent of training flights would continue to be between 500 feet AGL and 1,000 feet AGL, and the majority of time spent at these altitudes is over Melrose AFR.
0015	NO-4	The environmental consequences of sonic booms from the Draft EIS Proposed Action are found in Draft EIS Section 4.2.3. It is expected that some individuals, particularly toward the center of the airspace, will be annoyed. The community of House is near the edge of the airspace, and (as illustrated in Figure 4.2-2) will experience about one-tenth the sonic boom exposure as the center of the airspace. That corresponds to, on average, a boom once every two weeks
0016	NO-5	The current noise and sonic boom environment is described in the Draft EIS Section 3.2.2, and the noise and sonic boom environment under the Draft EIS Proposed Action is described in Sections 4.2.2 and 4.2.3. A summary comparison of aircraft noise is presented in Table 4.2-2. Operations and jet noise in the community of House will not increase. Sonic booms will increase. The community of House is, however, near the edge of the airspace, and (as illustrated in Figure 4.2-2) will experience about one-tenth the sonic boom exposure as the center. That corresponds to, on average, a boom once every two weeks.
2001	NO-6	Approximately 1 percent of training time would be between 500 and 1,000 feet AGL as described in Section 2.2.1.5 of the Draft EIS. This does not represent a change from current training flights. The expanded airspace proposed under NMTRI would mean that some land areas under the airspace would experience more noise and some areas would experience less from the distributed training flights.
2001	NO-7	The environmental consequences of sonic booms from the Draft EIS Proposed Action are found in the Draft EIS Sections 4.2.3. As stated in the Draft EIS, some individuals, particularly toward the center of the airspace, are expected to be annoyed by an increase in sonic booms.
2004	NO-8	The environmental consequences of noise from the Draft EIS Proposed Action are found in the Draft EIS Sections 4.2.3 (people and structures) and 4.5.3

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		(wildlife). Effects on land use are discussed in Section 4.7.3. While individual responses to noise vary, analysis shows that overall there is little or no expectation of adverse impact in the area affected. The Draft EIS Proposed Action will cause no changes in noise in the Beak MOA.
0020; 0023; 0024; 0025; 0026; 0027; 0028; 0029; 0032; 0034	NO-9	The potential for damage from sonic booms is discussed in Sections 4.2.2 and 4.2.3 of the Draft EIS. The damage probabilities cited in Section 4.2.2 are very low. In some cases, damage from sonic booms may be difficult to distinguish from deterioration due to weather or age. There is, however, a possibility of damage to susceptible structures. If a sonic boom causes damage, the Air Force has established procedures for claims.
0020; 0023; 0024; 0025; 0026; 0027; 0028; 0029; 0032	NO-10	Noise consequences of the Draft EIS Proposed Action are described in the Draft EIS Sections 4.2.2., 4.2.3, 4.5.2, and 4.5.3. Background information on noise and its effects may be found in Appendix G. Studies used in the analysis are cited. All documents cited will be part of the Administrative Record for this action, and will be available for inspection.
0033; 0032; 0038	NO-11	Noise consequences of the Draft EIS Proposed Action are described in the Draft EIS Sections 4.2.2., 4.2.3, 4.5.2, and 4.5.3. Background information on noise and its effects may be found in Appendix G. The conclusions in the Draft EIS are based on a large body of mainstream scientific data.
0034	NO-12	The consequences of noise on animals are addressed in the Draft EIS Sections 4.5.2 and 4.5.3. Noise levels resulting from the Draft EIS Proposed Action and alternatives were computed by state-of-the-art models described in Section 3.0 of Appendix G. The Draft EIS Proposed Action does not involve any change in activity at Cannon AFB. The total flight activity from Cannon AFB is not projected to change as part of NMTRI.
0038	NO-13	The recreational activities in the ROI are recognized in the Draft EIS. Fidell and Silvatti (who are independent consultants, not Air Force researchers) have assessed noise impacts on outdoor recreationists. An interesting finding in a recent study by Fidell (Fidell, White, and Sneddon 2003) is that most of the noise experienced by recreationists is self-generated. That study was also of interest because it included observer-based measurements and noise monitoring at fixed locations. An earlier study by Fidell, Silvatti and others (1996b) (Fidell, S., Silvatti, L., Howe, R., Peasons, K. Tabachnick, B., Knopf, R., Gramann, J., and Buchanan, T., "Effects of aircraft overflights on wilderness recreationists," J. Acoust. Soc. America, 100 (5), November 1996) showed that a Schultz-like curve, offset 7 dB from the standard community noise Schultz curve, was a good predictor of annoyance by recreationists in National Forest Service wilderness areas. This contradicts the opinion of Harrison <i>et al.</i> that the assumptions and methodology of the Schultz curve are not appropriate for wilderness areas, but certainly supports a conclusion that the criteria in wilderness areas should be different than those in communities.
		While the results of Fidell <i>et al.</i> (1996) indicate that conventional noise analysis methodology is applicable to wilderness areas, studies of aircraft noise in National Parks have suggested that the most important noise quantity is the time that outside noise events are heard. Background information on the National Park Service's time audible analysis may be found in "Report on Effects of aircraft Overflights on the National Park System," July 1995, a report to Congress pursuant to Public Law 100-91. Figure 6.8 of that report shows dose response of

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		park visitors annoyance versus the percent of time aircraft are audible. The figure contains data only for times greater than 1 percent. The Park Service has subsequently concluded that natural quiet in the Grand Canyon would be
		restored if tour aircraft were audible no more than 25 percent of the time in 50 percent of the park.
		Table 4.2-2 of the Draft and Final EIS presents the number of audible events for the Proposed Action. The total time associated with these events is less than 1 percent, which is well within the criteria the Park Service has established.
		There are, of course, no National Parks in the ROI, and the National Park Service criteria are based on a specific park situation. The work presented in Fidell <i>et al.</i> (1996), which is based on the exposure of recreationists in National Forest Service wilderness areas and is relatable to the Schultz curve, could have been used for the current analysis. The National Park Service practice is, however, also observer-based in real recreationists situations, and we consider it to be applicable to the kind of occasional noise associated with the Proposed Action. The margin between the projected noise and the thresholds applied to parks is so large that no risks are expected.
0038	NO-14	Section 4.2.2 of the Draft EIS identifies the form of the Schultz curve referenced in the analysis. This is the form endorsed by the Federal Interagency Committee on Aircraft Noise, whose members include the USEPA and the National Park Service, as well as DoD, FAA, National Aeronautics and Space Administration, and the Department of Housing and Urban Development. We are aware of opinions such as those presented by Miedema. Because of the controversy and complexity associated with those diverse models, analyses such as Miedema's, although scientifically interesting, are not accepted as the best available technology.
0025; 0038	NO-15	A quantitative analysis of sonic booms associated with the Draft EIS Proposed Action may be found in Draft EIS Section 4.2.3. Sonic boom exposure will increase, as stated. The greatest sonic boom exposure, in the center of the airspace, will be C-weighted Day-Night Sound Level (CDNL) of 52 dB. This level of exposure will not have significant adverse effects. It is recognized that some individuals will be annoyed by sonic booms, and there is potential for occasional damage.
		Historic damage claims are recognized in the analysis. The damage possibilities presented in the Draft EIS (Section 4.2 and Appendix G, Table G-3) are derived from damage experience and claims. The sonic boom damage claim presented as Exhibit M - a broken window - is the kind of damage that can occur from time to time.
0038	NO-16	The noise analysis methodology and models are described in detail in Appendix G of the Draft EIS, and are cited in the body of the document, particularly Sections 3.2 and 4.2. The methods and models represent the best available technology, and are the state of the art.
		The FY96/97 Environment, Safety and Occupational Health Strategic Plan attached as Exhibit P is not Air Force policy, and was never actually published by the Air Force.

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0038	NO-17	Most of the mitigation measures suggested are generally not feasible or are nonexistent for military aircraft, and many are not commonly practiced for any aircraft. There are no quiet versions of the aircraft that require this airspace, nor are there add-on mufflers for any jet aircraft. Noise cancellation is not available for practical application to in-flight noise from any type of aircraft, and will probably never be feasible for high-performance military aircraft. Altitudes, maneuvers and number of operations are dictated by training needs.
		Sound insulation is an effective solution for structures around airports, where noise exposure is regular and frequent. It carries some adverse effects itself, such as the need to seal windows. It has never been regarded as a cost effective measure for this kind of noise environment, where noise events are infrequent as quantified in Table 4.2-2 of the Draft EIS.
0040	NO-18	The predicted noise and sonic boom levels associated with the Draft EIS Proposed Action may be found in the Draft EIS Section 4.2. Effects on people and structures are analyzed in Section 4.2, and effects on animals are analyzed in Section 4.5.3. Further background on noise and its effects is presented in Appendix G.
		Noise is quantified in terms of $L_{dnmr}$ (an annual average, similar to DNL but incorporating a penalty for the nature of high speed aircraft noise), the maximum level $L_{max}$ , and the SEL. Sonic booms are quantified in terms of CDNL (an annual average, similar to DNL but recognizing the low-frequency content of sonic booms) and the peak overpressure.
		The USEPA-identified level of 55 dB is DNL, an annual average metric. The $L_{dnmr}$ metric was designed to work on the same scale as the DNL metric, with the major difference being that the $L_{dnmr}$ metric assesses a penalty of up to 11 dB to account for added annoyance caused by high-speed aircraft overflights.
		There are always individual events whose levels exceed the average. Table 4.2-2 shows both the annual average level $L_{dnmr}$ (which may be compared to USEPA's identified level of 55 dB), plus the number of times that noise from single events exceed a sound exposure level of 65 dB. The single event information provides a description of how often an aircraft might be heard. USEPA's analysis accounted for the presence of individual noise events. For reference, Figure G-1 in Appendix G shows the individual sound levels associated with some common sounds.

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-		The sonic boom environment varies across the airspace, as shown in Figure 4.2-2.
		The stated numbers of sonic booms corresponds to the maximum in the center of
		the airspace, where CDNL is 52 dB. Elida is near the edge of the airspace, where
		the sonic boom environment is about 10 dB lower. That corresponds to a sonic
		boom about once every two weeks, on average.
0038	NO-21	The FY96/97 Environment, Safety and Occupational Health Strategic Plan attached as Exhibit P is not Air Force policy, and was not published by the Air Force. However, all of the needs listed in the Environment, Safety and Occupational Health document have been addressed in the development of the methodology over the last ten years.
0008; 0038	NP-1	This NMTRI Draft EIS has been prepared in accordance with NEPA (42 United
0000,0000		States Code [USC] 4321-4347), CEQ (40 CFR § 1500-1508), and 32 CFR 989, et seq., Environmental Impact Analysis Process (formerly known as Air Force Instruction [AFI] 32-7061).
0040	NP-2	The NMTRI proposal addresses current Air Force training requirements for the
		F-16. No future alteration of airspace, basing of additional squadrons, or conversion to different aircraft was contemplated for the NMTRI proposal. However, should the Air Force propose to alter any of these in the future, appropriate action would be taken in accordance with the requirements of NEPA, with the involvement of appropriate government agencies and public. Section 5.1 identifies and discusses cumulative actions, including the recent Base Realignment and Closure decision and proposed mission change at Cannon AFB.
0005; 0038;	NP-3	The Military Claims Act, 10 USC 2733, provides a mechanism for the payment of
0040; 0043;		claims resulting from non-combat activities by the Air Force, including sonic
2012; 3006		booms caused by the operation of military aircraft. The Air Force is committed
•		to promptly investigate any claims for damages to property or livestock caused
		by Air Force overflights, and to make payments as permitted under federal law.
		Claims alleging damage are thoroughly investigated by the Air Force on a case-
		by-case basis. This ensures that the Air Force meets its obligation to both the claimant and the tax-paying public. At Cannon AFB an established procedure for filing a claim mere he initiated her carte sting the Public Affaire Office.
0008	NP-4	filing a claim may be initiated by contacting the Public Affairs Office.
0008	INF-4	The New Mexico State University College of Business calculated the 2004 economic impact of Cannon AFB to be: gross receipts of \$212,500,000; value added of \$122,190,000; and employment of 6,850.
0008	NP-5	Expenditures on the EIS are required to fully meet NEPA procedures, which
		include public hearings. Nearly all individuals at the NMTRI public hearings who represented the Air Force and provided information to the public were salaried employees who received no additional compensation for their support of the evening public meetings.
0008; 2015	NP-6	Chapter 8.0 presents the list of preparers for this EIS as required by 40 CFR
		1502.17. As presented, each analyst possesses the necessary qualifications to prepare the applicable portions of the Draft EIS. Many of these individuals have
		worked in the southwestern United States during their careers.
0008	NP-7	The cover sheet provides a summary statement of the environmental impact analysis. Chapter 4.0 presents the analysis for all environmental resources and discusses in detail potential effects for the Draft EIS Proposed Action and alternatives.
0008	NP-8	As discussed in Section 2.4, some environmental resources were not carried
		forward for separate evaluation in this EIS because it was determined that

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		implementation of the Draft EIS Proposed Action or any of the alternatives would be unlikely to affect those resources. This approach is consistent with 40 CFR 1506.3. Air quality is one of the resources not analyzed in this document. NMTRI does not propose any changes in the number of training flights, jet fuel use, or emissions. Air quality within the area is currently in attainment for federal and state standards and no element of the Draft EIS Proposed Action or alternatives are anticipated to have any affect on these standards since no demolition, construction, or changes in aircraft sorties are anticipated.
0012; 0020; 0023; 0024; 0025; 0026; 0027; 0028; 0029; 0032; 0041; 2007	NP-9	NMTRI does not propose any changes to Melrose AFR dimensions, use, or management. Melrose AFR is currently managed to provide adequate vegetation for long-term environmental quality. Recent weather conditions increased vegetation growth on the range and throughout the surrounding area. Any effects of this vegetation growth are not related to NMTRI. Oil and gas leasing is based upon complex national and international economics. No part of the proposed NMTRI action would affect any decisions regarding oil or gas leasing within the ROI.
0014	NP-10	Through the NEPA process, the public has numerous opportunities to help shape proposals and influence decision making for a project. While public comments under NEPA are not a "vote" on whether to proceed or not with a proposed action, substantive comments on this EIS can and do influence the decision and the final outcome. If any future actions were to be contemplated, the NEPA process for those actions would also provide for public input.
0004; 0038	NP-11	The Environmental Impact Analysis Process, presented in Section 2.4 of the Draft EIS, did not yield significant environmental consequences associated with the proposed action or alternatives. However, the public hearings and agency and public comment process helped to further identify areas for potential impacts. As a result, the Final EIS presents a preferred alternative that incorporates mitigation measures to further reduce potential impacts, and additional mitigation measures are identified in responses to comments.
0004; 0038; 2006; 2024; 2028	NP-12	When chaff is ejected from an aircraft, it is being used for its intended defensive training purpose and is not being "carelessly discarded." As described in the Draft EIS Section 4.7.3.1, "although the likelihood of encountering any chaff or flare residual components is low, if such were found, it could result in annoyance to the observer." There are no applicable federal laws or regulations that specifically identify chaff as litter, or that even indicate that the use of chaff constitutes littering. The USEPA defines litter as "The highly visible portion of solid waste carelessly discarded outside the regular garbage and trash collection and disposal system." (http://epa.gov/OCEPAterms/Iterms.html).
		A field study of two locations where chaff has been used for decades, including an arid location where chaff has been used intensively, examined the potential for chaff to accumulate and create land use or visual impacts (Air Force 1997a). Chaff was found to dispense and settle over broad areas, thus being unnoticeable under most conditions. Occasionally, clumps of chaff that had not dispersed properly were found to be visible at short distances, generally less than 25 feet away. 1-inch by 1-inch chaff or flare plastic or nylon pieces may likewise be visible. Findings indicate that adverse effects on land use or visual resources are unlikely (Air Force 1997a). Annoyance could occur if the end cap or other materials were found on either private or public property. This annoyance is

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		recognized in the Draft EIS and is taken into consideration in the overall statements that chaff or flare materials are not projected to have an adverse effect on land use or a long-term effect on visual resources. NP-3 describes the Military Claims Act.
2015	NP-13	The Draft EIS was prepared by qualified technical analysts. Citations for the assertions in this document are provided where appropriate. Chapter 7.0 provides a list of references used to prepare the Draft EIS.
2028	NP-14	Materials shown at the NMTRI scoping meetings were included with objects identified by the commenter as having come from a crashed aircraft. During Draft EIS public hearings, the commenter provided clarification, more objects, and more detail regarding the materials that permitted identification of some objects. Sections 2.2.1.4, 4.1.3.1, 4.5.2.2, and 4.7.3.1 include information on identified objects.
0020; 0023; 0024; 0026; 0027; 0028; 0029; 0032	NP-15	The public was encouraged to provide verbal and written comments during the public hearings or mail written comments on or before February 22, 2005, the close of the formal public comment period. The public hearings on the Draft EIS were conducted in New Mexico in January 2005, as follows: January 24 in Roswell; January 25 in Santa Rosa; January 27 in Fort Sumner; and January 28 in Clovis.
3012	NP-16	The Air Force contacted Bob Anderson of the National Park Service Midwest Region in October 2004 to discuss coordinating requirements for Land and Water Conservation Fund Section 6(f). As a result of this communication, a Draft EIS was provided to Mr. Nelson in January 2005 along with a transmittal letter requesting concurrence and comments during the public and agency comment period for the Draft EIS. A copy of the Draft EIS was also sent at that time directly to Ms. Massengill in Santa Fe, New Mexico. The Air Force provided all agencies 45 days to make comments. As a result of public and agency review, mitigations were incorporated into Alternative A, which was then designated as the Air Force's preferred alternative. The National Park Service has been provided a copy of the Final EIS.
0038	NP-17	All comments received concerning the Draft EIS are presented in Appendix J of this Final EIS (immediately following this response table). As such, they are automatically part of the Administrative Record. Documents cited and used in preparation of the Final EIS have been incorporated in the Administrative Record.
2006; 0034	NP-18	During public hearings on the Draft EIS, commenters presented materials which were later identified as flare residual materials not consumed during deployment of the flares. Subsequent review of the materials identified them as coming from either MJU-7B or MJU-7 A/B flares. The flare type currently assessed for defensive training within the Pecos MOA complex is the M-206 flare which is one-half the size of the MJU-7 A/B flare. The M-206 flare is currently assessed and can be used either in training or in combat depending upon the anticipated threat. The M-206 flare is described in the Draft EIS, Appendix B. The MJU-7 A/B flare has not been assessed for use in the Pecos MOA complex and is not part of this proposal. Clarification on flare use has been added to this Final EIS, Section 2.2.1.4 and Appendix B.
0038	NP-19	As a cooperating agency, all comments received on the Draft EIS have been provided to the FAA. FAA will independently evaluate the Final EIS including comments received and these responses.

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0020; 0023; 0024; 0025; 0026; 0027; 0028; 0029; 0032; 0034; 2011 2011; 0020; 0023; 0024; 0025; 0026; 0027; 0028;	NP-20	Section 2.4.1 of the Draft EIS discusses the scoping process which was conducted from December 31, 2003 through March 1, 2004. Although there is no requirement to prepare registered letters, the Air Force implemented an extensive public information effort that included the soliciting of comments through press releases, newspaper ads, public service announcements, flyers, letters, and postcards throughout the two-month scoping period. The public comment period of 45 days exceeds the 30 day comment period requirement of 40 CFR 1506.10.
0029; 0032 0034	NP-22	As described in the Draft EIS, the potential for damage from low-level overflight or sonic boom overpressure is very low.
0034	NP-23	The 27 FW has taken measures to reduce noise levels in our operating areas by limiting flights over populated areas and reducing low level operations whenever possible.
0001; 0014; 0020; 0021; 0022; 0023; 0024; 0025; 0026; 0027; 0028; 0029; 0032; 0033; 0038; 2004; 2016	PN-1	The 27 FW and the 150 <sup>th</sup> Fighter Wing (150 FW) needs the ability to train in a realistic environment that approximates combat situations they will routinely face during conflicts overseas. This is discussed in Sections 1.3 and 1.4 of the EIS. Other airspace units in New Mexico have been considered to meet these needs, as discussed in Section 2.1. White Sands Missile Range (WSMR) does not meet the utilization and availability criteria because multiple Army missions, Holloman AFB-based aircraft and other users have priority over Cannon AFB training missions. WSMR is distant from Cannon AFB and would not maximize training time. Similarly, Mt. Dora MOA does not meet the operational criteria of maximizing F-16 training time due to its distance from Cannon AFB. The Mt. Dora MOA is not adjacent to a training range thus inhibiting training in the full spectrum of missions and tactics. Overseas training is impractical to meet the need. Supersonic training needs to be conducted in conjunction with other training events in proximity to Cannon AFB.

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		enhancing aircrew training by allowing low altitude supersonic operations, expanded MOAs/ATCAAs, and improved airspace linkage into Melrose AFR.
0006; 2015	PN-2	The 27 FW needs the elements associated with Alternative A, the preferred alternative, in order to properly train for actual combat. As discussed in Section 1.3 and 1.4, pilots require an airspace complex that is adequately sized, configured and capable of supporting representative engagement distance with hostile forces.
2007; 0041	PN-3	As discussed in Section 2.2.1.3, supersonic operations are one of the elements of the NMTRI. Supersonic employment of existing air-to-air and air-to-ground ordnance makes the F-16 more survivable in combat. In order to most effectively train for and master the evolving tactics for today's air-to-air and air-to-ground weapons, the pilots need to train in the same manner they will employ the weapon in combat situations. In many cases, this involves training for supersonic weapon employment, especially when delivering weapons such as the Advanced Medium-Range Air-to-Air Missile (AMRAAM) and the Joint Direct Attack Munition (JDAM).
0038	PN-4	The alternatives considered were designed to meet the purpose and need described in Draft EIS Chapter 1.0. Some alternatives considered were not carried forward for detailed analysis for a variety of reasons described in Section 2.3. In general, such alternatives did not sufficiently meet the training objectives underlying the purpose and need for action. As such, detailed analysis was not warranted. Figure 2-1 presents the alternative locations including the factors that were applied to potential alternatives and are fully discussed in Section 2.1.
0004	PR-1	Sections 4.4.3.1 and 4.3.3.1 discussed the dud rate of flares. From an ACC study, the dud rate is estimated to be less than 1 percent (Air Force 1997a). In addition, historic data on range clean-ups a Melrose AFR and the Utah Test and Training Range, where flare use is intensive in a relative constrained geographic area, indicated that of all flares expended, only an estimated 0.01 percent were actually found on the ground as duds.
0004	PR-2	In areas of high visual sensitivity such as state parks, any foreign object could detract from the recreation experience. The release of chaff (and flare) end caps and other pieces would average one piece per approximately 9 acres per year. If such endcaps or other related components were found it could result in annoyance to the observer. (See response NP-12)
		Chaff fibers on the ground rapidly break down to silica and aluminum and become indistinguishable from soil. Chaff particles can rarely be discerned from other types of soil materials, even with an electron microscope (Air Force 1997a). Training flight patterns could result in somewhat higher or lower concentrations under the airspace with higher percentages of chaff releases could occur toward the center of the airspace and a correspondingly lower percentage of chaff releases could occur toward the edges of the airspace. Chaff fibers under the Capitan ATCAA would be even less frequent due to the infrequent use of the Capitan ATCAA airspace. Tufts or clumps of undispersed, malfunctioning chaff have been discerned by the naked eye on military ranges subject to high chaff use. Such chaff does not remain in the environment long due to wind and other weather which break down the chaff.

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		Flare residual materials include end caps and wrapping. It is unlikely that chaff or flare residual pieces would accumulate in sufficient quantities to impact land uses or affect visual resources. (See response NP-12)
0037	PR-3	Draft EIS Section 4.4.3.1 discusses effects on water resources within the ROI.
0038	PR-4	During the Draft EIS process, public input on flare residual materials identified residual flare materials from unassessed flares. Notification has been made to all users of Cannon airspace that only the M-206 flare and R-188 chaff is authorized. (See response NP-18)
0038	PR-5	Section 4.3.3.1 discusses flight safety and the potential for a Class A mishap. As described in Draft EIS Section 3.3.2, the probability of a Class A mishap is 0.00024, or one chance in 42,000. (See responses SA-5 and SA-6)
0041; 2007	PR-6	Studies regarding the concentration of aluminum in the environment as a result of the use of chaff have shown that the concentrations are low enough that no adverse effects to animals would be expected. Studies of farm animals have shown that animals did not eat chaff by itself but could ingest it when mixed with food (the chaff itself had to be coated with molasses for ingestion to occur at all). Cattle and goats were fed chaff in their feed and they showed no differences in weight or development and no abnormalities in their digestive tracts when compared to controls (Spargo 1999). Due to their size, intact chaff fibers are too large to be inhaled. However, chaff fibers can be fragmented once on the ground and the degree of inhalation of these fragments, if any, is not known (Spargo 1999).
0040	PR-7	The environmental consequences of noise from the Draft EIS Proposed Action are found in the Draft EIS Sections 4.2.3 (people and structures) and 4.5.3 (wildlife). Background information on noise and its effects may be found in Appendix G. The environmental consequences as a result of chaff and flares are found in 4.4.3 (as it relates to the natural environment), 4.5.2.2 (wildlife), 4.7.3 (people as it relates to land use), and 4.8.3 (property). Studies used in the analyses are cited in text and listed in Chapter 7.0, References.
0017; 2019	SA-1	To avoid the potential for impacts to civil air traffic, the Capitan MOA is not a part of the preferred alternative; and the Capitan ATCAA was reduced in size to FL 180 - FL 320 or as assigned. This airspace proposal was submitted to the FAA by the Air Force and has been mitigated/agreed on with Albuquerque Center. Neither the Air Force or the FAA have a requirement for ATC radar and ATC communications below FL 180 under Capitan ATCAA. Sections 3.1.2 and 4.3.3.1 discuss "see-and-avoid." See-and-avoid is defined in AIM as "When weather conditions permit, pilots operating Instrument Flight Rule (IFR) or VFR are required to observe and maneuver to avoid other aircraft. Right-of-Way rules are contained in 14 CFR Part 91." All pilots (military and civilian) operating under VFR have the responsibility to exercise extreme caution while flying within an active MOA when military activity is being conducted. The activity status (active/inactive) of MOAs may change frequently. VFR flights by non- participating aircraft through an MTR or MOA must employ see and avoid techniques. The Pecos MOAs will be shown on sectional charts and documented as supersonic airspace. Additionally, this airspace will be documented in Flight Information Publication as supersonic airspace. Lights out training will occur according to a Letter of Agreement between Albuquerque Air Route Traffic Control Center (ARTCC) and the 27 FW. (See response AM-5)

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0001; 0040	SA-2	Risks of a flare-initiated fire are addressed in Draft EIS Section 4.3.3.1. As described, safety risks are minimal.
2000	SA-3	To avoid the potential for impacts to civil air traffic, the Capitan MOA is not a part of the preferred alternative; and the Capitan ATCAA was reduced in size to FL180 - FL320 or as assigned. Neither the Air Force nor the FAA have a requirement for ATC radar and ATC communications below FL180 under Capitan ATCAA.
0040	SA-4	The characteristics of chaff are presented in Appendix A. As noted, the compounds making up the components are commonly found in nature. Studies involving humans and animals have shown that exposure to chaff presents no health risks.
0038	SA-5	The established statistical process for calculating the probability of a Class A mishap is based upon the total number of flight hours of aircraft by aircraft type and the total number of Class A mishaps for the aircraft type. The estimation model takes into consideration the total flight hours during which a Class A impact could occur and the number of Class A impacts that did occur. A Class A impact could occur as a result of system failure, pilot error, or external causes at any time during an aircraft flight. This established statistical process documents the probability of a Class A mishap for a specific aircraft type. If a specific base experience were used to calculate Class A mishap probability instead of the total experience of the aircraft type, the safety risk could be substantially misrepresented. For example, if a base had no historic Class A mishaps for an aircraft type, the erroneous conclusion could be drawn that, at that base, there was a zero probability of a Class A mishap for an aircraft type. The statistical model used in the NMTRI Draft EIS accurately represents the potential for a Class A mishap and presents the Cannon AFB experience with the F-16 aircraft. As noted in the commenter's provided materials, the Draft EIS fully
		discloses both the statistical probability of a Class A mishap for an F-16 aircraft type and includes the specific number of F-16 Class A mishaps at Cannon AFB since the introduction of the F-16 to Cannon AFB.
0038	SA-6	It is extremely unfortunate that a pilot lost his life in a Class A mishap. It is also unfortunate that the accident occurred on the commenter's property. The Draft EIS explains both the risk of a Class A mishap associated with an F-16 aircraft type and the number of Class A accidents attributable to Cannon AFB-based F-16s. For any accident, the resulting debris field can be large. The information and photographs submitted by the commenter demonstrate that the Air Force responded rapidly to the crash site and continued to respond with a large number of personnel who searched for, identified, marked, and removed as much crash site materials as possible. As with any accident site, be it an aircraft or automobile, there is always the possibility that materials will not be found and removed. The commenter's claims that he has located crash site materials is consistent with what would be expected following a Class A accident recovery effort.
		It is important to note for both flight and ground safety that the materials identified by the commenter as having come from the aircraft crash site contributed to annoyance but have not contributed to either a human or animal safety risk. As examples, despite cattle regularly grazing the accident site, no

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		cases of cattle suffering from bovine hardware disease attributed to aircraft debris have been reported. Nor has there been any report of human or any other injury from small pieces that had not been found and recovered from the crash site by the Air Force despite their best efforts to recover all materials. The safety analysis contained in the Draft EIS accurately documents the safety risks and potential for impacts associated with military aircraft training within the airspace. The Air Force is grateful to the prompt response that past Class A mishaps have received from emergency response crews, and from the general public. The Air Force is sensitive to all aspects surrounding any Class A mishap. This includes concern for the potential loss of life of the pilot, concerns for their immediate families involved, and concern for any adverse effects to first responders.
0038	SA-7	The Draft EIS explains that it is impossible to predict the precise location of an aircraft accident. Secondary effects of such an accident include potential fire or environmental contamination. The likely health and safety impacts are documented. (See response SA-6)
0038	SA-8	The Air Force considers any Class A mishap, especially one involving loss of life, to be a matter of considerable concern. As a result, the Air Force works diligently to reduce class A Mishap rates. Implementation of any of the alternatives carried forward in this EIS analysis would not the change number of sorties or time spent by Cannon aircrew in the NMTRI airspace. As a result, the Class A Mishap rate would not change. There would be no overall change in safety.
0038	SA-9	The number of flying hours within the airspace under any of the action alternatives is the same as under the No-Action alternative. No change in the number of Class A mishaps would be expected. (See response SA-5)
0038	SA-10	The Draft EIS describes the use by transient aircraft and the Final EIS adds the Class A accident rate for representative aircraft. The F-16 accident rate presented in the Draft EIS is representative of the safety risk from transient users of the airspace (see Final EIS Section 3.3.2.3).
0006; 0017; 2013	50-1	To avoid the potential for impacts to civil air traffic, the Capitan MOA is not a part of the preferred alternative; and the Capitan ATCAA was reduced in size to FL180 - FL320 or as assigned. Capitan ATCAA will enhance general aviation operations below its floor since Albuquerque Center can see traffic beginning at approximately 10,000 feet MSL. Effects of airspace modifications on aviation use are discussed in the Draft EIS in section 4.1.3.1, 4.3.3.1, and 4.8.3.1. The proposed modifications to military airspace would not prohibit general aviation use, and are not projected to substantially effect existing commercial or general aviation use.
0007	50-2	To avoid the potential for impacts to civil air traffic, the Capitan MOA is not a part of the preferred alternative; and the Capitan ATCAA was reduced in size to FL180 - FL320 or as assigned. The Capitan ATCAA will permit general aviation operations below its floor. Effects of airspace modifications on aviation use are discussed in the Draft EIS in section 4.1.3.1, 4.3.3.1, and 4.8.3.1. The proposed modifications to military airspace would not prohibit general aviation use, and are not projected to substantially effect existing commercial or general aviation use. Effects of airspace modifications on flight times are discussed in the Draft EIS in Airspace Management Section 4.1.3.1 and Socioeconomics Section 4.8.3.1. When notified of the occurrence of a life-flight. Air Traffic Controllers will

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		provide priority to that flight to the maximum extent practicable, deconflicting other aircraft that may interfere with Life Flight's route.
0020; 0023; 0024; 0025; 0026; 0027; 0028; 0029; 0032	SO-3	Economic impacts of the proposed airspace modifications are discussed in the Draft EIS in Socioeconomics Section 4.8.3.1. The NMTRI proposal does not stipulate changes in economic use of lands underlying the affected airspace, nor is the Draft EIS Proposed Action or alternatives expected to adversely impact the economic use of these lands. Historical land use changes, and their economic effects, are not part of the Proposed Action or alternatives and are not addressed in this EIS.
0038	SO-4	Implementation of the Draft EIS Proposed Action, any of the action alternatives or the No-Action Alternative would not change the frequency of use of the airspace overlying the commenter's property. Economic impacts of the proposed airspace modifications are discussed in the Draft EIS in Socioeconomics, Section 4.8.3.1. Your anecdotes on your ranching experiences have been referenced in the Final EIS, Sections 3.8.2.3 and 4.8.3.1 (also see the comment section of this chapter).
00 <b>39; 004</b> 0; 0041	SO-5	Economic impacts of the proposed airspace modifications are discussed in the Draft EIS in Socioeconomics Section 4.8.3.1. Noise impacts are discussed in Acoustic Environment Section 4.2.3.1. The NMTRI proposal does not stipulate changes in economic use of lands underlying the affected airspace, nor is the Draft EIS Proposed Action or an alternative expected to adversely impact the economic use of these lands. There is little evidence to suggest that the proposed changes in airspace use and acoustic environment would affect property values in the rural, sparsely populated region under the airspace (see response SO-4). Airspace use and sonic boom overpressures are not anticipated to hamper development of wind energy operations. Turbines associated with wind energy projects are subject to, and designed to withstand, wind loads far in excess of sonic boom pressures. (See response SO-7)
2004	SO-6	Effects of sonic booms on wildlife are discussed in the Draft EIS in Section 4.5.3.1 and Section 4.8.3.1.
0041; 2007	SO-7	Wind energy turbines are discussed in Sections 3.8.2.5 and 4.8.3.1. Airspace use and sonic boom overpressures are not anticipated to hamper development of wind energy operations. Turbines associated with wind energy projects are subject to, and designed to withstand, wind loads far in excess of sonic boom pressures. Any temporary or permanent structure, including all appurtenances, that exceeds an overall height of 200 feet AGL or exceeds any obstruction standard contained in 14 CFR Part 77, should normally be marked and/or lighted. However, an FAA aeronautical study may reveal that the absence of marking and/or lighting will not impair aviation safety.
0038	SO-8	The Air Force appreciates the personal perspectives the commenter has provided concerning ranching and lifestyle under the existing Pecos MOA (see the comment section of this chapter). The five claims of cattle or fence damage made by the commenter since 1993 are consistent with the correctness of the Draft EIS explanation of the possibility of effects as described in Sections 4.5.3.1 and 4.8.3.1.
0038	SO-9	The National Airspace System does not detract from or diminish the value of private property. The Draft EIS Proposed Action or an alternative would use elements of the National Airspace System. There is little evidence to suggest that the proposed changes in airspace use and acoustic environment would affect property values in the affected area. The depreciation figures cited in the

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		comment (Marvin Frankel, Aircraft Noise and Residential Property Values: Results of a Survey Study, The Appraisal Journal, January 1991) come into effect at noise levels above a threshold disturbance level of 60 $L_{dn}$ . Although there are some areas under the proposed airspace that will experience noise increases, noise levels under the airspace in general are not anticipated to exceed a level of 51 dB. A search of similar research studies consistently reveals that property value depreciation is unlikely to occur at noise conditions below the USEPA-identified level of 55 dB.

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# 7.0 REFERENCES

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NEW MEXICO TRAINING RANGE INITIATIVE EIS



## 9.0 GLOSSARY

Above Ground Level (AGL): Altitude expressed in feet measured above the ground surface.

Aerial Refueling Tracks (ARs): The act of receiving fuel efficiently and safely while in flight. Refueling operations are performed in designated aerial refueling tracks or FAA approved airspace.

Aerospace Expeditionary Force (AEF): An AEF is a group of different types of aircraft with a mix of capabilities suited to the available tasking of combatant commanders. There are ten AEFs in the Air Force, and consist of wings or squadrons from multiple United States bases, and may operate as a unit or be integrated with existing forces overseas.

Air Force Instruction (AFI): Air Force Instructions implementing United States laws and regulations, and providing policy for Air Force personnel and activities.

Air Combat Command (ACC): The Air Force Command that operates combat aircraft assigned to bases within the contiguous 48 states, except those assigned to Air National Guard and the Air Force Reserve Command.

*Air-to-Air Training:* Air-to-air training prepares aircrews to achieve and maintain air superiority over the battlefield and defeat enemy aircraft. Air-to-air training often includes some aircraft playing the role of adversaries, or enemy forces. Air-to-air training activities include advanced handling characteristics, air combat training, low-altitude air-to-air training, and air intercept training. This training also requires the use of defensive countermeasures.

*Air-to-Ground Training:* Air-to-ground training employs all the techniques and maneuvers associated with weapons use and includes low-and high-altitude tactics, navigation, formation flying, target acquisition, and defensive reaction. Training activities include surface attack tactics, different modes of weapons delivery, electronic combat training, and the use of defensive countermeasures.

Air Quality Control Region (AQCR). An administrative unit for monitoring and controlling air quality in a specific geographic area.

*Air Traffic:* Aircraft operating in the air or on an airport surface, exclusive of loading ramps and parking areas.

*Air Traffic Control (ATC):* A service operated by appropriate authority to promote the safe, orderly, and expeditious flow of air traffic.

*Air Traffic Control Assigned Airspace (ATCAA):* Airspace of defined vertical/lateral limits, assigned by ATC, for the purpose of providing air traffic segregation between the specified activities being conducted within the assigned airspace and other IFR air traffic.

Clean Air Act (CAA): This Act empowered the United States United States Environmental Protection Agency to establish standards for common pollutants that represent the maximum

levels of background pollution that are considered safe, with an adequate margin of safety to protect public health and safety.

*Candidate Species:* A species for which the United States Fish and Wildlife Service has sufficient information regarding the biological vulnerability of and threat(s) to that species to warrant a proposal to reclassify it as threatened or endangered (Formerly Category 1 Candidate species).

*C-Weighted Day-Night Sound Level (CDNL):* C-Weighted Day-Night Sound Level is day-night sound levels computed for areas subjected to sonic booms. These areas are also subjected to subsonic noise assessed according to the Onset-Rate Adjusted Monthly Day-Night Average Sound Level (L<sub>dnmr</sub>).

**Chaff:** Chaff is the term for small fibers of aluminum-coated mica packed into approximately 150 gram bundles and ejected by aircraft as a self-defense measure to reflect hostile radar signals.

*Council on Environmental Quality (CEQ):* The Council is an Executive Office of the President composed of three members appointed by the President, subject to approval by the Senate. Members are to be conscious of and responsive to the scientific, economic, social, esthetic, and cultural needs of the nation; and to formulate and recommend national policies to promote the improvement of quality of the environment.

Day-Night Average Sound Level (DNL): Day-Night Average Sound Level is a noise metric combining the levels and durations of noise events and the number of events over an extended time period. It is a cumulative average computed over a 24-hour period to represent total noise exposure. DNL also accounts for more intrusive nighttime noise, adding a 10 dB penalty for sounds after 10:00 P.M. and before 7:00 A.M. DNL is the FAA's primary noise metric. FAA Order 1050.1E defines DNL as the yearly day/night average sound level.

Decibel (dB): A sound measurement unit.

**Defensive Countermeasures:** Coordination of maneuvers and use of aircraft defensive systems designed to negate enemy threats. Those maneuvers (which include climbing, descending, and turning) requiring sufficient airspace to avoid being targeted by threat systems. Aircraft use sophisticated electronic equipment to jam air and ground radar-tracking systems and dispense chaff and flares to confuse hostile radar and infrared sensors.

**Endangered Species:** The Endangered Species Act of 1973 defined the term "endangered species" to mean any species (including any subspecies of fish or wildlife or plants, and any distinct population segment of any species or vertebrate fish or wildlife which interbreeds when mature) that is in danger of extinction throughout all or a significant portion of its range.

**Environmental Justice:** As defined by Executive Order 12898, Federal Actions to Address Environmental Justice in Minority and Low-Income Populations, review must be made as to whether an action disproportionately impacts minority and/or low-income populations.

*Environmental Night:* The period between 10:00 P.M. and 7:00 A.M. when 10 dB is added to aircraft noise levels due to increased sensitivity to noise at night.



*Equivalent Sound Level (L<sub>eq</sub>):* The Equivalent Sound Level is a noise metric combining the levels and durations of noise events and the number of events over a specified time period. It is a cumulative average computed that represents total noise exposure over that period. FAA Order 1050.1E defines  $L_{eq}$  as a cumulative level of a steady tone that provides an equivalent amount of sound energy for any specific period.

*Flight Level:* The Flight Level refers to the altitude above MSL. FL230, for example, is approximately 23,000 feet MSL.

*Inert Ordnance:* Ordnance without explosive or incendiary material. This inert (non-explosive) ordnance is used by training aircrews authorized to verify that aircraft systems are functioning properly, without the use of live ordnance. Inert ordnance is only used at authorized air-to-ground training ranges.

**Instrument Flight Rules (IFR):** A standard set of rules that all pilots, civilian and military, must follow when operating under flight conditions that are more stringent than visual flight rules. These conditions include operating an aircraft in clouds, operating above certain altitudes prescribed by Federal Aviation Administration regulations, and operating in some locations like major civilian airports. Air traffic control agencies ensure separation of all aircraft operating under IFR.

*Maximum Sound Level* ( $L_{max}$ ):  $L_{max}$  is the highest sound level that occurs during a single aircraft overflight. For an observer, the noise level starts at the ambient noise level, rises up to the maximum level as the aircraft flies closest to the observer, and returns to the ambient level as the aircraft recedes into the distance. FAA Order 1050.1E defines  $L_{max}$  as a single event metric that is the highest A-weighted sound level measured during an event.

Mean Sea Level (MSL): Altitude expressed in feet measured above average sea level.

*Military Operations Area (MOA):* Airspace below 18,000 feet MSL established to separate military activities from instrument flight rule traffic and to identify where these activities are conducted for the benefit of pilots using visual flight rules.

*Military Training Airspace:* Military training airspace associated with NMTRI begins approximately 12 miles west of Cannon AFB and extends approximately 90 miles west.

*Military Training Route (MTR):* A Military Training Route is a corridor of airspace with defined vertical and lateral dimensions established for conducting military flight training at airspeeds in excess of 250 nautical miles per hour.

Mitigation: CEQ Sec. 1508.20 defines "Mitigation" to include:

- (a) Avoiding the impact altogether by not taking a certain action or parts of an action.
- (b) Minimizing impacts by limiting the degree or magnitude of the action and its implementation.
- (c) Rectifying the impact by repairing, rehabilitating, or restoring the affected environment.
- (d) Reducing or eliminating the impact over time by preservation and maintenance operations during the life of the action.
- (e) Compensating for the impact by replacing or providing substitute resources or environments.

Nautical Mile (nm): Equal to 1.15 statute miles.

National Environmental Policy Act (NEPA): The National Environmental Policy Act of 1969 directs federal agencies to take environmental factors into consideration in their decisions.

*National Historic Landmark (NHL):* NHLs are places that "possess exceptional value or quality in illustrating and interpreting the heritage of the United States" and include battlefields, architectural or engineering masterpieces, ruins, and historic towns and communities.

*National Historic Preservation Act (NHPA):* The NHPA of 1966, as amended, established a program for the preservation of historic properties throughout the United States.

New Mexico Aircrews: New Mexico-based F-16s.

*Notice to Airmen (NOTAM):* A notice containing information (not known sufficiently in advance to publicize by other means) concerning the establishment, condition, or change in any component (facility, service, or procedure of, or hazard in the National Airspace System) the timely knowledge of which is essential to personnel concerned with flight operations.

Onset-Rate Adjusted Monthly Day-Night Average Sound Level ( $L_{dnmr}$ ): Onset Rate-Adjusted Monthly Day-Night Average Sound Level is the measure used for subsonic aircraft noise in military airspace (MOAs or Warnings Areas). This metric accounts for the fact that when military aircraft fly low and fast, the sound can rise from ambient to its maximum very quickly. Known as an onset-rate, this effect can make noise seem louder due to the added "surprise" effect. Penalties of up to 11 dB are added to account for this onset-rate. Noise levels are interpreted the same way for  $L_{dnmr}$  as they are for DNL. (See DNL above).

**Ordnance:** Any item carried by an aircraft for dropping or firing, including but not limited to, live or inert bombs, ammunition, air-to-air missiles, chaff, and flares.

**Restricted Areas:** A restricted area is designated airspace that supports ground or flight activities that could be hazardous to non-participating aircraft.

*See-and-avoid:* When weather conditions permit, pilots operating IFR or VFR are required to observe and maneuver to avoid other aircraft. Right-of-way rules are contained in FAR Part 91.

*Sonic Boom:* A sonic boom is the impulsive noise created when a vehicle flies at speeds faster than sound.

*Sortie*: A sortie is a single flight, by one aircraft, from takeoff to landing.

**Sortie-Operation:** The use of one airspace unit (e.g., Military Operations Area or Warning Area) by one aircraft. The number of sortie-operations is used to quantify the number of uses by aircraft and to accurately measure potential impacts; e.g. noise, air quality, and safety impacts. A sortie-operation is not a measure of how long an aircraft uses an airspace unit, nor does it indicate the number of aircraft in an airspace unit during a given period; it is a measurement for the number of times a single aircraft uses a particular airspace unit. In this EIS, it is also a measurement of the number of different missions or tactics conducted by an aircraft within an airspace block.

9.0 GLOSSARY

*Sound Exposure Level (SEL):* Sound Exposure Level (SEL) accounts for both the maximum sound level and the length of time a sound lasts. It provides a measure of the total sound exposure for an entire event. FAA Order 1050.1E defines SEL as a single event metric that takes into account both the noise level and duration of the event and referenced to a standard duration of one second.

*State Historic Preservation Office (SHPO):* State department responsible for assigning protected status for cultural and historic resources.

Statistical Exceedance Level ( $L_x$ ): The sound level exceeded x percent of the time.  $L_{10}$  is the level exceeded 10 percent of the time,  $L_{90}$  is the level exceeded 90 percent of the time, etc.

*Threatened Species:* A species that is likely to become endangered within the foreseeable future throughout all or a significant portion of its range.

*Traditional/Cultural Resource:* Cultural and traditional resources are any prehistoric or historic district, site or building, structure, or object considered important to a culture, subculture, or community for scientific, traditional, religious, or other purposes.

Transient Aircrews: Aircraft not permanently assigned to 27 FW or 150 FW, including A-10s, B-1Bs, B-52s, C-130s, F-15s, F/A-18s, F-22As, and Tornados.

*Visual Flight Rules (VFR):* A standard set of rules that all pilots, both civilian and military, must follow when not operating under instrument flight rules. These rules require that pilots remain clear of clouds and avoid other aircraft. See instrument flight rules.

*Visual Routes (VR):* Routes used by military aircraft for conducting low-altitude, high-speed navigation, and tactical training. These routes are flown under Visual Flight Rules.

*Wetland, Jurisdictional:* A jurisdictional wetland is a wetland that meets all three United States Army Corps of Engineers' criterion for jurisdictional status: appropriate hydrologic regime, hydric soils, and facultative to obligate wetland plant communities under normal growing conditions.

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