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Part 17, Vol. 1 of 4
[Contains §§ 17.1 to 17.95(b)]
Revised as of October 1, 2005

Wildlife and Fisheries

SELECTED PAGES
(SAMPLE OF SUBPARTS & SECTIONS)
depredation at the site is likely to continue in the absence of a taking. In addition, such taking must be performed in a humane manner and occur within 1 mile of the place where the depredation occurred if in Michigan or Wisconsin, and within 4 miles of the place where the depredation occurred if in the remaining area covered by paragraph (o) of this section. Any young of the year taken by trapping on or before August 1 of that year must be released. Any take for depredation control must reported to the Service within 15 days as outlined in paragraph (o)(4) of this section. The specimen may be retained or disposed of only in accordance with directions from the Service.

(v) Take under section 6 cooperative agreements. When acting in the course of official duties, any authorized employee or agent of the State wildlife conservation agencies in the area covered by paragraph (o) of this section, who is designated by his/her agency for such purposes under a cooperative agreement under section 6 of the Act, may take a gray wolf in his/her respective State to carry out scientific research or conservation programs. Such takings must be reported to the Service as specified in the reporting provisions of the cooperative agreement.

(vi) Take under permit. Any person who has a permit under §17.32 may carry out activities as specified by the permit with regard to gray wolves in the area covered by paragraph (o) of this section.

(3) Prohibited take of gray wolves. (i) Any form of taking not described in paragraph (o)(2) of this section is prohibited.

(ii) Export and commercial transactions. Except as may be authorized by a permit issued under §17.32, no person may sell or offer for sale in interstate commerce, import or export, or, in the course of a commercial activity, transport or receive any gray wolves from the States, or portions thereof, covered by paragraph (o) of this section.

(iii) In addition to the offenses defined in paragraph (o) of this section, we consider any attempts to commit, solicitations of another to commit, or actions that cause to be committed any such offenses to be unlawful.

(iv) Use of unlawfully taken wolves. No person, except for an authorized person, may possess, deliver, carry, transport, or ship a gray wolf taken unlawfully in the area covered by paragraph (o) of this section.

(4) Reporting requirements. Except as otherwise specified in paragraph (o) of this section or in a permit issued under §17.32, any taking must be reported to the Service within 24 hours. Report wolf takings in North Dakota, South Dakota, Nebraska, and Kansas to 303-298-7540, and in Iowa, Missouri, Wisconsin, Illinois, Michigan, Indiana, and Ohio to 612-718-5320, or a Service-designated representative of another Federal, State, or tribal agency. (Individuals who are hearing-impaired or speech-impaired may call the Federal Relay Service at 1-800-877-8337.) Unless otherwise specified in paragraph (o) of this section, any wolf or wolf part, taken legally must be turned over to the Service, which will determine the disposition of any live or dead wolves.

(5) Take regulations for States in the Eastern gray Wolf Distinct Population Segment (DPS) not covered by this paragraph (o). This special rule does not apply to the States of Minnesota, Pennsylvania, New Jersey, New York, Massachusetts, Connecticut, Rhode Island, Vermont, New Hampshire, and Maine. While these States are included in the Eastern DPS, this special regulation does not apply to the entire DPS, and it specifically does not apply to these 10 States. Gray wolves in these States, other than Minnesota, are covered by the regulations of §17.32(a) and (b), which apply to all threatened species that are subject to a special regulation. Gray wolves in Minnesota are covered by a separate special regulation in paragraph (d) of this section.

[40 FR 44415, Sept. 26, 1975]

EDITORIAL NOTE: For Federal Register citations affecting §17.40, see the List of CFR Sections Affected, which appears in the Finding Aids section of the printed volume and on GPO Access.

§17.41 Special rules—birds.

(a) Bald eagles (Haliaeetus leucocephalus) wherever listed as threatened under §17.11(h).

(1) Applicable provisions. All prohibitions and measures of §§17.31 and 17.32 shall
shall apply to any threatened bald eagle, except that any permit issued under §21.22 or part 22 of this chapter shall be deemed to satisfy all requirements of §§17.31 and 17.32 for that authorized activity, and a second permit shall not be required under §17.32. A permit is required under §17.32 for any activity not covered by any permit issued under §21.22 or part 22 of this chapter.

(2) [Reserved]

(b) Coastal California gnatcatcher (Polioptila californica californica). (1) Except as noted in paragraphs (b)(2) and (3) of this section, all prohibitions of §17.31(a) and (b) shall apply to the coastal California gnatcatcher.

(2) Incidental take of the coastal California gnatcatcher will not be considered a violation of section 9 of the Endangered Species Act of 1973, as amended, if it results from activities conducted pursuant to the State of California's Natural Community Conservation Planning Act of 1991 (NCCP), and in accordance with a NCCP plan for the protection of coastal sage scrub habitat, prepared consistent with the State's NCCP Conservation and Process Guidelines, provided that:

(i) The NCCP plan has been prepared, approved, and implemented pursuant to California Fish and Game Code sections 2600–2940; and

(ii) The Fish and Wildlife Service (Service) has issued written concurrence that the NCCP plan meets the standards set forth in 50 CFR 17.32(b)(2). The Service shall issue its concurrence pursuant to the provisions of the Memorandum of Understanding (MOU), dated December 4, 1991, between the California Department of Fish and Game and the Service regarding coastal sage scrub natural community conservation planning in southern California. (Copies of the State's NCCP Conservation and Process Guidelines and the MOU are available from the U.S. Fish and Wildlife Service, Carlsbad Field Office, 2730 Loker Avenue West, Carlsbad, CA 92008.) The Service shall monitor the implementation of the NCCP plan and may revoke its concurrence under this paragraph (b)(2)(ii) if the NCCP plan, as implemented, fails to adhere to the standards set forth in 50 CFR 17.32(b)(2).

(3) During the period that a NCCP plan referred to in paragraph (b)(2) of this section is being prepared, incidental take of the coastal California gnatcatcher will not be a violation of section 9 of the Act if such take occurs within an area under the jurisdiction of a local government agency that is enrolled and actively engaged in the preparation of such a plan and such take results from activities conducted in accordance with the NCCP Conservation Guidelines and Process Guidelines.

(4) The Service will monitor the implementation of the NCCP Conservation and Process Guidelines as a whole, and will conduct a review every 6 months to determine whether the guidelines, as implemented, are effective in progressing toward or meeting regional and subregional conservation objectives during the interim planning period. If the Service determines that the guidelines are not effecting adequate progress toward or meeting regional and subregional conservation objectives, the Service will consult with the California Department of Fish and Game pursuant to the MOU to seek appropriate modification of the guidelines or their application as defined therein. If appropriate modification of the guidelines or their application as defined therein does not occur, the Service may revoke the interim take provisions of this special rule on a subregional or subarea basis. The Service will publish the findings for revocation in the Federal Register and provide for a 30-day public comment period prior to the effective date for revoking the provisions of the special rule in a particular area. Revocation would result in the reinstatement of the take prohibitions set forth under 50 CFR 17.31(a) and (b) in the affected NCCP area.

§ 17.42 Special rules—reptiles.

(a) American alligator (Alligator mississippiensis)—(1) Definitions. For purpose of this paragraph (a): "American alligator" shall mean any member of the species Alligator mississippiensis, whether alive or dead, and any part,
(d) Duration of permit. The duration of a permit issued under this section shall be designated on the face of the permit.


§ 17.63 Economic hardship permits.

Upon receipt of a complete application, the Director may issue a permit authorizing any activity otherwise prohibited by §17.61, in accordance with Section 10(b) of the Act and the issuance criteria of this section, in order to prevent undue economic hardship. No such exemption may be granted for the importation or exportation of a species also listed in Appendix I of the Convention on International Trade in endangered Species of Wild Fauna and Flora, if the specimen would be used in a commercial activity.

(a) Application requirements. An application for a permit under this section must be submitted to the Director by the person allegedly suffering undue economic hardship because his desired activity is prohibited. The application must be submitted on an official application form (Form 3-200) provided by the Service, or must contain the general information and certification required by §13.12(a) of this subchapter. It must include, as an attachment, all of the information required in §17.62 plus the following additional information:

1. The possible legal or economic alternatives to the activity sought to be authorized by the permit.

2. A full statement, accompanied by copies of all relevant correspondence, showing the applicant's involvement with the plant sought to be covered by the permit (as well as his involvement with similar plants). The applicant should include information on that portion of his income derived from activities involving such plants in relation to the balance of his income during the calendar year immediately preceding the date of the Federal Register notice of review of the status of the species or proposed rulemaking to list the species as endangered, whichever is earlier.

3. Where applicable, proof of a contract or other binding legal obligation which:

(i) Deals specifically with the plant sought to be covered by the permit;

(ii) Become binding prior to the date of the Federal Register notice of review of the status of the species or proposed rulemaking to list the species as endangered, whichever is earlier; and

(iii) Will cause monetary loss of a given dollar amount if the permit sought under this section is not granted.

(b) Issuance criteria. Upon receiving an application completed in accordance with paragraph (a) of this section, the Director will decide whether or not a permit should be issued for economic hardship, as defined in section 10(b) of the Act. In making this decision, the Director shall consider, in addition to the general criteria in §13.21(b) of this subchapter, the following factors:

1. Whether the purpose for which the permit is requested will significantly affect the survival of the species in the wild;

2. The economic, legal, or other alternatives or relief available to the applicant;

3. The amount of evidence that the applicant was in fact party to a contract or other binding legal obligation which:

(i) Deals specifically with the plant sought to be covered by the permit; and

(ii) Become binding prior to the date of the Federal Register notice of review of the status of the species or proposed rulemaking to list the species as endangered, whichever is earlier;

4. The severity of economic hardship which the contract or other binding legal obligation referred to in paragraph (b)(3) of this section would cause if the permit were denied;

5. Where applicable, the portion of the applicant's income which would be lost if the permit were denied, and the relationship of that portion to the balance of his income.

(c) Permit conditions. In addition to the general conditions set forth in part 13 of this subchapter, every permit issued under this section may be subject to any of the following special conditions:

1. If requested, the permittee shall submit to the Director a written report of the

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[44 FR 54060, Sept. 18, 1979; 63 FR 53685, Oct. 1, 1998]
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§ 17.72

of the activities authorized by the permit. Such report must be postmarked by the date specified in the permit or otherwise requested by the Director.

(2) If requested, the permittee shall report to the Service's office designated in the permit the deaths, destruction or loss of all living plants covered by the permit. Such report must be postmarked by the date specified in the permit or otherwise requested by the Director.

(d) Duration of permit. The duration of a permit issued under this section shall be designated on the face of the permit. No permit issued under this section shall be valid for more than one year from the date of a FEDERAL REGISTER notice of review of the status of the species or proposed rulemaking to list the species as endangered, whichever is earlier.

[44 FR 54060, Sept. 18, 1979]

Subpart G—Threatened Plants

§ 17.71 Prohibitions.

(a) Except as provided in subpart A of this part, or in a permit issued under this subpart, all of the provisions in § 17.61 shall apply to threatened plants, with the following exception. Seeds of cultivated specimens of species treated as threatened shall be exempt from all the provisions of § 17.61, provided that a statement that the seeds are of “cultivated origin” accompanies the seeds or their container during the course of any activity otherwise subject to these regulations.

(b) In addition to any provisions of this part, any employee or agent of the Service or of a State Conservation Agency which is operating a conservation program pursuant to the terms of a Cooperative Agreement with the Service in accordance with section 6(c) of the Act, who is designated by that agency for such purposes, may, when acting in the course of official duties, remove and reduce to possession from areas under Federal jurisdiction those threatened species of plants which are covered by an approved Cooperative Agreement to carry out conservation programs.

(c) Whenever a special rule in §§ 17.73 to 17.78 applies to a threatened species, none of the provisions of paragraph (a) of this section will apply. The special rule will contain all the applicable prohibitions and exceptions. If indicated by special rule, the exception for seeds in paragraph (a) of this section shall not apply to the threatened species.

[42 FR 32380, June 24, 1977, as amended at 50 FR 39691, Sept. 30, 1985]

§ 17.72 Permits—general.

Upon receipt of a complete application, the Director may issue a permit authorizing any activity otherwise prohibited with regard to threatened plants. The permit shall be governed by the provisions of this section unless a special rule applicable to the plant is provided in §§ 17.73 to 17.78. A permit issued under this section must be for one of the following: scientific purposes, the enhancement of the propagation or survival of threatened species, economic hardship, botanical or horticultural exhibition, educational purposes, or other activities consistent with the purposes and policy of the Act. Such a permit may authorize one single transaction, a series of transactions, or a number of activities over a specified period of time.

(a) Application requirements. A person wishing to get a permit for an activity prohibited by § 17.71 submits an application to conduct activities under this paragraph. For interstate commerce activities the seller gets the permit for plants coming from cultivated stock and the buyer gets the permit if the plants are taken from the wild. The Service provides Form 3-200 for the application or you may submit the general information and certification required by § 13.12(a) of this subchapter. Application requirements differ for permits issued for plants taken from the wild (excluding seeds), seeds and cultivated plants, or herbarium specimens. You must attach the following information and any other information requested by the Director.

(i) For activities involving plants obtained from the wild (excluding seeds), provide the following information:

(ii) The scientific names of the plants sought to be covered by the permit;

(ii) The estimated number of specimens sought to be covered by the permit;
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§ 17.86 Special rules—plants. [Reserved]

Subpart I—Interagency Cooperation

§ 17.94 Critical habitats.

(a) The areas listed in §17.95 (fish and wildlife) and §17.96 (plants) and referred to in the list at §§17.11 and 17.12 have been determined by the Director to be Critical Habitat. All Federal agencies must insure that any action authorized, funded, or carried out by them is not likely to result in the destruction or adverse modification of the constituent elements essential to the conservation of the listed species within these defined Critical Habitats. (See part 402 for rules concerning this prohibition; see also part 424 for rules concerning the determination of Critical Habitat).

(b) The map provided by the Director does not, unless otherwise indicated, constitute the definition of the boundaries of a Critical Habitat. Such maps are provided for reference purposes to guide Federal agencies and other interested parties in locating the general boundaries of the Critical Habitat. Critical Habitats are described by reference to surveyable landmarks found on standard topographic maps of the area and to the States and county(ies) within which all or part of the Critical Habitat is located. Unless otherwise indicated within the Critical Habitat description, the State and county(ies) names are provided for informational purposes only.

(c) Critical Habitat management focuses only on the biological or physical constituent elements within the defined area of Critical Habitat that are essential to the conservation of the species. Those major constituent elements that are known to require special management considerations or protection will be listed with the description of the Critical Habitat.

(d) The sequence of species within each list of Critical Habitats in §§17.95 and 17.96 will follow the sequences in the lists of Endangered and Threatened wildlife (§17.11) and plants (§17.12).

Multiple entries for each species will be alphabetic by State.

[45 FR 13021, Feb. 27, 1980]

§ 17.95 Critical habitat—fish and wildlife.

(a) Mammals.

INDIANA BAT (Myotis sodalis)

Illinois. The Blackball Mine, La Salle County.

Indiana. Big Wyandotte Cave, Crawford County; Ray’s Cave, Greene County.

Kentucky. Bat Cave, Carter County; Coach Cave, Edmonson County.

Missouri. Cave 021, Crawford County; Cave 009, Franklin County; Cave 017, Franklin County; Pilot Knob Mine, Iron County; Bat Cave, Shannon County; Cave 029, Washington County (numbers assigned by Division of Ecological Services, U.S. Fish and Wildlife Service, Region 6).

Tennessee. White Oak Blowhole Cave, Blount county.

West Virginia. Hellhole Cave, Pendleton County.

Note: No map.

MARIANA FRUIT BAT (Pteropus mariannus mariannus)

(1) The critical habitat unit for the Mariana fruit bat is depicted for the Territory of Guam on the maps below.

(2) Within this area, the primary constituent elements required by the Mariana fruit bat for the biological needs of foraging, sheltering, roosting, and rearing of young are found in areas supporting limestone, secondary, ravine, swamp, agricultural, and coastal forests composed of native or introduced plant species. These forest types provide the primary constituent elements of:

(1) Plant species used for foraging, such as Artocarpus sp. (breadfruit), Carica papaya (papaya), Cycas circinalis (ladang), Ficus spp. (fig), Pandanus tectorius (kafu), Cocos nucifera (coconut palm), and Terminalia catappa (talisal); and

(ii) Remote locations, often within 328 ft (100 m) of cliffsides that are 260 to 590 ft (80 to 100 m) tall, with limited exposure to human disturbance; land that contains mature fig, Mammea odorata (chopok), Casuarina equisetifolia (gagro), Macaranga thompsonii (pangua), Gustardia speciosa (panao), Neisosperma oppositifolia (fagot), and other tree species that are used for roosting and breeding.

(3) Critical habitat does not include existing features and structures within the boundaries of the mapped units, such as buildings, roads, aqueducts, antennas, water tanks, agricultural fields, paved areas, lawns, and other urban landscaped areas not
SAN BERNARDINO KANGAROO RAT (Dipodomys heermanni morroensis)

(1) Critical Habitat Units are depicted for San Bernardino and Riverside counties, California, on the maps below.

(2) Within these areas, the primary constituent elements for the San Bernardino kangaroo rat are those habitat components that are essential for the primary biological needs of the species. Based on our current knowledge of this species, the primary constituent elements include:

(i) Soil series consisting predominantly of sand, loamy sand, sandy loam, or loam;

(ii) Alluvial sage scrub and associated vegetation, such as coastal sage scrub and chamise chaparral, with a moderately open canopy.

(iii) River, creek, stream, and wash channels; alluvial fans; floodplains; floodplain benches and terraces; and historic braided channels that are subject to dynamic geomorphological and hydrological processes typical of fluvial systems within the historical range of the San Bernardino kangaroo rat. These areas may include a mosaic of suitable and unsuitable soils and vegetation that either (A) occur at a scale smaller than the home range of the animal, or (B) form a series of core areas and linkages between them.

(iv) Upland areas proximal to floodplains with suitable habitat (e.g., floodplains that support the soils, vegetation, or geomorphological, hydrological and aeolian processes essential to this species). These areas are essential due to their geographic proximity to suitable habitat and the functions they serve during flooding events. These areas may include marginal habitats such as agricultural lands that are disced annually, out-of-production vineyards, margins of orchards, areas of active or inactive industrial or resource extraction activities, and urban/wildland interfaces.

(3) Existing features and structures, such as buildings, roads, railroads, airports, other paved areas, lawns, and other urban landscaped areas, do not contain one or more of the primary constituent elements. Federal actions limited to those areas, therefore, would not trigger a consultation under section 7 of the Act unless they affect the species and/or primary constituent elements in adjacent critical habitat.

(4) Critical Habitat Map Units-Index Map Follows.
Index:
San Bernardino Kangaroo Rat Critical Habitat Units

(5) Unit 1: Santa Ana River and Wash, San Bernardino County, California

(1) From USGS 1:24,000 quadrangle maps Harrison Mountain (1980), Yucaipa (1988), Redlands (1980), and San Bernardino South (1980), California, lands in the Santa Ana Wash bounded by the following Universal Transverse Mercator (UTM) North American Datum 1927 (NAD27) coordinates (E, N):

A. 482376, 3776863; 482520, 3777020; 482425, 3777267; 482403, 3777428; 482590, 3777477; 482714, 3777417; 482755, 3777375; 482793, 3777315; 482847, 3777277; 482942, 3777261; 483077, 3777201; 483500, 3777175; 483142, 3777191; 483238, 3777159; 483232, 3777128; 483285, 3777023; 483257, 3777023; 483250, 3776778; 483168, 3776763; 483088, 3776797; 483003, 3776807; 482965, 3776855; 482385, 3777007; 482841, 3777032; 482603, 3777038; 482552, 3776943; 482558, 3775428; 482435, 3775170; 482428, 3774953; 482444, 3774750; 482574, 3774556; 483247, 3774550; 483244, 3773878; 484038, 3773981; 484038, 3773734; 484076, 3773750; 484752, 3774140; 485628, 3774126; 485638, 3774418; 48767, 3774253; 487807, 3773391; 487859, 3774351; 488006, 3774592; 488073, 3774849; 488238, 3774362; 488270, 3774286; 488222, 3774267; 486149, 3774267; 486108, 3774238; 486079, 3774194; 486076, 3774149; 486197, 3774162; 486463, 3774356; 486717, 3774458; 486873, 3774496; 486994, 3774578; 487038, 3774715; 487044, 3774848; 487022, 3774953; 486994, 3774968; 487159, 3774981; 487194, 3774889; 487244, 3774768; 487191, 3774543; 487111, 3774435; 486879, 3774299; 486818, 3774127; 486140, 3773892; 489251, 3773835; 488324, 3773775; 488304, 3773680; 488467, 3773622; 488546, 3773758; 488649, 3773648; 488651, 3773649; 400156, 3773511; 400219, 3773476; 400121, 3773435; 400019, 3773387; 400994, 3773356; 400996, 3773311; 400778, 3773356; 400730, 3773403; 400857, 3773435; 400873, 3773286; 400884, 3773257; 400835, 3773124; 400849, 3773208; 400865, 3772622; 400918, 3772616; 400972, 3772965; 400916, 3773035.
PERDIDO KEY BEACH MOUSE (*Peromyscus polionotus trissylepsis*)

*Alabama.* An area of land, water, and airspace in Baldwin County with the following component (Tallahassee Meridian): That portion of the Perdido Key unit of the Gulf State Park south of State Road 183 in T3S R33W Sec. 2-3.

*Florida.* Areas of land, water, and airspace in Escambia County with the following components (Tallahassee Meridian): (1) That portion of the Perdido Key State Preserve south of State Road 392 in T3S R32W Sec. 32-33 and T4S R32W Sec. 5; (2) those portions of Perdido Key in T3S R31W Sec. 25-26 and Sec. 23-34, and in T3S R32W E½ Sec. 36, and W½ Sec. 36 south of the entrance road, parking lot, and Johnson Beach recreational facilities at the Gulf Islands National Seashore.

Within these areas the major constituent elements that are known to require special management considerations or protection are dunes and interdunal areas, and associated grasses and shrubs that provide food and cover.

NOTE: Maps follow:
tical to those of zones 1, 2, and 3, as delineated in 50 CFR 17.40(d)(1).

Note: See map in §17.40(d)(1).

(b) Birds.

**YELLOW-SHOULDERED BLACKBIRD** *(Agelaius xanthomus)*

**Puerto Rico.** Areas of land, water, and airspace with the following components: (1) All of Mona Island; (2) that portion of the main island of Puerto Rico within the following boundary: Beginning at a point where the Quebrada Boqueron joins the Bahia de Boqueron, thence proceeding southwesterly along coast to Cabo Rojo, thence eastward along the coast, including offshore cays, to the point where Highway 332 meets the Bahia de Guanica, thence northward on Highway 332 to its junction with Highway 116, thence westward on Highway 116 to its junction with Highway 335, thence westerly on Highway 335 to its junction with Highway 303, thence northward on Highway 303 to its junction with Highway 31, thence westerly on Highway 31 to the point where it crosses Quebrada Boqueron, thence along Quebrada Boqueron to the point where it joins the Bahia de Boqueron; (3) a circular portion of the main island of Puerto Rico with a one-mile radius, the center being the junction of Highways 33 and 102 in the town of San German; (4) Roosevelt Roads Naval Station, southeast of Ceiba.

Note: No map.

**CALIFORNIA CONDOR** *(Gymnogyps californianus)*

California. Sespe-Piru Condor Area: an area of land, water, and airspace to an elevation of not less than 3,000 feet above the terrain, in Ventura and Los Angeles Counties, with the following components (San Bernardino Meridian): Sespe Condor Sanctuary, as delineated by Public Land Order 695 (January 1951); T4N R20W Sec. 2, 5-10, N4¼ Sec. 11; T4N R21W Sec. 1-3, 10-12, N4¼ Sec. 13, N4¼ Sec. 14, N4¼ Sec. 15; T5N R18W Sec. 4-9, 18, 19, 30, 31, N4¼ Sec. 3, N4¼ Sec. 17, T5N R21W Sec. 1-4, 9-15, 19-24, 34-35; T6N R18W Sec. 7-11, 14-23, 26-35; T6N R19W Sec. 1-7; T6N R20W Sec. 8-36; T6N R21W Sec. 13-36; T6N R22W Sec. 3-25, 36; T6N R23W Sec. 1-3, 11-14, 24, N4¼ Sec. 23, T7N R22W Sec. 31; T7N R23W Sec. 34-36.

Matilija Condor Area: An area of land, water, and airspace to an elevation of not less than 3,000 feet above the terrain, in Ventura and Santa Barbara Counties, with the following components (San Bernardino Meridian): T5N R24W W¼ Sec. 3, Sec. 4-11, 14, 15, N4¼ Sec. 16, N4¼ Sec. 17; T6N R25W E¼ Sec. 1, N4¼ Sec. 12; T5¼N R24W Sec. 31-34; T6N R22W S4 Sec. 32, S¼ Sec. 33, S¼ Sec. 34.

Sisquoc-San Rafael Condor Area: An area of land, water, and airspace to an elevation of not less than 3,000 feet above the terrain, in Santa Barbara County, with the following components: T6S R6W Sec. 35-39; 26, 35, 36; T6N R22W Sec. 1-14, 25, 31-34, 35, 36, 37, 38; 26, 35, 36, 37, 38; SW¼ of parcel in Nas.
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components (San Bernardino Meridian): T6N R26W Sec. 5, 6; T6N R27W Sec. 1, 2; T7N R28W Sec. 5-6, 17-20, 29-32; T7N R27W Sec. 1-4, 13-26, 35, 36; T7N R28W Sec. 1, 2, 11, 12; T8N R26W Sec. 19-22, 27-34; T8N R27W Sec. 19-36.

Hi Mountain-Beartrap Condor Areas: Areas of land, water, and airspace to an elevation of not less than 3,000 feet above the terrain in San Luis Obispo County, with the following components (Mt. Diablo Meridian): T26S R16E Sec. 13, 14, 23-26, SE1/4 Sec. 11, S1/4 Sec. 12; T26S R17E Sec. 17-20, 29, 30; T26S R1E Sec. 1, 2, 11, 12, E1/4 Sec. 3, E3/4 Sec. 10, N1/4 Sec. 14, N3/4 Sec. 13; T31S R15E W1/2 Sec. 6, W1/2 Sec. 7, NW1/4 Sec. 18.

Mt. Pinos Condor Area: An area of land, water, and airspace in Ventura and Kern Counties, with the following components (San Bernardino Meridian): T8N R21W W1/2 Sec. 5, Sec. 6 N1/4 Sec. 7, NW1/4 Sec. 8; T8N R22W Sec. 1, 2, E3/4 Sec. 3, NE1/4 Sec. 10, N1/4 Sec. 11, N3/4 Sec. 12; T9N R21W Sec. 31, 32, W1/2 Sec. 33; T9N R22W E1/2 Sec. 35, Sec. 36.

Blue Ridge Condor Area: An area of land, water, and airspace in Tulare County, with the following components (Mt. Diablo Meridian): T19S R23E Sec. 5-9, 15-22, 27-30.

Tejon Ranch: An area of land, water, and airspace in Kern County, with the following components (San Bernardino Meridian): R16W T10N, R17W T10N, R17W T11N, R18W T11N, R18W T12N, R19W T12N.

Kern County rangelands: An area of land, water, and airspace in Kern County between California State Highway 65 and the western boundary of Sequoia National Forest, with the following components (Mt. Diablo Meridian): R29E T25S, R29E T26S, R30E T25S, R30E T26S.

Tulare County rangelands: An area of land, water, and airspace in Tulare County between California State Highway 65, State Highway 198, and the western boundary of Sequoia National Forest, with the following components (Mt. Diablo Meridian): R28E T18S (all sections); R28E T19S (all sections); R28E T20S (all sections); R28E T21S Sec. 1-18; R29E T20S (all sections); R29E T21S Sec. 1-18.

NOTE: No map.

MISSISSIPPI SANDHILL CRANE (Grus canadensis pulla).

Mississippi. Areas of land, water, and airspace in Jackson County, with the following components (St. Stephens Base Meridian): T6S R6W Sec. 31; T6S R7W E1/2 of E1/2 Sec. 34, Sec. 35-36, S1/2 Sec. 39; T6S R8W Sec. 27; those portions of Sec. 28-31 south of Seaman Road, Sec. 32-34, T7S R6W N1/4 of N1/4 Sec. 3, Sec. 6; T7S R7W Sec. 2-11, Sec. 12-16, Sec. 20-22, W1/2 Sec. 23, W1/2 of E1/2 Sec. 23, NE1/4 of NE1/4 Sec. 4, that portion of the SW4 of SW1/4 Sec. 30 south of the Louisville and Nashville Railroad, W1/2 of W1/2 Sec. 31, W1/2 Sec. 37, that portion of the E1/2 Sec. 37 north of U.S. Interstate Highway 10; T7S R5W Sec. 1-3, that portion of Sec. 4 north of U.S. Interstate Highway 10, Sec. 5-6, those portions of Sec. 7-8 north of U.S. Interstate Highway 10, Sec. 10, 12, W1/2 of W1/2 Sec. 14, Sec. 15, that portion of Sec. 25 south of the Louisville and Nashville Railroad, that portion of the SE1/4 of Sec. 26 south of the Louisville and Nashville Railroad and southeast of Davis Bayou, N1/4 of NE1/4 Sec. 35, Sec. 36.

NOTE: No map.

WHOOPING CRANE (Grus americana).

Kansas. Areas of land, water, and airspace with the following components: (1) Quivira National Wildlife Refuge in Stafford, Reno, and Rice Counties; and (2) Cheyenne Bottoms State Waterfowl Management Area in Barton County.

NOTE: Map follows.

Nebraska. An area of land, water, and airspace in Dawson, Buffalo, Hall, Phelps, Kearney, and Adams Counties with the following boundaries: Platte River bottoms—a strip of river bottom with a north-south width 3 miles, a south boundary paralleling Interstate 80, beginning at the junction of U.S. Highway 283 and Interstate 80 near Lexington, and extending eastward along Interstate 80 to the interchange for Shelton and Dehman, Nebr. near the Buffalo-Hall County line.

NOTE: Map follows.
Oklahoma. An area of land, water, and airspace in Alfalfa County with the following component: Salt Plains National Wildlife Refuge.

NOTE: Map follows:

Texas. An area of land, water, and airspace in Aransas, Calhoun, and Refugio Counties with the following boundaries: Beginning at the point where the north boundary of the Aransas National Wildlife Refuge intersects the shore of San Antonio Bay at Webb Point; thence, from this point along a straight line across San Antonio Bay through the westernmost tip of Mosquito Point and inland to a point of intersection with metal surfaced road; thence eastward along a straight line across Espiritu Santo Bay to the intersection of the bay shore and a road at the east end of Pringle Lake on Matagorda Island; thence south along this road to the intersection with the main Matagorda Island road; southwestward along this main road to Cedar Bayou at latitude 23°04'10" N.; thence due west across Cedar Bayou, Vinson Slough, and Isla San Jose to Gulf Intracoastal Waterway platform channel marker No. 25; thence north to the southwest corner of the proclamation boundary, just south of Blackjack Point; thence north along the proclamation boundary into St. Charles Bay to a line drawn as an eastward extension of Twelfth Street on Lamar Peninsula; thence westward along this line to intersection with Palmetto Avenue; thence northward along a straight line to the southwest corner of the Aransas National Wildlife Refuge at Texas State Highway 35 and the north shore of Cabbage Creek; thence northeast along a straight line to the corner of the Aransas National Wildlife Refuge north boundary adjacent to triangulation station “Twin”; thence along the north boundary of said refuge to the starting point at Webb Point.

NOTE: Map follows:
(1) Critical habitat units for the Mariana crow are depicted for the Territory of Guam and the island of Rota, Commonwealth of the Northern Mariana Islands, on the maps below.

(2) The primary constituent elements required by the Mariana crow for the biological needs of foraging, sheltering, roosting, nesting, and rearing of young are found in areas that support limestone, secondary, ravine, swamp, agricultural, and coastal forests composed of native and introduced plant species. These forest types provide the primary constituent elements of:

(1) Emergent trees and subcanopy trees with dense cover for breeding, such as Neisosperma oppositifolia (fagot), Macaranga thompsonii (pengua), Intsia bifuga (lifi), Premna obtusifolia (abgao), Eugenia reinwardtiana (aabang), Ficus spp. (fig), Elaeocarpus yoga (yoga), and Tristiropsis obtusangula (faniok);

(ii) Sufficient area of predominantly native forest to allow nesting at least 950 ft (290 m) from the nearest road and 203 ft (62 m) from the nearest forest edge and to support Mariana crow breeding territories (approximately 30 to 91 ac (12 to 37 ha)) and foraging areas for nonbreeding juvenile crows; and

(iii) Standing dead trees and plant species for foraging such as Aegialia marnannensis (mappunayo), Artocarpus spp. (breadfruit), Cocos nucifera (coconut palm), fagot, Hibiscus tiliaceus (pago), lifi, Leucaena spp. (tangantangan), Ochrosia marnannensis (langiti), Pandanus tectorius (kafu), abgao, fig, and yoga.

(3) Critical habitat does not include existing features and structures within the boundaries of the mapped units, such as buildings, roads, aqueducts, antennas, water tanks, agricultural fields, paved areas, lawns, and other urban landscaped areas not containing one or more of the primary constituent elements.

(4) Critical habitat units are described below. Coordinates are in UTM Zone 55 with units in meters using North American Datum of 1983 (NAD83)/World Geodetic System 1984 (WGS 84).

NOTE: Map 1—General Locations of Units for the Mariana Crow follows:
2. Within these areas, the primary constituent elements for the gnatcatcher are those habitat components that are essential for the primary biological needs of foraging, nesting, rearing of young, intra-specific communication, roosting, dispersal, genetic exchange, or sheltering (Atwood 1990). Primary
constituent elements are provided in undeveloped areas that support various types of sage scrub or support chaparral, grassland, and riparian habitats where they occur proximal to sage scrub and where they may be utilized for biological needs such as breeding and foraging (Atwood et al. 1996, Campbell et al. 1996). Primary constituent elements associated with the biological needs of dispersal are also found in undeveloped areas that provide linkage between or within larger core areas, including open space and disturbed areas that may receive only periodic use.

Primary constituent elements include, but are not limited to, the following plant communities in their natural state or those that have been recently disturbed (e.g., fire or grubbing): Venturan coastal sage scrub, Diegan coastal sage scrub, maritime succulent scrub, Riversidean sage scrub, Riversidean alluvial fan scrub, southern coastal bluff scrub, and coastal sage-chaparral scrub (Holland 1986). Based upon dominant species, these communities have been further divided into series such as black sage, brittlebush, California buckwheat, California buckwheat-white sage, California encelia, California sagebrush, California sagebrush-black sage, California sagebrush-California buckwheat, coast prickly-pear, mixed sage, purple sage, scalebroom, and white sage (Sawyer and Kcolor Wolf 1965). Dominant species within these plant communities include California sagebrush (Artemisia californica), buckwheats (Eriogonum fasciculatum and E. cinereum), encelia (Encelia californica and E. farinosa), and various sages (commonly Salvia mellifera, S. apiana, and S. leucophylla). Other commonly occurring plants include coast goldenbush (Isocoma menziesii), bush monkeyflower (Mimulus aurantiacus), Mexican elderberry (Sambucus mexicana), bladderpod (Isomeris arborea), deerweed (Lotus scoparius), chaparral mallow (Malacothamnus fasciculatum), and laurel sumac (Malosma laurina), and several species of Rhus (R. integrifolia, R. ovata, and R. trilobata). Succulent species, such as boxthorn (Lycium spp.), cliff spurge (Euphorbia mirea), jojoba (Simmondsia chinensis), and various species of cacti (Opuntia littoralis, O. prolifera, and Ferocactus viridescens), and live-forever (Dudleya spp.), are represented in maritime succulent scrub, coast prickly-pear scrub, and southern coastal bluff scrubs.

3. Critical habitat does not include non-Federal lands covered by a legally operative incidental take permit for the coastal California gnatcatcher issued under section 10(a)(1)(B) of the Act on or before October 24, 2000.

4. Critical habitat does not include existing features and structures, such as buildings, roads, aqueducts, railroads, airports, other paved areas, lawns, and other urban landscaped areas not containing one or more of the primary constituent elements.