Review

The Use of Psychoacoustics in Marine Mammal Conservation in the United States: From Science to Management and Policy

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Abstract: Underwater sound generated from human activities has been long recognized to cause adverse effects on marine mammals, ranging from auditory masking to behavioral disturbance to hearing impairment. In certain instances, underwater sound has led to physical injuries and mortalities. Research efforts to assess these impacts began approximately four decades ago with behavioral observations of large whales exposed to seismic surveys and rapidly progressed into the diverse field that today includes studies of behavioral, auditory, and physiological responses of marine mammals exposed to anthropogenic sound. Findings from those studies have informed the manner in which impact assessments have been and currently are conducted by regulatory agencies in the United States. They also have led to additional questions and identified information needed to understand more holistically the impacts of underwater sound, such as population- and species-level effects, long-term, chronic, and cumulative effects, and effects on taxa for which little or no information is known. Despite progress, the regulatory community has been slow to incorporate the best available science in marine mammal management and policy and often has relied on outdated and overly simplified methods in its impact assessments. To implement conservation measures effectively, regulatory agencies must be willing to adapt their regulatory scheme to ensure that the best available scientific information is incorporated accordingly.

Keywords: underwater sound impacts; marine mammal conservation; impact assessment; behavioral disturbance; hearing impairment; auditory masking

1. Introduction

Since the Industrial Revolution, with the mechanization and expansion of human activities into the sea, humans have been introducing pervasive anthropogenic sound into the marine environment [1]. Given that many marine species rely on acoustic cues for their life functions, such as communication, sensing the environment, migration, and detecting predators and prey, elevated anthropogenic sound can have detrimental effects on them [2,3]. To address these concerns and to provide sound scientific information for the conservation of marine mammal species, interdisciplinary studies have been conducted over the past four decades to support impact assessments by various regulatory entities [4,5].

Those assessments typically follow the source–path–receiver model, where the “source” is the anthropogenic sound source, “path” is the underwater sound propagation, and “receiver” is the marine mammal that is exposed to the sound [6]. The former two aspects lie within the field of underwater acoustics, while the latter is addressed in animal bio- and psychoacoustics. An overview of the application of underwater acoustics in marine conservation, which focuses on knowledge gained regarding anthropogenic sound sources and sound propagation relevant to impact assessments is discussed in a companion review paper [7]. Here, we provide a review of the application of psychoacoustics in marine mammal impact assessments that support management and policy in the United States.
2. An Early History of Research Involving the Effects of Sound on Marine Mammals and Its Application in Impact Assessments: Up to 2000

The invention of an underwater acoustic transducer to aid navigation and to engage anti-submarine warfare at the turn of the 20th century opened a new field of research in underwater acoustics [8,9]. However, it was not until almost half a century later that researchers first documented underwater sound production and communication by marine mammals [10–13]. In the early 1970s, a group of researchers began to recognize the potential adverse effects of anthropogenic sound on marine species, particularly marine mammals. Payne and Webb were the first to hypothesize that sound emitted from modern ships significantly reduced the communication range of 20 Hz fin whale calls by up to 3000 nautical miles [14]. Using audiograms of the bottlenose dolphin (Tursiops truncatus), harbor seal (Phoca vitulina), and California sea lion (Zalophus californianus), Myrberg proposed that auditory masking of these species could occur from vessel traffic and industrial activities [15].

With the passage of the National Environmental Policy Act (NEPA) in 1969, the Marine Mammal Protection Act (MMPA) in 1972, and the Endangered Species Act in 1973 in the United States [16–19], government agencies faced the challenge of properly regulating various human activities that had been overlooked previously. The lack of science-based information to implement regulatory requirements and to assess environmental impacts from those activities prompted numerous studies investigating the effects of underwater sound on marine mammals [4,5,20].

Some of the initial pressing questions were focused on the impacts that underwater detonations, typically used during naval shock trials and other exercises, may have on marine mammals [21]. Underwater detonation experiments were conducted using live animals such as sheep, dogs, and monkeys submerged in water to extrapolate the potential physical injuries and mortalities to marine mammals [21–23]. Those extrapolations, along with additional theoretical analysis on potential hearing impairment [24] and field observation of behavioral disturbance from sound exposure [25], were the basis for the U.S. Navy’s (the Navy) environmental impact statement (EIS) for the shock trial of the Seawolf submarine [26].

In addition, from the early 1980s through the 1990s, the U.S. Minerals Management Service (MMS, the predecessor of the current Bureau of Ocean Energy Management (BOEM)) funded a number of studies to investigate adverse effects of oil and gas development activities on marine mammals in the Arctic. Most of those studies were based on aerial or vessel observations of marine mammal behavioral responses and movements when exposed to industrial activities, such as oil and gas exploration using seismic airgun arrays [27–39]. Many of those studies were reviewed by Myrberg [40] and summarized in a landmark book “Marine Mammals and Noise” by Richardson et al. [6].

A relatively simple scheme for assessing the impacts of sound on marine mammals was proposed by Richardson et al. [6] using the source-path-receiver model. In the model, potential adverse impacts from a given intense sound source are based on the distance of the source from the receiver (animal) (Figure 1). When the animal is in close proximity to the source, the impacts would be expected to be “severe” and physical injury could occur. When the animal is farther away from the source, the expected impacts would gradually decrease, until a distance at which the impacts would be negligible [6].
Figure 1. A simple acoustic impact model based on the distance of the source from the receiver (animal). PTS = permanent threshold shift; TTS = temporary threshold shift. See text for explanation.

Contrary to the simplicity of the model, the relationship between a given sound exposure level and the severity of the impact expected is not well defined. To delineate and assess impacts in a more meaningful manner, the 1994 amendments to the MMPA included definitions for both Level A and Level B harassment [41]. Based on the 1994 amendments, Level A harassment “has the potential to injure a marine mammal or marine mammal stock in the wild,” while Level B harassment “has the potential to disturb a marine mammal or marine mammal stock in the wild by causing disruption of behavioral patterns, including, but not limited to, migration, breathing, nursing, breeding, feeding, or sheltering.” A simple interpretation of Level A vs. Level B harassment is that Level A harassment could cause physical injury to a marine mammal, while Level B harassment could result in behavioral disturbance or displacement.

Given the lack of a standard for each type of impact, a number of different criteria, thresholds\(^1\), and metrics have been proposed and used in the impact assessment and review processes over the years (see [42]). For example, the Navy used the 50 percent tympanic membrane rupture criterion as onset of auditory injury for Level A harassment based on an energy flux density (EFD) of 1.17 in-lb/in\(^2\) (equivalent to 205 dB re 1 \(\mu\)Pa\(^2\)-s) in its EIS for the Seawolf shock trial [20,26,42]. In the same EIS, the Navy used dual criteria (based on two acoustic metrics) for Level B harassment: (1) an energy-based temporary threshold shift (TTS) threshold of 182 dB re 1 \(\mu\)Pa\(^2\)-s and (2) a peak pressure-based TTS threshold of 12 lb/in\(^2\) (or psi) [26,42]. At the time, the U.S. National Marine Fisheries Service (NMFS) used interim acoustic criteria for marine mammal harassment: 70 dB over a hearing threshold defined behavioral harassment, 80–100 dB over the threshold defined TTS, 133 dB over the threshold defined pain, and 155 dB over the threshold defined permanent threshold shift (PTS) [42,43].

Since information was unavailable concerning the onset of hearing injury in the form of PTS for marine mammals, an expert working group, the High Energy Seismic Survey Team (HESS Team) was convened by MMS in 1996 to provide a “roadmap” for applicants that used airgun arrays to acquire geophysical data and needed to comply with the various environmental statutes and regulations [43]. In its 1997 workshop, the HESS Team reached a consensus that exposures to root-mean-square sound pressure levels (\(\text{SPL}_{\text{rms}}\) or \(L_{p,\text{rms}}\)) greater than 180 dB re 1 \(\mu\)Pa\(_{\text{rms}}\) were likely to have the potential to cause serious behavioral,

\(^1\) Only in-water thresholds are described in detail herein. Details regarding in-air thresholds are beyond the scope of the paper.

\(^2\) The metric considered the total energy of all exposures based on the greatest EFD in any one-third octave band for frequencies greater than 100 Hz for odontocetes and 10 Hz for mysticetes.
physiological, and hearing effects [43]. Thus, 180 dB re 1 \( \mu \)Pa\textsubscript{rms} became the Level A harassment threshold for cetaceans, and 190 dB re 1 \( \mu \)Pa\textsubscript{rms} was used for pinnipeds [44].

Malme et al. [29] documented that migrating gray whales (\textit{Eschrichtius robustus}) avoided areas when exposed to continuous low-frequency sound levels above 120 dB re 1 \( \mu \)Pa\textsubscript{rms} but female-calf pairs exhibited behavioral disturbances when exposed to impulsive sound levels above 160 dB re 1 \( \mu \)Pa\textsubscript{rms} [28,29]. Richardson et al. [32,35,45] documented similar responses in migrating bowhead whales. The 120 and 160 dB re 1 \( \mu \)Pa\textsubscript{rms} sound levels were subsequently used as the onset Level B harassment thresholds for marine mammals when exposed to continuous and impulsive sound, respectively [44]. These Level B harassment thresholds continue to be used by the regulatory agencies for certain sound sources (e.g., seismic and high-resolution geophysical surveys, vibratory and impact pile driving, drilling).

Although hearing impairment, including TTS and PTS, had been widely documented in psychoacoustic studies on humans [46,47] and some terrestrial mammal species [48–50], the effects on marine mammals were only hypothesized until the mid-1990s (e.g., [4,6]). As a result, many of the impact assessments, with the exception of a few high-profile cases (e.g., Navy shock trials [26], military sonar [51], and the Acoustic Thermometry of Ocean Climate (ATOC) experiment [52]), did not consider the effects of TTS or PTS.

3. Advances in Marine Mammal Psychoacoustic Research and the Consideration of Frequency-Based Auditory Responses in Impact Assessments: Since 2000

The last 20 years have seen great progress in marine mammal psychoacoustic research, especially in the field of noise-induced threshold shift (NITS) studies. The first instance of NITS in a marine mammal was documented by Kastak and Schusterman [53], when a harbor seal was inadvertently exposed to intense broadband construction sound for 6 days, which resulted in a TTS of 8 dB at 100 Hz. Soon afterwards, the U.S. Office of Naval Research funded a number of NITS studies to investigate marine mammal TTS by exposing the animals to various types of intense sounds (e.g., [54–59]). Many of the earlier studies were conducted on animals that were trained to respond to acoustic stimuli (behavioral or psychophysical methods), but more recently auditory evoked potentials (AEP) measurements (electrophysiological methods) have been used to study NITS (e.g., [60–64]). A comprehensive review of marine mammal NITS studies up to 2015 was provided by Finneran [65]. The results of those studies, coupled with behavioral and electrophysiological audiograms of approximately 20 marine mammal species, basic knowledge of their hearing capabilities (e.g., [6,66,67]), and known noise-induced PTS in humans, provided the foundation for assessing auditory injuries in marine mammals.

Around the same time in the early 2000s, naval exercises involving mid-frequency active sonar\(^3\) (MFAS) were purportedly linked to mass strandings of various deep-diving cetaceans, particularly beaked whales [68–72]. One of the hypotheses suggested that mortalities associated with sonar exposure-linked strandings were the result of decompression sickness (i.e., “the bends”) due to rapid ascension to the sea surface by the mammals when exposed to MFAS sounds [73–75]. To fully understand whether behavioral responses from sonar exposure could be the cause of cetacean strandings, the Navy funded several controlled-exposure experiments (CEEs) beginning in the late-2000s (e.g., [76]). The researchers attached dataloggers equipped with various sensors (e.g., accelerometers, acoustic and pressure sensors) to individual whales and conducted playbacks of simulated MFAS or other anthropogenic sounds to the tagged animals. Behavioral responses of the exposed animals were analyzed from the recovered dataloggers [76–78]. More recently, actual naval sonar has been used to determine whether and how marine mammals respond to MFAS, e.g., [79]. Despite several large-scale CEEs that have been conducted around the world to address the effects of naval sonar on marine mammals, results have shown that

\(^{3}\) Which is termed by the Navy as sonar within the 1–10 kHz range. Other navies, particularly those in Europe, define a portion of the MFAS range as low-frequency active sonar (LFAS), whereas LFAS in the United States is any sonar that operates below 1 kHz.
responses are highly variable and may not be fully predictable with only sound level-based thresholds, e.g., [79–87].

Based on comprehensive review of the then up-to-date best available information, Southall et al. recommended a set of criteria for assessing sound exposure in marine mammals [88]. In their recommendations, marine mammals were grouped into five functional hearing groups based on their generalized auditory frequency responses and, for pinnipeds, the medium in which they listen. The functional hearing groups were: low-frequency (LF) cetaceans (all baleen whales), mid-frequency (MF) cetaceans (delphinids, beaked whales, and the sperm whale), high-frequency (HF) cetaceans (porpoises, river dolphins, and *Kogia* spp.), pinnipeds in water, and pinnipeds in air. An ”M-weighting” function representing a generic auditory frequency response was established for each of the five functional hearing groups using the paradigm similar to the human 100-phon equal-loudness function (or “C-weighting”) [88].

Three sound types were identified in Southall et al.’s [88] criteria: (1) a single pulse, (2) multiple pulses, and (3) nonpulses. The distinction between pulse and nonpulse was determined based on a 3 dB difference between the continuous and impulse setting of a sound level meter (SLM). Specifically, if the SLM measurement from the impulse setting (35 ms) was 3 dB or greater than the continuous setting (1 s) for the sound, that sound would be classified as a pulse, otherwise it would be deemed a nonpulse [88,89].

For assessing onset of auditory injury (defined as PTS), Southall et al. [88] recommended dual criteria for impact assessments, similar to the TTS criteria for the Seawolf shock trial EIS. The instantaneous pressure criteria were based on certain received peak sound pressure levels (SPL\text{peak} or \(L_{pk}\)) above which PTS could occur, while the total energy criteria were based on received cumulative sound exposure levels (SEL\text{cum} or \(L_E\)) above which PTS could occur. The SEL\text{cum} criteria also incorporated the M-weighting functions such that the sound source’s frequency content, as well as its broadband sound levels, were considered, while the SPL\text{peak} criteria only considered the overall broadband sound levels absent frequency weighting. The authors further recommended that whichever criterion is exceeded first (e.g., that which resulted in the largest impact zones) should be used as the operative injury criterion. The specific PTS thresholds were established by interpreting the available marine mammal TTS data and adding 6 dB to the PTS thresholds for the peak pressure metrics and 15 dB for the energy metrics [88]. For marine mammals where TTS data were lacking, such as LF cetaceans, their auditory anatomy (e.g., [66]) was considered along with extrapolations from MF cetacean TTS values [88].

For the onset of behavioral disturbance thresholds for single pulses, similar dual criteria were recommended based on marine mammal TTS-onset thresholds for cetaceans, pinnipeds in water, and pinnipeds in air [88]. For sound exposure from multiple pulses and nonpulses, Southall et al. [88] were not able to recommend a single value for each functional hearing group and acoustic metric. Instead, the authors conducted an extensive literature review and developed a “severity scale” system to rank the observed behavioral responses of marine mammals (both free-ranging and captive) exposed to a variety of anthropogenic sound with differing received SPL\text{rms} values [88]. At the time, the authors argued against using a single value for onset of behavioral disturbance from multiple pulses and nonpulses due to the vast variability and context-specific nature of animal responses to those types of sound.

The concepts from Southall et al.’s [88] recommendations soon became widely accepted and served as the basis for a renewed approach for conducting marine mammal impact assessments. In 2012⁴, the Navy released its first comprehensive compilation of the various criteria and thresholds for assessing impacts on marine mammals from acoustic and explosive sources [92]. Those criteria further updated the Southall et al. [88] recom-

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⁴ At the same time, Wood et al. [90] developed simple probabilistic dose response functions for seismic surveys based on a given received level at 90, 50, and 10 percent response rates for porpoises and beaked whales, migrating mysticetes, and all other species—the dose response functions also were intended to be used with the M-weighting functions. Variations of the Wood et al. [90] dose response functions have been used only once by the U.S. regulatory community [91].
The Navy, and thus NMFS, maintained and continues to maintain that the behavior thresholds only apply to multiple underwater detonations, not explosive sources. However, the authors termed MF cetaceans as HF cetaceans and HF cetaceans as very high frequency (VHF) cetaceans. Southall et al. [99] developed a modified nomenclature that accounted for additional subdivisions within the LF and HF cetacean functional hearing groups but acknowledged that there were insufficient data to define further the exposure criteria within those subdivisions.

The Navy, and thus NMFS, has reviewed the deficiencies and inappropriateness of SPE and the underlying behavioral risk function [95]. Instead of using NMFS’s generic 120 and 160 dB re 1 μPa rms thresholds for onset of behavioral disturbance for acoustic sources, the Navy’s 2012 criteria relied on behavioral response functions (BRFs) that were based on probabilistic Feller [94] functions it developed for its TAP I EISs for all functional hearing groups except beaked whales and harbor porpoises. The Navy used unweighted 140 and 120 dB re 1 μPa rms thresholds for assessing impacts on beaked whales and harbor porpoises, respectively, from acoustic sources. For explosive sources, the Navy used behavior thresholds that were 5 dB less than the TTS thresholds for each functional hearing group. The Navy’s 2012 criteria and thresholds were used in multiple Phase II EIAs for the Navy’s training and testing activities.

In 2016, the Navy drafted another technical report that provided updated marine mammal auditory weighting functions based on the human 40-phon equal-loudness function (or “A-weighting”) and revised TTS and PTS thresholds [96]. Besides modifying various variables, methods, and functions for determining onset of TTS and PTS, the report also established sirenians as a separate functional hearing group [96]. The Navy also provided a singular equation to determine the weighting function amplitude, \( W(f) \) in dB, at a given frequency, \( f \) in kHz:

\[
W(f) = C + 10 \log_{10} \left\{ \frac{(f/f_1)^{2a}}{1 + (f/f_1)^2} \right\} \left\{ \frac{(f/f_2)^{2b}}{1 + (f/f_2)^2} \right\} \tag{1}
\]

where \( C, f_1, f_2, a \) and \( b \) are constants that define the shape of the filter for each functional hearing group [96].

In the same year, the Navy’s 2016 in-water criteria were incorporated into NMFS’s technical guidance for assessing the effects of underwater sound on species under its jurisdiction (i.e., cetaceans and pinnipeds except odobenids) [97]. In 2018, NMFS released a revision to its 2016 technical guidance [98]. However, there were no substantial differences in the weighting functions or thresholds between the 2018 revision and the 2016 version. These criteria and thresholds currently are used by U.S. regulatory agencies for marine mammal impact assessments, primarily PTS for Level A harassment under the MMPA.

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5 The Navy used many of the same criteria in its EIAs for previous shock trials and for training and testing activities analyzed under the Tactical Training Theater Assessment and Planning (TAP I) documents.

6 Along with Type I weighting functions.

7 For more than two decades, the Navy also has used a metric it has termed “single ping equivalent” (SPE) to estimate behavioral responses of marine mammals to Surveillance Towed Array Sensor System Low Frequency Active (SURTASS LFA) sonar. SPE is a quasi-metric that the Navy has used to apply its SPE-based behavioral risk function, even though the metric is not based on any sort of physical quantity nor is it recognized by either the American National Standards Institute or the International Organization for Standardization. The U.S. Marine Mammal Commission, an independent oversight agency, has reviewed the deficiencies and inappropriateness of SPE and the underlying behavioral risk function [95].

8 The Navy, and thus NMFS, maintained and continues to maintain that the behavior thresholds only apply to multiple underwater detonations, not single detonations regardless of the net explosive weight.

9 Southall et al. [99] also recommended that the same weighting weights and TTS and PTS thresholds be used. However, the authors termed MF cetaceans as HF cetaceans and HF cetaceans as very high frequency (VHF) cetaceans. Southall et al. [99] developed a modified nomenclature that accounted for additional subdivisions within the LF and HF cetacean functional hearing groups but acknowledged that there were insufficient data to define further the exposure criteria within those subdivisions.
TTS thresholds are considered Level B harassment under the MMPA and are used to assess impacts only from acoustic sources used in military readiness activities and from explosive sources used both in military readiness and construction activities. A summary of the current onset TTS and PTS thresholds for marine mammals, which originated from the Navy’s 2016 technical report, is provided in Table 1.

### Table 1. Summary of current marine mammal onset TTS and PTS thresholds (data from [96]). SEL\textsubscript{cum} thresholds in dB re 1 \text{µPa}\textsuperscript{2}\text{-s}, SPL\textsubscript{peak} thresholds in dB re 1 \text{µPa}_{\text{peak}}.

| Functional Hearing Group | Impulsive | | Non-Impulsive | | |
|--------------------------|-----------|----------------|----------------|----------------|----------------|
|                          | TTS       | PTS            | TTS            | PTS            | TTS            |
|                          | SEL\textsubscript{cum} | SPL\textsubscript{peak} | SEL\textsubscript{cum} | SPL\textsubscript{peak} | SEL\textsubscript{cum} | SEL\textsubscript{cum} |
| LF                       | 168       | 213            | 183            | 219            | 179            | 199            |
| MF                       | 170       | 224            | 185            | 230            | 178            | 198            |
| HF                       | 140       | 196            | 155            | 202            | 153            | 173            |
| SI                       | 175       | 220            | 190            | 226            | 186            | 206            |
| OW                       | 188       | 226            | 203            | 232            | 199            | 219            |
| PW                       | 170       | 212            | 185            | 218            | 181            | 201            |

Notation: LF = low-frequency cetaceans; MF = mid-frequency cetaceans; HF = high-frequency cetaceans; SI = sirenians; OW = otariids in water (also includes odobenids, mustelids, and ursids); PW = phocids in water.

In 2017, the Navy released another round of updates to its marine mammal criteria and thresholds for the Phase III EISs for its training and testing activities [100]. The 2017 technical report retained all previous auditory weighting functions and the TTS and PTS thresholds but revised the Navy’s behavior thresholds for acoustic sources and the mortality and slight lung and GI tract injury criteria and thresholds for explosive sources. Most notably, “cut-off distances” were introduced and defined as the distances beyond which significant behavioral responses to acoustic sources are unlikely to occur and harassment under the MMPA would not occur. The cut-off distances were used in conjunction with the unweighted 120 dB re 1 \text{µPa}_{\text{rms}} threshold that the Navy continues to use for harbor porpoises and the Navy’s revised BRFs for all other species. The Bayesian biphasic BRFs explicitly were intended to describe both level- and context-based responses as proposed by Ellison et al. [101]. At higher amplitudes, a level-based response relates the received sound level to the probability of a behavioral response, whereas, at lower amplitudes, sound can cue the presence, proximity, and approach of a sound source and stimulate a context-based response based on factors other than received sound level (e.g., the animal’s previous experience, separation distance between sound source and animal, and behavioral state including feeding, traveling) [101].

### 4. Application of Psychoacoustics in the Marine Mammal Regulatory Scheme: Successes and Deficiencies

Decades of marine mammal psychoacoustic research has provided the much needed scientific basis for marine mammal management and policy. However, incorporation of scientific information into the regulatory scheme has proven to be a protracted process.

Among one of the biggest achievements in the application of best available science was the adoption of marine mammal auditory weighting functions for assessing auditory impacts, particularly for Level A harassment under the MMPA. This was a significant improvement from the previous generic Level A harassment thresholds of 180 and 190 dB re 1 \text{µPa}_{\text{rms}}. Since the weighting function equation can be easily solved analytically to derive the weighted SEL\textsubscript{cum} thresholds at a given frequency or frequencies, it is possible to estimate distances at which Level A harassment could occur using a spreadsheet and simplified assumptions [102]. However, such a simple approach for estimating injury

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10 For explosive sources, the Navy again used behavior thresholds that were 5 dB less than the TTS thresholds for each functional hearing group and assumed that the behavior thresholds only apply to multiple underwater detonations.
zones may not always be accurate. First, the simplified spreadsheet approach only uses
geometrical spreading for sound propagation [7], and under certain circumstances (e.g.,
a moving source), only spherical spreading is incorporated [103]. Second, the estimation
of SEL_{cum} for transient sounds does not consider potential recovery between exposures—
but neither does sophisticated modeling. Third, and the most serious shortcoming, the
simplified spreadsheet approach assumes a stationary receiver that is exposed for the
entire duration of the sound exposure, which can last as long as 24 h. Often times, the
distances at which Level A harassment can occur exceed the distances at which Level B
harassment, specifically behavioral responses, occur [104–108]. To address this issue, as
well as to calculate more realistic marine mammal take estimates, several models have been
developed to incorporate simulations of marine mammal movements [109–114]. Those
models include: Acoustic Integration Model (AIM) [109], Marine Mammal Movement and
Behavior (3MB)\textsuperscript{11}, Navy Acoustic Effects Model (NAEMO) [110,111], and JASCO Animal
Simulation Model Including Noise Exposure (JASMINE) [115]. The parameters that seed
the virtual marine mammals, or animats, are based on known animal distribution, behavior,
and movement under various conditions [116–118]. Animat modeling can be embedded
within simple spreadsheet tools to better inform the distances at which Level A harassment
can occur and to avoid results that are contrary to common sense.

Regarding behavioral harassment and despite the large volume of studies conducted
in the past few decades on marine mammal behavioral response to anthropogenic noise
exposure, regulatory agencies continue to use the existing rudimentary thresholds of 120
and 160 dB re 1 \mu Pa_{rms} for onset of behavioral disturbance or Level B harassment under the
MMPA for all activities except military readiness and underwater or confined detonations.
The overly simplified threshold of 160 dB re 1 \mu Pa_{rms} that originally was intended to
apply only to impulsive sounds has been systematically applied to all intermittent sounds,
both impulsive and non-impulsive, by one regulatory agency, e.g., [119,120] and to all
sounds—continuous, intermittent, impulsive, and non-impulsive\textsuperscript{12}—by another agency,
e.g., [121–123]. The rudimentary thresholds are not only outdated and not based on best
available science, but they are being used in a manner that was never intended.

The Navy has made considerable progress in updating its behavior thresholds by way
of its Bayesian BRFs for acoustic sources. The Bayesian BRFs were based on more applicable
data and were a much needed update to the Navy’s original Feller [94] function BRFs.
However, use of cut-off distances by the Navy and subsequently NMFS has completely
undermined the Bayesian BRFs’ original intent. Specifically, inclusion of additional cut-off
distances\textsuperscript{13} contradicts the data underlying the Bayesian BRFs, negates the intent of the
functions themselves, and ultimately underestimates the numbers of takes, e.g., [124]. To
investigate this issue further, Tyack and Thomas [125] compared results between setting
a threshold where 50 percent of the animals respond and using the actual Bayesian BRF.
Setting the threshold at a 50 percent response led to an underestimation of effect by a factor
of 280 [125]. Given that the arbitrary cut-off distances were synonymous with an up to
45 percent response, the behavioral impacts and numbers of takes of the various species
would have been underestimated as well [124]. As noted by Tyack and Thomas [125], given
the shape of the dose–response function and how efficiently sound propagates in the ocean,
the number of animals that are predicted to have a low probability of response may in fact
represent the dominant impact from a given sound source.

For explosive sources, the behavior thresholds have yet to be updated and continue to
be based on a value that was derived from observed onset behavioral responses of captive
bottlenose dolphins during non-impulsive TTS testing of 1 sec tones [57]. In addition, the
regulatory community only applies the behavior thresholds to multiple detonations and
assumes that marine mammals would not be impacted by single detonations, including

\textsuperscript{11} 3MB is available at http://oalib.hlsresearch.com/Sound%20and%20Marine%20Mammals/3MB%20HTML.htm (accessed on 29 March 2021).
\textsuperscript{12} Including drilling, vibratory pile driving and removal, dynamic positioning systems and other vessel sounds.
\textsuperscript{13} Furthermore, the distances themselves are unsubstantiated.
those with high net explosive weights. The justification for such an assumption is lacking. Moreover, the derivation of mortality and serious injury (GI tract and slight lung) thresholds continue to be based on terrestrial and domestic animals. While it is clear that directed research on these types of adverse impacts likely would not be permitted for marine mammals, the applicability of the previous studies to marine mammals is questionable. Such deficiencies highlight the importance of prompt retrieval, imaging, and necropsy of animals unintentionally killed by underwater detonations, i.e., common dolphins killed at Silver Strand [126].

Despite the availability of tools to assess the impacts of sound on marine mammals, the regulatory community has yet to incorporate the latest scientific information or use the tools (e.g., animats) and models (e.g., sound propagation models) in-house for its impact assessments [7]. This has prevented regulatory agencies from determining more realistic estimates when calculating harassment takes. Rather, the agencies generally use the simplest arithmetic method of calculating marine mammal takes (N) using the equation [127]:

\[ N = D \times A \times T \]  \hspace{1cm} (2)

where \( D \) is the animal density (number/km\(^2\)) in the area, \( A \) is the ensonified area (km\(^2\)), and \( T \) is the project duration (days).

The failure to incorporate information on marine mammal behavior, distribution, and densities to ground-truth arithmetic results has often yielded unrealistic take estimates. For example, when assessing the potential behavioral disturbance of harbor seals from a small mooring float construction project at Sentinel Island in Alaska that involved installing up to six 24 in piles on up to six days, one regulatory agency estimated that a total of 36,180 harbor seal takes could occur, among a presumed local population of approximately 134 animals [128]. Since the same regulatory agency assumes that a marine mammal can be taken only once on a given day, the maximum number of takes for the project would have been less than 1000 seals. Although determining whether and how to use pinniped haul-out counts appropriately, when such counts should be adjusted based on haul-out correction factors or time spent at sea (e.g., [124,129–132]), and whether certain animal movement models (e.g., [133]) are appropriate may be challenging, such evaluations are necessary for ensuring that take estimates are informed by the basic biology of the species.

5. Future Needs in Marine Mammal Psychoacoustic Research

Despite the achievements made in the first 20 years of the 21st century toward understanding marine mammal NITS, auditory effects on many taxa (or functional hearing groups) have still not been studied empirically. Specifically, there are no audiograms or TTS data from mysticetes (LF cetaceans). Hearing sensitivities of those species only have been derived theoretically based on anatomical observation and modeling [134–139].

Similarly, for many large odontocetes, such as the sperm whale ( Physeter macrocephalus ) and beaked whales ( Ziphiidae ), there are very few measured audiograms [140–142]. Therefore, hearing sensitivity and TTS thresholds for those species are largely extrapolated from a few species of delphinids (MF cetaceans). The same is true for HF cetaceans, which include a number of species from different taxa but the composite audiogram was derived from the harbor porpoise ( Phocoena phocoena ), finless porpoise ( Neophocoena pocaenoides ), and three species of river dolphins [88]. Data similarly are scant for otariids, walruses, sea otters, and sirenians and non-existent for polar bears [88]. Further research on audiograms and TTS for data-poor marine mammal species will provide further insights needed to validate or revise the existing weighting functions used by the regulatory community [99].

While it has been recognized that impulsive sounds generally are more harmful than non-impulsive sounds in terms of auditory effects [143–148], there are certain situations where both impulsive and non-impulsive sound occur simultaneously. For example, down-the-hole (DTH) pile installation is one such source that generates complex sounds [149]. The authors are unaware of any NITS study that has been conducted on marine mammals exposed to complex sounds, despite the fact that studies on human and terrestrial species
have shown that exposure to such sounds is more detrimental than to pure non-impulsive continuous sounds [150–154]. Additionally, neither sufficient nor appropriate data currently exist to develop sophisticated BRFs for sources other than MFAS [100,155,156]. For example, data are lacking regarding near-field behavioral response effects from seismic surveys and in general for behavioral responses of species other than mysticetes and sperm whales, e.g., [157–160]. Similarly, near-field behavioral response data are lacking for pile-driving and -removal activities for all species, while far-field data generally exist only for harbor porpoises and harbor seals, primarily from studies at large-scale wind farms in Europe where larger diameter piles are installed than for coastal construction projects, e.g., [162,163]. A plethora of monitoring data are available for coastal construction projects in the United States [16]. However, much of the data have not been collected in a manner or with sufficient specificity to determine what, if any, behavioral response may have occurred at a given received level. Moreover, behavioral response data are lacking for LFAS sources, such as SURTASS LFA sonar, and underwater and confined detonations. Further research is needed to inform source-specific BRFs for the various groups of marine mammals.

The interpretation of behavioral response data in relation to biologically significant impacts remains a challenge. Many factors, such as age and sex, behavioral context, motivation, and naivety of the animal need to be considered when interpreting behavioral response, or the lack thereof [101]. Many of these factors cannot be easily quantified (see [88]). Regardless, the current step function thresholds for the onset of behavioral disturbance for two generalized sound types are overly simplistic. At a minimum and until such time that more sophisticated BRFs are developed, dose response functions similar to those from Wood et al. [90] should be adopted to better assess behavioral disturbance of marine mammals. Researchers developing BRFs also should provide quantile response data at given received levels (see Table IV in Miller et al. [156]) to allow regulators that are unable to implement dose response functions to implement the quantiles using simple spreadsheets [125].

Quantifying how sub-lethal impacts, particularly behavioral disturbance, translate to population-level impacts has been challenging for the regulatory community. In more recent years, frameworks have been developed and various case studies have been investigated to link quantitatively behavioral responses of individuals to impacts to the population as a whole, see [164–170]. For many marine mammal populations, baseline data necessary to inform such analyses are lacking [171]. As such, basic demographic, physiological, and health data should be collected to inform future population-level impact assessments.

Compared to behavioral disturbance, auditory masking is a relatively less studied area in marine mammal psychoacoustic research [172,173]. Auditory masking of biologically important acoustic signals can lead to a reduced communication space [14,174,175] and, for species that largely rely on acoustic cues for their life functions, should be considered a significant issue in marine mammal conservation [176,177]. This is particularly true in regard to vessel traffic, which is not currently regulated by U.S. regulatory agencies.

Marine mammals exposed to elevated background sound have been observed to change their vocal behaviors to compensate, including increasing the length or repetition rates of the calls [160,178–181], shifting call frequencies [182], or increasing call intensities [181,183–189] (which also is known as Lombard effect [190]). It is likely that some of these vocal behavioral changes could be energetically costly [191–193].

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14 Acoustic deterrent devices also are used to deter marine mammals from close ranges, which add a confounding factor to any behavioral response data collected [161].
15 https://www.fisheries.noaa.gov/national/marine-mammal-protection/incidental-take-authorizations-construction-activities (accessed on 29 March 2021).
16 Or groups of similar sources. For example, BRFs could be developed for vibratory pile driving and drilling combined or BRFs for seismic surveys could apply to underwater and confined detonations if data are lacking.
While there are many studies on the cause–effect relationship between chronic sound exposure and physiological stress and overall health in humans [194–199], fewer studies have been conducted on marine mammals. Based on evidence from terrestrial mammals and humans, it has long been suspected chronic sound exposure is a potential source of stress for marine mammals [200]. Although numerous techniques are widely used to assess marine mammal health status by examining stress-related hormone biomarkers or gene expression index [201–205], the cause and effect that links sound exposure to physiological impacts or health status are often difficult to ascertain due to the compounding nature of the stressors.

It also is worth noting that anthropogenic sound is just one of the many stressors that may affect marine mammals. As the marine environment is undergoing unprecedented changes, cumulative effects arising from a wide range of stressors, such as climate change, overfishing, pollution, habitat loss, and ocean acidification, must be considered [206–209]. The specific topic of cumulative impacts is beyond the scope of this paper. Nevertheless, additional research is needed to incorporate and evaluate multiple stressors and assess the cumulative impact of those stressors on marine mammals, similar to what has been described by the National Academies of Sciences [207].

Last but not the least, all the scientific and technological advances in marine mammal psychoacoustics will not improve management and implementation of appropriate conservation measures if regulatory agencies do not have the expertise and skills to translate science into policy. It is encouraging that several government agencies, such as the Navy [210,211] and BOEM\(^\text{17}\), have taken tremendous steps in building their internal capacity by funding underwater acoustic studies and conducting modeling for environmental impact assessments, while other agencies have yet to do so. All agencies with regulatory responsibilities for evaluating the potential impacts of sound on marine mammals must make it a priority to bolster their internal capacity, in terms of both determining whether the analyses provided are scientifically sound and incorporating the most recent and best available science into their marine mammal take assessments. A lack of science-based management can have legal and, more importantly, conservation implications for marine mammals, including for those populations that are declining.

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\(^{17}\) BOEM recently established the Center for Marine Acoustics that is staffed with experts to conduct underwater acoustic and animat modeling in support of its environmental impact assessments. [https://www.boem.gov/center-marine-acoustics](https://www.boem.gov/center-marine-acoustics) (accessed on 21 March 2021).
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