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# Table of Contents

**Executive Summary**................................................................. ES-1

1.0 **Introduction**........................................................................... 1-1
   1.1 Background Information.......................................................... 1-1
   1.1.1 Settlement Agreement.......................................................... 1-2
   1.2 Objectives of the Proposed Project.......................................... 1-2
   1.3 CPUC Process and Intended Uses of the EIR................................ 1-3
      1.3.1 Other Public Agencies ....................................................... 1-4
      1.3.2 Public Scoping ................................................................. 1-4
      1.3.3 Screening of Alternatives to the Proposed Project .............. 1-6
      1.3.4 Public Comment on the Draft EIR ...................................... 1-7
      1.3.5 Final EIR ....................................................................... 1-7
      1.3.6 Organization of the EIR ..................................................... 1-7

2.0 **Project Description**.............................................................. 2-1
   2.1 Setting and Location of the Proposed Project.............................. 2-2
      2.1.1 Storage Field Operations and Technical Details ................. 2-10
      2.1.2 Proposed Project Area ....................................................... 2-11
      2.1.3 Reconductoring and Telecommunications Route Locations .... 2-11
   2.2 Components of the Proposed Project ........................................ 2-14
      2.2.1 Central Compressor Station ............................................... 2-14
      2.2.2 Existing Compressor Station and Gas Turbine-driven Compressor Decommissioning .................................................. 2-18
      2.2.3 Office and Crew-shift Buildings ......................................... 2-18
      2.2.4 Guardhouse and Entry Road Widening ................................. 2-18
      2.2.5 12-kV Plant Power Line .................................................... 2-19
      2.2.6 Natural Substation ............................................................. 2-19
      2.2.7 66-kV Subtransmission Line Reconductoring ...................... 2-22
      2.2.8 Substation Equipment Installations ..................................... 2-27
      2.2.9 Telecommunications Routes .............................................. 2-27
      2.2.10 Access Roads ................................................................ 2-31
   2.3 Construction ............................................................................ 2-31
      2.3.1 Construction Schedule, Personnel, and Equipment ............... 2-31
      2.3.2 Land Disturbance .............................................................. 2-32
      2.3.3 General Construction Methods and Materials .................... 2-36
      2.3.4 Central Compressor Station ............................................... 2-40
      2.3.5 Decommissioning and Removal of the Existing Compressor Station and Gas Turbine–driven Compressors ....................... 2-41
      2.3.6 Office Facilities Construction ............................................. 2-41
      2.3.7 Guardhouse Construction and Entry Road Widening ............ 2-41
      2.3.8 12-kV Plant Power Line Construction ................................ 2-42
      2.3.9 Construction of the Natural Substation ............................... 2-42
# Table of Contents

2.3.10 Reconductoring, Fiber Optic Cable Installation, and Structure Replacement .......................................................... 2-43

2.3.11 Restoration ........................................................................ 2-48

2.3.12 Access Road Construction ....................................................... 2-48

2.3.13 Staging Areas .................................................................... 2-49

2.4 Operation and Maintenance ............................................................... 2-50

2.4.1 Water Use and Sanitary Wastewater ........................................ 2-51

2.4.2 Nonhazardous and Hazardous Waste........................................ 2-52

2.4.3 Natural Substation, 66-kV Subtransmission Line, and Fiber Optic Cable Operations and Maintenance ................................................. 2-53

2.4.4 Loss of Electrical Power: Effects on Injection and Withdrawal ...... 2-53

2.5 Plans and Applicant Proposed Measures ................................................ 2-53

2.6 Permitting and Consultation Requirements ........................................ 2-62

3.0 Description of Alternatives .......................................................... 3-1

3.1 Alternatives Development and Screening Process ......................... 3-1

3.1.1 Alternatives Screening Methodology and Criteria ......................... 3-1

3.1.2 Alternatives Considered in the Screening Report ......................... 3-2

3.2 Alternatives Eliminated from Further Consideration ......................... 3-5

3.3 Alternatives Evaluated in this EIR ..................................................... 3-5

3.3.1 Design Alternative (Alternate Compressor Drive Type, a Non-wires Alternative) ................................................................. 3-5

3.3.2 Routing Alternative A (Telecommunications: Sylmar Substation to San Fernando Substation) ...................................................... 3-7

3.3.3 No Project Alternative ................................................................ 3-7

4.0 Environmental Analysis ............................................................... 4-1

4.1 Aesthetics .................................................................................. 4-1-1

4.1.1 Environmental Setting ............................................................... 4-1-1

4.1.2 Regulatory Setting ................................................................. 4-1-7

4.1.3 Methodology and Significance Criteria ...................................... 4-1-9

4.1.4 Environmental Impacts and Mitigation Measures ....................... 4-1-10

4.2 Agriculture and Forestry Resources ................................................. 4-2-1

4.2.1 Environmental Setting ............................................................... 4-2-1

4.2.2 Regulatory Setting ................................................................. 4-2-2

4.2.3 Methodology and Significance Criteria ...................................... 4-2-4

4.2.4 Environmental Impacts and Mitigation Measures ....................... 4-2-4

4.3 Air Quality .................................................................................. 4-3-1

4.3.1 Environmental Setting ............................................................... 4-3-1

4.3.2 Regulatory Setting ................................................................. 4-3-5

4.3.3 Methodology and Significance Criteria ...................................... 4-3-7

4.3.4 Environmental Impacts and Mitigation Measures ....................... 4-3-9

4.4 Biological Resources ................................................................... 4-4-1

4.4.1 Environmental Setting ............................................................... 4-4-1

4.4.2 Regulatory Setting ................................................................. 4-4-32

4.4.3 Methodology and Significance Criteria ...................................... 4-4-36
<table>
<thead>
<tr>
<th>4.4.4</th>
<th>Environmental Impacts and Mitigation Measures</th>
<th>4.4-36</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.5</td>
<td>Cultural Resources</td>
<td>4.5-1</td>
</tr>
<tr>
<td>4.5.1</td>
<td>Environmental Setting</td>
<td>4.5-1</td>
</tr>
<tr>
<td>4.5.2</td>
<td>Regulatory Setting</td>
<td>4.5-9</td>
</tr>
<tr>
<td>4.5.3</td>
<td>Methodology and Significance Criteria</td>
<td>4.5-14</td>
</tr>
<tr>
<td>4.5.4</td>
<td>Environmental Impacts and Mitigation Measures</td>
<td>4.5-15</td>
</tr>
<tr>
<td>4.6</td>
<td>Geology, Soils, and Mineral Resources</td>
<td>4.6-1</td>
</tr>
<tr>
<td>4.6.1</td>
<td>Environmental Setting</td>
<td>4.6-1</td>
</tr>
<tr>
<td>4.6.2</td>
<td>Geological Setting of Project Components</td>
<td>4.6-10</td>
</tr>
<tr>
<td>4.6.3</td>
<td>Regulatory Setting</td>
<td>4.6-21</td>
</tr>
<tr>
<td>4.6.4</td>
<td>Methodology and Significance Criteria</td>
<td>4.6-23</td>
</tr>
<tr>
<td>4.6.5</td>
<td>Environmental Impacts and Mitigation Measures</td>
<td>4.6-24</td>
</tr>
<tr>
<td>4.7</td>
<td>Greenhouse Gas Emissions</td>
<td>4.7-1</td>
</tr>
<tr>
<td>4.7.1</td>
<td>Environmental Setting</td>
<td>4.7-1</td>
</tr>
<tr>
<td>4.7.2</td>
<td>Regulatory Setting</td>
<td>4.7-4</td>
</tr>
<tr>
<td>4.7.3</td>
<td>Methodology and Significance Criteria</td>
<td>4.7-6</td>
</tr>
<tr>
<td>4.7.4</td>
<td>Environmental Impacts and Mitigation Measures</td>
<td>4.7-7</td>
</tr>
<tr>
<td>4.8</td>
<td>Hazards and Hazardous Materials</td>
<td>4.8-1</td>
</tr>
<tr>
<td>4.8.1</td>
<td>Environmental Setting</td>
<td>4.8-1</td>
</tr>
<tr>
<td>4.8.2</td>
<td>Regulatory Setting</td>
<td>4.8-15</td>
</tr>
<tr>
<td>4.8.3</td>
<td>Methodology and Significance Criteria</td>
<td>4.8-22</td>
</tr>
<tr>
<td>4.8.4</td>
<td>Environmental Impacts and Mitigation Measures</td>
<td>4.8-23</td>
</tr>
<tr>
<td>4.9</td>
<td>Hydrology and Water Quality</td>
<td>4.9-1</td>
</tr>
<tr>
<td>4.9.1</td>
<td>Environmental Setting</td>
<td>4.9-1</td>
</tr>
<tr>
<td>4.9.2</td>
<td>Regulatory Setting</td>
<td>4.9-7</td>
</tr>
<tr>
<td>4.9.3</td>
<td>Methodology and Significance Criteria</td>
<td>4.9-10</td>
</tr>
<tr>
<td>4.9.4</td>
<td>Environmental Impacts and Mitigation Measures</td>
<td>4.9-11</td>
</tr>
<tr>
<td>4.10</td>
<td>Land Use and Planning</td>
<td>4.10-1</td>
</tr>
<tr>
<td>4.10.1</td>
<td>Environmental Setting</td>
<td>4.10-1</td>
</tr>
<tr>
<td>4.10.2</td>
<td>Regulatory Setting</td>
<td>4.10-17</td>
</tr>
<tr>
<td>4.10.3</td>
<td>Methodology and Significance Criteria</td>
<td>4.10-24</td>
</tr>
<tr>
<td>4.10.4</td>
<td>Environmental Impacts and Mitigation Measures</td>
<td>4.10-25</td>
</tr>
<tr>
<td>4.11</td>
<td>Noise</td>
<td>4.11-1</td>
</tr>
<tr>
<td>4.11.1</td>
<td>Environmental Setting</td>
<td>4.11-1</td>
</tr>
<tr>
<td>4.11.2</td>
<td>Regulatory Setting</td>
<td>4.11-7</td>
</tr>
<tr>
<td>4.11.3</td>
<td>Methodology and Significance Criteria</td>
<td>4.11-13</td>
</tr>
<tr>
<td>4.11.4</td>
<td>Environmental Impacts and Mitigation Measures</td>
<td>4.11-14</td>
</tr>
<tr>
<td>4.12</td>
<td>Population and Housing</td>
<td>4.12-1</td>
</tr>
<tr>
<td>4.12.1</td>
<td>Environmental Setting</td>
<td>4.12-1</td>
</tr>
<tr>
<td>4.12.2</td>
<td>Regulatory Setting</td>
<td>4.12-2</td>
</tr>
<tr>
<td>4.12.3</td>
<td>Methodology and Significance Criteria</td>
<td>4.12-4</td>
</tr>
<tr>
<td>4.12.4</td>
<td>Environmental Impacts and Mitigation Measures</td>
<td>4.12-4</td>
</tr>
<tr>
<td>4.13</td>
<td>Public Services and Utilities</td>
<td>4.13-1</td>
</tr>
<tr>
<td>4.13.1</td>
<td>Environmental Setting</td>
<td>4.13-1</td>
</tr>
<tr>
<td>4.13.2</td>
<td>Regulatory Setting</td>
<td>4.13-12</td>
</tr>
<tr>
<td>4.13.3</td>
<td>Methodology and Significance Criteria</td>
<td>4.13-16</td>
</tr>
<tr>
<td>4.13.4</td>
<td>Environmental Impacts and Mitigation Measures</td>
<td>4.13-17</td>
</tr>
</tbody>
</table>
4.14 Recreation ........................................................................................................ 4.14-1
  4.14.1 Environmental Setting ........................................................................ 4.14-1
  4.14.2 Regulatory Setting .............................................................................. 4.14-4
  4.14.3 Methodology and Significance Criteria ....................................... 4.14-4
4.15 Transportation and Traffic ................................................................. 4.15-1
  4.15.1 Environmental Setting .................................................................. 4.15-1
  4.15.2 Regulatory Setting ........................................................................ 4.15-9
  4.15.3 Methodology and Significance Criteria ...................................... 4.15-14
  4.15.4 Environmental Impacts and Mitigation Measures ...................... 4.15-28

5.0 Comparison of Alternatives ................................................................. 5-1
  5.1 Comparison Methodology ................................................................... 5-1
    5.1.1 Environmental Impacts of the Proposed Project .................. 5-2
  5.2 Analysis of Alternatives ....................................................................... 5-2
    5.2.1 Design Alternative (Alternate Compressor Drive Type, a Non-wires
         Alternative) .................................................................................. 5-4
    5.2.2 Routing Alternative A (Telecommunications: Sylmar Substation to
         San Fernando Substation) .............................................................. 5-9
    5.2.3 No Project Alternative ................................................................ 5-10
  5.3 Environmentally Superior Alternative ..................................................... 5-12

6.0 Cumulative Impacts and Other CEQA Considerations .............. 6-1
  6.1 Cumulative Impacts .............................................................................. 6-1
    6.1.1 Methodology ................................................................................ 6-1
    6.1.2 Cumulative Scenario .................................................................... 6-15
    6.1.3 Resource Areas ............................................................................ 6-16
  6.2 Growth-inducing Impacts ................................................................... 6-28
  6.3 Significant and Unavoidable Adverse Impacts .................................. 6-29
  6.4 Significant and Irreversible Environmental Changes ....................... 6-29

7.0 Mitigation Monitoring Plan ................................................................. 7-1
  7.1 Minor Project Refinements .................................................................. 7-1
    7.1.1 Minor Project Refinements Request Process ...................... 7-1
    7.1.2 Requirements for Staff Approval of Minor Refinements .......... 7-2
  7.2 Dispute Resolution ............................................................................. 7-3
  7.3 Mitigation, Monitoring, Reporting, and Compliance Program ............ 7-4

8.0 List of Preparers, Agencies, and Persons Contacted ............... 8-1
  8.1 Lead Agency ...................................................................................... 8-1
  8.2 CEQA Document Production ............................................................ 8-1
  8.3 Persons and Agencies Contacted ....................................................... 8-2
## Appendices

<table>
<thead>
<tr>
<th>Appendix</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>Settlement Agreement</td>
</tr>
<tr>
<td>B</td>
<td>EIR Scoping Summary Report</td>
</tr>
<tr>
<td>C</td>
<td>Alternatives Screening Report</td>
</tr>
<tr>
<td>D</td>
<td>66-kV Subtransmission Line Reconductoring Routes, Existing Structures, and Vegetation Communities</td>
</tr>
<tr>
<td>E</td>
<td>Biological Resources Studies</td>
</tr>
<tr>
<td>E1</td>
<td>Special Status Plant Species Report</td>
</tr>
<tr>
<td>E2</td>
<td>Gnatcatcher Survey Report</td>
</tr>
<tr>
<td>E3</td>
<td>Late Bloom Special Status Plant Species Survey Report</td>
</tr>
<tr>
<td>E4</td>
<td>Oak Tree Survey Report</td>
</tr>
<tr>
<td>E5</td>
<td>Wetland Characterization Report</td>
</tr>
<tr>
<td>E6</td>
<td>Biological Resources Survey Plan – Telecom Line</td>
</tr>
<tr>
<td>E7</td>
<td>Telecom Line – Habitat Assessment Report</td>
</tr>
<tr>
<td>E8</td>
<td>Habitat Assessment of the Northern PPL Route</td>
</tr>
<tr>
<td>F</td>
<td>Additional Biological Resources Maps and Figures</td>
</tr>
<tr>
<td>G</td>
<td>Construction Schedule and Equipment Lists</td>
</tr>
<tr>
<td>H</td>
<td>Air Quality and Greenhouse Gas Calculations</td>
</tr>
<tr>
<td>I</td>
<td>Additional Cultural Resources Information</td>
</tr>
<tr>
<td>J</td>
<td>Traffic Impact Study</td>
</tr>
</tbody>
</table>
**Tables**

<table>
<thead>
<tr>
<th>Table</th>
<th>Description</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Table ES-1</td>
<td>Summary of Impacts</td>
<td>ES-9</td>
</tr>
<tr>
<td>Table 2-1</td>
<td>Natural Substation Equipment Descriptions</td>
<td>2-20</td>
</tr>
<tr>
<td>Table 2-2</td>
<td>66-kV Reconductoring and Structure Replacement</td>
<td>2-23</td>
</tr>
<tr>
<td>Table 2-3</td>
<td>Existing 66-kV Subtransmission Line Structures</td>
<td>2-25</td>
</tr>
<tr>
<td>Table 2-4</td>
<td>Telecommunications Line Routes and New Underground Conduit</td>
<td>2-28</td>
</tr>
<tr>
<td>Table 2-5</td>
<td>Construction Schedule and Peak Number of Workers</td>
<td>2-32</td>
</tr>
<tr>
<td>Table 2-6</td>
<td>Conceptual Project Construction Phasing</td>
<td>2-32</td>
</tr>
<tr>
<td>Table 2-7</td>
<td>Land Disturbance</td>
<td>2-35</td>
</tr>
<tr>
<td>Table 2-8</td>
<td>Water Use</td>
<td>2-38</td>
</tr>
<tr>
<td>Table 2-9</td>
<td>Applicant Proposed Measures</td>
<td>2-54</td>
</tr>
<tr>
<td>Table 2-10</td>
<td>Consultation and Permitting Requirements</td>
<td>2-62</td>
</tr>
<tr>
<td>Table 3-1</td>
<td>Alternatives Considered in the Screening Report</td>
<td>3-3</td>
</tr>
<tr>
<td>Table 4.1-1</td>
<td>Sensitive Viewer Groups in the Vicinity of the Proposed Project Components</td>
<td>4.1-3</td>
</tr>
<tr>
<td>Table 4.2-1</td>
<td>Summary of Important Farmland in Los Angeles County</td>
<td>4.2-1</td>
</tr>
<tr>
<td>Table 4.2-2</td>
<td>Summary of Important Farmland in Ventura County</td>
<td>4.2-1</td>
</tr>
<tr>
<td>Table 4.3-1</td>
<td>Summary of National and California Ambient Air Quality Standards</td>
<td>4.3-1</td>
</tr>
<tr>
<td>Table 4.3-2</td>
<td>Air Pollutant Measurements at Air Quality Monitoring Stations in the Proposed Project Area</td>
<td>4.3-2</td>
</tr>
<tr>
<td>Table 4.3-3</td>
<td>Attainment Status in the South Coast Air Basin (Los Angeles County)</td>
<td>4.3-5</td>
</tr>
<tr>
<td>Table 4.3-4</td>
<td>SCAQMD CEQA Air Quality Significance Thresholds</td>
<td>4.3-8</td>
</tr>
<tr>
<td>Table 4.3-5</td>
<td>Daily Construction Emissions and SCAQMD Significance Thresholds</td>
<td>4.3-10</td>
</tr>
<tr>
<td>Table 4.3-6</td>
<td>Net Changes in Operational Emissions</td>
<td>4.3-11</td>
</tr>
<tr>
<td>Table 4.3-7</td>
<td>Comparison of Emissions by Construction Activity to Localized Significance Threshold Levels</td>
<td>4.3-13</td>
</tr>
<tr>
<td>Table 4.4-1</td>
<td>Summary of Biological Resource Surveys Completed in the Proposed Project Area</td>
<td>4.4-3</td>
</tr>
<tr>
<td>Table 4.4-2</td>
<td>Habitat Types Associated with Proposed Project Components</td>
<td>4.4-4</td>
</tr>
<tr>
<td>Table 4.4-3</td>
<td>Special Status Plants</td>
<td>4.4-11</td>
</tr>
<tr>
<td>Table 4.4-4</td>
<td>Special Status Wildlife Potential to Occur in Project Component Areas</td>
<td>4.4-18</td>
</tr>
<tr>
<td>Table 4.4-5</td>
<td>Areas of Potential Impact on Coastal California Gnatcatcher Critical Habitat by Project Component</td>
<td>4.4-39</td>
</tr>
<tr>
<td>Table 4.4-6</td>
<td>Streams and Riparian Areas Impacted by Project Components</td>
<td>4.4-50</td>
</tr>
<tr>
<td>Table 4.6-1</td>
<td>Summary of Faults Located Within 25 Miles of the Proposed Project Component Area</td>
<td>4.6-3</td>
</tr>
<tr>
<td>Table 4.6-2</td>
<td>Major Soil Unit Types and Characteristics</td>
<td>4.6-6</td>
</tr>
<tr>
<td>Table 4.6-3</td>
<td>Geologic Conditions: Storage Field, 66-kV Subtransmission Line Reconductoring, and Telecommunications Route #1</td>
<td>4.6-11</td>
</tr>
<tr>
<td>Table 4.6-4</td>
<td>Geologic Conditions: Telecommunications Route #2</td>
<td>4.6-16</td>
</tr>
<tr>
<td>Table 4.6-5</td>
<td>Geologic Conditions: Telecommunication Route #3</td>
<td>4.6-19</td>
</tr>
<tr>
<td>Table 4.7-1</td>
<td>Global Warming Potential For Greenhouse Gases</td>
<td>4.7-3</td>
</tr>
<tr>
<td>Table 4.7-2</td>
<td>Greenhouse Gas Emission Increases and Decreases</td>
<td>4.7-9</td>
</tr>
</tbody>
</table>
Table 4.8-1 Closest Sensitive Receptor to Proposed Project Components ................. 4.8-2
Table 4.8-2 Hazardous Materials Currently In Use in Proposed Project Component Areas ................................................................. 4.8-7
Table 4.8-3 Type and Quantity of Hazardous Waste at the Aliso Canyon Storage Facility ........................................................................................................................................................................... 4.8-7
Table 4.8-4 Summary Statistics, National Gas Transmission Significant Incidents (2001–2010) ................................................................................................................................. 4.8-9
Table 4.8-5 Hazardous Material Usage in Proposed Project Component Areas During Construction and Operation .......................................................................................................................... 4.8-23
Table 4.9-1 Summary of Water Quality Impairments in the Study Area Watersheds .......................................................................................................................................................................................... 4.9-4
Table 4.9-2 Increase in Impervious Surface Areas Resulting from the Proposed Project ..................................................................................................................................................................... 4.9-5
Table 4.10-1 Airports in the Vicinity of the Proposed Project Components ................. 4.10-5
Table 4.10-2 Land Use Designations for Storage Field Components ......................... 4.10-11
Table 4.10-3 Land Use Designations for Segments A, B, and Telecommunications Route #1 ........................................................................................................................................................................... 4.10-12
Table 4.10-4 Land Use Designations for 66-kV Subtransmission Line Segment C and Telecommunications Route #1 ........................................................................................................................................................................... 4.10-13
Table 4.10-5 Land Use Designations for 66-kV Subtransmission Line (Bishop School to San Fernando Substation to Brand Park) ........................................................................................................................................................................... 4.10-14
Table 4.10-6 Land Use Designations for Telecommunications Route #2 .................... 4.10-15
Table 4.10-7 Land Use Designations for Telecommunications Route #3 .................... 4.10-17
Table 4.11-1 Proposed Project Components and Applicable Jurisdictions ................ 4.11-1
Table 4.11-2 Typical Noise Levels ................................................................................................. 4.11-2
Table 4.11-3 Human and Structural Response to Typical Levels of Vibration .............. 4.11-3
Table 4.11-4 Applicant’s Noise Surveys Results ................................................................. 4.11-4
Table 4.11-5 Closest Noise Sensitive Receptors to Proposed Project Components ....... 4.11-5
Table 4.11-6 Los Angeles County Construction Noise Limits ........................................ 4.11-9
Table 4.11-7 Los Angeles County Operational Noise Limits ........................................... 4.11-9
Table 4.11-8 City of Los Angeles Maximum Noise Levels of Powered Equipment ........ 4.11-9
Table 4.11-9 City of Los Angeles Minimum Ambient Noise Levels ............................ 4.11-10
Table 4.11-10 City of Los Angeles Corrections to Noise Limits ....................................... 4.11-10
Table 4.11-11 City of Santa Clarita Operational Noise Limits ....................................... 4.11-11
Table 4.11-12 City of Santa Clarita Corrections to Noise Limits .................................... 4.11-11
Table 4.11-13 City of Simi Valley Noise Restrictions ......................................................... 4.11-11
Table 4.11-14 City of San Fernando Maximum Permissible Ambient Noise Levels .... 4.11-12
Table 4.11-15 City of San Fernando Construction Restrictions ..................................... 4.11-12
Table 4.11-16 Typical Noise Levels from Proposed Construction Equipment ............ 4.11-14
Table 4.11-17 Predicted Construction Noise Levels from Working Areas ................. 4.11-15
Table 4.11-18 Estimated Maximum Noise Levels at Closest Receptors and Comparison with Local Standards ................................................................. 4.11-17
Table 4.12-1 Proposed Project Components and Applicable Jurisdictions ................. 4.12-2
Table 4.12-2 Regional Population Trends ............................................................................. 4.12-3
Table 4.12-3 Regional Housing Trends ................................................................................. 4.12-3
Table 4.12-4 Employment in the Proposed Project Area .................................................. 4.12-3
Table 4.13-1 Public Service Providers by Jurisdiction ...................................................... 4.13-1
Table 4.13-2 Schools Within 2 Miles of the Proposed Project Work Areas ................. 4.13-6
<table>
<thead>
<tr>
<th>Table</th>
<th>Description</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.13-3</td>
<td>Public Service Providers by Jurisdiction</td>
<td>4.13-9</td>
</tr>
<tr>
<td>4.15-1</td>
<td>Level of Service Definitions for Signalized Intersections</td>
<td>4.15-4</td>
</tr>
<tr>
<td>4.15-2</td>
<td>Level of Service Definitions for Two-way and All-way Stop-controlled Intersections</td>
<td>4.15-5</td>
</tr>
<tr>
<td>4.15-3</td>
<td>Existing Level of Service in the Proposed Project Area</td>
<td>4.15-8</td>
</tr>
<tr>
<td>4.15-4</td>
<td>Cumulative Projects</td>
<td>4.15-16</td>
</tr>
<tr>
<td>4.15-5</td>
<td>City of Los Angeles Intersection Impact Threshold Criteria</td>
<td>4.15-18</td>
</tr>
<tr>
<td>4.15-6</td>
<td>Pre-construction and Construction Conditions</td>
<td>4.15-19</td>
</tr>
<tr>
<td>4.15-7</td>
<td>Future Cumulative Baseline without and with the Proposed Project</td>
<td>4.15-22</td>
</tr>
<tr>
<td>4.15-8</td>
<td>Existing Conditions without and with the Proposed Project – City of Santa Clarita</td>
<td>4.15-27</td>
</tr>
<tr>
<td>4.15-9</td>
<td>Existing Conditions without and with the Proposed Project – City of Los Angeles</td>
<td>4.15-27</td>
</tr>
<tr>
<td>5.1</td>
<td>Comparison of Alternatives to the Proposed Project (Adverse Environmental Impacts by Resource Area)</td>
<td>5-3</td>
</tr>
<tr>
<td>6-1</td>
<td>Reasonably Foreseeable Future Projects within Five Miles of the Proposed Project</td>
<td>6-2</td>
</tr>
<tr>
<td>7-1</td>
<td>Draft Mitigation Monitoring Plan</td>
<td>7-5</td>
</tr>
</tbody>
</table>
## Figures

<table>
<thead>
<tr>
<th>Figure</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>E-1</td>
<td>Vicinity Map and Overview of the Proposed Project</td>
</tr>
<tr>
<td>2-1</td>
<td>Proposed Project Area</td>
</tr>
<tr>
<td>2-2</td>
<td>Components of the Proposed Project at the Storage Field</td>
</tr>
<tr>
<td>2-3</td>
<td>New Pipelines to Connect the Proposed Central Compressor Station to Existing Facilities</td>
</tr>
<tr>
<td>2-4</td>
<td>Existing and Proposed Guardhouse</td>
</tr>
<tr>
<td>2-5</td>
<td>Existing Aliso Canyon Gas Storage Field Facilities and 66-kilovolt Subtransmission Line</td>
</tr>
<tr>
<td>2-6</td>
<td>Existing 66-kV Subtransmission Lines, 66-kV Reconductoring Segments, and Telecommunications Route #1</td>
</tr>
<tr>
<td>2-7</td>
<td>Telecommunications Route #2: Chatsworth Substation to Proposed Natural Substation</td>
</tr>
<tr>
<td>2-8</td>
<td>Telecommunications Route #3: San Fernando Substation to Fiber Optic Connection Point</td>
</tr>
<tr>
<td>2-9</td>
<td>Central Compressor Station</td>
</tr>
<tr>
<td>2-10</td>
<td>Natural Substation</td>
</tr>
<tr>
<td>2-11</td>
<td>Tubular Steel Pole</td>
</tr>
<tr>
<td>2-12</td>
<td>Access Road Modification and Drainage Near Structures 27 and 28</td>
</tr>
<tr>
<td>3-1</td>
<td>Telecommunications Route #3 Alternative</td>
</tr>
<tr>
<td>4.1-1</td>
<td>Viewpoints and Visual Resources</td>
</tr>
<tr>
<td>4.1-2</td>
<td>Aliso Canyon Field Facility – Aesthetics</td>
</tr>
<tr>
<td>4.1-3</td>
<td>Viewpoint 1: Wiley Canyon Road (Facing Southeast)</td>
</tr>
<tr>
<td>4.1-4</td>
<td>Viewpoint 2: Towsley Canyon Park (Facing East)</td>
</tr>
<tr>
<td>4.1-5</td>
<td>Viewpoint 3: Crescent Valley Road Mobile Home Park (Facing Northwest)</td>
</tr>
<tr>
<td>4.1-6</td>
<td>Viewpoint 4: Michael D. Antonovich Open Space Trailhead (Facing East)</td>
</tr>
<tr>
<td>4.1-7</td>
<td>Viewpoint 5: Michael D. Antonovich Open Space (Facing South)</td>
</tr>
<tr>
<td>4.1-8</td>
<td>Viewpoint 5, O’Melveny Park (Facing Northeast)</td>
</tr>
<tr>
<td>4.1-9</td>
<td>Viewpoint 7: Aliso Canyon Gas Storage Field from O’Melveny Park (Facing Southwest)</td>
</tr>
<tr>
<td>4.1-10</td>
<td>Viewpoints 8 and 9: Omskirk Avenue and Tampa Avenue at Sesnon Boulevard</td>
</tr>
<tr>
<td>4.1-11</td>
<td>Viewpoint 10: San Fernando Substation (Facing Northwest)</td>
</tr>
<tr>
<td>4.4-1</td>
<td>Wetlands and Other Hydraulic Features in the Proposed Project Area</td>
</tr>
<tr>
<td>4.4-2</td>
<td>Coastal California Gnatcatcher Critical Habitat</td>
</tr>
<tr>
<td>4.4-3</td>
<td>Riparian Vegetation Communities within the Proposed Project Area</td>
</tr>
<tr>
<td>4.6-1</td>
<td>Faults in the Vicinity of the Proposed Project</td>
</tr>
<tr>
<td>4.8-1</td>
<td>Map of Fire Hazard Severity Zones in the State and Local Responsibility Areas of California</td>
</tr>
<tr>
<td>4.10-1</td>
<td>Significant Ecological Areas, Parks, and Open Space</td>
</tr>
<tr>
<td>4.10-2</td>
<td>General Plan Land Use in the Proposed Project Area</td>
</tr>
</tbody>
</table>
Figure 4.10-3  Generalized Zoning in the Proposed Project Area  ........................................ 4.10-9
Figure 4.11-1  Increase in Cumulative Noise Levels Allowed by Criteria (dBA) ........... 4.11-27
Figure 4.15-1  Study Intersections .................................................................................. 4.15-7
Figure 4.15-2  Existing Traffic Volumes – Weekday – AM Peak Hour – Santa Clarita ................................................................. 4.15-10
Figure 4.15-3  Existing Traffic Volumes – Weekday – PM Peak Hour – Santa Clarita ................................................................. 4.15-11
Figure 4.15-4  Existing Traffic Volumes – Weekday – AM Peak Hour – Los Angeles ........................................................................ 4.15-12
Figure 4.15-5  Existing Traffic Volumes – Weekday – PM Peak Hour – Los Angeles ........................................................................ 4.15-13
Figure 4.15-6  Future Cumulative Baseline Traffic Volumes – Weekday AM and PM Peak Hour – Santa Clarita ................................................................. 4.15-20
Figure 4.15-7  Future Cumulative Baseline Traffic Volumes with Project – Weekday AM and PM Peak Hours – Santa Clarita ................................................................. 4.15-21
Figure 4.15-8  Future Cumulative Baseline Traffic Volumes – Weekday AM Peak Hour – Los Angeles ........................................................................ 4.15-23
Figure 4.15-9  Future Cumulative Baseline Traffic Volumes – Weekday PM Peak Hour – Los Angeles ................................................................. 4.15-24
Figure 4.15-10 Future Cumulative with Project Traffic Volumes – Weekday AM Peak Hour – Los Angeles ................................................................. 4.15-25
Figure 4.15-11 Future Cumulative with Project Traffic Volumes – Weekday PM Peak Hour – Los Angeles ................................................................. 4.15-26
Figure 6-1  Cumulative Projects .................................................................................. 6-13
Acronyms and Abbreviations

µg/m³  micrograms per cubic meter
AAI   All Appropriate Inquiry
AB    Assembly Bill
ACSR  Aluminum Conductor Steel Reinforced
af    acre feet
AMSL  above mean sea level
APE   Area of Potential Effect
APLIC Avian Power Line Interaction Committee
APM   Applicant Proposed Measure
applicant  Southern California Gas Company
AQMP  air quality management plan
ATCS  Adaptive Traffic Control System
ATSAC Automated Traffic Surveillance and Control
B.P.  before present
bgs   below ground surface
BMP   Best Management Practice
Btu/hp British thermal units/horsepower
CAA   Clean Air Act
CAAQS California Ambient Air Quality Standards
CAGN  coastal California gnatcatcher
CAL FIRE California Department of Forestry and Fire Protection
Cal/OSHA California Occupational Health and Safety Administration
CalEMA California Emergency Management Agency
CalEPA California Environmental Protection Agency
Caltrans California Department of Transportation
CARB  California Air Resources Board
CBC   California Building Code
CBS   U.S. Chemical Safety and Hazard Investigation Board
CCAA  California Clean Air Act
CCAS  California Climate Adaptation Strategy
CCR   Code of California Regulations
CDC   California Department of Conservation
CDFG  California Department of Fish and Game
CDMG  California Division of Mines and Geology
CEQA  California Environmental Quality Act
CESA  California Endangered Species Act
cf    cubic feet
CFR   Code of Federal Regulations
CGS   California Geological Survey
CH₄   methane
CMA   Congestion Management Agency
CMP   Congestion Management Program
CMWD  Calleguas Municipal Water District
CNDDB California Natural Diversity Database
CNEL  Community Noise Equivalent Level
CNPS  California Native Plant Society
CNRA  California Natural Resources Agency
CO carbon monoxide
CO₂ carbon dioxide
CO₂e carbon dioxide equivalency
CPCN Certificate of Public Convenience and Necessity
CPUC California Public Utilities Commission
CRHR California Register of Historical Resources
CSERP Construction Safety and Emergency Response Plan
CUP Conditional Use Permit
CUPA Certified Uniform Program Agency
CWA Clean Water Act
dB decibels
dBA A-weighted decibel
DHS Department of Homeland Security
DOGGR California Division of Oil, Gas, and Geothermal Resources
DOT U.S. Department of Transportation
DTSC Department of Toxic Substances Control
E & E Ecology and Environment, Inc.
EDR Environmental Data Resources
EIR environmental impact report
EMF Electric and magnetic fields
EPA U.S. Environmental Protection Agency
ESA Federal Endangered Species Act
F Fahrenheit
FAA Federal Aviation Administration
FC candidate for listing under the Federal Endangered Species Act
FE federally endangered
FEMA Federal Emergency Management Agency
FMMP Farmland Mapping and Monitoring Program
FP fully protected under the Federal Endangered Species Act
FT federally threatened
FTA Federal Transportation Administration
g fraction of the acceleration of gravity
GHG greenhouse gas
GO General Order
GWP global warming potential
H₂S hydrogen sulfide
HCA High Consequence Area
HCM Highway Capacity Manual
HFC hydrofluorocarbons
HMTA Hazardous Materials Transportation Act
HSC Health and Safety Code
HUC Hydrologic Unit Code
I-210 Interstate 210
I-5 Interstate 5
ICU Intersection Capacity Utilization
IPCC Intergovernmental Panel on Climate Change
IS initial study
ITP Incidental Take Permit
IWMD Ventura County Public Works, Water and Sanitation Department, Integrated Waste Management Division
kV kilovolt
LACDPW Los Angeles County Department of Public Works
LACDWP Los Angeles County Department of Water and Power
LACFD Los Angeles County Fire Department
LACM Natural History Museum of Los Angeles County
LADOT City of Los Angeles Department of Transportation
LADWP Los Angeles Department of Water and Power
LAFD City of Los Angeles Fire Department
LAPD City of Los Angeles Police Department
LARWQCB Los Angeles Regional Water Quality Control Board
LASDPW City of Los Angeles Sanitation Department of Public Works
LAUSD Los Angeles Unified School District
Ldn Day-Night Level
Leq (h) hourly equivalent sound level
Leq sound level equivalent
Lmax maximum sound level
Lmin minimum sound level
LOS level of service
LRA Local Responsibility Area
LST lattice steel tower
LST localized significance threshold
LUFT leaking underground fuel tank
LUST leaking underground storage tank
LWS lightweight steel (pole)
MBTA Migratory Bird Treaty Act
MCE maximum credible earthquake
MDA Michael D. Antonovich
Metro Metropolitan Transportation Authority
mg/L milligrams per liter
MM mitigation measure
MMP Mitigation Monitoring Plan
mm/year millimeters/year
MND mitigated negative declaration
MP Milepost
MPE maximum probable earthquake
mph miles per hour
MRZ Mineral Resource Zone
MVA megavolt ampere
Mw maximum moment magnitude
MWA megavolt ampere
N2O nitrous oxide
NAAQS National Ambient Air Quality Standards
NAHC Native American Heritage Commission
NASA National Aeronautics and Space Administration
NCWD Newhall County Water District
NEC National Electric Code
NFIP National Flood Insurance Program
NFPA National Fire Protection Association
NO2 Nitrogen dioxide
NOA Notice of Availability
NOP  Notice of Preparation
NOx  oxides of nitrogen
NPDES National Pollutant Discharge Elimination System
NPL  National Priorities List
NSD  Newhall School District
OSHA  U.S. Occupational Health and Safety Administration
PCE  passenger car equivalency
PEA  Proponent’s Environmental Assessment
PFC  perfluorocarbons
PG&E  Pacific Gas and Electric Company
PHA  Process Hazard Assessment
Plant Station  Aliso Canyon Plant Station
PM10  Particulate matter less than or equal to 10 microns in diameter
PM2.5  Particulate matter less than or equal to 2.5 microns in diameter
ppm  parts per million
PPV  peak particle velocity
PRC  Public Resources Code
proposed project  Aliso Canyon Turbine Replacement Project
PSIA  Pipeline Safety Improvement Act
quad  quadangle
R  Rare under the California Endangered Species Act
RCRA  Resource Conservation and Recovery Act
ROG  reactive organic gas
ROW  right-of-way
RTC  Regional Clean Air Incentive Market Trading Credit
RWQCB  Regional Water Quality Control Board
SA  Settlement Agreement
SARA  Superfund Amendment and Reauthorization Act
SCAB  South Coast Air Basin
SCADA  Supervisory Control and Data Acquisition
SCAQMD  South Coast Air Quality Management District
SCCIC  South Central Coastal Information Center
SCE  Southern California Edison
SCH  State Clearinghouse
SCR  Selective Catalytic Reduction
SDG&E  San Diego Gas and Electric
SE  state endangered
SEA  Significant Ecological Area
SEATAC  Significant Ecological Areas Technical Advisory Committee
SEMS  Standardized Emergency Management System
SF6  sulfur hexafluoride
SIP  State Implementation Plan
SLIC  Spills–Leaks–Investigations–Cleanups
SMARA  California Surface Mining and Reclamation Act
SO2  sulfur dioxide
SoCalGas  Southern California Gas Company
SPCC  Spill Prevention Control and Countermeasure
SR  State Route
SRA  State Responsibility Areas
SSC  species of special concern in California
<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>ST</td>
<td>state threatened storage field</td>
</tr>
<tr>
<td>SWFL</td>
<td>southwestern willow flycatcher</td>
</tr>
<tr>
<td>SWPPP</td>
<td>Storm Water Pollution Prevention Plan</td>
</tr>
<tr>
<td>SWRCB</td>
<td>State Water Resources Control Board</td>
</tr>
<tr>
<td>T&amp;E</td>
<td>threatened and endangered</td>
</tr>
<tr>
<td>TAC</td>
<td>toxic air contaminant</td>
</tr>
<tr>
<td>TDC</td>
<td>turbine-driven compressors</td>
</tr>
<tr>
<td>TIA</td>
<td>Traffic Impact Assessment</td>
</tr>
<tr>
<td>TMDL</td>
<td>Total Maximum Daily Load</td>
</tr>
<tr>
<td>TSP</td>
<td>tubular steel pole</td>
</tr>
<tr>
<td>UBC</td>
<td>Uniform Building Code</td>
</tr>
<tr>
<td>UNFCCC</td>
<td>United Nations Framework Convention on Climate Change</td>
</tr>
<tr>
<td>USACE</td>
<td>U.S. Army Corp of Engineers</td>
</tr>
<tr>
<td>USDA</td>
<td>United States Department of Agriculture</td>
</tr>
<tr>
<td>USFWS</td>
<td>U.S. Fish and Wildlife Service</td>
</tr>
<tr>
<td>USGS</td>
<td>U.S. Geological Survey</td>
</tr>
<tr>
<td>UST</td>
<td>underground storage tank</td>
</tr>
<tr>
<td>UWMP</td>
<td>Urban Water Management Plan</td>
</tr>
<tr>
<td>V/C</td>
<td>volume-to-capacity</td>
</tr>
<tr>
<td>VCFD</td>
<td>Ventura County Fire Department</td>
</tr>
<tr>
<td>VdB</td>
<td>decibels of vibration velocity</td>
</tr>
<tr>
<td>VOC</td>
<td>volatile organic compound</td>
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<tr>
<td>VRP</td>
<td>visibility-reducing particle</td>
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<tr>
<td>WP</td>
<td>wooden pole</td>
</tr>
<tr>
<td>WRP</td>
<td>Water Reclamation Plant</td>
</tr>
<tr>
<td>ZV</td>
<td>Zone Variance</td>
</tr>
</tbody>
</table>
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Executive Summary

Introduction and Project Overview

Southern California Gas Company (the applicant) provides natural gas services to approximately six million customers in Southern California, and operates four storage fields to meet customer demand. The applicant’s Aliso Canyon Natural Gas Storage Field (storage field), which is located in Los Angeles County, has an inventory of approximately 165 billion cubic feet (cf) and is one of the largest in the United States. It has a withdrawal capacity of up to 1.875 billion cf per day and an injection capacity of up to 300 million cf per day. Injection at the storage field is provided by three turbine–driven compressors, which are powered by natural gas. Figure E-1 shows the location of the proposed project and surrounding areas.

The applicant filed an application on September 28, 2009 (A.09-09-020) with the California Public Utilities Commission (CPUC) to amend its Certificate of Public Convenience and Necessity for the construction and operation of the Aliso Canyon Turbine Replacement Project (the proposed project). The application was deemed complete on March 24, 2010. The purpose of the proposed project is to comply with the terms of a settlement agreement implemented by CPUC decision D.08-12-020 (provided in Appendix A of this environmental impact report [EIR]) while maintaining or improving the reliability and efficiency of storage facility operations.

Objectives of the Proposed Project

The two basic objectives of the proposed project are to:

1. Comply with the terms of the Settlement Agreement implemented by CPUC decision D.08-12-020; and

2. Maintain or improve the reliability and efficiency of storage facility operations at the Aliso Canyon Natural Gas Storage Field.

Settlement Agreement

The applicant is required to implement the proposed project to meet the terms of Phase 1 of the Settlement Agreement between the applicant and parties to the 2009 Biennial Cost Allocation Proceeding approved by the CPUC (Appendix A). The Settlement Agreement requires that the applicant increase the overall injection capacity at the field by approximately 145 million cf per day.

The proposed compressors would be capable of increasing the storage field’s natural-gas injection capacity from approximately 300 million cf per day to approximately 450 million cf per day. The storage field’s withdrawal capacity would not change.

The proposed compressors would also improve natural gas service reliability and efficiency. The existing gas turbine–driven compressors at the storage field were installed in 1971. Gas turbines alter compressor speed by varying fuel input. The new variable-speed motors that would be installed as part of the proposed project have the ability to alter compressor speed as gas pressure ratios and flow rates change more precisely than the existing gas turbines. Hence, the new motors would be capable of better matching operating pressures at the storage field and would be more energy efficient.
Figure E-1

Vicinity Map and Overview of the Proposed Project

- Existing 66-kV Subtransmission Line
- 66-kV Subtransmission Line Reconductoring Route & Telecommunications Line (Proposed)
- Telecommunications Line (Proposed)
- Natural Substation (Proposed)
- Guardhouse Relocation and Entry Road Widening (Proposed)
- Central Compressor Station (Proposed)
Approach to Environmental Review

As lead agency, the CPUC must determine through the California Environmental Quality Act (CEQA) process whether the proposed project would result in significant impacts to the environment, and whether those impacts could be avoided, eliminated, compensated for, or reduced to less than significant levels. This EIR will become part of a body of evidence that the CPUC will use in deciding whether to approve Southern California Gas Company’s application.

The CPUC is seeking comments on this Draft EIR. The CPUC will respond to comments on the Draft EIR, conduct additional analysis as necessary, and modify mitigation measures as appropriate. If the CPUC approves the project, CPUC staff would closely monitor the applicant’s compliance with the requirements imposed by the mitigation measures.

Description of the Proposed Project

The construction of the proposed project would expand the storage field’s natural-gas injection capacity from approximately 300 million cubic feet (cf) per day to approximately 450 million cf per day. As part of the proposed project, the applicant would construct and operate the following project components at the storage field:

- Central Compressor Station with three new electric-driven, variable-speed compressors and pipelines to connect the station to existing facilities;
- 12-kilovolt (kV) Plant Power Line to supply the Central Compressor Station with power;
- Office and crew-shift buildings; and
- Guardhouse on a widened segment of the existing entry road into the storage field.¹

The applicant would decommission and remove the:

- Existing compressor station and its three gas turbine–driven compressors; and
- Existing main office and crew-shift buildings.

To power the proposed electric-driven, variable-speed compressors, SCE would:

- Construct and operate a 56-megavolt-ampere (MVA), 66/12-kV substation (the Natural Substation) on the storage field site;² and
- Reconductor and replace towers and poles along segments of SCE’s Chatsworth–MacNeil–Newhall–San Fernando 66-kV Subtransmission Line and MacNeil–Newhall–San Fernando 66-kV Subtransmission Line in the proposed project area.

¹ The existing guardhouse at the storage field would not be removed as part of the proposed project.
² The initial build of the Natural Substation would include the installation of two 28 MVA, 66/12-kV transformers. Space would be available for the installation of up to two additional 28 MVA transformers (for a total of 112 MVA) if needed in the future. SCE estimates that 50 megawatts of electricity would be required to meet the increase in electrical demand from operation of the proposed electric–driven compressors.
To allow for remote monitoring and operation of the proposed electrical facilities, SCE would:

- Install equipment at SCE’s Newhall, Chatsworth, and San Fernando Substations in the proposed project area; and
- Install new fiber optic telecommunications cable in the proposed project area.

In addition, the applicant would apply to the CPUC to enlarge SCE’s existing easement on the storage field site, which would be necessary for SCE to construct and operate the Natural Substation. SCE’s Northern Transmission/Substation Regional Facility at Pardee Substation in Santa Clarita would be used as the primary staging area for the 66-kV subtransmission line reconductoring.

Construction of the proposed project would take approximately 22 months.

**Notice of Preparation**

In accordance with the CEQA Guidelines, the CPUC prepared a Notice of Preparation (NOP) for this EIR. The CPUC circulated the NOP for the proposed project on October 21, 2010, to local, state, and federal agencies, and the State Clearinghouse, opening a 30-day comment period on the scope and content of the EIR and announcing two public scoping meetings. The CPUC held two public meetings in November, 2010, and received six comment letters on the NOP from public agencies and eleven comment letters on the NOP from members of the public.

**Areas of Potential Controversy**

Several areas of potential controversy were identified for the proposed project through the public scoping process, including:

- Safety of storage field operations, including natural gas injection and withdrawal;
- Aesthetics;
- Air Quality;
- Biological Resources;
- Cultural Resources;
- Hazards and Hazardous Materials;
- Hydrology and Water Quality;
- Land Use and Planning;
- Noise;
- Public Services and Utilities; and
- Alternatives.

**Less than Significant Impacts (Including Significant Impacts that Can Be Mitigated)**

The EIR addresses all potentially significant environmental impacts identified during the public scoping. The evaluation of potential project impacts resulted in the determination that the following environmental impacts would be less than significant with or without mitigation:

- Aesthetics
- Agricultural and Forestry Resources
The mitigation measures identified to reduce significant impacts to less than significant levels are discussed in Chapter 7, “Mitigation Monitoring Plan” and are summarized at the end of this Executive Summary in Table E-1.

Cumulative Impacts and Other CEQA Considerations

The CEQA Guidelines require that potential cumulative impacts be assessed by developing either a list of past, present, and probable future projects that would produce related or cumulative effects in combination with the proposed project or a summary of projections contained in adopted general plans or related planning documents. The discussion of cumulative impacts presented in Chapter 6, “Cumulative Impacts and Other CEQA Considerations,” of this EIR describes the potential cumulative impacts for each resource area addressed in Chapter 4, “Environmental Analysis.” An analysis of whether the proposed project would result in growth-inducing impacts or significant and irreversible environmental changes is also presented in Chapter 6.

Unavoidable Significant Adverse Impacts

Section 15126.2(b) of the CEQA Guidelines requires that an EIR describe any significant impacts, including those that can be reduced through implementation of mitigation measures but nonetheless would still remain significant (i.e., would not be reduced to less than significant levels). No significant and unavoidable environmental impacts were identified for any resource areas in this EIR.

Alternatives

Alternatives to the proposed project have been identified and evaluated in accordance with CEQA Guidelines. CEQA Guidelines (Section 15126.6[a]) state:

An EIR shall describe a reasonable range of alternatives to the project, or to the location of the project, which would feasibly attain most of the basic objectives of the project but would avoid or substantially lessen any of the significant effects of the project.

CEQA Guidelines (Section 15364) define feasibility as:

....capable of being accomplished in a successful manner within a reasonable period of time, taking into account economic, environmental, legal, social, and technological factors.
Alternatives to the proposed project were suggested during the scoping period by the general public and government agencies after the applicant submitted its application to the CPUC. Some of the alternatives reviewed in this report were presented in the applicant’s Proponent Environmental Assessment (PEA) and others were identified by the CPUC Energy Division as a result of the agency’s independent review. In total, ten alternatives were identified, including a design alternative (non-wires alternative), electrical alternatives, siting alternatives, and routing alternatives (Appendix C, “Alternatives Screening Report”).

Alternatives Evaluated in this EIR

The alternatives to the proposed project were selected for analysis based on a screening process that considered the following criteria: meets the basic objectives of the proposed project, lessens significant impacts, is feasible, and represents a reasonable range of alternatives. Alternatives were eliminated from consideration if they failed to meet these criteria. Alternatives that were remote or speculative or the effects of which could not be reasonably predicted, were also eliminated. The applicant considered several alternatives to reduce impacts on air quality, biological resources, cultural resources, hazards, and noise. This section briefly describes the alternatives that were selected for further consideration.

Based on the analysis presented in the EIR, the proposed project and the following three alternatives were retained for further consideration in the EIR:

- Design Alternative (Alternate Compressor Drive Type, a Non-wires Alternative);
- Routing Alternative A (Telecommunications: Sylmar Substation to San Fernando Substation);
- No Project Alternative.

Appendix C, “Alternatives Screening Report,” includes figures showing the proposed project and each alternative, including those that were eliminated from further consideration in this EIR.

Design Alternative (Alternate Compressor Drive Type, a Non-wires Alternative)

Under the Design Alternative, which was proposed in the PEA, new gas turbine–driven compressors with greater capacity than the existing gas turbine–driven compressors would be installed in the proposed Central Compressor Station instead of electric-driven, variable-speed compressors. The gas turbine–driven compressors would combust natural gas for power rather than use electricity. The proposed Natural Substation, 66-kV subtransmission line reconductoring, and telecommunications line installations would not be required for this alternative. Access to the storage field from Sesnon Boulevard would be improved, and the new guardhouse, main office building, and crew-shift building would be constructed as proposed.

Routing Alternative A (Telecommunications: Sylmar Substation to San Fernando Substation)

For this alternative, the proposed telecommunications route from San Fernando Substation east to a fiber optic connection point within the right-of-way of an existing SCE 220-kV subtransmission line corridor would be routed from San Fernando Substation north to a Los Angeles Department of Water and Power substation (Sylmar Substation) instead. Sylmar Substation is located southwest of the intersection of Interstate 5 and Interstate 210. For both the proposed and alternative routes, new fiber optic cable would be installed primarily overhead on existing SCE and Los Angeles Department of Water and Power electrical distribution line structures. Both routes would be approximately 5-miles long and require approximately 1,000 feet of new underground conduit.
Routing Alternative A was proposed by SCE in response to a request by the CPUC for more specific information about the telecommunications routes during the EIR preparation process. SCE later submitted the route from San Fernando Substation to a fiber optic connection point as the proposed route, and the CPUC chose to consider the original route as an alternative.

**No Project Alternative**

The No Project Alternative is the circumstance under which the proposed project does not proceed. Under the No Project Alternative, the existing gas turbine–driven compressors would not be replaced at the storage field, and the storage field’s injection capacity would not be increased. Compliance with the terms of the Settlement Agreement would not be achieved (Objective #1), and the reliability and efficiency of storage facility operations would not be maintained or improved (Objective #2).

The existing gas turbine–driven compressors were installed in 1971. Production of the gas turbines was halted by the manufacturer in the late 1970s and replacement parts are extremely limited. It is anticipated that maintenance issues requiring compressor replacement parts would take longer to address over time, and that the current level of compressor reliability experienced at the storage field would decrease. Therefore, neither of the basic objectives of the proposed project would be achieved under the No Project Alternative.

**Environmentally Superior Alternative: Proposed Project with Routing Alternative A**

Long-term impacts on coastal California gnatcatcher habitat and other biological resources would be avoided under the Design Alternative, and a number of short-term construction impacts would be avoided or reduced, but the alternative’s air quality and greenhouse gas (GHG) emissions impacts would be both long-term and widespread, impacting resources in addition to those located in proximity to the components of the Design Alternative. Furthermore, while offsets can be purchased for air quality impacts, and offsets may be negotiated for GHG impacts, mitigation through the purchase of offsets is indirect. Direct mitigation for air pollutant and GHG emissions can be difficult to implement and, in some cases, cannot sufficiently reduce impacts.

With regard to temporary construction noise, Routing Alternative A would be environmentally superior to the proposed project because fewer sensitive receptors would be impacted. During operations, noise impacts would be similar to the proposed project. During construction and operations for all other resource areas, impacts under Routing Alternative A would be similar to those of the propose project. Therefore, because construction noise from Routing Alternative A would impact fewer sensitive noise receptors, and the proposed project would avoid or reduce long-term impacts from air pollutant emissions and result in a net reduction of GHG emissions during operations in comparison to Design Alternative A, the proposed project with Routing Alternative A would be the Environmentally Superior Alternative.

**Major Conclusions of the Draft EIR**

No significant and unavoidable adverse environmental impacts have been identified that would result from construction or operation of the proposed project. All of the impacts identified in Chapter 4, “Environmental Analysis,” are either less than significant or, with mitigation, would be reduced to less than significant levels. Among the alternatives considered in this EIR, it was determined that the proposed project with Routing Alternative A would be the Environmentally Superior Alternative.

**Draft Mitigation Monitoring Plan**
A Draft Mitigation Monitoring Plan for the proposed project is presented in Chapter 7 of this Draft EIR. A final Mitigation, Monitoring, Reporting, and Compliance Program will be prepared for the Final EIR that incorporates any changes to the proposed project or mitigation measures that are made as a result of public review of the Draft EIR and further consideration of the proposed project by the CPUC.
### Table ES-1 Summary of Impacts

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<thead>
<tr>
<th>Impact</th>
<th>Applicant Proposed Measures (APMs) and Mitigation Measures (MMs)</th>
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<tbody>
<tr>
<td><strong>4.1 Aesthetics</strong></td>
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<tr>
<td>Impact AE-4: Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area</td>
<td><strong>APM AE-1: Night Lighting.</strong> The applicant and SCE will ensure that construction activities occurring at night will use lighting to protect the safety of the construction workers but orient the lights to minimize their effect on any nearby sensitive receptors. The lighting will be directed downward and shielded to eliminate offsite light spill at times when the lighting might be in use.</td>
<td>Confirm that construction lighting is oriented to minimized effects on nearby sensitive receptors (APM AE-1).</td>
<td>During construction</td>
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<td><strong>4.2 Agriculture</strong></td>
<td>No applicable APMs or mitigation measures.</td>
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<td><strong>4.3 Air Quality</strong></td>
<td><strong>APM AQ-1: Maintain Engines in Good Working Condition.</strong> The applicant and SCE will ensure that equipment engines will be maintained in good condition and in proper tune as per the manufacturers’ specifications.</td>
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<td></td>
<td><strong>APM AQ-2: Minimization of Equipment Use.</strong> The applicant and SCE will ensure that staff and daily construction activities will be efficiently scheduled to minimize the use of unnecessary/duplicate equipment when possible.</td>
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<td></td>
<td><strong>APM AQ-3: Minimization of Disturbed Areas.</strong> The applicant and SCE will ensure that the amount of area disturbed by clearing, grading, earth moving, or excavation operations is minimized to reduce the amount of fugitive dust that is generated during construction in a manner that meets or exceeds the requirements of the South Coast Air Quality Management District’s Rule 43 (Fugitive Dust Regulations).</td>
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<td></td>
<td><strong>APM AQ-4: Watering Prior to Grading and</strong></td>
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<td>• Confirm that Regional Clean Air Incentive Market Trading Credits are purchased as specified in MM AQ-2.</td>
<td></td>
<td>Prior to and during construction</td>
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<td></td>
<td>• See additional requirements for APMs AQ-1 through AQ-7 and MMs AQ-1 and AQ-2.</td>
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<tr>
<td><strong>Excavation.</strong> The applicant and SCE will ensure that pre-grading/excavation activities will include watering the area to be graded or excavated before commencement of grading or excavation operations. Application of water (preferably reclaimed, if available) will penetrate sufficiently to minimize fugitive dust during grading activities.</td>
<td><strong>APM AQ-5: Vehicle Speed Limits.</strong> The applicant will post signs in the storage field along designated travel routes and limiting traffic to 15 miles per hour or less. <strong>APM AQ-6: Fugitive Dust from High Winds.</strong> During periods of high winds (i.e., wind speeds sufficient to cause fugitive dust to impact adjacent properties), the applicant and SCE will ensure that all clearing, grading, earth moving, and excavation operations will be curtailed to the degree necessary to prevent fugitive dust created by onsite activities and operations from being a nuisance or hazard, either offsite or onsite. <strong>APM AQ-7: Cleaning of Paved Roads.</strong> The applicant and SCE will ensure that paved road surfaces will use vacuum sweeping and/or water flushing to remove buildup of loose material to control dust emissions from travel on paved access roads (including adjacent public streets impacted by construction activities) and paved parking areas. <strong>MM AQ-1: Oxides of Nitrogen (NOx) Credits.</strong> The emissions of NOx due to construction of the proposed project will be mitigated through the purchase of Regional Clean Air Incentive Market Trading Credits (RTCs) for every pound of NOx emissions in excess of the SCAQMD daily significance threshold of 100 pounds per day.</td>
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<td>The total amount of NOx RTCs to be purchased will be calculated when the construction schedule and operating conditions are finalized. The applicant will purchase and submit the required RTCs to the SCAQMD prior to the start of project construction. The applicant will also track actual daily emissions during construction according to a monitoring plan that includes records of equipment and vehicle usage.</td>
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<td><strong>MM AQ-2: Tier 3 Off-Road Emissions Standards.</strong> All off-road diesel-powered construction equipment greater than 50 horsepower used during reconductoring of the 66-kV subtransmission line will meet Tier 3 off-road emissions standards.</td>
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4.4 Biological Resources

**Impact BR-1: Substantial adverse direct or indirect effect on special status species.**

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<thead>
<tr>
<th>Coastal California Gnatcatcher Habitat (Including Critical Habitat)</th>
<th>Prior to, during, and after construction</th>
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<tr>
<td>APM AQ-3: Minimization of Disturbed Areas. See above.</td>
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<tr>
<td>APM AQ-4: Watering Prior to Grading and Excavation. See above.</td>
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<tr>
<td>APM BR-2: Designated Work Zones and Sensitive Resource Avoidance. Prior to ground-disturbing activities, the applicant and SCE will ensure that work zones are clearly staked and flagged. Construction work areas will be identified to ensure that construction activities, equipment, and associated activities are confined to designated work zones and areas supporting sensitive resources (special-status plants and wildlife, and high-value habitats, such as wetlands) are avoided.</td>
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<td>APM BR-3: Post-Construction Restoration for</td>
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<td>• Ensure that the applicant and SCE conduct preconstruction surveys for wildlife and plant species as specified in APM BR-1.</td>
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<tr>
<td>• Ensure that the applicant and SCE conduct protocol-level pre-construction surveys for coastal California gnatcatcher as specified in APM BR-4 and least Bell’s vireo and southwestern willow flycatcher as specified in MM BR-8.</td>
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<tr>
<td>• Ensure that SCE conducts surveys of vegetation and estimates the total area of intact Venturan Coastal Sage Scrub (MM BR-2) and prepares a</td>
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## Table ES-1  Summary of Impacts

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<tr>
<td><strong>Reconductoring.</strong> SCE will ensure that all areas that are temporarily disturbed during 66-kV subtransmission line reconductoring will be restored as close to preconstruction conditions as possible or to the conditions agreed upon between the landowner and SCE following completion of construction of the proposed project.</td>
<td>Habitat Restoration Plan for Venturan Coastal Sage Scrub (MM BR-3).</td>
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<tr>
<td><strong>APM BR-4: Preconstruction Gnatcatcher Surveys.</strong> The applicant and SCE will ensure that protocol-level pre-construction surveys will be conducted for coastal California gnatcatcher, in project component areas where suitable habitat exists and for all project activities proposed within U.S. Fish and Wildlife Service designated critical habitat in accordance with the U.S. Fish and Wildlife Service Coastal California Gnatcatcher (<em>Polioptila californica californica</em>) Presence/Absence Survey Guidelines, February 28, 1997. In the event that coastal California gnatcatcher are observed in pre-construction surveys, a buffer of 500 feet from any active nest will be flagged and maintained by a biological monitor. Areas of 2 or more contiguous acres of suitable coastal California gnatcatcher habitat will be identified at the time of pre-construction surveys, and work within or near these areas will be performed outside of the breeding and nesting season (coastal California gnatcatcher breeding/nesting season is approximately February 15 through August 30).</td>
<td>• Ensure that the applicant and SCE complete formal delineations per USACE protocols as specified in MM BR-5.</td>
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<td><strong>APM BR-5: Exclusionary Fencing.</strong> The applicant and SCE will ensure that exclusionary fencing will be installed around work and laydown/staging areas, where necessary, to prevent inadvertent encroachment into the native habitat.</td>
<td>• Ensure that the applicant and SCE design all transmission structures as specified in MM BR-6 and implement avian protection plans as specified in MM BR-7.</td>
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<td>• Ensure that the applicant and SCE conduct pre-construction nesting surveys for golden eagle as specified MM BR-9.</td>
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<td>• Ensure that the applicant and SCE conduct pre-construction surveys for Plummer’s mariposa lily and slender mariposa lily as specified MM BR-10.</td>
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<td>• See above/below for APMs AQ-3, AQ-4, GE-3, and HZ-6.</td>
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<td>• See additional requirements for APMs BR-1 through BR-8 and MMs BR-1 through BR-11.</td>
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<td>habitat adjacent to areas of impact. Brightly colored, protective construction fencing and/or silt fencing will be erected surrounding the work area where it abuts native habitat prior to the start of construction and/or demolition. <strong>APM BR-6: Biological Monitoring.</strong> The applicant and SCE will ensure that biological monitoring will be conducted during construction in all areas within 100 feet of native vegetation that has the potential, or is known, to provide habitat for special status species. <strong>APM GE-3: Erosion and Sediment Control.</strong> See above. <strong>APM HZ-6: Worker Environmental Awareness Training.</strong> See below.</td>
<td>Monitoring requirements</td>
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<td><strong>MM BR-1: Trimming of Vegetation.</strong> In order to minimize the removal of vegetation in areas of habitat for the coastal California gnatcatcher, for the 66-kV subtransmission line, Telecommunications Route #2, and proposed Natural Substation project areas, SCE will ensure that trimming of all native vegetation, riparian vegetation, and vegetation that provides potential habitat for coastal California gnatcatcher will be performed by a certified arborist or a person with a minimum of 6 years' regional expertise in trimming trees/shrubs in this area and who has worked under a certified arborist.</td>
<td>Monitoring requirements</td>
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<td><strong>MM BR-2: Minimize Removal of Venturan Coastal Sage Scrub.</strong> For the 66-kV subtransmission line, Telecommunications Route #2, and proposed Natural Substation project areas, SCE will minimize the removal of Venturan Coastal Sage Scrub associations,</td>
<td>Monitoring requirements</td>
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<td>Impact</td>
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<td>particularly within designated critical habitat for the coastal California gnatcatcher. Prior to construction and for each of these project areas, SCE will:</td>
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<td></td>
<td>1. Ensure that a survey of vegetation and estimate of the total area of intact Venturan Coastal Sage Scrub is completed by a qualified botanist familiar with this vegetation association.</td>
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<td></td>
<td>2. Avoid removal of more than 10 percent of intact Venturan Coastal Sage Scrub within a single project area. “Project Areas” are defined as:</td>
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<td>a. Storage field project components (including the proposed Natural Substation): areas of ground disturbance during construction;</td>
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<td>b. Access and other roads that would be constructed/modified: 300 linear feet, with a 100-foot buffer on either side of the road; and</td>
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<td>c. 66-kV line and Telecommunications Route #2: for each pole, a 100-foot radius around the base, plus 100 feet along each extent of the linear ROW beyond the 100-foot radius area.</td>
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<td>3. Ensure that areas of intact, contiguous Venturan Coastal Sage Scrub shall not be reduced below a 2-acre threshold.</td>
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<td>In the event that the applicant wishes to remove more than 10 percent of intact Venturan Coastal Sage Scrub within a single project area, or where intact, contiguous areas of Venturan Coastal</td>
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<td>Sage Scrub may be reduced below a 2-acre threshold, the applicant will compensate for this loss through the restoration and/or creation of Venturan Coastal Sage Scrub habitat per the applicant’s Habitat Restoration Plan for Venturan Coastal Sage Scrub, at a minimum ratio of 2:1 (for example, 2 acres of Venturan Coastal Sage Scrub created or restored for every 1 acre impacted).</td>
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<td></td>
<td><strong>MM BR-3: Habitat Restoration Plan for Venturan Coastal Sage Scrub.</strong> Prior to construction of the proposed project, and with the coordination and review of USFWS and CDFG, SCE will prepare a habitat restoration plan for Venturan Coastal Sage Scrub associations for the 66-kV subtransmission line, Telecommunications Route #2, and proposed Natural Substation project areas. The restoration plan will be prepared by a qualified botanist familiar with this vegetation association. Per the requirements of MM BR-2, Venturan Coastal Sage Scrub habitat occurring in these work areas will be identified and quantified; surveys (including vegetation maps) and quantification of Venturan Coastal Sage Scrub habitat will be included in the restoration plan. Restoration will occur at a minimum ratio of 0.5:1 (0.5 acres of Venturan Coastal Sage Scrub created or restored for every 1 acre impacted during project construction), and may be completed by:</td>
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<td>1. Establishing Venturan Coastal Sage Scrub habitat within the project areas (onsite);</td>
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<td>2. Establishing Venturan Coastal Sage Scrub habitat outside the project areas (offsite); or</td>
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<td>3. Purchase of credits and/or mitigation lands</td>
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<td>at a ratio above 0.5:1 from an entity reviewed and approved by the USFWS and/or CDFG. Details of the restoration plan will be finalized pending consultation between SCE, USFWS, and CDFG. For Options 1. and 2. (establishing Venturan Coastal Sage Scrub onsite or offsite), the plan will include the following elements: planting/seeding palettes; monitoring and contingency program; monitoring schedule, including duration and performance criteria (a minimum of 80 percent successful plant establishment after a minimum of three years); and any specific measures that will be required to ensure success of the restoration effort. MM BR-4: Restriction of Vehicular Traffic. The applicant and SCE will ensure that, in all project construction areas, vehicular traffic (including movement of all equipment) is restricted to established access roads indicated by flagging and signage. All access roads that are not otherwise assigned official speed limits will be restricted to a speed limit of a maximum of 20 miles per hour. <strong>Special Status Amphibians and Reptiles</strong> APM AQ-3: Minimization of Disturbed Areas. See above. APMs BR-2, BR-5, and BR-6. See above. APM GE-3: Erosion and Sediment Control. See above. APM HZ-6: Worker Environmental Awareness Training. See below. MM BR-5: Impacts on Hydrologic Features.</td>
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<td>Prior to project construction, for all proposed project components in the vicinity of hydrologic features, the applicant and SCE will:</td>
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<td>1. Complete formal delineations per USACE protocols to confirm and determine the extent of jurisdictional wetlands present in the proposed project areas;</td>
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<td>2. Consult with the USACE and CDFG to determine whether CWA Section 404 permits and California Department of Fish and Game Code Section 1600 Streambed Alteration Agreements are necessary for the proposed project, apply for these permits as needed, and determine the area of fill that would require compensation;</td>
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<td>3. Commit to compensatory mitigation for any wetland fill per any required permits and in consultation with USACE and CDFG (wetland fill requiring mitigation will be compensated for at a minimum ratio of 0.5:1, or 0.5 acres of wetland creation or restoration for every 1 acre of wetland fill caused by the proposed project); and</td>
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<td>4. Ensure that biological monitors establish and maintain a minimum exclusionary buffer of 50 feet from the delineated extent of all jurisdictional wetland features during project construction.</td>
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<td>Construction of any proposed project component that requires altering, removing, or filling the bed or bank of seasonal drainages, or other jurisdictional or potentially jurisdictional water features, and/or cannot maintain the 50-foot exclusionary buffer, will be performed only when</td>
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<td>Water is not present in the feature.</td>
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<td><strong>Special Status Birds</strong></td>
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<tr>
<td>APM AQ-3: Minimization of Disturbed Areas. See above.</td>
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<tr>
<td><strong>APM BR-1: Preconstruction Surveys.</strong> Prior to construction and activities that may include vegetation clearing, staging and stockpiling, or other activities with the potential to directly or indirectly affect wildlife, the applicant and SCE will ensure that preconstruction surveys are conducted by qualified biologists for sensitive biological resources, including special-status wildlife and special-status plant species, in the project component areas, including access roads and staging areas. In the event that special-status wildlife and special-status plants are identified within a proposed project component area or vicinity (survey buffer), buffers will be established by temporary flagging or fencing (this distance may be greater depending on the species and construction activity, as determined by the biologist) between the identified resource and construction activities. Flagging and fencing will be performed or supervised by a qualified biologist to ensure that these activities are conducted without harm to sensitive species, or habitat flagging and fencing will be performed or supervised by a qualified biologist to ensure that these activities are conducted without harm to sensitive species or habitat. The information gathered from these surveys will be used to determine project planning and minimize impacts on sensitive resources from project-related activities. In addition, the results of these surveys will be used to determine the extent to which</td>
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<th>Monitoring Requirements</th>
<th>Timing</th>
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<td>environmental specialist construction monitors will be required. For nesting birds, a field survey will be conducted by a qualified biologist to determine if active nests of bird species protected by the Migratory Bird Treaty Act and/or the California Fish and Game Code are present in the construction zone or within a minimum of 100 feet (500 feet for raptors) of the construction zone. In the event of the identification of nesting birds within a proposed project component area or vicinity, a minimum 50-foot exclusionary buffer will be established by temporary flagging or fencing (this distance may be greater depending on the bird species and construction activity, as determined by the biologist) between the nest site and construction activities. Clearing and construction within the fenced area will be postponed or halted (except for vehicle traffic on existing roads), at the discretion of the biological monitor, until the nest is vacated and juveniles have fledged. The biologist shall serve as a construction monitor during those periods when construction activities occur near active nest areas to ensure that no inadvertent impacts on these nests will occur. Biological monitoring will be conducted during construction work in areas in close proximity to native habitat to assure project compliance with all APMs and Mitigation Measures. <strong>APMs BR-2 through BR-6.</strong> See above. <strong>APM BR-7: Wildlife Relocation and Protection.</strong> During construction activities, wildlife resources that are not considered to have special status and are determined to be in harm’s way may be relocated by the applicant and SCE and/or their</td>
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APRIL 2012

ES-19

DRAFT ENVIRONMENTAL IMPACT REPORT
### Table ES-1 Summary of Impacts

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<td>construction contractors to native habitat near the work area but outside the construction impact zone in order to avoid injury or mortality. For the trench to be excavated in the area of the Central Compressor Station during construction for the purposes of pipeline installation, the applicant will ensure that backfilling of the trench would occur within 72 hours of pipeline installation to preclude potential impacts to wildlife that may fall into the trench. At the conclusion of each day's trenching activity, the end of the trench would be left ramped at an approximate 2-to-1 slope to allow any wildlife falling into the trench to escape. <strong>APM BR-8: Oak Tree Impact Avoidance.</strong> In accordance with City of Santa Clarita/Los Angeles County ordinance and policy guidelines, the applicant and SCE will ensure that loss or impacts to all native oak trees via trimming or ground disturbance within the dripline (i.e., the outermost extent of the canopy) will be avoided using specific measures and/or agency guidance. If impacts cannot be avoided, the applicant or SCE will submit an Oak Tree Permit Application (including an Oak Tree Report) to Los Angeles County and obtain an Oak Tree Permit prior to construction. <strong>APM GE-3: Erosion and Sediment Control.</strong> See above. <strong>APM HZ-6: Worker Environmental Awareness Training.</strong> See below. <strong>APM HZ-7: Wood Pole Recycling and Disposal.</strong> See above.</td>
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<td><strong>MM BR-1 through MM BR-5.</strong> See above.</td>
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<td></td>
<td><strong>MM BR-6: Avian Safe Building Standards.</strong> The applicant and SCE will design all transmission structures installed as part of the proposed project to be consistent with the Suggested Practices for Raptor Protection on Power Lines: The State of the Art in 2006 (APLIC 2006).</td>
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<td></td>
<td><strong>MM BR-7: Avian Protection Plans.</strong> Prior to construction, the applicant and SCE will develop and implement avian protection plans according to Avian Protection Plan (APP) Guidelines (APLIC &amp; USFWS 2005). The avian protection plans will include provisions to reduce impacts on avian species during construction and operation of the proposed project, including measures to reduce impacts on nesting birds, and will provide for the adaptive management of project-related issues. The Avian Protection Plans will be reviewed and approved by the CDFG and USFWS prior to construction.</td>
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<td><strong>MM BR-8: Pre-Construction Surveys for Least Bell's Vireo and Southwestern Willow Flycatcher.</strong> Prior to construction, the applicant and SCE will complete protocol-level surveys for least Bell's vireo and southwestern willow flycatcher in areas of suitable or potentially suitable habitat in the proposed project component areas. Surveys will be completed by a permitted biologist(s) according to the survey protocol for least Bell's vireo (USFWS 2001) and southwestern willow flycatcher (Sogge et al. 2010). Whenever least Bell's vireo or southwestern willow flycatcher territory or nest sites are confirmed, the applicant and/or SCE will notify the USFWS and CDFG immediately upon</td>
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## Table ES-1  Summary of Impacts

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<td>return from the field. In the event that any least Bell’s vireos or southwestern willow flycatchers or their nests are observed, biologists will establish and maintain a minimum 500-foot exclusionary buffer by installing temporary flagging or fencing between the nest site and construction activities. Federal endangered species recovery permits are not required for least Bell's vireo surveys, but are required in all USFWS regions where the southwestern willow flycatcher breeds (application forms can be downloaded at <a href="http://www.fws.gov/forms/3-200-55.pdf">http://www.fws.gov/forms/3-200-55.pdf</a>). State survey permits also may be required from the CDFG for both species. MM BR-9: Nesting Golden Eagle. Nesting surveys for golden eagles will be completed per the most recent USFWS survey guidelines by the applicant and SCE prior to project construction and will include areas within 660 feet of proposed project components located within suitable golden eagle nesting habitat. If surveys identify nesting golden eagles within 660 feet of the proposed project component areas, the applicant and SCE will ensure that all construction activities within 660 feet of the nest occur outside of the nesting season (January through June, subject to adjustment based on field observations). The nest will be monitored from outside the 660-foot buffer by a qualified raptor ecologist with demonstrated experience monitoring eagles and knowledge of normal eagle nesting behavior. In the event that the raptor ecologist observes abnormal behavior or notes any sign of potential disturbance to the nesting birds, the ecologist will ensure that work will be stopped within 1,320 feet of the nest. Work can continue within the buffered...</td>
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<td>area(s) after the raptor ecologist determines that the chicks have fledged and the nest is not active for the season. In the event that golden eagle nests are identified on structures to be removed or modified, the structures will be left in place pending consultation with the USFWS and CDFG.</td>
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**Special Status Mammals**

APM AQ-3: Minimization of Disturbed Areas. See above.

APM BR-2: Designated Work Zones and Sensitive Resource Avoidance. See above.

APM BR-3: Post-construction Restoration for Reconductoring. See above.

APM BR-5: Exclusionary Fencing. See above.

APM BR-6: Biological Monitoring. See above.

APM BR-8: Oak Tree Impact Avoidance. See above.

APM GE-3: Erosion and Sediment Control. See below.

APM HZ-6: Worker Environmental Awareness Training. See below.

**Special Status Plants**

APM AQ-3: Minimization of Disturbed Areas. See above.

APM AQ-4: Watering Prior to Grading and Excavation. See above.

APMs BR-1 through BR-6 and APM BR-8. See above.
<table>
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<td>APM HZ-6: Worker Environmental Awareness Training. See below.</td>
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<td>MM BR-4: Restriction of Vehicular Traffic. See above.</td>
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<td></td>
<td>MM BR-10 Restoration of Plummer’s Mariposa Lily and Slender Mariposa Lily. The applicant and SCE will complete pre-construction surveys during the appropriate blooming period to identify Plummer’s mariposa lily and slender mariposa lily populations in the proposed project component areas at the storage field and in the area of the 66-kV subtransmission line. Plummer’s mariposa lily and slender mariposa lily plants will be identified by a qualified biologist and flagged or surrounded with fencing in such a way that disturbance of the populations will be avoided. In the event that populations or individuals of either species cannot be avoided, restoration will occur. The applicant will develop and implement a restoration plan for both plants which will be reviewed and approved by CDFG prior to project construction. Restoration will occur after construction and to an extent such that “no net loss” (i.e., replacement of destroyed plants at a 1:1 ratio) is ensured for all plants of either species in the proposed project component areas. Restoration may be completed by: 1. Establishing Plummer’s mariposa lily and slender mariposa lily plants within the proposed project areas (onsite); 2. Establishing Plummer’s mariposa lily and slender mariposa lily plants outside the project areas (offsite);</td>
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### Table ES-1  Summary of Impacts

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<td>3.</td>
<td>Purchase of credits and/or mitigation lands at a ratio above 1:1 from an entity reviewed and approved by the USFWS and/or CDFG. Details of the restoration plan will be pending consultation between SCE, USFWS, and CDFG. For Options 1. and 2. (establishing Plummer’s mariposa lily and slender mariposa lily plants onsite or off-site), the plan will include the following elements: planting/seeding palettes; monitoring and contingency program; monitoring schedule, including duration and performance criteria (a minimum of 80 percent successful plant establishment after a minimum of three years); and any specific measures that will be required to ensure success of the restoration effort. <strong>MM BR-11: Non-Native and Invasive Plant Species.</strong> The applicant and SCE will avoid and reduce the spread of non-native and invasive plant species in the proposed project component areas through the following actions: 1. All equipment brought in from offsite that could transport soils, seeds, or other plant propagules (i.e., seeds, spores, tubers, or stems that can reproduce the plant) will be washed at a containment area to prevent introduction of unwanted plant material to the proposed project component areas; 2. All construction vehicles or equipment operating within the proposed project component areas in areas known to have noxious or invasive weeds will similarly be cleaned of any soils or plant materials before transport or re-deployment elsewhere within the proposed project component areas to...</td>
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**APIO ALISO CANYON TURBINE REPLACEMENT PROJECT EXECUTIVE SUMMARY**
Table ES-1  Summary of Impacts

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<tr>
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<td>prevent transferring weeds;</td>
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<td>3. All soils, gravel, imported fill, or other construction</td>
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<td>materials brought from offsite that could inadvertently contain</td>
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<td>unwanted plant propagules will come from confirmed weed-free</td>
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<td>sources;</td>
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<td>4. All seeds to be used in revegetation and reclamation activities</td>
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<td>will come from onsite, or from certified weed-free sources;</td>
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<td>and</td>
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<td>5. All temporary disturbance areas, including access roads,</td>
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<td>transmission line corridors, and towers would be monitored on a</td>
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<td>quarterly basis for one year after project construction is</td>
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<td>completed for invasive species establishment, and weed control</td>
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<td>measures will be initiated immediately upon evidence of invasive</td>
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<td>species introduction.</td>
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<td></td>
<td>Riparian Habitat</td>
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<td></td>
<td>APM AQ-3: Minimization of Disturbed Areas. See above.</td>
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<td>APM BR-2: Designated Work Zones and Sensitive Resource Avoidance</td>
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<td></td>
<td>See above.</td>
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<td>APM BR-3: Post-construction Restoration for Reconductoring. See</td>
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<td>APM BR-5: Exclusionary Fencing. See above.</td>
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<td>APM GE-3: Erosion and Sediment Control. See below.</td>
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<td>APM HZ-6: Worker Environmental Awareness Training. See below.</td>
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<td>MM BR-1: Trimming of Vegetation. See above.</td>
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<td>MM BR-5: Impacts on Hydrologic Features.</td>
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<td></td>
<td>• Ensure that the applicant and SCE survey for riparian zones</td>
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<td>within the storage field, the 66-kV subtransmission line routes,</td>
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<td>and Telecommunications Route #2 as specified in MM BR-12.</td>
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<td>• Ensure that SCE surveyed Telecommunications Route #2 for</td>
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<td>individual oak trees as specified in MM BR-13.</td>
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<td>• See above/below for APMs BR-1 through BR-8; APMs AQ-3, GE-3,</td>
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<td>and HZ-6; and MMs BR-1 through BR-10.</td>
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<td>• See additional requirements for</td>
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Impact BR-2: Substantial adverse effect on riparian habitat or other sensitive natural community.
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<td>Monitoring Requirements</td>
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<td>See above.</td>
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<tr>
<td><strong>MM BR-12: Minimize Impact on Riparian Habitat.</strong> The applicant and SCE will complete the following:</td>
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<tr>
<td>MM BR-12 and MM BR-13.</td>
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<tr>
<td><strong>Sensitive Natural Communities</strong></td>
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<tr>
<td>APMs BR-1 through BR-8. See above.</td>
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<tr>
<td><strong>APM AQ-3: Minimization of Disturbed Areas.</strong> See above.</td>
</tr>
<tr>
<td><strong>MMs BR-1 through BR-10 and MM BR-12.</strong> See above.</td>
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<tr>
<td><strong>MM BR-13: Oak Trees in the Vicinity of Telecommunications Route #2.</strong> Prior to construction, SCE will survey the area of</td>
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<tr>
<td>Impact BR-3: Substantial adverse effect on federally protected wetlands.</td>
<td>Telecommunications Route #2 for individual oak trees that meet the criteria for protection under the Los Angeles County ordinance. All oak trees whose trunks measure 25 inches or more in circumference (8 inches in diameter) will not be removed, nor will ground compaction occur within a 10-foot radius from the drip line of any oak tree that meets this criterion. Impacts on all oak trees within the area of disturbance for Telecommunications Route #2 beyond minor trimming will be avoided and minimized (i.e., no more than 25 percent of any individual oak tree canopy will be trimmed during one growing season). In the event that impacts on oak trees meeting the above criterion cannot be avoided or minimized, the applicant will provide oak tree seedling replacement at a 2:1 ratio, pending consultation with Los Angeles County.</td>
<td>See above/below.</td>
<td>See above/below.</td>
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| Impact BR-4: Substantial interference with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impedance of the use of native wildlife nursery sites. | APM AQ-3: Minimization of Disturbed Areas. See above.  
APM BR-2: Designated Work Zones and Sensitive Resource Avoidance. See above.  
APM GE-3: Erosion and Sediment Control. See below.  
MM BR-5: Impacts on Hydrologic Features. See above. | See above.               | See above.       |
| Impact BR-5: Conflict with local policy                                | APM AQ-3: Minimization of Disturbed Areas. See above. | See above.         | See above.   |
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<td>and ordinance protecting oak trees.</td>
<td>See above.</td>
<td>APM AQ-4: Watering Prior to Grading and Excavation. See above. APM BR-8: Oak Tree Impact Avoidance. See above.</td>
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### 4.5 Cultural Resources

**Impact CR-1: Substantial adverse change in the significance of an historical resource.**

APM CR-1: Conductor Pull and Tension Sites. SCE will ensure that, where feasible, conductor pull and tension sites are located on existing level areas and existing roads to minimize the need for grading and cleanup.

APM CR-2: Unidentified Cultural Resources. The applicant and SCE will ensure that, if previously unidentified cultural resources are unearthed during construction activities, construction will be halted in that area and directed away from the discovery until a qualified archaeologist assesses the significance of the resource. If determined to be required by the archaeologist, the archaeologist will evaluate the significance of the discovered resources based on eligibility for the California Register of Historical Resources (CRHR) or local registers. Should any cultural resources be identified during construction activities in all project areas (including but not limited to culturally sensitive areas), the applicant and SCE will ensure that qualified archaeologists will monitor cultural resources mitigation and ground-disturbing activities in the area of the find. The size of the area of the find will be determined by the archaeologist. The archaeologist will recommend appropriate measures to record, preserve, or recover the resources. Preliminary recommendations of CRHR eligibility made by the archaeologist will be followed by a final evaluation of eligibility and preservation of the resource.

- Ensure that cultural surveys are completed after final siting for SCE project components and that qualified cultural resources consultants and archaeologists are retained by the applicant and SCE (APM CR-4, MM CR-1, and MM CR-2).
- Confirm that Cultural Resources Plans were prepared by the applicant and SCE per MM CR-1 requirements.
- See additional requirements for APMs CR-1, CR-2, and CR-4 and MM CR-4.
- See requirements for APM HZ-6, below.
- Ensure that final inspection is completed after project components are constructed (MM CR-5).

Prior to, during, and after construction
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<td>archaeologist will be reviewed by the CPUC.</td>
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<td><strong>APM CR-4: Cultural Surveys After Final Project Siting.</strong></td>
<td>Once final siting for SCE project components is completed, SCE or its contractor will complete additional pedestrian surveys for cultural resources, for all areas of proposed disturbance that are not currently located in a built environment within the 66-kV subtransmission line reconductoring route, access roads, and staging areas; and Telecommunications Route #2, access roads, and staging areas. The information gathered from these surveys will be used to determine project planning and design in order to avoid sensitive resources and identify measures that would minimize impacts on sensitive resources from project-related activities. In addition, the results of these surveys will be used to determine the extent to which environmental specialist construction monitors will be required. The survey will result in a report detailing the research design, methods and results of the survey. This report will be submitted to the CPUC.</td>
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<td><strong>APM HZ-6: Worker Environmental Awareness Training.</strong></td>
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<tr>
<td><strong>MM CR-1: Cultural Resources Plan.</strong></td>
<td>The applicant and SCE will retain the services of qualified cultural resources consultants who meet or exceed the U.S. Secretary of the Interior qualification standards for archaeologists published in 36 Code of Federal Regulations 61 and have experience working in the jurisdictions traversed by the project, sufficient that they can identify the full range of cultural resources that may be found in the region. The consultants will</td>
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<td>also have knowledge of the cultural history of the project area and will be approved by the California Public Utilities Commission (CPUC). Prior to issuance of construction permits, the applicant and SCE will submit Cultural Resources Plans for the respective project components, prepared by the approved consultant(s) for review and approval by the CPUC. The intent of the Cultural Resources Plans will be to address cultural resources eligible for the CRHR that cannot be preserved by avoidance and to identify areas where monitoring of earth-disturbing activities is required. The monitoring plan shall include, at a minimum:</td>
<td>Monitoring Requirements</td>
<td>Timing</td>
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<td>• A list of personnel to which the plan applies;</td>
<td>Monitoring Requirements</td>
<td>Timing</td>
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<td>• Requirements, as necessary, and plans for continued Native American involvement and outreach, including participation of Native American monitors during ground-disturbing activities as determined appropriate;</td>
<td>Monitoring Requirements</td>
<td>Timing</td>
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<td>• Brief identification and description of the general range of the resources that may be encountered;</td>
<td>Monitoring Requirements</td>
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<td>• Identification of the elements of a site that would lead to it meeting the definition of a cultural resource requiring protection and mitigation;</td>
<td>Monitoring Requirements</td>
<td>Timing</td>
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<td>• Identification and description of resource mitigation that would be undertaken if required;</td>
<td>Monitoring Requirements</td>
<td>Timing</td>
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<td>• Description of monitoring procedures that will take place for each project component area as required;</td>
<td>Monitoring Requirements</td>
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<th>Applicant Proposed Measures (APMs) and Mitigation Measures (MMs)</th>
<th>Monitoring Requirements</th>
<th>Timing</th>
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<td></td>
<td>• Description of how often monitoring will occur (e.g., full-time, part time, spot checking);</td>
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<td>• Description of the circumstances that would result in the halting of work;</td>
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<td>• Description of the procedures for halting work and notification procedures for construction crews;</td>
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<td>• Testing and evaluation procedures for resources encountered;</td>
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<td></td>
<td>• Description of procedures for curating any collected materials;</td>
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<td>• Reporting procedures; and</td>
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<td></td>
<td>• Contact information for those to be notified or reported to.</td>
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<tr>
<td><strong>MM CR-2: Additional Cultural Resources Surveys.</strong></td>
<td>Prior to issuance of construction permits, the applicant and SCE will ensure that qualified archaeological consultants, as specified in the Cultural Resources Plans, will conduct intensive-level cultural resources surveys (transects no greater than 15 meters) for all areas to be disturbed that have not already been surveyed for cultural resources and, prior to the project, had previously been undisturbed. Reports that specify the research design, methods, and survey results will be submitted to the CPUC for review. Cultural resources surveys for areas along Telecommunications Route #3 that are located more than 600 feet east of San Fernando Substation will not be required, because these areas are located within residential</td>
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<td>neighborhoods and are disturbed areas.</td>
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<td></td>
<td><strong>MM CR-3: Construction Monitoring.</strong> Prior to issuance of grading permit(s), the applicant and SCE will retain qualified archaeologists as specified in the Cultural Resources Plans to monitor cultural resources mitigation and ground-disturbing activities in culturally sensitive areas. Culturally sensitive areas would include those areas along the 66-kV subtransmission line reconductoring routes and Telecommunications Route #3 and within the storage field that have not previously been disturbed. Cultural resources monitoring for areas along Telecommunications Route #3 that are located more than 600 feet east of San Fernando Substation will not be required because these areas are located within residential neighborhoods and are disturbed areas. The qualified archaeologists will attend preconstruction meetings to provide comments and/or suggestions concerning monitoring plans and discuss excavation plans with excavation contractors.</td>
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<td></td>
<td><strong>MM CR-4: Stop Work for Unanticipated Cultural Resources Discoveries.</strong> In the event that previously unidentified cultural resources are uncovered during implementation of the project, the applicant and SCE will ensure that ground-disturbing work would be halted or diverted away from the discovery to another location. The CPUC-approved archeological monitor will inspect the discovery and determine whether further investigation is required. If the discovery is significant but can be avoided and no further impacts would occur, the resource would be documented appropriately and no further effort would be required. If the resource is significant</td>
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### Table ES-1 Summary of Impacts

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<td>but cannot be avoided and may be subject to further impact, the CPUC-approved archeological monitor would evaluate the significance of the resource based on eligibility for the California Register of Historical Resources (CRHR) or local registers and implement appropriate measures in accordance with the Cultural Resources Plans.</td>
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<tr>
<td><strong>MM CR-5: Cultural Resources Reporting</strong></td>
<td>Prior to final inspection after construction of project components has been completed, the applicant's and SCE's qualified archaeologists as specified in the Cultural Resources Plans will submit reports to the CPUC summarizing all monitoring and mitigation activities and confirming that all mitigation measures have been implemented. If a cultural resource that meets the definition of a significant resource is encountered and data recovery is necessary, then a data recovery program will be implemented for the resource that is approved by both the qualified archaeologist/s and the CPUC.</td>
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<tr>
<td><strong>Impact CR-3: Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature.</strong></td>
<td><strong>MM CR-6: Paleontological Monitoring and Treatment Plan.</strong> Prior to construction permit issuance, the applicant and SCE will retain CPUC-approved paleontologists to prepare Paleontological Monitoring and Treatment Plans, and submit to the CPUC for review and approval. The CPUC-approved paleontologists will have knowledge of the local paleontology and be familiar with paleontological procedures and techniques. The Paleontological Monitoring and Treatment Plan will ensure that CPUC-approved paleontologists are retained by the applicant and SCE (MM CR-6). • Confirm that Paleontological Monitoring and Treatment Plans were prepared by the applicant and SCE per MM CR-6 requirements. • Confirm that applicant and SCE construction personnel are trained in paleontological procedures.</td>
<td>Prior to, during, and after construction</td>
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**ES-34**
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<td></td>
<td>Plans will follow Society of Vertebrate Paleontology guidelines and meet all regulatory requirements. The Paleontological Monitoring and Treatment Plans will address the 66-kV subtransmission line reconductoring routes, Telecommunications route #2, and Telecommunications Route #3, Natural Substation, guardhouse, and entry road widening sites. The Paleontological Monitoring and Treatment Plans will identify construction impact areas of moderate to high sensitivity for encountering potential paleontological resources and the shallowest depths at which those resources may be encountered. The Paleontological Monitoring and Treatment Plans will detail the criteria to be used to determine whether an encountered resource is significant and if it should be avoided or recovered for its data potential. The Paleontological Monitoring and Treatment Plans will also detail methods of recovery, preparation and analysis of specimens, final curation of specimens at a federally accredited repository, data analysis, and reporting. The Paleontological Monitoring and Treatment Plans will outline coordination strategies to ensure that CPUC-approved paleontological monitors will conduct full-time monitoring of all grading activities in sediments determined to have a moderate to high sensitivity. For sediments of low or undetermined sensitivity, the Paleontological Monitoring and Treatment Plans will specify what level of monitoring is necessary. Sediments with no sensitivity will not require paleontological monitoring. The Paleontological Monitoring and Treatment Plans will define trained per MM CR-7 requirements. - See additional requirements for MM CR-6 through MM CR-10.</td>
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<tr>
<td>Specific conditions in which monitoring of earthwork activities could be reduced and/or depth criteria established to trigger monitoring. These factors will be defined by the CPUC-approved paleontologists.</td>
<td><strong>MM CR-7: Construction Personnel Training.</strong> Prior to the initiation of construction or ground-disturbing activities in areas with high paleontological sensitivity, the applicant and SCE shall ensure that all construction personnel conducting rough grading shall be trained regarding the recognition of possible subsurface paleontological resources and protection of all paleontological resources during construction grading. The applicant and SCE will complete training for all applicable personnel. Training will inform all applicable personnel of the procedures to be followed upon the discovery of paleontological resources. All personnel will be instructed that unauthorized collection or disturbance of protected fossils on- or off-site by the applicant or SCE or their representatives or employees is illegal and that violators shall be subject to prosecution under appropriate federal and state laws. Unauthorized resource collection or disturbance may constitute grounds for the issuance of a stop work order.</td>
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<td><strong>MM CR-8: Paleontology Construction Monitoring.</strong> Based on the Paleontological Monitoring and Treatment Plans, the applicant and SCE will conduct paleontological monitoring using CPUC-approved paleontological monitors. This will include monitoring during rough grading and trenching in areas determined to have high paleontological sensitivity and that have the potential to be shallow enough to be adversely impacted.</td>
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<td>Impact CR-4: Disturb any human remains, including those interred</td>
<td>APM CR-3: Human Remains. The applicant and SCE will ensure that, if human remains are encountered during construction or any other</td>
<td>Ensure that cultural surveys are completed after final siting for SCE project components and</td>
<td>Prior to, during, and after construction</td>
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**MM CR-9: Stop Work for Unanticipated Paleontological Discoveries.** In the event that previously unidentified paleontological resources are uncovered during implementation of the project, the applicant and SCE will ensure that ground-disturbing work would be halted or diverted away from the discovery to another location. A CPUC-approved paleontological monitor would inspect the discovery and determine whether further investigation is required. If the discovery is significant but can be avoided and no further impacts would occur, the resource would be documented in the appropriate paleontological resource records and no further effort would be required. If the resource is significant but cannot be avoided and may be subject to further impact, the CPUC-approved paleontological monitor would evaluate the significance of the resource and implement appropriate measures in accordance with the Paleontological Monitoring and Treatment Plans.

**MM CR-10: Paleontological Data Recovery.** Prior to final inspection after construction of project components has been completed, if avoidance of significant paleontological resources is not feasible during grading, treatment (including recovery, specimen preparation, data analysis, curation, and reporting) will be carried out by the applicant and SCE in accordance with the approved Paleontological Monitoring and Treatment Plans.
### Table ES-1  Summary of Impacts

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| outside of formal cemeteries.               | phase of development, work will be halted in the area and directed away from the discovery. The County Coroner will be notified within 24 hours of the discovery. No further disturbance will occur until the County Coroner makes the necessary findings of origin and disposition pursuant to Public Resources Code 5097.98–99, Health and Safety Code 7050.5. If the coroner determines that the burial is not historic, but prehistoric, the Native American Heritage Commission (NAHC) will be contacted to determine the most likely descendant (MLD) for this area. The MLD may become involved with the disposition of the burial following scientific analysis. If the remains are determined to be Native American, the Native American Heritage Commission will be notified within 24 hours as required by Public Resources Code 5097. The CPUC will mediate any disputes regarding treatment of remains.  
APM CR-4: Cultural Surveys After Final Project Siting. See above.  
MM CR-1: Cultural Resources Plan. See above.  
MM CR-2: Additional Cultural Resources Surveys. See above.  
MM CR-3: Construction Monitoring. See above.  
MM CR-4: Stop Work for Unanticipated Cultural Resources Discoveries. See above.  
MM CR-5: Cultural Resources Reporting. See above.  
MM CR-10: Paleontological Data Recovery. Prior. See above. | that qualified cultural resources consultants and archaeologists are retained by the applicant and SCE (APM CR-4, MM CR-1, and MM CR-2).  
- Confirm that Cultural Resources Plans were prepared by the applicant and SCE per MM CR-1 requirements.  
- See additional requirements for APMs CR-3 and CR-4, MMs CR-1 through CR-6, and MM CR-10.  
- Ensure that final inspection is completed after project components are constructed (MM CR-5). |        |
### Table ES-1  Summary of Impacts

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<tr>
<td>4.6 Geology, Soils, and Mineral Resources</td>
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<td>• Ensure that pre-engineering geotechnical studies are be completed by the applicant and SCE (APM GE-1).</td>
<td>Prior to and during construction</td>
</tr>
<tr>
<td>Impact GE-1: Expose people or structures to risk of loss, injury, or death involving rupture of a known earthquake fault.</td>
<td>APM GE-1: Geotechnical Studies. The applicant will ensure that, for the construction of the Central Compressor Station, construction procedures will be conducted as discussed in the recommendations section of the Preliminary Geotechnical Investigation Report prepared by Globus (2006) to avoid impacts related to unstable geologic conditions. In addition, pre-engineering geotechnical studies will be completed by the applicant and SCE for the proposed Natural Substation and select TSP locations prior to construction. The pre-engineering geotechnical studies will evaluate the depth to the water table; document evidence of faulting; and determine liquefaction potential, physical properties of subsurface soil, soil resistivity, slope stability, and the presence of hazardous materials. The applicant and SCE will further ensure that, for the construction of the Natural Substation and select TSP locations, construction procedures will be conducted as discussed in the recommendations section of the geotechnical studies report.</td>
<td>• See additional requirements for APM GE-1.</td>
<td></td>
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<tr>
<td>Impact GE-2: Expose people or structures to the risk of loss, injury, or death involving strong seismic ground shaking.</td>
<td>APM GE-1: Geotechnical Studies. See above. APM GE-2: Seismic-resistant Design Measures. The applicant and SCE will ensure that the proposed project components are designed in accordance with CPUC General Orders and to meet applicable seismic safety standards of the California Building Code and Uniform Building Code standards for Seismic Risk Zone IV. Specific design measures may include, but are not limited to, special foundation design and additional bracing and support of upright facilities. Project facilities and foundations</td>
<td>• Ensure that pre-engineering geotechnical studies are be completed by the applicant and SCE (APM GE-1).</td>
<td>Prior to and during construction</td>
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<td>• See additional requirements for APM GE-1 and GE-2.</td>
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<tr>
<td>Impact GE-3: Expose people or structures to the risk of loss, injury, or death involving seismic-related ground failure, including liquefaction.</td>
<td>will be designed to withstand changes in soil density. The proposed Natural Substation will be designed consistent with the Institute of Electrical and Electronics Engineers 693 standard, <em>Recommended Practices for Seismic Design of Substations.</em></td>
<td>See Impact GE-2, above.</td>
<td>See Impact GE-2, above.</td>
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</table>
| Impact GE-5: Result in substantial soil erosion or the loss of topsoil.                                | APM AQ-3: Minimization of Disturbed Areas. See above.  
APM GE-3: Erosion and Sediment Control. The applicant and SCE will ensure that erosion and sediment control measures will be implemented in each of the project component areas during construction activities to reduce the amount of soil displaced and transported to other areas by storm water, wind, or other natural forces. To minimize site disturbance, the applicant and SCE or their respective construction contractors will:  
- Remove only the vegetation that is absolutely necessary to remove (e.g., trim or mow instead of grub where feasible);  
- Avoid off-road vehicle use outside work zones; and  
- Instruct all construction personnel on storm water pollution prevention concepts to ensure they are conscious of how their actions affect the potential for erosion and | • Ensure that the applicant and SCE complete formal delineations per USACE protocols and consult with CDFG and USACE as specified in MM BR-5.  
• See requirements for APMs AQ-3, GE-3, and MM BR-5. | Prior to and during construction                                                                                      |
<table>
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<td>sedimentation.</td>
<td>MM BR-5: Impacts on Hydrologic Features. See above.</td>
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<td>Impact GE-6: Located on a geologic unit or soil that is or would become unstable and result in on- or off-site landslide, lateral spreading, subsidence, liquefaction, or collapse.</td>
<td>APM GE-1: Geotechnical Studies. See above.</td>
<td>See above.</td>
<td>See above.</td>
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<td>Impact GE-7: Located on expansive soil.</td>
<td>APM GE-2: Seismic-resistant Design Measures. See above.</td>
<td>See above.</td>
<td>See above.</td>
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<td>4.7 Greenhouse Gases</td>
<td>APM AQ-1: Maintain Engines in Good Working Condition. See above.</td>
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<td>Impact GHG-1: Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment.</td>
<td>APM AQ-2: Minimization of Equipment Use. See above.</td>
<td>See requirements for APMs AQ-1, AQ-2, GHG-1, and GHG-2.</td>
<td>During construction</td>
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<td>APM GHG-1: Engine Maintenance. The applicant and SCE will ensure that construction and operations vehicle equipment engines are maintained in good condition and in proper tune according to manufacturer specifications.</td>
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<td>APM GHG-2: Scheduling. The applicant and SCE will ensure that staff and daily construction activities for each of the project components are efficiently scheduled to minimize the use of unnecessary/duplicate equipment when possible.</td>
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<td>4.8 Hazards and Hazardous Materials</td>
<td>APM HZ-3: Hazardous Materials Spill and Release Prevention. The applicant and SCE will ensure that construction procedures are implemented to minimize the potential for hazardous material spills and releases in each of the project component areas.</td>
<td>• Ensure that the applicant and SCE implement a Worker Environmental Awareness Training program as specified in APM HZ-6.</td>
<td>Prior to and during construction</td>
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<td></td>
<td>• See additional requirements for APMs HZ-3, HZ-5, HZ-6, and</td>
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| APM HZ-5: Hazardous Materials Use and Storage and Hazardous Waste. | The applicant and SCE will ensure the following during construction of the proposed project components:  
  - All hazardous materials (including fuels, lubricants, and cleaning solvents) will be stored, handled, and used in accordance with applicable regulations.  
  - For all hazardous materials in use at construction sites, Material Safety Data Sheets will be available for routine or emergency use.  
  In addition, the applicant will ensure the following for the storage field project components during construction:  
  - All hazardous materials planned for use or storage at the storage field site during construction of the proposed Central Compressor Station will be preapproved by the applicant’s designated safety staff. Approval of hazardous materials will be determined only after full review of the Material Safety Data Sheet for the proposed material.  
  - Hazardous materials storage locations at the storage field will be determined based on the storm water pollution prevention plan and storage field policy. Existing materials are stored within the storage field’s hazardous material and hazardous waste storage area.  
  The applicant and SCE will also ensure the following during operation of the proposed project | HZ-7. |        |
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<td>components:</td>
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<td>- All hazardous and nonhazardous wastes generated during operation of the proposed project (e.g., waste oil and gas condensates from the compressor station) will be classified and managed in accordance with federal and state regulations and site-specific permits.</td>
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<tr>
<td>All hazardous materials (including fuels, lubricants, and cleaning solvents) will be stored, handled, and used in accordance with applicable regulations.</td>
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<tr>
<td>APM HZ-6: Worker Environmental Awareness Training.</td>
<td>Prior to construction, the applicant and SCE will develop and implement Worker Environmental Awareness Training Programs based on the final engineering design, the results of preconstruction surveys, and a list of mitigation measures developed by the CPUC to mitigate significant environmental effects of the proposed project. Prior to start of work, presentations will be prepared by the applicant and SCE and shown to all workers who will be present on the proposed project component sites during construction. A record of all trained personnel (including logs of training sessions signed by all workers who attended each session) will be kept with the construction foreman. The CPUC will conduct regular (monthly and random) audits to ensure that workers on the project component sites have received the appropriate training. Audits will include worker tests and/or interviews to confirm adequate instruction in construction procedures and mitigation measures.</td>
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<td>All construction personnel will receive the following:</td>
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<td>1. Instruction for compliance with project component site-specific biological or cultural resource protective measures and mitigation measures that are developed after preconstruction surveys;</td>
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<td>2. A list of phone numbers for key personnel associated with the proposed project including the archeological and biological monitors, environmental compliance coordinator, and regional spill response coordinator;</td>
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<td>3. Instruction on the South Coast Air Quality Management District Fugitive Dust and Ozone Precursor Control Measures and Portable Engine Operating Parameters;</td>
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<td>4. Direction that site vehicles must be properly muffled;</td>
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<td>5. Instruction on what typical cultural resources look like, and instruction that if cultural resources are discovered during construction, to suspend work in the vicinity of the find and contact the site supervisor and archeologist or environmental compliance coordinator;</td>
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<td>6. Instruction on how to work near any Environmentally Sensitive Areas delineated by archeologists or biologists;</td>
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<td>7. Instruction on individual responsibilities under the Clean Water Act, the applicant’s and SCE’s storm water pollution prevention plans, site-specific best management</td>
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<td>practices, hazardous materials and waste management requirements, and the location of Material Safety Data Sheets as needed for each proposed project component;</td>
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<td></td>
<td>8. Instructions to notify the site supervisor and regional spill response coordinator in the event of hazardous materials spills or leaks from equipment or upon the discovery of soil or groundwater contamination;</td>
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<td></td>
<td>9. A copy of the truck routes to be used for material delivery; and</td>
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<td></td>
<td>10. Instruction that noncompliance with any laws, rules, regulations, or mitigation measures could result in being barred from participating in any remaining construction activities associated with the proposed project components.</td>
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<td></td>
<td><strong>APM HZ-7: Wood Pole Recycling and Disposal.</strong> SCE will ensure that utility pole and other utility wood waste is reused by SCE, returned to the manufacturer, disposed of in a Class I hazardous waste landfill, or disposed of in the lined portion of a municipal landfill certified by the associated Regional Water Quality Control Board.</td>
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| **Impact HZ-2: Significant hazard from accident conditions involving the release of hazardous materials.** | **APM HZ-3: Hazardous Materials Spill and Release Prevention.** See above.  
**APM HZ-4: Contaminated Soil Disposal.** The applicant and SCE will ensure that any soil from excavation and grading activities that is suspected of being contaminated with oil or other hazardous materials is characterized and disposed offsite at an appropriately licensed waste facility.  
**APM HZ-5: Hazardous Materials Use and Storage and Hazardous Waste.** See above.  
**APM HZ-6: Worker Environmental Awareness Training.** See above.  
**MM HZ-1: Soil Sampling and Contaminated Soils Contingency Plan.** The applicant will prepare a Soil Sampling and Contaminated Soils Contingency Plan that would outline procedures for testing soils in locations where contaminated soils are suspected to be present including the office building and Central Compressor Station site locations. The Soil Sampling and Contaminated Soils Contingency Plan will also outline the steps that would be implemented if contaminated soils are encountered during pre-construction soil sampling and testing or if they are encountered at any point during construction. Provisions outlined in this plan would include phone numbers of city, county, state, and federal agencies and primary, secondary, and final cleanup procedures. In addition, the plan would address health and safety procedures to minimize environmental impacts in the event that hazardous soils or other materials are encountered during construction of the project. | • Ensure that the applicant prepares a Soil Sampling and Contaminated Soils Contingency Plan as specified in MM HZ-1.  
• Ensure that the applicant and SCE implement a Worker Environmental Awareness Training program as specified in APM HZ-6.  
• See additional requirements for APMs HZ-3, HZ-4, HZ-5, and HZ-6 and MM HZ-1. | Prior to and during construction |
<table>
<thead>
<tr>
<th>Impact</th>
<th>Applicant Proposed Measures (APMs) and Mitigation Measures (MMs)</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Impact HZ-4: Be located on a site that is included on a list of hazardous materials sites.</td>
<td>MM HZ-1: Soil Sampling and Contaminated Soils Contingency Plan. See above.</td>
<td>See above.</td>
<td>See above.</td>
</tr>
<tr>
<td>Impact HZ-5: Safety hazards for people residing or working in the project component areas that are within the area of an airport land use plan or within two miles of an airport.</td>
<td>APM HZ-1: Federal Aviation Administration Consultation. SCE will consult with the Federal Aviation Administration as part of the design phase for the SCE-proposed project components to ensure that elevated structures such as TSPs will not pose a hazard for air traffic.</td>
<td>See requirements for APM HZ-1.</td>
<td>Prior to construction</td>
</tr>
<tr>
<td>Impact HZ-6: Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan.</td>
<td>APM HZ-8: Construction Fire Control and Emergency Response Measures. To address the risk of fire during construction of the proposed project components, the applicant and SCE will develop fire control and emergency response measures as part of the Construction Safety and Emergency Response Plans developed in consultation with their contractors for use during construction of the proposed project components. The Construction Fire Control and Emergency Response Measures will describe fire prevention.</td>
<td>• Ensure that the applicant and SCE develop Construction Safety and Emergency Response Plans as specified in APM HZ-8. • See additional requirements for APM HZ-8.</td>
<td>Prior to construction</td>
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</tbody>
</table>
The Construction Fire Control and Emergency Response Measures shall specify that the applicant and SCE, or the respective construction contractors, shall furnish all supervision, labor, tools, equipment, and material necessary to prevent starting any fire, control the spread of fires if started, and provide assistance for extinguishing fires started as a result of project construction activities.

Labor shall include the assignment of Fire Risk Managers who will be present at each proposed project component area during construction activities, whose sole responsibility will be to monitor the contractor’s fire-prevention activities, and who will have full authority to stop construction in order to prevent fire hazards.

1. The Fire Risk Managers shall:
   - Be responsible for preventing, detecting, controlling, and extinguishing fires set accidentally as a result of construction activity;
   - Review the Fire Control and Emergency Response Measures with the fire patrolperson and construction
### Table ES-1 Summary of Impacts

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<td></td>
<td>employees prior to starting work at each project area;</td>
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<td></td>
<td>• Ensure that all construction personnel are trained in fire safety measures relevant to their responsibilities. At a minimum, construction personnel shall be trained and equipped to extinguish small fires;</td>
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<td></td>
<td>• Be equipped with radio or cell phone communication capability; and</td>
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<td></td>
<td>• Maintain an updated key personnel and emergency services contact (telephone and email) list, kept onsite and made available as needed to construction personnel.</td>
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<td>2. Equipment shall include:</td>
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<td>a. Spark arresters that are in good working order and meet applicable regulatory standards for all diesel and gasoline internal combustion engines, stationary and mobile;</td>
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<td></td>
<td>b. One shovel and one pressurized chemical fire extinguisher for each gasoline-powered tool, including but not restricted to compressors, hydraulic accumulators, gardening tools (such as chain saws and weed trimmers), soil augers, rock drills, etc.;</td>
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<td>c. Fire suppression equipment to be kept on all vehicles used for project construction; and</td>
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<td></td>
<td>d. An onboard self-extinguishing fire</td>
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<tr>
<td></td>
<td>suppression system capable of extinguishing any equipment-caused fire to be kept on heavy construction operating equipment.</td>
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<td>3. Measures to be undertaken by the applicant, SCE or the respective construction contractors, and monitored and enforced by the Fire Risk Manager, at each of the project areas during construction activities, shall include:</td>
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<td>a. The installation of fire extinguishers at the proposed Central Compressor Station site;</td>
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<tr>
<td>b. The prohibition of smoking at each construction job site as follows: no smoking in wildland areas; no smoking during operation of light or heavy equipment; limit smoking to paved areas or areas cleared of all vegetation; no smoking within 30 feet of any area in which combustible materials (including fuels, gases, and solvents) are stored; no smoking in any project construction areas during any Red Flag Warnings that apply to the area;</td>
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<td>c. The posting of no smoking signs and fire rules on the project bulletin board at all contractor field offices and areas visible to employees during fire season;</td>
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<tr>
<td>d. The maintenance of all construction areas in an orderly, safe, and clean manner. All oily rags and used oil filters shall be removed from project construction areas. After construction</td>
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Table ES-1  Summary of Impacts

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<td>activities are completed in each project area, the area shall be cleaned of all trash and surplus materials. All extraneous flammable materials shall be cleared from equipment staging areas and parking areas;</td>
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<td>e. Confinement of welding activities to cleared areas having a minimum radius of 10 feet measured from place of welding, and observed by the Fire Risk Manager;</td>
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<td></td>
<td>f. Prevention of the idling of vehicles with hot exhaust manifolds on dirt roads with dead combustible vegetation under the vehicle;</td>
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<td></td>
<td>g. The provision of portable communication devices (i.e., radio or mobile telephones) as needed to construction personnel and communication protocols for onsite workers to coordinate with local agencies and emergency personnel in the event of fire or other emergencies during construction or operation of the proposed project; and</td>
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<td>h. Any additional measures as needed during construction to address fire prevention and detection, to lower the risk of wildland fires.</td>
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<td>4. Measures will also include the following requirements that would involve coordination between the applicant and SCE, and the Fire Departments and CAL FIRE:</td>
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<td></td>
<td>a. The applicant and SCE or the</td>
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<td></td>
<td>respective construction contractors shall furnish any and all forces and equipment to extinguish any uncontrolled fire near the project component areas as directed by Fire Department or CAL FIRE representatives;</td>
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<td></td>
<td>b. The applicant and SCE or the respective construction contractors shall abide by all restrictions to construction activity that may be enforced by the Fire Departments and/or CAL FIRE during Red Flag Warning days; and</td>
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<td></td>
<td>c. In the event that the applicant and SCE or the respective construction contractors sets fire to incinerate cleared vegetation, the Fire Risk Manager shall notify the Fire Departments and/or CAL FIRE in advance of the burning. Special care shall be taken to prevent damage to adjacent structures, trees, and vegetation.</td>
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<td></td>
<td>5. Measures will also include additional, special provisions for days when the National Weather Service issues a Red Flag Warning. Standard protocols implemented during these periods will include:</td>
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<td></td>
<td>a. Measures to address storage and parking areas;</td>
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<td>b. Measures to address the use of gasoline-powered tools;</td>
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<td></td>
<td>c. Procedures for road closures as</td>
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<tr>
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<tr>
<td><strong>Impact HZ-7: Expose people or structures to a significant risk involving wildland fires.</strong></td>
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</table>
APM HZ-2: Plant Power Line Inspection and Maintenance. After construction, the applicant will inspect and maintain the Plant Power Line on at least a monthly basis for the purpose of reducing wildfire hazards. 

APM HZ-8: Construction Safety and Emergency Response Plan. See above. 

MM HZ-2: Fire Department Review and Coordination. Prior to construction of the proposed project components, the applicant and SCE will coordinate with CAL FIRE, the City of Los Angeles Fire Department, and the Los Angeles County and Ventura County Fire Departments (Fire Departments) according to the location of the proposed project components, to the satisfaction of the lead agency. The applicant and SCE will submit the following materials (“fire management information”) for review by the Fire Departments: proposed project components and design, specific construction methods and equipment, and a description of plans and measures including but not limited to the applicant’s Fire/Emergency Action Plan, SCE’s Fire Management Plan, the applicant’s and SCE’s Construction Safety and Emergency Response Plans, and measures that would be undertaken by the applicant and SCE to further address risks. | 
- Confirm that the applicant and SCE coordinated with the Los Angeles County and Ventura County Fire Departments as specified in MM HZ-2. 
- Ensure that the applicant and SCE develop Construction Safety and Emergency Response Plans as specified in APM HZ-8. 
- See additional requirements for APMs HZ-2 and HZ-8 and MM HZ-2. | Prior to, during, and after construction and during operations |
Table ES-1  Summary of Impacts

<table>
<thead>
<tr>
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<td>involving wildland fires during construction and operation of the proposed project components (including Fire Control and Emergency Response Measures). The Fire Departments will review the applicant and SCE's fire management information prior to construction of the proposed project components. The applicant and SCE will also submit the fire management information along with a record of contacts and coordination with the Fire Departments to the CPUC, for review and approval prior to construction of the proposed project components. The applicant will also submit any revisions of the facility Fire/Emergency Action Plan related to operation of the Central Compressor Station, for the same level of review and approval, prior to the start of project operations at the storage field.</td>
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<td>Impact</td>
<td>Applicant Proposed Measures (APMs) and Mitigation Measures (MMs)</td>
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<tr>
<td><strong>4.9 Hydrology and Water Quality</strong></td>
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<tr>
<td>Impact HY-1: Violate water quality standards or waste discharge requirements.</td>
<td>APM AQ-3: Minimization of Disturbed Areas. See above.</td>
<td>See above/below.</td>
<td>See above/below.</td>
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<td></td>
<td>APM AQ-4: Watering Prior to Grading and Excavation. See above.</td>
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<td>APM AQ-6: Fugitive Dust from High Winds. See above.</td>
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<td>APM BR-3: Post-construction Restoration for Reconductoring. See above.</td>
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<td>APM GE-1: Geotechnical Studies. See above.</td>
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<td>APM GE-2: Seismic-resistant Design Measures. See above.</td>
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<td>APM GE-3: Erosion and Sediment Control. See above.</td>
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<td>APM HZ-4: Contaminated Soil Disposal. See above.</td>
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<td>APM PS-1: Site Cleanup. See below.</td>
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<td></td>
<td>APM PS-2: Non-hazardous Waste Management. See below.</td>
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<tr>
<td>Impact HY-3: Substantial alteration of the existing drainage pattern of the site or area.</td>
<td>APM AQ-3: Minimization of Disturbed Areas. See above.</td>
<td>See above.</td>
<td>See above.</td>
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<td></td>
<td>APM BR-3: Post-construction Restoration for Reconductoring. See above.</td>
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<td>APM GE-3: Erosion and Sediment Control.</td>
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<td>See above.</td>
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<td>See above.</td>
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<td>See above.</td>
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</table>
| **Impact HY-8: Risk of loss, injury or death involving inundation by seiche, tsunami, or mudflow.** | APM GE-1: Geotechnical Studies. See above.  
APM GE-2: Seismic-resistant Design Measures. See above. | See above. | See above. |

### 4.10 Land Use and Planning
No applicable APMs or mitigation measures.

### 4.11 Noise

#### Impact NS-1: Noise levels in excess of standards established in the local general plan or noise ordinance.

**APM NS-1: Construction Hours.** The applicant and SCE will ensure that construction of the proposed project components will comply with all applicable City of Los Angeles, City of Santa Clarita, County of Los Angeles, and County of Ventura noise regulations. Construction activities will generally be scheduled during daylight hours (7:00 a.m. to 5:00 p.m.) Monday through Friday and some Saturdays.

**APM NS-2: Construction Noise Control Plan.** SCE will prepare and implement a noise control plan to address all SCE structure installation/replacement and substation modifications associated with the SCE-proposed project components. Construction measures required by the Noise Control Plan will include, but not be limited to, the following:

- Stockpiling and vehicle staging areas will be located as far away from occupied residences as possible;
- All stationary construction equipment will be operated as far away from residential uses

**Monitoring Requirements:**
- Ensure that construction activities are scheduled during daylight hours Monday through Saturday or that variances from noise ordinances are obtained as necessary (APM NS-1).
- Ensure that the applicant and SCE notify sensitive receptors about construction as specified in APM NS-3.
- Ensure that SCE implements a Noise Control Plan (APM NS-2) and all noise control and reduction measures as specified in MM NS-1.
- See additional requirements for APM NS-1 through NS-4 and MM NS-1.

**Timing:** Prior to, during, and after construction.
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<td>as possible;</td>
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<tr>
<td>• To the extent feasible, haul routes for removing excavated materials or delivery of materials from each respective project component site will be designed to avoid residential areas and areas occupied by residential receptors (e.g., hospitals, schools, convalescent homes, etc.); and</td>
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<td>• Idling construction equipment will be turned off when not in use for periods longer than 15 minutes.</td>
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**APM NS-3: Notification Procedures.** At least two weeks prior to construction, the applicant and SCE will notify all sensitive receptors within 300 feet of construction activities of the potential to experience significant noise levels during construction.

**APM NS-4: Operational Noise Control.** MM NS-2: Operational Noise Control. After construction of the Central Compressor Station is completed, the applicant will take measures as necessary to ensure that the operational noise levels from the Central Compressor Station do not exceed 45 dBA at the closest receptor in the City of Los Angeles. Measures that may be implemented to achieve this level during the operational phase for turbines, compressors, and cooling equipment proposed to be installed at the Central Compressor Station could include:

- Turbines will be placed within an acoustical enclosure;
- Compressor noise will be mitigated by placing an acoustical blanket over the...
## Table ES-1  Summary of Impacts

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|        | compressor itself or enclosing the compressor within an appropriately rated acoustical building;  
  - Noise emitted from gas process coolers will be mitigated by installing acoustic barriers without gaps around the equipment casing and with a continuous minimum surface density of 10 kilograms per square meter in order to minimize the transmission of sound.  
  **MM NS-1: Noise Reduction and Control Practices.** SCE will employ the following noise reduction and control practices during subtransmission line reconductoring and fiber optic installation activities that could produce noise levels above 80 dBA Leq near sensitive receptors (within 100 feet):  
  - Construction equipment, stationary or mobile, will be equipped with properly operating and maintained mufflers on engine exhausts and compressor components.  
  - Construction equipment specifically designed for low noise emissions (i.e., equipment that is powered by electric or natural gas engines instead of diesel or gasoline reciprocating engines) will be used as much as feasible. Electric engines have been reported to have lower noise levels than internal combustion engines.  
  - Temporary enclosures or acoustic barriers (i.e., solid sound absorber composite materials) will be used around stationary pieces of equipment. Noise barriers or enclosures will be selected with a sound transmission class of 30 or greater, in | | |
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<tr>
<td>Impact NS-3: Permanent increase in ambient noise levels in the project vicinity.</td>
<td>accordance with American Society of Testing and Materials Test Method E90. Acoustical curtain enclosures can provide a sound transmission loss of 10 to 13 dBA, whereas portable solid barriers can achieve up to 33 dBA in noise reduction. Acoustic barriers will be used for all construction activities within 100 feet of closest receptors. • Construction traffic will be routed away from residences and other sensitive receptors, as feasible. • Noise from back-up alarms (alarms that signal vehicle travel in reverse) in construction vehicles and equipment will be reduced by providing a layout of construction sites that minimizes the need for back-up alarms and using flagmen to minimize time needed to back up vehicles. As feasible, and in compliance with the applicant's safety practices and public and worker safety provisions required in the Occupational Safety and Health Standards for the Construction Industry (29 CFR Part 1926), the applicant may also use self-adjusting, manually adjustable, or broadband back-up alarms to reduce construction noise.</td>
<td>See above.</td>
<td>See above.</td>
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<tr>
<td>Impact NS-4: Substantial temporary or periodic increase in ambient noise levels in the project vicinity.</td>
<td>APM NS-4: Operational Noise Control. See above.</td>
<td>See above.</td>
<td>See above.</td>
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MM NS-1: Noise Reduction and Control Practices. See above.
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<td>4.12 Population and Housing</td>
<td>No applicable APMs or mitigation measures.</td>
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</table>
| 4.13 Public Services and Utilities | **Impact PS-1:** Result in substantial adverse physical impacts associated with new or physically altered governmental facilities. | APM HZ-2: Plant Power Line Inspection and Maintenance. See above.  
APM HZ-8: Construction Safety and Emergency Response Plan. See above.  
MM HZ-2: Fire Department Review and Coordination. See above. | See above. | See above. |
| | **Impact PS-5:** Served by a landfill without sufficient permitted capacity to accommodate the proposed project’s solid waste disposal needs. | APM HZ-5: Hazardous Materials Use and Storage and Hazardous Waste. See above.  
APM HZ-7: Wood Pole Recycling and Disposal. See above.  
APM PS-2: Nonhazardous Waste Management. The applicant and SCE will ensure that nonhazardous waste materials, including wood, soil, vegetation, and sanitation waste (portable toilets) that would be generated during construction of the project components will either be re-used at the project component construction sites (e.g., clean soil used for backfill) or disposed of at an appropriately licensed offsite facility. | See requirements for APMs HZ-5, HZ-7, and PS-2. | During construction |
| | **Impact PS-6:** Noncompliance with federal, state, or local statues and regulations related to solid waste. | APM HZ-5: Hazardous Materials Use and Storage and Hazardous Waste. See above.  
APM PS-1: Site Cleanup. The applicant and SCE will direct construction contractors to perform initial site cleanup immediately following construction activities at each of the proposed project components. Initial site cleanup at each project component area will include the following:  
- Removal of all construction debris; | See requirements for APMs HZ-5, PS-1, and PS-2. | During construction |
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<tr>
<td></td>
<td>• Proper disposal or recycling of all construction materials and debris at appropriately licensed landfills and other offsite facilities; and</td>
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<td>• Inspection of project component sites to ensure that cleanup activities are successfully completed.</td>
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<td></td>
<td><strong>APM PS-2: Non-hazardous Waste Management.</strong> See above.</td>
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<td>4.14 Recreation</td>
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<tr>
<td>No applicable APMs or mitigation measures.</td>
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### Table ES-1  Summary of Impacts

<table>
<thead>
<tr>
<th>Impact</th>
<th>Applicant Proposed Measures (APMs) and Mitigation Measures (MMs)</th>
<th>Monitoring Requirements</th>
<th>Timing</th>
</tr>
</thead>
</table>
| **4.15 Transportation and Traffic**                                    | **APM TT-1: Traffic Control Plan.** The applicant and SCE will prepare Traffic Control Plans in accordance with the latest version of the California Joint Utility Traffic Control Manual. These Traffic Control Plans will be implemented by the applicant and SCE as needed. The Traffic Control Plans will be developed to minimize short-term construction-related impacts on local traffic and potential traffic safety hazards, and will include measures such as the installation of temporary warning signs at strategic locations near access locations for the project components. The signs will be removed after construction-related activities are completed. The Traffic Control Plans may include the following measures:  
  - Coordination with the City of Los Angeles, City of Santa Clarita, County of Los Angeles, or County of Ventura on any temporary land or road closures;  
  - Installation of traffic control devices as specified in the California Joint Utility Traffic Control Manual;  
  - Provisions for temporary alternate routes to route local traffic around construction zones; and  
  - Consultation with emergency service providers and development of an Emergency Access Plan for emergency vehicle access in and adjacent to the construction zone.  
**APM TT-3: Commuter Plan.** The applicant                                                                                                                                                                                                                                                                                                                                                                                                                                           | Prior to and during construction |
| **Impact TT-1:** Conflict with an applicable plan, ordinance, or policy establishing measures of effectiveness for the performance of the circulation system, taking into account all modes of transportation including mass transit and non-motorized travel and relevant components of the circulation system including, but not limited to, intersections, streets, highways and freeways, pedestrian and bicycle paths, and mass transit.                                                                                                                   | **Ensure that the applicant and SCE develop and implement a Traffic Control Plan (APM TT-1) and Commuter Plan (APM TT-3).**  
  - See additional requirements for APMs TT-1 and TT-3.                                                                                                                                                                                                                                                                                                                                                                                                                           |                         |
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<tr>
<td><strong>Impact TT-2: Conflict with an applicable congestion management program including, but not limited to, LOS standards and travel demand measures, or other standards established by the county congestion management agency for designated roads or highways.</strong></td>
<td>would implement a Commuter Plan that includes a designated offsite parking area that has adequate parking capacity for 150 workers (the peak construction-activity maximum not including SCE workers) and a shuttle that would transport worker crews (approximately 10 workers per trip) from the parking area to worksites.</td>
<td>See above.</td>
<td>See above.</td>
</tr>
</tbody>
</table>
| **Impact TT-3: Substantially increase hazards due to a design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment).** | APM TT-1: Traffic Control Plan. See above.  
APM TT-3: Commuter Plan. See above.                                                                                                                  | See above.                | See above.                                                             |
| **Impact TT-4: Result in inadequate emergency access.**                 | APM TT-1: Traffic Control Plan. See above.  
APM TT-3: Commuter Plan. See above.                                                                                                                  | See above.                | See above.                                                             |
| **Impact TT-5: Conflict with adopted policies, plans or programs regarding public transit, bicycle, or pedestrian facilities, or otherwise decrease the performance or safety of such facilities.** | APM TT-1: Traffic Control Plan. See above.  
APM TT-2: Repair of Damaged Roads. The applicant and SCE will ensure that damage to existing roads that is the direct result of activities related to construction of the proposed project components will be repaired once construction is complete in accordance with local jurisdiction requirements and/or existing franchise agreements held by the applicant and SCE. | See requirements for APMs TT-1 and TT-2.                                                   | Prior to, during, and after construction |
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1.0 Introduction

With an inventory of approximately 165 billion cubic feet (cf), the Aliso Canyon Natural Gas Storage Field (storage field) in Los Angeles County is the largest underground natural gas storage field operated by Southern California Gas Company (the applicant) and is also one of the largest in the United States. The applicant filed an application on September 28, 2009 (A.09-09-020), with the California Public Utilities Commission (CPUC) to amend its Certificate of Public Convenience and Necessity (CPCN) for the construction and operation of the Aliso Canyon Turbine Replacement Project (the proposed project). The application was deemed complete on March 24, 2010. The purpose of the proposed project is to comply with the terms of a settlement agreement implemented by CPUC decision D.08-12-020 (Settlement Agreement, provided in Appendix A of this environmental impact report [EIR]) while maintaining or improving the reliability and efficiency of storage facility operations.

As part of the proposed project, the applicant would construct and operate a new compressor station at the storage field with three new electric-driven, variable-speed compressors and pipelines to connect the station to existing facilities; a 12-kilovolt (kV) Plant Power Line; main office and crew-shift buildings; and a guardhouse on a widened segment of the existing entry road into the storage field. The proposed project is located in an unincorporated area of Los Angeles County and northern Los Angeles, California. The three new compressors are proposed to comply with the terms of the Settlement Agreement (Appendix A). In addition, the existing compressor station and its three gas turbine–driven compressors and existing office facilities would be decommissioned and removed from the storage field. The existing guardhouse would not be removed as part of the proposed project. Metered service from Southern California Edison’s (SCE’s) electrical distribution line to the storage field would also be removed in accordance with SCE tariff rules.

To meet the increase in electrical demand from operation of the proposed electric–driven compressors (estimated at 50 megawatts), SCE proposes to provide electrical service from their existing 66-kV subtransmission line system, part of which crosses the southern half of the storage field site. To enable the existing 66-kV system to provide power to the proposed compressors, SCE would reconductor and replace structures along segments of the Chatsworth–MacNeil–Newhall–San Fernando 66-kV Subtransmission Line and MacNeil–Newhall–San Fernando 66-kv Subtransmission Line and construct and operate a new 56-megavolt ampere, 66/12-kV substation (the Natural Substation) at the storage field. An existing SCE easement on the storage field would be widened to accommodate the new substation. Additionally, SCE would install equipment at their Newhall, Chatsworth, San Fernando, and Pardee Substations. SCE would also install new fiber optic cable along the 66-kv subtransmission line reconductoring routes, along two other existing electrical lines, and within existing substations to allow for remote monitoring and operation of the proposed Natural Substation.

1.1 Background Information

The applicant provides natural gas to approximately six million customers in Southern California, and operates four storage fields to meet customer demand. The applicant’s storage field has a withdrawal capacity of up to 1.875 billion cf per day and an injection capacity of up to 300 million cf per day. Injection at the storage field is provided by three turbine–driven compressors, which are powered by natural gas.
1.1.1 Settlement Agreement

The applicant is required to implement the proposed project to meet the terms of Phase 1 of the Settlement Agreement between the applicant and parties to the 2009 Biennial Cost Allocation Proceeding approved by the CPUC (Appendix A). The Settlement Agreement requires that the applicant increase the overall injection capacity at the field by approximately 145 million cf per day.

The proposed compressors would be capable of increasing the storage field’s natural-gas injection capacity from approximately 300 million cf per day to approximately 450 million cf per day. The storage field’s withdrawal capacity would not change.

The proposed compressors would also improve natural gas service reliability and efficiency. The existing gas turbine–driven compressors at the storage field were installed in 1971. Gas turbines alter compressor speed by varying fuel input. The new variable-speed motors that would be installed as part of the proposed project have the ability to alter compressor speed as gas pressure ratios and flow rates change more precisely than the existing gas turbines. Hence, the new motors would be capable of better matching operating pressures at the storage field and would be more energy efficient.

1.2 Objectives of the Proposed Project

The two basic objectives of the proposed project are to:

1. Comply with the terms of the Settlement Agreement implemented by CPUC decision D.08-12-020; and
2. Maintain or improve the reliability and efficiency of storage facility operations at the Aliso Canyon Natural Gas Storage Field.

Further information and additional context about the objectives was provided by the applicant in the Proponent’s Environmental Assessment, in applicant responses to CPUC data gap requests, and during discussions with the applicant. The additional information is discussed here as it relates to the purpose of the project, description of the proposed project (Chapter 2.0), and screening of alternatives (Section 1.3.3, Chapter 3.0, and Appendix C).

Objective 1

The first basic objective of the proposed project is to comply with the terms of the Settlement Agreement implemented by CPUC decision D.08-12-020. To meet this objective, the applicant would, as soon as possible:

a. Replace the three existing LM-1500 gas turbine–driven compressors used to compress up to 300 million cf per day of natural gas for injection into the storage field; and

b. Expand overall injection capacity at the storage field by approximately 145 million cf per day.
Objective 2
The second basic objective is to maintain or improve the reliability and efficiency of storage facility operations. To meet this objective, the applicant would:

a. Ensure successful conversion to the replacement compression system prior to decommissioning the LM-1500 gas turbine–driven compressors;
b. Install the replacement compression system in proximity to the existing compressor station and operations facility/control center;
c. Substantially reduce air emissions resulting from operation of the three existing gas turbine–driven compressors; and
d. Improve access to the storage field from Sesnon Boulevard for existing operations vehicles and facilitate vehicle entry for construction of the proposed project.

1.3 CPUC Process and Intended Uses of the EIR
Pursuant to Article XII of the Constitution of the State of California, the CPUC is charged with the regulation of investor-owned public utilities. The CPUC conducts two parallel processes when considering any application for approval of a CPCN: an application process similar to a court proceeding, in which the CPUC considers whether the expansion is needed and is in the public interest; and an environmental review process under the California Environmental Quality Act (CEQA). The CPCN application process focuses on utility ratepayer and public benefit issues. Through this process, the CPUC determines whether a project meets the criteria for approval. An Assigned Commissioner (one of the CPUC’s five appointed commission members) and an Administrative Law Judge supervise the process. The CPUC is the lead agency for CEQA compliance in evaluation of the proposed project, and has directed the preparation of this EIR.

This EIR provides an assessment of environmental impacts associated with the proposed project and alternatives based on the level of design performed to date for each project element. Project elements that would be implemented by SCE are based on preliminary engineering data and are subject to change based on final engineering. Per CEQA Guidelines Section 15004, design of the proposed project and the CEQA review process occur concurrently, not consecutively. These concurrent processes allow the applicant to incorporate environmental considerations into project conceptualization, design, and planning at the earliest feasible time. Additional environmental analysis may be required in instances where, as a result of refined engineering design, anticipated construction activities vary significantly from those described in the EIR.

As lead agency, the CPUC must determine through the CEQA process whether the proposed project would result in significant impacts to the environment, and whether those impacts could be avoided, eliminated, compensated for, or reduced to less than significant levels. This EIR will be used by the CPUC in conjunction with other information developed in the CPUC’s formal record to act on the application for construction and operation of the proposed project. Under CEQA requirements, the CPUC will determine the adequacy of the final EIR and, if adequate, will certify the document as complying with CEQA. If the CPUC approves a project with significant environmental impacts that cannot be mitigated to less than significant levels, it must state why in a Statement of Overriding Considerations, which would be included in the Commission’s decision on the application.
1.3.1 Other Public Agencies

State, regional, and local agencies in addition to the CPUC, such as the California Department of Transportation, California Department of Fish and Game, regional Air Quality Management District, Regional Water Quality Control Board, and state Historic Preservation Office, may be involved in reviewing and/or approving the proposed project. At the federal level, agencies with potential reviewing and/or permitting authority include the U.S. Army Corps of Engineers and U.S. Fish and Wildlife Service. The agencies will rely on the information presented in this EIR to inform their decision regarding the issuance of permits related to construction or operation of the proposed project.

Pursuant to Article XII of the California Constitution, the CPUC is vested with jurisdiction over this project. The applicant and SCE would still be required to obtain all building, encroachment, and other ministerial (administrative) permits from local jurisdictions. CPUC General Order 131-D, which establishes requirements for the planning and construction of facilities for the generation and transmission of electricity, requires the applicant and SCE to comply with local building, design, and safety standards to the greatest degree feasible to minimize project conflicts with local conditions. General Order 131-D also requires the CPUC to contact and coordinate with local planning agencies regarding land use concerns that could result from the proposed project. General Order 112-E establishes requirements for the design, location, quality of materials, construction, operations, maintenance, safety, testing, and reporting for facilities used in the gathering, transmission, and distribution of natural gas, hydrocarbon gas, or any mixture of such gases for domestic, commercial, industrial, or other purposes.

The CPUC consulted with other affected agencies and jurisdictions to gather information related to the possible environmental effects of the proposed project: this included making early contact and opening a line of communication with key public agencies that would be directly affected by the proposed project, and, as part of this process, obtaining insight and information for this EIR. Outreach for the project included consultations with more than 10 public agencies and was conducted primarily by telephone. Local agency representatives provided background information on the local setting, permitting requirements, regulatory requirements, land use information, and local environmental concerns. Chapter 8, “List of Preparers, Agencies, and Persons Contacted,” lists all agencies consulted during preparation of this EIR.

The CPUC’s authority does not preempt special districts, such as Air Quality Management Districts, other state agencies, or the federal government. The applicant would obtain permits, approvals, and licenses as needed, and would participate in reviews and consultations as needed with federal, state, and local agencies (Section 2.6, “Permitting and Consultation Requirements”).

1.3.2 Public Scoping

On October 21, 2010, in accordance with the CEQA Guidelines, the CPUC published and distributed a Notice of Preparation (NOP) to the State Clearinghouse, responsible and trustee agencies, and other interested parties to notify them that an EIR would be prepared for the proposed project. The NOP was

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1 Projects or actions undertaken by the lead agency, in this case the CPUC, may require subsequent oversight, approvals, or permits from other public agencies. Other such agencies are referred to as responsible agencies and trustee agencies. Pursuant to Sections 15381 and 15386 of the CEQA Guidelines, a responsible agency is a public agency that proposes to carry out or approve a project for which a lead agency is preparing or has prepared an EIR. For the purposes of CEQA, the term responsible agency refers to all public agencies other than the lead agency that have discretionary approval authority over the project. A trustee agency is a state agency having jurisdiction by law over natural resources affected by a project that are held in trust for the people of the state.
distributed to more than 700 individuals, including property owners within 300 feet of the storage field, 
SCE’s 66-kV subtransmission lines, and existing SCE substations.

The NOP solicited written and verbal comments on the EIR’s scope during a 30-day comment period and 
provided information about the public scoping meetings. It also presented a description, purpose and 
objectives, and location of the proposed project; potential issues to be addressed in the EIR; and contact 
details for additional information. In addition to the NOP, the CPUC published legal notices in the Santa 
Clarita Valley Signal on October 21 and 28, 2010, and the Los Angeles Daily News on October 21 and 

The CPUC conducted scoping meetings on November 4, 2010, at the Porter Valley Country Club in 
Porter Ranch, California, and November 5, 2010, at Wiley Canyon Elementary School in Newhall, 
California. During the public scoping meeting, participants commented on the scope of issues to be 
included in the EIR for the proposed project. Written comments were also collected throughout the 
public comment period.

Twenty-two people attended the public scoping meetings with 14 people at the November 4, 2010, 
meeting and eight people at the November 5, 2010, meeting. Seventeen written comments were received 
during the comment period from the U.S. Fish and Wildlife Service, California Department of Fish and 
Game, California State Office of Planning and Research, Native American Heritage Commission, South 
Coast Air Quality Management District, Division of Oil Gas and Geothermal Resources, and 11 
individuals.

The following list summarizes the written and verbal comments received during public scoping:

1. **Public Notification:** Comments from the public included a request that the applicant post a large 
sign (at least 6 feet tall and 6 feet wide) at the entrance to the storage field near Sesnon 
   Boulevard that provides an overview of the proposed project.

2. **Project Description:** Comments from the public included a suggestion that the description of the 
   proposed project also describe the current operations of the storage field.

3. **Aesthetics:** Comments from the public included a suggestion that the reconducted 
   subtransmission lines be routed underground to avoid fire danger and visual impacts, the lines be 
   relocated out and away from the backyards of residential properties in the proposed project area, 
   and the subtransmission line structures be designed to look more like trees.

4. **Air Quality:** Comments from the public included concerns about the smell of natural gas in 
   neighborhoods near the storage field and health effects from breathing air that may contain 
   natural gas. Comments from the South Coast Air Quality Management District and the public 
   included a request that emissions, localized significance thresholds, and air quality impacts of the 
   proposed project be disclosed in the EIR.

5. **Biological Resources:** Comments from the U.S. Fish and Wildlife Service and California 
   Department of Fish and Game included concerns regarding potential impacts on alluvial scrub 
   and coastal sage scrub, California gnatcatcher, and special status plant species including San 
   Fernando Valley spineflower and Braunton’s milkvetch. Comments were also provided regarding 
   the conditions under which an incidental take permit would be required for the proposed project.

6. **Cultural Resources:** Comments from the Native American Heritage Commission included a 
   recommendation that the CPUC consult with local Native America tribes, survey and monitor the 
   site for cultural resources, and review recorded archaeological data for the proposed project area.
7. **Hazards, Health, and Public Safety**: Comments from the County of Los Angeles Department of Public Works referred to a fire in 2008 that has been attributed to a downed electrical distribution line in the area of the proposed project (CAL FIRE 2008). The Department requested public outreach and that plans be developed for emergency response at the storage field and long-term maintenance, care, and inspection of the subtransmission lines to be reconducted. Comments from the public included concerns regarding impacts related to venting natural gas, safety of the storage field with regard to earthquakes, potential for downed power lines to ignite fires in the hills near the Porter Ranch community, and the applicant’s and SCE’s brush clearance activities. As noted above under “Aesthetics,” public comments also included a suggestion that the reconducted subtransmission lines be routed underground to avoid fire danger.

8. **Hydrology and Water Quality**: Comments from the public included concerns that the proposed project would result in the contamination of local water resources, requests that local water sources be analyzed for contamination, and requests that surface water and groundwater be monitored for potential contamination.

9. **Land Use and Planning**: Comments from the public included a request that the applicant and SCE comply with local grading and oak tree ordinances.

10. **Noise**: Comments from the public included concerns about noise emanating from trucks using Tampa Road in the evening and early morning hours.

11. **Public Services and Utilities**: Comments from the public included concerns that the proposed project would contaminate drinking water and groundwater supplies.

The Scoping Summary Report is provided in Appendix B. The NOP is available on the project website at: [http://www.cpuc.ca.gov/Environment/info/ene/aliso_canyon/aliso_canyon_home.html](http://www.cpuc.ca.gov/Environment/info/ene/aliso_canyon/aliso_canyon_home.html).

### 1.3.3 Screening of Alternatives to the Proposed Project

Alternatives to the proposed project were presented by the applicant in the Proponent’s Environmental Assessment (PEA) and developed by the CPUC. An alternatives screening process was carried out to determine which alternatives could feasibly attain most of the basic objectives of the proposed project (Section 1.2, “Objectives of the Proposed Project”) but would avoid or substantially lessen significant effects pursuant to CEQA Guidelines Section 15126.6. The Alternatives Screening Report is provided in Appendix C.

The outcome of the screening process was a reasonable range of alternatives to be evaluated in the EIR. Because the first basic objective of the proposed project refers to compliance with a Settlement Agreement adopted by CPUC decision D.08-12-020 in A.08-02-001, the alternatives to the proposed project considered were necessarily limited to those that would not conflict with the Settlement Agreement. The alternatives eliminated from further consideration and those retained for analysis in this EIR are presented in Chapter 3, “Description of Alternatives,” and compared in Chapter 5, “Comparison of Alternatives.”

Pursuant to CEQA, a No Project Alternative was carried through both the alternatives screening process and the description and comparison of alternatives in this EIR. The Environmentally Superior Alternative

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is defined in Chapter 5, “Comparison of Alternatives,” based on a comparison of each alternative with the proposed project as required by CEQA.

1.3.4 Public Comment on the Draft EIR

The Draft EIR is circulated to local and state agencies and interested individuals who may wish to review and comment on the report. Written comments may be submitted to the CPUC during the 45-day public review period. Verbal and written comments on the Draft EIR will be accepted via regular mail, fax, email, and at noticed public meetings (noticed under separate cover from this document).

1.3.5 Final EIR

Written and oral comments received in response to the Draft EIR will be addressed in a Response to Comments document that, together with the Draft EIR, will constitute the Final EIR. The Final EIR will be released for public review before the CPUC decides whether to certify the Final EIR. The CPUC will then issue a proposed decision on the application and release it for public comment.

1.3.6 Organization of the EIR

This EIR is organized as follows:

Executive Summary. Presents a summary of the environmental impacts of the proposed project and mitigation measures identified to reduce or eliminate significant impacts. The Executive Summary also presents a summary of alternatives to the proposed project.

Chapter 1: Introduction. Provides a discussion of the background and objectives of the proposed project. The results of the public scoping process are summarized, and public agency and other planned uses of the EIR are explained.

Chapter 2: Project Description. Provides a detailed description of the proposed project and a summary of permits and consultations that may be required.

Chapter 3: Description of Alternatives. Provides a description of the alternatives evaluation process, description of alternatives considered in this EIR, and rationale for eliminating some of the alternatives from further analysis.

Chapter 4: Environmental Analysis. Provides a comprehensive analysis and assessment of impacts and mitigation measures for the proposed project. This chapter is divided into sections for each environmental issue area (e.g., Aesthetics, Agriculture and Forestry Resources, and Air Quality).

Chapter 5: Comparison of Alternatives. Provides a discussion of the relative advantages and disadvantages of the proposed project and alternatives and identifies the CEQA Environmentally Superior Alternative.

Chapter 6: Cumulative Impacts and Other CEQA Considerations. Identifies cumulative projects and provides an analysis of cumulative impacts and other CEQA considerations, including growth-inducing impacts. The purpose of the cumulative impacts analysis is to identify impacts from the proposed project that might not be significant when considered alone but may contribute to significant impacts when considered in conjunction with impacts from past, current, and reasonably foreseeable future projects.
The purpose of the growth-inducing impacts analysis is to determine if the proposed project would result in additional development, such as increases in population, employment, or housing, above and beyond what is already assumed would occur in land use plans or in projections made by regional or local planning authorities, irrespective of the proposed project. Significant irreversible environmental changes, including the consumption of nonrenewable natural resources, are also discussed in this chapter.

Chapter 7: Mitigation Monitoring Plan. Provides a summary of impacts of the proposed project, a discussion of CPUC mitigation monitoring requirements, and measures that would be implemented to avoid or reduce those impacts.

Chapter 8: Report Preparation. Lists the authors who prepared the report and identifies public agencies that were consulted.

Appendices: The Settlement Agreement; EIR Scoping Summary Report; Alternatives Screening Report; 66-kV Subtransmission Line Reconductoring Routes, Existing Structures, and Vegetation Communities; Biological Resources Studies; Construction Schedule and Equipment Lists; Air Quality and Greenhouse Gas Calculations; Supplemental Cultural Resources Data; Traffic Impact Study, and other reports, maps, data, and figures are provided as appendices. For a complete list, refer to the EIR Table of Contents.

References
2.0 Project Description

Southern California Gas Company (the applicant) proposes to construct the Aliso Canyon Turbine Replacement Project (the proposed project) in unincorporated and incorporated areas of the County of Los Angeles and County of Ventura, California (Figure 2-1). New and modified Southern California Edison (SCE) electric service facilities would be required to provide power for the proposed project. Because the improvements that would be carried out by SCE would be required to serve the proposed project, SCE’s improvements are considered part of the proposed project and are subject to the same level of California Environmental Quality Act (CEQA) review as the other components of the proposed project.

The construction of the proposed project would expand the Aliso Canyon Natural Gas Storage Field’s (storage field’s) natural-gas injection capacity from approximately 300 million cubic feet (cf) per day to approximately 450 million cf per day. As part of the proposed project, the applicant would construct and operate the following project components at the storage field:

- Central Compressor Station with three new electric-driven, variable-speed compressors and pipelines to connect the station to existing facilities (Figures 2-2 and 2-3);
- 12-kilovolt (kV) Plant Power Line to supply the Central Compressor Station with power;
- Office and crew-shift buildings; and
- Guardhouse on a widened segment of the existing entry road into the storage field (Figure 2-4).\(^1\)

The applicant would decommission and remove the:

- Existing compressor station and its three gas turbine–driven compressors; and
- Existing main office and crew-shift buildings.

To provide power to the proposed electric-driven, variable-speed compressors, SCE would:

- Construct and operate a 56-megavolt-ampere (MVA), 66/12-kV substation (the Natural Substation) on the storage field site;\(^2\) and
- Reconductor and replace towers and poles along segments of SCE’s Chatsworth–MacNeil–Newhall–San Fernando 66-kV Subtransmission Line and MacNeil–Newhall–San Fernando 66-kV Subtransmission Line in the proposed project area.

To allow for remote monitoring and operation of the proposed electrical facilities, SCE would:

- Install equipment at SCE’s Newhall, Chatsworth, and San Fernando Substations in the proposed project area; and
- Install new fiber optic telecommunications cable in the proposed project area.

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\(^1\) The existing guardhouse at the storage field would not be removed as part of the proposed project.

\(^2\) The initial build of the Natural Substation would include the installation of two 28 MVA, 66/12-kV transformers. Space would be available for the installation of up to two additional 28 MVA transformers (for a total of 112 MVA) if needed in the future.
In addition, the applicant would apply to the California Public Utilities Commission (CPUC) to enlarge SCE’s existing easement on the storage field site, which would be necessary for SCE to construct and operate the Natural Substation. SCE’s Northern Transmission/Substation Regional Facility at Pardie Substation in Santa Clarita would be used as the primary staging area for the 66-kV subtransmission line reconductoring.

Construction of the proposed project would take approximately 22 months.

2.1 Setting and Location of the Proposed Project

The existing storage field includes a guardhouse at the entrance to the storage field at Tampa Avenue/Limekiln Canyon Road and Sesnon Boulevard. The private entry road leads to the Aliso Canyon Plant Station (Plant Station). The Plant Station includes an existing compressor station with three gas turbine–driven compressors; an operations facility/control center; a main office building; a crew-shift building; wells that facilitate the injection and withdrawal of natural gas into an underground, natural rock reservoir below the Plant Station; and pipelines that transport the natural gas to and from the storage field (Figures 2-3 and 2-5). The Plant Station is located approximately 0.8 miles north of Sesnon Boulevard on elevated terrain within Aliso Canyon and is surrounded by hills. A single-circuit, 16-kV distribution line provides electrical power to storage field facilities. A single-circuit, 66-kV subtransmission line crosses the southern half of the storage field through an easement granted to SCE by the applicant.

The storage field, which is owned and operated by the applicant, has been in continuous operation since the 1970s. The storage field allows the applicant to purchase natural gas during periods of low demand (generally at lower prices) and store it for withdrawal during periods of high demand. The intent of the storage-withdrawal dynamic is to provide customers with lower-cost natural gas supplies and services.

The storage field is located approximately 20 miles north of downtown Los Angeles. It is situated within the topographic feature of Aliso Canyon in the Santa Susana Mountains. Most of the storage field site is located in unincorporated Los Angeles County, but the southernmost and easternmost parts of the field are located in the City of Los Angeles, and its address, 12801 Tampa Avenue, is within the City of Los Angeles. South of the storage field site are the communities (each within the City of Los Angeles) of Porter Ranch, Granada Hills, Chatsworth, and Northridge.

Within the storage field property boundary, the proposed project would comprise several construction sites, including the:

- Plant Station site;
- New guardhouse site and road-widening area;
- 12-kV Plant Power Line route;
- Proposed Natural Substation site; and
- 66-kV Segment C reconductoring route.
Note: Where subtransmission lines and telecommunications routes are parallel, they are shown offset for graphical purposes only. The lines would be co-located overhead on the same structures.
Figure 2-2

Components of the Proposed Project at the Storage Field

Note: Where subtransmission lines and telecommunications routes are parallel, they are shown offset for graphical purposes only. The lines would be co-located overhead on the same structures.

- 66-kV Subtransmission Line
- Existing SCE 66-kV Subtransmission Line
- 12-kV Plant Power Line (Proposed)
- Underground Fiber Optic Cable (Proposed)
- Overhead Fiber Optic Cable (Proposed)
- Access Road (Proposed)
- Road Upgrade for Use as Haul Road (Proposed)
- Staging Area (Proposed)

ALISO CANYON NATURAL GAS STORAGE FIELD PROPERTY LINE

ALISO CANYON PLANT STATION

EXISTING COMPRESSOR STATION

EXISTING OFFICE FACILITIES

GUARDHOUSE SITE (PROPOSED)

OFFICE FACILITIES SITE (PROPOSED)

CENTRAL COMPRESSOR STATION SITE (PROPOSED)

EXCESS EXCAVATED SOIL AREA

EXCESS EXCAVATED SOIL AREA

ALISO CANYON PLANT STATION

EXISTING OFFICE FACILITIES

GUARDHOUSE SITE (PROPOSED)

ACCESS ROAD (PROPOSED)

ROAD WIDENING SITE (PROPOSED)

OVERHEAD FIBER OPTIC CABLE (PROPOSED)

12-kV PLANT POWER LINE (PROPOSED)

66-kV SUBTRANSMISSION LINE

CONDUCTING ROUTE (PROPOSED)

EXISTING SCE 66-kV SUBTRANSMISSION LINE

OVERHEAD FIBER OPTIC CABLE (PROPOSED)

ACCESS ROAD (PROPOSED)

ROAD UPGRADE FOR USE AS HAUL ROAD (PROPOSED)

STAGING AREA (PROPOSED)
New Pipelines to Connect the Proposed Central Compressor Station to Existing Facilities

Notes:
The green, blue, and yellow pipelines are proposed. The green line would be a new 18-inch above-grade pipeline to the existing discharge header. The blue line would be a new 24-inch above-grade and below-grade (in existing trench) line to the existing suction header. The yellow line would be a new 24-inch underground line to the existing 24-inch Emergency Shutdown System line (red/orange pipeline).
EXISTING GUARDHOUSE

UNINCORPORATED LOS ANGELES COUNTY
CITY OF LOS ANGELES

ROAD WIDENING

GUARDHOUSE (PROPOSED)

ALISO CANYON NATURAL GAS STORAGE FIELD PROPERTY BOUNDARY

Figure 2-4
Existing and Proposed Guardhouses

M:\SanFrancisco\Aliso Canyon Natural Gas\EIR\Maps\Guard_House_030711.mxd
Figure 2-5

Existing Aliso Canyon Gas Storage Field Facilities and 66-kilovolt Subtransmission Line

Reference: Figure 2-5, Existing Aliso Canyon Gas Storage Field Facilities and 66-kilovolt Subtransmission Line, SoCalGas 2009
2.1.1 Storage Field Operations and Technical Details

At the storage field, natural gas is compressed and injected through injection wells into an underground storage reservoir during periods of low demand (generally in the summer season) and withdrawn during periods of peak demand (generally in the winter season). The depth of the storage zone ranges from 7,100 feet to 9,400 feet below surface level. The average depth of the wells is approximately 8,500 feet. Although well sizes vary, most of the wells have a 7-inch or 9-5/8-inch production casing. The maximum withdrawal rate of a well can be up to 80 million cf per day at peak field inventory and pressure.

The volume of daily, weekly, and monthly injections and withdrawals varies with customer demand and is subject to the volume, suitability of gas quality for delivery, and injection capabilities of the field. Water, sediment, liquid hydrocarbons, and other chemicals are removed from the gas when it is withdrawn from storage.

The storage field includes 116 withdrawal/injection wells, two observation wells, six flood wells, and two water disposal wells. The existing withdrawal, injection, and observation wells would not be affected by construction of the proposed project, nor would new wells be constructed as part of the proposed project. Additionally, there are no abandoned wells on the proposed project site, and no well abandonments are planned as part of the proposed project.

2.1.1.1 Natural Gas Injection and Withdrawal

In a storage field such as Aliso Canyon, natural gas is injected through a pipeline into the ground for storage using powerful compressors. The compressors are commonly driven by either electric motors or gas-turbine engines. The compression and injection of natural gas into the storage field is currently accomplished using three gas turbine–driven compressors. The compressors are driven by General Electric LM-1500 gas turbines, which were installed at the storage field in 1971. Each compressor generates 15,000 horsepower and together are capable of compressing approximately 300 million cf of natural gas per day, with a maximum discharge pressure of approximately 3,000 pounds per square inch, gauge—the pressure of a system measured by a gauge relative to the surrounding atmospheric pressure. The drive mechanism for the withdrawal of natural gas from the underground reservoir is a gas-cap drive—energy for the withdrawal of natural gas is provided by the pressure and expansion of gas within the storage reservoir. No additional energy beyond the pressure within the reservoir is needed to withdraw natural gas.

Water, sediment, and other chemicals, including oil and other hydrocarbons, may be withdrawn with the gas when it is taken from the reservoir. This “produced water” must be removed from the natural gas stream along with other impurities during the gas withdrawal process before the gas can be transported to consumers.

2.1.1.2 Electrical Power and Backup Generators

SCE’s 16-kV Gavin Distribution Line currently provides electrical power to the storage field. The distribution line crosses from the northeast corner of the storage field southwest toward the Plant Station site. The line originates at SCE’s Newhall Substation, but follows a separate alignment from the 66-kV subtransmission line that crosses east to west across the southern half of the storage field (Figure 2-1). Four 500-kilowatt, 16-kV gas-driven generators are available to provide electricity if electrical power is lost at the storage field. The generators provide enough electricity to run operational controls, natural gas processing (dehydration), and other support activities prior to discharging natural gas into delivery.
pipelines. With the gas-driven generators and gas-turbine driven compressors, injection and withdrawal activities are able to continue operating at full capacity during a loss of electrical power to the storage field.

2.1.2 Proposed Project Area

The proposed project area includes the 3,600-acre storage field in unincorporated Los Angeles County and the City of Los Angeles. It also includes the segments of the 66-kV subtransmission lines to be reconducted and fiber optic cable installations within the storage field property boundary, in the Cities of Los Angeles and Santa Clarita, and in unincorporated areas in the County of Los Angeles and County of Ventura, California (Figure 2-1). The proposed project area also includes SCE’s Chatsworth Substation in unincorporated Ventura County,3 Newhall Substation in the community of Newhall in the City of Santa Clarita, and San Fernando Substation in the community of Mission Hills in the City of Los Angeles. The fiber optic cable installations would also cross the City of Simi Valley and community of Simi Hills in the County of Ventura; City of San Fernando in the County of Los Angeles; and the community of Sylmar in the City of Los Angeles. The primary construction staging area for reconductoring activities would be located at SCE’s Pardee Substation, in the City of Santa Clarita.

2.1.3 Reconductoring and Telecommunications Route Locations

Reconductoring and fiber optic cable installations along SCE’s 66-kV Segments A, B, and C would occur within SCE’s right-of-way (ROW) on the storage field site, in the Cities of Los Angeles and Santa Clarita, and in unincorporated Los Angeles County (Figure 2-6). Segments A and B form an existing double-circuit, 66-kV line from Newhall Substation that would be reconducted and remain a double-circuit line.4 Segment A, from Tap Point A to the proposed Natural Substation, is a single-circuit line that would be reconducted. New fiber optic cable would also be installed on Segments A, B, and C (Telecommunications Route #1).

Segments A and B would be located within the community of Newhall in the City of Santa Clarita. The community of Newhall extends south through parts of unincorporated Los Angeles County. The southwest section of Segment C would be on the storage field site. The northeast section of Segment C would traverse the Sunshine Canyon Landfill and unincorporated areas of Los Angeles County.

Fiber optic cable installation from Chatsworth Substation northeast to the proposed Natural Substation would begin in the Simi Hills area of unincorporated southeastern Ventura County (Telecommunications Route #2). The fiber optic cable would cross into the southeast corner of the City of Simi Valley, the northwest border of the City of Los Angeles, and then unincorporated western Los Angeles County. Within unincorporated Los Angeles County, it would extend north into the storage field site to the proposed Natural Substation (Figure 2-7).

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3 The Chatsworth Substation is located on SCE property within the larger Boeing Rocketdyne Santa Susana complex.

4 Segments A and C form a double-circuit, alternating-current subtransmission line with six conductors (three conductors on each side of each structure supporting the line). Each set of three conductors forms one circuit.
Figure 2-6
Existing 66-kV Subtransmission Lines, 66-kV Reconductoring Segments, and Telecommunications Route #1
Figure 2-7
Telecommunications Route #2: Chatsworth Substation to Proposed Natural Substation

- Proposed Overhead Fiber Optic Cable
- Underground in Existing Conduit
- Proposed Underground Fiber Optic Cable in New Conduit

Telecommunications Route #2: Chatsworth Substation to Proposed Natural Substation
Reconductoring of SCE’s double-circuit, 66-kV Segments D and E would take place in the community of Mission Hills in the City of Los Angeles. The fiber optic cable installation route from San Fernando Substation to a fiber optic connection point within the ROW of an existing SCE 220-kV subtransmission line corridor, would traverse east from the community of Mission Hills in the City of Los Angeles, into the City of San Fernando, and then the community of Sylmar in the City of Los Angeles (Telecommunications Route #3) (Figure 2-8).

2.2 Components of the Proposed Project

2.2.1 Central Compressor Station

The proposed project would include the installation of electric motor–driven compressors with variable-speed drivers, to replace the existing gas turbine–driven compressors.

The proposed compressors would be installed at a new Central Compressor Station, which would be approximately 26,500 square feet (Figure 2-2). The proposed Central Compressor Station enclosures would house three new electric-driven, variable-speed compressors, as well as scrubbers (which remove impurities from the gas), piping, coolers, and electrical equipment (Figure 2-9). The station would be constructed in an area that includes the existing office buildings and parking within the footprint of the Plant Station site (Figure 2-2). The office buildings would be removed to allow for construction of the Central Compressor Station. The Central Compressor Station would not be visible from residential properties outside the storage field property line.

The proposed Central Compressor Station site would be fenced and paved for access control, fire control, and maintenance purposes. The station enclosures would be painted and have no reflective surfaces, but permanent nighttime lighting would be installed.

2.2.1.1 Electric-driven, Variable-speed Compressors

The three electric-driven, variable-speed compressors installed in the proposed Central Compressor Station would each have 22,000 horsepower for a combined maximum output of approximately 66,000 horsepower. Combined, the compressors would be capable of compressing a total of approximately 450 million standard cf of natural gas per day. The maximum discharge pressure of the gas injected into the reservoir would be approximately 3,400 pounds per square inch, gauge.

Installation of the compressors would not affect the existing storage reservoirs, withdrawal/injection wells, storage-field pressure levels, and other storage field facilities and parameters. The compressors would be installed to operate using the existing injection and withdrawal wells but would require new pipeline segments to connect them to the existing suction, discharge, and blowdown headers, and the existing emergency shutdown system.

2.2.1.2 Metering, Control, Safety, and Pressure Relief

Metering refers to monitoring the flow rate of natural gas withdrawal and injection. Metering and control of the three new electric-driven, variable-speed compressors would be conducted from the existing, onsite operations facility at the Plant Station site. The control system installed with the proposed compressors would be connected to the existing Supervisory Control and Data Acquisition system in the existing operations facility. Telemetry equipment would be installed as required to allow for operation of the proposed compressors from the existing operations facility.
Figure 2-8
Telecommunications Route #3: San Fernando Substation to Fiber Optic Connection Point
Reference: Figure 3.5-1, Preliminary Central Compressor Station Plot, Aliso Canyon PEA, September 2009

Figure 2-9

Central Compressor Station

1, 2, 3 Electric-driven, variable speed compressor
4 Maintenance building

Within 50-foot proximity of central compressor station
Redundant safety systems would be installed at the proposed Central Compressor Station, as further described in Section 4.8, “Hazards and Hazardous Materials.” Gas and fire sensors would monitor all equipment and automatically shut down the facility if unusual conditions are detected.

Pressure relief along compressor station pipelines is necessary for safe operation. Regular and emergency blowdowns—events of pressure release through valves or vents—provide for some of this pressure relief. During normal operations, sectional piping is usually blown down whenever a compressor unit shuts down. In addition, abnormal emergency conditions trigger activation of emergency shutdown valves and initiate a controlled blowdown of the entire facility. Both of these types of blowdowns rapidly depressurize the piping and equipment in a controlled manner. Depressurization is also accomplished via pressure safety valves. These valves activate only when the pressure exceeds a pre-set level on piping. In normal operating mode and even under the first level of alarm mode, in which the emergency shutdown valves are activated, the pressure safety valves do not open.

**Operations Facility/Control Center**

The existing control room at the operations facility on the Plant Station site includes a system of personal computers and programmable logic controllers that provide for automation of control and monitoring functions as well as data collection, recording, and storage. The system provides continuous monitoring of critical system parameters and, once connected to the proposed Central Compressor Station, would have the ability to shut down the proposed station if operating conditions exceed preset safety parameters.

The system is connected to the graphic display monitors at the operator’s console. Operators would provide valve line-up and sequencing for gas movement between the proposed Central Compressor Station and storage field pipelines. Operators regularly inspect the condition and operation of equipment and facilities prior to and during start-up operations.

**2.2.1.3 New Pipelines**

Approximately 550 feet of new 18-inch pipeline would be installed to connect the three proposed electric-driven compressors to the existing discharge header, and approximately 550 feet of new 24-inch pipeline would be installed to connect the proposed compressors to the existing suction header. In addition, approximately 600 feet of new 24-inch pipeline would be needed to connect the compressors to the existing emergency shutdown system. The pipelines would be installed above grade on pipe supports or below grade in existing trenches (Figure 2-3). The pipeline materials would be constructed of a high strength steel pipe and would be cathodically protected for corrosion control. Pipelines would have a factory-applied external protective coating, and field welds and connections would be coated or wrapped in a similar way. Pipeline wall thickness would be determined by the operating pressures in accordance with applicable codes and regulations.

The pipelines would be installed using a cut-and-cover approach, which entails excavating a trench, installing sections of pipeline into the trench, and backfilling the trench. Trenching would be conducted by tracked backhoes or ditchers, and would begin by removing the topsoil over the trench and segregating it at the edge of the construction area for replacement following construction. The trench would be a maximum of 5 feet wide and up to 6 feet deep to ensure cover over the pipeline.
On completion of pipeline construction, the pipeline would be hydrostatically tested. Test water would be analyzed for potential contaminants prior to testing; depending on its quality, the water would be either discharged upland or trucked to an appropriate offsite facility.

### 2.2.2 Existing Compressor Station and Gas Turbine-driven Compressor Decommissioning

The existing compressor station and foundation on which the gas turbine–driven compressors are located would be removed and the site would be leveled to grade. The compressors would be decommissioned and removed from the storage field in a manner that would still allow for continuous reliable service. This would include maintaining the existing gas turbine–driven compressor station for at least one field cycle of tested reliable service using the new electric-driven, variable-speed compressors to verify reliable and efficient operation of the new equipment.

### 2.2.3 Office and Crew-shift Buildings

Prior to construction of the Central Compressor Station, new office facilities would be completed, and the existing office facilities at the Plant Station site would be removed. The existing 3,000-square-foot main office and 1,500-square-foot crew-shift buildings are located on the southern part of the Plant Station site (Figure 2-2). The existing office structures (modular trailer facilities) would be decommissioned and removed from the storage field once the proposed office buildings are operational.

Several new office buildings are proposed for construction within the northern part of the Plant Station site: a 4,500-square-foot office building, two archive storage sheds totaling approximately 1,500 square feet, and a 1,600-square-foot crew-shift building (for a total of 7,600 square feet of new office facilities). The archive storage sheds would contain material that is required to be kept onsite, and is currently stored on the future Central Compressor Station site, which would need to be relocated prior to installation of the new compressors. The buildings would be constructed of steel (structural components, roofing, and siding), built at grade level (without raised foundations), and have pitched roofs. The buildings would be constructed at the storage field site (not delivered as with modular trailer facilities).

Outdoor lighting installed for the proposed office facilities would be controlled by photocells that would automatically turn on at night and go off during the day. Lighting inside the office facilities would be controlled automatically by occupancy sensors. The exterior color of the office facilities would match the other structures located on the Plant Station site. The proposed office facilities would not be visible from residential properties in the vicinity of the storage field site.

### 2.2.4 Guardhouse and Entry Road Widening

A new, 164-square-foot guardhouse and access gate would be constructed within the storage field property boundary approximately 500 feet north of the existing guardhouse, which currently provides vehicle entry to the storage field along Tampa Avenue/Limekiln Canyon Road from Sesnon Boulevard (Figure 2-4). The proposed new guardhouse would improve traffic flow into the storage field by allowing more vehicles to turn onto the road into the storage field while they are being processed for admission into the storage field. The existing guardhouse would remain in place for use as an additional entry-

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5 A complete field cycle typically lasts 12 months and includes one injection season of six months (typically April through September) and one withdrawal season of six months (typically October through March).
monitoring station. Signage for the storage field would also remain in place at the existing guardhouse site.

The proposed guardhouse would be approximately 8 feet wide by 20 feet long, and the color would match that of the existing guardhouse. Exterior lighting would be controlled automatically by photocells and would comply with lighting requirements of the California Building Standards Code (California Code of Regulations, Title 24). Lighting inside the guardhouse would be controlled automatically by occupancy sensors. A restroom would be installed inside the proposed guardhouse.

The proposed road widening in the area of the existing guardhouse would allow two-lane ingress into the storage field. The entry road into the storage field (a private road) from Sesnon Boulevard (Tampa Avenue/Limekiln Canyon Road) would be widened by 12 feet for approximately 500 feet leading up to the proposed guardhouse site. Delivery trucks would be able to line up for entry using one lane, and other vehicles would be able to enter using the second lane without being delayed by delivery truck check-in procedures. This would help alleviate truck congestion at the intersection of Tampa Avenue and Sesnon Boulevard. Construction activities for road widening would cross from the City of Los Angeles into unincorporated Los Angeles County (Figure 2-4).

2.2.5 12-kV Plant Power Line

The 12-kV Plant Power Line would be constructed on the proposed project site by the applicant to provide electrical service from the proposed Natural Substation to the Central Compressor Station (Figure 2-2).

The Plant Power Line would be approximately 1,200-feet long. Three tubular steel poles (TSPs) would be installed to support the Plant Power Line: one at the proposed Natural Substation, one at the proposed Central Compressor Station, and one at the mid-point between the substation and compressor station. The poles would be between 100 and 120 feet high depending on the precise location, which would be determined during final engineering design for the proposed project.

2.2.6 Natural Substation

The Natural Substation would be constructed by SCE. The “open-air” design for the substation would include a foundation, equipment pads, switchracks, transformers (which would not be enclosed), capacitor banks, and a Mechanical and Electrical Equipment Room (Table 2-1) (Figure 2-10). It would be approximately 46,500 square feet. The purpose of the substation would be to provide electrical power to the three new electric-driven, variable-speed compressors and the storage field. Initial construction of the substation would include the installation of two 28 MVA transformers; space would also be available on the substation site for the installation of two additional 28 MVA transformers (for a total of 112 MVA), if needed in the future (Figure 2-10). Approximately 880 square feet on the substation site would be available to house the additional transformers and related equipment. The additional transformers could be installed quickly if the current transformers need to be replaced immediately without removing the existing transformers, reducing any downtime that might be experienced by the Plant Station in the event of a substation failure. The applicant and SCE do not anticipate a need to use this additional space in the foreseeable future.
Table 2-1  Natural Substation Equipment Descriptions

<table>
<thead>
<tr>
<th>Equipment</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>66-kV Switchrack and Capacitor Bank</td>
<td>The 66-kV switchrack would be approximately 120 feet long, 65 feet wide, and 17 feet high. It would be an open-air construction and have six positions; five 66-kV circuit breakers; and one 66-kV capacitor bank.</td>
</tr>
<tr>
<td>12-kV Switchracks</td>
<td>The two 12-kV switchracks would be 36 feet long, 12 feet wide, and 17 feet high each. Each switchrack would accommodate up to two line positions.</td>
</tr>
<tr>
<td>28 MVA Transformers</td>
<td>The initial build of the Natural Substation would include the installation of two 28 MVA, 66/12-kV transformers. Space would be available for the installation of up to two additional 28 MVA transformers (for a total of 112 MVA) if needed in the future. Each transformer would be equipped with a group-operated isolating disconnect switch on the high- and low-voltage side, surge arresters, and neutral current transformers. Each transformer and ancillary equipment would occupy an area approximately 40 feet long, 30 feet wide, and 15 feet high.</td>
</tr>
<tr>
<td>Mechanical and Electrical Equipment Room</td>
<td>A pre-fabricated steel Mechanical and Electrical Equipment Room would be erected and equipped with air conditioning, control and relay panels, battery and battery charger, alternative current and direct current distribution panels, human machine interface rack, communication equipment, telephone, and alarm system. Control cable trenches would connect the room to the 66-kV and 12-kV switchracks. The room would be 36 feet long, 20 feet wide, and 12 feet high.</td>
</tr>
</tbody>
</table>

Source: SoCalGas 2009, 2011

Notes:

kV = kilovolt
MVA = megavolt ampere

The substation would be unstaffed, automated, and low profile (equipment height would be limited to 17 feet). It would be located approximately 1,200 feet west of the proposed Central Compressor Station site on elevated terrain (Figure 2-2).

2.2.6.1 Substation Telecommunications System

The proposed Natural Substation would contain telecommunications equipment to connect to SCE’s existing telecommunication system. Fiber optic cable and relay protection equipment would be installed in the Mechanical and Electrical Equipment Room within the substation. SCE would provide bidirectional 64-kilobyte-per-second digital channels (C37.94) for each new 66-kV line terminal.

2.2.6.2 Substation Security

The proposed Natural Substation would be enclosed by a chain-link fence made of galvanized steel that would be up to 8 feet tall and topped with double barbed wire. A 20-foot-wide double gate would be installed at the substation entrance. A safety light would be installed on the gate, which would activate when the gate is opened.

High-pressure sodium, low-intensity lights would be installed on the high side and low side of the switchracks, around the transformer banks, and in areas where operations and maintenance activities may take place during evening hours for emergency or scheduled work. The lights would be controlled by a manual switch that would normally be in the off position. The lights, typically mounted at a height of 7.5 feet, would be directed downward to reduce glare outside the substation. No landscaping or aesthetic improvements are planned for the proposed substation.
Natural Substation

Figure 2-11

- 66-kV Switchrack
- 66-kV Capacitor Bank
- 66-kV Transmission Lines
- 12-kV Switchrack
- 28 MVA, 66/12 kV Transformers (No. 1 and No. 2)
- 10' Buffer Zone
- Mechanical/Electrical Equipment Room
- Chain-Link Fence (8-ft. tall)
- Gate
- 300' and 155' Dimensions
2.2.6.3 Expansion of SCE’s Easement Rights on the Storage Field

The proposed SCE Natural Substation site and a segment of SCE’s existing 66-kV subtransmission lines are located within the storage field property boundary. Approximately 300 feet of the existing easement for the 66-kV subtransmission line would be amended (or a new easement would be granted) to allow for a widening of the area where SCE has easement rights from 50 feet to approximately 150 feet. The enlarged easement would be granted by the applicant to SCE to accommodate the proposed Natural Substation.

2.2.7 66-kV Subtransmission Line Reconductoring

Reconductoring of segments of an existing 66-kV subtransmission line would be completed by SCE. Reconductoring and pole replacement for 66-kV Segments A and B would originate at the Newhall Substation (Figure 2-6). The reconductoring route would follow the existing ROW from the Newhall Substation toward Interstate 5 (I-5) south to the existing SCE Chatsworth tap (Tap Point A), which is located 4.2 miles south of the Newhall Substation. From Tap Point A, Segment C would extend southwest to the proposed Natural Substation. Segment C would be looped into the proposed Natural Substation.

Segment C from the proposed Natural Substation would connect from Tap Point A to Segment A to create the Natural–Newhall–San Fernando 66-kV Subtransmission Line. The subtransmission line between the proposed Natural Substation and existing Chatsworth Substation would be called the Chatsworth–Natural 66-kV Subtransmission Line. The line from Newhall Substation to San Fernando Substation, which includes Segments B and D, would be called the Newhall–San Fernando 66-kV Subtransmission Line.

Along Segment E, the existing 66-kV lines from MacNeil Substation to San Fernando Substation would be looped through the San Fernando Substation on new conductor to create the MacNeil–San Fernando No. 1 and MacNeil–San Fernando No. 2 66-kV subtransmission lines. The length of each 66-kV segment and the number of structures to be replaced are provided in Table 2-2.

2.2.7.1 New Conductor

For Segments A, B, and C, the existing American Wire Gauge size 4/0 Copper and Aluminum Conductor Steel Reinforced (ACSR) 336.4 and 653.9 conductors would be replaced with ACSR 954 non-specular conductors. Polymer insulators would also be installed. For Segments D and E, the existing ACSR 336.4 conductor would be replaced with approximately 1,000 feet of 954 ACSR conductor on four new TSPs within and near the existing San Fernando Substation.

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6 A tap can be installed to make an additional electrical connection in the middle of a subtransmission line without constructing a substation or switchyard facility. The structure supporting the tap would have electrical conductors extending in three directions from the tap point.

7 ACSR 954 conductor is composed of 45 aluminum strands and 7 ACSR strands. The conductor has a diameter of 1.165 inches.

8 Polymer insulators are hydrophobic (repel water) and minimize the accumulation of surface contaminants, such as soot and dirt, which in turn, reduce corona noise.
Table 2-2  66-kV Reconductoring and Structure Replacement

<table>
<thead>
<tr>
<th>66-kV Route Segment</th>
<th>Route Length</th>
<th>Existing Structures</th>
<th>New/Replacement Structures</th>
</tr>
</thead>
<tbody>
<tr>
<td>Segment A/B (double circuit)</td>
<td>3.9 miles</td>
<td>22 LSTs, H-frame, and 3-pole structures(a)</td>
<td>28 TSPs</td>
</tr>
<tr>
<td>Segment C (single circuit)</td>
<td>4.2 miles</td>
<td>38 LSTs, TSPs, and wood poles</td>
<td>45 TSPs</td>
</tr>
<tr>
<td>Segment D (double circuit)</td>
<td>350 feet</td>
<td>2 LSTs</td>
<td>2 TSPs</td>
</tr>
<tr>
<td>Segment E (double circuit)</td>
<td>350 feet</td>
<td>2 LSTs</td>
<td>3 TSPs</td>
</tr>
<tr>
<td>Total</td>
<td>8.2 miles</td>
<td>64 structures</td>
<td>78 TSPs(b)</td>
</tr>
</tbody>
</table>

Source: SoCalGas 2009, 2011

Notes:
kV = kilovolt
LST = lattice steel tower
TSP = tubular steel pole
(a) Each H-frame structure is composed of two, side-by-side wood poles or lightweight steel poles.
(b) Additional poles may be required to maintain ground and conductor clearances. Exact number of TSPs to be installed would be determined during final engineering.

2.2.7.2 Structure Replacement

The existing lattice steel tower, TSP, 3-pole, and H-frame structures—side-by-side wood or lightweight steel poles—along Segments A, B, and C would be replaced with TSPs capable of supporting the weight of the proposed conductor (Figure 2-11). The TSPs would be between 55 and 150 feet high depending on site survey information and site evaluation for final engineering. Because the terrain varies along the 66-kV routes, each TSP would be specifically designed and engineered for each installation location. The proposed TSPs are not anticipated to require guywires because they would be engineered as self-supporting structures. The span length between TSPs would be based on the location of each TSP, which would be determined during final engineering.

SCE would file the necessary Federal Aviation Administration (FAA) Form 7460 for structures (poles/towers/conductors) that exceed notification requirements outlined in FAA Part 77. SCE would file the form upon completion of final engineering and prior to construction per FAA Part 77. If conductor or TSP heights would reach more than 200 feet above ground level, marker balls or lights would be installed on the conductor or TSP if required by the FAA.

At Segment D, two of the existing lattice steel towers (LSTs) are located on the premises of Bishop Alemany High School, just north of the San Fernando Substation. The LSTs would be replaced with TSPs. The number of structures on the Bishop Alemany High School site, however, may be reduced from two LSTs to only one TSP pending final engineering design.

At Segment E, an LST is located in Brand Park, just south of San Fernando Substation. This LST would be replaced with a TSP. In addition, one LST within San Fernando Substation would be replaced with two TSPs. Each of the LSTs and TSPs for Segments D and E are located within 350 feet of the substation and are within an SCE ROW.
Figure 2-11

Tubular Steel Pole
The TSPs installed as part of the proposed project would have a de-glared hot dipped galvanized finish and all conductors would be non-specular. The types and heights of existing structures along the proposed 66-kV subtransmission line reconductoring routes are listed in Table 2-3 and shown in Appendix D. For the purpose of this environmental impact report (EIR), it is assumed that all 64 existing structures would be replaced.

<table>
<thead>
<tr>
<th>Structure Number</th>
<th>Structure ID Number</th>
<th>Existing Height (feet)</th>
<th>Existing Type</th>
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<td>60</td>
<td>TSP</td>
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<td>2.</td>
<td>4205198E</td>
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<td>3.</td>
<td>1927400E</td>
<td>60</td>
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<td>M3-T4</td>
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<td>16.</td>
<td>M4-T7</td>
<td>76</td>
<td>LST</td>
</tr>
<tr>
<td>17.</td>
<td>M4-T8</td>
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<tr>
<td>18.</td>
<td>M4-T9</td>
<td>82</td>
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</tr>
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<td>19.</td>
<td>M4-T11</td>
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<tr>
<td>20.</td>
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<tr>
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</tr>
<tr>
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<tr>
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<td>M5-T5</td>
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<td>M5-T9</td>
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<td>50</td>
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</tr>
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<td>32.</td>
<td>M6-T7</td>
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<td>M7-T1</td>
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<td>M7-T2</td>
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<td>M7-T3</td>
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<td>38.</td>
<td>M7-T6</td>
<td>106</td>
<td>LST</td>
</tr>
<tr>
<td>39.</td>
<td>4452278E, 4452279E</td>
<td>97 and 97</td>
<td>LWS / H-frame (2 Poles)</td>
</tr>
<tr>
<td>40.</td>
<td>4452276E, 4452277E</td>
<td>88 and 98</td>
<td>LWS / H-frame (2 Poles)</td>
</tr>
<tr>
<td>41.</td>
<td>4320812E, 4320813E, 4320814E</td>
<td>61, 61, and 65</td>
<td>3 Wooden Poles</td>
</tr>
<tr>
<td>42.</td>
<td>4476885E, 4476886E</td>
<td>88 and 88</td>
<td>LWS / H-frame (2 Poles)</td>
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</table>
## Existing 66-kV Subtransmission Line Structures

<table>
<thead>
<tr>
<th>Structure Number</th>
<th>Structure ID Number</th>
<th>Existing Height (feet)</th>
<th>Existing Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>43.</td>
<td>4476887E, 4476888E</td>
<td>88 and 88</td>
<td>WP / H-frame (2 Poles)</td>
</tr>
<tr>
<td>44.</td>
<td>4476889E, 4476890E, 447689XE</td>
<td>84, 84, and 84</td>
<td>3 Wooden Poles</td>
</tr>
<tr>
<td>45.</td>
<td>4476891E, 4476892E</td>
<td>65 and 65</td>
<td>WP / H-frame (2 Poles)</td>
</tr>
<tr>
<td>46.</td>
<td>4476893E, 4476894E</td>
<td>57 and 57</td>
<td>WP / H-frame (2 Poles)</td>
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<td>47.</td>
<td>M15-T1</td>
<td>50</td>
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<tr>
<td>48.</td>
<td>M14-T6</td>
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<td>LST</td>
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<tr>
<td>49.</td>
<td>M14-T5</td>
<td>66</td>
<td>LST</td>
</tr>
<tr>
<td>50.</td>
<td>M14-T4</td>
<td>73</td>
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</tr>
<tr>
<td>51.</td>
<td>M14-T3</td>
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</tr>
<tr>
<td>52.</td>
<td>M14-T2</td>
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</tr>
<tr>
<td>53.</td>
<td>M14-T1</td>
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<td>LST</td>
</tr>
<tr>
<td>54.</td>
<td>M13-T3</td>
<td>59</td>
<td>LST</td>
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<td>55.</td>
<td>M13-T2</td>
<td>50</td>
<td>LST</td>
</tr>
<tr>
<td>56.</td>
<td>M13-T1</td>
<td>66</td>
<td>LST</td>
</tr>
<tr>
<td>57.</td>
<td>M12-T5</td>
<td>80</td>
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<td>M12-T4</td>
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<td>LST</td>
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<td>59.</td>
<td>M12-T3</td>
<td>52</td>
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</tr>
<tr>
<td>60.</td>
<td>M12-T2</td>
<td>50</td>
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</tr>
<tr>
<td>61.</td>
<td>M13-T1</td>
<td>60 a</td>
<td>LST</td>
</tr>
<tr>
<td>62.</td>
<td>M13-T2</td>
<td>60 a</td>
<td>LST</td>
</tr>
<tr>
<td>63.</td>
<td>M0-T1</td>
<td>60 a</td>
<td>LST</td>
</tr>
<tr>
<td>64.</td>
<td>M0-T2</td>
<td>60 a</td>
<td>LST</td>
</tr>
</tbody>
</table>

Source: SoCalGas 2009, 2011

Key:
- kV = kilovolt
- LST = lattice steel tower
- LWS / H-frame = H-frame structure composed of lightweight steel poles
- LWS = lightweight steel (pole)
- TSP = tubular steel pole
- WP / H-frame = H-frame structure composed of wooden poles
- WP = wooden pole

Note:
- a: TSPs installed near the San Fernando Substation would be between 60 and 85 feet tall.

### Sunshine Canyon Landfill

Approximately 4,200 feet of the reconductoring route from Tap Point A to the proposed Natural Substation would cross the Sunshine Canyon Landfill, which is located approximately 1 mile east of the proposed project site (Figure 2-1). An expansion of the Sunshine Canyon Landfill was approved in 2009 (Cipley 2011) that requires relocation of a section of SCE’s Chatsworth–MacNeil–Newhall–San Fernando 66-kV Subtransmission Line that crosses the Sunshine Canyon Landfill, referred to as Segment C in this EIR (Figure 2-6). The subtransmission line would be relocated from the current alignment within the landfill to a location that runs along the outer perimeter of the disturbed area of the landfill, within the County of Los Angeles.

Relocation of the subtransmission line would require approval by the CPUC. SCE will file a separate application with the CPUC for relocation of the subtransmission line segment across Sunshine Canyon Landfill. The proposed relocation will be evaluated pursuant to CEQA separately from this EIR. SCE has stated that if the relocation project does not occur or if it occurs after construction of the Aliso Canyon...
2.2.8 Substation Equipment Installations

2.2.8.1 Newhall, Chatsworth, and San Fernando Substations

To accommodate the new 66-kV subtransmission line arrangement and to improve protection against equipment damage during electrical fault conditions, new equipment would be installed within the footprint of the existing Newhall, Chatsworth, and San Fernando Substations. The existing primary protection would be replaced at the three substations with General Electric L90 line current differential relaying systems (to be used as System A pilot protection) and Schweitzer SEL-311L line current differential relaying systems (to be used as System B pilot protection). Each relaying system would require separate current-transformer connections and a dedicated digital communication channel. Digital transport and channel equipment would be installed including lightweight transport (SONET) terminals and digital multiplexers (channel banks).

Within the footprint of the existing Newhall and Chatsworth Substations, Schweitzer SEL-311C relays would be installed on the 66-kV bus ties. Installation of the relay systems and related equipment would be within the Mechanical and Electrical Equipment Rooms at these two substations and would not require ground-disturbing activities. Within the footprint of the existing San Fernando Substation, four 66-kV circuit breakers, eight sets of disconnect switches, and associated equipment would be installed for the proposed 66-kV reconductoring work to create two new positions on the existing switchrack, and would require ground-disturbing activities.

2.2.8.2 Pardee Substation

Equipment designed to receive the global-positioning-system timing signal from SCE’s Pardee Substation would be incorporated into the proposed Natural Substation. To transmit the signal, a new head-end node would be installed within the Pardee Substation’s existing Mechanical and Electrical Equipment Room. The head-end node would transmit the global-positioning-system timing signal to the Newhall Substation, from which the timing signal would be transmitted to the Natural (proposed), Chatsworth, and San Fernando Substations via the fiber optic cables proposed to be installed as part of the project. The global-positioning-system timing signal is a key element of the proposed 66-kV subtransmission line protection system for the substations.

2.2.9 Telecommunications Routes

Three new telecommunication routes would be installed by SCE as part of the proposed project. The telecommunications installations would allow for the communication of a global-positioning-system timing signal (a key element of the proposed 66-kV subtransmission line protection system) from the Pardee Substation to the Newhall, Natural (proposed), Chatsworth, and San Fernando Substations (see also Section 2.2.8.2).

Telecommunications Route #1 would consist of the installation of a new fiber optic cable on new structures (underbuilt) along 66-kV Segments A, B, and C between Newhall Substation and the proposed Natural Substation. The fiber optic cable would be installed within new underground conduit as it enters the proposed Natural Substation (Table 2-4). The new fiber optic cable would allow for remote
monitoring and operation of the proposed Natural Substation, which would be unstaffed. The cable
would provide telecommunications interconnection, protective relay circuits, Supervisory Control and
Data Acquisition circuits, and data and telephone services.

<table>
<thead>
<tr>
<th>Table 2-4</th>
<th>Telecommunications Line Routes and New Underground Conduit</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Telecommunications Route</strong></td>
<td><strong>Route Length (approximate)</strong></td>
</tr>
<tr>
<td>#1 Newhall Substation to Natural Substation <em>(a)</em></td>
<td>8.1 miles</td>
</tr>
<tr>
<td>#2 Chatsworth Substation to Natural Substation</td>
<td>15.3 miles</td>
</tr>
<tr>
<td>#3 San Fernando Substation to Fiber Optic Connection Point</td>
<td>5.0 miles</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>28.4 miles</strong></td>
</tr>
</tbody>
</table>

Source: SCE 2011

Notes:

*(a)* To be installed overhead along 66-kV Segments A, B, and C.

*(b)* New underground conduit would be installed from where the overhead telecommunications line transitions down and into the proposed Natural Substation.

Telecommunications Route #2 would consist of the installation of a new fiber optic cable on existing poles and newly installed poles and within existing and new underground conduit from Chatsworth Substation to the proposed Natural Substation. Telecommunications Route #3 would consist of the installation of a new fiber optic cable on existing overhead SCE and Los Angeles Department of Water and Power (LADWP) wood poles and in new underground conduit from the San Fernando Substation east to tap an existing fiber optic cable within the ROW of an existing SCE 220-kV subtransmission line corridor.

**2.2.9.1 New Structures and Rights-of-Way**

The following description of Telecommunications Route #1 assumes that new fiber optic cable would be installed at the top of new TSPs installed for the reconductored 66-kV subtransmission lines and that no additional structures would be installed. The descriptions provided for Telecommunications Routes #2 and #3 assume that only existing structures would be used for overhead installations. Existing structures may need to be replaced along Telecommunications Routes #2 and #3; the number and location of the structures that would be replaced will not be confirmed until testing related to final engineering is completed. For the purpose of this EIR, it is assumed that any of the structures may be replaced with structures of a comparable size and type. The existing wood poles along these two routes range in height from 40 to 80 feet. The taller, 80-foot poles are located at the crossing of State Route (SR)-118 (Telecommunications Routes #2).

Where the fiber optic routes would attach to LADWP poles, SCE would be required to gain permission from LADWP for this installation. SCE would also be required to gain permits from Metrolink and the California Department of Transportation (Caltrans) where the fiber optic routes would cross Metrolink railroad tracks or freeways, respectively.
2.2.9.2 Fiber Optic Installation Routes

Telecommunications Route #1: Newhall Substation to Natural Substation

This route would be constructed overhead on TSPs from the Newhall Substation to the proposed Natural Substation along 66-kV Segments A, B, and C (Figure 2-6). The route would also include use of existing and newly installed underground conduit and structures from the 66-kV racks to the Mechanical and Electrical Equipment Rooms within the Newhall and Natural Substations (Figure 2-1).

Telecommunications Route #2: Chatsworth Substation to Natural Substation

This route would extend 15.3 miles from Chatsworth Substation northeast to the proposed Natural Substation (Figure 2-7). The fiber optic cable along this route would be primarily installed overhead on existing poles and within existing and new underground conduit as follows:

1. From the existing Mechanical and Electrical Equipment Room at Chatsworth Substation, new fiber optic cable would be installed west in existing underground conduit for approximately 100 feet to an existing SCE pole. The cable would rise up the pole and continue overhead southeast toward F Street. It would then continue east on existing overhead poles for approximately 8,700 feet to an SCE pole north of Facility Road. The cable would continue overhead on existing poles for approximately 2,600 feet to an SCE pole located near the intersection of Facility Road and North American Cutoff.

2. At the intersection of Facility Road and North American Cutoff, the fiber optic cable would transition down through a riser and into existing underground conduit. It would continue northeast underground for approximately 10,000 feet along North American Cutoff to an existing SCE pole near the intersection of North American Cutoff and Box Canyon Road.

3. The cable would rise up the existing SCE pole and continue on existing overhead poles northeast for approximately 1,600 feet to an existing SCE pole located on the north side of Santa Susana Pass Road. From the north side of Santa Susana Pass Road, the fiber optic cable would continue northeast on existing overhead poles for approximately 12,800 feet along Santa Susana Pass Road. It would cross from the southeast corner of the City of Simi Valley into the City of Los Angeles. It would also cross a Metrolink ROW.

4. From an existing SCE Pole east of the intersection of Santa Susana Pass Road and Iverson Road, the cable would be installed overhead on existing poles north for approximately 1,200 feet to an existing SCE pole located just south of the SR-118. The cable would cross from the City of Los Angeles to unincorporated Los Angeles County.

5. The fiber optic cable would continue on existing poles east along the south side of SR-118, for approximately 1,500 feet to an existing SCE pole. The cable would then cross SR-118 for approximately 450 feet to an existing SCE pole on the north side of SR-118.

6. The cable would continue overhead on existing poles for approximately 1,500 feet east and then approximately 21,100 feet north through Browns Canyon, crossing Curaco Trail, Saugus Road, Browns Canyon Road, and Oat Mountain Way to Oat Mountain peak.

7. From Oat Mountain peak, the cable would continue southeast for approximately 9,100 feet overhead on existing poles into the storage field. It would then continue on overhead poles along
SCE’s proposed 16-kV distribution line for approximately 5,300 feet where it would transition to the applicant’s existing utility poles.9

8. The cable would follow the applicant’s existing utility poles approximately 3,500 feet south and then transition to new wood poles for approximately 1,600 feet following the proposed paved road to the proposed Natural Substation. From the last new wood pole, the fiber optic cable would transition down and continue through new underground conduit for approximately 200 feet into the Mechanical and Electrical Equipment Room at the proposed Natural Substation.

Telecommunications Route #3: San Fernando Substation to Fiber Optic Connection Point

This route would extend approximately 5 miles from San Fernando Substation to a fiber optic connection point (#01044/M6-T4) within the ROW of an existing SCE 220-kV subtransmission line corridor. Fiber optic cable would be installed overhead on existing SCE and LADWP wood poles except for approximately 1,200 feet that would be installed in new underground conduit (Figure 2-8). With the exception of approximately 100 feet of this route, which would be within the footprint of SCE’s San Fernando Substation, and approximately 200 feet of this route, which would be within SCE’s existing 200-kV ROW in Sylmar, this route would be located entirely within the public ROW. Telecommunications Route #3 would be installed as follows:

1. From an existing structure along an SCE 220-kV subtransmission line, new fiber optic cable would be installed through new underground conduit within SCE’s existing 220-kV ROW for approximately 200 feet north to an LADWP pole on Gridley Street. The fiber optic cable would rise up the LADWP pole and then continue overhead northeast to Gladstone Avenue. It would then extend approximately 2,600 feet southeast to Maclay Street.

2. The cable would be installed overhead for approximately 300 feet southwest along the north side of Maclay Street to an LADWP pole where it would transition down the pole and be installed on new underground conduit. The cable would extend through the new underground conduit for approximately 700 feet under I-210 to an LADWP pole located on the north side of Maclay Street southwest of I-210.

3. The fiber optic cable would rise up the LADWP pole and continue overhead on LADWP poles southwest on the north side of Maclay Street and then run overhead northwest along Foothill Boulevard for approximately 4,500 feet to Hubbard Street. The fiber optic cable would continue overhead in a southwesterly direction on the north side of Hubbard Street on both LADWP and SCE poles for approximately 7,800 feet to First Street. The fiber optic cable would transition from the north side of Hubbard Street to the south side of Hubbard Street near the intersection of Hubbard Street and Herrick Ave.

4. The fiber optic cable would continue overhead southeast along the south side of First Street for approximately 1,900 feet to South Workman Street. It would continue overhead on South Workman Street for approximately 4,000 feet southwest to an alley parallel to the east of Laurel Canyon Boulevard. The cable would cross a Metrolink ROW as it traverses along South Workman Street.

9 New overhead structures would be installed from east to west within the northern half of the storage field site as part of a separate project (SCE’s Gavin Distribution Line Extension Project). The proposed Gavin Distribution Line Extension Project is scheduled for completion before construction of the Natural Substation would commence (Chapter 6, “Cumulative Impacts and Other CEQA Considerations”) and would be addressed in accordance with SCE tariff rules.
5. The cable would continue overhead southeast along the alley for approximately 1,100 feet and then approximately 430 feet southwest along San Fernando Boulevard to an SCE pole where it would transition down to new underground conduit. The cable would be installed through the new underground conduit for approximately 200 feet, crossing under I-5 along the north side of the San Fernando Mission Boulevard.

6. The fiber optic would rise up an SCE pole on the north side of San Fernando Mission Boulevard and then continue overhead for approximately 2,200 feet southwest to an SCE pole southeast of San Fernando Substation. The cable would traverse overhead for approximately 140 feet northwest to an SCE pole inside San Fernando Substation and then be installed in new underground conduit for approximately 100 feet southwest into the existing Mechanical and Electrical Equipment Room within San Fernando Substation.

2.2.10 Access Roads

The following new or modified access roads would be required for the proposed project:

1. An 18-foot-wide access road would be constructed to reach the TSP at the midpoint of the 12-kV Plant Power Line route as shown in Figure 2-2. This road would be approximately 500 feet long.

2. The existing 1,500-foot dirt road to the proposed Natural Substation site would be modified, graded, and paved (Figure 2-2). Its width would be increased from 12 to 18 feet. The road extends from an existing wellhead site at the storage field.

3. A drainage channel (approximately 8 inches wide and 6 inches deep) has formed across an existing access road near structures 27, 28, and 29 (Figure 2-12). A crossing and/or culvert would be installed at this location. The channel would be filled within the road boundary. The drainage channel is further discussed in Section 4.4, “Biological Resources.”

4. Access roads to existing 66-kV subtransmission line structures 50, 51, and 52 (Appendix D) and others would be widened as needed.

5. New 18-foot-wide access roads would be required along the 66-kV reconductoring routes where new structures would be installed where no structure was previously present.

SCE assumes that no new access roads would be required for the proposed fiber optic installations located within existing public ROWs. SCE would use, to the extent feasible, existing access roads for the fiber optic installations. Where required, crews would walk into existing and new overhead structure locations that do not have existing access for vehicles.

2.3 Construction

2.3.1 Construction Schedule, Personnel, and Equipment

Construction of the proposed Central Compressor Station and all other components of the proposed project is anticipated to take 22 months (Table 2-5), starting August 2012. Construction of the Plant Station components, 12-kV Plant Power Line, guardhouse, Natural Substation, and 66-kV subtransmission line reconductoring would begin concurrently.
Table 2-5  Construction Schedule and Peak Number of Workers

<table>
<thead>
<tr>
<th>Project Site/ Component</th>
<th>Duration of Construction (months)</th>
<th>Number of Workers During Peak Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>Plant Station Components, 12-kV Plant Power Line, and Guardhouse</td>
<td>22</td>
<td>150</td>
</tr>
<tr>
<td>Natural Substation</td>
<td>12 (concurrent)</td>
<td>40</td>
</tr>
<tr>
<td>66-kV Subtransmission Line Reconductoring</td>
<td>18 (concurrent)</td>
<td>37</td>
</tr>
<tr>
<td>Fiber Optic Cable Installation</td>
<td>3 (concurrent)</td>
<td>5</td>
</tr>
<tr>
<td>Total</td>
<td>22 months</td>
<td>232 workers (peak)</td>
</tr>
</tbody>
</table>

Source: SoCalGas 2009, 2011

Construction is anticipated to start in August 2012. Conceptual construction phasing is provided in Table 2-6. A list of equipment required for construction of the proposed project is provided in Appendix G.

Table 2-6  Conceptual Project Construction Phasing

<table>
<thead>
<tr>
<th>2012</th>
<th>2013</th>
<th>2014</th>
</tr>
</thead>
<tbody>
<tr>
<td>AUG</td>
<td>SEP</td>
<td>OCT</td>
</tr>
<tr>
<td>Commission Decision</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Guardhouse and Offices</td>
<td></td>
<td></td>
</tr>
<tr>
<td>66-kV</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Natural Substation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Telecom Routes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Plant Power Line</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Central Compressor Station</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

2.3.1.1  Construction Work Days and Hours

Construction would occur at the storage field during daylight hours Monday through Friday and some Saturdays, depending on weather and material delivery. SCE construction activities would be scheduled from 7:00 a.m. to 5:00 p.m., Monday through Friday. SCE does not plan on executing construction activities during nighttime hours unless specifically required by federal, state, or local permits. It is possible, for example, that Caltrans may require nighttime work to reconductor the 66-kV subtransmission line across I-5 (Figure 2-1) and install fiber optic cable across SR-118 (Telecommunications Route #2). In addition, truck deliveries with oversized loads may be restricted to off-peak hours.

2.3.2  Land Disturbance

Construction of the proposed project would result in the permanent disturbance of approximately 26 acres of land (Table 2-7). Approximately 90 percent of this land has been previously disturbed.
Access road crosses seasonal drainage, culvert/crossing to be installed.

#25 74-foot LST
#26 74-foot LST
#27 74-foot LST
#28 74-foot LST
#29 88-foot LST

Note: Where subtransmission lines and telecommunications routes are parallel, they are shown offset for graphical purposes only. The lines would be co-located overhead on the same structures.
<table>
<thead>
<tr>
<th>Components of the Proposed Project</th>
<th>Acres of Disturbance</th>
<th>Length</th>
<th>Width</th>
<th>Acres Permanently Disturbed</th>
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<tr>
<td><strong>Proposed Project Facilities</strong></td>
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<tr>
<td>Proposed Central Compressor Station (Includes Site of Existing Office Facilities and Parking)</td>
<td>1.4</td>
<td>—</td>
<td>—</td>
<td>1.4</td>
</tr>
<tr>
<td>Existing Compressor Station to be Decommissioned</td>
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<td>—</td>
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<tr>
<td>18-inch Pipeline to Discharge Header</td>
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<td>550 feet</td>
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<tr>
<td>24-inch Pipeline to Suction Header</td>
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<td>40 feet</td>
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</tr>
<tr>
<td>24-inch Pipeline to Emergency Shutdown System</td>
<td>0.6</td>
<td>600 feet</td>
<td>40 feet</td>
<td>0.1</td>
</tr>
<tr>
<td>Proposed Office Facilities and Parking b</td>
<td>1.3</td>
<td>—</td>
<td>—</td>
<td>1.3</td>
</tr>
<tr>
<td>Proposed Guardhouse</td>
<td>0.02</td>
<td>—</td>
<td>—</td>
<td>0.02</td>
</tr>
<tr>
<td>12-kV Plant Power Line Route</td>
<td>1.1</td>
<td>1,200 feet</td>
<td>40 feet</td>
<td>—</td>
</tr>
<tr>
<td>12-kV Plant Power Line TSPs (3)</td>
<td>1.4</td>
<td>200 feet</td>
<td>100 feet</td>
<td>0.2</td>
</tr>
<tr>
<td>Natural Substation</td>
<td>1.0</td>
<td>300 feet</td>
<td>150 feet</td>
<td>1.0</td>
</tr>
<tr>
<td>Equipment/Structure Installations within Existing Substations</td>
<td>2.3</td>
<td>—</td>
<td>—</td>
<td>2.3</td>
</tr>
<tr>
<td>66-kV Subtransmission Line Structure Removal (64)</td>
<td>29</td>
<td>200 feet</td>
<td>100 feet</td>
<td>—</td>
</tr>
<tr>
<td>66-kV Subtransmission Line TPSs (78)</td>
<td>36</td>
<td>200 feet</td>
<td>100 feet</td>
<td>4.6</td>
</tr>
<tr>
<td>Fiber Optic Cable Installation in New Underground Conduit</td>
<td>1.8</td>
<td>1,600 feet</td>
<td>50 feet</td>
<td>—</td>
</tr>
<tr>
<td>Fiber Optic Cable Installation on New Structures</td>
<td>Not Provided</td>
<td>—</td>
<td>—</td>
<td>Not Provided</td>
</tr>
<tr>
<td><strong>Staging Areas</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wellhead Site P-42, Wellhead Site P-37, and Porter Fee Road Staging Areas near the Plant Station Site</td>
<td>8.9</td>
<td>—</td>
<td>—</td>
<td>8.9</td>
</tr>
<tr>
<td>Excess Excavated Soils Area (Wellhead P-32)</td>
<td>2.8</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Natural Substation Staging Area (Wellheads P-40 and PS-42)/Alternate Natural Substation Staging Area/Fiber Optic Cable Installation Staging Area</td>
<td>3.7</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>66-kV Subtransmission Line Staging Areas</td>
<td>Not Provided</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Wire-pulling, Tensioning, and Splicing Sites for 66-kV Subtransmission Line Reconductoring (7)</td>
<td>8.4</td>
<td>500 feet</td>
<td>100 feet</td>
<td>—</td>
</tr>
<tr>
<td>Other Fiber Optic Cable Installation Staging Areas</td>
<td>Not Provided</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>Wire-pulling, Tensioning, and Splicing Sites for Fiber Optic Cable Installations</td>
<td>2.5</td>
<td>60 feet</td>
<td>100 feet</td>
<td>—</td>
</tr>
<tr>
<td><strong>Roads</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Storage Field Entry Road Widening</td>
<td>0.2</td>
<td>500 feet</td>
<td>12 feet</td>
<td>0.2</td>
</tr>
<tr>
<td>12-kV Plant Power Line TSP Access Road (1)</td>
<td>0.2</td>
<td>500 feet</td>
<td>18 feet</td>
<td>0.2</td>
</tr>
<tr>
<td>Natural Substation Access Road</td>
<td>0.6</td>
<td>1,500 feet</td>
<td>18 feet</td>
<td>0.6</td>
</tr>
</tbody>
</table>
### Table 2-7  Land Disturbance

<table>
<thead>
<tr>
<th>Components of the Proposed Project</th>
<th>Acres of Disturbance</th>
<th>Length</th>
<th>Width</th>
<th>Acres Permanently Disturbed</th>
</tr>
</thead>
<tbody>
<tr>
<td>66-kV Subtransmission Line Reconductoring Access Roads</td>
<td>Not Provided</td>
<td>—</td>
<td>—</td>
<td>Not Provided</td>
</tr>
<tr>
<td>Fiber Optic Cable Installation Access Roads</td>
<td>Not Provided</td>
<td>—</td>
<td>—</td>
<td>Not Provided</td>
</tr>
<tr>
<td>Total</td>
<td>106 acres</td>
<td>—</td>
<td>—</td>
<td>22 acres</td>
</tr>
</tbody>
</table>

Source: SoCalGas 2009, 2011  
Key: kV = kilovolt  
TSP = tubular steel pole  
Notes:  
\( ^a \) The 40-foot-wide work area and 10-foot permanent disturbance width was estimated by the CPUC.  
\( ^b \) The number of parking spaces at the storage field would not be increased due to construction of the proposed project. In addition, the number of employees at the storage field is not expected to change after completion of the proposed project.  
\( ^c \) The estimate of total areas in which disturbance could occur; actual disturbance in each of these areas would be smaller.  
\( ^d \) The estimate assumes that one-half of the 100-foot-wide right-of-way would be disturbed.  
\( ^e \) Wire-pulling, tensioning, and splicing locations would be sited no more than every 6,000 feet along the 66-kV subtransmission line reconductoring and fiber optic cable installation routes.  
\( ^f \) Approximately 8.2 miles (43,300 feet) of 66-kV subtransmission line would be reconductored (43,300 feet/6,000 feet = approximately 7 sites for wire-pulling, tensioning, and splicing).  
\( ^g \) The 66-kV subtransmission line conductor tensioning requires an area of 500 feet within a 100-foot-wide right-of-way. Wire-pulling and splicing activities require 300 feet and 150 feet, respectively, within a 100-foot-wide right-of-way. For this table, the largest disturbance area possible is used for each wire-pulling, tensioning, and splicing site calculation (500 feet by 100 feet).  
\( ^h \) Approximately 20 miles (105,600 feet) of fiber optic cable would be installed (105,600 feet/6,000 feet = approximately 18 sites for wire-pulling, tensioning, and splicing, not including the fiber optic cable installed along 66-kV segments A, B, and C or undergrounded fiber optic cable segments).  
\( ^i \) Includes an approximately 20-foot-long trench at the existing guardhouse site for modifications to underground conduit within the applicant’s Tampa Avenue/Limekil Canyon Road easement.

### 2.3.2.1 Additional Environmental Analysis

During final engineering for the proposed project, areas in addition to the identified project area may be determined to be required, especially for the 66-kV subtransmission line reconductoring and fiber optic cable installation project components. If additional areas are required for the proposed project that may result in land disturbance other than that identified in Table 2-7, additional environmental analysis may be required.

### 2.3.2.2 Impervious Surface Area at the Storage Field Site

The Central Compressor Station site would be paved (approximately 1.4 acres). The proposed office facilities site and parking areas would also be paved (approximately 1.3 acres). The road to the proposed Natural Substation is currently a dirt road, and it would be paved and resloped (0.65 acres). Runoff from these sites would be collected and managed through the existing water facilities at the storage field site.

### 2.3.3 General Construction Methods and Materials

#### 2.3.3.1 Commuting, Truck Trips, Parking, and Deliveries

There is insufficient parking capacity at the storage field for 150 additional temporary construction workers (Table 2-5). The storage field has 101 parking spaces: 12 designated employee spaces, 32 company vehicle spaces, and 57 unassigned spaces. Construction workers assigned to temporary construction activities would be brought in by shuttle bus from park and ride areas during peak
construction periods and encouraged to carpool to and from the storage field to reduce the number of
trips generated and to minimize impacts on local roads. The applicant has determined that an open lot or
existing parking lot located between Tampa Avenue and Mason Avenue near SR-118, approximately 3
miles southwest of the storage field entrance, may be suitable for park and ride activities associated with
the proposed project. Additional information regarding parking areas associated with the proposed
project is presented in Section 4.15, “Transportation and Traffic.” The applicant’s construction
contractor would establish all park and ride areas and negotiate the terms of use with each respective
property owner prior to construction.

It is estimated that up to 12, 20-yard dump trucks traveling 24 miles per day would be required for
construction of the Central Compressor Station. Excess soil would be dumped at the Excess Excavated
Soils Area on the storage field site (Figure 2-2). The proposed project would also require delivery of
structures, equipment, concrete, and construction materials (Appendix G). Most truck traffic would use
major streets and be scheduled for off-peak traffic hours (Appendix J).

For the 66-kV subtransmission line reconductoring and fiber optic cable installation, worker vehicles
would be parked at Pardee Substation (SCE’s primary staging area for the proposed project) or at one of
the other staging areas described in Section 2.3.13.3. Typically, crews would load materials onto work
trucks at the primary staging area and drive to work sites. At the end of the day, workers would return to
the primary staging area in work vehicles and depart in private vehicles.

2.3.3.2 Traffic Control and Road Closures

Construction activities completed within public road ROWs would require the use of a traffic control
plan. Lane closures would be conducted in accordance with local ordinances and applicable permit
conditions. Traffic control measures would be consistent with those published in the California Joint
Utility Traffic Control Manual (California Inter-Utility Coordinating Committee 2010) and are further
described in Section 4.15, “Transportation and Traffic.”

SCE would obtain all encroachment permits and comply with all permit requirements, including those
required by Caltrans to cross federal and state highways (e.g., I-5 and SR-118). To accommodate
reconductoring of 66-kV Segment C (Figure 2-6), I-5 may need to be closed; and to install fiber optic
cable along Telecommunications Route #2 (Figure 2-7), SR-118 may need to be closed. If full or partial
closure is necessary, it would be discussed with Caltrans and be subject to the requirements of a Caltrans
encroachment permit.

2.3.3.3 Grading, Drainage, and Vegetation Removal

The applicant and SCE would ensure that natural drainage patterns of the sites proposed for the
construction of project facilities would be retained to the maximum extent feasible. Detailed civil
engineering drawings would be created prior to construction for the specific soil and site characteristics
of proposed new construction sites. The engineering plans would account for runoff, drainage, and slope
stability. Vegetation clearing and removal would be accomplished using mowers, skip loaders,
bulldozers, chippers, and dump trucks, as required.

2.3.3.4 Concrete Use

Concrete would be supplied for the proposed project by an existing, local concrete supply facility. The
TSP foundations for 66-kV subtransmission line reconductoring would require 3,400–6,400 cubic yards
of premixed concrete using 0.38–0.75 acre-feet of water. Concrete would also be needed for the Central Compressor Station, 12-kV Plant Power Line structures, and other components of the proposed project.

### 2.3.3.5 Water Use

The storage field currently uses between 20,000 and 25,000 gallons of water for operations per month. Water is provided through a 4-inch metered line by the LADWP. No groundwater or reclaimed water is used at the storage field. Pumps transfer water to water tanks with a capacity of approximately 200,000 gallons that are located on the storage field site. The storage field’s water system is capable of and permitted to provide up to 400 gallons per minute.

Additional water required during construction would also be provided by LADWP, pursuant to the storage field’s current water use permit for commercial customers. A groundwater well would not be constructed and reclaimed water would not be used for construction or operation of the proposed project. Portable restroom facilities would be used during construction at the storage field. For grading and compaction of the Central Compressor Station site, water use would be up to 16,000 gallons per day or 352,000 gallons per month (22 workdays per month). For other construction activities, water would be used primarily for dust suppression or equipment and roadway wash down (up to 5,000 gallons per day or 110,000 gallons per month). Water use estimates for construction of the facilities proposed by the applicant and SCE are provided in Table 2-8.

<table>
<thead>
<tr>
<th>Project Site/ Component</th>
<th>Duration (months)</th>
<th>Water Use Per Month (gallons)</th>
<th>Total Water Use (gallons)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Storage Field Operations (ongoing)</td>
<td>22</td>
<td>25,000</td>
<td>550,000</td>
</tr>
<tr>
<td>Central Compressor Station Grading and Compaction/Increased Dust Control</td>
<td>5</td>
<td>352,000</td>
<td>1,760,000</td>
</tr>
<tr>
<td>Construction Activities at the Storage Field</td>
<td>17</td>
<td>110,000</td>
<td>1,870,000</td>
</tr>
<tr>
<td>Natural Substation Grading/Increased Dust Control</td>
<td>4</td>
<td>250,000</td>
<td>1,000,000</td>
</tr>
<tr>
<td>Other Natural Substation Construction Activities</td>
<td>8</td>
<td>80,000</td>
<td>640,000</td>
</tr>
<tr>
<td>66-kV Subtransmission Right-of-Way Clearing, Access Roads, Tubular Steel Pole Footings (Concrete)/Increased Dust Control</td>
<td>7</td>
<td>500,000</td>
<td>3,500,000</td>
</tr>
<tr>
<td>Other 66-kV Subtransmission Activities (e.g., line stringing) and Fiber Optic Cable Installation/Moderate Dust Control</td>
<td>14</td>
<td>170,000</td>
<td>2,380,000</td>
</tr>
</tbody>
</table>

**22**

**11,700,000 gallons**

Source: SoCalGas 2009, 2011

- Duration estimates for months with higher water use (352,000 to 500,000 gallons) are based on the data provided in Appendix B.1, “Air Quality Emission Calculations,” of the Proponent’s Environmental Assessment (SoCalGas 2009).
- Refer to Table 2-5, “Construction Schedule and Peak Number of Workers,” for the number of months estimated for construction of the storage field facilities and Natural Substation, 66-kV subtransmission line reconductoring, and fiber optic cable installation.

### Hydrostatic Testing of Pipelines

Existing and proposed discharge and suction pipelines at the storage field that are modified or constructed as part of the proposed project (Section 2.2.1.3) would be **hydrostatically tested**—a technique used for testing natural gas and other types of pipelines for leaks and flaws. Approximately 25,000 gallons of water would be required for hydrostatic testing. After testing, the hydrostatic test water
would be collected and used for dust control and irrigation or disposed of pursuant to the applicant’s Water Quality Construction Best Management Practices Handbook (Sempra Energy Utilities 2002).

### 2.3.3.6 Nonhazardous Waste

The majority of waste generated during construction of the proposed project would be nonhazardous. Nonhazardous waste from construction at the storage field, including the proposed Central Compressor Station and office facilities, would include wood used for concrete forms and temporary supports, excess concrete, and excess soil. These nonhazardous wastes would be collected and sent to local landfills. All construction debris would be placed in appropriate onsite containers and periodically disposed of in accordance with all applicable regulations.

Nonhazardous waste that would be generated during the construction of the Central Compressor Station would include scrap metal, rags, concrete forms, packaging materials, wooden pallets, and other similar construction-related waste. Up to 40 cubic yards of nonhazardous waste would be generated per month during the construction of the Central Compressor Station.

Decommissioning of the existing turbine-driven compressors would generate waste associated with the removal of equipment associated with the compressor system. Parts of the compressor train, including the turbines, gear reducers, compressors, and gas coolers would be removed and sold for salvage. The remaining piping, air intakes, exhaust stacks, supports, and other equipment would be sold for scrap and recycled. Because the concrete foundations of the turbine-driven compressors, gas coolers, and several smaller foundations include a high concentration of metal rebar, recycling of these foundations is not likely to be feasible, and materials totaling approximately 810 cubic yards from these foundations would be disposed of in an appropriate landfill.

Decommissioning of the existing office trailers would generate up to 150 cubic yards of waste associated with the removal of materials from pre-fabricated units, totaling approximately 4,500 square feet of structures. The trailers would either be hauled to an appropriate waste and recycle facility or would be demolished onsite, if they are determined to be too unstable for removal.

During construction of the proposed Natural Substation, approximately 20 cubic yards of nonhazardous construction waste would be generated. For 66-kV subtransmission line reconductoring, approximately 635 tons of nonhazardous waste would be generated and recycled as follows:

- 11 tons of conductor/wire;
- 467 tons of concrete; and
- 157 tons of steel.

Approximately 1,600 linear feet of trenches would be excavated for fiber optic cable installation and up to 210 cubic yards of soil and other material would be excavated as part of this trenching.

### 2.3.3.7 Hazardous Waste

**Storage Field Hazardous Waste**

Contaminated soil, solvents, and rags, as well as used and residual oil from construction at the storage field would be collected, analyzed, and properly disposed of in accordance with all applicable laws and regulations.
66-kV Subtransmission Line Reconductoring and Structure Replacement

SCE estimates that approximately 20 tons of wood poles, some of which would be treated with chemicals, would be disposed of or recycled for reconductoring of the proposed 66-kV subtransmission line segments.

Fiber Optic Cable Installation and Structure Replacement

The installation of fiber optic cable along Telecommunications Routes #2 and #3 (Figures 2-7 and 2-8) may require the replacement of treated wood poles and components of the existing structures on which the fiber optic cable would be installed. The number and location of structures that would need to be replaced would be confirmed after testing related to final engineering is completed. For the purpose of this EIR, it is assumed that any of the structures proposed to support new fiber optic cable may be replaced with structures of a comparable size and type.

The existing wood poles along the two routes range in height from 40 to 80 feet (approximately 1,100 to 3,800 pounds each). On average, it is estimated that each pole weighs approximately 2,500 pounds. Given the length of the telecommunications routes presented in Table 2-4, and assuming that poles are located every 200 feet along the existing lines, it is estimated that there are 350 existing poles along Telecommunications Route #2 and 125 existing poles along Telecommunications Route #3. If all of the poles were replaced, it is estimated that up to 590 tons of wood poles (475 poles at 2,500 pounds each), some of which would be treated with chemicals, would be disposed of or recycled for the construction of Telecommunications Routes #2 and #3. This estimate is conservative, and it is anticipated that the removal of fewer wood poles would be required.

Natural Substation Hazardous Waste

The following types and quantities of hazardous waste are estimated for construction of the proposed Natural Substation:

- Concrete curing agent: 20 gallons;
- Aerosol lubricant: 2 gallons; and
- Touch-up paint: 2 gallons.

2.3.4 Central Compressor Station

The proposed site for construction of the Central Compressor Station is located on previously disturbed hillside terrain. Prior to excavation and grading activities, three to four native Coast live oak trees (Quercus agrifolia) and other vegetation may need to be removed. Construction activities would include:

1. Clearing and grading;
2. Construction of building and equipment foundations;
3. Ground surface preparation at access points within the equipment area;
4. Erection of structures to house the compressors and associated control equipment;
5. Installation of equipment and piping; and
6. Cleanup and restoration of the site.
Site preparation would include the excavation of approximately 100,000 cubic yards of material that would be hauled to the Excess Excavated Soils Area on the storage field site (Figure 2-2). Approximately 50,000 cubic yards of fill from the Excess Excavated Soils Area would be returned to the Central Compressor Station site to complete grading and compaction.10 Excess excavated soil would be used onsite or disposed of in an approved manner. No excess soil is expected to be hauled offsite as a result of the proposed project.

After completion of construction, start-up, and testing of the equipment, the proposed Central Compressor Station site would be graded, and disturbed areas would be graveled or paved.

2.3.5 Decommissioning and Removal of the Existing Compressor Station and Gas Turbine–driven Compressors

Prior to dismantling the gas turbine–driven compressors, the turbines, gears, compressors, coolers, and ancillary equipment would be offered for sale as complete units or parts. The remaining structures, inlet plenum, exhaust stack, piping, controllers, valves, and other components would be sold as scrap metal. The existing compressor station and foundation on which the gas turbine–driven compressors are located would be removed and the site would be leveled to grade. The gas turbine–driven compressors would be salvaged, recycled, or properly disposed of in accordance with all applicable laws and regulations.

2.3.6 Office Facilities Construction

The proposed office facilities would be located on a previously disturbed site with no trees and scattered brush. Clearing, soil compaction, grading, and paving of the proposed office facilities site would occur during site preparation activities for the proposed Central Compressor Station. Upon completion of site grading and preparation of the proposed office facilities site, the existing office facilities (modular trailer facilities) would be recycled or disposed of at facilities authorized to accept the materials associated with the facilities. Demolition onsite would only occur if the office facilities are deemed unstable for removal. The existing office facilities would remain in place until materials and equipment are relocated to the new office facilities.

2.3.7 Guardhouse Construction and Entry Road Widening

Guardhouse construction would be one of the first construction activities to commence upon approval of the proposed project. This would entail site preparation, grading, and entry road widening. The guardhouse would be constructed on the existing entry road pavement (on Limekiln Canyon Road) after excavation required to install utilities for the proposed guardhouse (Figure 2-4). After utility installation, the excavated area would be filled with soil, and concrete would be laid for the guardhouse foundation.

The existing entry road to the storage field road would be widened by approximately 12 feet for approximately 500 feet between Sesnon Boulevard and the proposed guardhouse site, to provide two lanes for traffic flow. Construction would involve vegetation clearing, excavation, grading, compaction, retaining wall installation, and paving. Vegetation clearing and removal would be accomplished using mowers, skip loaders, bulldozers, chippers, and dump trucks, as required.

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10 Conservative estimates were used for the amounts of grading and fill necessary for construction of the proposed Central Compressor Station. It is anticipated that less grading and fill would be required.
The retaining wall would be approximately 165 feet long. To widen the driveway, soil and materials would be excavated and placed onsite/disposed offsite. Soldier piles would be installed along the length of the retaining wall, and clean engineered fill would be placed within the retaining wall.

No work would take place within the bed, bank, or channel of the drainage of Limekiln Canyon. Remaining, unpaved, disturbed area would be revegetated. Entry road construction activities would proceed early to facilitate entry into the storage field during construction of the proposed project.

2.3.8 12-kV Plant Power Line Construction

The 12-kV Plant Power Line (1,200 feet long) would be constructed pursuant to applicable CPUC requirements including General Orders 95 and 128. Each of the three TSPs for the line would be mounted on concrete foundations as described in Section 2.3.3.6, and 69-kV insulators would be installed.

2.3.9 Construction of the Natural Substation

The proposed Natural Substation site would be prepared by clearing existing vegetation and installing a temporary chain-link fence to surround the construction site. The temporary fence would be installed approximately 10 feet from the proposed perimeter of the substation. The area outside the proposed footprint would be graded consistent with the overall site grading and drainage design approved by the authorizing jurisdiction. The grading design would incorporate Spill Prevention Control and Countermeasure Plan requirements because of the planned operation of oil-filled transformers at the substation in accordance with 40 Code of Federal Regulations Part 112.1–112.7. Typical Spill Prevention Control and Countermeasure requirements include curbs and berms designed and installed to contain spills.

The proposed substation site is approximately 20 feet higher on the west side than the east side. Approximately 10 feet of the west side of the site would be excavated, and the east side would be raised by approximately 10 feet to create a level surface. An additional 10 feet of excavation and compaction may then be required for installation of the substation foundation and structures, depending on final engineering design. Therefore, the maximum depth of excavation could be up to 20 feet. All equipment foundations would be installed and trenching completed within these parameters, except for the TSPs to be installed near the substation, which would require excavation of up to 30 feet (Section 2.3.10.3).

After the proposed Natural Substation site is graded, below-grade facilities would be installed. Below-grade facilities would include a ground grid, trenches, equipment foundations, utilities, and the footing for the permanent chain-link fence. The design of the ground grid would be based on soil resistivity measurements collected during a geotechnical investigation to be conducted prior to construction. Above-grade facilities (e.g., buses, capacitors, circuit breakers, transformers, and steel support structures) would be installed after the below-grade structures are in place. The transformers would be delivered by heavy-transport vehicles and off-loaded onsite by cranes with support trucks. A traffic control service would be used for transformer delivery, if necessary.
2.3.10 Reconductoring, Fiber Optic Cable Installation, and Structure Replacement

2.3.10.1 Siting for Final Engineering

During the siting process for reconductoring and structure replacement, a detailed survey of the 66-kV subtransmission lines would be conducted and detailed engineering designs developed. A control centerline would be established, based on field survey measurements. Control monuments, consisting of 2-inch diameter iron pipes sealed with a stamped brass cap, would be set at maximum intervals of approximately 2.0 miles. Visual reference points parallel and perpendicular to the control line would be established so that photogrammetric profiles of the area’s topography could be compiled. Approximate structure locations would be spotted on the profiles according to the engineering design criteria. Once approximate structure locations have been selected, exact positions would be field surveyed.

Survey crews would also locate access road centerlines, grades, and TSP soil boring locations. Final determinations of road location curvature, cuts and fills, grades and drainage, and necessary erosion controls would be made in accordance with design standards and best management practices and/or landowner requirements. The siting process for new fiber optic cable facilities would be similar.

2.3.10.2 Removal of Existing 66-kV Structures

Up to 64, 66-kV subtransmission line support structures would be removed as part of the proposed project. The location and number of structures to be removed would be determined after final engineering design is completed.

Existing 66-kV subtransmission line conductor, ground wire, and structures would be removed, including lattice steel towers, lightweight steel poles, wood poles, and associated hardware (e.g., insulators, vibration dampeners, suspension clamps, ground wire clamps, shackles, links, nuts, bolts, washers, cotter pins, insulator weights, and bond wires). To remove the structures, first, the existing conductor would be transferred to the new structures. A crane truck or rough-terrain crane would then be used to remove the existing structure. LST and TSP footings would be removed to a depth of 1 to 2 feet. Wood and lightweight steel poles, including H-frame and 3-pole structures, are typically removed entirely, including the below ground portion, which would be approximately 8 to 13 feet deep depending on the length of the pole. Holes would then be backfilled, compacted, and smoothed to match the surrounding grade. Excess soil from TSP installations would be used as backfill where practical; otherwise, clean fill (soil or pea gravel) would be imported for this purpose.

2.3.10.3 Tubular Steel Pole Installation

For 66-kV subtransmission line reconductoring, up to 78 TSPs would be installed. The location and number of TSPs to be installed would be determined after final engineering design is completed.

Identification of Underground Utilities

By California law, prior to conducting excavation, including drilling boreholes for TSP foundations, SCE or its contractor would be required to contact Underground Service Alert to identify underground utilities in the construction area. If other utilities are located in the construction area, the applicant would contact the owner of the utility to discuss protection and avoidance measures.
Grading, Laydown Areas, and Crane Pads

Construction material laydown areas would be established for the TSP assembly process and would generally occupy an area of 200 by 100 feet (0.46 acres) at each TSP location. Laydown areas may require grading, leveling, or vegetation clearing to accommodate the new TSP.

Cranes would be used for installation of TSPs. If the terrain is not suitable to support crane activities, a temporary 50- by 50-foot (0.06-acre) crane pad would be constructed. Crane pads would be located adjacent to the TSPs within the ROW. The crane would move along the ROW for TSP erection purposes, as necessary.

Foundation Construction

Each TSP installed as part of the proposed project would require a single, drilled, poured-in-place, concrete footing that forms the structure’s foundation. TSPs typically require an excavated hole up to 10 feet in diameter. The holes are drilled using truck- or track-mounted excavators with augers that match the diameter requirements of the TSP. The depth below ground level for TSP installation would be 16 to 30 feet. In residential areas, TSP footings may project above the ground surface approximately 0 to 2 feet, and in uninhabited areas, TSP footings may project 1 to 3 feet above ground level.

The excavated material from each TSP installed would be distributed at the TSP installation site, used to backfill excavations from the removal of 66-kV subtransmission line structures, used at the proposed Natural Substation site, or used for the rehabilitation of existing access roads. Alternatively, the excavated soil may be disposed of at an offsite disposal facility in accordance with all applicable laws. Chemical analysis of soils to be excavated would be conducted concurrent with the final engineering geotechnical soils analysis. Contaminated soils or groundwater would be tested and handled in accordance with all applicable federal, state, and local laws and regulations if encountered during excavation.

If concrete foundations were to be installed in soft or loose soil and below the groundwater level, the borehole may be required to be stabilized with mud slurry during drilling. If this is the case, the applicant would add mud slurry into the borehole after drilling to prevent the sidewalls from sloughing. The concrete for the foundation would then be pumped to the bottom of the hole, displacing the mud slurry. The mud slurry that is brought to the surface is typically collected in a pit adjacent to the foundation and then pumped out of the pit to be reused or discarded at an offsite disposal facility in accordance with all applicable laws.

Following excavation, steel reinforced cages would be set, survey positioning would be verified, and concrete would then be poured. Steel reinforced cages would be assembled at laydown areas and delivered to each structure location by flatbed truck. Typically, TSP structures would require 30 to 100 cubic yards of concrete delivered to each structure location. Each foundation constructed on elevated terrain takes three to five days to complete. On flat terrain, each foundation takes approximately three days to complete.

The concrete mix typically used by SCE takes 20 working days to cure to an engineered strength. Once this strength has been achieved, crews would be permitted to commence with erection of the TSP on the foundation.
Assembly and Erection

Assembly would consist of hauling in TSP sections from the staging area to their designated laydown site using semi-trucks with 40-foot trailers. A crane would then lay the individual TSP sections on the ground at each location. While on the ground, the top section may be preconfigured with the necessary insulators and wire-stringing hardware. The TSP may either be assembled into a complete structure or set one piece at a time by stacking the pieces and connecting them together. The assembly method used depends largely on the terrain and available equipment. If set one piece at a time, an 80-ton, all-terrain or rough-terrain crane or larger would be used to position the TSP base section into the foundation. When the base section is secured, the top section of the TSP would be placed above the base section. Occasionally, TSPs may be ordered in three sections, if needed, to reduce the weight or length of sections to be installed in constrained access areas.

2.3.10.4 Wire Stringing, Pull Sites, and Helicopter Use

The term wire stringing refers to the installation of primary electrical conductors and ground wire, vibration dampeners, weights, suspension assemblies, and dead-end hardware assemblies. Insulators and stringing sheaves (rollers or travelers) would also be installed during wire stringing. The wire-stringing process begins with determining where wire pulls, splicing, and tensioning would occur and wire pull, splicing, and tensioning equipment would be set up.

Wire pull, splicing, and tensioning locations are selected based on availability of dead-end structures at the ends of each pull, geometry of the line as affected by points of inflection, terrain, and suitability of stringing and splicing equipment setups. Typically, wire pulls occur every 6,000 to 13,000 feet. Pulls occur less frequently on rugged terrain. When possible, wire pull, splicing, and tensioning locations would be located on existing level areas and existing roads to minimize the need for grading and cleanup. Generally, pulling locations and equipment set-ups (e.g., pulling cable and breakaway reels) would be in direct line with the direction of the overhead conductors and established a distance approximately three times the height away from the adjacent structure.

After the selection of wire pull, splicing, and tensioning locations, the timing of associated electrical outages would be determined and safety protocols selected. The locations of wire pull, splicing, and tensioning sites; timing of outages; and required safety protocols would be determined during final engineering. Because the existing electrical system configuration includes redundancies, no electric service outages are anticipated to be required during reconductoring activities for the proposed project.

Prior to the initiation of wire-stringing activities, safety devices such as traveling grounds, guard structures, and radio-equipped public safety vehicles and linemen would be in place to ensure the safety of workers and the public.

For major roadway crossings, typically one of the following methods is employed to protect the public: erection of a highway net guard structure system; detour of all traffic off a highway at the crossing position; implementation of a controlled continuous traffic break while stringing operations are performed; or strategic placement of special line trucks with extension booms on the highway deck. Depending on the permitting agency, the use of a secondary, safety take-out sling at highway crossings may be required.

The Wire-Stringing Process

Each wire-stringing operation would include a wirepuller positioned at one end and a tensioner and wire reel stand truck positioned at the other end of the line segment to be pulled. Where possible, the
The conductor being replaced would be used to pull in the new conductor, eliminating the need to install a sock line. If a sock line is required, the following two steps would be implemented:

1. **Sock-line Threading:** Typically, the sock line would be installed by ground crews. In the event that ground crews are unable to install the sock line, a helicopter would be used. A helicopter would fly a lightweight sock line from structure to structure, which would be threaded through the wire rollers in order to engage a cam-lock device that would secure the pulling sock in the roller. This threading process would continue between all structures through the rollers of a particular set of spans selected for a conductor pull.

2. **Pulling:** The sock line would be used to pull in the conductor pulling cable (3/8-inch pulling cable). The conductor pulling cable would be attached to the primary conductor using a special swivel joint to prevent damage to the wire and to allow the wire to rotate freely to prevent complications from twisting as the conductor unwinds off the reel. The primary conductor would then be pulled onto the new TPSs. The old conductor wire would be wound onto breakaway reels as it is removed. The old conductor would be transported to the primary staging area (SCE’s Pardee Substation) where it would be prepared for recycling. If possible, the old conductor would be transferred to the new TPSs and then used to pull in the new conductors.

After the new conductor is pulled in, splicing, dead-ending, and clipping is performed.

3. **Splicing, Sagging (tensioning), and Dead-ending:** After the conductor is pulled in, mid-span splicing would be performed. Once the splicing has been completed, the conductor would be sagged to proper tension and dead-ended to structures. Splicing equipment includes skidders and wire crimping equipment. When wire-stringing equipment cannot be positioned at either side of a dead-end structure, *field snubs*—anchoring and dead-end hardware—would be temporarily installed to sag conductor wire to the correct tension.

4. **Clipping In:** After the conductors are attached to the dead-end structures, they would be attached to all of the other structures (clipped in).

The wire-pull locations would also be used to remove temporary pulling splices and install permanent splices once the conductor is strung through the rollers located on each structure, and are necessary as the permanent splices that join the conductor together cannot travel through the rollers. The wire-pull locations would be temporary and the land would be restored to its previous condition following completion of pulling and splicing activities.

**Helicopters**

Helicopters may be needed in both remote and non-remote areas. The helicopter contractor would determine the helicopter type and coordinate flight paths with local air traffic control.

SCE anticipates that, at minimum, 42 helicopter flights would be required for 66-kV subtransmission line reconductoring and seven would be required for Telecommunications Route #1. Additional flights for Telecommunications Routes #2 and #3 are not anticipated by SCE. Helicopters would not be used for TSP installation.

Wire-stringing activities are expected to take approximately 38 days. During stringing activities, helicopters would be used for approximately six hours a day for both the 66-kV subtransmission line reconductoring and fiber optic installation routes. Hughes 369 or 500 or comparable helicopters would be used for stringing activities.
Helicopter staging (loading helicopters with conductor materials) would take place at SCE’s Pardee Substation. Helicopter fueling would occur at the Pardee Substation (Figure 2-1); or at Whiteman Airport (approximately 2.75 miles southeast of the San Fernando Substation); Van Nuys Airport (approximately 5.5 miles south of San Fernando Substation); or Bob Hope Airport in Burbank, California (approximately 8 miles southeast of the San Fernando Substation), using the helicopter contractor’s fuel truck. The helicopter and fuel truck would be supervised by the helicopter fuel service provider.

### 2.3.10.5 Fiber Optic Cable Installation

Fiber optic cable would be strung from the 66-kV Segment A, B, and C structures, except for a 200-foot section (Table 2-4) to the proposed Natural Substation (Telecommunications Route #1). For Telecommunications Routes #2 and #3, most of the fiber optic cable would be installed overhead, but some sections would be installed in new underground conduit. Helicopters are not anticipated to be required for fiber optic cable installation along Telecommunication Routes #2 and #3. For fiber optic cable installation along Telecommunications Route #3, wire-pull areas would be located within the public ROW.

Fiber optic cable stringing on overhead structures would include all of the activities associated with stringing 66-kV conductor described above, but smaller-scale equipment would be used and for shorter duration. Vibration dampeners, suspension assemblies, dead-end hardware assemblies, and stringing sheaves (rollers or travelers) would be installed. Typically, fiber optic cable pulls occur every 6,000 to 10,000 feet. A truck with a cable reel would be set up at one end of the section to be pulled, and a truck with a winch would be set up at the other end. Cable would be pulled onto the structure and secured.

Between reels, fiber optic cable from one reel would be spliced to fiber optic cable on the next reel to form one continuous path. One reel typically holds 20,000 feet of fiber optic cable. Existing structures may or may not need to be replaced and new poles may be required to be installed for Telecommunications Routes #2 and #3; the number and location of structures to be removed and new poles to be installed would be confirmed after testing is done for final engineering; for the purpose of this EIR, it is assumed that any of the structures may be replaced with structures of a comparable size and type.

For installation in new underground conduit, the fiber optic cable would be installed within high-density polyethylene, smooth-wall inner-duct. The fiber optic cable would be installed within and throughout the length of the new underground conduit (5-inch polyvinyl chloride, schedule 40). New manhole structures (approximately 4 feet wide by 4 feet long by 6 feet deep) would be installed as needed in the areas to be trenched. Trenching for the new underground conduit would require excavating equipment (e.g., backhoes) and dump trucks to dispose of spoils generated by the excavating process. Most trenches would be between 36 and 42 inches deep and would not exceed 72 inches in depth unless an Underground Service Alert check prior to construction indicates that a deeper trench would be required to avoid an existing underground utility. The trenches would be backfilled and restored according to SCE and applicable municipal requirements.

### 2.3.10.6 Energizing the Reconductored 66-kV Subtransmission Lines

The final construction step for the 66-kV subtransmission lines reconductoring involves energizing the new conductors. To accomplish this, the existing lines would be de-energized so that connections between the existing and reconductored lines can be made. Once the connections are complete, the existing lines would be returned to service and the reconductored lines energized. Because electrical services provided by the lines to be reconductored have alternate power sources available to serve the
load during construction, it is not anticipated that de-energizing the existing lines to connect the 
reconductored lines would require electrical service outages.

2.3.11 Restoration

Areas that are temporarily disturbed by construction of the electrical components of the proposed project, 
including the staging areas and conductor pulling, splicing, and tensioning sites, would be restored to 
pre-project conditions where feasible. Other than the TSP proposed at the center of the 12-kV Plant 
Power Line, all construction sites on the storage field would be located in areas that have previously been 
disturbed.

Restoration of surface contours to pre-construction conditions would occur as soon after completion of 
construction activities as practicable. Best management practices would be completed as needed to 
ensure water quality and minimize erosion.

Areas of native plant communities that are temporarily disturbed during construction would be seeded 
using a native plant palette appropriate to the surrounding vegetation. Seeding techniques, such as 
hydroseeding or hand seeding, would be applied during the first appropriate season to facilitate 
maximum revegetation success. Native seed sources would be collected locally, to the extent practicable, 
from a local genetic stock. Container plantings of removed tree species would be mitigated at ratios 
consistent with permit conditions. Revegetation areas would be monitored and managed for a period of at 
least three years or consistent with permit conditions.

2.3.12 Access Road Construction

New access roads areas would first be cleared and grubbed of vegetation. Roads would then be blade-
graded to remove potholes, ruts, and other surface irregularities and recompacted to provide a smooth 
and dense riding surface capable of supporting heavy construction equipment. Drainage structures such 
as wet crossings, water bars, over-side drains, and pipe culverts would be installed to allow for 
construction traffic usage as well as prevent road damage due to uncontrolled water flow. Slides, 
washouts, and slope failures would be repaired and stabilized by installing retaining walls or other means 
necessary to prevent future failures. The type of structure to be used would be based on specific site 
conditions and approval of applicable grading permits from the authorizing jurisdiction.

For new access roads required by SCE, gradients would be leveled so that any sustained grade does not 
exceed 12 percent. Grades of approximately 14 percent would be permitted when such grades do not 
exceed 40 feet in length and are located more than 50 feet from any other excessive grade or curve. 
Access roads constructed to accommodate new construction would be left in place to facilitate future 
access for operations and maintenance purposes. Construction roads across areas that are not required for 
maintenance access would be restored after construction is completed. Gates would be installed where 
required at fenced property lines to restrict general and recreational vehicular entry onto access roads.
### 2.3.13 Staging Areas

#### 2.3.13.1 Storage Field Staging Areas

Existing disturbed areas and wellhead sites would be used as staging areas to store equipment and materials during construction at the Plant Station site. An additional staging area located on an existing wellhead site would be used for construction of the proposed Natural Substation and interconnection with the 66-kV subtransmission line segments to be reconducted (Figure 2-2). The staging areas would be used for material and equipment storage, pipe spool fabrication, and worker reporting for all construction activities at the storage field. The proposed staging areas would not require security fencing in addition to that already provided at the storage field.

The Excess Excavated Soils Area and other two staging areas northeast of the Plant Station site would not require brush clearing or grading (Figure 2-2). The staging area along Porter Fee Road, however, would require grading and brush clearing due to area’s infrequent use. Small portable generators (50 horsepower each) would be used to power equipment used at the Porter Fee Road staging area. The proposed Natural Substation staging area is an active wellhead site; thus, the area has been previously disturbed.

#### 2.3.13.2 Protection of Wellheads at Work Areas

Four staging areas would be located near existing wellhead sites: the Excess Excavated Soils Area (wellhead site P-32), the staging area at wellhead site P-42 (northwest of the Plant Station site), the staging area at wellhead site P-37 (northeast of the Plant Station site), and the Natural Substation staging area (wellhead sites P-40 and PS-42). Soil is currently processed at the Excess Excavated Soils Area just north of wellhead site P-32 during storage field operations (Figure 2-2). Activities at this area during construction of the proposed project would also occur north of the wellhead site, and the wells at site P-32 would not be disturbed or removed from service. Steel cages would be placed over the wellheads at sites P-37, P-40, and PS-42 for protection if the sites are used for staging areas. The wells would not be removed from service or plugged, and well laterals would not be removed. A large, unobstructed area is available at these sites that would accommodate staging area activities without disturbing the wellheads.

The wellheads at site P-42 would be removed from service and plugged downhole during construction activities. The well laterals would be removed, and steel cages would be placed over the wellheads for protection. The wells would be restored and returned to service immediately after construction of the proposed project is complete. No other wells would be removed from service during construction of the proposed project.

#### 2.3.13.3 Subtransmission and Telecommunications Route Staging Areas

The primary staging area for 66-kV subtransmission line reconductoring would be SCE’s Northern Transmission/Substation Regional Facility at Pardee Substation in Santa Clarita. SCE or its contractors may use an additional main staging area as needed to optimize construction efficiency. Final siting of staging areas would depend upon availability of appropriately zoned property that is suitable for this purpose.

Each staging area could be used as a reporting location for workers and for vehicle and equipment parking and material storage. The areas would have temporary offices for supervisory and clerical personnel. Normal maintenance of construction equipment would be conducted at these yards. The
maximum number of workers reporting to any one yard is not expected to exceed 42 at any one time. Each yard would be 2 to 20 acres in size, depending on land availability and intended use. Materials stored at the main staging areas would include:

1. Construction trailers and equipment;
2. Steel poles;
3. Conductors, wire reels, and insulators;
4. Optical ground wire cable;
5. Signage;
6. Fuel and joint compound;
7. Storm Water Pollution Prevention Plan materials (e.g., straw wattles, gravel, and silt);
8. Fencing;
9. Portable sanitation facilities; and
10. Waste materials for salvaging, recycling, or disposal.

Additional short-term-use staging areas may be established near construction sites. Where possible, these staging areas would be sited in areas of previous disturbance along the 66-kV subtransmission line routes. Typically, an area of approximately 1 to 10 acres would be required for staging areas.

For Telecommunications Route #1, SCE would use the same staging areas that would be used for 66-kV Segments A, B, and C. For Telecommunications Route #2, SCE would use the Chatsworth Substation and the proposed Natural Substation staging areas (Figures 2-2 and 2-7). For Telecommunications Route #3, SCE would use the San Fernando Substation staging area (Figure 2-8). However, SCE or its contractors may use additional staging areas as needed to optimize installation efficiency. Final siting of staging areas would depend upon availability of appropriately zoned property that is suitable for this purpose. The staging areas would be used as a lay-down area for all material for the proposed fiber optic cable installations. The fiber optic cable would be delivered by truck. Material would be placed inside the perimeter of the fenced substation or in a designated area during construction. Materials and equipment at the staging areas would include, but not be limited to: fiber optic cable reels and hardware; empty fiber optic cable and inner-duct reels; debris associated with installation of the fiber optic cables; heavy equipment, light trucks, and portable sanitation facilities.

Preparation of additional temporary staging areas, both main and secondary, required for the 66-kV subtransmission line reconductoring and the fiber optic cable installations would include the application of road base, depending on existing ground conditions at the site, and installation of perimeter fencing. Once sites for additional staging areas are proposed, biological and cultural resource reviews would be conducted as required before final staging area site selection. Land disturbed at temporary staging areas, if any, would be restored to preconstruction conditions or to landowner requirements following construction of the proposed project.

2.4 Operation and Maintenance

Approximately 50 full-time employees work at the Aliso Canyon Storage Field. The total number of employees at the storage field is not expected to change after completion of the proposed project. In addition, the number of parking spaces would not be increased due to construction of the proposed
project. The Central Compressor Station would be staffed during normal working hours, seven days a week. Operations and maintenance personnel would be on call after the normal working hours. Employees staff the storage field 24 hours a day, seven days a week, including holidays.

The applicant’s staff would develop a site-specific Compressor Maintenance Plan with detailed requirements for site inspections, maintenance, and security procedures for the new Central Compressor Station. All operating and inspection personnel would complete training designed specifically for operation of the new compressor equipment. Annual pressure safety-valve inspections would continue to be conducted and recorded at the storage field. High-pressure pipeline inspections and testing would also continue to be conducted and recorded every seven years.

Most of the existing access roads to the proposed Central Compressor Station site are paved. As part of the facility’s existing storm water best management practices, V-ditches and drain boxes along the roads would be cleared of debris. Vegetation around the site would be cleared and managed periodically to maintain access.

### 2.4.1 Water Use and Sanitary Wastewater

The storage field currently uses between 20,000 and 25,000 gallons of water for operations per month. Water is provided by the LADWP. Drinking water is provided in bottles and is not included in this estimate. Storage field water use is not expected to increase with operation of the proposed project.

Water would be used during operations for:

1. Showers, toilets, and kitchen areas;
2. Landscape irrigation;
3. Fire protection;
4. Thermal cooling (water/glycol mixture);
5. Dust control;
6. Industrial cleaning (pressure washing, sand jets inside pressure vessels);
7. Well drilling; and
8. Miscellaneous construction activities (e.g., mixing concrete and cleaning).

Water used for fogging inlet air to the gas turbine–driven compressors would not be required after the proposed project is operational.

Sanitary wastewater service is provided by the City of Los Angeles Department of Public Works, Bureau of Sanitation. New restrooms in the facilities to be constructed at the Plant Station site as part of the proposed project would replace existing restroom facilities which would be demolished. A new restroom would be installed inside the proposed guardhouse; there is no restroom in the existing guardhouse. Neither water and sewer connections nor a permanent restroom are proposed for the Natural Substation. The applicant’s restroom facilities at the storage field would be within an acceptable distance from the substation for use by station workers that may be onsite for routine or emergency maintenance purposes.
2.4.2 Nonhazardous and Hazardous Waste

There would be no change in the amount or types of waste generated at the storage field from operation of the proposed project or the proposed increase in the natural gas injection rate. Waste may be reduced due to the reduction of lubricating/seal oil use during injection. Most process waste is generated during withdrawal.

Oil and water recovery are byproducts of natural gas storage operations. Oil and water are removed from natural gas as it is withdrawn from storage. The oil is sold, and the water is pumped into either a flood well or disposal well according to procedures approved by the U.S. Environmental Protection Agency. Six flood wells and two disposal wells are operated onsite.

Average quantities of hazardous waste from storage field operations are as follows:

- Oil recovery from natural gas processing: 200 barrels per day (2006 estimate);
- Water recovery from natural gas processing: 300 barrels per day (2006 estimate);
- Used engine oil (recycled): 9,000–12,000 gallons per year;
- Filters (recycled): 15–120 per year;
- Tank bottoms (liquids and solids): 200–6,000 gallons per year (10–2600 cubic yards per year);
- Lead paint removed: 1,700–11,000 pounds per year;
- Waste paint: 5–120 gallons per year;
- Contaminated soil: 4,500–21,000 pounds per year;
- Waste grease: 250 pounds per year;
- Antifreeze: 110 gallons per year; and
- Parts cleaner: 80 gallons per year.

Companies who owned the storage field prior to the applicant and operated oil production facilities at the storage field abandoned approximately 20 oil sumps. The applicant remediates one sump site per year by excavating and removing the contaminated soil from the sump. Contaminated soil is disposed of at approved disposal sites and all trucking is completed by companies authorized to haul such waste. Uncontaminated soil is used for backfill and the sump area is returned to normal elevation after remediation.

The following types and quantities of hazardous waste are estimated for operation of the proposed Natural Substation:

- Transformer oil: 6,740 gallons per year;
- Sulfur hexafluoride: 328 cf per year;
- Battery acid: 300 pounds per year;
- Paints, lubricants, fuels: 2 gallons per year;
- Waste transformer oil: 2 gallons per year;
- Oily debris: 5 pounds per year;
2.0 PROJECT DESCRIPTION

2.4.3 Natural Substation, 66-kV Subtransmission Line, and Fiber Optic Cable Operations and Maintenance

Routine maintenance and emergency repair would be performed at the proposed Natural Substation. The proposed substation would be unstaffed, and electrical equipment within the substation would be remotely monitored and controlled by an automated system. SCE personnel would routinely visit the substation for electrical switching and maintenance purposes. Routine maintenance would include equipment testing, equipment monitoring, and repair three to four times per month.

The reconductored 66-kV subtransmission lines would be maintained consistent with CPUC General Orders 95 and 165. The subtransmission lines or fiber optic cables may occasionally require emergency repairs, which would be conducted under the direction of or by SCE personnel.

2.4.4 Loss of Electrical Power: Effects on Injection and Withdrawal

The storage field’s backup generators, which are described in Section 2.1.1.2, would also provide emergency power for the new compressor station. During operation of the proposed project, if electrical power is lost from Chatsworth Substation or because of an event along the 66-kV subtransmission line route from the west side of the storage field, injection capacity could be reduced by up to 50 percent. Injection capacity could also be reduced by up to 50 percent if electrical power is lost from the east side of the storage field. If all electrical power is lost at the storage field, the proposed electric-driven compressors would not have power, and injection would not occur. Withdrawal from the storage field, however, would not be affected because energy for the withdrawal of natural gas is provided by the pressure and expansion of gas within the storage reservoir, and no additional energy is needed to withdraw the gas.

2.5 Plans and Applicant Proposed Measures

The following plans would be developed as part of the proposed project and implemented during construction and/or operations:

- Compressor Maintenance Plan (operations);
- Revegetation Plan (construction);
- Worker Environmental Awareness Training Program (construction);
- Construction Safety and Emergency Response Plan (construction and operations);
- Hazardous Materials Management Plan (construction and operations);
- Grading and Drainage Plan (construction);
- Storm Water Pollution Prevention Plan (construction and operations);
- Spill Prevention Control and Countermeasure Plan (construction and operations);
- Hydrostatic Test Water Management Plan (construction);
- Noise Control Plan (construction);
In addition, the applicant has incorporated the following measures into the design of the proposed project (Table 2-9).

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<tr>
<th>Table 2-9</th>
<th>Applicant Proposed Measures</th>
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<tr>
<td>AMP No.</td>
<td>Applicant Proposed Measure</td>
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<tr>
<td>APM AE-1</td>
<td><strong>Night Lighting.</strong> The applicant and SCE will ensure that construction activities occurring at night will use lighting to protect the safety of the construction workers but orient the lights to minimize their effect on any nearby sensitive receptors. The lighting will be directed downward and shielded to eliminate offsite light spill at times when the lighting might be in use.</td>
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<tr>
<td>APM AQ-1</td>
<td><strong>Maintain Engines in Good Working Condition.</strong> The applicant and SCE will ensure that equipment engines will be maintained in good condition and in proper tune as per the manufacturers’ specifications.</td>
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<tr>
<td>APM AQ-2</td>
<td><strong>Minimization of Equipment Use.</strong> The applicant and SCE will ensure that staff and daily construction activities will be efficiently scheduled to minimize the use of unnecessary/duplicate equipment when possible.</td>
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<tr>
<td>APM AQ-3</td>
<td><strong>Minimization of Disturbed Areas.</strong> The applicant and SCE will ensure that the amount of area disturbed by clearing, grading, earth moving, or excavation operations is minimized to reduce the amount of fugitive dust that is generated during construction in a manner that meets or exceeds the requirements of the South Coast Air Quality Management District’s Rule 43 (Fugitive Dust Regulations).</td>
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<tr>
<td>APM AQ-4</td>
<td><strong>Watering Prior to Grading and Excavation.</strong> The applicant and SCE will ensure that pre-grading/excavation activities will include watering the area to be graded or excavated before commencement of grading or excavation operations. Application of water (preferably reclaimed, if available) will penetrate sufficiently to minimize fugitive dust during grading activities.</td>
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<tr>
<td>APM AQ-5</td>
<td><strong>Vehicle Speed Limits.</strong> The applicant will post signs in the storage field along designated travel routes and limiting traffic to 15 miles per hour or less.</td>
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<td>APM AQ-6</td>
<td><strong>Fugitive Dust from High Winds.</strong> During periods of high winds (i.e., wind speed sufficient to cause fugitive dust to impact adjacent properties), the applicant and SCE will ensure that all clearing, grading, earth moving, and excavation operations will be curtailed to the degree necessary to prevent fugitive dust created by onsite activities and operations from being a nuisance or hazard, either offsite or onsite.</td>
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<tr>
<td>APM AQ-7</td>
<td><strong>Cleaning of Paved Roads.</strong> The applicant and SCE will ensure that paved road surfaces will use vacuum sweeping and/or water flushing to remove buildup of loose material to control dust emissions from travel on paved access roads (including adjacent public streets impacted by construction activities) and paved parking areas.</td>
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<tr>
<td>APM BR-1</td>
<td><strong>Preconstruction Surveys.</strong> Prior to construction and activities that may include vegetation clearing, staging and stockpiling, or other activities with the potential to directly or indirectly affect wildlife, the applicant and SCE will ensure that preconstruction surveys are conducted by qualified biologists for sensitive biological resources, including special-status wildlife and special-status plant species, in the project component areas, including access roads and staging areas. In the event that special-status wildlife and special-status plants are identified within a proposed project component area or vicinity (survey buffer), buffers will be established by temporary flagging or fencing (this distance may be greater depending on the species and construction activity, as determined by the biologist) between the identified resource and construction activities. Flagging and fencing will be performed or supervised by a qualified biologist to ensure that these activities are conducted without harm to sensitive species, or habitat flagging and fencing will be performed or supervised by a qualified biologist to ensure that these activities are conducted without harm to sensitive species or habitat. The information gathered from these surveys will be used to determine project planning and minimize impacts on sensitive resources from project-related activities. In addition, the results of these surveys will be used to determine the extent to which environmental specialist construction monitors will be required. For nesting birds, a field survey will be conducted by a qualified biologist to determine if active nests of bird species protected by the Migratory Bird Treaty Act and/or the California Fish and Game Code are present in the construction zone or within a minimum of 100 feet (500 feet for raptors) of the construction zone. In the</td>
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### Table 2-9  Applicant Proposed Measures

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<td><strong>event of the identification of nesting birds within a proposed project component area or vicinity, a minimum 50-foot exclusionary buffer will be established by temporary flagging or fencing (this distance may be greater depending on the bird species and construction activity, as determined by the biologist) between the nest site and construction activities. Clearing and construction within the fenced area will be postponed or halted (except for vehicle traffic on existing roads), at the discretion of the biological monitor, until the nest is vacated and juveniles have fledged. The biologist shall serve as a construction monitor during those periods when construction activities occur near active nest areas to ensure that no inadvertent impacts on these nests will occur.</strong> Biological monitoring will be conducted during construction work in areas in close proximity to native habitat to assure project compliance with all APMs and Mitigation Measures.</td>
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</table>

**APM BR-2**  **Designated Work Zones and Sensitive Resource Avoidance.** Prior to ground-disturbing activities, the applicant and SCE will ensure that work zones are clearly staked and flagged. Construction work areas will be identified to ensure that construction activities, equipment, and associated activities are confined to designated work zones and areas supporting sensitive resources (special-status plants and wildlife, and high-value habitats, such as wetlands) are avoided.

**APM BR-3**  **Post-Construction Restoration for Reconductoring.** SCE will ensure that all areas that are temporarily disturbed during 66-kV subtransmission line reconductoring will be restored as close to preconstruction conditions as possible or to the conditions agreed upon between the landowner and SCE following completion of construction of the proposed project.

**APM BR-4**  **Preconstruction Gnatcatcher Surveys.** The applicant and SCE will ensure that protocol-level pre-construction surveys will be conducted for coastal California gnatcatcher, in project component areas where suitable habitat exists and for all project activities proposed within U.S. Fish and Wildlife Service designated critical habitat in accordance with the U.S. Fish and Wildlife Service Coastal California Gnatcatcher (*Polioptila californica californica*) Presence/Absence Survey Guidelines, February 28, 1997. In the event that coastal California gnatcatcher are observed in pre-construction surveys, a buffer of 500 feet from any active nest will be flagged and maintained by a biological monitor. Areas of 2 or more contiguous acres of suitable coastal California gnatcatcher habitat will be identified at the time of pre-construction surveys, and work within or near these areas will be performed outside of the breeding and nesting season (coastal California gnatcatcher breeding/nesting season is approximately February 15 through August 30).

**APM BR-5**  **Exclusionary Fencing.** The applicant and SCE will ensure that exclusionary fencing will be installed around work and laydown/staging areas, where necessary, to prevent inadvertent encroachment into the native habitat adjacent to areas of impact. Brightly colored, protective construction fencing and/or silt fencing will be erected surrounding the work area where it abuts native habitat prior to the start of construction and/or demolition.

**APM BR-6**  **Biological Monitoring.** The applicant and SCE will ensure that biological monitoring will be conducted during construction in all areas within 100 feet of native vegetation that has the potential, or is known, to provide habitat for special status species.

**APM BR-7**  **Wildlife Relocation and Protection.** During construction activities, wildlife resources that are not considered to have special status and are determined to be in harm’s way may be relocated by the applicant and SCE and/or their construction contractors to native habitat near the work area but outside the construction impact zone in order to avoid injury or mortality.

For the trench to be excavated in the area of the Central Compressor Station during construction for the purposes of pipeline installation, the applicant will ensure that backfilling of the trench would occur within 72 hours of pipeline installation to preclude potential impacts to wildlife that may fall into the trench. At the conclusion of each day’s trenching activity, the end of the trench would be left ramped at an approximate 2-to-1 slope to allow any wildlife falling into the trench to escape.
### Table 2-9 Applicant Proposed Measures

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<tr>
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<tbody>
<tr>
<td><strong>APM BR-8</strong></td>
<td>Oak Tree Impact Avoidance. In accordance with City of Santa Clarita/Los Angeles County ordinance and policy guidelines, the applicant and SCE will ensure that loss or impacts to all native oak trees via trimming or ground disturbance within the dripline (i.e., the outermost extent of the canopy) will be avoided using specific measures and/or agency guidance. If impacts cannot be avoided, the applicant or SCE will submit an Oak Tree Permit Application (including an Oak Tree Report) to Los Angeles County and obtain an Oak Tree Permit prior to construction.</td>
</tr>
<tr>
<td><strong>APM CR-1</strong></td>
<td>Conductor Pull and Tension Sites. SCE will ensure that, where feasible, conductor pull and tension sites are located on existing level areas and existing roads to minimize the need for grading and cleanup.</td>
</tr>
<tr>
<td><strong>APM CR-2</strong></td>
<td>Unidentified Cultural Resources. The applicant and SCE will ensure that, if previously unidentified cultural resources are unearthed during construction activities, construction will be halted in that area and directed away from the discovery until a qualified archaeologist assesses the significance of the resource. If determined to be required by the archeologist, the archaeologist will evaluate the significance of the discovered resources based on eligibility for the California Register of Historical Resources (CRHR) or local registers. Should any cultural resources be identified during construction activities in all project areas (including but not limited to culturally sensitive areas), the applicant and SCE will ensure that qualified archaeologists will monitor cultural resources mitigation and ground-disturbing activities in the area of the find. The size of the area of the find will be determined by the archeologist. The archaeologist will recommend appropriate measures to record, preserve, or recover the resources. Preliminary recommendations of CRHR eligibility made by the archaeologist will be reviewed by the CPUC.</td>
</tr>
<tr>
<td><strong>APM CR-3</strong></td>
<td>Human Remains. The applicant and SCE will ensure that, if human remains are encountered during construction or any other phase of development, work will be halted in the area and directed away from the discovery. The County Coroner will be notified within 24 hours of the discovery. No further disturbance will occur until the County Coroner makes the necessary findings of origin and disposition pursuant to Public Resources Code 5097.98–99, Health and Safety Code 7050.5. If the coroner determines that the burial is not historic, but prehistoric, the Native American Heritage Commission (NAHC) will be contacted to determine the most likely descendent (MLD) for this area. The MLD may become involved with the disposition of the burial following scientific analysis. If the remains are determined to be Native American, the Native American Heritage Commission will be notified within 24 hours as required by Public Resources Code 5097. The CPUC will mediate any disputes regarding treatment of remains.</td>
</tr>
<tr>
<td><strong>APM CR-4</strong></td>
<td>Cultural Surveys After Final Project Siting. Once final siting for SCE project components is completed, SCE or its contractor will complete additional pedestrian surveys for cultural resources, for all areas of proposed disturbance that are not currently located in a built environment within the 66-kV subtransmission line reconductoring route, access roads, and staging areas; and Telecommunications Route #2, access roads, and staging areas. The information gathered from these surveys will be used to determine project planning and design in order to avoid sensitive resources and identify measures that would minimize impacts on sensitive resources from project-related activities. In addition, the results of these surveys will be used to determine the extent to which environmental specialist construction monitors will be required. The survey will result in a report detailing the research design, methods and results of the survey. This report will be submitted to the CPUC.</td>
</tr>
<tr>
<td><strong>APM GE-1</strong></td>
<td>Geotechnical Studies. The applicant will ensure that, for the construction of the Central Compressor Station, construction procedures will be conducted as discussed in the recommendations section of the Preliminary Geotechnical Investigation Report prepared by Globus (2006) to avoid impacts related to unstable geologic conditions. In addition, pre-engineering geotechnical studies will be completed by the applicant and SCE for the proposed Natural Substation and select TSP locations prior to construction. The pre-engineering geotechnical studies will evaluate the depth to the water table; document evidence of faulting; and determine liquefaction potential, physical properties of subsurface soil, soil resistivity, slope stability, and the presence of hazardous materials. The applicant and SCE will further ensure that, for the construction of the Natural Substation and select TSP locations, construction procedures will be conducted as discussed in the recommendations section of the geotechnical studies report.</td>
</tr>
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</table>
Seismic-resistant Design Measures. The applicant and SCE will ensure that the proposed project components are designed in accordance with CPUC General Orders and to meet applicable seismic safety standards of the California Building Code and Uniform Building Code standards for Seismic Risk Zone IV. Specific design measures may include, but are not limited to, special foundation design and additional bracing and support of upright facilities. Project facilities and foundations will be designed to withstand changes in soil density. The proposed Natural Substation will be designed consistent with the Institute of Electrical and Electronics Engineers 693 standard, Recommended Practices for Seismic Design of Substations.

Erosion and Sediment Control. The applicant and SCE will ensure that erosion and sediment control measures will be implemented in each of the project component areas during construction activities to reduce the amount of soil displaced and transported to other areas by storm water, wind, or other natural forces. To minimize site disturbance, the applicant and SCE or their respective construction contractors will:

- Remove only the vegetation that is absolutely necessary to remove (e.g., trim or mow instead of grub where feasible);
- Avoid off-road vehicle use outside work zones; and
- Instruct all construction personnel on storm water pollution prevention concepts to ensure they are conscious of how their actions affect the potential for erosion and sedimentation.

Engine Maintenance. The applicant and SCE will ensure that construction and operations vehicle equipment engines are maintained in good condition and in proper tune according to manufacturer specifications.

Scheduling. The applicant and SCE will ensure that staff and daily construction activities for each of the project components are efficiently scheduled to minimize the use of unnecessary/duplicate equipment when possible.

Federal Aviation Administration Consultation. SCE will consult with the Federal Aviation Administration as part of the design phase for the SCE-proposed project components to ensure that elevated structures such as TSPs will not pose a hazard for air traffic.

Plant Power Line Inspection and Maintenance. After construction, the applicant will inspect and maintain the Plant Power Line on at least a monthly basis for the purpose of reducing wildfire hazards.

Hazardous Materials Spill and Release Prevention. The applicant and SCE will ensure that construction procedures are implemented to minimize the potential for hazardous material spills and releases in each of the project component areas.

Contaminated Soil Disposal. The applicant and SCE will ensure that any soil from excavation and grading activities that is suspected of being contaminated with oil or other hazardous materials is characterized and disposed offsite at an appropriately licensed waste facility.

Hazardous Materials Use and Storage and Hazardous Waste. The applicant and SCE will ensure the following during construction of the proposed project components:

- All hazardous materials (including fuels, lubricants, and cleaning solvents) will be stored, handled, and used in accordance with applicable regulations.
- For all hazardous materials in use at construction sites, Material Safety Data Sheets will be available for routine or emergency use.

In addition, the applicant will ensure the following for the storage field project components during construction:

- All hazardous materials planned for use or storage at the storage field site during construction of the proposed Central Compressor Station will be preapproved by the applicant’s designated safety staff. Approval of hazardous materials will be determined only after full review of the Material Safety Data Sheet for the proposed material.
- Hazardous materials storage locations at the storage field will be determined based on the storm water pollution prevention plan and storage field policy. Existing materials are stored within the storage field’s
Table 2-9 Applicant Proposed Measures

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<td>hazardous material and hazardous waste storage area. The applicant and SCE will also ensure the following during operation of the proposed project components:</td>
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<td>• All hazardous and nonhazardous wastes generated during operation of the proposed project (e.g., waste oil and gas condensates from the compressor station) will be classified and managed in accordance with federal and state regulations and site-specific permits.</td>
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<tr>
<td></td>
<td>• All hazardous materials (including fuels, lubricants, and cleaning solvents) will be stored, handled, and used in accordance with applicable regulations.</td>
</tr>
<tr>
<td>APM HZ-6</td>
<td>Worker Environmental Awareness Training. Prior to construction, the applicant and SCE will develop and implement Worker Environmental Awareness Training Programs based on the final engineering design, the results of preconstruction surveys, and a list of mitigation measures developed by the CPUC to mitigate significant environmental effects of the proposed project. Prior to start of work, presentations will be prepared by the applicant and SCE and shown to all workers who will be present on the proposed project component sites during construction. A record of all trained personnel (including logs of training sessions signed by all workers who attended each session) will be kept with the construction foreman. The CPUC will conduct regular (monthly and random) audits to ensure that workers on the project component sites have received the appropriate training. Audits will include worker tests and/or interviews to confirm adequate instruction in construction procedures and mitigation measures. All construction personnel will receive the following:</td>
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<td>1. Instruction for compliance with project component site-specific biological or cultural resource protective measures and mitigation measures that are developed after preconstruction surveys;</td>
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<td>2. A list of phone numbers for key personnel associated with the proposed project including the archeological and biological monitors, environmental compliance coordinator, and regional spill response coordinator;</td>
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<td>3. Instruction on the South Coast Air Quality Management District Fugitive Dust and Ozone Precursor Control Measures and Portable Engine Operating Parameters;</td>
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<td>4. Direction that site vehicles must be properly muffled;</td>
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<td>5. Instruction on what typical cultural resources look like, and instruction that if cultural resources are discovered during construction, to suspend work in the vicinity of the find and contact the site supervisor and archeologist or environmental compliance coordinator;</td>
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<td>6. Instruction on how to work near any Environmentally Sensitive Areas delineated by archeologists or biologists;</td>
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<td>7. Instruction on individual responsibilities under the Clean Water Act, the applicant’s and SCE’s storm water pollution prevention plans, site-specific best management practices, hazardous materials and waste management requirements, and the location of Material Safety Data Sheets as needed for each proposed project component;</td>
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<td>8. Instructions to notify the site supervisor and regional spill response coordinator in the event of hazardous materials spills or leaks from equipment or upon the discovery of soil or groundwater contamination;</td>
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<td>9. A copy of the truck routes to be used for material delivery; and</td>
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<td></td>
<td>10. Instruction that noncompliance with any laws, rules, regulations, or mitigation measures could result in being barred from participating in any remaining construction activities associated with the proposed project components.</td>
</tr>
<tr>
<td>APM HZ-7</td>
<td>Wood Pole Recycling and Disposal. SCE will ensure that utility pole and other utility wood waste is reused by SCE, returned to the manufacturer, disposed of in a Class I hazardous waste landfill, or disposed of in the lined portion of a municipal landfill certified by the associated Regional Water Quality Control Board.</td>
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</tbody>
</table>
Construction Fire Control and Emergency Response Measures. To address the risk of fire during construction of the proposed project components, the applicant and SCE will develop fire control and emergency response measures as part of the Construction Safety and Emergency Response Plans developed in consultation with their contractors for use during construction of the proposed project components. The Construction Fire Control and Emergency Response Measures will describe fire prevention and response practices that the applicant and SCE will implement during construction of the proposed project components to minimize the risk of fire, and in the case of fire, provide for immediate suppression and notification. SCE’s Construction Fire Control and Emergency Response Measures will also be generally consistent with SCE’s Specification E-2005-104, Transmission Line Project Fire Plan (February 21, 2006).

The Construction Fire Control and Emergency Response Measures shall specify that the applicant and SCE, or the respective construction contractors, shall furnish all supervision, labor, tools, equipment, and material necessary to prevent starting any fire, control the spread of fires if started, and provide assistance for extinguishing fires started as a result of project construction activities.

Labor shall include the assignment of Fire Risk Managers who will be present at each proposed project component area during construction activities, whose sole responsibility will be to monitor the contractor’s fire-prevention activities, and who will have full authority to stop construction in order to prevent fire hazards.

1. The Fire Risk Managers shall:
   - Be responsible for preventing, detecting, controlling, and extinguishing fires set accidentally as a result of construction activity;
   - Review the Fire Control and Emergency Response Measures with the fire patrolperson and construction employees prior to starting work at each project area;
   - Ensure that all construction personnel are trained in fire safety measures relevant to their responsibilities. At a minimum, construction personnel shall be trained and equipped to extinguish small fires;
   - Be equipped with radio or cell phone communication capability; and
   - Maintain an updated a key personnel and emergency services contact (telephone and email) list, kept onsite and made available as needed to construction personnel.

2. Equipment shall include:
   a. Spark arresters that are in good working order and meet applicable regulatory standards for all diesel and gasoline internal combustion engines, stationary and mobile;
   b. One shovel and one pressurized chemical fire extinguisher for each gasoline-powered tool, including but not restricted to compressors, hydraulic accumulators, gardening tools (such as chain saws and weed trimmers), soil augers, rock drills, etc.;
   c. Fire suppression equipment to be kept on all vehicles used for project construction; and
   d. An onboard self-extinguishing fire suppression system capable of extinguishing any equipment-caused fire to be kept on heavy construction operating equipment.

3. Measures to be undertaken by the applicant, SCE or the respective construction contractors, and monitored and enforced by the Fire Risk Manager, at each of the project areas during construction activities, shall include:
   a. The installation of fire extinguishers at the proposed Central Compressor Station site;
   b. The prohibition of smoking at each construction job site as follows: no smoking in wildland areas; no smoking during operation of light or heavy equipment; limit smoking to paved areas or areas cleared of all vegetation; no smoking within 30 feet of any area in which combustible materials (including fuels, gases, and solvents) are stored; no smoking in any project construction areas

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<td>AMP No. APM HZ-8 Construction Fire Control and Emergency Response Measures. To address the risk of fire during construction of the proposed project components, the applicant and SCE will develop fire control and emergency response measures as part of the Construction Safety and Emergency Response Plans developed in consultation with their contractors for use during construction of the proposed project components. The Construction Fire Control and Emergency Response Measures will describe fire prevention and response practices that the applicant and SCE will implement during construction of the proposed project components to minimize the risk of fire, and in the case of fire, provide for immediate suppression and notification. SCE’s Construction Fire Control and Emergency Response Measures will also be generally consistent with SCE’s Specification E-2005-104, Transmission Line Project Fire Plan (February 21, 2006). The Construction Fire Control and Emergency Response Measures shall specify that the applicant and SCE, or the respective construction contractors, shall furnish all supervision, labor, tools, equipment, and material necessary to prevent starting any fire, control the spread of fires if started, and provide assistance for extinguishing fires started as a result of project construction activities. Labor shall include the assignment of Fire Risk Managers who will be present at each proposed project component area during construction activities, whose sole responsibility will be to monitor the contractor’s fire-prevention activities, and who will have full authority to stop construction in order to prevent fire hazards. 1. The Fire Risk Managers shall: • Be responsible for preventing, detecting, controlling, and extinguishing fires set accidentally as a result of construction activity; • Review the Fire Control and Emergency Response Measures with the fire patrolperson and construction employees prior to starting work at each project area; • Ensure that all construction personnel are trained in fire safety measures relevant to their responsibilities. At a minimum, construction personnel shall be trained and equipped to extinguish small fires; • Be equipped with radio or cell phone communication capability; and • Maintain an updated a key personnel and emergency services contact (telephone and email) list, kept onsite and made available as needed to construction personnel. 2. Equipment shall include: a. Spark arresters that are in good working order and meet applicable regulatory standards for all diesel and gasoline internal combustion engines, stationary and mobile; b. One shovel and one pressurized chemical fire extinguisher for each gasoline-powered tool, including but not restricted to compressors, hydraulic accumulators, gardening tools (such as chain saws and weed trimmers), soil augers, rock drills, etc.; c. Fire suppression equipment to be kept on all vehicles used for project construction; and d. An onboard self-extinguishing fire suppression system capable of extinguishing any equipment-caused fire to be kept on heavy construction operating equipment. 3. Measures to be undertaken by the applicant, SCE or the respective construction contractors, and monitored and enforced by the Fire Risk Manager, at each of the project areas during construction activities, shall include: a. The installation of fire extinguishers at the proposed Central Compressor Station site; b. The prohibition of smoking at each construction job site as follows: no smoking in wildland areas; no smoking during operation of light or heavy equipment; limit smoking to paved areas or areas cleared of all vegetation; no smoking within 30 feet of any area in which combustible materials (including fuels, gases, and solvents) are stored; no smoking in any project construction areas</td>
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<td>during any Red Flag Warnings that apply to the area;</td>
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<td>c. The posting of no smoking signs and fire rules on the project bulletin board at all contractor field offices and areas visible to employees during fire season;</td>
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<td>d. The maintenance of all construction areas in an orderly, safe, and clean manner. All oily rags and used oil filters shall be removed from project construction areas. After construction activities are completed in each project area, the area shall be cleaned of all trash and surplus materials. All extraneous flammable materials shall be cleared from equipment staging areas and parking areas;</td>
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<td>e. Confinement of welding activities to cleared areas having a minimum radius of 10 feet measured from place of welding, and observed by the Fire Risk Manager;</td>
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<td>f. Prevention of the idling of vehicles with hot exhaust manifolds on dirt roads with dead combustible vegetation under the vehicle;</td>
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<td>g. The provision of portable communication devices (i.e., radio or mobile telephones) as needed to construction personnel and communication protocols for onsite workers to coordinate with local agencies and emergency personnel in the event of fire or other emergencies during construction or operation of the proposed project; and</td>
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<td>h. Any additional measures as needed during construction to address fire prevention and detection, to lower the risk of wildland fires.</td>
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4. Measures will also include the following requirements that would involve coordination between the applicant and SCE, and the Fire Departments and CAL FIRE:

a. The applicant and SCE or the respective construction contractors shall furnish any and all forces and equipment to extinguish any uncontrolled fire near the project component areas as directed by Fire Department or CAL FIRE representatives;

b. The applicant and SCE or the respective construction contractors shall abide by all restrictions to construction activity that may be enforced by the Fire Departments and/or CAL FIRE during Red Flag Warning days; and

c. In the event that the applicant and SCE or the respective construction contractors sets fire to incinerate cleared vegetation, the Fire Risk Manager shall notify the Fire Departments and/or CAL FIRE in advance of the burning. Special care shall be taken to prevent damage to adjacent structures, trees, and vegetation.

5. Measures will also include additional, special provisions for days when the National Weather Service issues a Red Flag Warning. Standard protocols implemented during these periods will include:

a. Measures to address storage and parking areas;

b. Measures to address the use of gasoline-powered tools;

c. Procedures for road closures as necessary;

d. Procedures for use of a fire guard as necessary; and

e. Additional fire suppression tools and fire suppression equipment, and training requirements.

APM NS-1 Construction Hours. The applicant and SCE will ensure that construction of the proposed project components will comply with all applicable City of Los Angeles, City of Santa Clarita, County of Los Angeles, and County of Ventura noise regulations. Construction activities will generally be scheduled during daylight hours (7:00 a.m. to 5:00 p.m.) Monday through Friday and some Saturdays.
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<th>AMP No.</th>
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</table>
| APM NS-2 | **Construction Noise Control Plan.** SCE will prepare and implement a noise control plan to address all SCE structure installation/replacement and substation modifications associated with the SCE-proposed project components. Construction measures required by the Noise Control Plan will include, but not be limited to, the following:  
  - Stockpiling and vehicle staging areas will be located as far away from occupied residences as possible;  
  - All stationary construction equipment will be operated as far away from residential uses as possible;  
  - To the extent feasible, haul routes for removing excavated materials or delivery of materials from each respective project component site will be designed to avoid residential areas and areas occupied by residential receptors (e.g., hospitals, schools, convalescent homes, etc.); and  
  - Idling construction equipment will be turned off when not in use for periods longer than 15 minutes. |
| APM NS-3 | **Notification Procedures.** At least two weeks prior to construction, the applicant and SCE will notify all sensitive receptors within 300 feet of construction activities of the potential to experience significant noise levels during construction. |
| APM PS-1 | **Site Cleanup.** The applicant and SCE will direct construction contractors to perform initial site cleanup immediately following construction activities at each of the proposed project components. Initial site cleanup at each project component area will include the following:  
  - Removal of all construction debris;  
  - Proper disposal or recycling of all construction materials and debris at appropriately licensed landfills and other offsite facilities; and  
  - Inspection of project component sites to ensure that cleanup activities are successfully completed. |
| APM PS-2 | **Nonhazardous Waste Management.** The applicant and SCE will ensure that nonhazardous waste materials, including wood, soil, vegetation, and sanitation waste (portable toilets) that would be generated during construction of the project components will either be re-used at the project component construction sites (e.g., clean soil used for backfill) or disposed of at an appropriately licensed offsite facility. |
| APM TT-1 | **Traffic Control Plan.** The applicant and SCE will prepare Traffic Control Plans in accordance with the latest version of the California Joint Utility Traffic Control Manual. These Traffic Control Plans will be implemented by the applicant and SCE as needed. The Traffic Control Plans will be developed to minimize short-term construction-related impacts on local traffic and potential traffic safety hazards, and will include measures such as the installation of temporary warning signs at strategic locations near access locations for the project components. The signs will be removed after construction-related activities are completed. The Traffic Control Plans may include the following measures:  
  - Coordination with the City of Los Angeles, City of Santa Clarita, County of Los Angeles, or County of Ventura on any temporary land or road closures;  
  - Installation of traffic control devices as specified in the California Joint Utility Traffic Control Manual;  
  - Provisions for temporary alternate routes to route local traffic around construction zones; and  
  - Consultation with emergency service providers and development of an Emergency Access Plan for emergency vehicle access in and adjacent to the construction zone. |
| APM TT-2 | **Repair of Damaged Roads.** The applicant and SCE will ensure that damage to existing roads that is the direct result of activities related to construction of the proposed project components will be repaired once construction is complete in accordance with local jurisdiction requirements and/or existing franchise agreements held by the applicant and SCE. |
| APM TT-3 | **Commuter Plan.** The applicant would implement a Commuter Plan that includes a designated offsite parking area that has adequate parking capacity for 150 workers (the peak construction-activity maximum not including SCE workers) and a shuttle that would transport worker crews (approximately 10 workers per trip) from the parking area to worksites. |
2.6 Permitting and Consultation Requirements

Table 2-10 lists the federal, state, and local permits and consultations that may be required for construction of the proposed project.

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<thead>
<tr>
<th>Approval/Consultation Requirement</th>
<th>Agency</th>
<th>Purpose</th>
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<tbody>
<tr>
<td><strong>Federal</strong></td>
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<tr>
<td>Clean Water Act Section 404/Rivers and Harbors Act Section 10: Nationwide Permit</td>
<td>U.S. Army Corps of Engineers</td>
<td>Section 404 regulates discharge off ‘fill’ into “Waters of the U.S.” Section 401 requires that any applicant for a Section 404 Permit also obtain a Clean Water Certification from the state (see below).</td>
</tr>
<tr>
<td>Section 7 or 10 of the Federal Endangered Species Act and Consultation</td>
<td>U.S. Fish and Wildlife Service</td>
<td>Special status species survey and mitigation requirements, take authorization (i.e., Incidental Take Permits, if required), and informal or formal consultation.</td>
</tr>
<tr>
<td><strong>State</strong></td>
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</tr>
<tr>
<td>California Public Utilities Code Section 1001 et seq. and California Public Utilities Commission (CPUC) General Order 131-D</td>
<td>CPUC</td>
<td>CEQA review and overall approval of the proposed project including approval of a Certificate of Public Convenience and Necessity (CPCN) or CPCN exemption and approval of a Permit to Construct</td>
</tr>
<tr>
<td>California Public Utilities Code Section 851 (Article 6, “Transfer or Encumbrance of Utility Property”)</td>
<td>CPUC</td>
<td>Approval to expand SCE’s easement or grant additional easement rights on the storage field site to construct and operate the proposed Natural Substation</td>
</tr>
<tr>
<td>Section 401 of the Federal Clean Water Act, National Pollutant Discharge Elimination System General Permit for Discharge of Construction Related Storm Water</td>
<td>State Water Resources Control Board</td>
<td>Management of storm water during construction, Notice of Intent required under Section 401</td>
</tr>
<tr>
<td>Section 1600 of the California Department of Fish and Game Code and Consultation</td>
<td>California Department of Fish and Game</td>
<td>Streambed alteration agreement for construction in bed and bank of streams</td>
</tr>
<tr>
<td>Section 2081 of the California Endangered Species Act and Consultation</td>
<td>California Department of Fish and Game</td>
<td>Special status species survey and mitigation requirements, take authorization (if required), and consultation for Section 2081 of the California Endangered Species Act</td>
</tr>
<tr>
<td>California Streets and Highways Code 660 to 711.21, California Code of Regulations 1411.1 to 1411.6</td>
<td>California Department of Transportation (Caltrans)</td>
<td>Caltrans requires that all work done within or spanning a state or interstate highway right-of-way (ROW) receive an encroachment permit. Permits are also required for oversize and/or overweight truckloads that exceed legal load limits as defined by the California Vehicle Code.</td>
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</table>
## Table 2-10 Consultation and Permitting Requirements

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<thead>
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<td></td>
<td></td>
</tr>
<tr>
<td>Permit to Construct, Permit to Operate, Permit for Alteration/Modification, Emission Reduction Credits, Rule 403 Permit (Fugitive Dust)</td>
<td>South Coast Air Quality Management District</td>
<td>Consultation and Permitting for air pollution, including fugitive dust and greenhouse gas emissions; Permits to Construct are for new or relocated equipment as well as alteration (both physical modification and change of operating conditions) of existing equipment.</td>
</tr>
<tr>
<td>Section 401 of the Federal Clean Water Act, National Pollutant Discharge Elimination System General Permit for Discharge of Construction Related Storm Water</td>
<td>Los Angeles Regional Water Quality Control Board</td>
<td>As directed by State Water Resources Control Board, monitor development and implementation of Stormwater Pollution Protection Plans and other aspects of the National Pollutant Discharge Elimination System permit and 401 certification program. SWPPPs are required for storm water discharges associated with construction activities that disturb more than 1 acre of land.</td>
</tr>
<tr>
<td>Railroad Crossing Permit</td>
<td>Metrolink/Amtrak</td>
<td>Permission to string fiber optic cable overhead across railroad lines</td>
</tr>
<tr>
<td>Consultation</td>
<td>Significant Ecological Area Technical Advisory Committee (Los Angeles County)</td>
<td>The County of Los Angeles Proposed General Plan Update includes Significant Ecological Area boundary changes within the proposed project area.</td>
</tr>
<tr>
<td>Building Permit</td>
<td>County of Los Angeles and City of Los Angeles</td>
<td>New construction on the storage field site for Southern California Gas Company buildings</td>
</tr>
<tr>
<td>Grading Permit</td>
<td>County of Los Angeles Department of Public Works and City of Los Angeles</td>
<td>Grading for the proposed Central Compressor Station, guardhouse, road widening, and Natural Substation; permits are required for excavations that (1) are more than 2 feet deep or (2) create a cut slope greater than 5 feet high, steeper than a 50-percent slope, and exceeding 50 cubic yards.</td>
</tr>
<tr>
<td>Encroachment Permit</td>
<td>County of Los Angeles, City of Los Angeles, City of Santa Clarita, and City of San Fernando</td>
<td>An encroachment permit is required any time there is work being done within the public ROW, including curb drains, lane closures, and utility trenches by utility agencies.</td>
</tr>
<tr>
<td>Traffic Control Plan</td>
<td>Caltrans District 7 (City of Santa Clarita, City and County of Los Angeles, County of Ventura)</td>
<td>Traffic management for lane closures during construction</td>
</tr>
<tr>
<td>Oak Tree Permit/Tree Permit</td>
<td>County of Los Angeles, County of Ventura, and City of Santa Clarita</td>
<td>Oak trees of a certain size (6-inch diameter at breast height for city; 8-inch for county) may require a permit for tree removal or trimming or interference within the drip line of an Oak tree. In the County of Ventura, designated historic trees and Oaks and Sycamores 9.5 inches in circumference or larger (measured 4.5 feet above ground) may require a permit.</td>
</tr>
</tbody>
</table>

Source: SoCalGas 2009, 2011

Key:
- CEQA = California Environmental Quality Act
- CPCN = Certificate of Public Convenience and Necessity
- CPUC = California Public Utilities Commission
- ROW = right-of-way
- SCE = Southern California Edison
- SWPPP = Storm Water Pollution Prevention Plan
References


3.0 Description of Alternatives

This chapter describes the alternatives screening process and introduces and describes alternatives to the proposed project. It also describes alternatives that were initially evaluated and eliminated from further consideration and discusses the reasons for their elimination. The discussion in Chapter 5, “Comparison of Alternatives,” compares the environmental advantages and disadvantages of the proposed project with those of the alternatives retained for consideration in this Environmental Impact Report (EIR). The Environmentally Superior Alternative is selected in Chapter 5.

Provisions of the California Environmental Quality Act (CEQA) Guidelines (Section 15126.6) addressing project alternatives in an EIR include the following:

- The range of alternatives required in an EIR is governed by a “rule of reason.” Therefore, the EIR must evaluate only those alternatives necessary to permit a reasonable choice. The alternatives shall be limited to those that would avoid or substantially lessen any of the significant effects of the proposed project.

- The No Project Alternative shall be evaluated, along with its impacts. The No Project Alternative analysis shall discuss the existing conditions at the time the notice of preparation was published, as well as what would reasonably be expected to occur in the foreseeable future if the proposed project were not approved, based on current plans and consistent with available infrastructure and community services. The purpose of describing and analyzing a No Project Alternative is to allow decision-makers to compare the effects of approving the proposed project with the effects of not approving the proposed project.

- An EIR does not need to consider an alternative whose effects cannot reasonably be ascertained and whose implementation is remote and speculative.

3.1 Alternatives Development and Screening Process

An Alternatives Screening Report (see Appendix C) was prepared that describes the alternatives screening analysis that was conducted to determine the range of alternatives to carry forward for consideration in the EIR. It documents the criteria used to evaluate and select alternatives for further analysis, including their feasibility, the extent to which they would meet most of the basic objectives of the proposed project, and their potential to avoid or substantially lessen any of the significant effects of the proposed project.

3.1.1 Alternatives Screening Methodology and Criteria

The screening of alternatives to the proposed project was completed by:

- Determining the proposed project objectives;
- Compiling a preliminary list of potentially significant effects of the proposed project;
- Generating a broad list of potential alternatives that would avoid or reduce the potentially significant effects of the proposed project;
- Clarifying the description of each potential alternative to allow for comparison; and
Evaluating each alternative pursuant to CEQA Guidelines Section 15126.6 and screening the list of alternatives down to a reasonable range of alternatives for consideration in the EIR.

CEQA Guidelines Section 15126.6 states that “an EIR shall describe a range of reasonable alternatives to the project, or to the location of the project, which would feasibly attain most of the basic objectives of the project but would avoid or substantially lessen any of the significant effects of the project, and evaluate the comparative merits of the alternatives.” Accordingly, each alternative on the broad list of alternatives was evaluated against the following criteria:

I. Does the alternative meet most of the basic objectives of the proposed project;
II. Is the alternative potentially feasible; and
III. Does the alternative avoid or substantially lessen any significant effects of the proposed project?

More information about the alternatives screening methodology and criteria is provided in the Alternatives Screening Report (Appendix C).

3.1.2 Alternatives Considered in the Screening Report

Some of the alternatives considered during the screening process were presented in the Proponent’s Environmental Assessment (PEA), and others were suggested by the public during scoping or identified by the California Public Utilities Commission (CPUC) Energy Division as a result of the agency’s independent review. The alternatives considered included alternative compressor technologies; central compressor station and substation sites; electrical designs; and electrical and telecommunications line routings. The process identified and evaluated potential alternatives to the proposed project, including a Non-wires Alternative and the No Project Alternative.¹

Each alternative eliminated from further consideration or retained for consideration in this EIR is listed in Table 3-1. Each of the alternatives eliminated from further consideration are described in the Alternatives Screening Report (Appendix C).

¹ Pursuant to California Public Utilities Code Section 1002.3, the CPUC considers cost-effective alternatives to transmission facilities that meet the need for an efficient, reliable, and affordable supply of electricity, including, but not limited to, demand-side alternatives. Alternatives to transmission facilities are sometimes referred to as “Non-wires Alternatives.”
### Table 3-1 Alternatives Considered in the Screening Report

<table>
<thead>
<tr>
<th>Alternative</th>
<th>Included in PEA</th>
<th>Meets Basic Objective 1 of the Proposed Project</th>
<th>Meets Basic Objective 2 of the Proposed Project</th>
<th>Feasible</th>
<th>Avoids or Substantially Lessens a Significant Effect</th>
<th>Retained for Consideration in EIR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Design Alternative (Alternate Compressor Drive Type, a Non-wires Alternative)</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>● Biological Resources; ● Cultural Resources; ● Hazards (Fire); and ● Noise.</td>
<td>Yes</td>
</tr>
<tr>
<td>Electrical Alternative A (220-kV Alternative)</td>
<td>No¹</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
<td>● Biological Resources; and ● Noise.</td>
<td>No</td>
</tr>
<tr>
<td>Electrical Alternative B (New 16-kV Lines)</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>● Air Quality; ● Cultural Resources; and ● Noise.</td>
<td>No</td>
</tr>
<tr>
<td>Siting Alternative A (Central Compressor Station at Proposed Office Facilities Site)</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
<td>● No significant effects reduced</td>
<td>No</td>
</tr>
<tr>
<td>Siting Alternative B (Central Compressor Station at Existing Compressor Station Site)</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>● Air Quality; and ● Biological Resources.</td>
<td>No</td>
</tr>
<tr>
<td>Siting Alternative C (Natural Substation Constructed at Water Tower Site)</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>● No significant effects reduced</td>
<td>No</td>
</tr>
<tr>
<td>Routing Alternative A (Telecommunications: Sylmar Substation to San Fernando Substation)</td>
<td>No²</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>● Noise</td>
<td>Yes</td>
</tr>
<tr>
<td>Routing Alternative B (Telecommunications: Existing 66-kV Line from Chatsworth Substation)</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
<td>● No significant effects reduced</td>
<td>No</td>
</tr>
<tr>
<td>Routing Alternative C (Southern 12-kV Plant Power Line Route)</td>
<td>Yes³</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>● No significant effects reduced</td>
<td>No</td>
</tr>
<tr>
<td>Routing Alternative D (Underground the 12-kV Plant Power Line)</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>● No significant effects reduced</td>
<td>No</td>
</tr>
</tbody>
</table>

¹ Indicates a study is required for the alternative to be excluded from further consideration.
² Indicates that the alternative is not feasible.
³ Indicates that the alternative is not feasible due to environmental impacts.
### Table 3-1 Alternatives Considered in the Screening Report

<table>
<thead>
<tr>
<th>Alternative</th>
<th>Included in PEA</th>
<th>Meets Basic Objective 1 of the Proposed Project</th>
<th>Meets Basic Objective 2 of the Proposed Project</th>
<th>Feasible</th>
<th>Avoids or Substantially Lessens a Significant Effect</th>
<th>Retained for Consideration in EIR</th>
</tr>
</thead>
<tbody>
<tr>
<td>No Project Alternative</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
<td>Yes, significant effects would be avoided (^{4})</td>
<td>Yes</td>
</tr>
</tbody>
</table>

Key:
- EIR = Environmental Impact Report
- kV = kilovolt
- PEA = Proponent's Environmental Assessment

Notes:
1. With only one 220-kV transmission line right-of-way (ROW) to serve the storage field’s compressors, in the event of an electrical outage due to an event along the new 220-kV ROW, natural gas services would be disrupted. Although this alternative is potentially feasible, a disruption of natural gas service at the storage field could have a wide-ranging and substantial impact on energy services in the region. See Appendix C for further details.
2. This alternative was proposed by Southern California Edison (SCE) in response to a request by the California Public Utilities Commission (CPUC) for more specific information about the telecommunication line routings during the Environmental Impact Report (EIR) preparation process. SCE later submitted Telecommunications Route #3 (San Fernando Substation to Fiber Optic Connection Point) as the proposed route, and the CPUC chose to consider the original route as an alternative (Routing Alternative A).
3. This alternative was included in the PEA as the proposed 12-kV Plant Power Line route. The applicant proposed a modified (northern) routing during the EIR preparation process. The original (southern) routing was retained for consideration as an alternative (Routing Alternative C).
4. The California Environmental Quality Act (CEQA) requires that a No Project Alternative be considered in EIRs (CEQA Guidelines Section 15126.6[e]). The purpose of describing and analyzing a No Project Alternative is to allow decision-makers to compare the effects of approving the proposed project with the effects of not approving the proposed project.
3.2 Alternatives Eliminated from Further Consideration

Alternatives may be eliminated from detailed consideration in an EIR if they fail to meet most of the basic objectives of the proposed project, are infeasible, or do not avoid or substantially reduce significant environmental effects (CEQA Guidelines, Section 15126.6[c]). Alternatives that are remote or speculative, or the effects of which cannot be reasonably predicted, also do not need to be considered (CEQA Guidelines, Section 15126[f][2]). The following alternatives were initially considered in the Alternatives Screening Report and eliminated from further consideration in this EIR:

- Electrical Alternative A (220-kilovolt [kV] Alternative);
- Electrical Alternative B (New 16-kV Lines);
- Siting Alternative A (Central Compressor Station at Proposed Office Facilities Site);
- Siting Alternative B (Central Compressor Station at Existing Compressor Station Site);
- Siting Alternative C (Natural Substation Constructed at Water Tower Site);
- Routing Alternative B (Along Existing 66-kV Line from Chatsworth Substation);
- Routing Alternative C (Southern 12-kV Plant Power Line Route); and
- Routing Alternative D (Underground the 12-kV Plant Power Line).

For a complete description of each of the alternatives eliminated from consideration in this EIR and figures that show the locations of these alternatives, refer to the Alternatives Screening Report (Appendix C).

3.3 Alternatives Evaluated in this EIR

The alternatives to the proposed project carried forward for analysis in this EIR are described in this section. The screening process determined that these alternatives would meet most of the objectives of the proposed project, be feasible, and reduce significant environmental effects.

3.3.1 Design Alternative (Alternate Compressor Drive Type, a Non-wires Alternative)

For this alternative, which was proposed in the PEA, new gas turbine–driven compressors with greater capacity than the existing gas turbine–driven compressors would be installed in the proposed Central Compressor Station instead of electric-driven, variable-speed compressors. The gas turbine–driven compressors would combust natural gas for power rather than use electricity. The proposed Natural Substation, 66-kV subtransmission line reconductoring, and telecommunications line installations would not be required. Access to the storage field from Sesnon Boulevard would be improved, and the new guardhouse, main office building, and crew-shift building would be constructed as proposed. The Design Alternative is potentially feasible and would meet the basic objectives of the proposed project.

3.3.1.1 New Gas Turbine–Driven Compressors

The three existing compressors are driven by General Electric LM-1500 gas turbines. Each compressor is rated at 15,000 horsepower, and together they are capable of compressing approximately 300 million cubic feet of natural gas per day. To comply with the Settlement Agreement (Objective #1), the applicant has indicated that three new gas turbine–driven compressors, rated at a minimum of 26,000 horsepower...
each, would be required to compress approximately 450 million cubic feet of natural gas per day. This horsepower rating is slightly higher than what would be required from electric-driven compressors (22,000 horsepower) because of variables that would affect the burning of natural gas to power gas turbine-driven compressors, including temperature at the storage field and elevation. The annual average temperature within the South Coast Air Basin is 62 degrees Fahrenheit. The Aliso Canyon Plant Station site is located at approximately 2,600 feet above sea level (Figure 2-2).

**NO**\textsubscript{x} Emissions

Gas turbine-driven compressor technology has advanced substantially since the 1970s. New gas turbines, such as the Solar Titan 250 gas turbine (Solar Turbines, Inc. 2011a), emit lower quantities of oxides of nitrogen (NO\textsubscript{x}) and have lower heat ratings than older models. Annual NO\textsubscript{x} emissions from each of the existing General Electric LM-1500 gas turbines have ranged from 52 to 70 tons per year when operating at the storage field. It is anticipated that a new larger-capacity gas turbine (rated at 26,000 horsepower) employing emissions control equipment to reduce emissions would generate NO\textsubscript{x} emissions of approximately 8 tons per year when operating at the storage field.

**Reliability**

The existing gas turbine-driven compressors at the storage field were installed in 1971. Production of the turbines was halted by the manufacturer in the late 1970s, and replacement parts are extremely limited (CPUC 2009). Maintenance issues, such as the occasional required removal of one of the existing compressors from the storage field for repair and the temporary use of a spare, would be substantially reduced with the use of new gas turbine-driven compressors. According to the applicant, in some cases the existing compressors have been removed from service and shipped out for repair after only 1,200 hours of service. Due to the scarcity of parts and other LM-1500 units still in service, the storage field ships their compressors to an original-equipment-manufacturer repair facility located in Canada. The applicant estimates that new gas turbine-driven compressors would operate for up to 30,000 hours without a major maintenance event. Assuming 3,000 hours of run time per year, 30,000 hours would equate to approximately 10 years (SoCalGas 2011).

**Efficiency**

One measure of efficiency for gas turbines is the heat rate—a measurement that indicates how efficiently a power-generating device uses heat energy. The approximate heat rate of each of the three LM-1500 gas turbines was approximately 9,500 British thermal units/horsepower (Btu/hp) per hour when installed in the 1970s; this rating has degraded during their years of service to approximately 13,000 Btu/hp per hour. Comparable new equipment, such as the Solar Mars 100 gas turbine, have heat rates of approximately 7,500 Btu/hp per hour (Solar Turbines, Inc. 2011b). New gas turbines are more efficient than older models because of improvements that have been made to their gearing, power turbine, and compressor components.

**3.3.1.2 Emissions Control System Worker and Space Requirements**

The emissions control system, which would not be required for the proposed electric-driven compressors, and larger Central Compressor Station footprint would require an additional 8 to 10 workers to construct. The workers would be needed for approximately three months. During operations, at least one additional full-time employee would be required because of specialized operations and maintenance requirements for the emissions control system.

The plot size of the Central Compressor Station that would be associated with the Design Alternative would be approximately 4,000 square feet larger than that for the proposed project to accommodate the Selective Catalytic Reduction and Continuous Emissions Monitoring systems and two 10,000 gallon
ammonia tanks that would likely be required to meet emissions permitting requirements. The Central Compressor Station associated with the proposed project would be approximately 26,500 square feet, including 750 square feet for three variable-speed devices; these devices would not be required for the Design Alternative. Therefore, it is estimated that if larger gas turbine–driven compressors were installed instead of the proposed electric-driven compressors, the Central Compressor Station would be approximately 29,750 square feet.

3.3.1.3 Non-wires Alternative

For the Design Alternative, none of the proposed new or modified transmission and telecommunications facilities would be required. Therefore, the Design Alternative serves as a Non-wires Alternative pursuant to California Public Utilities Code Section 1002.3 (see also Section 1.5, “Alternatives to Transmission Facilities”).

3.3.2 Routing Alternative A (Telecommunications: Sylmar Substation to San Fernando Substation)

For this alternative, proposed Telecommunications Route #3 would be routed from Sylmar Substation to San Fernando Substation (Figure 3-1). For both the proposed and alternative routes, new fiber optic cable would be installed primarily overhead on existing Southern California Edison (SCE) and Los Angeles Department of Water and Power electrical distribution line structures. The proposed route would be 27,018 feet long (5.1 miles) and require approximately 1,200 feet of new underground conduit. The alternative route would be 25,560 feet long (4.8 miles) and require approximately 1,300 feet of new underground conduit. The location of both routes would be identical for the final 1.25 miles into San Fernando Substation.

Routing Alternative A was proposed by SCE in response to a request by the CPUC for more specific information about the telecommunications line routes during the EIR preparation process. SCE later submitted Telecommunications Route #3 (San Fernando Substation to Fiber Optic Connection Point) as the proposed route, and the CPUC chose to consider the original route as an alternative.

3.3.3 No Project Alternative

The No Project Alternative is the circumstance under which the proposed project does not proceed. According to CEQA Guidelines Section 15126.6(e), the No Project Alternative must include (a) the assumption that conditions at the time the Notice of Preparation of an EIR was circulated for public review would not be changed because the proposed project would not be constructed; and (b) the events or actions that would reasonably be expected to occur in the foreseeable future if the proposed project were not approved.

3.3.3.1 The No Project Alternative and Objectives of the Proposed Project

Under the No Project Alternative, the existing gas turbine–driven compressors would not be replaced at the storage field, and the storage field’s injection capacity would not be increased. For this alternative, compliance with the terms of the Settlement Agreement would not be achieved (Objective #1). In addition, the reliability and efficiency of storage facility operations would not be maintained or improved (Objective #2).

The existing gas turbine–driven compressors were installed in 1971. Production of the gas turbines was halted by the manufacturer in the late 1970s and replacement parts are extremely limited (CPUC 2009). It is anticipated that maintenance issues requiring compressor replacement parts would take longer to
address over time, and that the current level of compressor reliability experienced at the storage field would decrease. Therefore, neither of the basic objectives of the proposed project would be achieved under the No Project Alternative.

3.3.3.2 Reasonably Foreseeable Events or Actions if the Proposed Project is Not Approved

Chapter 6, “Cumulative Impacts and Other CEQA Considerations,” evaluates past, present, and reasonably foreseeable future projects within the proposed project area. A number of residential projects and several industrial and commercial projects, all of which would require electricity, are discussed in this section. In addition, the Los Angeles Department of Water and Power’s proposed 75-mile-long 230-kV transmission line (the Barren Ridge Renewable Transmission Project), which would extend from northeast of the City of Santa Clarita (Figure 2-1) southwest to Rinaldi Substation, is discussed. Rinaldi Substation is located approximately 1 mile northwest of San Fernando Substation. The Draft Environmental Impact Statement/EIR for the Barren Ridge Project was circulated to the public in August 2011. In addition, the Draft EIR for SCE’s proposed 66/16-kV Presidential Substation and 3.5 miles of new subtransmission lines was issued in September 2011.

Under the No Project Alternative, the applicant would continue to operate and maintain the storage field and its three gas turbine–driven compressors in their existing states, and SCE would continue to operate and maintain the existing electrical and telecommunications facilities, including the existing Chatsworth–MacNeil–Newhall–San Fernando and MacNeil–Newhall–San Fernando 66-kV Subtransmission Lines and associated telecommunications lines as well as the Newhall, Chatsworth, San Fernando, and MacNeil Substations. The No Project Alternative is discussed with respect to the environmental impacts of the proposed project in Chapter 5, “Comparison of Alternatives.”

References


Figure 3-1
Telecommunications Route #3 Alternative

Path: \prtbhp1\gis\SanFrancisco\AlisoCanyonNaturalGas\Maps\MXD\EIR\October_2011\Telecom_Route_Alternative.mxd
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4.0 Environmental Analysis

This chapter evaluates environmental impacts that would result from construction and operation of the proposed project and alternatives. The chapter includes sections for each of the following resource areas:

4.1 Aesthetics 4.9 Hydrology and Water Quality
4.2 Agriculture and Forestry Resources 4.10 Land Use and Planning
4.3 Air Quality 4.11 Noise
4.4 Biological Resources 4.12 Population and Housing
4.5 Cultural Resources 4.13 Public Services and Utilities
4.6 Geology, Soils, and Mineral Resources 4.14 Recreation
4.7 Greenhouse Gas Emissions 4.15 Transportation and Traffic
4.8 Hazards and Hazardous Materials

Each resource area is organized under the following headings:

- Environmental Setting;
- Regulatory Setting;
- Methodology and Significance Criteria; and
- Environmental Impacts and Mitigation Measures.

The Proponent’s Environmental Assessment (PEA) provided a basis for the setting and impact analyses sections (SoCalGas 2009, 2011). The setting and impacts analysis sections for each resource area considers the following components of the proposed project:

- Components at the storage field including the Central Compressor Station, Natural Substation, main office and crew-shift buildings, guardhouse, and road widening;
- 66-kV Segments A, B, and C and Telecommunications Route #1;
- Telecommunications Route #2; and
- 66-kV Segments D and E and Telecommunications Route #3 (Figures 2-1 and 2-6).

Issues raised during scoping are also addressed in the setting and impacts analysis sections.

Additional project information was submitted by Southern California Gas Company (the applicant) after the PEA filing date (September 28, 2009) in response to California Public Utilities Commission requests for further information. The applicant’s responses occurred over a period of time that began in September 2009 and ended April 2012 when the Notice of Availability of the Draft Environmental Impact Report (EIR) was circulated. The responses have been incorporated into this EIR and will be available in the
Administrative Record prepared at the completion of the California Environmental Quality Act (CEQA) process. The full PEA is available for public review at http://www.cpuc.ca.gov/Environment/info/ene/aliso_canyon/aliso_canyon_home.html.

Setting

Pursuant to the CEQA Guidelines Section 15125(a), the baseline conditions described in the environmental and regulatory settings sections of this chapter reflect the conditions at the time the Notice of Preparation of this EIR was published (October 26, 2010).

Methodology

This chapter evaluates the environmental impacts of construction and operation of the proposed project. The impacts analysis is based on a set of significance criteria that were selected for each resource area. Further information about the methodologies applied to the analysis conducted for each resource area is presented in each resource area section (Sections 4.1 through 4.15).

Significance Criteria

The significance criteria used for the analysis of environmental impacts are based on Appendix G of the CEQA Guidelines. The criteria serve as a benchmark for determining if the proposed project would result in significant impacts when evaluated against the baseline conditions established in the setting sections for each resource area. According to the State CEQA Guidelines (Section 15382), a “significant effect on the environment” means a substantial, or potentially substantial, adverse change in any of the physical conditions within the area affected by the project.”

Environmental Impacts and Mitigation Measures

When significant impacts are identified, feasible mitigation measures have been presented to avoid or reduce the impacts. The effectiveness of a mitigation measure is subsequently determined by evaluating the impact remaining after its application. Implementation of more than one mitigation measure may be needed to reduce an impact to below a level of significance. The mitigation measures recommended in this document are identified within each resource area (Sections 4.1 through 4.15) and are presented in the Mitigation Monitoring Plan in Chapter 7.

Applicant Proposed Measures, Project Description, and Mitigation Monitoring

In the Proponent’s Environmental Assessment (SoCalGas 2009, 2011), the applicant identified Applicant Proposed Measures (APMs) that would be implemented to avoid or reduce potential impacts of the proposed project. The APMs are listed in Table 2-9 of this document. In addition, the Project Description (Chapter 2) incorporates procedures or protocols that relate directly to how the proposed project would be constructed, and which were considered as part of the proposed project during preparation of this EIR. Both the APMs and Project Description, therefore, upon adoption of the Final EIR, become part of the Mitigation Monitoring Plan, and the construction components and methods therein would be monitored by the CPUC.
Alternatives, Cumulative Impacts, and Other CEQA Considerations

Alternatives, cumulative impacts, and other CEQA consideration are discussed in Chapters 3, 5, and 6. Chapter 3 provides a description of the alternatives evaluation process, description of alternatives considered in this EIR, and rationale for eliminating some of the alternatives from further analysis. Chapter 5 provides a discussion of the relative advantages and disadvantages of the proposed project and alternatives and identifies the CEQA Environmentally Superior Alternative. Chapter 6 identifies cumulative projects and provides an analysis of cumulative impacts and growth-inducing impacts.

References


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4.1 Aesthetics

This section describes the environmental and regulatory setting and discusses potential impacts associated with the construction and operation of the proposed project with respect to aesthetic resources. For the purposes of evaluating aesthetic resources in the project area, the project will be referred to in this section by the project components as described in Chapter 2, “Project Description,” with the exception of the following project components, located at the Aliso Canyon Natural Gas Storage Field (storage field), which may also be treated here as one project area or component and are referred to as the “storage field” or “storage field components”:

- The existing compressor station and office facilities,
- The site of the proposed Central Compressor Station and office relocation,
- The site of the proposed guardhouse relocation,
- Construction staging areas,
- Soil mixing area,
- Access roads, and
- The 12-kV Plant Power Line.

Impacts related to the area of Telecommunications Route #1 are described under impacts related to the 66-kilovolt (kV) subtransmission line reconductoring area because these two project components overlap. “Structures,” as discussed in this section, refer to supporting structures for the 66-kV subtransmission line that will be reconducted; these are shown in Appendix D.

4.1.1 Environmental Setting

4.1.1.1 Existing Visual Setting

The proposed project components would be constructed primarily within a mountainous region that divides the Santa Clarita Valley to the north and the San Fernando Valley to the south (see Section 2.1, “Setting and Location of the Proposed Project,” Figure 2-1) within the vicinity of the Newhall Pass area where Interstate 5 (I-5) is a boundary between the Santa Susana Mountains to the west and the San Gabriel Mountains to the east. The Santa Susana Mountains are an east-west running transverse mountain range that crosses both Ventura and Los Angeles Counties. The San Gabriel Mountains are also a transverse range that divides the greater Los Angeles area from the Mojave Desert to the north. The area of the proposed project components is characterized by canyons, hills, and mountain ranges that provide an open space greenbelt between suburban development within the Santa Clarita and San Fernando Valleys.

The visual character of the existing storage field can be described as industrial in the central portion of the site where the existing compressor station, office facilities, paved roadways and plant station are located (see Section 2.1, “Setting and Location of the Proposed Project,” Figure 2-2). The remainder of the storage field surrounding this area is undeveloped and can be characterized visually as open space.

The storage field is immediately north of a residential area (Porter Ranch), at the base of the Santa Susana Mountains. The storage field area is situated on high terrain with elevations ranging from 1,880...
to 1,970 feet above mean sea level (AMSL) within Aliso Canyon. Surrounding hills obscure the storage field from view from public roadways. A ridgeline separating the Los Angeles River and Santa Clara River Watersheds (see Section 4.9, “Hydrology and Water Quality”) extends along the northern border of the storage field site. This ridgeline, which is undeveloped, ranges in elevation from approximately 2,700 feet AMSL to 3,400 feet AMSL.

The existing entry road to the storage field is located approximately 500 feet north of Sesnon Boulevard. A guardhouse is located at the entrance to the facility. Sesnon Boulevard is a main road with two lanes of traffic in each direction that provides access to residential subdivisions within the Chatsworth and Granada Hills areas. Immediately across Sesnon Boulevard from where the existing guardhouse is located is a recreation facility with tennis courts and trails. Land surrounding the storage field site comprises a mix of suburban development and undeveloped mountainous terrain. Portions of the 66-kilovolt (kV) subtransmission line and Telecommunications Route #1 route run from the Santa Clarita Valley north of Newhall Pass (Figure 2-1) to the proposed Natural Substation site. This area is characterized by suburban development in the vicinity of the City of Santa Clarita and undeveloped mountainous terrain between the Sunshine Canyon Landfill and the storage field.

Telecommunications Route #2 runs between the storage field and the Chatsworth Substation. This proposed project component is characterized by mountainous, rural terrain between the storage field and State Route 118 (Ronald Reagan Freeway), where the route passes through an area of residential development before crossing beneath the freeway, and passing through another area of residential development. South of the Ronald Reagan Freeway and west of areas developed with residential uses, the route extends into hilly, rural terrain that characterizes the remainder of the alignment.

Telecommunications Route #3 comprises installation of a new fiber optic cable on existing overhead Southern California Edison (SCE) and Los Angeles Department of Water and Power wood poles and in new underground conduit from the San Fernando Substation east to tap an existing fiber optic cable within the right-of-way of an existing SCE 220-kV subtransmission line corridor. The existing San Fernando Substation is located adjacent to a high school, across the road from Brand Park, and less than 0.1 miles from both residential development and the San Fernando Mission. Telecommunications Route #3 extends from the San Fernando Substation through an area of residential development, then crosses the I-5 corridor, where it proceeds through a heavily urbanized area characterized by general commercial and additional residential development.

### 4.1.1.2 Existing Light and Glare

Current sources of nighttime light in the area are primarily from the I-5 freeway and from residential, commercial, and business areas within the Cities of Los Angeles, San Fernando, Santa Clarita, and Simi Valley. Additionally, nighttime lighting is operated at the storage field in the areas of the existing office buildings and compressor station. Nighttime lighting is also operated at the Newhall, San Fernando, and Chatsworth Substations.

### 4.1.1.3 Sensitive Viewer Groups

Sensitive viewer groups are people within or close to the proposed project component areas that could be affected by the visual changes introduced by the project. These viewers are described in terms of their exposure to the project components and levels of sensitivity. Viewer exposure considers the distance of the viewer to the project, the position of the viewer in terms of relative elevation, the direction of the view, approximate numbers of viewers, and the duration and frequency of views. Usage volume is estimated based on the size of the viewer group where quantifiable (e.g., number of residences or traffic
counts) or based on the amenities offered in the case of a recreation facility (e.g., an auditorium would have a high usage volume compared to an unstaffed park without amenities). Duration of views is estimated based on the amount of time the typical viewer would be able to see a project component. For example, a motorist on a winding road through undulating terrain would have shorter views of a project component than a motorist on a straight stretch of highway through flat terrain. Frequency of views is estimated based on the frequency with which a typical viewer would be present in the location that defines the viewer group. For example, a residential viewer group would have high view frequency compared to the relatively low view frequency of motorists or temporary visitors.

Viewer sensitivity or expectation describes a viewer’s expectation of a view based on viewer activity and awareness, any local or cultural significance of the site, and any scenic designations associated with the viewing locations, such as a scenic highway designation.

Figure 4.1-1 shows the open space and recreation areas in the vicinity of the proposed project components as well as designated scenic roadways. Table 4.1-1 lists the sensitive viewer groups associated with these and other sensitive locations; defines their geographic proximity to the project components; estimates the number of viewers, frequency of views, and duration of views; and assesses the sensitivity of each viewer group.

Table 4.1-1  Sensitive Viewer Groups in the Vicinity of the Proposed Project Components

<table>
<thead>
<tr>
<th>Viewer Group</th>
<th>Viewer Exposure</th>
<th>Usage Volume</th>
<th>Duration of Views</th>
<th>Frequency of Views</th>
<th>Viewer Sensitivity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Santa Clarita Woodlands Park</td>
<td>0.2 miles southwest of the 66-kV subtransmission line component; 1.75 miles north of Central Compressor Station site; 1.9 miles north of Natural Substation and Plant Power Line</td>
<td>Low</td>
<td>Low</td>
<td>Low</td>
<td>High</td>
</tr>
<tr>
<td>Michael D. Antonovich Open Space Preserve</td>
<td>66-kV subtransmission line component adjacent to southeastern boundary of preserve; 1.2 miles northeast of Natural Substation and Plant Power Line; 1.0 miles northeast of Central Compressor Station site</td>
<td>Low</td>
<td>Low</td>
<td>Low</td>
<td>High</td>
</tr>
<tr>
<td>O’Melveny Park</td>
<td>66-kV subtransmission line component adjacent to northwestern boundary of preserve; 1.2 miles west of the Plant Power Line and Natural Substation; 1.0 miles west of the Central Compressor Station site</td>
<td>Low</td>
<td>Low</td>
<td>Low</td>
<td>High</td>
</tr>
<tr>
<td>Holleigh Bernson Park</td>
<td>1.2 miles southwest of Natural Substation, Plant Power Line, and 66-kV subtransmission line component; 1.4 miles southwest of Central Compressor Station site</td>
<td>Low</td>
<td>Low</td>
<td>Low</td>
<td>High</td>
</tr>
<tr>
<td>Moonshine Canyon Park</td>
<td>1.0 miles southwest of Natural Substation, Plant Power Line, and 66-kV subtransmission line component; 1.2 miles southwest of Central Compressor Station site; 0.2 miles from Telecommunications Route #2</td>
<td>Low</td>
<td>Low</td>
<td>Low</td>
<td>High</td>
</tr>
<tr>
<td>Corriganville Regional Park</td>
<td>Telecommunications Route #2 traverses this park</td>
<td>Low</td>
<td>Low</td>
<td>Low</td>
<td>High</td>
</tr>
</tbody>
</table>
### Table 4.1-1: Sensitive Viewer Groups in the Vicinity of the Proposed Project Components

<table>
<thead>
<tr>
<th>Viewer Group</th>
<th>Approximate Location Relative to Project Components</th>
<th>Usage Volume</th>
<th>Duration of Views</th>
<th>Frequency of Views</th>
<th>Viewer Sensitivity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Limekiln Canyon Park</td>
<td>0.75 miles south of Central Compressor Station site; 0.7 miles south of Natural Substation, Plant Power Line, and 66-kV subtransmission line component</td>
<td>Low</td>
<td>Low</td>
<td>Low</td>
<td>High</td>
</tr>
<tr>
<td>Palisades Park</td>
<td>0.95 miles south of Central Compressor Station; 0.9 miles south of Natural Substation, Plant Power Line, and 66-kV subtransmission line component</td>
<td>Low</td>
<td>Low</td>
<td>Low</td>
<td>High</td>
</tr>
<tr>
<td>Aliso Canyon Park</td>
<td>0.8 miles southeast of Central Compressor Station site; 0.75 miles southeast of Natural Substation, Plant Power Line, and 66-kV subtransmission line component</td>
<td>Low</td>
<td>Low</td>
<td>Low</td>
<td>High</td>
</tr>
<tr>
<td>Eddleston Park</td>
<td>1.8 miles southeast of Central Compressor Station site; 1.8 miles southeast of Natural Substation, Plant Power Line, and 66-kV subtransmission line component</td>
<td>Low</td>
<td>Low</td>
<td>Low</td>
<td>High</td>
</tr>
<tr>
<td>Viking Park</td>
<td>1.75 miles southeast of Central Compressor Station site; 1.67 miles southeast of Natural Substation, Plant Power Line, and 66-kV subtransmission line component</td>
<td>Low</td>
<td>Low</td>
<td>Low</td>
<td>High</td>
</tr>
<tr>
<td>Zelzah Park</td>
<td>2.18 miles southeast of Central Compressor Station site; 2.22 miles southeast of Natural Substation, Plant Power Line, and 66-kV subtransmission line component</td>
<td>Low</td>
<td>Low</td>
<td>Low</td>
<td>High</td>
</tr>
<tr>
<td>Brand Park</td>
<td>Adjacent to San Fernando Substation and Telecommunications Route #3</td>
<td>Low</td>
<td>Low</td>
<td>Low</td>
<td>High</td>
</tr>
<tr>
<td>Mission San Fernando Rey de España</td>
<td>0.1 miles west of San Fernando Substation</td>
<td>High</td>
<td>Low</td>
<td>Low</td>
<td>High</td>
</tr>
<tr>
<td>Residents along Wiley Canyon Road in Newhall</td>
<td>Adjacent to 66-kV subtransmission line component</td>
<td>High</td>
<td>High</td>
<td>High</td>
<td>High</td>
</tr>
<tr>
<td>Residents at Crescent Valley Mobile Estates</td>
<td>Adjacent to 66-kV subtransmission line component</td>
<td>High</td>
<td>High</td>
<td>High</td>
<td>High</td>
</tr>
<tr>
<td>Residents north of Porter Ranch</td>
<td>0.7 miles southwest of Central Compressor Station site; 0.6 miles south of Natural Substation, Plant Power Line, and 66-kV subtransmission line component</td>
<td>High</td>
<td>High</td>
<td>High</td>
<td>High</td>
</tr>
<tr>
<td>Residents on Sesnon Boulevard and surrounding streets</td>
<td>Adjacent to old guardhouse and proposed road widening at entrance to storage field site. South of new guardhouse site.</td>
<td>High</td>
<td>High</td>
<td>High</td>
<td>High</td>
</tr>
<tr>
<td>Motorists on Sesnon Boulevard</td>
<td>0.75 miles southwest of Central Compressor Station site; 0.65 miles south of Natural Substation, Plant Power Line, and 66-kV subtransmission line component</td>
<td>High</td>
<td>Medium to High</td>
<td>Medium</td>
<td>High</td>
</tr>
<tr>
<td>Motorists on I-5</td>
<td>Adjacent to 66-kV subtransmission line component where component crosses I-5</td>
<td>High</td>
<td>Medium to High</td>
<td>Medium</td>
<td>Low</td>
</tr>
</tbody>
</table>
Figure 4.1-1

Viewpoints and Visual Resources

- **66-kV Subtransmission Line**
- **Telecommunications Route #1**
- **Telecommunications Route #2**

Note: Where subtransmission lines and telecommunications routes are parallel, they are shown offset for graphical purposes only. The lines would be co-located overhead on the same structures.

**Reconductoring Route (Proposed)**

- **Existing 66kV Sub Transmission Line**
- **Significant Ridgelines**
- **Parks**
- **Porter Ranch Community Boundary**
- **Crescent Valley Community**
- **Aliso Canyon Storage Field Boundary**

See Figure 2.2 for project feature details.
4.1.2 Regulatory Setting

4.1.2.1 Federal

There are no federal regulations, plans, or standards addressing aesthetics and visual resources that are applicable to the proposed project.

4.1.2.2 State

California State Scenic Highway

The California Department of Transportation administers the State Scenic Highway Program to preserve and protect scenic highway corridors from change that would diminish the aesthetic value of lands adjacent to highways (California Streets and Highways Code §260 et seq.). The State Scenic Highway System includes a list of highways that have been designated as scenic highways or are eligible for such designation. These highways are identified in Streets and Highways Code §263. The program entails the regulation of land use and density of development; attention to the design of sites and structures; attention to and control of signage, landscaping, and grading; and the undergrounding of utility lines within the view corridor of designated scenic roadways. The local jurisdiction is responsible for adopting and implementing such regulations. If a highway is listed as eligible for official designation, it is also part of the Scenic Highway System, and care must still be taken to preserve its eligible status. There are no designated or eligible state scenic highways within the viewshed of the proposed project components.

4.1.2.3 Regional and Local

Proposed project components with characteristics that have the potential to affect the aesthetics of the surrounding environment include those components that would be developed at the storage field site, the reconductoring of the 66-kV subtransmission line, and the installation of Telecommunications Route #2, including replacement of the subtransmission line tower structures and telecommunications line support structures. These project components would cross through land managed according to the County of Los Angeles General Plan, the City of Los Angeles General Plan, and the City of Santa Clarita General Plan. The goals and policies of these plans that pertain to aesthetic resources and apply to the proposed project are described below.

County of Los Angeles General Plan

The Los Angeles County General Plan was adopted in 1980 and has governed land use in unincorporated Los Angeles County for nearly 30 years. Proposed revisions to the General Plan were released in 2008 and are currently pending adoption.

The following policy from the Conservation and Open Space Element of the existing adopted General Plan applies to portions of the proposed project’s 66-kV subtransmission line reconductoring component route and Telecommunications Route #2 that traverse unincorporated Los Angeles County areas, and to the proposed Natural Substation, which would be located in an unincorporated area of Los Angeles County:

Policy 16: Protect the visual quality of scenic areas including ridgelines and scenic views from public roads, trails and key vantage points (Los Angeles County 1980).
The Scenic Highway Element of the existing adopted General Plan identifies the portion of I-5 in the vicinity of the proposed project as proposed for further evaluation for, with first priority.

**City of Los Angeles General Plan**

The City of Los Angeles General Plan was re-adopted in 2001. Chapter 6, Open Space and Conservation, of the Citywide General Plan Framework Element discusses the benefits of natural open space. The following policy would apply to portions of the proposed project component routes that traverse City of Los Angeles lands:

*Policy 6.1.2 (c): Coordinate City operation and development policies for the protection and conservation of open space resources by preserving natural view sheds, whenever possible, in hillside and coastal areas.*

The Transportation Element of the City’s General Plan designates Sesnon Boulevard and I-5 (from I-210 north to the City/County Line) as scenic highways. Figure 4.1-1 shows locally designated scenic highways in the vicinity of the project site. The following policies from the Transportation Element would apply to portions of the route of the proposed 66-kV subtransmission line reconductoring component that would traverse or be visible from City of Los Angeles lands:

*Policy 11.2: Provide for protection and enhancement of views of scenic resources along or visible from designated scenic highways through implementation of guidelines set forth in this Transportation Element.*

*Policy 11.3: Consider aesthetics and scenic preservation in the design and maintenance of designated scenic highways and of those scenic byways designated in Community Plans.*

**City of Santa Clarita General Plan**

The City of Santa Clarita General Plan, adopted on June 26, 1991, provides the framework for development in Santa Clarita. The Community Design Element of the General Plan discusses the resources that are visually and aesthetically important to the City of Santa Clarita. Specifically, this element identifies significant ridgelines as features that require protection. The Community Design Element also discusses the many transportation corridors through the Santa Clarita Valley as also serving as view corridors, in which the I-5 freeway is identified as offering scenic vistas. The following policies apply to the portions of the proposed project component routes that would traverse the City of Santa Clarita:

*Policy 5.1: Retain designated landforms, such as ridgelines, natural drainage ways, streams, rivers, valleys, and significant vegetation, especially where these features contribute to the overall community identity.*

*Policy 5.3: Where possible, incorporate attractive natural amenities, such as rock outcroppings, vegetation, streams, and drainage areas, into the development of future projects to protect the environment and provide landscape opportunities, visual interest, scale and/or recreational opportunities.*
4.1.3 Methodology and Significance Criteria

4.1.3.1 Methodology

Viewpoints for the visual analysis conducted for the proposed project were selected to represent typical views of the project components (including the 66-kV sub-transmission reconductoring, the storage field, and San Fernando Substation) and views from sensitive locations, including those discussed in Section 4.1.1.3. The location of each viewpoint with respect to the project area is shown in Figure 4.1-1. Ten viewpoint locations were used to provide a variety of perspectives and angles to assess the visual effects of the proposed project (Figures 4.1-2 through 4.1-11).

In order to assess the visual impact of the project, analysts compared the project’s potential to change the visible landscape and likely viewer responses to those changes using simulations of the project components prepared for each viewpoint. The simulations were systematically compared to the baseline conditions to determine the nature and degree of potential impacts on visual resources. The impact assessment also takes into account viewer exposure, sensitivity, and expectation, as described in Section 4.1.1.3.

The photographic visual simulations were developed from a combination of color photographs and computer-generated modeling of the project components in order to depict the approximate height, mass, and location of proposed visual changes to the existing project site. Visual simulations of the proposed tubular steel poles (TSPs) are based on the typical TSP design, as shown in Figure 2-11 (Section 2.2, “Components of the Proposed Project”). The intent of the visual simulations is to show potential changes to the area’s current visual character from the selected viewpoint locations.

Simulations were prepared for five of the viewpoints that best represent typical and sensitive views of project components. Simulations were not provided for viewpoints located further than two-thirds of a mile from the proposed project components because these components would not appear distinct at distances further than this, nor would incremental increase in tower heights be distinguishable.

For project components whose final number, configuration, and heights of proposed modifications are not yet known, simulations either were not prepared or were prepared to represent maximum possible dimensions. These include TSPs at the San Fernando Substation (Viewpoint 10, Figure 4.1-11) and those proposed along Wiley Canyon Road. TSPs along Wiley Canyon Road are proposed to be a maximum of 85 feet high, and the existing lattice steel tower (LSTs) that would be replaced along Wiley Canyon Road are approximately 40–65 feet high. The visual simulation of TSPs along Wiley Canyon Road (Viewpoint 1, Figure 4.1-3) shows the TSPs at this proposed 85-foot height. To present a worst-case scenario, heights of all existing LSTs, other than along Wiley Canyon Road, were assumed to be 100 feet tall. Because proposed TSPs could range in height from 55 feet to 150 feet, the heights of all proposed TSPs, other than those on Wiley Canyon Road, were simulated at 150 feet tall (50 percent taller than the height of existing structures).
4.1.3.2 Significance Criteria

Potential impacts on visual resources were evaluated according to the following significance criteria. The criteria were defined based on the checklist items presented in Appendix G of the California Environmental Quality Act Guidelines. The proposed project would cause a significant impact on visual resources if it would:

- Have a substantial adverse effect on a scenic vista;
- Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings, and historic buildings within a State scenic highway;
- Substantially degrade the existing visual character or quality of the site and its surroundings, or
- Create a new source of substantial light or glare that would adversely affect day or nighttime views in the area.

The County of Los Angeles, the City of Los Angeles, and the City of Santa Clarita do not have any significance criteria for visual resources in addition to those shown above.

4.1.4 Environmental Impacts and Mitigation Measures

Applicant Proposed Measures

The applicant has committed to the following applicant proposed measures (APMs) as part of the design of the proposed project. See Section 2.5, “Plans and Applicant Proposed Measures,” Table 2-8 for a full description of each APM.

- APM AE-1: Night Lighting.

Impact AE-1: **Substantial adverse effect on a scenic vista.**

*LESS THAN SIGNIFICANT*

No designated scenic vistas are located within the vicinity of the proposed project components. However, the General Plans for Los Angeles County and the Cities of Los Angeles and Santa Clarita indicate that a number of scenic vistas occur in the vicinity of the proposed project components due to the presence of large open space areas and ridgelines, both of which are noted for their scenic and aesthetic values. Areas in the vicinity of the proposed project components that could be considered scenic could include open space areas where there are existing electrical towers that would be replaced with taller structures of a different configuration, or where the proposed Natural Substation would be constructed.
Note: Where subtransmission lines and telecommunications routes are parallel, they are shown offset for graphical purposes only. The lines would be co-located overhead on the same structures.

Figure 4.1-2
Aliso Canyon Field Facility - Aesthetics
Figure 4.1-3

Viewpoint 1: Wiley Canyon Road (Facing Southeast)
Figure 4.1-4

Viewpoint 2: Towsley Canyon Park (Facing East)
Viewpoint 3: Crescent Valley Road Mobile Home Park (Facing Northwest)
Figure 4.1-7

Viewpoint 5: Michael D. Antonovich Open Space (Facing South)
Figure 4.1-9

Viewpoint 7: Aliso Canyon Gas Storage Field from O’Melveny Park (Facing Southwest)
Figure 4.1-10  **Viewpoint 8: End of Ormskirk Avenue (Facing Northwest)**

Figure 4.1-10  **Viewpoint 9: Tampa Avenue and Sesnon Boulevard (Facing North)**
Construction

During construction, the following activities would be visible to sensitive viewer groups: removal of vegetation, construction of buildings, removal of poles, grading and excavation of pole footings, replacement of poles, trenching to install underground conduit, rehabilitation of dirt roads, and the use of various types of construction-related heavy equipment. However, because the new project components at the storage field (see Section 2.2, “Components of the Proposed Project”), the Plant Power Line, and the Natural Substation would be located at least 0.5 miles from the nearest sensitive receptors (see Table 4.1-1), and impacts on visual resources associated with construction would be temporary, construction of these project components would result in short-term impacts that would not be significant. Reconductoring activity, installation of the telecommunications lines under- and aboveground, and upgrades within the existing substations would occur adjacent or within close proximity to a number of sensitive receptors (see Table 4.1-1). However, development in these areas already exists, work on the subtransmission line and telecommunications lines would not occur at any single location for extended periods of time, and all construction activity would be temporary. Therefore, construction of these project components would result in short-term impacts that would not be significant. While the guardhouse would be constructed within close proximity to some sensitive receptors located in the vicinity of the storage field entrance (Table 4.1-1), activities associated with the construction of the new guardhouse would be temporary. Therefore, construction of this project component would not result in a significant impact under this criterion.

Operation

During operation, both the Plant Power Line and the Natural Substation would be located within the storage field. The 12-kV Plant Power Line would extend for approximately 1,800 feet from the Aliso Canyon Plant Station along a ridgeline to the proposed Natural Substation site, which is located at an elevation of 2,400 AMSL in a relatively undeveloped area. The Plant Power Line would be installed on three TSPs, ranging in height from 100 to 120 feet, and the substation would employ a low-profile design. The Plant Power Line would extend away from an area characterized by industrial development toward an area of the storage field that is characterized as undeveloped open space except for the existing 66-kV subtransmission line that crosses the facility.

Although the proposed project would introduce components that would create permanent change to existing visual characteristics, this would not result in a significant impact on scenic vistas. The existing storage field is predominately undeveloped and primarily used for industrial natural gas storage activities. Views of the proposed Central Compressor Station, office building, and guardhouse would not be considered scenic due to the disturbed viewshed that already exists and includes office facilities, a compressor station, guardhouse, and paved roadways. Additionally, because the Natural Substation would be located approximately 0.5 miles from the nearest sensitive receptors in Porter Ranch and would be obscured from view by topography, vegetation, and development, the substation component of the project would not substantially degrade the existing character or quality of views. Therefore, impacts of the new project components on scenic vistas would be less than significant under this criterion.

The proposed project would also involve the reconductoring and structure replacement for several existing 66-kV subtransmission lines. Overview maps showing the existing poles that would be replaced as part of the project are shown in Appendix D and Table 2-3 lists the height (ranging from 40 to 109 feet tall) and type (wooden poles, LSTs, and H-frame structures) of the existing poles that would be replaced. The replacement poles would be TSPs ranging in height from approximately 55 to 150 feet. Approximately 8.2 miles of double-circuit 66-kV subtransmission line would be replaced between the existing Newhall Substation, located in the Santa Clarity Valley north of Newhall Pass, and the proposed...
Natural Substation site (Segments A, B, and C; see Section 2.2, “Components of the Proposed Project,” Figure 2-6). These segments of reconductoring would be installed on approximately 64 TSPs and would originate in an area characterized by suburban development before paralleling I-5, running adjacent to the Sunshine Canyon Landfill, and crossing through undeveloped mountainous terrain and entering the storage field. The proposed project would also include replacement of structures supporting Telecommunications Routes #2 and #3; replacement structures would be similar to existing structures in appearance.

Figure 4.1-1 shows open space areas and locally designated significant ridgelines in the project vicinity alongside the alignment of the proposed 66-kV subtransmission modification. As described under Impact AES-3 and shown on Viewpoints 1 through 4 and 6 (Figures 4.1-3 through 4.1-6 and 4.1-8), although the reconduced subtransmission line and telecommunications lines would be visible within open space areas and along locally designated significant ridgelines, the impact on visual resources would be less than significant because the visual change from current conditions would be very minor. As the reconductoring component of the project would require the replacement of existing electrical towers, this would result in an incremental increase in the number and height of towers, but the incremental change in tower height, type, and spacing would not substantially degrade from the existing character or quality of views. The telecommunications components would not be noticeable in most locations because they would be underbuilt on existing and new towers or installed in underground conduit. Therefore, although elements of the project would be sited along ridgelines and in undeveloped open space areas, the project would result in a less than significant impact on scenic vistas under this criterion.

Impact AE-2: Substantially damage scenic resources, including, but not limited to, trees, rock outcroppings, and historic buildings within a state scenic highway.

LESS THAN SIGNIFICANT

The proposed project would not be located within the viewshed of a designated or eligible state scenic highway. However, the Transportation Element of the City of Los Angeles’s General Plan designates Sesnon Boulevard and I-5 from I-210 north to the Los Angeles County line as scenic highways. This section of I-5 was also identified by Los Angeles County for further study in the Scenic Highway Element of the County’s General Plan. Additionally, the I-5 freeway is identified in the Santa Clarita Community Design Element as providing scenic views. As these roadways have been identified in planning documents as having scenic value, this analysis considers Sesnon Boulevard and I-5 to be similar to state scenic highways.

The only project components that would be visible from either Sesnon Boulevard or I-5 are the subtransmission line reconductoring component, Telecommunications Route #1, and the guardhouse and entry road widening element of the project. Although the Central Compressor Station, the main office and crew shift buildings, and the Natural Substation would all be located within relative proximity to Sesnon Boulevard (i.e., within less than 1 mile of the roadway), these components would not be visible due to existing development, vegetation, and topography. Telecommunications Routes #2 and #3 would add additional fiber optic line to existing poles or to poles that would be replaced by poles of the same type. Accordingly, any changes resulting from these project components would be largely indistinguishable from existing conditions. Therefore, potential impacts on visual resources are limited to construction and operation of the subtransmission line reconductoring component, Telecommunications Route #1, and the guardhouse and entry road improvements.
**Construction**

During construction, activities associated with construction of the guardhouse, widening of the entrance to the storage facility, and reconductoring would be visible to sensitive viewer groups (Table 4.1-1). As noted above, reconductoring and installation of Telecommunications Route #1 would take place within the right-of-way for the existing 66-kV subtransmission line, work on the subtransmission line would not occur at any single location for extended periods of time, all construction activity would be temporary, and any land disturbed for trenching the telecommunications line would be restored to its original condition. Therefore, construction activity associated with reconductoring and installation of the telecommunications line would not result in a significant visual impact. Similarly, while the guardhouse would be constructed within close proximity to some sensitive receptors, visual impacts associated with construction activities would be temporary in nature and would not result in a significant impact on visual resources under this criterion.

**Operation**

During operation, as shown on Figure 4.1-9, there is only one view along Sesnon Boulevard where the alignment of the existing 66-kV subtransmission line is visible. For the majority of Sesnon Boulevard, views of the existing subtransmission route are obscured by residential development. In this location, implementation of the proposed project would include replacing existing LSTs with new upgraded TSPs. The reconductoring component of the project would run adjacent to I-5 for approximately 3.5 miles in the Newhall Pass area. However, although the reconducted subtransmission line would be visible from these roadways, the impact on visual resources would be less than significant because the visual change from current conditions would be very minor. Because the reconductoring component of the project would require the replacement of existing electrical towers, the reconductoring component of the project would result in an incremental increase in the number and height of towers, but the incremental change in tower height, type, and spacing would not substantially degrade the existing character or quality of views. The fiber optic cable installed for the telecommunications components of the project would not be noticeable from these locations because it would be underbuilt on the transmission line or installed in underground conduit. Therefore, the impact of the project would be less than significant under this criterion.

**Impact AE-3:**  Substantially degrade the existing visual character or quality of the site and its surroundings.

*LESS THAN SIGNIFICANT*

**Construction**

Construction of the proposed project, including the Central Compressor Station, the office and guardhouse relocation, the Plant Power Line and Natural Substation, the subtransmission line reconductoring component, the telecommunications line components, and modifications to the existing Newhall, Chatsworth, and San Fernando Substations would result in a less than significant impact on visual character and quality.

During the 22-month construction period, the following activities would be visible to sensitive viewer groups: removal of vegetation, construction of buildings, removal of poles, grading and excavation of pole footings, replacement of poles, trenching to install underground conduit, rehabilitation of dirt roads, and the use of various types of construction-related heavy equipment (Table 4.1-1). These activities would degrade the existing visual character and quality of the construction sites and their surroundings by introducing visual clutter, including but not limited to equipment storage, exposed soils, and signage.
Potential visual impacts from construction would be greatest at the Central Compressor Station, the Natural Substation and Plant Power Line location, main office and crew-shift buildings, and guardhouse because the duration of activities and the amount of equipment and disturbance required would be greatest at these locations. Due to the temporary nature of these activities, the project would not substantially degrade the existing visual character or quality of the site and its surroundings. Additionally, these activities would not occur within close proximity of any sensitive locations and, with the exception of construction of the guardhouse, would be largely obscured from view by vegetation, development, and topography. There would be no permanent impacts on the existing visual setting as a result of construction activities.

The 66-kV subtransmission line reconductoring component of the project and installation of Telecommunications Routes #1, #2, and #3 would be visible to a greater number of sensitive viewer groups, including motorists, recreation users, and local residents; Table 4.1-1 shows the proximity of sensitive viewer groups to these project elements. However, while construction activities associated with reconductoring and installation of the telecommunications components would degrade the existing visual character and quality of the site, this would be limited in duration and there would be no permanent impacts on the existing visual setting as a result of construction activities. Therefore, under this criterion, construction of the project would result in a less than significant impact under this criterion.

Operation

Operation of the project would not substantially degrade the existing character or quality of the site and its surroundings. Specific visual impacts on the existing character and quality of the landscape are described below as seen in the simulations prepared for the aesthetic resources analysis. Figures 4.1-1 and 4.1-2 provide a key map for the location of viewpoints used in this analysis. Figures 4.1-3 through 4.1-11 depict photographs of the 10 selected existing views as well as simulated views of the proposed project for five of the viewpoint locations.

In addition to road widening to accommodate the new guardhouse and to increase access to the Aliso Canyon Storage Facility, existing roadways within the Aliso Canyon Natural Gas Storage Field would be upgraded, through grading and with excavation, access roads to the existing 66-kV subtransmission lines would be widened to allow access for construction vehicles, and a new access road would be constructed to provide access to the 12-kV Plant Power Line. One of these roadways would begin approximately 0.15 miles from Sesnon Boulevard on Tampa Road, near the location of the proposed guardhouse and extend north away from Sesnon Boulevard. A haul route loop beginning near the existing compressor station and extending toward the northeast would also be improved. This route would not be visible from public roadways. An existing 1,500-foot dirt road to the proposed Natural Substation site would be graded, paved, and widened from 12 to 18 feet, and a new 18-inch access road would be constructed from the Aliso Canyon Plant Station to the mid-point of the Plant Power Line. These features would be located approximately at the elevations listed above for the Natural Substation and the Plant Power Line. In addition, new 18-foot-wide access roads would be required along the 66-kV reconductoring routes where new structures would be installed where no structure was previously present. The 66-kV subtransmission line access roads would be constructed roughly adjacent to the right-of-way for the reconductoring component of the project.

Installation of Telecommunications Routes #2 and #3 is not discussed here because all impacts associated with installation of these telecommunications components would be temporary. These lines would be installed underground or underbuilt on already existing structures. Any structures that would be replaced would be similar or identical in appearance to existing structures. Visual impacts associated with these project components would be less than significant under this criterion.
4.1 AESTHETICS

Figure 4.1-3, Viewpoint 1: Wiley Canyon Road (Facing Southeast). Viewpoint 1 shows existing conditions and a simulation of the project at the intersection of Wiley Canyon Road at Evans Avenue/La Glorita Circle facing southeast. This viewpoint is located just south of the Newhall Substation, which is the northernmost point of the proposed substation upgrade and shows a location where the existing subtransmission line would be reconducted and strung on TSPs. Sensitive receptors at this viewpoint location are the existing residents along Wiley Canyon Road, who are considered to have high levels of both exposure and sensitivity (Table 4.1-1).

Two existing LSTs are shown in the existing conditions view, one in the foreground on the left side of the view and one in the background. Both LSTs are located in close proximity to residential housing along the high-traffic-volume Wiley Canyon Road. The visual character of this view can be described as developed suburban residential with sidewalks, large trees and shrubs lining the street, and some views of undeveloped rolling hills in the background. The existing LSTs are a dominant visual feature within this view due to their size and strong vertical lines.

In the simulated view, the existing LSTs have been replaced with TSPs. The TSPs are slightly taller than the existing LSTs (85 versus 70 feet tall, respectively) and thus represent an incrementally larger scale. However, the TSPs would introduce fewer linear elements into the view because the TSP design includes no lattice framework. This design difference creates a more streamlined appearance. Additionally, the footings of the proposed TSPs would be less intrusive to the residential properties than the four-legged LSTs. Overall, while the TSPs are incrementally taller than the existing LSTs, the general visual character of the view has not changed. The view would continue to have the dominant presence of electrical infrastructure within the suburban development. The fiber optic line that would be underbuilt on the towers at this location would not be distinguishable from the transmission conductor due to distance and the fact that the telecommunications line would be smaller. Therefore, despite the fact that viewer exposure and sensitivity is considered high for this location, the change in visual character and quality resulting from implementation of the proposed project is less than significant under this criterion.

Figure 4.1-4, Viewpoint 2: Towsley Canyon Park (Facing East). Viewpoint 2 shows existing conditions and a simulation of the project from the parking lot of Towsley Canyon Park facing east. This viewpoint shows a location where the existing subtransmission line would be reconducted and strung on TSPs and represents views of both users of Towsley Canyon Park (which is located within Santa Clarita Woodlands Park) and motorists on I-5. Although located within close proximity to where reconductoring would occur, users of Santa Clarita Woodlands Park, which encompasses Towsley Canyon Park, are considered to have a low level of viewer exposure due to lower usage levels, duration, and frequency of views. However, these viewers are considered to have a high level of sensitivity. Conversely, motorists on I-5 are considered to have a medium to high level of exposure but a low level of sensitivity (Table 4.1-1).

In the existing conditions view, the edge of a parking lot is visible in the foreground, the Old Road and some low buildings and trees are visible beyond the parking lot in the middleground, the I-5 freeway is visible beyond the trees, and there are two existing LSTs located on top of the ridge in the background. This viewpoint is located west of, and looks across, the I-5 freeway. The visual character of this view is characterized by a random distribution of trees and shrubbery over otherwise disturbed bare ground, transportation infrastructure that bisects the view and creates a horizontal line, and the dominant jagged peaks in the background topped with two LSTs, which introduce vertical linear elements into the view.

In the simulated view, the existing LSTs have been replaced with TSPs. The TSPs are slightly taller than the existing LSTs and thus represent an incrementally larger scale. However, this difference in size is
minor due to the distance between the viewpoint and the proposed tower locations. Because the structure
would be a solid mass rather than a lattice design, the TSP appears darker and creates an incrementally
stronger vertical line. However, the difference in the lines created by the LSTs and the TSPs is also
minor due to the distance between the viewpoint and the proposed tower locations. The fiber optic line
that would be underbuilt on the towers at this location would not be distinguishable from the
transmission conductor due to distance and the fact that the telecommunications line would be smaller.

These visual changes would be less than significant for both users of Santa Clarita Woodlands Park,
which encompasses Towsley Canyon Park, and motorists on I-5. While park users have a high degree of
sensitivity, viewer exposure is low. Additionally, the viewpoint location is on the edge of the parking lot
of Towsley Canyon Park, which represents the worst case scenario view because it is closest to the
proposed TSP locations. The TSPs would appear smaller or would not be visible from more distant parts
within Towsley Canyon Park. Because of the low levels of viewer exposure and because the visible
changes would be minor, the project would result in a less than significant impact on this viewer group.

While motorists on I-5 would have increased viewer exposure, the viewer sensitivity of motorists is
considered low. Because of the low sensitivity and because visible changes would be minor, the project
would result in a less than significant impact on this viewer group as well. Therefore, from this
viewpoint, the change in visual character and quality resulting from implementation of the proposed
project is less than significant under this criterion.

Figure 4.1-5, Viewpoint 3: Crescent Valley Mobile Home Park (Facing Northwest). Viewpoint 3
shows existing conditions and a simulation of the project from a street within the Crescent Valley Mobile
Home Park, facing northwest. The Crescent Valley Mobile Home Park is located within a small canyon.
There are two existing LSTs on the hills that surround the canyon, and the conductor from the existing
subtransmission line spans the mobile home park. One of the existing LSTs is shown in Viewpoint 3.
Sensitive receptors at this viewpoint location are the existing residents within the mobile home park
community, who are considered to have a high level of exposure and a high level of sensitivity.

The existing conditions view shows a quasi-rural area, which is characterized by a combination of
undeveloped land and a mobile home, roadway, and manicured vegetation. The foreground of the view is
dominated by the road that diagonally bisects the view and the vertical elements of the landscaping in
front of the mobile home. The middleground of the view is dominated by the existing LST. All three of
these features create strong linear elements in the view.

In the simulated view, the existing LST has been replaced with a TSP. The TSPs are slightly taller than
the existing LSTs and thus represent an incrementally larger scale. However, the TSPs would introduce
fewer linear elements into the view because the TSP design includes no lattice framework. This design
difference creates a more streamlined appearance. The fiber optic line that would be underbuilt on the
towers at this location would not be distinguishable from the transmission conductor due to distance and
the fact that the telecommunications line would be smaller. While the viewer exposure and sensitivity at
this location are both high, the overall contrast introduced by the project would be very minor. Therefore,
from this viewpoint location, the impact of the project is less than significant under this criterion.

Figure 4.1-6, Viewpoint 4: Michael D. Antonovich Open Space Trailhead (Facing East). Viewpoint
4 shows existing conditions and a simulation of the project from the trailhead to the Michael D.
Antonovich Open Space, facing east. This viewpoint is located west of, and looks across, the I-5 freeway.
Sensitive receptors at this viewpoint location are Michael D. Antonovich (MDA) Open Space trail users,
who are considered to have high sensitivity levels and low levels of viewer exposure, and motorists on
I-5, who are considered to have low sensitivity levels and high levels of viewer exposure.
As shown in the existing conditions view, there are two existing LSTs situated along the ridgeline that forms the viewed site’s horizon. The view is characterized by undeveloped hillsides with views of the San Gabriel Mountains in the distance and the I-5 freeway and the Old Road in the foreground. The undeveloped hillsides and the jagged ridgeline that forms the horizon are the dominant visual features. The clutter of construction spoils and vehicular traffic in the foreground detracts from the congruity of these background views, as does the vertical linear element of the two existing LSTs in the view.

In the simulated view, the existing LSTs have been replaced with TSPs. The TSPs are slightly taller than the existing LSTs and thus represent an incrementally larger scale. However, this difference in size is minor due to the distance between the viewpoint and the proposed tower locations. Because the structure would be a solid mass rather than a lattice design, the TSP appears darker and creates an incrementally stronger vertical line. However, the difference in the lines created by the LSTs and the TSPs is also minor due to the distance between the viewpoint and the proposed tower locations. The fiber optic line that would be underbuilt on the towers at this location would not be distinguishable from the transmission conductor due to distance and the fact that the telecommunications line would be smaller.

These visual changes would be less than significant for both users of the MDA Open Space area and for motorists on I-5. While park users have a high degree of sensitivity, viewer exposure is low. Additionally, the viewpoint location is on the edge of the park, which represents the worst case scenario view because it is closest to the proposed TSP locations. The TSPs would appear smaller or would not be visible from more distant parts within the park. Because of the low levels of viewer exposure and because the visible changes would be minor, the project would result in a less than significant impact on this viewer group. While motorists on I-5 would have increased viewer exposure, the viewer sensitivity of motorists is considered low. Because of the low sensitivity and because visible changes would be minor, the project would result in a less than significant impact on this viewer group as well. Therefore, from this viewpoint, the change in visual character and quality resulting from implementation of the proposed project is less than significant under this criterion.

Figure 4.1-7, Viewpoint 5: Michael D. Antonovich Open Space (Facing South). Viewpoint 5 shows existing conditions from the trail within the MDA Open Space, facing south. This viewpoint is located near the middle of the MDA Open Space and was selected as a viewpoint because it is one of the few locations on the trail where this section of the 66-kV subtransmission alignment is visible. Sensitive receptors at this viewpoint location are MDA Open Space trail users, who are considered to have high sensitivity levels and low levels of viewer exposure.

There are two existing LSTs in this view: one located on the highest part of the ridge in the middle of the view and the other lower on the ridge to the left of the first LST. The view from this location is characterized by landscape and vegetation views ranging from vibrant to dark with dense vegetation in the background and patchy vegetation in the foreground. The terrain slopes gently toward the photographed location. The LSTs do not attract the viewer’s attention, and they create a weak linear line in the background. The fiber optic line that would be underbuilt on the towers at this location would not be distinguishable from the transmission conductor due to distance and the fact that the telecommunications line would be smaller.

The impact of the project on visual resources for this location would be similar to the impact discussed for Viewpoint 4. While the TSPs would be slightly taller and would appear as a more solid mass, due to the extreme distances between trail users and the existing LSTs, the visual change would be minor. Additionally, while viewer sensitivity at this location would be high, viewer exposure would be low. Because of the low levels of viewer exposure and because the visible changes would be minor from this...
Figure 4.1-8, Viewpoint 6: O’Melveny Park (Facing Northeast). Viewpoint 6 shows existing conditions and a simulation of the project from O’Melveny Park, facing northeast. This viewpoint is located near the westernmost border of O’Melveny Park. Sensitive receptors at this viewpoint location are O’Melveny Park users, who are considered to have high sensitivity levels and low levels of viewer exposure.

The existing conditions view contains existing LSTs, one in the foreground and the other on the ridge in the middleground. The view from this location is characterized by largely undeveloped hillsides and ridges with views of the Sunshine Canyon Landfill beyond the nearest ridge and the San Gabriel Mountains in the distance. Existing electrical infrastructure is visible in this view; however, the undeveloped hillside and the line created by the ridgeline in the middle of the view dominates the viewshed.

In the simulated view, the existing LSTs have been replaced with TSPs. While the TSPs would be slightly taller and would appear as a more solid mass, the visual character of the view has not changed substantially because the undeveloped hillside and ridgeline in the middle of the view continues to be the dominant feature. The fiber optic line that would be underbuilt on the towers at this location would not be distinguishable from the transmission conductor due to distance and the fact that the telecommunications line would be smaller than the transmission conductor it would be attached to. Additionally, while viewer sensitivity at this location would be high, viewer exposure would be low. Because of the low level of visual change, and because visible changes would be minor from this view location, the change in visual character and quality resulting from implementation of the proposed project is less than significant under this criterion.

Figure 4.1-9, View Point 7: Aliso Canyon Gas Storage Field from O’Melveny Park (Facing Southwest). Viewpoint 6 shows existing conditions and a simulation of the project from the extreme western edge of O’Melveny Park, facing southwest. This viewpoint was selected because this western portion of O’Melveny Park is the only public area with views of the storage field property. Sensitive receptors from this location include visitors to O’Melveny Park, who are considered to have high sensitivity levels and low levels of viewer exposure.

The project elements that would be visible in this view include the Central Compressor Station (consisting of three new electric-driven compressor trains), proposed Natural Substation with the proposed Plant Power Line serving the proposed Central Compressor Station, and the relocated onsite office trailers and guardhouse. The visual character of this view can be described as largely undeveloped undulating hillsides and ridges in the background with an industrial plant on the floor of the canyon. The industrial appearance of the plant distracts from the open space character of the view.

The simulated view shows the three poles associated with the Plant Power Line that would extend from the Natural Substation to the proposed Central Compressor Station, which is visible in the lower central part of the view. The poles are difficult to discern due to their distance from the viewpoint location. The proposed Natural Substation would be located behind the ridge upon which the most distant proposed Plant Power Line pole would be located. The ridge would block the view of the proposed substation. Additionally, these visual changes would be similar to the appearance of existing development within the canyon. The change in the view would be very minor, and the overall visual character of this view would remain similar to the existing conditions. Moreover, while viewer sensitivity is considered high, viewer exposure levels are considered low for this location. Because visual changes would be minor, because
these changes would mimic the appearance of existing development within the canyon, and because viewer exposure is low, from this view location, the change in visual character and quality resulting from implementation of the proposed project is less than significant under this criterion.

Figure 4.1-10 (Top), View Point 8: End of Ormskirk Avenue (Facing Northwest). Viewpoint 8 shows existing conditions from the end of Ormskirk Avenue within the Los Angeles City community of Porter Ranch, facing northwest. This viewpoint was selected because it is one of two locations within the residential community of Porter Ranch where the alignment of the proposed SCE 66-kV sub-transmission modification is visible. Sensitive receptors at this viewpoint include residents and visitors of Porter Ranch, who are considered to have high levels of both sensitivity and exposure.

There are two existing LSTs in this view, located near the top of the hill in the middle of the view. The view is characterized by gently rolling undeveloped hillsides with a fine texture created by dense grasses in the foreground and middleground and patchier vegetative cover in the background. While viewer exposure and sensitivity for this location are considered high, due to the distances between private residences and the existing LSTs, replacement of the LSTs with TSPs would result in a very minor change to this view. The fiber optic line that would be underbuilt on the towers at this location would not be distinguishable from the transmission conductor due to distance and the fact that the telecommunications line would be smaller than the transmission conductor it would be attached to. Therefore, from this view location, the change in visual character and quality resulting from implementation of the proposed project is less than significant under this criterion.

Figure 4.1-10 (Bottom), Viewpoint 9: Tampa Avenue and Sesnon Boulevard (Facing North). Viewpoint 9 shows existing conditions from the intersection of Tampa Avenue and Sesnon Boulevard within the Los Angeles City community of Porter Ranch, facing north. This viewpoint was selected because it is one of two locations within the residential community of Porter Ranch where the alignment of the proposed SCE 66 kV sub-transmission modification is visible and because it is the only location of the alignment visible from Sesnon Boulevard. Sensitive receptors at this viewpoint include residents of Porter Ranch and motorists on Sesnon Boulevard. Porter Ranch residents are considered to have high levels of both exposure and sensitivity, and motorists on Sesnon Boulevard are considered to have high levels of sensitivity and medium to high levels of exposure.

There are two existing visible LSTs in this view; both are located near the top of the hill in the middle of the view and motorists on Sesnon Boulevard. Similar to the view from Viewpoint 8, Viewpoint 9 is characterized by gently rolling undeveloped hills with a mix of fine texture created by dense grasses punctuated by dark green trees and shrubs. As described for Viewpoint 8, due to the distances between private residences/motorists on Sesnon Boulevard and the existing LSTs, replacement of the LSTs with TSPs would result in a very minor change to this view. The Natural Substation would not be visible from this location. The fiber optic line that would be underbuilt on the towers at this location would not be distinguishable from the transmission conductor due to distance and the fact that the telecommunications line would be smaller than the transmission conductor it would be attached to. Therefore, from this view location, the change in visual character and quality resulting from implementation of the proposed project is less than significant under this criterion.

Figure 4.1-11, View Point 10: San Fernando Substation (Facing Northwest). Viewpoint 10 shows existing conditions at the San Fernando Substation taken from Brand Park, facing northwest. The San Fernando Substation is located just west of the I-5 freeway on San Fernando Mission Boulevard. Sensitive receptors at this viewpoint location are park users at Brand Park, which is separated from the substation by San Fernando Mission Boulevard, residences located along San Fernando Mission Boulevard, and visitors to the Mission San Fernando Rey de España, which is located just west of the
substation. The San Fernando Mission is a building of historic significance and is listed as a national
historic landmark and a California historical landmark on the National Register of Historic Places and the
California Office of Historic Preservation, respectively. The San Fernando Substation is visible from the
approach and entrance to the San Fernando Mission. Viewer sensitivity at Brand Park is high, and viewer
exposure is considered low. Viewer sensitivity at the San Fernando Mission is considered high, and
viewer exposure ranges from low to high.

The view is characterized by industrial uses, dominated by the cluttered appearance of the existing
substation and the lines created by the multiple transmission lines connecting to the substation. Other
elements in the viewshed include the greens of trees in the foreground, middleground, and background;
the road that creates a horizontal line across the foreground; and a structure to the right of the substation.

The fiber optic line that would be underbuilt on the towers at this location would not be distinguishable
from the transmission conductor due to distance and the fact that the telecommunications line would be
smaller than the transmission conductor it would be attached to. Overall, the general visual character of
the view would not change, as the appearance of electrical infrastructure within an urban environment
would continue to dominate the view. Therefore, from this view location, the change in visual character
and quality resulting from implementation of the proposed project is less than significant under this
criterion.

Impact AE-4: Create a new source of substantial light or glare which would adversely
affect day or nighttime views in the area.

LESS THAN SIGNIFICANT

Construction of the proposed project would occur during daylight hours under normal circumstances.
However, there is a possibility that construction would occur at night, requiring temporary artificial
illumination. The applicant would implement APM AE-1 to orient the lights in a manner that minimized
their effects on any nearby sensitive receptors. With implementation of APM AE-1, light and glare
impacts related to construction would be less than significant under this criterion.

Operation of the proposed project would not introduce any new sources of substantial light or glare that
could adversely affect day or nighttime views in the area. The proposed Natural Substation would not
include night lighting; the facility would be an unmanned substation; and night lighting would not be
required during general operations. Night lighting would only occur during rare occurrences of night
repair activities and would not be visible from any public receptor locations.

Outdoor lighting installed for the proposed office and crew-shift buildings would be controlled by
photocells that would automatically turn on at night and off during the day. Lighting inside the main
office and crew-shift buildings would be controlled automatically by occupancy sensors. Exterior
lighting for the guardhouse would also be controlled automatically by photocells. Lighting would also be
installed for the Central Compressor Station. However, the facilities proposed within the storage field
would be located adjacent to existing facilities with similar lighting; therefore, the installation of lighting
for the proposed main office and crew-shift building, guardhouse, and Central Compressor Station
represent an incremental increase in source of light rather than a new source of light. Additionally, as
discussed previously, the project components located in the storage field site would be located within a
valley surrounded by hills that would obscure views for the majority of sensitive receptors. Therefore,
impacts to visual resources would be less than significant under this criterion.
References


4.2 Agriculture and Forestry Resources

This section describes the environmental and regulatory settings and discusses potential impacts associated with the construction and operation of the proposed project with respect to agriculture and forestry resources.

4.2.1 Environmental Setting

In Los Angeles County, agriculture accounted for a gross value of approximately $270,915,000 in 2006 (Los Angeles County Farm Bureau 2008). The county primarily produces ornamental trees and shrubs, bedding plants, root vegetables, orchard fruit, and alfalfa hay, with nursery products being the number one crop. Although much of the county is developed, according to the California Department of Conservation (CDC), an estimated 229,475 acres are suitable for grazing lands (CDC 2009a).

According to the California Farm Bureau Federation, the value of Los Angeles County agriculture ranked 32nd in California in 2009 (California Farm Bureau Federation 2009a).

In Ventura County, agriculture accounted for a gross value of approximately $1,623,857,000 in 2009, a 0.7 percent increase from 2008 (Ventura County Farm Bureau 2009). The leading crop in this county is strawberries, with an estimated value of $515,406,000. According to the California Farm Bureau Federation, the value of Ventura County agriculture ranked eighth in California in 2009 (California Farm Bureau Federation 2009b).

Section 21060.1 of the California Environmental Quality Act (CEQA) defines agricultural land as “prime farmland, farmland of statewide importance, or unique farmland, as defined by the United States Department of Agriculture land inventory and monitoring criteria, as modified for California.” The State of California requires lands to have been irrigated at some point in the four years prior to being classified as Prime Farmland or Farmland of Statewide Importance (CDC 2007). Approximately 2 percent of the total acreage of Los Angeles County (Table 4.2-1) and 10 percent of the total acreage of Ventura County (Table 4.2-2) is classified as Prime Farmland, Farmland of Statewide Importance, Unique Farmland, or Farmland of Local Importance (Important Farmland).

### Table 4.2-1 Summary of Important Farmland in Los Angeles County

<table>
<thead>
<tr>
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<th>Inventoried Acreage in Los Angeles County</th>
<th>Percent of Total Acreage in Los Angeles County</th>
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<tbody>
<tr>
<td>Prime Farmland</td>
<td>32,408</td>
<td>2%</td>
</tr>
<tr>
<td>Farmland of Statewide Importance</td>
<td>1,228</td>
<td>&lt; 1%</td>
</tr>
<tr>
<td>Unique Farmland</td>
<td>1,178</td>
<td>&lt; 1%</td>
</tr>
<tr>
<td>Farmland of Local Importance</td>
<td>7,193</td>
<td>&lt; 1%</td>
</tr>
<tr>
<td>Important Farmland Total</td>
<td>42,007</td>
<td>2%</td>
</tr>
</tbody>
</table>

Sources: ¹CDC 2009a, ²California Association of Counties 2010

### Table 4.2-2 Summary of Important Farmland in Ventura County

<table>
<thead>
<tr>
<th></th>
<th>Inventoried Acreage in Ventura County</th>
<th>Percent of Total Acreage in Ventura County</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prime Farmland</td>
<td>43,790</td>
<td>4%</td>
</tr>
<tr>
<td>Farmland of Statewide Importance</td>
<td>33,841</td>
<td>3%</td>
</tr>
<tr>
<td>Unique Farmland</td>
<td>28,643</td>
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</tr>
<tr>
<td>Farmland of Local Importance</td>
<td>16,218</td>
<td>1%</td>
</tr>
<tr>
<td>Important Farmland Total</td>
<td>122,492</td>
<td>10%</td>
</tr>
</tbody>
</table>

Sources: ¹CDC 2009b, ²California Association of Counties 2010
As shown on Figure 4.10-2 (see Section 4.10, “Land Use and Planning”), the vast majority of land within the areas of the proposed project components in Los Angeles County has a zoning designation of A-2 (Heavy Agriculture). According to the county zoning code, the A-2 district is intended to accommodate a variety of agricultural uses. Permitted uses include dairies, crop fields, animal hospitals, greenhouses, and the grazing of cattle, horses, sheep, llamas, and goats. Other permitted uses include oil wells and “the storage, handling, recycling and transportation of oil, gas and water to and from the premises” (Los Angeles County 2010). Under the A-2 district, “electric distribution substations, electric transmission substations and generating plants” are considered permitted uses, provided a conditional use permit has been obtained. The Aliso Canyon Storage Field (storage field) is zoned for A-2 Heavy Agriculture use; however, it is not designated Prime Farmland and is not currently being used for agriculture. According to the County of Los Angeles General Plan (2008), Figure 6.4, Agricultural Resource Areas, the storage field has been primarily identified as an “unincorporated area” surrounded by grazing lands.

Telecommunications Route #1 and the majority of the existing SCE 66-kilovolt subtransmission line route passes through county lands zoned as A-2 Heavy Agriculture (82.72 acres), and a small portion (less than half of one acre) crosses City of Los Angeles lands zoned A-1 Agricultural. Telecommunications Route #3 does not pass through lands zoned for agricultural uses.

Telecommunications Route #2 crosses land in both unincorporated Ventura County and the City of Simi Valley. Those parcels within unincorporated Ventura County are designated Open Space and Existing Community according to the Ventura County General Plan and zoned for Open Space (OS), Rural Agricultural (RA), and Agricultural Exclusive (AE). The parcels within the City of Simi Valley that are crossed by the telecommunications route are all zoned for Open Space (OS). Figure 4.10-2 depicts General Plan land use and Figure 4.10-3 depicts zoning (see Section 4.10, “Land Use and Planning”). The RA zoning district is intended “to provide for and maintain a rural setting where a wide range of agricultural uses are permitted while surrounding residential land uses are protected,” and the AE zoning district is intended “to preserve and protect commercial agricultural lands as a limited and irreplaceable resource, to preserve and maintain agriculture as a major industry in Ventura County and to protect these areas from the encroachment of nonrelated uses which, by their nature, would have detrimental effects upon the agriculture industry” (Ventura County Zoning Ordinance). Within lands zoned AE, maintenance and routine/minor repairs to buildings (provided there are no structural alterations) are allowable and are exempt from obtaining a Zoning Clearance approval.

Because of limits on uses related to regional topography, several designated agricultural areas within the proposed project component areas are not currently used for agricultural purposes (City of Santa Clarita 2009). The proposed project components do not traverse any Prime Farmland, Unique Farmland, or Farmland of Statewide or Local Importance or forest land or timberland. No Williamson Act contracted lands are present in the project area.

4.2.2 Regulatory Setting

4.2.2.1 Federal

Congress passed the Farmland Protection Policy Act (FPPA) in 1981 in response to a substantial decrease in the amount of open farmland (7 United States Code [U.S.C.] 4201 et seq.). Under the FPPA, the Secretary of Agriculture established criteria for use by federal agencies to consider effects on farmland. As stipulated by the FPPA, federal agencies are to: (1) use the criteria to identify and account for the adverse effects of their programs on the preservation of farmland; (2) consider alternative actions, as appropriate, that could lessen adverse effects; and (3) ensure that their programs, to the extent practicable, are compatible with state, units of local government, and private programs and policies to protect farmland (7 U.S.C. 658.1).
4.2.2.2 State

Conservation of agricultural land in California is supported at the state level through the Division of Land Resource Protection and specifically through the Farmland Mapping and Monitoring Program (FMMP) and the California Land Conservation Act of 1965 (commonly referred to as the Williamson Act). For the FMMP, U.S. Department of Agriculture soils surveys and existing land use observations recorded during even-numbered years are used to determine the nature and quality of farmland in 10-acre minimum units across the state. FMMP mapping categories for the most important statewide farmland include Prime Farmland, Farmland of Statewide Importance, and Unique Farmland. Other classifications include Farmland of Local Importance and Grazing Land. FMMP data are used in elements of some county and city general plans and associated environmental documents as a way of assessing the impacts of development on farmland and in regional studies for assessing impacts due to agricultural land conversion.

The Williamson Act enables local governments to enter into ongoing, minimum 10-year contracts with private landowners for the purpose of restricting specific parcels of land to agricultural or compatible uses. In return, restricted parcels are assessed for property tax purposes at a rate consistent with their actual farming and open space uses, as opposed to potential market value.

4.2.2.3 Regional and Local

Lands within the proposed project area are administered by the County of Los Angeles, City of Los Angeles, City of Santa Clarita, City of San Fernando, and Ventura County. The section below provides an overview of regional and local plans, policies, and regulations that pertain to agriculture. The City of Los Angeles General Plan Framework and Community Plans, Santa Clarita Valley Area Plan, and the City of Santa Clarita General Plan do not contain policies related to agriculture that are applicable to the proposed project. For more information about land use policies related to the proposed project, see Section 4.10, “Land Use and Planning.”

County of Los Angeles

The adopted 1980 County of Los Angeles General Plan Land Use Element includes Land Use Policy Statement 21, which is intended to “[p]rotect identified Potential Agricultural Preserves by discouraging inappropriate land division and allowing only use types and intensities compatible with agriculture” (Los Angeles County 1993). In addition, according to the Land Use Element, compatible uses within the Open Space land use classification include a variety of agricultural, recreational, mineral extraction, and public and semi-public activities and services. Compatible uses within non-urban hillside management areas (lands characterized by natural slopes of 25 percent or greater) include certain industrial, extractive, agricultural, and public uses, which can be appropriately located in remote hillside areas.

County of Ventura

The Farmland Resources section of the Ventura County General Plan (Ventura County 2010) contains several goals and policies related to agriculture. In particular, Goal 1 is to “[p]reserve and protect irrigated agricultural lands as a nonrenewable resource to assure the continued availability of such lands for the production of food, fiber and ornamentals.” In addition, the following policies may be applicable:

**Policy 1:** Discretionary development located on land designated as Agricultural (see Land Use Chapter) and identified as Prime Farmland or Farmland of Statewide Importance on the State’s Important Farmland Inventory, shall be planned and designed to remove as little land as possible from potential agricultural production and to minimize impacts on topsoil.
**Policy 6:** Discretionary development adjacent to Agricultural-designated lands shall not conflict with agricultural use of those lands.

In addition, the Public Facilities and Services Chapter of the Ventura County General Plan contains one policy related to agriculture, stipulating that “[a]ll transmission lines should be located and constructed in a manner which minimizes disruption of … agricultural activities” (Policy 4.5.2 [2], Ventura 2010).

### 4.2.3 Methodology and Significance Criteria

Potential impacts on agricultural and forest resources were evaluated according to the following significance criteria. The criteria were defined based on the checklist items presented in Appendix G of the CEQA Guidelines. The proposed project would cause a significant impact on agricultural resources if it would:

- a) Conflict with existing zoning for agricultural use or a Williamson Act contract; or
- b) Involve other changes in the existing environment which, due to their location or nature, could result in conversion of Farmland to nonagricultural use or conversion of forest land to non-forest use.

Appendix G of the CEQA Guidelines also includes the following checklist items:

- Convert Prime Farmland, Unique Farmland, or Farmland of Statewide Importance, as shown on the maps prepared pursuant to the Farmland Mapping and Monitoring Program of the California Resources Agency, to nonagricultural use;
- Conflict with existing zoning for, or cause rezoning of, forest land (as defined in Public Resources Code section 12220(g)), timberland (as defined by Public Resources Code section 4526), or timberland zoned Timberland Production (as defined by Government Code section 51104(g)); and
- Result in the loss of forest land or conversion of forest land to non-forest use.

The proposed project, however, would not disturb lands designated as Prime, Unique, or Statewide Importance; or forest land or timberland; or land zoned for forest land or timberland. In addition, the proposed project would not conflict with existing zoning for or cause rezoning of forest land or timberland because no such land is traversed by any proposed project components. In addition, no Williamson Act contracted lands are present in the area of the proposed project components. Therefore, these items are not applied as criteria in the analysis of environmental impacts presented in the following section.

### 4.2.4 Environmental Impacts and Mitigation Measures

**Applicant Proposed Measures**

The applicant has not proposed any applicant proposed measures related to agricultural or forest resources.

**Impact AG-1:** Conflict with existing zoning for agricultural use. 

*LESS THAN SIGNIFICANT*

The proposed project would temporarily disturb up to 174.66 acres of land zoned Agriculture, and up to 50.18 acres of land zoned Open Space in Los Angeles and Ventura Counties; however, the proposed...
project components would be located within existing SCE rights-of-way where land is not currently being
used for active agricultural purposes, and/or entirely on previously disturbed land that would revert to its
previous use after construction. Therefore, this impact would be less than significant without mitigation
under this criterion.

Impact AG-2: Conversion of Farmland to nonagricultural use or conversion of forest land
to non-forest use.

LESS THAN SIGNIFICANT

The proposed project would temporarily disturb up to 174.66 acres of land zoned Agriculture and up to
50.18 acres of land zoned Open Space in Los Angeles and Ventura counties; however, the proposed
project components would not disturb land used for active agricultural purposes. Further, land would
revert back to previous use after construction. In addition, the proposed project does not traverse land
zoned as forest land or timberland. Therefore, this impact would be less than significant without
mitigation under this criterion.

References


California Farm Bureau Federation. 2009a. Los Angeles County Farm Bureau Statistics.

  County PDF Maps, “Los Angeles Important Farmland 2008.”
  Farmland 2008.”
  http://www.consrv.ca.gov/dlrp/fmmp/mccu/Pages/map_categories.aspx. Accessed March 31,
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  Accessed April 2009.

City of Santa Clarita. 2009. South Santa Clarita Sphere of Influence Amendment, Annexation and
Prezone Draft EIR. Agricultural Resources: p. 3-20 – 3-22.


4.3 Air Quality

This section describes the environmental and regulatory settings and discusses potential impacts associated with the construction and operation of the proposed project with respect to air quality resources.

4.3.1 Environmental Setting

Air quality is dependent on the quantities of air pollutants emitted from human-made and natural sources, as well as surface topography and prevailing meteorological conditions. California is divided into 15 air basins that were established by grouping counties or portions of counties with similar geographic and/or meteorological features. Most of the proposed project components are located in western Los Angeles County, and some are located in eastern Ventura County. These areas are part of the South Coast Air Basin, which comprises all of Orange County and the non-desert portions of Los Angeles, San Bernardino, and Riverside Counties.

4.3.1.1 Climate

The distinctive climate of the South Coast Air Basin is determined by its terrain and geographical location. The basin is made up of a coastal plain with connecting broad valleys and low hills and is bounded by the Pacific Ocean in the southwest quadrant. High mountains form the remainder of the perimeter of the basin. The general region lies in the semi-permanent high pressure zone of the eastern Pacific Ocean. As a result, the climate is mild, tempered by cool sea breezes. This usually mild climate is interrupted infrequently by periods of extremely hot weather, winter storms, or Santa Ana winds. The annual average temperature varies little throughout the South Coast Air Basin, averaging 62 degrees Fahrenheit (°F). However, the eastern portion of the basin has a less pronounced oceanic influence, and thus exhibits greater variability in annual and maximum temperatures. The City of San Bernardino, for example, has an annual average temperature range from 37°F to 97°F, while the City of Santa Monica has an annual range between 47°F to 75°F. All portions of the basin have recorded maximum temperatures above 100°F. January is usually the coldest month, and July and August are usually the warmest months (SCAQMD 1993).

Almost all of the rainfall in the South Coast Air Basin falls between November and April. Summer rainfall is normally restricted to widely scattered thundershowers near the coast and slightly heavier showers in the east and over the mountains. Annual average rainfall varies from approximately 9 inches in Riverside to 14 inches in downtown Los Angeles, but heavier rainfall totals are measured at foothill locations. Monthly and yearly rainfall totals are extremely variable. Rainy days vary from five to 10 percent annually in the basin, with a higher frequency of such days near the coast. Downtown Los Angeles wind speeds average approximately six miles per hour (mph) with little seasonal variation. Summer wind speeds average slightly higher than winter wind speeds. Inland areas record slightly lower wind speeds than downtown Los Angeles, while coastal wind speeds average about two mph higher than those in downtown Los Angeles. The dominant daily wind pattern is a daytime sea breeze (predominantly from the southwest) and a nighttime land breeze (predominantly from the northeast). This regime is broken only by occasional winter storms and infrequent strong northeasterly Santa Ana flows from the mountains and deserts north of the air basin (SCAQMD 1993).

4.3.1.2 Ambient Air Quality

The topography and climate of Southern California combine to make the South Coast Air Basin an area of high air pollution potential. During the summer months, a warm air mass frequently descends over the
cool, moist marine layer produced by the interaction between the ocean’s surface and the lowest layer of the atmosphere. The warm upper layer forms a cap over the cool marine layer and inhibits the pollutants in the marine layer from dispersing upward; light winds during the summer can also further limit ventilation. Sunlight then triggers the photochemical reactions which produce ozone (SCAQMD 2007a).

**Air Pollutants**

The United States Environmental Protection Agency (EPA) has set National Ambient Air Quality Standards (NAAQS) for widespread pollutants from numerous and diverse sources considered harmful to public health and the environment. Primary standards set limits to protect public health, including the health of “sensitive” populations such as asthmatics, children, and the elderly. Secondary standards set limits to protect public welfare, including protection against visibility impairment; and damage to animals, crops, vegetation, and buildings. The EPA periodically reviews the science upon which the standards are based and the standards themselves. The EPA has set NAAQS for seven principal pollutants, which are called “criteria” pollutants:

- Carbon monoxide (CO);
- Lead;
- Nitrogen dioxide (NO2);
- Ozone;
- Particulate matter less than or equal to 10 microns in diameter (PM10);
- Particulate matter less than or equal to 2.5 microns in diameter (PM2.5); and
- Sulfur dioxide (SO2).

Ozone is not emitted directly from emission sources but rather created near ground level by a chemical reaction between oxides of nitrogen (NOx) and reactive organic gas (ROG) in the presence of sunlight. As a result, NOx and ROGs are often referred to as ozone precursors and are regulated as a means to prevent ground-level ozone formation. ROGs are sometimes also referred to as volatile organic compounds (VOCs).

The State of California has established California Ambient Air Quality Standards (CAAQS) for these criteria pollutants, as well as ambient air quality standards for sulfates, hydrogen sulfide (H2S), vinyl chloride, and visibility-reducing particles (VRPs). NAAQS and CAAQS are summarized in Table 4.3-1.

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Averaging Time</th>
<th>NAAQS(^a)</th>
<th>CAAQS(^b)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Primary</td>
<td>Secondary</td>
<td></td>
</tr>
<tr>
<td>CO</td>
<td>8-hour</td>
<td>9 ppm</td>
<td>–</td>
</tr>
<tr>
<td></td>
<td>1-hour</td>
<td>35 ppm</td>
<td>–</td>
</tr>
<tr>
<td></td>
<td>1-month (rolling average)</td>
<td>0.15 µg/m(^3)</td>
<td>0.15 µg/m(^3)</td>
</tr>
<tr>
<td></td>
<td>Quarterly</td>
<td>1.5 µg/m(^3)</td>
<td>1.5 µg/m(^3)</td>
</tr>
<tr>
<td></td>
<td>30-day</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Lead</td>
<td>Annual</td>
<td>0.053 ppm</td>
<td>0.053 ppm</td>
</tr>
<tr>
<td></td>
<td>1-hour</td>
<td>0.100 ppm(^c)</td>
<td>–</td>
</tr>
<tr>
<td>NO(_2)</td>
<td>8-hour</td>
<td>0.075 ppm(^d) (0.08 ppm(^e))</td>
<td>0.075 ppm(^d) (0.08 ppm(^e))</td>
</tr>
<tr>
<td></td>
<td>1-hour</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Ozone</td>
<td>8-hour</td>
<td>0.075 ppm(^d) (0.08 ppm(^e))</td>
<td>0.070 ppm</td>
</tr>
<tr>
<td></td>
<td>1-hour</td>
<td>–</td>
<td>–</td>
</tr>
</tbody>
</table>

---

\(^a\) NAAQS is the National Ambient Air Quality Standards.

\(^b\) CAAQS is the California Ambient Air Quality Standards.

\(^c\) Epidemiologically significant.

\(^d\) Annual average.

\(^e\) Daily maximum.
### Table 4.3-1 Summary of National and California Ambient Air Quality Standards

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>Averaging Time</th>
<th>Primary</th>
<th>Secondary</th>
<th>CAAQS&lt;sup&gt;b&lt;/sup&gt;</th>
</tr>
</thead>
<tbody>
<tr>
<td>PM₁₀</td>
<td>Annual</td>
<td>–</td>
<td>–</td>
<td>20 µg/m³</td>
</tr>
<tr>
<td></td>
<td>24-hour</td>
<td>150 µg/m³&lt;sup&gt;f&lt;/sup&gt;</td>
<td>150 µg/m³&lt;sup&gt;f&lt;/sup&gt;</td>
<td>50 µg/m³</td>
</tr>
<tr>
<td>PM₂.₅</td>
<td>Annual</td>
<td>15.0 µg/m³&lt;sup&gt;g&lt;/sup&gt;</td>
<td>15.0 µg/m³&lt;sup&gt;g&lt;/sup&gt;</td>
<td>12 µg/m³</td>
</tr>
<tr>
<td></td>
<td>24-hour</td>
<td>35 µg/m³&lt;sup&gt;h&lt;/sup&gt;</td>
<td>35 µg/m³&lt;sup&gt;h&lt;/sup&gt;</td>
<td>–</td>
</tr>
<tr>
<td>SO₂</td>
<td>Annual</td>
<td>0.03 ppm</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td></td>
<td>24-hour</td>
<td>0.14 ppm</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td></td>
<td>3-hour</td>
<td>–</td>
<td>0.5 ppm</td>
<td>–</td>
</tr>
<tr>
<td></td>
<td>1-hour</td>
<td>0.075 ppm&lt;sup&gt;i&lt;/sup&gt;</td>
<td>–</td>
<td>0.25 ppm</td>
</tr>
<tr>
<td>Sulfates</td>
<td>24-hour</td>
<td>–</td>
<td>–</td>
<td>25 µg/m³</td>
</tr>
<tr>
<td>H₂S</td>
<td>1-hour</td>
<td>–</td>
<td>–</td>
<td>0.03 ppm</td>
</tr>
<tr>
<td>Vinyl chloride</td>
<td>24-hour</td>
<td>–</td>
<td>–</td>
<td>0.01 ppm</td>
</tr>
<tr>
<td>VRP</td>
<td>8-hour</td>
<td>–</td>
<td>–</td>
<td>See note below&lt;sup&gt;j&lt;/sup&gt;</td>
</tr>
</tbody>
</table>

Sources: Code of Federal Regulations (40, Part 50); Code of California Regulations (17, Section 70200)

Key:
- µg/m³ = micrograms per cubic meter
- CAAQS = California Ambient Air Quality Standards
- CO = Carbon monoxide
- H₂S = Hydrogen sulfide
- NAAQS = National Ambient Air Quality Standards
- NO₂ = Nitrogen dioxide
- PM₁₀ = Particulate matter less than or equal to 10 microns in diameter
- PM₂.₅ = Particulate matter less than or equal to 2.5 microns in diameter
- ppm = parts per million
- SO₂ = Sulfur dioxide
- VRP = Visibility-reducing particles

Notes:
- Short-term standards (averaging times of 24 hours or less) for CO and SO₂ are not to be exceeded more than once per year.
- Standards for ozone, CO (except Lake Tahoe), SO₂ (1- and 24-hour), NO₂, PM₁₀, PM₂.₅, and visibility-reducing particles, are values that are not to be exceeded. All others are not to be equaled or exceeded.
- The 3-year average of the 98th percentile of the daily maximum 1-hour average must not exceed 0.100 ppm.
- 2008 standard. The 3-year average of the 4th highest daily maximum 8-hour average concentration over each year must not exceed 0.075 ppm.
- 1997 standard. The 3-year average of the 4th highest daily maximum 8-hour average concentration over each year must not exceed 0.075 ppm. This standard and the implementation rules for this standard will remain in place as the EPA undertakes rulemaking to address the transition from the 1997 standard to the 2008 standard.
- Not to be exceeded more than once per year on average over 3 years.
- The 3-year average of the weighted annual mean PM₂.₅ concentrations must not exceed 15.0 µg/m³.
- The 3-year average of the 98th percentile of 24-hour concentrations within an area must not exceed 35 µg/m³.
- The 3-year average of the 99th percentile of the daily maximum 1-hour average must not exceed 0.075 ppm.
- Extinction coefficient of 0.23 per kilometer—visibility of 10 miles or more due to particles when relative humidity is less than 70 percent.

The South Coast Air Quality Management District (SCAQMD) is the local air pollution control agency for the South Coast Air Basin and the portions of the Salton Sea Air Basin in Riverside County. The SCAQMD operates 38 air quality monitoring stations that collect ambient air quality measurements for specific pollutants. The closest air monitoring stations to the proposed project components are located in Santa Clarita and Reseda. These stations are located approximately 5.5 miles northeast and 7.5 miles south, respectively, from the proposed Central Compressor Station site at the Aliso Canyon Natural Gas Storage Field (storage field). An air monitoring station is also located in Burbank, approximately 17 miles southwest of the storage field site. Historical air pollutant measurements at these air quality monitoring stations are presented in Table 4.3-2.
### Table 4.3-2 Air Pollutant Measurements at Air Quality Monitoring Stations in the Proposed Project Area

<table>
<thead>
<tr>
<th>Station</th>
<th>Year</th>
<th>CO (ppm)</th>
<th>NO₂ (ppm)</th>
<th>Ozone (ppm)</th>
<th>SO₂ (ppm)</th>
<th>PM₁₀ (µg/m³)</th>
<th>PM₂.₅ (µg/m³)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Santa Clarita</td>
<td>2006</td>
<td>2</td>
<td>1.3</td>
<td>0.08</td>
<td>0.16</td>
<td>53</td>
<td>23.4</td>
</tr>
<tr>
<td></td>
<td>2007</td>
<td>2</td>
<td>1.2</td>
<td>0.08</td>
<td>0.135</td>
<td>131</td>
<td>29.9</td>
</tr>
<tr>
<td>Reseda</td>
<td>2006</td>
<td>5</td>
<td>3.4</td>
<td>0.07</td>
<td>0.16</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td></td>
<td>2007</td>
<td>4</td>
<td>2.8</td>
<td>0.08</td>
<td>0.129</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Burbank</td>
<td>2006</td>
<td>4</td>
<td>3.5</td>
<td>0.10</td>
<td>0.17</td>
<td>71</td>
<td>35.6</td>
</tr>
<tr>
<td></td>
<td>2007</td>
<td>4</td>
<td>2.8</td>
<td>0.09</td>
<td>0.116</td>
<td>109</td>
<td>40.0</td>
</tr>
</tbody>
</table>
Key:
- µg/m³ = micrograms per cubic meter
- Ann = annually
- CO = Carbon monoxide
- NO₂ = Nitrogen dioxide
- PM₁₀ = Particulate matter less than or equal to 10 microns in diameter
- PM₂.₅ = Particulate matter less than or equal to 2.5 microns in diameter
- ppm = parts per million
- SO₂ = Sulfur dioxide
Notes:
1. 1-hr CO, 8-hr CO, 1-hr NO₂, and 1-hr ozone reported as maximum concentrations. 8-hour ozone reported as fourth-highest concentration.
2. 24-hr PM₁₀ reported as maximum concentration. 24-hour PM₂.₅ reported as 98th percentile concentration.
3. The EPA compares ambient air criteria pollutant measurements to NAAQS to assess the status of the air quality of regions within the U.S. Similarly, the California Air Resources Board (CARB) compares air pollutant measurements in California to CAAQS. Based on these comparisons, regions within the states of the U.S. are designated as one of the following categories for the criteria air pollutants:

- **Attainment.** A region is designated as “attainment” if monitoring shows that ambient concentrations of a specific pollutant are less than or equal to NAAQS or CAAQS. An attainment area for a NAAQS that has been redesignated from nonattainment is classified as a “maintenance area” for a 10-year period to ensure that the air quality improvements are sustained.

- **Nonattainment.** If the NAAQS or CAAQS is exceeded for a pollutant, then the region is designated as “nonattainment” for that pollutant. Nonattainment areas can be further classified based on the severity of the exceedance of the relevant standard.

- **Unclassifiable.** An area is designated as “unclassifiable” if the ambient air monitoring data are incomplete and do not support a designation of attainment or nonattainment.
The proposed project is generally situated in the Los Angeles County portion of the South Coast Air Basin. The attainment status for this area under both the NAAQS and CAAQS is summarized in Table 4.3-3.

### Table 4.3-3  Attainment Status in the South Coast Air Basin (Los Angeles County)

<table>
<thead>
<tr>
<th>Pollutant</th>
<th>NAAQS</th>
<th>CAAQS</th>
</tr>
</thead>
<tbody>
<tr>
<td>CO</td>
<td>Attainment (Maintenance Area)</td>
<td>Attainment</td>
</tr>
<tr>
<td>Lead</td>
<td>Attainment/Unclassifiable</td>
<td>Nonattainment</td>
</tr>
<tr>
<td>NO₂</td>
<td>Attainment/Unclassifiable</td>
<td>Nonattainment</td>
</tr>
<tr>
<td>Ozone</td>
<td>Nonattainment (Extreme)</td>
<td>Nonattainment</td>
</tr>
<tr>
<td>PM₁₀</td>
<td>Nonattainment (Serious)</td>
<td>Nonattainment</td>
</tr>
<tr>
<td>PM₂.₅</td>
<td>Nonattainment</td>
<td>Nonattainment</td>
</tr>
<tr>
<td>SO₂</td>
<td>Attainment</td>
<td>Attainment</td>
</tr>
<tr>
<td>Sulfates</td>
<td>–</td>
<td>Attainment</td>
</tr>
<tr>
<td>H₂S</td>
<td>–</td>
<td>Unclassifiable</td>
</tr>
<tr>
<td>VRP</td>
<td>–</td>
<td>Unclassifiable</td>
</tr>
</tbody>
</table>

Sources: 40 CFR 81.305; CARB 2011.

Key:
- CAAQS = California Ambient Air Quality Standards
- CO = Carbon monoxide
- H₂S = Hydrogen sulfide
- NAAQS = National Ambient Air Quality Standards
- NO₂ = Nitrogen dioxide
- PM₁₀ = Particulate matter less than or equal to 10 microns in diameter
- PM₂.₅ = Particulate matter less than or equal to 2.5 microns in diameter
- SO₂ = Sulfur dioxide
- VRP = Visibility-reducing particles

### Toxic Air Contaminants

Toxic air contaminants (TACs) are air pollutants suspected or known to cause cancer, birth defects, neurological damage, or death. With the exception of lead, no ambient air quality standards have been established for TACs. Instead, the compounds are managed on a case-by-case basis, depending on the quantity and type of emissions and proximity of potential receptors. Statewide and local programs identify industrial and commercial emitters of TACs and require reductions of these emissions. Federal programs also require control of certain categories of TACs. CARB also recently identified diesel particulate matter (PM) as a TAC. Diesel engines emit a complex mix of pollutants, the most visible of which are very small carbon particles or “soot,” known as diesel PM.

### 4.3.2 Regulatory Setting

Ambient air quality and air pollutant emissions from stationary and mobile sources are managed under a framework of federal, state, and local rules and regulations.

#### 4.3.2.1  Federal

The EPA is the principal federal agency responsible for air quality management in the U.S. The Clean Air Act (CAA) is the law that defines EPA responsibilities for protecting and improving the nation’s air quality and the stratospheric ozone layer. The last major change in the law, the CAA Amendments of 1990, was enacted by Congress in 1990. Legislation passed since then has resulted in several minor changes. The CAA, like other laws enacted by Congress, was incorporated into the United States Code.
(as Title 42, Chapter 85). Under the CAA, the EPA oversees implementation of federal programs for permitting new and modified stationary sources, controlling toxic air contaminants, and reducing emissions from motor vehicles and other mobile sources. The sections of the CAA that are most applicable to the proposed project include Title I (Air Pollution Prevention and Control), Title II (Emission Standards for Mobile Sources), and Title V (Permits).

Title I of the CAA requires establishment of NAAQS, air quality designations, and plan requirements for nonattainment areas. States are required to submit a state implementation plan (SIP) to the EPA for areas in nonattainment with NAAQS. The SIP, which is reviewed and approved by the EPA, must demonstrate how state and local regulatory agencies will institute rules, regulations, and/or other programs to achieve attainment with NAAQS.

Title II of the CAA contains a number of provisions regarding mobile sources, including requirements for reformulated gasoline, new tailpipe emission standards for cars and trucks, standards for heavy-duty vehicles, and a program for cleaner fleet vehicles.

Title V of the CAA requires an operating permit program for larger industrial and commercial sources that release pollutants into the air. Operating permits include information on which pollutants are being released, how much may be released, and what kinds of steps the source’s owner or operator is required to take to reduce the pollutants. Permits must include plans to measure and report the air pollutants emitted.

### State

The California Clean Air Act (CCAA) outlines a statewide air pollution control program in California. CARB is the primary administrator of the CCAA, while local air quality districts administer air rules and regulations at the regional level. CARB is responsible for establishing the CAAQS, maintaining oversight authority in air quality planning, developing programs for reducing emissions from motor vehicles, developing air emission inventories, collecting air quality and meteorological data, and preparing the SIP. Many of the pertinent state air regulations are codified in Title 13 and Title 17 of the California Code of Regulations (CCR).

**Sulfur Content of Diesel Fuel**

Pursuant to 13 CCR §§2281–2285, the sulfur content of vehicular diesel fuel sold or supplied in California must not exceed 15 parts per million by weight. As stipulated in 17 CCR §93114, non-vehicular diesel fuel is also subject to the sulfur limits specified in 13 CCR §§2281–2285. Diesel supplied in California for the proposed project’s vehicles and equipment would be subject to this regulation; therefore, it must have a sulfur content less than or equal to 15 parts per million by weight.

### Regional and Local

Local air districts in California are responsible for issuing stationary source air permits, developing emissions inventories, maintaining air quality monitoring stations, and reviewing air quality environmental documents required by the California Environmental Quality Act (CEQA). The CCAA also designates air districts as lead air quality planning agencies, requires them to prepare air quality plans, and grants them authority to implement transportation control measures. The SCAQMD is the administrator of air pollution rules and regulations within the South Coast Air Basin. The SCAQMD is responsible for implementing measures and local air pollution rules that ensure NAAQS and CAAQS are achieved and maintained. Every three years, the SCAQMD prepares an air quality management plan (AQMP) for air quality improvement to be submitted for inclusion in the California SIP. The AQMP analyzes air quality at a regional level and identifies region-wide attenuation methods and policies to achieve attainment levels with respect to air quality standards. Each successive iteration of the AQMP is
an update of the previous plan. The Final 2007 AQMP was adopted by the AQMD Governing Board in June 2007.

**SCAQMD Rule 403: Fugitive Dust Regulations**

The purpose of Rule 403 is to reduce the amount of PM entrained in the ambient air as a result of human-caused fugitive dust sources by requiring actions to prevent, reduce, or mitigate fugitive dust emissions. The rule also requires construction activities to use applicable best available control measures to minimize fugitive dust emissions from a wide variety of construction activities, including backfilling, clearing, earth-moving activities, stockpiling, and vehicle traffic.

**SCAQMD Regulation II (Rules 200 to 223): Permits**

Regulation II includes Rules 200 to 223 which outline the requirements for obtaining and maintaining permits to construct and permits to operate stationary emission sources within the SCAQMD. The type of information and the level of detail required of a permit applicant will vary depending on the scope of the proposed project, predicted emissions, and potential health effects.

### 4.3.3 Methodology and Significance Criteria

The air pollutant emissions generated by construction equipment and maintenance vehicle usage during construction and operation of the proposed project were calculated using standard methodologies and based on estimates of equipment and vehicle use and on-road and off-road (2010) emissions factors promulgated by CARB and provided by EPA in AP-42, *Compilation of Air Pollutant Emission Factors*.

Projected decreases in air pollutant emissions due to the removal of the existing gas turbine–driven compressors were estimated based on past equipment use, past air testing data, and published emission factors.

Potential impacts on air quality were evaluated according to the following significance criteria. The criteria were defined based on the checklist items presented in Appendix G of the CEQA Guidelines. The proposed project would cause a significant impact on air quality if it would:

a) Conflict with or obstruct implementation of the applicable air quality plan;

b) Violate any air quality standard or contribute substantially to an existing or projected air quality violation;

c) Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is nonattainment under an applicable federal or state ambient air quality standard (including releasing emissions which exceed quantitative thresholds for ozone precursors);

d) Expose sensitive receptors to substantial pollutant concentrations; or

e) Create objectionable odors affecting a substantial number of people.

To assist with the identification of significant impacts under CEQA, SCAQMD has developed regional and localized significance thresholds (Table 4.3-4). SCAQMD has also developed a localized significance threshold (LST) methodology to be used for analyzing localized impacts associated with project-specific activities.
### Table 4.3-4 SCAQMD CEQA Air Quality Significance Thresholds

<table>
<thead>
<tr>
<th>Threshold Category</th>
<th>Pollutant</th>
<th>Construction</th>
<th>Operations</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Mass Daily Thresholds</strong></td>
<td>NO\textsubscript{x}</td>
<td>100 lbs/day</td>
<td>55 lbs/day</td>
</tr>
<tr>
<td></td>
<td>VOC</td>
<td>75 lbs/day</td>
<td>55 lbs/day</td>
</tr>
<tr>
<td></td>
<td>CO</td>
<td>550 lbs/day</td>
<td>550 lbs/day</td>
</tr>
<tr>
<td></td>
<td>PM\textsubscript{10}</td>
<td>150 lbs/day</td>
<td>150 lbs/day</td>
</tr>
<tr>
<td></td>
<td>PM\textsubscript{2.5}</td>
<td>55 lbs/day</td>
<td>55 lbs/day</td>
</tr>
<tr>
<td></td>
<td>Lead</td>
<td>3 lbs/day</td>
<td>3 lbs/day</td>
</tr>
<tr>
<td></td>
<td>SO\textsubscript{x}</td>
<td>150 lbs/day</td>
<td>150 lbs/day</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>TAC and Odor Thresholds</strong></th>
<th>TACs (including carcinogens and non-carcinogens)</th>
<th>Maximum Incremental Cancer Risk ≥ 10 in 1 million</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Odor</td>
<td>Cancer Burden &gt; 0.5 excess cancer cases (in areas ≥ 1 in 1 million)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Hazard Index ≥ 1.0 (project increment)</td>
</tr>
<tr>
<td></td>
<td>NO\textsubscript{2}</td>
<td>1-hour average: 0.18 ppm (State)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Annual average: 0.03 ppm (State) and 0.0534 ppm (Federal)</td>
</tr>
<tr>
<td></td>
<td>PM\textsubscript{10}</td>
<td>24-hour average: 10.4 μg/m\textsuperscript{3}</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Annual average: 1 μg/m\textsuperscript{3}</td>
</tr>
<tr>
<td></td>
<td></td>
<td>24-hour average: 2.5 μg/m\textsuperscript{3}</td>
</tr>
<tr>
<td></td>
<td>PM\textsubscript{2.5}</td>
<td>24-hour average: 10.4 μg/m\textsuperscript{3}</td>
</tr>
<tr>
<td></td>
<td></td>
<td>24-hour average: 2.5 μg/m\textsuperscript{3}</td>
</tr>
<tr>
<td></td>
<td>SO\textsubscript{2}</td>
<td>1-hour averages: 0.25 ppm (State) and 0.075 ppm (Federal – 99th percentile)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>24-hour average: 0.04 ppm (State)</td>
</tr>
<tr>
<td></td>
<td>Sulfates</td>
<td>24-hour average: 1 μg/m\textsuperscript{3} (State)</td>
</tr>
<tr>
<td></td>
<td>CO\textsuperscript{1}</td>
<td>1-hour averages: 20 ppm (State) and 35 ppm (Federal)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>8-hour average: 9.0 ppm (State/Federal)</td>
</tr>
<tr>
<td></td>
<td>Lead</td>
<td>30-day average: 1.5 μg/m\textsuperscript{3} (State)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Rolling 3-month average: 0.15 μg/m\textsuperscript{3} (Federal)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Quarterly average: 1.5 μg/m\textsuperscript{3} (Federal)</td>
</tr>
</tbody>
</table>

Source: SCAQMD 2011

Key:
- \( \mu g/m^3 \) = micrograms per cubic meter
- CO = Carbon monoxide
- H\textsubscript{2}S = Hydrogen sulfide
- lbs = pounds
- NO\textsubscript{x} = Nitrogen dioxide
- NO\textsubscript{y} = Oxides of nitrogen
- PM\textsubscript{10} = Particulate matter less than or equal to 10 microns in diameter
- PM\textsubscript{2.5} = Particulate matter less than or equal to 2.5 microns in diameter
- ppm = parts per million
- SCAQMD = South Coast Air Quality Management District
- SO\textsubscript{2} = Sulfur dioxide
- SO\textsubscript{x} = Oxides of sulfur
- TAC = Toxic air contaminants
- VOC = Volatile organic compounds

Note:
- \( \text{SCAQMD is in attainment; a project is significant if it causes or contributes to an exceedance of significance thresholds.} \)

\[ \text{Source: SCAQMD 2011} \]
4.3.4 Environmental Impacts and Mitigation Measures

Overview of Construction Impacts

Air pollutant emissions would be generated during the various activities associated with construction of the proposed project. Air pollutants would be emitted from the engine exhaust of diesel and gasoline-fueled construction equipment and on-road vehicles (i.e., delivery trucks and worker vehicles). Onsite construction activities and vehicle travel on local/access roads would also generate fugitive dust emissions. The applicant proposes to pave all access roads within the construction zones; thus, unpaved road fugitive dust emissions would not be generated during construction. The paving of roads with asphalt would generate VOC emissions.

Daily emissions were calculated for each construction activity. The potential construction phases that could occur concurrently were identified based on preliminary construction schedules. Seven scenarios (i.e., Scenarios 1 through 7) were developed to represent the concurrent construction phases. Daily emissions from these concurrent activities were then combined in these seven scenarios. Scenarios 1 through 7 represent worst-case daily scenarios based on the overlap of schedules during the proposed project:

- **Scenario 1**: Guardhouse, main office, and crew-shift building construction; survey for proposed Natural Substation; staging area preparation; right-of-way clearing; subtransmission line survey; and subtransmission line access roads.
- **Scenario 2**: Survey for proposed Central Compressor Station; survey for proposed Natural Substation and subtransmission line; subtransmission line access roads; and subtransmission structure framing and setting, tubular steel pole footing installation, line assembly, and line restoration.
- **Scenario 3**: Proposed Central Compressor Station site clearing and preparation; proposed Natural Substation civil and fencing; and subtransmission guard structure installation, survey, access roads, structure framing and setting, tubular steel pole footing installation, and line assembly.
- **Scenario 4**: Proposed Central Compressor Station civil; proposed Natural Substation mechanical and electrical equipment room, electrical, wiring, transformer installation, testing, maintenance, paving and landscaping; and all subtransmission line construction activities.
- **Scenario 5**: Proposed Central Compressor Station mechanical and electrical; proposed Natural Substation mechanical and electrical equipment room, electrical, wiring, transformer installation, testing, maintenance, paving and landscaping; and all subtransmission line construction and structure removal activities.
- **Scenario 6**: Proposed Central Compressor Station paving; 12-kilovolt (kV) Plant Power Line installation, fencing and landscaping; subtransmission guard structure removal; 66-kV subtransmission line reconductoring; and fiber optic/telecommunications installation.
- **Scenario 7**: Dismantling of existing compressors and associated hauling, site clearing, and grading.

Daily construction emissions were calculated for each scenario: this includes the combination of emissions from concurrent activities that occur in different locations throughout the areas of the proposed project components. Peak daily construction emissions are summarized in Table 4.3-5. Detailed emission calculations are presented in Appendix H. As construction schedules are finalized, actual construction emissions are expected to be lower than presented in the following analysis. Emissions are expected to be lower as a result of a longer timeframe with less construction activities occurring on the same day.
Table 4.3-5  Daily Construction Emissions and SCAQMD Significance Thresholds

<table>
<thead>
<tr>
<th>Scenario</th>
<th>Peak Daily Construction Emissions (pounds/day)</th>
<th>CO</th>
<th>NOx</th>
<th>ROG</th>
<th>PM_{10}</th>
<th>PM_{2.5}</th>
<th>SO_{2}</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td>165</td>
<td>413</td>
<td>46</td>
<td>34</td>
<td>17</td>
<td>0.6</td>
</tr>
<tr>
<td>2</td>
<td></td>
<td>219</td>
<td>577</td>
<td>68</td>
<td>52</td>
<td>25</td>
<td>0.8</td>
</tr>
<tr>
<td>3</td>
<td></td>
<td>260</td>
<td>566</td>
<td>69</td>
<td>34</td>
<td>23</td>
<td>0.7</td>
</tr>
<tr>
<td>4</td>
<td></td>
<td>291</td>
<td>573</td>
<td>71</td>
<td>39</td>
<td>23</td>
<td>0.7</td>
</tr>
<tr>
<td>5</td>
<td></td>
<td>309</td>
<td>562</td>
<td>80</td>
<td>35</td>
<td>33</td>
<td>0.8</td>
</tr>
<tr>
<td>6</td>
<td></td>
<td>123</td>
<td>330</td>
<td>42</td>
<td>17</td>
<td>22</td>
<td>0.5</td>
</tr>
<tr>
<td>7</td>
<td></td>
<td>26</td>
<td>56</td>
<td>21</td>
<td>16</td>
<td>4</td>
<td>6</td>
</tr>
<tr>
<td>Peak Daily¹</td>
<td></td>
<td>309</td>
<td>577</td>
<td>80</td>
<td>52</td>
<td>25</td>
<td>6</td>
</tr>
</tbody>
</table>

| SCAQMD Significance Threshold | 550 | 100 | 75  | 150 | 55  | 150 |

| Exceeds Threshold? | No | Yes | Yes | No | No | No |

Sources: SoCalGas 2009, 2011; SCAQMD 2011

Key:
- CO = Carbon monoxide
- NOx = Oxides of nitrogen
- PM_{10} = Particulate matter less than or equal to 10 microns in diameter
- PM_{2.5} = Particulate matter less than or equal to 2.5 microns in diameter
- ROG = Reactive organic gas
- SCAQMD = South Coast Air Quality Management District
- SO_{2} = Sulfur dioxide

Note:
¹ Represents the peak value of the seven scenarios.

Overview of Operations Impacts

The proposed project would include the replacement of three gas turbine-driven compressors with three new electric-driven variable-speed compressor trains. The proposed project would not include any additional fuel combustion sources or emission increases in existing emission sources. The removal of the three existing gas turbine-driven compressors would result in a net decrease in air pollutant emissions at the storage field.

Regular maintenance checks, consisting of approximately four visits per month, would take place at the unmanned Natural Substation as part of the proposed project. Mobile source exhaust and road dust emissions would be generated from employees commuting for these maintenance checks.

Maintenance of the other project components (main office building and crew shift buildings, new guardhouse, Plant Power Line, reconducted 66-kV subtransmission line, telecommunications routes, and the modified SCE substations) that would take place after project construction would be similar in nature to existing maintenance activities and are not anticipated to generate emissions in excess of those produced under existing conditions.
The projected net changes in daily operational emissions associated with the proposed project are summarized in Table 4.3-6. Detailed emission calculations are presented in Appendix H.

Table 4.3-6 Net Changes in Operational Emissions

<table>
<thead>
<tr>
<th>Source</th>
<th>Daily Operational Emissions¹ (pounds/day)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>CO</td>
</tr>
<tr>
<td>Vehicles Associated with Natural Substation Maintenance</td>
<td>4.9</td>
</tr>
<tr>
<td>Removal of Gas Turbine–Driven Compressors</td>
<td>(–334)</td>
</tr>
<tr>
<td>Net Change</td>
<td>(–329)</td>
</tr>
</tbody>
</table>

Sources: SoCalGas 2009, 2011

Key:
CO = Carbon monoxide
NO₂ = Oxides of nitrogen
PM₁₀ = Particulate matter less than or equal to 10 microns in diameter
PM₂.₅ = Particulate matter less than or equal to 2.5 microns in diameter
ROG = Reactive organic gas
SO₂ = Sulfur dioxide

Note:
¹ A parenthesis indicates a negative number (i.e., a decrease in emissions).

4.3.4.1 Applicant Proposed Measures

The applicant has committed to the following applicant proposed measures (APMs) as part of the design of the proposed project. See Section 2.5, “Plans and Applicant Proposed Measures,” Table 2-8, for a full description of each APM.

- APM AQ-1: Maintain Engines in Good Working Condition.
- APM AQ-2: Minimization of Equipment Use.
- APM AQ-3: Minimization of Disturbed Areas.
- APM AQ-4: Watering Prior to Grading and Excavation.
- APM AQ-5: Vehicle Speed Limits.
- APM AQ-6: Fugitive Dust from High Winds.
- APM AQ-7: Cleaning of Paved Roads.

4.3.4.2 Impacts Analysis

Impact AQ-1: Conflict with/obstruct implementation of SCAQMD air quality plan.

LESS THAN SIGNIFICANT

The proposed project would generate emissions during construction and operations activities. The SCAQMD’s 2007 AQMP outlines the long-term strategies for regional air quality to comply with NAAQS and CAAQS. The regional emission inventory, as part of the plan, includes emissions from a variety of sources, including stationary point sources, area sources, on-road vehicles, and off-road equipment. Construction emissions from the proposed project would be temporary and would represent a small fraction of the regional emission inventory included in the 2007 AQMP. Thus, construction emissions for the proposed project would not contribute substantially to the regional emission budget.
Furthermore, construction equipment for the proposed project would be operated in compliance with applicable local, state, and federal regulations mandating reductions in emissions as outlined in the plan and related SIP. In addition, the proposed project would result in a net decrease in long-term operational emissions at the storage field site. Project emissions would be consistent with the SCAQMD’s 2007 AQMP and would not conflict with or obstruct implementation of the plan. Therefore, this impact would be less than significant without mitigation under this criterion.

Impact AQ-2: Violate any air quality standard or contribute substantially to an existing or projected air quality violation.

LESS THAN SIGNIFICANT

Emissions from construction activities generated by the proposed project are anticipated to cause localized temporary increases in ambient air pollutant concentrations. As indicated above, SCAQMD has developed an LST methodology that may be applied in the analysis of localized impacts associated with the proposed project in the South Coast Air Basin. The LST methodology was used to assess the significance of impacts caused by emissions of NOx, CO, PM10, and PM2.5 during project construction. SCAQMD guidance includes LST levels that would indicate whether daily emissions for proposed construction activities could result in significant localized air quality impacts. If project daily emissions are less than the corresponding LST level, then those emissions would not violate any air quality standard or contribute substantially to an existing or projected air quality violation.

An LST analysis was performed for construction activities expected to result in the highest level of emissions at each project component work site. Because construction work activities would occur at different locations, an LST analysis was performed on the activity most likely to cause the greatest amount of emissions at each individual location. For construction activities, equipment exhaust and fugitive dust emissions included in the LST analysis were limited to those generated onsite (i.e., emissions from offsite travel were not included because they occur away from the proposed project area). The results of the LST analyses are presented in Table 4.3-7. Appendix H includes a detailed summary of the calculations used to estimate emissions for all construction activities. The LST analyses indicate that the impacts of emissions of NOx, CO, PM10, and PM2.5 during construction would be less than applicable LST levels. Thus, emissions generated during construction activities are not expected to violate or contribute substantially to an existing or projected air quality violation.

Following completion of construction, the proposed project would generate a small increase in vehicle emissions from regular operational maintenance checks that would be performed at the proposed Natural Substation. However, these emissions would not violate any air quality standards and are not anticipated to contribute substantially to an existing or projected air quality violation.

Therefore, this impact would be less than significant without mitigation under this criterion.

Impact AQ-3: Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is nonattainment.

LESS THAN SIGNIFICANT WITH MITIGATION

Construction activities associated with the proposed project would generate emissions of pollutants for which the proposed project region is designated as “nonattainment.” The emissions produced would include ozone precursors, NOx, and ROG. A comparison of the estimated peak daily construction emissions to SCAQMD significance thresholds is shown in Table 4.3-5. The results of this comparison indicate that daily construction emissions of NOx and ROG would exceed the applicable thresholds.
Table 4.3-7 Comparison of Emissions by Construction Activity to Localized Significance Threshold Levels

<table>
<thead>
<tr>
<th>Construction Activity</th>
<th>Maximum Daily Onsite Emissions (pounds/day)</th>
<th>LST Level for Construction(^2) (pounds/day)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>CO</td>
<td>NO(_X)</td>
</tr>
<tr>
<td>Central Compressor Station(^2)</td>
<td>115</td>
<td>106</td>
</tr>
<tr>
<td>Natural Substation(^2)</td>
<td>40</td>
<td>66</td>
</tr>
<tr>
<td>12-kV Plant Power(^2)</td>
<td>58</td>
<td>121</td>
</tr>
<tr>
<td>66-kV Segments A, B, and C(^3)</td>
<td>29</td>
<td>69</td>
</tr>
<tr>
<td>66-kV Segments D and E(^3)</td>
<td>29</td>
<td>69</td>
</tr>
<tr>
<td>Proposed Guardhouse, Main Office, and Crew-shift Buildings(^4)</td>
<td>26</td>
<td>76</td>
</tr>
<tr>
<td>Gas Turbine–Powered Compressor Removal(^2)</td>
<td>26</td>
<td>56</td>
</tr>
</tbody>
</table>

Sources: SoCalGas 2009, 2011

Key:
- CO = Carbon monoxide
- kV = Kilovolt
- LST = Localized Significance Threshold
- NO\(_X\) = Oxides of nitrogen
- PM\(_{10}\) = Particulate matter less than or equal to 10 microns in diameter
- PM\(_{2.5}\) = Particulate matter less than or equal to 2.5 microns in diameter
- ROG = Reactive organic gas
- SO\(_2\) = Sulfur dioxide

Notes:
1. Thresholds for Santa Clarita Valley receptor areas.
2. LST thresholds based on 2-acre site and distance of 500 meters to receptor.
3. LST thresholds based on 1-acre site and distance of 25 meters to receptor.
4. LST thresholds based on 1-acre site and distance of 50 meters to receptor.

Peak daily emissions of NO\(_X\) are estimated to exceed the significance thresholds during six of seven scenarios. Only during Scenario 7, when peak daily construction-related emissions of NO\(_X\) are anticipated to be approximately 56 pounds per day, would emissions of this pollutant not exceed the significance threshold. APM AQ-1, APM AQ-2, APM AQ-3, APM AQ-4, APM AQ-5, APM AQ-6, and APM AQ-7 would be implemented by the applicant to reduce emissions. The implementation of Mitigation Measure (MM) AQ-1 would be required, to further reduce impacts to less than significant levels.

**MM AQ-1: Oxides of Nitrogen (NO\(_X\)) Credits.** The emissions of NO\(_X\) due to construction of the proposed project will be mitigated through the purchase of Regional Clean Air Incentive Market Trading Credits (RTCs) for every pound of NO\(_X\) emissions in excess of the SCAQMD daily significance threshold of 100 pounds per day. The total amount of NO\(_X\) RTCs to be purchased will be calculated when the construction schedule and operating conditions are finalized. The applicant will purchase and submit the required RTCs to the SCAQMD prior to the start of project construction. The applicant will also track actual daily emissions during construction according to a monitoring plan that includes records of equipment and vehicle usage.
ROG emissions are projected to exceed the significance threshold of 75 pounds per day only for Scenario 5, during which ROG emissions are estimated to be 80 pounds per day. The majority of ROG emissions under this scenario would be generated from non-road equipment used during construction of the 66-kV subtransmission line. Implementation of MM AQ-2 would require all off-road diesel-powered construction equipment with engines greater than 50 horsepower used for reconductoring of the 66-kV subtransmission line meet Tier 3 off-road emissions standards. Tier 3 engines can reduce ROG emissions by up to 85 percent compared to Tier 1 engines, and the implementation of MM AQ-2 would reduce construction-related ROG emissions during activities performed under Scenario 5 to less than the SCAQMD ROG construction significance threshold of 75 pounds per day.

**MM AQ-2: Tier 3 Off-Road Emissions Standards.** All off-road diesel-powered construction equipment greater than 50 horsepower used during reconductoring of the 66-kV subtransmission line will meet Tier 3 off-road emissions standards.

Following completion of construction, the proposed project would generate a small increase in vehicle emissions from regular operational maintenance checks that would be performed at the proposed Natural Substation. However, these emission increases would be more than offset by the emission reductions associated with the replacement of the compressors. The proposed project would result in a net decrease in long-term operational emissions at the storage field site. A summary of this net decrease is shown in Table 4.2-6.

Therefore, with the implementation of MM AQ-1 and MM AQ-2, these impacts would be less than significant under this criterion.

**Impact AQ-4: Exposure of sensitive receptors to substantial pollutant concentrations.**

*LESS THAN SIGNIFICANT*

The proposed project would generate air pollutant emissions from construction activities. However, the majority of construction operations related to the 12-kV Plant Power Line, Central Compressor Station, and Natural Substation would occur well inside the boundaries of the existing storage field. The distance to the nearest receptor (residences to the south) from these activities would be approximately 2,900 to 3,300 feet.

Some project construction activities would occur closer to residences and sensitive receptors. It is anticipated that work on the proposed guardhouse would be conducted at a distance of at least 160 feet from residential areas. Construction activities on the 66-kV subtransmission line and Telecommunications Route #1 could come as close as 23 feet to residences; work on Telecommunications Route #2 could come as close as 15 feet to residences; and work on Telecommunications Route #3 could come as close as 9 feet to residential areas and sensitive receptors. However, given that construction activities at these locations would be transient and would impact specific locations for only limited durations (e.g., no more than one week for replacement of each lattice steel tower along the 66-kV subtransmission line), long-term impacts would not occur.

Following completion of construction, the proposed project would generate a small increase in vehicle emissions from regular operational maintenance checks that would be performed at the proposed Natural Substation. However, these emission increases would be more than offset by the emission reductions associated with the replacement of the compressors (Table 4.3-6). Therefore, this impact would be less than significant without mitigation under this criterion.
Impact AQ-5: Creation of objectionable odors affecting a substantial number of people.

LESS THAN SIGNIFICANT

Exhaust from construction equipment and vehicles may temporarily create odors from the combustion of fuel. However, the level of emissions would likely not cause a perceptible odor to a substantial number of people. Odors generated by diesel exhaust would be reduced by the use of either low-sulfur or ultra-low-sulfur fuel, as required under California law. Paving activities would also generate odors from hot asphalt sources; however, emissions at this level would not likely cause a perceptible odor to a substantial number of people due to the distance between paving activities and the nearest sensitive receiver. Accordingly, any perceptible odors would be temporary during construction activities. Vehicle emissions during operation of the proposed project would be minor, and subsequently, no objectionable odors are anticipated.

This impact would be less than significant without mitigation under this criterion.

References


_____ . 2010. 2009 Air Quality Data Tables.

_____ . 2009. 2008 Air Quality Data Tables.

_____ . 2008. 2007 Air Quality Data Tables.


_____ . 2007b. 2006 Air Quality Data Tables.


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4.4 Biological Resources

This section describes environmental and regulatory settings and discusses potential impacts associated with the construction and operation of the proposed project with respect to biological resources.

The proposed project comprises various project components that occur within a variety of habitats. For the purpose of evaluating biological resources in the proposed project area, the proposed project will be referred to in this section by the project components as described in Chapter 2, “Project Description,” with the exception of the following project components, located at the Aliso Canyon Natural Gas Storage Field (storage field), which are all treated here as one project area or element and are referred to as the “storage field” or “storage field components”:

- The existing compressor station and office facilities,
- The site of the proposed Central Compressor Station and office relocation,
- The site of the proposed guardhouse relocation,
- Construction staging areas,
- Soil mixing area,
- Access roads, and
- The 12-kilovolt (kV) Plant Power Line.

Impacts related to the area of Telecommunications Route #1 are described under impacts related to the 66-kV subtransmission line reconductoring area because these two project components overlap. “Structures,” as discussed in this section, refer to supporting structures for the 66-kV subtransmission line that would be reconducted; these are shown in Appendix D.

4.4.1 Environmental Setting

This section describes biological resources in the proposed project area, including habitat types, ecologically valuable communities, and special status species. In this document “special status species” refers to any of the following:

- Species listed as Endangered (FE) or Threatened (FT) under the Federal Endangered Species Act (ESA) (Title 50, Code of Federal Regulations [CFR] Section 17.11 or 17.12);
- Species listed as Endangered (SE), Threatened (ST), or Rare (R) under the California Endangered Species Act (Sections 670.2 or 670.5, Title 14, California Code of Regulations);
- Species without a formal listing status that meets the definitions of “Endangered” or “Rare” under California Environmental Quality Act (CEQA) Guidelines Section 15380, including California Department of Fish and Game (CDFG) “Species of Special Concern” (SSC), “Candidate” (FC), or “Proposed” species for listing under the ESA, U.S. Fish and Wildlife Service (USFWS) “Birds of Conservation Concern,” and California Native Plant Society (CNPS) rare plant ranks 1B and 2, which are categorized into the following subsections:
  - 1A: Presumed extinct in California;
- 1B.1: Rare, threatened, or endangered in California and elsewhere. Extremely endangered in California;
- 1B.2: Rare, threatened, or endangered in California and elsewhere. Fairly endangered in California;
- 1B.3: Rare, threatened, or endangered in California and elsewhere. Not very threatened in California; and
- 2.2: Rare, threatened, or endangered in California, but more common elsewhere. Fairly threatened in California.
• Species designated as SSC or “Fully Protected,” (FP) by the CDFG; and
• Species protected under local ordinances, including the City of Santa Clarita oak tree protection ordinance and Los Angeles County oak tree protection ordinance.

4.4.1.1 Background/Methodology

Literature Review
The literature review included a search for special status plant and wildlife species and sensitive vegetation community occurrences in the proposed project area, as recorded in the California Natural Diversity Database (CNDDB). CNDDB records of occurrences were reviewed for the U.S. Geological Survey (USGS) 7.5-minute Oat Mountain quadrangle (quad), where the proposed project area is located. The surrounding eight USGS 7.5-minute quads: Val Verde, Newhall, Mint Canyon, Simi Valley East (Santa Susana), San Fernando, Calabasas, Canoga Park, and Van Nuys were also reviewed for CNDDB occurrences. In addition to the CNDDB, the following sources were reviewed to inform surveys and this biological resources impacts analysis:

• USFWS’ list of endangered, threatened, and proposed species obtained from the USFWS Ventura Field Office (USFWS 2010a);
• CNPS 2011 online Inventory of Rare and Endangered Plants of California (CNPS 2011); and
• USFWS’ online Critical Habitat Portal (USFWS 2011a).

Surveys Conducted
Results from biological resource surveys conducted by the applicant in the areas of the proposed project components (plus buffers around these areas) in 2009, 2010, and 2011 were used to inform the biological resources impact analysis. During surveys, the applicant’s biological consultant identified habitat types, sensitive communities, and special status species. Biological resource surveys are summarized in Table 4.4-1; reports of these surveys are presented in Appendix E.
<table>
<thead>
<tr>
<th>Survey</th>
<th>Survey Description</th>
<th>Dates Completed</th>
<th>Project Components Surveyed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Habitat Assessment (AECOM 2009)</td>
<td>Reconnaissance level to identify vegetation communities, potential jurisdictional features, and potential for occurrence of special status species.</td>
<td>Apr 20–23, 2009; Apr 27–30, 2009; and Jun 8–9, 2009.</td>
<td>Storage field components; 66-kV subtransmission line route and San Fernando Substation support towers (all areas surveyed with 25-meter [80-foot] buffer).</td>
</tr>
<tr>
<td>Special Status Plant Species Survey (Appendices E-1 and E-3)</td>
<td>Spring and fall surveys for special status plants. Confirmation of vegetation communities identified in the habitat assessment.</td>
<td>Apr 14–17, 2009; Apr 20–23, 2009; Jun 8–9, 2009; and Aug 19, 20, 23, 2010.</td>
<td>12-kV Plant Power Line (25-meter survey area around each structure; original southern alignment); 66-kV subtransmission line (25-meter survey area around each structure); and areas of proposed impacts within the storage field plus a 25-meter buffer.</td>
</tr>
<tr>
<td>Coastal California Gnatcatcher (Appendix E-2)</td>
<td>Protocol level by permitted surveyor.</td>
<td>Mar 15–Apr 29, 2010</td>
<td>Proposed project areas of suitable habitat surveyed; areas within critical habitat also surveyed. Areas surveyed included portions of the 66-kV subtransmission line and the storage field. Telecommunications Route #2 was not surveyed.</td>
</tr>
<tr>
<td>Biological Resource Survey Plan – Telecom Line (Appendix E-6) and Telecommunications Line Biological Habitat Assessment Report (Appendix E-7)</td>
<td>Reconnaissance level to identify vegetation communities, potential jurisdictional features and potential presence of special status species.</td>
<td>May 2011</td>
<td>Telecommunications Route #2</td>
</tr>
<tr>
<td>Storage Field Plant Power Line Access Road – Results of Biological Survey (Appendix E-8)</td>
<td>Reconnaissance level to identify vegetation communities, potential jurisdictional features and potential presence of special status species.</td>
<td>July 28, 2011</td>
<td>Northern route of the Plant Power Line and potential access routes to the area.</td>
</tr>
</tbody>
</table>

Key:

kV = kilovolt

Note:

(1) A southern alignment for the Power Plant Line was initially included as part of the proposed project.
### 4.4.1.2 Habitat Types

Habitat types occurring in the proposed project area were determined during desktop analyses, habitat assessment surveys, and special status plant species surveys. The main habitat types located throughout the proposed project area include:

- Venturan Coastal Sage Scrub;
- Chamise Chaparral;
- Ceanothus Chaparral;
- Coastal Sage – Chaparral Scrub;
- Poison Oak Chaparral;
- Coast Live Oak Woodland;
- California Walnut Woodland;
- California Ash Woodland;
- Southern Mixed Riparian Forest;
- Southern Willow Scrub;
- Non-native Grassland/Disturbed; and
- Developed/Urban Landscaping/Roads.

Portions of the proposed project area have been disturbed by construction activities, urbanization, livestock grazing, exotic plant invasion, and wildfire. Table 4.4-2 lists habitat types present in the location of each proposed project component. A complete description of each habitat type found in the proposed project area is provided in the Proponent’s Environmental Assessment (AECOM 2009). Additionally, Appendix D provides habitat maps within the 66-kV subtransmission line right-of-way (ROW).

#### Table 4.4-2 Habitat Types Associated with Proposed Project Components

<table>
<thead>
<tr>
<th>Project Component</th>
<th>Habitat Types</th>
</tr>
</thead>
<tbody>
<tr>
<td>66-kV subtransmission line</td>
<td>• Developed/Urban Landscaping/Roads; California Walnut Woodland; Coast Live Oak Woodland; Chamise Chaparral; Venturan Coastal Sage Scrub; Coastal Sage – Chaparral Scrub; Southern Willow Scrub; Non-native Grassland/Disturbed; Ceanothus Chaparral; California Ash Woodland; Southern Mixed Riparian; and Los Angeles County–Designated Significant Ecological Area #20.</td>
</tr>
<tr>
<td>Telecommunications Route #3/San Fernando Substation</td>
<td>• Developed/Urban Landscape/Roads;</td>
</tr>
</tbody>
</table>
**Table 4.4-2 Habitats Associated with Proposed Project Components**

<table>
<thead>
<tr>
<th>Project Component</th>
<th>Habitat Types</th>
</tr>
</thead>
<tbody>
<tr>
<td>Proposed Natural Substation</td>
<td>• Non-native Grassland;</td>
</tr>
<tr>
<td></td>
<td>• Developed/Urban Landscaping/Roads;</td>
</tr>
<tr>
<td></td>
<td>• Venturan Coastal Sage Scrub.</td>
</tr>
<tr>
<td>Telecommunications Route #2</td>
<td>• Developed/Urban Landscaping/Roads;</td>
</tr>
<tr>
<td></td>
<td>• Coast Live Oak Woodland;</td>
</tr>
<tr>
<td></td>
<td>• Non-native Grassland;</td>
</tr>
<tr>
<td></td>
<td>• Coastal Sage Scrub;</td>
</tr>
<tr>
<td></td>
<td>• Chamise Chaparral;</td>
</tr>
<tr>
<td></td>
<td>• Southern Mixed Riparian.</td>
</tr>
</tbody>
</table>

Source: Appendix E-7

Key:
kV = kilovolt

**Special Status Natural Communities**

Several vegetation communities identified in the proposed project area are recognized as sensitive by the CDFG. Special status vegetation communities are natural communities that support concentrations of sensitive plant or wildlife species, are of relatively limited distribution, or are of particular value to wildlife but are not afforded legal protection unless they support protected species (CDFG 2009). The CDFG recognizes Coast Live Oak Woodland (some associations), California Walnut Woodland, and Ceanothus Chaparral as sensitive (CDFG 2009). The CDFG considers oak woodlands to be regionally sensitive because of their limited acreage, high wildlife value, gradual loss to development, and lack of recruitment. Areas of Venturan Coastal Sage Scrub that comprise California sagebrush (*Artemisia californica*) and white sage (*Salvia apiana*) are recognized as sensitive (CDFG 2010). The CDFG also generally considers riparian and wetland areas to be sensitive (CDFG 2009). Riparian areas in the proposed project area comprise: Southern Mixed Riparian Forest, some areas of Coast Live Oak Woodland, and Southern Willow Scrub. Sensitive habitats that occur in the proposed project area are described below.

**Coast Live Oak Woodland**

This plant community is present in the proposed project area, typically on north facing slopes and shaded ravines. The dominant species is coast live oak (*Quercus agrifolia*), varying in height from 30 to 75 feet. Valley oak (*Quercus lobata*) and California walnut (*Juglans californica*) may also be present in this community as a smaller component, particularly along the upper slopes of riparian drainages. A developed shrub layer is generally lacking except along habitat margins, where it may intergrade with scrub habitat. In these areas, shrubs may consist of toyon (*Heteromeles arbutifolia*), sugarbush (*Rhus ovata*), and blue elderberry (*Sambucus nigra* ssp. *caerulea*). An herbaceous understory is likewise usually sparse due to the heavy accumulation of leaf litter from the dense oak canopy, but is generally limited to non-native grasses such as ripgut brome (*Bromus diandrus*) and wild oat (*Avena fatua*).

**California Walnut Woodland**

Small areas of this plant community, dominated by California walnut, were observed intergrading with the Coast Live Oak Woodland within the proposed project area, including along slopes of riparian systems. Burned pockets of this habitat also occur in the lower reaches of Limekiln Canyon Wash in the storage field adjacent to the proposed guardhouse relocation site and on the slope to the south of the Porter Fee Road staging area. Due to a more open tree canopy and less leaf litter, this type of woodland has a more developed understory consisting of shrubs such as sugarbush, white sage, and the non-native...
species horehound (Marrubium vulgare) with an herbaceous layer of primarily non-native annual grasses such as brome (Bromus spp.) and oat (Avena spp.).

Ceanothus Chaparral
This plant community is present throughout the proposed project area and is dominated by arborescent hairy-leaf ceanothus (Ceanothus oliganthus). Other components of this plant community include chamise (Adenostoma fasciculatum), thick-leaved yerba santa (Eriodictyon crassifolium var. crassifolium), California sagebrush, white sage, black sage (Salvia mellifera), and purple sage (Salvia leucophylla).

Venturan Coastal Sage Scrub
This plant community is composed of low, mostly soft-woody, drought-resistant, deciduous shrubs between 1.5 and 6 feet tall and occurs generally in dry areas with shallow soil. Cover can vary in density, but the understory vegetation is usually sparse and may consist solely of non-native, annual grasses. Along the 66-kV subtransmission line, the quality of this type of habitat varies widely, from undisturbed areas vegetated with dense stands of native shrubs to areas disturbed by fire and/or human interaction in which non-native grasses and forbs dominate, sparsely interspersed with sage scrub species. California sagebrush is universal as a co-dominant species in this habitat, with other prominent components varying based on location. These co-dominants include purple sage, black sage, white sage, bush monkey flower (Mimulus aurantiacus), bush mallow (Malacothamnus fasciculatus), and California buckwheat (Eriogonum fasciculatum). Sub-dominants also vary by location and include chaparral yucca (Yucca whipplei), deerweed (Lotus scoparius), poison oak (Toxicodendron diversilobum), and larger shrubs/trees such as toyon, sugarbush, and blue elderberry. While these stands are generally dense with little herbaceous understory, annuals such as blue dicks (Dichelostemma capitatum), California poppy (Eschscholzia californica), morning glory (Calystegia spp.), wild cucumber (Marah macrocarpus), gallium (Gallium spp.), and Indian paintbrush (Castilleja spp.) can be found in openings in the scrub and at the margins of disturbed areas.

Southern Mixed Riparian Forest
Southern Mixed Riparian Forest is a mixture of cottonwood-willow, sycamore-alder, and coast live oak communities. The vegetation structure is such that the upper banks are dominated by coast live oaks and sycamores (Platanus spp.), with willows (Salix spp.) interspersed with Fremont cottonwood (Populus fremontii) and alder (Alnus spp.) in the drainages. This community occurs along the 66-kV subtransmission line, in the storage field, and along Telecommunications Route #2 (see Table F-1 in Appendix F).

Southern Willow Scrub
This dense riparian habitat occurs in loose, sandy, or fine gravelly alluvium and is dominated by several species of willow with scattered emergent Fremont cottonwood. Due to the density of the canopy, little understory is generally present, but this habitat can transition to a lower scrub that includes mulefat (Baccharis salicifolia), emerging willows, and other riparian species. This community occurs within the 66-kV subtransmission line and storage field portions of the proposed project site.

Streams and Riparian Areas
Numerous drainages are located in proximity to or are intersected by the proposed project components, as identified in the biological habitat assessment (Appendix E-7) and the wetland characterization study completed by the applicant (Appendix E-5). Telecommunications Route #2 was not included in the field survey results (Appendix E-5 and E-7); thus, National Hydrological Dataset and National Wetlands...
Inventory data were additionally used to map other streams and riparian areas in the proposed project area, particularly along Telecommunications Route #2, as shown in Figure 4.4-1 and Appendices F-1 and F-2. According to the desktop and field information, no perennial waters occur in the immediate project area.

Drainages that are present in the area of the proposed project components are generally first-order headwater systems that are intermittent in nature; i.e., only flow during heavy, episodic rain events. Riparian vegetation composed of species associated with the above communities (i.e., Coast Live Oak Woodland, California Walnut Woodland, Southern Mixed Riparian Forest, and Southern Willow Scrub) is found along many of the drainages. For further discussion of water and wetland features in the proposed project area, see Section 4.9, “Hydrology and Water Quality.”

### 4.4.1.3 Common Wildlife

A variety of regionally abundant wildlife species are likely to occur throughout the areas of the proposed project components. Mammals that are likely to occur throughout the proposed project areas include mice, hares, rabbits, and ground squirrels. Common birds include songbirds, raptors, woodpeckers, owls, doves, and corvids.

Surveyors observed one occupied red-tailed hawk (Buteo jamaicensis) nest in the lattice of structure, during the habitat assessment in 2009, and one unoccupied nest in the proposed project area. Regionally abundant birds that may nest in these stick nests would be protected under the Migratory Bird Treaty Act (MBTA).

### 4.4.1.4 Special Status Species

The following discussion addresses special status plant and wildlife species that may occur in the areas of the proposed project components, according to the literature reviewed. Species that have no likelihood of occurring in the proposed project area (for example, species whose extirpation from the region is presumed or confirmed, or species for which essential habitat or microhabitats are not present) are not considered here or are evaluated below and are removed from further discussion with regards to anticipated project impacts.

#### Plants

Thirty-one special status plant species were evaluated for their potential to occur in the proposed project area (Table 4.4-3). Determinations of potential to occur were based on field survey results, CNDDB records, CNPS data, and presence of suitable habitat in the proposed project area (Appendix E-1, Appendix E-3, CNDDB 2011, and CNPS 2011). Two special status plant species are present in the proposed project area, and 14 special status plant species are likely to occur throughout the proposed project area, as described below.

**Special Status Plants Present in the Project Component Areas**

Two special status plant species are present in the proposed project area: Plummer’s mariposa lily (Calochortus plummerae; 1B.2) and slender mariposa lily (Calochortus clavatus var. gracilis; 1B.2) (Appendices E-1 and E-3). Several species of oak trees (Quercus spp.), which are considered sensitive resources and are protected under city and county ordinances, are also present in the proposed project area.
Plummer’s mariposa lily

Plummer’s mariposa lily is a native perennial bulb that is endemic to (i.e., existing only in) California and is known to occur in Los Angeles, Orange, Riverside, San Bernardino, and Ventura Counties. This lily grows in well-drained soils of rocky chaparral and valley grassland habitats, typically from 300 to 5,600 feet in elevation. The CNDDB has recorded several recent occurrences of this species within 10 miles of the proposed project area (CNDDB 2011). Surveyors identified four Plummer’s mariposa lilies in a single population within the storage field, east of the current compressor site, on a slope roughly 35 feet from the roadway (Appendix E-1). The presence of Plummer’s mariposa lily is also likely but has not been confirmed along Telecommunications Route #2 (see Appendices E-6 and E-7 for survey details).

Slender mariposa lily

Slender mariposa lily is a native perennial bulb that is endemic to California. This lily grows in chaparral, coastal scrub, and valley and foothill grasslands up to 3,000 feet in elevation. The CNDDB records recent occurrences of this species within 10 miles of the proposed project area (CNDDB 2011). Over 1,320 slender mariposa lilies were detected in several populations around the following structures of the 66-kV subtransmission line: 57, 56, 55, 54, 53, 52, and 48 (Appendix E-1). The presence of slender mariposa lily is likely but has not been confirmed along Telecommunications Route #2.

Oak trees

The CDFG considers some oak woodlands as sensitive (CDFG 2010). Furthermore, both the City of Santa Clarita and Los Angeles County list oak trees as a protected resource. Several species of oak trees are present throughout the proposed project area (Appendix E-4). Details regarding local and regional regulations governing oak trees can be found in Section 4.4.2.3.

Special Status Plants Likely to Occur in the Proposed Project Area

66-kV Subtransmission Line/Telecommunications Route #1

Along the 66-kV subtransmission line, the following special status species are likely to occur: Braunton’s milkvetch (Astragalus brauntonii; FE/1B.1), California Orcutt grass (Orcuttia californica; FE/SE/1B.1), chaparral ragwort (Senecio aphanactis; 2.2), Nevin’s barberry (Berberis nevinii; FE/SE/1B.1), San Fernando Valley spineflower (Chorizanthe parryi var. ernandina; FC/SE/1B.1) Santa Susana tarplant (Deinandra minthornii; R/1B.2), short-joint beavertail cactus (Opuntia basilaris var. brachyclada; 1B.2), and slender horned spineflower (Dodecahema leptoceras; FE/SE/1B.1).

San Fernando Substation

In the vicinity of the San Fernando Substation, Davidson’s bush mallow (Malacothamnus davidsonii; 1B.2) and Nevin’s barberry are likely to occur.

Storage Field and Proposed Natural Substation

Braunton’s milkvetch and Santa Susana tarplant are likely to occur throughout the storage field and proposed Natural Substation areas.
Figure 4.4-1
Wetlands and Other Hydraulic Features in the Proposed Project Area

Note: Where subtransmission lines and telecommunications routes are parallel, they are shown offset for graphical purposes only. The lines would be co-located overhead on the same structures.
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Table 4.4-3  Special Status Plants

<table>
<thead>
<tr>
<th>Species</th>
<th>Status (Fed/State/CNPS)</th>
<th>Habitat</th>
<th>Potential to Occur in Project Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agoura Hills dudleya (<em>Dudleya cymosa</em> ssp. agourensis)</td>
<td>FT/--/1B.2</td>
<td>Rocky, chaparral, or cismontane woodland. Elevation: 650–1,640 feet. Blooms: May–June.</td>
<td>Likely. Suitable habitat present in the project component areas. No CNDDB occurrences within 5 miles of all project component areas. However, presumed extant in USGS 7.5-minute quad Calabasas (CNPS 2011).</td>
</tr>
<tr>
<td>Brand’s phacelia (<em>Phacelia stellaris</em>)</td>
<td>FC/--/1B.1</td>
<td>Coastal dunes, coastal scrub. Elevation: to 1,300 feet. Blooms: Mar–June.</td>
<td>Absent. No suitable habitat present in the project component areas. No CNDDB occurrences within 5 miles of all project component areas. Presumed extirpated from quads in Los Angeles County (CNPS 2011).</td>
</tr>
<tr>
<td>Braunton’s milkvetch (<em>Astragalus brauntonii</em>)</td>
<td>FE/--/1B.1</td>
<td>Recent burns or disturbed areas, usually sandstone with carbonate layers. Chaparral, coastal scrub, valley and foothill grassland. Elevation: to 2,000 feet. Blooms: Jan–Aug.</td>
<td>Likely. Suitable habitat present in the project component areas. Closest CNDDB occurrence approximately 0.7 miles southeast of Chatsworth Substation. Presumed extant in Calabasas, Oat Mountain, and Van Nuys quads; presumed extirpated from Canoga Park quad (CNPS 2011).</td>
</tr>
</tbody>
</table>
### Table 4.4-3  Special Status Plants

<table>
<thead>
<tr>
<th>Species</th>
<th>Status (Fed/State/CNPS)</th>
<th>Habitat</th>
<th>Potential to Occur in Project Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gambel’s watercress</td>
<td>FE/ST/1B.1</td>
<td>Marshes and swamps (freshwater or brackish). Elevation: 16–1,080 feet. Blooms: Apr–Oct.</td>
<td><strong>Absent.</strong> No suitable habitat present in the project component areas. No CNDDDB element occurrences within 5 miles of all project component areas. Nearly extinct in U.S.; known in California from only four occurrences (CNPS 2011). Not known to occur in the quads through which the proposed project runs (CNPS 2011).</td>
</tr>
<tr>
<td>Greata’s aster</td>
<td>--/--/1B.3</td>
<td>Mesic, broadleaved upland forest, chaparral, cismontane woodland, lower montane coniferous forest, riparian woodland. Elevation: 980–6,600 feet. Blooms: Jun–Oct.</td>
<td>Unlikely. Suitable habitat may be present in the project component areas. Closest CNDDDB occurrence approximately 5 miles northeast of San Fernando substation in 1918. Presumed extirpated from San Fernando quad (CNPS 2011). Presumed extant in portions of Ventura and Los Angeles Counties outside of the proposed project area (CNPS 2011).</td>
</tr>
<tr>
<td>Lyon’s pentachaeta</td>
<td>FE/SE/1B.1</td>
<td>Rocky, clay, chaparral (openings), coastal scrub, valley and foothill grassland. Elevation: 100–2,000 feet. Blooms: Mar–Aug.</td>
<td>Unlikely. Suitable habitat may be present in the project component areas. No CNDDDB occurrence within 5 miles of all project component areas. Not listed by CNPS within project quads.</td>
</tr>
<tr>
<td>Moran’s navarretia</td>
<td>FT/--/1B.1</td>
<td>Chenopod scrub, marshes and swamps (assorted shallow freshwater), playas, vernal pools. Elevation: 100–2,150 feet. Blooms: Apr–Jun.</td>
<td>Unlikely. Potentially suitable habitat may be present in the project component areas. No CNDDDB occurrences within 5 miles of all project component areas. Presumed extant in Mint Canyon, not listed in other project quads (CNPS 2011).</td>
</tr>
</tbody>
</table>
**Table 4.4-3 Special Status Plants**

<table>
<thead>
<tr>
<th>Species</th>
<th>Status (Fed/State/CNPS)</th>
<th>Habitat</th>
<th>Potential to Occur in Project Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>Parry's spineflower (<em>Chorizanthe parryi</em> var. <em>parryi</em>)</td>
<td>--/--/1B.1</td>
<td>Sandy or rocky, openings. Chaparral, cismontane woodland, coastal scrub, valley and foothill grassland. Elevation: 900–4,000 feet. Blooms: Apr–Jul.</td>
<td>Unlikely. Suitable habitat may be present in the project component areas, although grassland in the proposed project area is typically non-native. No CNDDB occurrences within 5 miles of all project component areas. Not listed in quads of proposed project area by CNPS, presumed extant in quads outside of proposed project area in Los Angeles County (CNPS 2011).</td>
</tr>
<tr>
<td>Peninsular nolina (<em>Nolina cismontana</em>)</td>
<td>--/--/1B.2</td>
<td>Sandstone or gabbro. Chaparral, Coastal scrub. Elevation: 460–4,100 feet. Blooms: May–Jul.</td>
<td>Likely. Suitable habitat may be present in the project component areas. No CNDDB occurrences within 5 miles of all project component areas. Presumed extant in Calabasas quad (CNPS 2011).</td>
</tr>
<tr>
<td>Plummer's mariposa lily (<em>Calochortus plummerae</em>)</td>
<td>--/--/1B.2</td>
<td>Granitic, rocky. Chaparral, cismontane woodland, coastal scrub, lower montane coniferous forest, valley and foothill grassland. Elevation: 300–5,600 feet. Blooms: May–Jul.</td>
<td><strong>Present.</strong> Observed during 2009 surveys. Closest CNDDB occurrences are 1 mile west of structure 10 in 2004, 1 mile east of fiber optic connection point in 2010, and 0.3 miles west of Telecommunications Route #2 in 2005.</td>
</tr>
</tbody>
</table>
### Table 4.4-3  Special Status Plants

<table>
<thead>
<tr>
<th>Species</th>
<th>Status (Fed/State/CNPS)</th>
<th>Habitat</th>
<th>Potential to Occur in Project Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ross’ pitcher sage (<em>Lepechinia rossii</em>)</td>
<td>--/--/1B.2</td>
<td>Chaparral. Elevation: 1,000–2,600 feet. Blooms: May–Sep.</td>
<td>Unlikely. Suitable habitat may be present in the project component areas. No CNDDB occurrences within 5 miles of all project component areas. Not listed in quads of the proposed project area by CNPS (2011).</td>
</tr>
<tr>
<td>Round-leaved filaree (<em>California macrophylla</em>)</td>
<td>--/--/1B.1</td>
<td>Clay. Cismontane woodland, valley and foothill grassland. Elevation: 50–3,900 feet. Blooms: Mar–May.</td>
<td>Unlikely. Suitable habitat may be present in the project component areas. No CNDDB occurrences within 5 miles of all project component areas. Not listed in proposed project quads by CNPS (2011).</td>
</tr>
<tr>
<td>San Fernando Valley spineflower (<em>Chorizanthe parryi var. fernandina</em>)</td>
<td>FC/SE/1B.1</td>
<td>Coastal scrub (sandy), valley and foothill grassland. Elevation: 500–3,900 feet. Blooms: Apr–Jul.</td>
<td>Likely. Suitable habitat present in the project component areas. Closest CNDDB occurrence approximately 1.5 miles northwest of San Fernando Substation. Other species of spineflower have been observed in the proposed project area. Rediscovered in 1999; now known from only three occurrences. Presumed extant in Newhall, Calabasas, and Val Verde quads, but extirpated from San Fernando, Oat Mountain, and Van Nuys quads (CNPS 2011).</td>
</tr>
<tr>
<td>San Gabriel bedstraw (<em>Galium grande</em>)</td>
<td>--/--/1B.2</td>
<td>Broadleaf upland forest, chaparral, cismontane woodland, lower montane coniferous forest. Elevation: 1,400–5,100 feet. Blooms: Jan–Jun.</td>
<td>Unlikely. Suitable habitat may be present in the project component areas. No CNDDB occurrences within 5 miles of all project component areas. Not listed by CNPS in quads within the project component areas, but noted as threatened by powerline construction (CNPS 2011).</td>
</tr>
<tr>
<td>Santa Monica Mountains dudleya (<em>Dudleya cymosa ssp. Ovatifolia</em>)</td>
<td>FT/--/1B.2</td>
<td>Volcanic or sedimentary, rocky. Chaparral, coastal scrub. Elevation: 500–5,500 feet. Blooms: Mar–Jun.</td>
<td>Unlikely. Suitable habitat may be present in the project component areas. No CNDDB occurrence within 5 miles of all project component areas. Known from fewer than 10 occurrences; not listed in proposed project quads (CNPS 2011).</td>
</tr>
<tr>
<td>Santa Susana tarplant (<em>Deinandra minthornii</em>)</td>
<td>--/R/1B.2</td>
<td>Rocky. Chaparral, coastal scrub, Elevation: 900–2,500 feet. Blooms: Jul–Nov.</td>
<td>Likely. Suitable habitat present in the project component areas. Closest CNDDB occurrences are approximately 0.03 miles south of Telecommunications Route #2 in 1987, 0.2 miles northwest of Telecommunications Route #2 in 1987, 0.07 miles west of Telecommunications Route #2 in 1987, and 1.2 miles northeast of Chatsworth Substation in 1979. Presumed extant in Santa Susana, Calabasas, Oat Mountain, and Canoga Park quads (CNPS 2011).</td>
</tr>
<tr>
<td>Species</td>
<td>Status (Fed/State/CNPS)</td>
<td>Habitat</td>
<td>Potential to Occur in Project Area</td>
</tr>
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</tr>
<tr>
<td>Southern tarplant (<em>Centromadia parryi</em> ssp. <em>australis</em>)</td>
<td>--/--/1B.2</td>
<td>Marshes and swamps (margins), valley and foothill grassland (vernally mesic), vernal pools. Elevation: to 1,400 feet. Blooms: May–Nov.</td>
<td>Unlikely. Some suitable habitat present in the project component areas. No CNDDB occurrence within 5 miles of all project component areas. Presumed extirpated from Van Nuys quad (CNPS 2011).</td>
</tr>
<tr>
<td>Thread-leaved brodiaea (<em>Brodiaea filifolia</em>)</td>
<td>FT/SE/1B.1</td>
<td>Often clay. Chaparral (openings), cismontane woodland, coastal scrub, playas, valley and foothill grassland, vernal pools. Elevation: 80–4,000 feet. Blooms: Mar–Jun.</td>
<td>Unlikely. Marginal suitable habitat may be present in the project component areas. No CNDDB occurrence within 5 miles of all project component areas. No CNPS listing within the proposed project area.</td>
</tr>
</tbody>
</table>
### Table 4.4-3 Special Status Plants

<table>
<thead>
<tr>
<th>Species</th>
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</tr>
</thead>
<tbody>
<tr>
<td>White rabbit-tobacco</td>
<td>—/—/2.2</td>
<td>Sandy, gravelly. Chaparral, cismontane woodland, coastal scrub, riparian woodland. Elevation: to 6,800 feet. Blooms: Jul–Dec.</td>
<td>Unlikely. Suitable habitat may be present in the project component areas. No CNDDB occurrence within 5 miles of all project component areas. Presumed extant in Santa Susana quad, but occurrences from Ventura County not verified (CNPS 2011).</td>
</tr>
</tbody>
</table>

**Sources:** CNDDB 2011 (9-quad special status species search); CNPS 2011

**Status explanations:**

**Federal**

FE = Listed as endangered under the federal Endangered Species Act.

FT = Listed as threatened under the federal Endangered Species Act.

FC = Candidate for listing under the federal Endangered Species Act.

**State**

SE = Listed as endangered under the California Endangered Species Act.

ST = Listed as threatened under the California Endangered Species Act.

**CNPS**

1A = Presumed extinct in California

1B.1 = Rare, threatened, or endangered in California and elsewhere. Extremely endangered in California

1B.2 = Rare, threatened, or endangered in California and elsewhere. Fairly endangered in California

1B.3 = Rare, threatened, or endangered in California and elsewhere. Not very threatened in California

2.2 = Rare, Threatened, or Endangered in California, But More Common Elsewhere. Fairly threatened in California

**Other Abbreviations:**

CNDDB = California Natural Diversity Database

CNPS = California Native Plant Society

Fed = federal

kV = kilovolt

quad = quadrangle

USGS = U.S. Geological Society
Telecommunications Route #2

Santa Susana tarplant is likely to occur throughout the entire route. The following species are likely to occur along the southernmost portion of the route and in the vicinity of the Chatsworth Substation: Agoura Hills dudleya (Dudleya cymosa ssp. Agourensis; FT/1B.2), Blochman’s dudleya (Dudleya blochmaniae; 1B.2), Braunton’s milkvetch, many-stemmed dudleya (Dudleya multicaulis; 1B.2), peninsular nolina (Nolina cismontane; 1B.2), and San Fernando Valley spineflower. At the northernmost portion of the route, Ojai navarretia (Navarretia ojaiensis; 1B.1) is likely to occur.

Wildlife

Thirty-four special status wildlife species were evaluated for their potential to occur in the proposed project area (Table 4.4-4). In total, six species of special status wildlife are present in the proposed project area, and 19 species are likely to occur in the proposed project area. Species that are present or likely to occur in the proposed project area are discussed in detail below.

Special Status Amphibians Present in the Proposed Project Area

Coast Range newt

The Coast Range newt (Taricha torosa torosa; SSC) was observed in catch basins in Limekiln Canyon Wash on the storage field property (AECOM 2009). The Coast Range newt inhabits moist areas beneath woody debris, in rock crevices and animal burrows, and the oak woodlands, chaparral, and rolling grasslands in the proposed project area are suitable habitat. This species requires ponded or slow-moving water for breeding.

Special Status Amphibians Likely to Occur in the Proposed Project Area

Arroyo toad

Two occurrences of Arroyo toad (Anaxyrus californicus; FE/SSC) have been recorded in the CNDDB within 10 miles of the proposed project (CNNDB 2011). The closest occurrence recorded in the CNDDB was in 1994 approximately 3 miles north of 66-kV subtransmission line structure 54. Arroyo toad requires shallow gravelly or sandy pools of intermittent streams for breeding that are in proximity to upland grasslands or mixed scrub for foraging and aestivation.

Western spadefoot

Several occurrences of western spadefoot (Spea hammondii; SSC) have been recorded in the CNDDB within 10 miles of the proposed project (CNDDB 2011). The closest occurrence recorded in the CNDDB was in 2000, approximately 0.5 miles east of 66-kV subtransmission line structure 54 (CNDDB 2011). The western spadefoot occupies various habitats but requires perennial pools for breeding and egg laying.

Special Status Reptiles Present in the Project Area

Coast horned lizard

The coast horned lizard (Phrynosoma coronatum blainvili; SSC) was incidentally observed in the project area during coastal California gnatcatcher surveys (Appendix E-1). Several occurrences of this species within 10 miles of the proposed project have been recorded in the CNDDB (CNDDB 2011). The coast horned lizard occurs in relatively open landscapes. The coastal sage scrub, annual grasslands, chaparral, oak woodlands, and riparian woodlands in the proposed project area are appropriate habitat for this species.
### Table 4.4-4 Special Status Wildlife Potential to Occur in Project Component Areas

<table>
<thead>
<tr>
<th>Species</th>
<th>Status Fed/State</th>
<th>Habitat</th>
<th>Potential to Occur*</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Fish</strong></td>
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</tr>
<tr>
<td>Arroyo chub (<em>Gila orcutti</em>)</td>
<td>--/SSC</td>
<td>Occurs in perennial streams with portions of sand or mud substrate and riffles and pools. Tolerant of wide temperature fluctuation (10–24°C) and hypoxic conditions. Feeds on algae and invertebrates.</td>
<td>Absent. CNDDB occurrence is 3 miles north of 66-kV subtransmission line structure 1 in 1999. Occurs in Santa Clara and Los Angeles River watersheds (Regents of the University of California 2011). Drainages in proximity to the project component areas are seasonal and therefore would not support this species.</td>
</tr>
<tr>
<td>Santa Ana sucker (<em>Catostomus santaanae</em>)</td>
<td>FT/SSC</td>
<td>Occurs in shallow perennial streams up to 3.5 feet deep and less than 22°C. Generally with cobble, gravel, or sand bottoms. Feeds on algae and detritus.</td>
<td>Absent. Closest CNDDB occurrences are 6.5 miles southeast of fiber optic connection point in 2007 and 6 miles northwest of 66-kV subtransmission line structure 1 in 1975. Occurs in the Santa Clara and Los Angeles River watersheds (Regents of the University of California 2011). Drainages in proximity to the project component areas are seasonal and therefore would not support this species.</td>
</tr>
<tr>
<td>Unarmored threespine stickleback (<em>Gasterosteus aculeatus williamsoni</em>)</td>
<td>FE/SE</td>
<td>Occurs in perennial waters of 23–24°C and abundant aquatic vegetation. Low turbidity required for nest building and egg laying. Feeds on insects and snails.</td>
<td>Absent. Closest CNDDB occurrence is 3 miles north of 66-kV subtransmission line structure 1 in 1999 in Santa Clara River. Occurs in the Santa Clara and Los Angeles River watersheds (Regents of the University of California 2011). Drainages in proximity to the project component areas are seasonal and therefore would not support this species.</td>
</tr>
<tr>
<td><strong>Amphibians</strong></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Coast Range newt (<em>Taricha torosa torosa</em>)</td>
<td>--/SSC</td>
<td>Terrestrial species inhabits moist areas such as beneath woody debris, in rock crevices and animal burrows in wet forests, oak forests, chaparral, and rolling grasslands. Requires ponds, reservoirs, and slow-moving streams to breed.</td>
<td>Present. Species has been observed in catch basins in Limekiln Canyon Wash in the storage field.</td>
</tr>
<tr>
<td>Sierra Madre yellow legged frog (<em>Rana muscosa</em>)</td>
<td>FE/SSC</td>
<td>Southern California populations occupy unpolluted ponds, lakes, and streams at montane elevations of 4,500 feet or higher. Tadpoles may take multiple seasons to mature.</td>
<td>Unlikely. No suitable habitat present; all project component areas are not at high enough elevations. Single CNDDB record 3 miles northeast of fiber optic connection point.</td>
</tr>
</tbody>
</table>
### Table 4.4-4 Special Status Wildlife Potential to Occur in Project Component Areas

<table>
<thead>
<tr>
<th>Species</th>
<th>Status Fed/State</th>
<th>Habitat</th>
<th>Potential to Occur*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Western spadefoot <em>(Spea hammondii)</em></td>
<td>--/SSC</td>
<td>Occupies various habitats, including grassland, chaparral and oak-pine woodlands. Requires vernal pools for breeding and egg laying. Occurs from Ventura to San Diego County and known in Los Angeles and Santa Clara watersheds.</td>
<td>Likely. Suitable habitat may be present in some project component areas. Closest CNDDB occurrences are 2 miles northeast of structure 38 in 1996, and 0.5 miles east of structure 54 in 2000.</td>
</tr>
<tr>
<td><strong>Reptiles</strong></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Coast (San Diego) horned lizard <em>(Phrynosoma coronatum blainvili)</em></td>
<td>--/SSC</td>
<td>Occurs in relatively open areas of coastal sage scrub, annual grassland, chaparral, oak woodland, riparian woodland, and pine forest habitat on sandy soil, often in association with harvester ants. Santa Barbara to San Diego Counties.</td>
<td>Present. Closest CNDDB occurrence was adjacent to Telecommunications Route #2 in 2001. Suitable habitat present throughout project component areas. Observed near 66-kV subtransmission line structure 50.</td>
</tr>
<tr>
<td>Silvery legless lizard <em>(Anniella pulchra pulchra)</em></td>
<td>--/SSC</td>
<td>Burrows in sandy or loose loamy soil and leaf litter of high moisture content under sparse vegetation, particularly in coastal dune and oak woodland habitats.</td>
<td>Likely. Closest CNDDB record are adjacent to and 0.5 miles east of Telecommunications Route #2 in 2008 and 2009. Suitable habitat present throughout project component areas.</td>
</tr>
<tr>
<td>Two-striped garter snake <em>(Thamnophis hammondii)</em></td>
<td>--/SSC</td>
<td>Occurs in or near permanent fresh water, including ponds or streams with rocky beds bordered by dense riparian vegetation. Feeds on small fish, amphibians, and insects. Monterey County to Baja California.</td>
<td>Present. Observed in Limekiln Canyon Wash. CNDDB occurrence in 2006 0.05 miles west of Telecommunications Route #2; specifically, inhabiting a large pool within a willow riparian woodland. Suitable habitat present throughout project component areas.</td>
</tr>
<tr>
<td>Western pond turtle <em>(Actinemys marmorata)</em></td>
<td>--/SSC</td>
<td>Streams, ponds, freshwater marshes, and shallow lakes with aquatic vegetation and basking sites of sandy banks or grassy open fields. Requires upland habitat up to 0.3 miles from water for egg laying.</td>
<td>Likely. Closest CNDDB occurrence is 0.5 miles east of Telecommunications Route #2, and 3 miles east of Chatsworth Substation in 2000. Some suitable habitat present throughout project component areas.</td>
</tr>
<tr>
<td><strong>Birds</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>California Condor <em>(Gymnogyps californianus)</em></td>
<td>FE/SE</td>
<td>Roosts on large trees, snags, or isolated rock outcrops or cliffs. Nests where there is minimal disturbance, typically cliffs or shallow caves with no nesting material. Requires vast remote areas for foraging, including grasslands and oak savannas. Feeds on carrion of large mammals. Condors may fly 150 miles a day in search of food.</td>
<td>Likely. Known to occur in Los Angeles and Ventura Counties (USFWS 2011b). Suitable foraging habitat present throughout the project component areas, and suitable roosting and nesting habitat present in the vicinity of Telecommunication Route #2.</td>
</tr>
</tbody>
</table>
Table 4.4-4 Special Status Wildlife Potential to Occur in Project Component Areas

<table>
<thead>
<tr>
<th>Species</th>
<th>Status Fed/State</th>
<th>Habitat</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Coastal California gnatcatcher (<em>Polioptila californica californica</em>)</td>
<td>FT/SSC</td>
<td>Obligate, permanent resident of low coastal sage scrub habitat on flat or gently sloping terrain generally below 1,640 feet in elevation. Occurs from Ventura to San Diego County.</td>
<td>Likely. Closest CNDDB occurrences are approximately 1 mile north of San Fernando Substation in 2004, 4.5 miles southeast of San Fernando Substation in 2008, 4.5 miles east of 66-kv subtransmission line structure 1 in 2001, and 4.5 miles south of Chatsworth Substation in 2002. Portions of the proposed project area lie within USFWS-designated critical habitat, and suitable habitat is scattered throughout project component areas with the exception of Telecommunications Route #3.</td>
</tr>
<tr>
<td>Golden eagle (<em>Aquila chrysaetos</em>)</td>
<td>FP/-- (nesting and wintering)</td>
<td>Resident throughout southern California. Forages in open terrain in deserts, mountains, foothill slopes, and valleys throughout southern California. Nests mainly on cliffs, but also in large trees (such as oaks), and rarely on artificial structures or the ground.</td>
<td>Likely. Suitable nesting and foraging habitat present in the non-urbanized portions of project component areas. Closest CNDDB record 4.5 miles southwest of Chatsworth Substation in 1989.</td>
</tr>
<tr>
<td>Least Bell's vireo (<em>Vireo bellii pusillus</em>)</td>
<td>FE/SSC (nesting)</td>
<td>Requires a dense shrub layer 1.5–9 feet above ground in riparian willow scrub habitat, but will use non-riparian habitat as well. Largely absent above 1,640 feet in elevation. Nests occur primarily in willows.</td>
<td>Likely. Closest CNDDB occurrence 5 miles northwest of 66-kv subtransmission line structure 1 in 1988, and 4 miles southeast of San Fernando Substation in 2003. Suitable habitat present throughout project component areas. Project component areas lie within known breeding range for this species.</td>
</tr>
<tr>
<td>Loggerhead shrike (<em>Lanius ludovicianus</em>)</td>
<td>--/SSC (nesting)</td>
<td>Permanent breeding resident in lowlands of southern California. Nests in dense shrubs. Hunts in grassland, scrubland, or open woodland, preferring open areas bordered by trees and brush.</td>
<td>Likely. Closest CNDDB occurrence 7.5 miles north of 66-kv subtransmission line structure 1 in 2005. Suitable habitat for nesting and foraging present throughout project component areas.</td>
</tr>
<tr>
<td>Northern harrier (<em>Circus cyaneus</em>)</td>
<td>--/SSC (nesting)</td>
<td>Ground nester in variety of habitats, including wet meadows, lightly grazed pastures, old fields, freshwater and brackish marshes, dry upland prairies, mesic grasslands, drained marshlands, croplands, and riparian woodland.</td>
<td>Present. Observed in proposed project area.</td>
</tr>
<tr>
<td>Olive-sided flycatcher (<em>Contopus cooperi</em>)</td>
<td>--/SSC (nesting)</td>
<td>Primarily coniferous forest openings and edges, at any elevation from sea level to timberline. Uses snags in early successional forests and burned areas for perching. Insectivorous; feeds on the wing.</td>
<td>Present. Observed in proposed project area, likely migrant.</td>
</tr>
<tr>
<td>Southwestern willow flycatcher (<em>Empidonax trailli extimus</em>)</td>
<td>FE/SE (nesting)</td>
<td>Nests in riparian vegetation, especially willows and coast live oak. Feeds on insects.</td>
<td>Likely. No CNDDB occurrences recorded within 10 miles of the project component areas. Suitable habitat present. Known or believed to occur in Los Angeles and Ventura Counties (USFWS 2010a; DOI 2011).</td>
</tr>
<tr>
<td>Species</td>
<td>Status</td>
<td>Habitat</td>
<td>Potential to Occur*</td>
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<tr>
<td>Special Status Wildlife Potential to Occur</td>
<td>Fed/State</td>
<td>Habitat</td>
<td></td>
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<tr>
<td>in Project Component Areas</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Swainson’s hawk (<em>Buteo swainsoni</em>)</td>
<td>--/ST</td>
<td>Breeding throughout California in mixed agricultural or savannah landscapes with fields and scattered trees. Vagrant in coastal southern California. Occurs in Los Angeles County mountains.</td>
<td>Unlikely. Outside typical breeding range. Likely only migratory in proposed project area. No CNDDB occurrences within 10 miles of project component areas.</td>
</tr>
<tr>
<td>Tricolored blackbird (<em>Agelaius tricolor</em>)</td>
<td>--/SSC</td>
<td>Breeds and forages in fresh-water marshes of cattails, tule, and sedges; and willows and blackberries. In southern California, occurs from Santa Barbara to San Diego Counties.</td>
<td>Likely. Suitable foraging habitat may occur in the project component areas. Nesting habitat is unlikely to occur in the project component areas due to the lack of dense emergent aquatic vegetation within drainages. Closest CNDDB occurrence is a nesting colony 4.5 miles east of Chatsworth Substation in 1999.</td>
</tr>
<tr>
<td>Vaux’s Swift (<em>Chaetura vauxi</em>)</td>
<td>--/SSC</td>
<td>Breeds in coast redwoods and Douglas fir below 1,000 feet. Summer nesting occurs in hollow tree trunks, typically redwood. Forages in forest openings, along streams, and above the canopy.</td>
<td>Present. Observed migrating. Suitable foraging habitat present in the project component areas. No suitable breeding habitat present.</td>
</tr>
<tr>
<td>Western burrowing owl (<em>Athene cunicularia</em>)</td>
<td>--/SSC</td>
<td>Resident throughout southern California. Occurs in open grassland, desert, and scrubland habitats with widely spaced vegetation. Dependent upon burrowing mammals, especially California ground squirrel, for nesting. Forages on insects and small reptiles or mammals. Permanent resident in southern California.</td>
<td>Likely. Suitable habitat present in the project component areas. Closest CNDDB occurrences 5 miles south of Chatsworth Substation in 2000, and 5 miles north of 66-kV subtransmission line structure 1 in 2007.</td>
</tr>
<tr>
<td>Western yellow-billed cuckoo (<em>Coccyzus americanus occidentalis</em>)</td>
<td>FC/SE</td>
<td>Inhabits large tracts of riparian woodland with unbroken canopy and dense understory. Nests in trees typically with vertical branching.</td>
<td>Unlikely. CNDDB occurrences are from 1893 and 1979. Some suitable habitat present in the project component areas. Not known to occur in Los Angeles or Ventura Counties.</td>
</tr>
<tr>
<td>White-tailed kite (<em>Elanus leucurus</em>)</td>
<td>FP/--</td>
<td>Occurs in grasslands, savannah, oak woodlands, and mixed agricultural areas. Nests typically near water in large trees. Permanent resident in southern California.</td>
<td>Likely. Single CNDDB occurrence 3.5 miles north of 66-kV subtransmission line structure 1 in 2005. Suitable habitat present in the project component areas.</td>
</tr>
<tr>
<td>Yellow-breasted chat (<em>Ictera virens</em>)</td>
<td>--/SSC</td>
<td>Summer resident in riparian thickets of willow and other brushy tangles such as blackberry and wild grape near water courses. Forages and nests within 10 feet of the ground.</td>
<td>Likely. Single CNDDB occurrence 9.5 miles northwest of 66-kV subtransmission line structure 1 in 1979. Some suitable foraging and nesting habitat present in the project component areas. Known to winter in Los Angeles County.</td>
</tr>
</tbody>
</table>
Table 4.4-4  Special Status Wildlife Potential to Occur in Project Component Areas

<table>
<thead>
<tr>
<th>Species</th>
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</tr>
</thead>
<tbody>
<tr>
<td><strong>Yellow warbler</strong> <em>(Dendroica petechia)</em></td>
<td>--/SSC (nesting)</td>
<td>Found in scrub/shrub at elevations 328–8,850 feet. Also riparian vegetation, nesting especially in willows.</td>
<td>Likely. Suitable habitat present in the project component areas. Single historic CNDDB occurrence was 9.5 miles northwest of 66-kV subtransmission line structure 1 in 1979.</td>
</tr>
<tr>
<td><strong>Mammals</strong></td>
<td></td>
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</tr>
<tr>
<td>California leaf-nosed bat <em>(Macrotus californicus)</em></td>
<td>--/SSC</td>
<td>Occurs within the warm desert regions (typically Sonoran desert) of California, Nevada, and Arizona and into Mexico. Typically roosts in warm caves or buildings with high humidity.</td>
<td>Unlikely. Closest CNDDB occurrence was adjacent to Telecommunications Route #2 in 1950. Some suitable habitat may be present in the project component areas.</td>
</tr>
<tr>
<td>Los Angeles pocket mouse <em>(Perognathus longimembris brevinasus)</em></td>
<td>--/SSC</td>
<td>Prefers open ground with fine sandy soil in open grassland and coastal sage communities in and around the Los Angeles Basin. May not dig extensive burrows, but hide under weed and dead leaves. Typical elevation 550–2,650 feet.</td>
<td>Unlikely. Last CNDDB record 7.5 miles south of San Fernando Substation in 1903. The area between the CNDDB record and the substation is entirely urbanized. Potential habitat is present in other project component areas; however, the project component areas are north of extant populations and isolated from those populations by development.</td>
</tr>
<tr>
<td>Pallid bat <em>(Antrozous pallidus)</em></td>
<td>--/SSC</td>
<td>Inhabits a variety of habitats. Associated with oak woodlands. Roosting occurs singly or in groups in a wide range of crevice types.</td>
<td>Likely. Historic CNDDB occurrence 8 miles northwest of 66-kV subtransmission line structure 1 in 1938. Suitable foraging and roosting habitat present in oak woodlands in the project component areas.</td>
</tr>
<tr>
<td>San Diego black-tailed jackrabbit <em>(Lepus californicus bennettii)</em></td>
<td>--/SSC</td>
<td>Inhabits coastal sage scrub and mixed chaparral or woodland edges with herbaceous components in southern California.</td>
<td>Likely. Closest CNDDB occurrence is 8 miles north of 66-kV subtransmission line structure 1 in 2005. Suitable scrub habitat present in the project component areas.</td>
</tr>
<tr>
<td>San Diego desert woodrat <em>(Neotoma lepida intermedia)</em></td>
<td>--/SSC</td>
<td>Occurs in coastal scrub and mixed chaparral of southern California from San Diego County to San Luis Obispo County. Particularly abundant in regions with rock outcrops, rocky cliffs, and slopes.</td>
<td>Likely. Closest CNDDB occurrence was 0.1 miles west of 66-kV subtransmission line structure 32 in 1992, and 75 feet east of 66-kV subtransmission line structure 39 in 1992. Suitable habitat present in the project component areas.</td>
</tr>
<tr>
<td>Spotted bat <em>(Euderma maculatum)</em></td>
<td>--/SSC</td>
<td>Occupies arid deserts, grasslands, and mixed conifer forests. Roosting occurs singly or in very small groups in rock crevices and mostly at large rock outcroppings. Feeds on moths.</td>
<td>Unlikely. Historic CNDDB occurrence 6 miles north of 66-kV subtransmission line structure 1 in 1890. Limited suitable foraging and roosting habitat may be present in the project component areas.</td>
</tr>
</tbody>
</table>
### Table 4.4-4 Special Status Wildlife Potential to Occur in Project Component Areas

<table>
<thead>
<tr>
<th>Species</th>
<th>Status Fed/State</th>
<th>Habitat</th>
<th>Potential to Occur*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Western mastiff bat <em>(Eumops perotis californicus)</em></td>
<td>-/SSC</td>
<td>Range extends from California to west Texas and into Mexico, occupying a wide range of habitat from desert scrub to mixed montane forest. Roosting occurs on cliffs with crevices or exfoliating rock slabs.</td>
<td>Likely. Closest CNDDB occurrence is 1 mile west of 66-kV subtransmission line structure 30 in 1954, and 2 miles northeast of 66-kV subtransmission line structure 30 in 1992. Suitable foraging and roosting habitat is present throughout the project component areas.</td>
</tr>
</tbody>
</table>

Sources: CNDDB 2011

**Status explanations:**

**Federal**
- FE = federal endangered
- FT = federal threatened
- FC = candidate for listing under the federal Endangered Species Act.

**State**
- SE = state endangered.
- ST = state threatened.
- FP = fully protected under the California Fish and Game Code.
- SSC = species of special concern in California.

**Other Abbreviations:**
- C = centigrade
- CNDDDB = California Natural Diversity Database
- Fed = federal
- kV = kilovolt

*All distances listed are approximate
Two-striped garter snake

The two-striped garter snake (*Thamnophis hammondii*; SSC) was observed in Limekiln Canyon Wash in the storage field (AECOM 2009). This species occurs in or near fresh water, with rocky beds bordered by dense riparian vegetation. The riparian woodlands are potential habitat in the proposed project area.

Special Status Reptiles Likely to Occur in the Proposed Project Area

Silvery legless lizard

Four occurrences of the silvery legless lizard (*Anniella pulchra pulchra*; SSC) have been recorded in the CNDB within 10 miles of the proposed project; the closest are adjacent to and approximately 0.5 miles east of Telecommunications Route #2 in 2008 and 2009 (CNDDDB 2011). The silvery legless lizard burrows in sandy or loose loamy soil and leaf litter of high moisture content under sparse vegetation. The oak woodlands in the proposed project area are appropriate habitat for this species.

Western pond turtle

The closest of the several occurrences of the western pond turtle (*Actinemys marmorata*; SSC) recorded in the CNDB are approximately 0.5 miles east of Telecommunications Route #2 and approximately 3 miles east of the Chatsworth Substation in 2000. The western pond turtle inhabits streams and other water features with aquatic vegetation. This species requires habitat with basking sites of sandy banks or grassy open fields, and upland habitat up to 0.3 miles from water for egg laying.

Special Status Birds Present in Proposed Project Area

Northern harrier

A northern harrier (*Circus cyaneus*; SSC) was incidentally observed in the proposed project area during surveys in 2010 (Appendix E-2). Northern harriers are ground nesting birds, frequently inhabiting wet meadows, grasslands, and grazed pastures. The proposed project area is outside of the typical breeding and nesting range for northern harriers; therefore, the observed harrier was likely migrating through or wintering in the region.

Olive-sided flycatcher

An olive-sided flycatcher (*Contopus cooperi*; SSC) was incidentally observed in the proposed project area during surveys in 2010 (Appendix E-2). This species is common in the region as a migrant and breeding species. The recently burned areas of vegetation could be used by foraging olive-sided flycatchers.

Vaux’s swift

A Vaux’s swift (*Chaetura vauxi*; SSC) was incidentally observed in the proposed project area during surveys in 2010 (Appendix E-2). Suitable foraging habitat for this species occurs in the proposed project area (i.e., forest openings and along streams). However, the proposed project area is generally outside of the breeding range for this species. Specifically, much of the proposed project would be located higher than 1,000 feet elevation, and this species typically occurs only up to 1,000 feet. Further, the proposed project area does not include the coast redwood and Douglas-fir that Vaux’s swifts require for breeding and nesting. Therefore, the individual observed was likely migrating through the area, and potential impacts to this species could be limited to foraging aspects.
Special Status Birds Likely to Occur in Proposed Project Area

Eleven species of special status birds are likely to occur in the project area: California condor (*Gymnogyps californianus*; FE/SE), coastal California gnatcatcher (*Polioptila californica californica*; FT/SSC), golden eagle (*Aquila chrysaetos*; FP), least Bell’s vireo (*Vireo bellii pusillus*; FE/SSC), loggerhead shrike (*Lanius ludovicianus*; SSC), southwestern willow flycatcher (*Empidonax traillii extimus*; FE/SE), tricolored blackbird (*Agelaius tricolor*; SSC), western burrowing owl (*Athene cunicularia*; SSC), white tailed kite (*Elanus leucurus*; FP), yellow breasted chat (*Ictera virens*; SSC), and yellow warbler (*Dendroica petechia*; SSC). Suitable foraging and/or nesting habitat occurs in the proposed project area for all of these species.

**California condor**

California condors are large birds that require expansive areas of remote habitat such as grasslands and oak savannas. Tall trees, snags (i.e., dead standing trees), or isolated rock outcrops and cliffs are required for roosting such that individuals can take flight with a few wing beats. For successful nesting, condors require minimal disturbance; they nest on cliffs or shallow caves with no nesting material. Condors feed on carrion of large mammals and may fly 150 miles a day in search of food. Habitat suitable for California condors is present in the proposed project area, with the greatest potential for condor foraging and roosting habitat occurring along Telecommunications Route #2. Areas of the proposed project that are urbanized or otherwise previously disturbed by human activity are not likely to support nesting condors.

**Coastal California gnatcatcher**

Coastal California gnatcatchers are an obligate of coastal scrub found in Venturan subassociations of coastal sage scrub. Species composition within that habitat varies dramatically by coastal California gnatcatcher territory, but the California sagebrush is usually dominant or co-dominant (Atwood and Bontrager 2001). Optimal coastal California gnatcatcher breeding habitat occurs below 1,640 feet elevation, on moderate slopes. Typical breeding habitat requires at least two contiguous acres of appropriate vegetation.

The proposed project area is located at the upper limit of the typical coastal California gnatcatcher habitat elevation of approximately 1,640 feet (Appendix E-2), within the portion of coastal California gnatcatcher range where the species occurs as a permanent resident (i.e., birds that occur in this area would not migrate). Coastal California gnatcatcher have been incidentally observed south of the proposed project area in Aliso Canyon (USFWS 2002); however, subsequent protocol surveys did not reveal coastal California gnatcatcher presence (USFWS 2002), and no coastal California gnatcatchers were observed during the March 15–April 29, 2010, focused survey (Appendix E-2). If coastal California gnatcatchers are present in the proposed project area, it is likely that they would have been observed at the time of the focused survey because populations tend to be stable during that season (Appendix E-2). Negative survey results for coastal California gnatcatchers in the proposed project area are likely due to the fact that the coastal sage scrub is of marginal quality and fragmented, as well as the steepness of slopes within the proposed project site.

The survey covered several locations within the proposed project area that are known to have suitable coastal California gnatcatcher habitat and/or that were located within the USFWS-designated critical habitat for this species (Figure 4.4-2) (Appendix E-2). However, Telecommunications Route #2, which runs through the USFWS-designated critical habitat, was not surveyed.
Golden eagle

Golden eagles are resident throughout southern California. The grasslands and other open landscapes in the mountains, foothills, and valleys of the proposed project area provide suitable foraging habitat. Nesting opportunities for golden eagles in the proposed project area are present in large oak trees and any cliffs that may be in the foothills and mountain areas. The greatest potential for golden eagle habitat exists along Telecommunications Route #2.

Least Bell’s vireo, southwestern willow flycatcher, yellow-breasted chat, and yellow warbler

Least Bell’s vireo, southwestern willow flycatcher, yellow-breasted chat, and yellow warbler are all likely to occur in dense riparian areas with willow scrub habitat, and riparian woodlands are critical for breeding pairs. Research has shown that least Bell’s vireo also benefits from using non-riparian habitats (Kus et al. 2010). A dense shrub layer from 2 to 10 feet above the ground is critical for this species (Kus et al. 2010).

Yellow-breasted chat and yellow warbler are also likely to inhabit dense riparian habitat, especially those dominated by willow. Additionally, yellow warbler will occupy disturbed and early successional habitats. The proposed project area is located in the breeding range for yellow warbler, and this species is most likely to occur from 328 to 8,856 feet in elevation.

Neither least Bell’s vireo nor southwestern willow flycatcher were observed in the proposed project area during coastal California gnatcatcher surveys (Appendix E-2). No occurrences of the southwestern willow flycatcher have been recorded within 10 miles of the proposed project area (CNDDB 2011). Two recent occurrences (in 2003 and 2004) and four historic occurrences (in 1978, 1980, 1985, and 1988) for least Bell’s vireo have been recorded within 10 miles of the proposed project (CNDDB 2011). Riparian habitat occurs along various drainages within the proposed project area (Figure 4.4-3). However, not all of this riparian vegetation provides high-quality habitat for associated special status bird species due to previous disturbance and/or the lack of larger areas (i.e., minimum of 6 acres) of dense willows and understory scrub. Several patches with particularly suitable habitat for these bird species do occur in the proposed project area: (1) the South Fork of the Santa Clara River near 66-kV subtransmission line structure 14, where southern willow scrub habitat consists primarily of willow species with emergent Fremont cottonwood and mulefat; and (2) near the proposed guardhouse location, where there is riparian vegetation that includes willows and cottonwoods (Appendix D). Various other areas may also provide potentially suitable habitat. The USFWS has proposed expanding southwestern willow flycatcher critical habitat; this expansion would include the Santa Clara River and a portion of Piru Creek, both in the vicinity of the proposed project area (DOI 2011).

Tricolored blackbird

No tricolored blackbirds were observed in the proposed project area during surveys conducted by the applicant’s biological consultant. These birds breed and forage in fresh-water marshes of cattails, tule and sedges, and willows and blackberries. In southern California, tricolored blackbirds occur from Santa Barbara to San Diego Counties.

Western burrowing owl

Western burrowing owls are resident throughout southern California open grassland, desert, and scrubland habitats with widely spaced vegetation. A ground nesting species, western burrowing owls will often use mammal burrows or other previously excavated holes for nesting. For foraging, this species requires open areas with insects and small reptiles or mammals. This type of habitat, and in particular the presence of California ground squirrel burrows, is found throughout the proposed project area.
Figure 4.4-2
Coastal California Gnatcatcher Critical Habitat

Note: Where subtransmission lines and telecommunications routes are parallel, they are shown offset for graphical purposes only. The lines would be co-located overhead on the same structures.
Figure 4.4-3
Riparian Vegetation Communities Within the Proposed Project Area

Note: Where subtransmission lines and telecommunications routes are parallel they are shown offset for graphical purposes only. The lines would be co-located overhead on the same structures.
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No western burrowing owls were observed in the proposed project area at the time of surveys. Occurrences of burrowing owl have been recorded approximately 5 miles south of the Chatsworth Substation in 2000 and approximately 5 miles north of 66-kV subtransmission line structure 1 in 2007 (CNDDB 2011). Though no western burrowing owls were observed in the proposed project area, these owls are highly mobile, and it is likely that they could move into the area at any time.

Loggerhead shrike, white tailed kite

Loggerhead shrikes inhabit open grasslands, scrublands, woodlands, and riparian vegetation year-round in the proposed project area, and nest in shrubs. White tailed kites generally occur in low elevation grassland, agricultural, wetland, oak woodland, and riparian areas adjacent to open, flat to steep areas, and nest in trees. Loggerhead shrikes and white tailed kites are likely to occur in the proposed project area. A single occurrence of a white tailed kite was recorded approximately 3.5 miles north of 66-kV subtransmission line structure 1 in 2005 (CNDDB 2011). Three occurrences of loggerhead shrikes were recorded approximately 7.5 miles north of 66-kV subtransmission line structure 1 in 2005 and 2008 (CNDDB 2011).

Special Status Mammals Likely to Occur in the Proposed Project Area

No special status mammals were found to be present in the proposed project area. Four special status mammals are likely to occur in the proposed project area: pallid bat (Antrozous pallidus; SSC), San Diego black-tailed jackrabbit (Lepus californicus bennettii; SSC), San Diego desert woodrat (Neotoma lepida intermedia; SSC), and western mastiff bat (Eumops perotis californicus; SSC).

Pallid bat

Pallid bats occur throughout California up to 8,000 feet in elevation. Pallid bats inhabit a variety of habitats and are associated with oak woodlands at lower elevations. Pallid bats have been recorded within 10 miles of the proposed project, historically (CNDDB 2011). Suitable roosting habitats may be present in the proposed project area in tree cavities, rock crevices, and human-made structures.

San Diego black-tailed jackrabbit

San Diego black-tailed jackrabbits inhabit coastal sage scrub and mixed chaparral or woodland edges with herbaceous components in southern California. The closest occurrence of this species recorded in the CNDDB is approximately 8 miles north of 66-kV subtransmission line structure 1 in 2005. Suitable scrub habitat is present within the proposed project area.

San Diego desert woodrat

The San Diego desert woodrat inhabits coastal scrub and chaparral communities from San Diego County to San Luis Obispo County. The closest occurrence of this species recorded in the CNDDB was approximately 0.1 miles west of 66-kV subtransmission line structure 32 in 1992, and 75 feet east of 66-kV subtransmission line structure 39 in 1992 (CNDDB 2011). It is particularly abundant in regions with rock outcrops, rocky cliffs, and slopes. Suitable habitat is present within the proposed project area.

Western mastiff bat

Western mastiff bats are uncommon residents of coastal scrub, grassland, and chaparral habitats throughout southern California. The closest occurrence of the Western mastiff bat recorded in the CNDDB is approximately 1 mile west of 66-kV subtransmission line structure 30 in 1954, and 2 miles northeast of 66-kV subtransmission line structure 30 in 1992 (CNDDB 2011).
4.4.2 Regulatory Setting

4.4.2.2 Federal

Federal Endangered Species Act

The ESA was enacted to protect threatened and endangered species from extinction throughout all or a portion of their known ranges. The ESA makes it unlawful for any governmental agency to harm a listed threatened and endangered species by organizing, funding, or performing actions that may affect the species itself or its known habitat. Doing so would be considered “take” (i.e., harming, harassing, or wanton killing) of a listed species without permit. The USFWS maintains the national list of protected species, as well as acting as regulator and consultant.

Provisions under the ESA allow for authorized “incidental” take of listed species under certain terms and conditions while conducting otherwise lawful activities. There are two processes by which an applicant can procure an Incidental Take Permit (ITP):

- **Section 7**: Applies to a project with a federal nexus, where a federal agency is authorizing, funding, or granting a permit for an activity that may affect listed species; and
- **Section 10**: Applies to a project for which there is no federal nexus.

Migratory Bird Treaty Act

The MBTA of 1918 (16 USC 703–712) provides protection for the majority of bird species occurring in the U.S., as it applies to nearly all migratory species. The MBTA implements treaties with several other nations and was enacted in response to the declines of migratory bird populations from uncontrolled commercial uses. The MBTA makes it unlawful to pursue, hunt, take, capture, kill, possess, or sell birds listed under the MBTA without appropriate permits. Some very common or exotic species are not covered under the MBTA, including the European starling (*Sturnus vulgaris*), the house sparrow (*Passer domesticus*), the rock pigeon (*Columba livia*), and non-migratory species such as grouse, turkey, and ptarmigan. There have been several amendments to the original law (including the Migratory Bird Treaty Reform Act of 1998). The statute does not discriminate between live or dead birds and grants full protection to any bird parts, including feathers, eggs, and nests regardless of conservation status.

Bald and Golden Eagle Protection Act

The Bald and Golden Eagle Protection Act prohibits any form of possession or taking of either bald eagles (*Haliaeetus leucocephalus*) or golden eagles. Take has been broadly interpreted to include altering or disturbing nesting habitat. A 1962 amendment created a specific exemption for possession of an eagle or eagle parts (e.g., feathers) for religious purposes of Indian tribes. Rule changes made in September 2009 (74 Federal Register 175) finalized permit regulations to authorize limited take of these species associated with otherwise lawful activities. These new regulations establish permit provisions for intentional take of eagle nests under particular limited circumstances (50 CFR 13 and 22). The regulations include a USFWS program that will allow issuance of two new types of permits: one addressing take in the form of disturbance or actual physical take of eagles (50 CFR 22.26), and the other providing for removal of nests (50 CFR 22.27). Most permits issued under the new regulations are expected to be those that would authorize disturbance, as opposed to physical take (i.e., take resulting in mortality). Permits for physical take will be issued in very limited cases only, where every precaution has been implemented to avoid physical take and where other restrictions and requirements will apply. In an effort to implement the new regulations, the USFWS has recently published technical guidance, which
includes recommendations for applicants to prepare and submit an avian protection plan for USFWS review.

**Federal Clean Water Act Section 404**

The Clean Water Act (CWA) of 1977 regulates restoration and maintenance of the chemical, physical, and biological integrity of the nation’s waters. The CWA authorizes the U.S. Army Corps of Engineers (USACE) to regulate the discharge of dredged or fill material into the waters of the U.S. and adjacent wetlands. Wetland delineation is fundamental to USACE and U.S. Environmental Protection Agency regulatory responsibilities under Section 404 of the CWA. Wetland delineation consists of standardized procedures that are used to determine whether a wetland is present on a site and, if so, to establish its boundaries in the field. In combination with current regulations and policies, delineation methods help define the area of federal responsibility under the CWA, within which the agencies attempt to minimize the impacts of proposed projects to the physical, chemical, and biological integrity of the nation’s waters. In determining jurisdiction under the CWA, the USACE is governed by federal regulations (33 CFR 320–330) that define wetlands. The USACE Wetlands Delineation Manual is the accepted standard for delineating wetlands pursuant to the Section 404 regulatory program. The USACE released an Interim Regional Supplement to the USACE Wetlands Delineation Manual for the Arid West Region in December 2006, which is the current accepted standard for this region.

The USACE evaluates permit applications for essentially all construction activities that occur in the nation’s waters, including wetlands. USACE permits are also required for any work in the nation’s navigable waters. The USACE either performs or receives jurisdictional delineations of waters of the U.S. that are within the potential area of impacts for proposed developments, and provides a jurisdictional determination of effects. The jurisdictional review performed by the USACE may require modifications of development plans and specifications in order to preclude impacts on waters of the U.S.

**4.4.2.3 State**

**California Endangered Species Act**

The California Endangered Species Act (CESA) is similar to the federal ESA and is administered by the CDFG under California Fish and Game Code Section 2050 et seq. The CESA was enacted to protect sensitive resources and their habitats and prohibits the take of CESA-listed species unless specifically provided for under another state law. This act does allow for incidental take associated with otherwise lawful development projects. A project applicant is responsible for consulting with the CDFG early in project planning stages to avoid potential impacts on rare, endangered, and threatened species and to develop appropriate mitigation planning, if applicable, to preclude activities that are likely to jeopardize the continued existence of any CESA-listed threatened or endangered species or destroy or adversely affect habitat essential for any given species.

Alternatively, where a proposed project is likely to impact species that are listed under both federal and state protection, the provisions of Section 2080.1 allow the CDFG to review the federal document in support of the federal ITP (i.e., the Biological Assessment document) for consistency with the CESA. If the federal Biological Assessment addresses the substantial requirements of the CESA, the CDFG may determine that it is consistent with the CESA and state requirements. This mechanism of an integrated approach to CESA/ESA compliance precludes the need for a separate state ITP.
California Fish and Game Code, Sections 1600–1603

This statute regulates activities that would “substantially divert or obstruct the natural flow of, or substantially change the bed, channel, or bank of, or use material from the streambed of a natural watercourse” that supports fish or wildlife resources. A stream is defined as a body of water that flows at least periodically or intermittently through a bed or channel having banks and supports fish or other aquatic life. This includes only watercourses that have a surface or subsurface flow that support or has supported riparian vegetation. A Lake and Streambed Alteration Agreement must be obtained from the CDFG for any proposed project that would result in an adverse impact on a river, stream, or lake. If fish or wildlife would be substantially adversely affected, an agreement to implement mitigation measures (MMs) identified by the CDFG would be required.

California Fish and Game Code, Sections 3503 and 3503.5

CDFG Code Section 3503 specifies the following general provision for birds: “it is unlawful to take, possess, or needlessly destroy the nest or eggs of any bird, except as otherwise provided by this code or any regulation made pursuant thereto.” Section 3503.5 states that it is “unlawful to take, possess, or destroy any birds in the order Falconiformes or Strigiformes (birds of prey) or to take, possess, or destroy the nest or eggs of any such bird except as otherwise provided by this code or any regulation adopted pursuant thereto.” Construction disturbance during the breeding season that results in the incidental loss of fertile eggs or nestlings, or otherwise leads to nest abandonment, is considered take. Disturbance that causes nest abandonment and/or loss of reproductive effort is also considered take by the CDFG.

California Fish and Game Code, Sections 3511, 4700, 5050, and 5515

These sections prohibit the taking and possession of birds, mammals, fish, and reptiles listed as “fully protected.” The CDFG is the administering agency.

California Fish and Game Code, Section 3513

This section provides for the adoption of the MBTA provisions. As with the MBTA, this state code offers no statutory or regulatory mechanism for obtaining an ITP for the loss of non-game migratory birds. The CDFG is the administering agency.

California Native Plant Protection Act of 1977; California Fish and Game Code, Section1900

This law includes provisions that prohibit the taking of listed rare or endangered plants from the wild. The law also includes a salvage requirement for landowners. Furthermore, it gives the CDFG the authority to designate native plants as endangered or rare and provides specific protection measures for identified populations. Under Section 1913(B) of the California Fish and Game Code, actions undertaken by an agency or publicly or privately owned public utility to fulfill its obligation to provide service to the public are exempted from take prohibitions under the Native Plant Protection Act.

California Code of Regulations, Sections 670.2 and 670.5

These sections list wildlife and plant species that are threatened or endangered in California or by the federal government under the ESA. Species considered future protected species by the CDFG are designated California SSC. SSC species currently have no legal status but are considered indicator species useful for monitoring regional habitat changes.
California Environmental Quality Act Guidelines, Section 15380

CEQA Guidelines Section 15380(b) provides that a species not listed on the federal or state list of protected species may be considered rare or endangered if the species can be shown to meet certain specified criteria.

State of California Clean Water Act Section 401

Section 401 of the CWA requires that any applicant for a USACE CWA Section 404 permit also obtain a Water Quality Certification from the state. The proposed project would be located within the jurisdiction of the Los Angeles Regional Water Quality Control Board (RWQCB). The RWQCB would ensure compliance with CWA Section 401.

4.4.2.4 Regional and Local

Significant Ecological Areas in Los Angeles County

The Los Angeles County General Plan policy promotes the conservation of Significant Ecological Areas (SEAs) in as viable and natural a condition as possible, without prohibiting development. SEAs are not preserves but rather areas where the county deems it important to facilitate a balance between new development and resource conservation. Projects potentially impacting an SEA are reviewed by a Technical Advisory Committee appointed by the county. The SEA program is a resource identification tool used to conserve and manage the county’s valuable biological resources and habitat connectivity (Los Angeles County 2008).

Wetlands and Streams in Los Angeles County

The Los Angeles County General Plan includes policies requiring the restoration and preservation of degraded streams and wetlands (Policy OS 5.4), and the preservation of watercourses and wetlands in a natural state, unaltered by grading, filling, or diversion (Policy OS 5.8).

Los Angeles County Oak Tree Ordinance

The Los Angeles County Oak Tree Ordinance (Part 16 of Chapter 22.56) is intended to preserve and maintain healthy oak trees in the county. All oak trees whose trunks measure 25 inches or more in circumference (8 inches in diameter) are legally protected from being damaged or removed. This ordinance applies to all trees of the oak genus, including the Valley and Coast Live Oak. The county also intends to amend the Oak Tree Ordinance via implementation action C/OS 4.5 to protect oak trees from grading to a 10-foot radius from the drip line of a protected oak tree.

City of Santa Clarita Oak Tree Policies

The City of Santa Clarita requires the preservation of all healthy oak trees unless compelling reasons justify the removal of such trees. This policy applies to the removal, pruning, cutting, and/or encroachment into the protected zone (drip line) of oak trees. On single family residence properties, trees above 12.5 inches circumference are protected. On all other properties, trees above 6 inches circumference are protected (measured at 4.5 feet above grade).

The City of Santa Clarita also offers additional protections to heritage oak trees, which are trees with a main trunk of 108 inches or more, or two trunks each measuring 72 inches or more (measured at 4.5 feet above grade).
### 4.4.3 Methodology and Significance Criteria

Potential impacts on biological resources were evaluated according to the following significance criteria. The criteria were defined based on the checklist items presented in Appendix G of the CEQA Guidelines. The proposed project would cause a significant impact on biological resource if it would:

- a) Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special status species in local or regional plans, policies, or regulations, or by the CDFG or USFWS;
- b) Have a substantial adverse effect on any riparian habitat or other sensitive natural community identified in local or regional plans, policies, or regulations or by the CDFG or USFWS;
- c) Have a substantial adverse effect on federally protected wetlands as defined by Section 404 of the CWA (including, but not limited to, marsh, vernal pool, coastal, etc.) through direct removal, filling, hydrological interruption, or other means (this impact is addressed Section 4.9, “Hydrology and Water Quality”);
- d) Interfere substantially with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impede the use of native wildlife nursery sites;
- e) Conflict with any local policies or ordinances protecting biological resources, such as a tree preservation policy or ordinance; or

Appendix G of the CEQA Guidelines also includes the following checklist item:

- Conflict with the provisions of an adopted Habitat Conservation Plan, Natural Community Conservation Plan, or other approved local, regional, or state habitat conservation plan.

No Habitat Conservation Plans or Natural Community Conservation Plans are in place in the areas of any of the proposed project components. Portions of the proposed project occur in Santa Susana Mountains SEA #20 (see Figure 4.10-1 in Section 4.10, “Land Use and Planning”) in Los Angeles County; potential impacts on the SEA are discussed below under Impact BR-2. Therefore, this item is not applied as a criterion in the analysis of environmental impacts presented in the following section.

### 4.4.4 Environmental Impacts and Mitigation Measures

#### 4.4.4.1 EIR Public Scoping Comments

Comments from agencies during the Environmental Impact Report (EIR) scoping period addressing biological resources were received from the CDFG and the USFWS. Comments from the CDFG primarily addressed wildlife and plant surveys that would be required to determine project impacts; the importance of including an appropriate range of alternatives in the EIR that would avoid or otherwise minimize impacts to sensitive biological resources, including wetlands/riparian habitats, alluvial scrub, and coastal sage scrub; and the protection of wetlands (watercourses and drainages). Comments from the USFWS addressed project impacts on coastal sage scrub habitat for coastal California gnatcatcher and least Bell’s vireo; and project impacts to special status plant species, including San Fernando Valley spineflower and Braunton’s milk-vetch. More detail regarding public scoping comments is presented in Appendix B.
4.4.4.2 Wildlife Agency Coordination

After public scoping, the CPUC contacted the CDFG and USFWS directly, in order to confirm biological resources of regulatory concern as well as refine appropriate mitigation for project impacts (Blankenship and Dellith 2011). Representatives of the wildlife agencies confirmed that sensitive species and habitat such as raptors and nesting birds, including the coastal California gnatcatcher; designated critical habitat for coastal California gnatcatcher; riparian vegetation and wildlife; and wetlands should be addressed in the EIR, and mitigation measures appropriate to the nature of the project and project disturbance should be applied. Agency representatives recommended that protocol level surveys for coastal California gnatcatcher be completed, appropriate buffers between active nests and construction activities be established and monitored, impacts related to disturbance to birds from construction noise be addressed, and restoration of disturbed critical habitat for coastal California gnatcatcher appropriate to project impacts be considered in the EIR.

4.4.4.3 Applicant Proposed Measures

The applicant has committed to the following applicant proposed measures (APMs) as part of the design of the proposed project. See Section 2.5, “Plans and Applicant Proposed Measures,” Table 2-8, for a full description of each APM.

Biological Resources:
- APM BR-1: Preconstruction Surveys.
- APM BR-4: Preconstruction Gnatcatcher Surveys.
- APM BR-5: Exclusionary Fencing.
- APM BR-6: Biological Monitoring.
- APM BR-7: Wildlife Relocation and Protection.
- APM BR-8: Oak Tree Impact Avoidance.

Air Quality:
- APM AQ-3: Minimization of Disturbed Areas.
- APM AQ-4: Watering Prior to Grading and Excavation.

Geology, Soils, and Mineral Resources:
- APM GE-3: Erosion and Sediment Control.

Hazards and Hazardous Materials:
- APM HZ-6: Worker Environmental Awareness Training.

4.4.4.4 Impacts Analysis

The potential impact on biological resources from construction and operation of the proposed project is presented in this section. Impacts on biological resources resulting from the construction and operation of the proposed project can be characterized as direct or indirect, and temporary or permanent. Direct impacts occur during the course of, and are the direct result of, project construction and operation.
Indirect impacts are secondary impacts that may occur later in time or farther from direct impacts. Permanent impacts are irreversible, such as habitat loss due to clearing and development. Temporary impacts are short in duration and/or reversible with the implementation of MMs, such as habitat loss mitigation by habitat restoration.

Impact BR-1: Substantial adverse direct or indirect effect on special status species.

LESS THAN SIGNIFICANT WITH MITIGATION

Special Status Species Habitat

Construction and operation of the proposed project would result in impacts on the habitats of several special status plant and wildlife species. Direct impacts include removal or physical modification of habitat, while indirect effects on habitat would result from increased construction and operation noise and increased human presence in proximity to occupied habitat. The nature and frequency of project operations and maintenance activities would be similar to the existing baseline, which includes gas storage facility operations and periodic inspection, testing, or repair of transmission and fiber optic lines. Impacts on habitats including coast live oak woodlands, California walnut woodlands, riparian woodland, and Venturan Coastal Sage Scrub, are discussed under Impact BR-2.

Coastal California Gnatcatcher Habitat (Including Critical Habitat)

Portions of the 66-kV subtransmission line, the storage field, the proposed Natural Substation site, and Telecommunications Route #2 are within USFWS-designated critical habitat (Figure 4-4.2) and other areas of suitable habitat for the coastal California gnatcatcher. Direct permanent impacts on coastal California gnatcatcher habitat would result from construction of the proposed Natural Substation, clearing of vegetation for access roads, and installation of structures related to the 66-kV subtransmission line and telecommunications routes. Direct temporary impacts on coastal California gnatcatcher habitat would result from trimming and clearing of vegetation; fugitive dust deposition, which reduces plant photosynthesis; and excavation of soils, which can suffocate and/or damage plants’ roots. Indirect impacts on coastal California gnatcatcher habitat could occur as a result of increased noise and human activity near occupied habitat.

Areas of potential project construction-related impacts on coastal California gnatcatcher critical habitat were calculated by layering project components with conservative buffers of impact over designated critical habitat using the geographic information systems software ArcGIS. The results of the impact calculations were adjusted for areas where individual buffers overlapped.

A summary of potential areas of direct impacts on designated coastal California gnatcatcher habitat by project component is presented in Table 4.4-5. For linear project components (the 66-kV subtransmission line and the telecommunications routes), any and all supporting structures may be removed, and the location of new supporting structures to be installed would not be determined prior to final project engineering; therefore, 50-foot buffers on either side of the subtransmission line or telecommunications route were applied to determine the areas in which impacts could take place. Although project work may take place anywhere within the proposed project component areas shown in Table 4.4-5, the actual area of impact would be smaller than that shown in the table. (No coastal California gnatcatcher habitat is present in the area of Telecommunications Route #3.)
**Table 4.4-5  Areas of Potential Impact on Coastal California Gnatcatcher Critical Habitat by Project Component**

<table>
<thead>
<tr>
<th>Project Component</th>
<th>Estimated Potential Temporary Impact Area (acres)</th>
<th>Estimated Permanent Impact Area (acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Storage Field</td>
<td>0.0</td>
<td>0.0</td>
</tr>
<tr>
<td>Proposed Natural Substation</td>
<td>1.0</td>
<td>1.0</td>
</tr>
<tr>
<td>66-kV Subtransmission Line/Telecommunications Route #1</td>
<td>36.7</td>
<td>3.2</td>
</tr>
<tr>
<td>Telecommunications Route #2</td>
<td>37.6</td>
<td>3.7</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>75.3</strong></td>
<td><strong>7.9</strong></td>
</tr>
</tbody>
</table>

Key:

- kV = kilovolt

Notes:

1. Includes buffer of 50 feet on either side of the line.
2. Construction-related impacts only.

Indirect impacts, which could occur as a result of increased noise and human presence, could occur in areas of habitat during construction and maintenance activities, which would take place over short-term periods. Indirect impacts could extend into areas adjacent to project activities (e.g., up to several hundred feet from project activities in some cases).

Construction of the proposed project components within the storage field would occur in highly disturbed areas consisting primarily of roads and built structures. Therefore, although designated coastal California gnatcatcher critical habitat is present within the storage field area, no impact on this habitat within the storage field is anticipated. Construction of the proposed Natural Substation would require grading and vegetation removal in an area that primarily includes non-native grassland and developed roads; however, some Venturan Coastal Sage Scrub is also present in this area. Direct temporary and permanent impacts on approximately 1 acre of coastal California gnatcatcher habitat would result in the area of the proposed Natural Substation. Operational activities at the proposed Natural Substation that would result in increased noise and human presence could result in indirect impacts on surrounding critical habitat; however, these impacts would be temporary in nature and short in duration. Therefore, the impact would be less than significant.

Removal of existing 66-kV subtransmission line support structures and installation of new structures within coastal California gnatcatcher habitat could result in temporary, direct impacts within up to 36.7 acres, and permanent, direct impacts on up to 3.2 acres of critical habitat for this species. Permanent impacts would occur in the location of the structures to be removed and installed, while temporary impacts could occur in the work areas surrounding structures. Permanent impacts would be smaller in extent than temporary impacts.

Work on Telecommunications Route #2, which would include removal and installation of support structures, grading, and alteration or creation of access roads could result in temporary, direct impacts within up to 37.6 acres of coastal California gnatcatcher critical habitat, and permanent, direct impacts on up to 3.7 acres of coastal California gnatcatcher critical habitat. Permanent impacts would occur in the locations of the structures, while temporary impacts would occur in the work areas surrounding the structures.

Temporary impacts could occur during routine maintenance procedures in the areas surrounding subtransmission line and telecommunication route structures. Maintenance activities that could result in increased human presence and noise could result in indirect impacts on surrounding critical habitat.
These impacts would be temporary in nature, short in duration, and similar to current maintenance activities that take place along the existing route.

The proposed project would result in temporary, direct impacts within up to 75.3 acres of coastal California gnatcatcher critical habitat, and permanent, direct impacts on up to 7.9 acres of coastal California gnatcatcher critical habitat, all of which is located in areas of project components that would be undertaken by Southern California Edison (SCE). As discussed previously, the estimate of area that would be subject to temporary direct impacts is a very conservative approximation of the area in which project activities could occur, and is larger than the area that would ultimately be affected by these temporary impacts. In total, approximately 197,303 acres across San Diego, Orange, Riverside, San Bernardino, Los Angeles, and Ventura Counties are designated critical habitat for coastal California gnatcatcher (DOI 2007).

The applicant has committed to the following APMs that would minimize impacts on critical habitat and thus indirect impacts on coastal California gnatcatcher: APM BR-2, APM BR-3, APM BR-4, APM BR-5, APM BR-6, APM AQ-3, APM AQ-4, APM GE-3, and APM HZ-6. Implementation of APM BR-4 would ensure that, in the event that coastal California gnatcatcher are observed in pre-construction surveys, a buffer of 500 feet from any active nest will be flagged and maintained by a biological monitor. This distance is sufficient such that construction-related noise impacts on coastal California gnatcatcher would be reduced to a less than significant level. However, because the total areas of impact on critical habitat within the routes for the 66-kV subtransmission line and Telecommunications Route #2 are unknown, impacts on coastal California gnatcatcher critical habitat are potentially significant.

To ensure that impacts on USFWS-designated critical habitat and other appropriate coastal California gnatcatcher habitat are reduced to less than significant under this criterion the applicant and SCE (as the applicant’s designated representative for certain project components) would commit to the following MMs:

**MM BR-1: Trimming of Vegetation.** In order to minimize the removal of vegetation in areas of habitat for the coastal California gnatcatcher, for the 66-kV subtransmission line, Telecommunications Route #2, and proposed Natural Substation project areas, SCE will ensure that trimming of all native vegetation, riparian vegetation, and vegetation that provides potential habitat for coastal California gnatcatcher will be performed by a certified arborist or a person with a minimum of 6 years’ regional expertise in trimming trees/shrubs in this area and who has worked under a certified arborist.

**MM BR-2: Minimize Removal of Venturan Coastal Sage Scrub.** For the 66-kV subtransmission line, Telecommunications Route #2, and proposed Natural Substation project areas, SCE will minimize the removal of Venturan Coastal Sage Scrub associations, particularly within designated critical habitat for the coastal California gnatcatcher. Prior to construction and for each of these project areas, SCE will:

1. Ensure that a survey of vegetation and estimate of the total area of intact Venturan Coastal Sage Scrub is completed by a qualified botanist familiar with this vegetation association.
2. Avoid removal of more than 10 percent of intact Venturan Coastal Sage Scrub within a single project area. **“Project Areas”** are defined as:
   a. Storage field project components (including the proposed Natural Substation): areas of ground disturbance during construction;
b. Access and other roads that would be constructed/modified: 300 linear feet, with a 100-foot buffer on either side of the road; and

c. 66-kV line and Telecommunications Route #2: for each pole, a 100-foot radius around the base, plus 100 feet along each extent of the linear ROW beyond the 100-foot radius area.

3. Ensure that areas of intact, contiguous Venturan Coastal Sage Scrub shall not be reduced below a 2-acre threshold.

In the event that the applicant wishes to remove more than 10 percent of intact Venturan Coastal Sage Scrub within a single project area, or where intact, contiguous areas of Venturan Coastal Sage Scrub may be reduced below a 2-acre threshold, the applicant will compensate for this loss through the restoration and/or creation of Venturan Coastal Sage Scrub habitat per the applicant’s Habitat Restoration Plan for Venturan Coastal Sage Scrub, at a minimum ratio of 2:1 (for example, 2 acres of Venturan Coastal Sage Scrub created or restored for every 1 acre impacted).

**MM BR-3: Habitat Restoration Plan for Venturan Coastal Sage Scrub.** Prior to construction of the proposed project, and with the coordination and review of USFWS and CDFG, SCE will prepare a habitat restoration plan for Venturan Coastal Sage Scrub within a single project area, or where intact, contiguous areas of Venturan Coastal Sage Scrub may be reduced below a 2-acre threshold. The restoration plan will be prepared by a qualified botanist familiar with this vegetation association. Per the requirements of MM BR-2, Venturan Coastal Sage Scrub habitat occurring in these work areas will be identified and quantified; surveys (including vegetation maps) and quantification of Venturan Coastal Sage Scrub habitat will be included in the restoration plan. Restoration will occur at a minimum ratio of 0.5:1 (0.5 acres of Venturan Coastal Sage Scrub created or restored for every 1 acre impacted during project construction), and may be completed by:

1. Establishing Venturan Coastal Sage Scrub habitat within the project areas (onsite);
2. Establishing Venturan Coastal Sage Scrub habitat outside the project areas (offsite); or
3. Purchase of credits and/or mitigation lands at a ratio above 0.5:1 from an entity reviewed and approved by the USFWS and/or CDFG.

Details of the restoration plan will be finalized pending consultation between SCE, USFWS, and CDFG. For Options 1. and 2. (establishing Venturan Coastal Sage Scrub onsite or offsite), the plan will include the following elements: planting/seeding palettes; monitoring and contingency program; monitoring schedule, including duration and performance criteria (a minimum of 80 percent successful plant establishment after a minimum of three years); and any specific measures that will be required to ensure success of the restoration effort.

**MM BR-4: Restriction of Vehicular Traffic.** The applicant and SCE will ensure that, in all project construction areas, vehicular traffic (including movement of all equipment) is restricted to established access roads indicated by flagging and signage. All access roads that are not otherwise assigned official speed limits will be restricted to a speed limit of a maximum of 20 miles per hour.

**Special Status Species**

Construction of the proposed project components would result in impacts on individuals of several special status species. Because the nature and frequency of project operations and maintenance activities would be similar to the existing baseline, which includes gas storage facility operations and periodic inspection, testing, or repair of transmission and fiber optic lines, operation of the proposed project components is not anticipated to result in impacts on special status species.
Special Status Amphibians and Reptiles

Construction of the proposed project components could result in impacts on individuals of two special status amphibian species: Coast Range newt, which surveys have shown is present in Limekiln Canyon (within the storage field); and western spadefoot, which is likely to occur in some proposed project component areas. Construction of the proposed project components could result in impacts on individuals of four special status reptile species: coast horned lizard (present within the area of the 66-kV subtransmission line route, and likely to occur throughout the proposed project component areas), silvery legless lizard (likely to occur throughout the proposed project component areas), two-striped garter snake (present within the storage field in Limekiln Canyon Wash, and likely to occur throughout the proposed project component areas), and western pond turtle (likely to occur throughout the proposed project component areas). Direct impacts on these reptiles could result from ground disturbance and vehicular traffic adjacent to Limekiln Canyon and in the vicinity of other riparian areas in the proposed project component areas. Construction activities and ground disturbance in upland areas that would remove woody debris (particularly in oak woodlands) or disturb ground burrows could also directly impact these reptiles. Direct impacts would include mortality, energetic interference, and lowered reproductive success. With the implementation of APM BR-2, APM BR-5, APM BR-6, APM AQ-3, APM GE-3, and APM HZ-6, impacts on these species would be reduced; however, impacts on special status amphibian and reptile species could still occur in wetland areas. The applicant and SCE would commit to the following MM for all proposed project components to ensure that impacts on these species are reduced to less than significant under this criterion.

MM BR-5: Impacts on Hydrologic Features. Prior to project construction, for all proposed project components in the vicinity of hydrologic features, the applicant and SCE will:

1. Complete formal delineations per USACE protocols to confirm and determine the extent of jurisdictional wetlands present in the proposed project areas;
2. Consult with the USACE and CDFG to determine whether CWA Section 404 permits and California Department of Fish and Game Code Section 1600 Streambed Alteration Agreements are necessary for the proposed project, apply for these permits as needed, and determine the area of fill that would require compensation;
3. Commit to compensatory mitigation for any wetland fill per any required permits and in consultation with USACE and CDFG (wetland fill requiring mitigation will be compensated for at a minimum ratio of 0.5:1, or 0.5 acres of wetland creation or restoration for every 1 acre of wetland fill caused by the proposed project); and
4. Ensure that biological monitors establish and maintain a minimum exclusionary buffer of 50 feet from the delineated extent of all jurisdictional wetland features during project construction.

Construction of any proposed project component that requires altering, removing, or filling the bed or bank of seasonal drainages, or other jurisdictional or potentially jurisdictional water features, and/or cannot maintain the 50-foot exclusionary buffer, will be performed only when water is not present in the feature.

Special Status Birds

Several special status bird species are present or likely to be present throughout the proposed project component areas and may use trees, shrubs, human-made structures, or the ground for nesting (dependent upon the species). Special status bird species likely to nest in the proposed project area include: coastal California gnatcatcher, golden eagle, least Bell’s vireo, loggerhead shrike, northern harrier, olive-sided flycatcher, southwestern willow flycatcher, western burrowing owl, white-tailed kite, yellow-breasted
chat, and yellow warbler. Numerous other birds may nest in the proposed project area and are protected under the MBTA and other laws. All construction activities and traffic related to the proposed project would have the potential to cause adverse impacts on MBTA-protected birds and nesting birds. Vaux’s swifts are migrants through the proposed project component areas and would not likely nest in the proposed project area. Therefore, no impacts on nesting Vaux’s swifts are anticipated under this criterion.

Direct impacts on nesting birds could result from habitat loss and from construction noise, vibration, and human disturbance. During the nesting season, these direct impacts could include mortality due to vehicular collision, nest loss due to habitat removal, and nest failure and abandonment due to habitat loss or other construction disturbance. With the implementation of APM BR-4, APM BR-6, APM BR-7, APM BR-8, APM AQ-3, and APM HZ-7, disturbance to nesting birds would be avoided and minimized, and direct impacts on nesting birds would be less than significant without mitigation under this criterion.

Direct impacts on birds could also result from collision with subtransmission line structures and electrocution on transmission lines. Transmission line electrocution results from the interaction of avian behavior with structure design. Birds, particularly raptors, are opportunistically attracted to transmission lines because they provide perch sites for hunting, resting, feeding, or territorial defense, or serve as nesting structures. Many standard designs of electrical industry hardware place conductors and groundwires sufficiently close that raptors can touch them simultaneously with their wings or other body parts, causing electrocution. Raptors and other birds may also collide with transmission lines or poles, which can be difficult for birds to detect when flying at night, during inclement weather conditions, or for other reasons. Birds common in the proposed project component areas are already habituated to the existing gas facility and transmission structures within the proposed project areas. Additionally, transmission structures would predominantly be replaced within the same locations, and work related to removal and replacement of transmission structures would be temporary in nature.

Strategies to avoid conflicts between birds and new transmission lines are described by the Edison Electric Institute’s Avian Power Line Interaction Committee (APLIC). The APLIC (2006) characterizes potential impacts as follows:

Birds are generally electrocuted by transmission lines due to environmental factors such as topography, vegetation, available prey and other, behavioral or biological factors that influence avian use of power poles. Inadequate separation between energized conductors or energized conductors and grounded hardware can provide two points of contact. Most electrocutions occur on medium-voltage distribution lines (4-34.5 kV), in which the spacing between conductors may be small enough to be bridged by birds. Poles with energized hardware, such as transformers, can be especially hazardous, even to small birds, as they contain numerous, closely-spaced energized parts.

“Avian-safe” structures are those that provide adequate clearances to accommodate a large bird between energized and/or grounded parts. Consequently, 60 inches of horizontal separation, which can accommodate the wrist-to-wrist distance of an eagle (which is approximately 54 inches), is used as the standard for raptor protection. Likewise, vertical separation of at least 48 inches can accommodate the height of an eagle from its feet to the top of its head (which is approximately 31 inches). Because dry feathers act as insulation, contact must be made between fleshy parts, such as the wrists, feet, or other skin, for electrocution to occur. In spite of the best efforts to minimize avian electrocutions, some degree of mortality may always occur due to influences that cannot be controlled, e.g. weather.
Because new conductors would be installed on subtransmission lines, direct impacts on birds from construction and operation of the proposed project are potentially significant. The applicant would commit to MM BR-6 to reduce impacts on raptors to less than significant under this criterion.

### MM BR-6: Avian Safe Building Standards.

The applicant and SCE will design all transmission structures installed as part of the proposed project to be consistent with the *Suggested Practices for Raptor Protection on Power Lines: The State of the Art in 2006* (APLIC 2006).

Direct and indirect impacts on nesting and special status birds could result from habitat modifications including vegetation trimming, vegetation clearing, and other ground-disturbing project-related activities. A discussion of impacts on sensitive habitats that support special status birds is detailed under Impact BR-2. With the implementation of APM BR-2, APM BR-3, APM BR-4, APM BR-5, APM BR-6, APM BR-8, APM AQ-3, and APM GE-3, impacts related to modification of habitat would be reduced. To ensure that impacts to special status species habitats are further reduced to less than significant under this criterion, the applicant would also commit to MM BR-1, MM BR-2, MM BR-3, MM BR-4, MM-BR-5, and MM BR-7:

### MM BR-7: Avian Protection Plans.

Prior to construction, the applicant and SCE will develop and implement avian protection plans according to *Avian Protection Plan (APP) Guidelines* (APLIC & USFWS 2005). The avian protection plans will include provisions to reduce impacts on avian species during construction and operation of the proposed project, including measures to reduce impacts on nesting birds, and will provide for the adaptive management of project-related issues. The Avian Protection Plans will be reviewed and approved by the CDFG and USFWS prior to construction.

**Coastal California Gnatcatcher**

Coastal California gnatcatcher was not observed in the areas of the proposed project components during protocol level surveys. However, surveys for coastal California gnatcatcher have not been performed along extensive portions of Telecommunications Route #2. Therefore, presence of coastal California gnatcatcher in those areas cannot be determined from the information currently available. Direct, project-related impacts on coastal California gnatcatcher could result from vehicular collision and nest failure/abandonment due to noise and human presence. Indirect impacts on coastal California gnatcatcher could result from habitat modifications such as trimming and clearing of vegetation; fugitive dust deposition, which reduces plant photosynthesis; and excavation of soils, which can damage plant roots. With the implementation of APM BR-4 and APM BR-5, direct impacts on coastal California gnatcatcher would be avoided because the applicant would conduct protocol-level clearance surveys in suitable habitat for this species prior to construction activities, maintain a 500-foot buffer from active nests, and perform work outside the breeding season in areas of intact, suitable gnatcatcher habitat. With the implementation of APM BR-2, APM BR-5, APM BR-6, and APM BR-8, areas of sensitive habitat would be avoided during construction, and indirect impacts on coastal California gnatcatcher would be reduced. The applicant would also commit to MM BR-1, MM BR-2, MM BR-3, and MM-BR-4, which would address project-related impacts on habitat for the coastal California gnatcatcher. With the implementation of these APMs and MMs, impacts on coastal California gnatcatcher would be reduced to less than significant.

**California Condor**

No nesting California condors have been identified in the areas of the proposed project components, although these birds may fly over the proposed project areas at high elevations (1,800 to 2,500 feet) (Figure 4.10-1) (CNDDDB 2011; Dellith 2011). Direct impacts on condors could result from construction noise and human presence. During the nesting season, these direct impacts could include mortality of
adults and/or chicks, hunting and energetic interference, nest failure and/or abandonment, or otherwise
lowered reproductive success. The potential for these impacts to occur is low because no active
California condor nests have been identified in the proposed project component areas, and suitable
nesting substrate is limited in these areas. Project operations and maintenance could result in direct
impacts on condors that fly over the proposed project component areas associated with subtransmission
lines and structures. Direct impacts could include injury and/or mortality due to collision with or
electrocution from transmission lines and associated structures. The risk of collisions and electrocution is
low because the proposed project components would primarily be constructed in the footprints and ROW
of existing infrastructure to which individuals are likely habituated, and any condors would be likely to
be well above the proposed project component areas during normal flyovers. According to the USFWS,
reintroduced birds have been trained to avoid transmission lines:

> Beginning in 1992, the Service began reintroducing captive-bred condors to the wild to
reestablish a wild population of these endangered birds. In the early years of the reintroduction
effort some problems occurred, including five condor mortalities due to collisions with power
lines. Experts involved with the Recovery Program worked to address these problems and made
several changes in the rearing methods used. Among the most successful changes was the
initiation of a power pole aversion training program for all releasable condors. This training
involves the use of a mock power pole placed inside the flight pen where the young condors are
kept until transferred to a release site. The power pole emits a small electrical charge whenever
a condor attempts to land on it. The young birds quickly learn to avoid perching on these and
will, instead, opt to use appropriate natural perches available inside the flight pen. This program
has greatly reduced condor mortalities from power line collisions (USFWS 2010b).

Current data on condor mortalities from collision and electrocution in the project component areas are
incomplete (Dellith 2011), and it is currently unknown to what extent such incidents would impact any
breeding population of California condors. However, mortality resulting from collision or electrocution
of condors in close proximity to the areas of the proposed project components would be identified. The
applicant would also commit to MM BR-6 and MM BR-7, which would ensure that the proposed project
components would be constructed according to avian safe building standards as well as the preparation of
avian protection plans. With the implementation of these MMs, potential direct impacts on condors
would be reduced to less than significant under this criterion.

Construction of the proposed project is not anticipated to result in significant indirect impacts on
foraging California condors. Construction would occur primarily in already disturbed areas outside prime
foraging areas (Dellith 2011) and therefore would not result in a significant loss of foraging habitat.
During construction, some areas suitable for California condor foraging (particularly along
Telecommunications Route #2) would be temporarily disrupted by construction noise and human
activity. The implementation of APM BR-2, APM BR-3, APM BR-5, APM BR-6, APM BR-8, APM AQ-
3, APM GE-3, and APM HZ-6 would address these impacts through avoidance of sensitive habitat and
restoration of areas disturbed by project construction. With the implementation of these APMs, indirect
impacts on foraging California condors would be less than significant without mitigation under this
criterion.

**Least Bell’s Vireo and Southwestern Willow Flycatcher**

Neither least Bell’s vireo nor southwestern willow flycatcher were observed in the proposed project
component areas during reconnaissance surveys. However, protocol-level surveys were not conducted for
these two species, and portions of the proposed project component areas comprise suitable riparian
habitat for individuals of both species (see Figure 4.4-3 and Appendix D). Direct impacts on individuals
of both species could result from vehicular collision and nest failure/abandonment due to noise and
human presence during construction. Indirect impacts on these birds could result from habitat
modifications through vegetation trimming, clearing of vegetation, and other ground-disturbing activities.
Because least Bell’s vireo has high nest tree fidelity, birds of this species would be likely to experience
impacts if they are present in trees that would be trimmed during project construction. Impacts related to
habitat modifications would be addressed under APM BR-2, APM BR-3, APM BR-5, APM BR-6, APM
BR-8, APM AQ-3, APM GE-3, and APM HZ-6. In order to reduce impacts on least Bell’s vireo and
southwestern willow flycatcher to less than significant, the applicant would also commit to MM BR-8:

**MM BR-8: Pre-Construction Surveys for Least Bell’s Vireo and Southwestern Willow Flycatcher.** Prior to construction, the applicant and SCE will complete protocol-level surveys for least Bell’s vireo and southwestern willow flycatcher in areas of suitable or potentially suitable
habitat in the proposed project component areas. Surveys will be completed by a permitted
biologist(s) according to the survey protocol for least Bell’s vireo (USFWS 2001) and southwestern
willow flycatcher (Sogge et al. 2010). Whenever least Bell’s vireo or southwestern willow flycatcher
territory or nest sites are confirmed, the applicant and/or SCE will notify the USFWS and CDFG
immediately upon return from the field. In the event that any least Bell’s vireos or southwestern
willow flycatchers or their nests are observed, biologists will establish and maintain a minimum 500-
foot exclusionary buffer by installing temporary flagging or fencing between the nest site and
construction activities. Federal endangered species recovery permits are not required for least Bell’s
vireo surveys, but are required in all USFWS regions where the southwestern willow flycatcher
breeds (application forms can be downloaded at http://www.fws.gov/forms/3-200-55.pdf). State
survey permits also may be required from the CDFG for both species.

**Golden Eagle**

No nesting golden eagles have been identified in the proposed project component areas (CNDDB 2011);
however, golden eagles are likely to occur and could nest within or near these areas. Direct impacts on
nesting golden eagles could result from habitat loss, and temporary direct impacts could result from
construction noise and human presence. During the nesting season, these direct impacts could include
mortality of adults and/or chicks, avoidance of certain habitats, altered behaviors, nest failure and/or
abandonment, or otherwise lowered reproductive success. Nesting eagles may experience physiological
changes, such as increased stress hormones, with an absence of overt behavioral changes due to human
presence. Thermal and metabolic stress on adults, eggs, and chicks would compromise reproductive
success. Potential for this impact to occur is low because no known active eagle nests have been located
in the proposed project component areas. With the implementation of APM BR-1, any golden eagle
nesting within 300 feet of a proposed project component area would be identified. With the
implementation of APM BR-2, APM BR-3, APM BR-5, APM BR-6, APM BR-8, APM AQ-3, and APM
HZ-6, the potential for direct and indirect impacts on nesting golden eagles would be reduced. In the
event that an active golden eagle nest is found near a proposed project component area and has the
potential to be affected by project construction activities, then construction of the proposed project could
result in potentially significant direct and indirect impacts. To reduce potential impacts to a less than
significant level, the applicant would commit to the following MM:

**MM BR-9: Nesting Golden Eagle.** Nesting surveys for golden eagles will be completed per the
most recent USFWS survey guidelines by the applicant and SCE prior to project construction and
will include areas within 660 feet of proposed project components located within suitable golden
eagle nesting habitat. If surveys identify nesting golden eagles within 660 feet of the proposed
project component areas, the applicant and SCE will ensure that all construction activities within 660
feet of the nest occur outside of the nesting season (January through June, subject to adjustment based on field observations). The nest will be monitored from outside the 660-foot buffer by a qualified raptor ecologist with demonstrated experience monitoring eagles and knowledge of normal eagle nesting behavior. In the event that the raptor ecologist observes abnormal behavior or notes any sign of potential disturbance to the nesting birds, the ecologist will ensure that work will be stopped within 1,320 feet of the nest. Work can continue within the buffered area(s) after the raptor ecologist determines that the chicks have fledged and the nest is not active for the season. In the event that golden eagle nests are identified on structures to be removed or modified, the structures will be left in place pending consultation with the USFWS and CDFG.

Construction of the proposed project is not anticipated to result in significant indirect impacts on foraging golden eagles. Potential foraging areas would be temporarily disrupted during construction. With the implementation of APM BR-2, APM BR-3, APM BR-8, and APM AQ-3, impacts on potential golden eagle foraging habitat would be minimized. Therefore, the indirect impacts on foraging eagles would be less than significant without mitigation under this criterion.

Project operations and maintenance could result in direct impacts on golden eagles that inhabit or migrate through the proposed project area. Direct impacts could include injury and/or mortality due to collision with or electrocution from transmission lines and associated structures. The risk of collisions and electrocution is low because the proposed project components would primarily be constructed in the footprints and ROW of existing infrastructure to which individuals are likely habituated. Due to a lack of current data on eagle mortalities from collision and electrocution in the proposed project component areas, it is currently unknown to what extent such incidents would impact any breeding population of golden eagles in the proposed project component areas. Therefore, impacts from operations and maintenance are potentially significant. The applicant would commit to MM BR-6 and MM BR-7 to reduce potential impacts from project operation on eagles to less than significant with mitigation under this criterion.

**Special Status Mammals**

**Bats**

Direct impacts on pallid bats could result from construction noise, human activity, and removal or trimming of roost trees when the bats are present. Direct impacts would include interruption of normal behavior, energetic interference, and lowered reproductive success. With the implementation of APM BR-2, APM BR-3, APM BR-5, APM BR-6, APM BR-8, APM AQ-3, APM GE-3, and APM HZ-6, direct impacts on bats would be avoided and minimized. Therefore, direct impacts on pallid bats would be less than significant without mitigation under this criterion. Indirect impacts from construction on pallid bats would result from modification of oak woodlands via tree removal and trimming. These impacts would be reduced through the implementation of APM BR-8. Further, the applicant would commit to MM BR-1 to ensure that impacts on pallid bat that may occur as the result of modification of habitat would be reduced to less than significant with mitigation under this criterion.

Direct and indirect impacts on western mastiff bats would result from construction noise and human activity near potential roosting locations. With the implementation of APM BR-2, APM BR-3, APM BR-5, APM BR-6, APM BR-8, APM AQ-3, APM GE-3, and APM HZ-6, direct impacts on western mastiff bats would be avoided and minimized. Therefore, impacts would be less than significant without mitigation under this criterion.

Operation and maintenance of the proposed project could result in impacts on both western mastiff bats and pallid bats. Foraging and feeding behaviors for both species could be affected by night lighting at the
storage field. However, the bats are habituated to the existing facilities and associated lighting. Further, lighting would be directed downwards toward the ground, as discussed in Section 2.2, “Components of the Proposed Project.” Therefore, impacts on western mastiff bats and pallid bats from operation and maintenance would be less than significant without mitigation under this criterion.

Other Mammals

Direct impacts on San Diego black-tailed jackrabbit and San Diego desert woodrat could occur as a result of grading, vegetation removal, excavation, construction noise, and human presence. Direct impacts could include mortality from collision with vehicles, energetic interference, and lowered reproductive success. Removal and modification of coastal scrub and chaparral communities throughout the proposed project component areas could result in indirect impacts on individuals of both species. Under APM BR-2, APM BR-3, APM BR-5, APM BR-6, APM AQ-3, and APM HZ-6, direct and indirect impacts on both species would be avoided and minimized. Impacts on these species would be less than significant without mitigation.

Special Status Plants

Plummer’s mariposa lily and slender mariposa lily populations are present along the 66-kV subtransmission line and in the storage field area. Operation of the proposed project is not anticipated to impact either species. Construction activities that disturb the ground in areas where the plants are located could result in mortality of individuals of these species. Direct impacts on slender mariposa lilies may occur during ground disturbance and construction at structures 57, 56, 55, 54, 53, 52, and 48 of the 66-kV subtransmission line. Fugitive dust generated from ground-disturbing activities could settle on Plummer’s mariposa lily and slender mariposa lily leaves, as well as the leaves of other special status plants that may occur in the proposed project area. Fugitive dust deposition on a plant’s leaves reduces the plant’s ability to metabolize and can potentially cause mortality. With the implementation of APM AQ-3 and APM AQ-4, generation of fugitive dust would be reduced; thus, the potential for the generation of dust sufficient to result in mortality would be low. Additionally, the implementation of APM BR-1, APM BR-2, APM BR-3, APM BR-5, APM BR-6, APM BR-8, APM AQ-3, and APM HZ-6 would also reduce impacts on native and special status plants. To ensure that impacts on native and special status plants would be reduced to less than significant, the applicant would commit to MM BR-4 and MM BR-10. MM BR-10 provides for compensatory mitigation of any special status plant species that would be removed or destroyed at a no net loss principle (defined below):

MM BR-10: Restoration of Plummer’s Mariposa Lily and Slender Mariposa Lily. The applicant and SCE will complete pre-construction surveys during the appropriate blooming period to identify Plummer’s mariposa lily and slender mariposa lily populations in the proposed project component areas at the storage field and in the area of the 66-kV subtransmission line. Plummer’s mariposa lily and slender mariposa lily plants will be identified by a qualified biologist and flagged or surrounded with fencing in such a way that disturbance of the populations will be avoided. In the event that populations or individuals of either species cannot be avoided, restoration will occur. The applicant will develop and implement a restoration plan for both plants which will be reviewed and approved by CDFG prior to project construction. Restoration will occur after construction and to an extent such that “no net loss” (i.e., replacement of destroyed plants at a 1:1 ratio) is ensured for all plants of either species in the proposed project component areas. Restoration may be completed by:

1. Establishing Plummer’s mariposa lily and slender mariposa lily plants within the proposed project areas (onsite);
2. Establishing Plummer’s mariposa lily and slender mariposa lily plants outside the project areas (offsite); or
3. Purchase of credits and/or mitigation lands at a ratio above 1:1 from an entity reviewed and approved by the USFWS and/or CDFG.

Details of the restoration plan will be pending consultation between SCE, USFWS, and CDFG. For Options 1. and 2. (establishing Plummer’s mariposa lily and slender mariposa lily plants onsite or off-site), the plan will include the following elements: planting/seeding palettes; monitoring and contingency program; monitoring schedule, including duration and performance criteria (a minimum of 80 percent successful plant establishment after a minimum of three years); and any specific measures that will be required to ensure success of the restoration effort.

Non-Native and Invasive Plant Species

The introduction of non-native and invasive plants into habitats suitable for special status species can result in habitat modifications that negatively impact special status species. Areas of non-native vegetation occur throughout the proposed project area. Grading and vegetation removal throughout the proposed project area would create opportunities for the deposition of non-native and invasive seeds where they do not currently exist. With the implementation of APM BR-2 and APM AQ-3, the amount of disturbance that would create opportunities for non-native and invasive vegetation spread would be reduced. However, further measures are required to reduce this impact to a less than significant level. To ensure that impacts on native vegetation and habitats for special status species are reduced to less than significant, the applicant and SCE would commit to MM BR-11.

MM BR-11: Non-Native and Invasive Plant Species. The applicant and SCE will avoid and reduce the spread of non-native and invasive plant species in the proposed project component areas through the following actions:

1. All equipment brought in from offsite that could transport soils, seeds, or other plant propagules (i.e., seeds, spores, tubers, or stems that can reproduce the plant) will be washed at a containment area to prevent introduction of unwanted plant material to the proposed project component areas;

2. All construction vehicles or equipment operating within the proposed project component areas in areas known to have noxious or invasive weeds will similarly be cleaned of any soils or plant materials before transport or re-deployment elsewhere within the proposed project component areas to prevent transferring weeds;

3. All soils, gravel, imported fill, or other construction materials brought from offsite that could inadvertently contain unwanted plant propagules will come from confirmed weed-free sources;

4. All seeds to be used in revegetation and reclamation activities will come from onsite, or from certified weed-free sources; and

5. All temporary disturbance areas, including access roads, transmission line corridors, and towers would be monitored on a quarterly basis for one year after project construction is completed for invasive species establishment, and weed control measures will be initiated immediately upon evidence of invasive species introduction.

Impact BR-2: Substantial adverse effect on riparian habitat or other sensitive natural community.

LESS THAN SIGNIFICANT WITH MITIGATION
Riparian Habitat

Results of the studies completed by the applicant (Appendices E-5 and E-7) identified five locations where drainages would be directly impacted by proposed project components (see Table 4.4-6, below, and Appendices F-1 and F-2).

Table 4.4-6 Streams and Riparian Areas Impacted by Project Components

<table>
<thead>
<tr>
<th>Feature</th>
<th>Location</th>
<th>Vegetation and Land Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unnamed Seasonal Drainage 1</td>
<td>66-kV subtransmission line: within approximately 50 feet of structure 8.</td>
<td>Coast Live Oak Woodland, Chamise Chaparral, and Venturan Coastal Sage Scrub.</td>
</tr>
<tr>
<td>South Fork Santa Clara River</td>
<td>66-kV subtransmission line: within approximately 50 feet of structure 14.</td>
<td>Southern Willow Scrub, coast live oak, and developed/urban landscaping/roads.</td>
</tr>
<tr>
<td>Unnamed Seasonal Drainage 2</td>
<td>Access road between structures 27 and 28 crosses drainage.</td>
<td>Venturan Coastal Sage Scrub, mulefat, upland shrubs, and some areas with oak canopy.</td>
</tr>
<tr>
<td>Limekiln Canyon Wash</td>
<td>Multiple locations at the storage field:</td>
<td>1. Southern Mixed Riparian Forest. Areas comprising California sagebrush and white sage.</td>
</tr>
<tr>
<td></td>
<td>1. Within approximately 150 feet of the proposed office site and within approximately 100 feet of the proposed Central Compressor Station site,</td>
<td>2. California walnut woodland burned area. Portion of drainage nearest the proposed guardhouse has cement substrate.</td>
</tr>
<tr>
<td></td>
<td>2. Within approximately 80 feet of the proposed guardhouse and road expansion, and</td>
<td></td>
</tr>
<tr>
<td></td>
<td>3. Potentially other project areas near drainage.</td>
<td></td>
</tr>
<tr>
<td>Brown’s Canyon</td>
<td>Telecommunications Route #2: north of highway 118, between Mileposts 7 and 8, the line spans the canyon.</td>
<td>Coast Live Oak Woodlands with California walnut and willow species. Coastal sage scrub occurs in the vicinity of the canyon.</td>
</tr>
</tbody>
</table>

Source: Appendices E-5 and E-7

The road-widening activities in the area of the new guardhouse would take place next to Limekiln Canyon Wash and associated areas of riparian habitat. While construction activities in this area would take place outside the bed, bank, and channel of the drainage, some riparian vegetation may be trimmed in this area during construction. The applicant submitted an application for a Lake and Streambed Alteration Agreement to the South Coast Region of the CDFG in January, 2012, pursuant to California Fish and Game Code 1600 to obtain authorization for activities associated with riparian vegetation trimming. In February, 2012, the applicant received an Incomplete Notification from the CDFG requesting additional information, including a copy of the project EIR.

Operation of the proposed project would not result in impacts on riparian habitat. However, direct impacts on riparian vegetation during construction could result from vegetation trimming, removal, and excavation or grubbing that can damage plant roots. Impacts on riparian vegetation could also result from fugitive dust deposition. Fugitive dust generation would result from grading, excavation, and other construction activities in the proposed project component areas. Fugitive dust deposition on riparian vegetation reduces plants’ ability to metabolize and can potentially cause mortality. Extensive trimming and removal of riparian vegetation could result in reduced shade over waters in the creeks, drainages, and canyons in the proposed project component areas. Additionally, inappropriate tree trimming techniques could result in tree susceptibility to disease and mortality. Reducing areas of shade could cause the temperature of surface waters to fluctuate, and lead to a reduction in the amount of available dissolved oxygen for organisms. These changes could reduce the success of species such as Coast Range newt and western spadefoot. Further, extensive trimming of riparian vegetation could result in the exposure of understory riparian vegetation to increased light, which could alter vegetation structure and composition,
and result in the promotion of non-native invasive species, which could out-compete sensitive native
plants and alter habitats used by wildlife adapted to native plant assemblages. Portions of
Telecommunications Route #2, the storage field, and the 66-kV subtransmission line route occur in
proximity to riparian habitat (Figure 4.4-3).

The 2009 habitat assessment, reported in the biological resources section of the Proponent’s
Environmental Assessment (AECOM 2009), identified riparian habitats within 80 feet of existing 66-kV
subtransmission line structures (Appendices D, F-1, and F-2). Approximately 0.04 acres of Southern
Willow Scrub occur along a drainage in proximity to structure 10. Both the habitat and the drainage are
separated from structure 10 by an existing road; therefore, the likelihood of direct impacts on this
vegetation (such as from trimming or removal) are low. Within 100 feet of structure 14, approximately
0.11 acres of Southern Willow Scrub associated with a drainage were also identified. Direct impacts on
this vegetation could result from minor trimming of branches to create a work area. Indirect impacts on
riparian vegetation in proximity to structures 10 and 14 could result from fugitive dust deposition. Both
direct and indirect impacts in both areas would be avoided and minimized under APM BR-2, APM BR-3,
APM BR-5, APM AQ-3, APM GE-3, and APM HZ-6.

Acreages of potential disturbance of riparian habitat for the storage field and Telecommunications Route
#2 were calculated by layering project components, including 50-foot buffers to account for indirect
impacts, over CNDDB occurrences of riparian vegetation (CNDDB 2011) using ArcGIS. The results of
the calculations were adjusted for areas where individual buffers overlapped. Along Telecommunications
Route #2, approximately 11 acres of Southern Mixed Riparian Forest were determined to be present
within the potential area of disturbance. Within the storage field, approximately 1.8 acres of Southern
Mixed Riparian Forest were determined to be present within the potential area of disturbance. No
riparian habitat was identified in the area of the proposed Natural Substation. These approximations are
conservative estimates of direct and indirect impacts, which would be avoided and minimized under
APM BR-2, APM BR-3, APM BR-5, APM AQ-3, APM GE-3, and APM HZ-6. However, the areas of
ground disturbance that would result along the 66-kV subtransmission line and Telecommunications
Route #2 have not been determined. Therefore, impacts on riparian vegetation along the 66-kV
subtransmission line and Telecommunications Route #2 are potentially significant. The applicant would
commit to MM BR-1, MM BR-5, and MM BR-12 to reduce potential impacts on riparian habitat to less
than significant with mitigation under this criterion.

**MM BR-12: Minimize Impact on Riparian Habitat.** The applicant and SCE will complete the
following:

1. A qualified ecologist will survey and determine the spatial extent of riparian zones in the areas of
the storage field, the 66-kV subtransmission line, and Telecommunications Route #2;

2. Where riparian vegetation would be impacted by project construction activities, the applicant and
SCE will consult with CDFG to determine if a Lake and Streambed Alteration Agreement
pursuant to California Fish and Game Code 1600 would be necessary; and

3. In those areas where riparian vegetation is required to be removed, the applicant and SCE will
work with a qualified arborist to determine the minimum amount of vegetation required to be
removed in order to accommodate project construction, and the correct trimming procedures to
employ.
Sensitive Natural Communities

Portions of the proposed project occur in USFWS-designated critical habitat for the coastal California gnatcatcher; potential impacts on critical habitat are discussed under Impact BR-1. Operation of the proposed project would not result in impacts on sensitive natural communities.

Coast Live Oak Woodlands and California Walnut Woodlands

Operation of the proposed project is not anticipated to result in impacts on Coast Live Oak or California Walnut Woodland communities. However, direct impacts on these woodlands from construction activities could result from trimming or vegetation removal and excavation or grubbing that can damage plant roots. Indirect impacts on woodlands could result from fugitive dust deposition. Fugitive dust generation would result from grading, excavations, and other construction activities in the proposed project component areas. Fugitive dust deposition on plant leaves can reduce a plant’s ability to metabolize and can potentially cause mortality. Further indirect impacts could result from ground disturbance and human activity in areas of these woodlands; these activities could foster conditions favorable to the introduction and spread of non-native and invasive plant species, compromising the integrity of the woodland community.

The 2009 habitat assessment, reported in the biological resources section of the Proponent’s Environmental Assessment (AECOM 2009), identified California Walnut Woodland and Coast Live Oak Woodland within 100 feet of existing 66-kV subtransmission line structures and in proximity to the storage field. Near structure 39, approximately 0.2 acres of woodlands were identified. Direct impacts on these woodlands are not anticipated because they are separated from the structure by an existing road. Approximately 0.3 acres of woodlands were identified near structure 40, and direct impacts on these woodlands would likely result from minor trimming to clear a work area. Approximately 0.03 acres of California Walnut Woodland were identified near structure 50. Approximately 0.04 acres of California Walnut Woodland and 0.12 acres of Coast Live Oak Woodland were identified near structure 51. Direct impacts from trimming could occur in areas surrounding structures 50 and 51. Additionally, impacts on California Walnut Woodlands that are present along the access road between 66-kV subtransmission line structures 27 and 28 could occur during project construction. Approximately 0.24 acres of woodland could be directly and indirectly impacted by modifications to the access road. Near the storage field project components, approximately 4.8 acres of Coast Live Oak Woodland and 1.1 acres of California Walnut Woodlands were identified. Although much of the storage field project component areas are disturbed by existing development and the woodlands are sparsely vegetated, direct and indirect impacts as described above could result from construction of the storage field project components.

As discussed above, the extent of disturbance that would take place along Telecommunications Route #2 has been estimated conservatively; the total area of disturbance in this proposed project component area would be refined after final engineering and design of this project element. Areas of potential project impacts on California Walnut and Coast Live Oak Woodland habitat in the area of Telecommunications Route #2 were calculated by layering the route and a 50-foot buffer over map layers of sensitive vegetation using ArcGIS. Approximately 0.03 acres of California Walnut Woodland were identified, and no Coast Live Oak Woodland was identified within the area of this proposed project component.

Impacts on woodlands throughout the proposed project component areas would be avoided and minimized by APM BR-2, APM BR-3, APM BR-8, and APM AQ-3. The implementation of these APMs, as well as MM BR-1 and MM BR-4 would ensure that impacts on sensitive woodlands are reduced to less than significant under this criterion.
**Individual Oak Trees**

The oak tree survey completed in some proposed project component areas identified 29 oak trees upon which impacts beyond minor trimming would occur as a result of the proposed project (Appendix E-4). Two of the 29 trees would be removed or relocated entirely. For 27 of these trees, greater than 25 percent of the canopies would be trimmed, and/or these trees would experience substantial root zone disturbance. Where impacts cannot be avoided or minimized, the implementation of APM BR-8 would ensure that the applicant and SCE would acquire Oak Tree Permits prior to the start of construction, pursuant to the Los Angeles County ordinance. The area of Telecommunications Route #2 has not been fully characterized for oak trees that could be affected by project construction, and project impacts on individual oak trees in the area of this component could be significant. To reduce potential impacts on individual oak trees to less than significant, SCE would implement the following MM:

**MM BR-13: Oak Trees in the Vicinity of Telecommunications Route #2.** Prior to construction, SCE will survey the area of Telecommunications Route #2 for individual oak trees that meet the criteria for protection under the Los Angeles County ordinance. All oak trees whose trunks measure 25 inches or more in circumference (8 inches in diameter) will not be removed, nor will ground compaction occur within a 10-foot radius from the drip line of any oak tree that meets this criterion. Impacts on all oak trees within the area of disturbance for Telecommunications Route #2 beyond minor trimming will be avoided and minimized (i.e., no more than 25 percent of any individual oak tree canopy will be trimmed during one growing season). In the event that impacts on oak trees meeting the above criterion cannot be avoided or minimized, the applicant will provide oak tree seedling replacement at a 2:1 ratio, pending consultation with Los Angeles County.

**Venturan Coastal Sage Scrub**

The CDFG considers Venturan Coastal Sage Scrub, composed primarily of California sagebrush and white sage, a sensitive native community. Operation of the proposed project is not anticipated to result in impacts on Venturan Coastal Sage Scrub. Direct and indirect impacts on the community resulting from construction of the proposed project would include those stated previously.

The 2009 habitat assessment (AECOM 2009) identified Venturan Coastal Sage Scrub in the vicinity of proposed project components. In the area of the 66-kV subtransmission line, approximately 7.8 acres of Venturan Coastal Sage Scrub could be disturbed. Within the storage field area, approximately 2.3 acres of this community type could be disturbed. Construction of the proposed Natural Substation would permanently remove 0.12 acres of this sensitive habitat. Direct removal of vegetation in this community would result in permanent impacts on this habitat. The extent of potential impacts on Venturan Coastal Sage Scrub along Telecommunications Route #2 has not been completely characterized; therefore, impacts on this community during construction activities in the area of Telecommunications Route #2 are potentially significant. With the implementation of MM BR-2, impacts on sensitive Venturan Coastal Sage Scrub throughout the proposed project component areas would be reduced to less than significant under this criterion.

**Significant Ecological Area**

A segment of the 66-kV subtransmission line to be modified, west of the Sunshine Canyon Landfill, passes through the Santa Susana Mountains SEA #20, as designated by Los Angeles County and overseen by the Significant Ecological Areas Technical Advisory Committee (SEATAC). The SEATAC reviews applications for development within an SEA, with the objectives of ensuring the accuracy and adequacy of biological resource surveys and, and determines whether the development would be...
compatible with the SEA (Imsand 2011). A “compatible” project is one whose operation does not affect
the capacity of the SEA to persist and perpetuate its biological resources.

Project activities that would take place within the SEA include reconductoring activities, and the removal
and replacement of up to seven lattice steel tower (LST) transmission line structures with tubular steel
poles (the total number of structures to be removed and replaced would be determined based on final
engineering design). Modifications to the 66-kV subtransmission line would occur within an existing
ROW, within some previously disturbed vegetation communities. The total area of potential temporary
disturbance during construction is estimated, conservatively, to be less than 1.5 acres. Because the area
of permanent disturbance represented by the existing LSTs, which are supported by two to four
supporting beams and/or concrete pads, is greater than the area of disturbance represented by the
monopolar tubular steel poles that would be installed to replace the LSTs, the area of permanent
disturbance within the SEA that would result from the proposed project is estimated to represent a net
decrease.

To address impacts related to project construction, implementation of APMs BR-1 through BR-8 and
APM AQ-3 would avoid and reduce potential impacts on native vegetation, sensitive habitats, and special
status plants and wildlife within the proposed project component areas. Implementation of MMs BR-1
through BR-10 and BR-12 would further address impacts on sensitive plant, wildlife, and wetlands
resources, as well as sensitive vegetation communities.

The replacement of the existing 66-kV subtransmission structures would result in a long-term ecological
benefit to the SEA, through the reduction of total disturbed area associated with transmission line support
structures. Therefore, impacts on the designated SEA within the alignment of the proposed SCE 66-kV
subtransmission line modifications would not adversely affect the capacity of the SEA to persist and
perpetuate its ecological resources, and any impact would be less than significant under this criterion.

Impact BR-3: Substantial adverse effect on federally protected wetlands.

LES S THAN SIGNIFICANT WITH MITIGATION

Construction of the proposed project could result in impacts on five potentially federally protected
waters: two unnamed seasonal drainages, the south fork of the Santa Clara River, Limekiln Canyon
Wash, and a seasonal drainage in Brown’s Canyon. All of these waters are intermittent or ephemeral
systems. Locations of each feature and descriptions of associated vegetation are provided in Table 4.4-6.
No wetlands have been verified within the proposed project component areas; however, a formal wetland
delineation has not been conducted for the proposed project component areas. Operation and
maintenance of the proposed project would not result in impacts on protected wetlands/drainages as
defined by Section 404 of the CWA.

Structure 8 on the 66-kV subtransmission line is situated on a hill above an unnamed seasonal drainage.
Work on 66-kV subtransmission line structure 14 would occur in a highly disturbed area, adjacent to a
parking lot; the south fork of the Santa Clara River adjacent to this structure is channelized through a box
culvert. Construction of the new guardhouse in the storage field area would occur within approximately
200 feet of Limekiln Canyon Wash. Construction of other project components in the storage field would
occur in upland areas above and upstream of Limekiln Canyon Wash. In each of these locations,
construction would be restricted to the designated work zone per the requirements of APM BR-2; thus,
direct removal, filling, or other work in waters would be avoided. Further, potential impacts on these
waters through erosion and sedimentation would be minimized under APM AQ-3 and APM GE-3.
Therefore, in these areas, no impacts would be anticipated under this criterion.
Reengineering of the access road that crosses an unnamed seasonal drainage between 66-kV subtransmission line structures 27 and 28 could require the fill of the drainage and/or insertion of a culvert (see Section 2.2, “Components of the Proposed Project,” Figure 2-12). The drainage has breached the road’s edge, creating a channel approximately 8 inches wide and 6 inches deep (Appendix E-5). The exact extent of construction on the roadway has not been determined, but could result in, conservatively estimated, 0.06 acres of temporary impacts and 0.008 acres of permanent impacts on potentially jurisdictional waters. Other impacts through erosion and sedimentation would be minimized under APM AQ-3 and APM GE-3. Therefore, in this area, impacts on potentially jurisdictional waters could be significant. The applicant and SCE would commit to MM BR-5 to ensure that impacts on jurisdictional waters would be reduced to less than significant under this criterion.

Impacts on hydrology and water quality are discussed further in Section 4.9 of this document.

**Impact BR-4:** Substantial interference with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impedance of the use of native wildlife nursery sites.

*LESS THAN SIGNIFICANT*

Wildlife movement corridors are linear landscape elements that serve as linkages between historically connected habitats and natural areas, thereby facilitating wildlife movement between these areas. The proposed project would be located within the Santa Monica Mountains Conservancy zone. This zone encompasses a series of connected parks and open spaces throughout the region that facilitate wildlife movement and decrease patches of isolated habitat. A wildlife corridor in this region was proposed in the *Rim of the Valley Trail Corridor Master Plan* (Santa Monica Conservancy 1990). Birds and large mammals may use parks and open spaces throughout the zone for migration.

The proposed project would not result in impacts on any parks in the region. Additionally, wildlife in the area of the proposed project components have likely habituated to existing gas storage, transmission, and telecommunications infrastructure. Wildlife may alter their movement patterns temporarily during construction activities due to noise and human presence, but these alterations would not be significant or permanent in nature. Further, under APM BR-2, disturbance of open spaces would be limited to designated work areas. Therefore, impacts on the function of wildlife movement corridors resulting from construction or operation of the proposed project would be less than significant without mitigation under this criterion.

**Impact BR-5:** Conflict with local policy and ordinance protecting oak trees.

*LESS THAN SIGNIFICANT*

Construction of the proposed storage field project components and the 66-kV subtransmission line would result in impacts on Coast Live Oak Woodlands and oak trees. Impacts could include removal of two oak trees, loss of canopy from trimming, and root damage from grading, excavation, and vehicular traffic. These impacts would be avoided or minimized pursuant to the Los Angeles County Oak Tree Ordinance and the City of Santa Clarita Oak Tree Policy under APM BR-8. Also under APM BR-8, where impacts cannot be avoided or minimized, an Oak Tree Permit would be acquired prior to construction pursuant to the Los Angeles County ordinance. Further, potential fugitive dust deposition resulting from grading, excavation, and vehicular traffic throughout the proposed project component areas would be avoided and minimized under APM AQ-3 and APM AQ-4. Therefore, impacts on oak trees as a result of decreased respiration from fugitive dust deposition would be minimized. No significant impacts on oak trees resulting from operation of the facilities would be anticipated because only occasional tree trimming...
would be necessary. Therefore, impacts would be less than significant without mitigation under this criterion.

References


CDFG (California Department of Fish and Game). 2009. Protocols for Surveying and Evaluating Impacts to Special Status Native Plant Populations and Natural Communities.


CNDDDB (California Natural Diversity Data Base). 2011. Database Records for the Project Region. California Department of Fish and Game.


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4.5 Cultural Resources

This section describes the environmental and regulatory settings and discusses the potential impacts associated with the construction and operation of the proposed project components with respects to cultural and paleontological resources.

4.5.1 Environmental Setting

4.5.1.1 Prehistoric, Ethnohistoric, and Historic Background

This section presents an overview of the prehistoric, ethnohistoric, and historic background of the proposed project area. The following text, unless otherwise noted, has been presented in the Proponent’s Environmental Assessment (PEA) (SoCalGas 2011).

Prehistory

Early Period
Archaeologists in southern California have divided prehistory into three broad periods: the Early, Middle, and Late periods. Early period (ca. 7000–3200 before present [B.P.]) sites appear to be adapted to wetland environments with readily abundant resources. The early groups associated with these sites emphasized hunting, with a flaked stone industry that included large flake and core scrapers, choppers, hammer stones, drills, and gravers. Percussion- and pressure-flaked tools were common, as well. Ground stone is typically absent from these early deposits but present in later ones, which may reflect adaptation to changing environments through time. Milling stones that characterized this period are best suited for grinding hard seeds produced by grasses, sages, and other small, annual plants, which represent a highly dependable and abundant food source (SoCalGas 2011).

Middle Period

During the Middle period (3000–900 B.P.), inhabitants of the region had a land- and marine-based economy, focusing on large sea mammals, fish, and mollusks, as well as some terrestrial resources. One of the markers of the Middle period in the archaeological record is the increase in frequency of mortars and pestles, replacing the milling stones that dominated the Early period record. This shift most likely relates to the shift in reliance from primarily seeds to fruits and nuts. Settlement patterns during this period represent greater residential stability, as shown by the increased use of storage pits. The advent of well-defined cemeteries and larger settlements during the Middle period lends further evidence to increased sedentism (SoCalGas 2011).

Late Period

Research on the Late period (900–200 B.P.) has suggested that there was a continuation of the trends from the Middle period: settlement size grew, new regions and environments were occupied, and functionally specialized sites continued to appear. Further, there was an increase in terrestrial hunting and maritime adaptations that coincided with a decrease in the importance of vegetal resources. These trends are indicated by a reduction in the importance of milling stones, with a corresponding increase in the use of flaked lithic tools, such as projectile points, scrapers, and drills (SoCalGas 2011).

There appears to have been some differentiation between coastal and inland sites during the Late period. Generally, settlements appear to have been more specialized and differentiated as they related to specific environments, leading to more restricted locations. Whereas sites along the mainland coast might have
decreased in number from the previous period, those that remained increased in size (SoCalGas 2011).

Ethnography and Ethnohistory

The proposed project components are situated within the traditional territory of both the Chumash and Gabrielino cultures. The Chumash were predominantly a coastal people, but they made use of inland resources. The Gabrielino occupied an area with a complex topography, ranging from the high peaks of the San Gabriel Mountains to the Pacific Coast and islands offshore. Both groups were hunters and gatherers who sought large and small game, as well as numerous plant resources for food. The ethnohistoric settlement pattern consisted of permanent villages located in proximity to reliable sources of water, and within range of a variety of floral and faunal food resources, which were exploited from temporary camp locations surrounding the main village (SoCalGas 2011).

The first contact between Native Americans in California and Europeans took place more than 450 years ago when, in 1542, Cabrillo sailed into the Santa Barbara Channel to map the coastline. Following Cabrillo’s arrival, there were few encounters between Native Americans and Europeans for over two centuries. It was not until Spanish Franciscans were given charge of the frontier that missions were established and the Native American culture was assimilated into Spanish colonial culture. During the Mission period, Native Americans were forced to relocate, effectively abandoning their villages and resource territories; some groups retreated to the interior rather than succumb to the demands of resettlement (SoCalGas 2011).

The Mexican period, which followed the Mission period, is marked by Mexico’s independence from Spain in 1821. It lasted until 1848 when the Mexican–American War ended with the signing of the Treaty of Guadalupe Hidalgo and the lands of Alta California were passed into American hands. During this period, the old Spanish mission system was dismantled by the mid-1830s, with their land holdings divided among the most-prominent citizens in the territory and ceded as land grants, or “ranchos.” The Native Americans within the missions were left on their own; a few retreated to the interior, but many remained to work on the newly designated ranchos. The subsequent American Period saw an influx of settlers into the region and the demise of the old ranch way of life. Agriculture was taking hold and industry and rail lines were rapidly developing in the area (SoCalGas 2011).

History

**Spanish Colonial Period (1769–1822)**

The San Fernando Valley was passed through by both Father Junipero Serra in 1771 and 1772, while founding missions at San Gabriel and San Luis Obispo, and also by Pedro Fages in 1772, who was tracking deserters from the Spanish Colonial Army. In 1776, Francisco Garces, as part of the De Anza expedition, passed through present day Lake Hughes and parts of the San Fernando Valley (Dillon 1998).

The first non-Native American settler in the San Fernando Valley was Francisco Reyes, who raised grain and livestock in a portion of the present day City of San Fernando. In 1795, a Franciscan exploratory party from the mission at San Buenaventura set out to find a mid-point mission site and settled on the San Fernando site; the Mission San Fernando Rey de Espana, named for Ferdinand III of Spain, was then constructed and officially dedicated in September 1797 as the 17th mission in California. The first church at the mission was completed in 1799; the present-day structure was built in 1806. At one point, the mission controlled approximately 350 square miles of land that were fed by a reliable water source, the Santa Clara River basin. The Franciscans used this access to water to grow vegetables and graze cattle. The Mission San Fernando Rey de Espana was severely damaged and rebuilt in earthquakes in both 1812 and 1971 and restored after years of neglect in the 1930s. Today the mission is preserved as California State Historic Landmark No. 157 (Dillon 1998).
The Mexican Period (1822–1848)

Mexican independence from Spain caused most of the Franciscan missions in California to be stripped of their vast land holdings or to be placed in a period of limbo where nothing was done with them. In the case of the Mission San Fernando Rey de Espana, Mexican Lieutenant Antonio Del Valle occupied and secularized it in May 1835. As Mayordomo, which translates roughly to English as “steward,” Del Valle eventually saw to the dismantling of the mission at San Fernando before being succeeded by Don Pedro Lopez in 1837. The same year, Lopez was overthrown by Juan B. Alvarado, who declared himself Governor of California (Dillon 1998).

In March of 1842, the first discovery of gold in California was made by Francisco Lopez in Placerita Canyon, approximately 6 miles east of present day Newhall, while he was digging wild onions and guarding livestock under a large oak tree. Today this location is known as “Oak of the Golden Dream” and is commemorated as California State Registered Landmark No. 168. Gold extraction in the area, however, proved difficult due to the lack of water available to separate the gold from the geologic formations (Dillon 1998).

The land in the San Fernando Valley changed hands between Alvarado, Manuel Micheltorena, and Pio Pico between 1845 and 1846. In January of 1847, John Charles Fremont came into the San Fernando Valley, leading the first party of North American troops. Mexican troops met them in a truce agreement which led to the signing of the treaty Campo de Cahuenga and the transfer of California from Mexico to the United States (Dillon 1998).

The Anglo–American Period (1848–present)

Between the end of the Mexican War in 1848 and the revival of interests in mineral deposits, not much interest was paid to southern California. In 1861, the Soledad Mining Company was formed to mine for gold, silver, copper, and iron. These mining activities were carried out in various boom and bust cycles, depending mainly on the lack of water in the area. The San Fernando Valley also faced water shortages, which caused land values to remain low from the lack of viability of crops and livestock. Stage lines began to emerge and cross the San Fernando Valley, the most famous being the Butterfield–Overland Mail Company. To aide these stage lines and other forms of transportation, Surveyor-General Edwin F. Beale created a hand-cut notch known as “Beale’s Cut” in San Fernando (or Fremont) Pass in 1862 where he collected tolls until 1884 (Dillon 1998). Beal’s Cut became part of the main highway between Los Angeles, Fort Tejon, and San Francisco.

During the Civil War, much of the land in the San Fernando Valley remained as ranches, much as it had during the Mexican period. In 1865, the Cerro Gordo strike, 200 miles from San Fernando, produced the most silver of any area of California. This led to the development of Los Angeles as a commercial and entrepreneurial center, and the use of the San Fernando Valley as its staging area for ore shipments. The Cerro Gordo mining boom lasted until the mid-1870s. In 1873, Eulogio F. de Celis and his brothers Jose, Manuel, and Pastor, granted a 100-foot wide strip of land through the northeastern San Fernando Valley to the Southern Pacific Railroad. This led to Leland Stanford of the Southern Pacific Railroad Company and ex-State Senator Charles Maclay creating the City of San Fernando after the rail line connected the area to Los Angeles in 1874. In August of 1876, the San Fernando Tunnel was completed and the next month the rail line connecting Los Angeles to San Francisco was opened (Dillon 1998).

The earth movement to build the tunnel led to the discovery of oil in the Sierra Pelona mountains and prospecting, drilling, and production would then ensue until the 1890s. The first commercial oil well and refinery in Pico Canyon near Newhall were completed in 1876 and are still in production today (California State Registered Landmark Numbers 516 and 172, respectively), and Newhall became well known in the petroleum industry (Dillon 1998).
After partnering with Leland Stanford to bring the Southern Pacific Railroad to the San Fernando Valley, Charles Maclay set out to solve the problem of water shortages, and ultimately developed a submerged dam to capture the considerable underground flow of water that was not being otherwise used. The success of his Maclay Rancho Water Company was repeated over and over throughout the desert southwest. Later Maclay would start the Maclay College of Theology (1885), which would later move to Los Angeles and change its name to the University of Southern California (Dillon 1998).

However successful Maclay’s dam was, as the demand for water continued to increase and the water table continued to draw down, drought continued to plague the San Fernando Valley and Southern California. This led to William Mulholland, Chief Engineer of the City of Los Angeles Department of Water and Power to create plans to draw water from the Owens River, which is 250 miles from Los Angeles, via the Los Angeles Aqueduct. The aqueduct was completed in 1913 and essentially ended the operations of the Maclay Rancho Water Company and others like it in the San Fernando Valley (Dillon 1998).

With the advent of motion pictures in the 1910s and up to the present, many films, from Westerns to the Twilight Zone, have been shot in areas within the San Fernando Valley. In the time period following World War II and leading up to the present, the San Fernando Valley has undergone development as a bedroom community of Los Angeles, particularly after the construction of the freeway system (Dillon 1998).

**Literature and Records Searches**

**Storage Field, 66-kV Subtransmission Line Segments A, B, and C, and Telecommunications Route #1**

An archaeological records search was conducted at the South Central Coastal Information Center (SCCIC), California State University, Fullerton. The results of the records search revealed that 48 cultural resources studies have been conducted within a half-mile radius of the Aliso Canyon Natural Gas Storage Field (storage field) boundary and proposed 66-kilovolt (kV) Subtransmission Line Segments A, B, and C and Telecommunications Route #1, with 11 studies including portions of the proposed project component areas. A survey for the Sunshine Canyon Landfill Extension Project recorded the only archaeological site within the proposed project component areas. This site, CA-LAN-2484, consists of one large metate fragment and 16 smaller pieces of the same metate scattered across the site. Excavations at the site revealed that all of the artifacts were found in the top 10 centimeters. No evidence of this site or the excavation units was observed during surveys (SoCalGas 2011).

The Sunshine Canyon Landfill Extension project also recorded three additional archaeological sites and five isolates within a half-mile radius of the 66-kV subtransmission line. These are a small processing site with mano scatter and fire-affected rock (CA-LAN-2369), a site with a mano and historical period pot sherds (CA-LAN-2370), a lithic and ground stone scatter (CA-LAN-2529), three isolated mano fragments (19-100186, 19-100187 and 19-100190), one whole mano (19-100188), and one chalcedony flake (19-100189). Other sites recorded within the record search area, but outside the current proposed project boundaries, include a small hunting station (19-000802), a small temporary camp (19-000816/H), Beale’s Cut (a human-made notch in the top of the San Fernando Pass [19-002069/H]), and the Cuesta Viejo Trail (19-002148/H) (SoCalGas 2011).

**Telecommunications Route #2 (Chatsworth Substation to the Proposed Natural Substation)**

A record search at the SCCIC indicated that 88 cultural resources studies have been conducted within 0.5 miles of the proposed telecommunications route to date (SoCalGas 2011). Seventy-three cultural resources have been identified within 0.5 miles of the proposed telecommunications route. Of these...
resources, 11 intersect or are within 40 meters of the centerline of the route. One of the sites is registered as a Ventura County Historical Landmark. Other resources included a prehistoric stone quarry with lithic scatter\(^1\) (19-002827, CA-LAN-963, CA-LAN-870), historic roads (19-003511, CA-VEN-896H), historic structures (56-001798, 56-001799, CA-LAN-1741H, CA-LAN-1742H), a temporary camp (CA-LAN-713), and a burial site (CA-LAN-001043).

### 66-kV Subtransmission Line Segments D and E and Telecommunications Route #3

In July 2009, a records search for previously recorded historic properties within 0.5 miles of San Fernando Substation and 66-kV Subtransmission Line Segments D and E was conducted and found that sixteen cultural resources reports are on file at the SCCIC. The records search revealed four previously recorded sites and one California Historic Landmark within one-half mile of the San Fernando Substation (see Appendix E, Table I-1 and Table I-2). One of these historic properties, archaeological site CA-LAN-169 H, is the Mission San Fernando. The Mission encompasses the proposed work site and is located north of San Fernando Mission Boulevard between the Golden State (I-5), San Diego (I-215), and Ronald Reagan (I-118) Freeways. According to prior work in the area, the Mission once included all of the land between the three freeways, as well as many more built features, including garden walls and outbuildings arrayed along the current San Fernando Mission Boulevard. Portions of those built features may be preserved in the area surrounding site CA-LAN-169 H. One other site included here, CA-LAN-2760 H (see Appendix I, Table I-2), was located just north of the one-half-mile search boundary and is associated with the early 20th century activities of the San Fernando Mission Land Company (SoCalGas 2011).

Fifty-four cultural resources studies have been conducted within 0.5 miles of Telecommunications Route #3 to date (SoCalGas 2011). The studies are a combination of linear surveys, block surveys, excavations, and monitoring reports. The areas of only two studies would intersect the proposed routes. Fifteen cultural resources have been recorded within 0.5 miles the proposed routes. Of these 15 resources, only one, LAN-169H, intersects the route.

### Field Surveys

The Area of Potential Effect (APE) for 66-kV Subtransmission Line Segments A, B, C, D, and E and Telecommunications Route #1 was defined as a 30-meter radius around each existing tower or structure. Archaeological surveys of the APE were conducted on April 23 and 26, 2009. Existing maintenance roads adjacent to all towers, and approximate locations for equipment staging during construction and operation were surveyed. Pull and tension sites have yet to be identified, and additional surveys may be required if they fall outside of current survey limits (SoCalGas 2011).

Each tower area and access road was subjected to intensive pedestrian-level surveys with transect widths no more than 10 meters apart to ensure that all surface-exposed artifacts and sites within the APE would be identified. Ground visibility varied from excellent in areas recently affected by fire, to poor in most cases where vegetation or ground cover was dense. The area around most of the towers has been previously disturbed. No archaeological materials were observed or collected in the APE (SoCalGas 2011).

Cultural resources field surveys have not been conducted at the storage field or along Telecommunications Routes #2 and #3.

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\(^1\) Lithic scatter refers to a surface scatter of cultural artifacts and debris that consists entirely of stone items, stone tools, and chipped stone debris.
Native American Consultation

A letter requesting a search of the Sacred Lands Files at the Native American Heritage Commission (NAHC) was sent on June 22, 2011. No response has yet been received. Along with the results of the search, the NAHC will provide a list of Native American tribes and contacts who have expressed an interest in the proposed project component areas. Letters will be sent to the contacts provided to give an opportunity for the Native American community to express concerns about the proposed project.

4.5.1.2 Paleontology

Paleontological resources are generally defined as fossil remains, fossil locations, and formations that have produced fossil material in other nearby areas. Paleontological resources are considered a fragile and nonrenewable scientific record of the history of life on earth and thus represent an important and critical component of America’s natural heritage.

A records search of the Vertebrate Paleontology Section of the Natural History Museum of Los Angeles County (LACM) and the Museum of Paleontology at the University of California, Berkeley, indicated that no known vertebrate fossils are present within the proposed project area (McLeod 2011; University of California Museum of Paleontology 2011). A search of the database of Late Pleistocene vertebrate localities for California indicated that no known paleontological resources are recorded within a mile of the proposed project (Jefferson 1991).

As discussed in Section 4.6, “Geology, Soils, and Mineral Resources,” the APEs are situated along the southern side of the Santa Susana Mountains of the Western Transverse Range and within the Santa Clara River and San Fernando Valleys of northern Los Angeles and southeastern Ventura Counties. The mountainous portions of the area include parts of Oat Mountain and the Simi Hills. Subsurface conditions in the proposed project component areas include undocumented artificial fill, colluvium, alluvium, landslide and slope wash deposits, and bedrock of several formations (Section 4.5.1.3). Formations underlying all of the proposed project areas have high sensitivity for the presence of paleontological resources. Specific paleontological sensitivity of geologic formations traversed by components of the proposed project is discussed below.

Storage Field, 66-kV Subtransmission Line Segments A, B, and C, and Telecommunications Route #1

Quaternary Alluvium (Qa, Qg, Qal, Qls, Qoa, QTs)

Quaternary alluvium (late Pleistocene and Holocene age) has been mapped at the surface at the storage field and along 66-kV Subtransmission Line Segments A, B, and C and Telecommunications Route #1 as well as within the northern San Fernando Valley, Aliso Canyon, Gavin Canyon, and Newhall areas (Oakeshott 1958; Jennings and Strand 1969; Dibblee 1992, 1996). Although the uppermost layers (less than 5 feet in depth) typically do not contain significant fossils, younger Quaternary alluvium is typically underlain by older Quaternary deposits that have yielded significant vertebrate fossils. Although an LACM records search revealed no vertebrate records onsite, these types of sediments often contain fossil deposits (Miller 1971; Jefferson 1989, 1991). At nearby Van Norman Reservoir, LACM 3397 yielded a fossil bison. LACM 7152 yielded a fossil mammoth and a bison in terrace deposits, and LACM 1733 yielded a fossil horse. Quaternary Alluvium sediments within the proposed project area have high potential to contain significant nonrenewable paleontological resources at depths greater than 5 feet and have high paleontological sensitivity.
**Saugus Formation (QTs, Ts, Tsr)**

A volcanic ash sample collected within the upper portion of the Saugus Formation was determined to date back to 0.8 to 0.9 million years B.P. (Treiman 1982). Fossils of large terrestrial land mammals such as mammoth, mastodon, tapir, horse, peccary, camel, and llama, as well a smaller vertebrates such as turtle, lizards, rabbits, gopher, mice, are known from the Saugus Formation (Oakeshott, 1958; Impact Services, Inc. 2008; McLeod 2011). LACM 6601, located between Limekiln and Aliso Canyons, yielded fossil specimens of deer as well as a rare specimen of a fossil extinct tapir, *Tapirus merriami* (Jefferson 1989). Sediments within the Saugus Formation have high potential to contain significant nonrenewable paleontological resources and have high paleontological sensitivity.

**Pico Formation (Tp, Tps)**

The Pico Formation primarily contains Pliocene-aged marine deposits (Dibblee 1992) that have yielded the remains of marine fossils in some locations (Kew 1924; Grant and Gale 1931; Oakeshott 1958; Impact Services, Inc. 2008). The closest vertebrate localities (LACM 6145-6146) within the Pico Formation are west of the northern part of the proposed project component area along the Old Road, northwest of where it intersects with Calgrove Avenue, which yielded a fauna of marine sharks, rays, and bony fishes. To the west of the southern portion of the proposed project component area near Browns Canyon, LACM locality 5456 produced fossil specimens of the mako shark and the giant extinct great white shark. Sediments within the Pico Formation have high potential to contain significant nonrenewable paleontological resources and have high paleontological sensitivity.

**Towsley Formation (Ttos, Ttoc)**

Marine sediments of the Towsley Formation have yielded the remains of a number of marine species (Barnes 1976; English 1914; Grant and Gale 1931; Kern 1973; Minch 1997; Minch and Stickel 1999). Within the proposed project component area, paleontological monitoring at the Sunshine Canyon Landfill has identified 81 distinct fossil localities in the Towsley Formation (Minch 1997; Minch and Stickel 1999). These sites produced the remains of mollusks, crabs, sand dollars, sea urchins, bony fish, sharks, and marine mammals. Several types of fossil land plant leaves were also recovered. Nearby, in Pico Canyon, LACM 6365 produced a skull of a pinniped (sea lion), *Otariidae*. South of the intersection of Interstate 5 and State Route 14 produced a fossil baleen whale. Sediments within the Towsley Formation have the potential to contain significant nonrenewable paleontological resources and, therefore, have high paleontological sensitivity.

**Sisquoc Shale/Modelo Formation (Tsq)**

Late Miocene-aged Sisquoc Shale has yielded the fossil remains of fish in other locations (Jordan and Gilbert 1919; Jordon 1920, 1921; David 1943). The proposed project component crosses Sisquoc Shale along the subtransmission line from the Newhall Substation to the proposed Natural Substation. LACM 1930, located west of the southern part of the project area in Chivo Canyon north of Santa Susana, yielded a fossil specimen of the rare and unusual four-legged marine mammal *Desmostylus*, an extinct hippopotamus-like creature thought to have lived in shallow water in coastal regions. LACM 1929, located further west in eastern Simi Valley, produced fossil specimens of walrus, Odobeninae, and primitive baleen whale, Cetotheriidae. Sisquoc Shale has the potential to contain significant nonrenewable paleontological resources and, therefore, has high paleontological sensitivity.
Monterey Shale/Modelo Formation (Tm, Tml)

The marine Monterey Formation has been divided into two members. The upper part of the Monterey Formation (Tm) consists of dark gray brown thin-bedded siliceous shale. The lower portion of this rock unit (Tml) consists of dark brown, thinned-bedded, fissile semi-siliceous shale to soft shaly claystone (Dibblee 1992). Although an LACM records search revealed that there are no records of fossil discoveries on site (McLeod 2011), this formation has yielded numerous fossils at other locations (David 1943; Jordan 1907, 1921; Jordan and Gilbert 1919; Woodring et al. 1946). Monterey Shale has the potential to contain significant nonrenewable paleontological resources and, therefore, has high paleontological sensitivity.

Topanga Formation (Ttus, Tb)

The Topanga Formation is present throughout the Los Angeles Basin, of which both the city and county of Los Angeles and Orange County are a part. The formation contains abundant marine fossils ranging from sharks teeth to sea shells and microfossils. It was deposited during the Early–Middle Miocene in a shallow, warm sea. Parts of the Topanga formation are composed of distorted oyster shells and some single-celled amoeboid protists. Invertebrate fossils have been found in the Topanga Formation in the Griffith Park area southeast of the storage field; however, they are poorly preserved casts and shells (Nuerburg 1953). Larger mammal fossils have also been found in the Topanga formation, including Desmostylus (University of California Museum of Paleontology 2011). Sediments within this formation have the potential to contain significant nonrenewable paleontological resources and, therefore, have high paleontological sensitivity.

Telecommunications Route #2

Areas along Telecommunications Route #2 are underlain by Quaternary Alluvium (late Pleistocene and Holocene age) and the Saugus Formation (see above). Quaternary Alluvium sediments within the proposed project component area have high potential to contain significant nonrenewable paleontological resources at depths greater than 5 feet and have high paleontological sensitivity. Areas along the route are also underlain by the Chatsworth Formation.

Chatsworth Formation (Kcs)

The Chatsworth Formation often contains marine invertebrate fossils (marine shells) and has a high potential to produce unique and significant fossilized remains (Los Angeles County Metropolitan Transportation Authority 2008). The formation (upper mid-Campanian to lower Maastrichtian) crops out in the Simi Hills of Los Angeles and Ventura Counties. Fossil localities are most numerous in canyons near the bottom of the exposed section in the southeastern Simi Hills, and in an area near the top of the section in the western Simi Hills. Preservation is typically moderate to poor, and many specimens are broken. About 20 gastropod families, 45 genera, and 50 species are represented in collections (Stecheson 2001). Sediments within this formation have the potential to contain significant nonrenewable paleontological resources and, therefore, have high paleontological sensitivity.

66-kV Subtransmission Line Segments D and E and Telecommunications Route #3

Areas along 66-kV Subtransmission Line Segments D and E and Telecommunications Route #3 are underlain by Quaternary Alluvium (see above). Quaternary Alluvium (late Pleistocene and Holocene age) has been mapped at the surface at San Fernando Substation and along 66-kV Segments D and E and Telecommunications Route #3 (Oakeshott 1958; Jennings and Strand 1969; Dibblee 1992, 1996). Quaternary Alluvium sediments within the proposed project component area have high potential to contain significant nonrenewable paleontological resources at depths greater than 5 feet and have high paleontological sensitivity.
4.5.2 Regulatory Setting

4.5.2.1 Federal

The proposed project would not occur on federal land and no federal laws are anticipated to apply to the proposed project.

4.5.2.2 State

California Public Resources Code, Chapter 1.7, Sections 5097.5, 5097.9, and 30244

This section of the Public Resources Code (PRC) regulates the removal of paleontological resources from state lands, defines unauthorized removal of fossil resources as a misdemeanor, and requires mitigation of disturbed sites.

Warren–Alquist Act, PRC, Sections 25527 and 25550.5(i)

The Warren–Alquist Act requires the Energy Commission to “give the greatest consideration to the need for protecting areas of critical environmental concern, including, but not limited to, unique and irreplaceable scientific, scenic, and educational wildlife habitats; unique historical, archaeological, and cultural sites…” With respect to paleontological resources, the Energy Commission relies on guidelines from the Society for Vertebrate Paleontology, a national organization of professional scientists.

California Environmental Quality Act

Most counties and cities in California have regulations that address paleontological resources. At the state level, the California Environmental Quality Act (CEQA), PRC requires public agencies and private interests to identify environmental consequences of their proposed projects on any object or site of significance to the scientific annals of California. Guidelines for the Implementation of CEQA (PRC Sections 15000 et seq.) define the procedures, types of activities, persons, and public agencies required to comply with CEQA. Appendix G in Section 15023 provides an Environmental Checklist of questions that a lead agency should address if they are relevant to a projects’ environmental impacts. For paleontology, one of the questions to be answered in the Environmental Checklist (Section 15023, Appendix G, Section V, Part c) includes the following: “would the project directly or indirectly destroy a unique paleontological resource or site?”

Public Resources Code Sections

5020–5024. These sections are statutes that pertain to the protection of historical resources.

5097.98 (b) and (e). These sections requires a landowner on whose property Native American human remains are found to limit further development activity in the vicinity until conferring with the most likely descendants (as identified by the NAHC) to consider treatment options.

5097.91–5097.991. These sections pertain to the establishment and authorities of the NAHC. These sections also prohibit the acquisition or possession of Native American artifacts or human remains taken from a Native American grave or cairn, except in accordance with an agreement reached with the NAHC, and provide for Native American remains and associated grave artifacts to be repatriated.

5097.993–5097.994. These sections establish the Native American Historic Resource Protection Act, which makes it a misdemeanor crime for the unlawful and malicious excavation, removal, or destruction of Native American archaeological or historical sites on public or private lands.
This section established the California Public Records Act, which protects Native American graves, cemeteries, and sacred places maintained by the NAHC by protecting records of such resources from public disclosure.

This section of CEQA provides for protection of archaeological resources by directing the lead agency on any project undertaken, assisted, or permitted by the state to include in its environmental impact report for the project a determination of the project’s effect on unique archaeological resources. It enables a lead agency to require an applicant to make reasonable efforts to preserve or mitigate impacts to any affected unique archaeological resource, and sets requirements for the applicant to provide payment to cover the costs of mitigation.

This section of CEQA establishes that an adverse effect on a historical resource qualifies as a significant effect on the environment.

These sections allow city and county legislative bodies to acquire property for the preservation or development of a historic landmark. They allow local legislative bodies to enact ordinances to provide special conditions or regulations for the protection or enhancement of places or objects of special historical or aesthetic interest or value.

This section provides for notice of projects in consideration for construction to be sent to California Native American tribes who are on the contact list maintained by the NAHC.

**Health and Safety Code Sections**

These Health and Safety Code (HSC) sections are statutes that pertain to disturbance and removal of human remains, felony offenses related to human remains, and depositing human remains outside of a cemetery.

These HSC sections establish the California Native American Grave Protection and Repatriation Act that is consistent with and facilitates implementation of the federal Native American Graves Protection and Repatriation Act

**Senate Concurrent Resolutions**

Number 43. This resolution requires all state agencies to cooperate with programs of archaeological survey and excavation and to preserve known archaeological resources whenever this is reasonable.

Number 87. This resolution provides for the identification and protection of traditional Native American resource-gathering sites on state land.

**Administrative Code, Title 14, Section 4307**

This code states that no person shall remove, injure, deface, or destroy any object of paleontological, archaeological, or historical interest or value.

**California Code of Regulations Section 1427**

This code recognizes that California’s archaeological resources are endangered by urban development and population growth and by natural forces. It declares that these resources need to be preserved in order to illuminate and increase public knowledge of the historic and prehistoric past of California.
Penal Code Section 622: Destruction of Sites

This code establishes as a misdemeanor the willful injury, disfiguration, defacement, or destruction of any object or thing of archaeological or historical interest or value, whether situated on private or public lands.

4.5.2.3 Local

Los Angeles County Department of Regional Planning

In the Los Angeles County Department of Regional Planning Preliminary Draft Santa Clarita Valley Area Plan (2008), their guidelines for a model project in cultural resources state the following:

1. A literature search for valid archaeological and paleontological surveys shall be conducted (for each initial study of a public or private project);
2. If an impact or potential impact is anticipated, a study of the project site shall be made by a qualified archaeologist or paleontologist who shall determine the scientific value of finds, if any, and a recommendation as to their preservation or disposition;
3. The County Historical Landmarks Commission must be notified of all cultural, historical, or paleontological finds;
4. All significant impacts to cultural resource sites must be mitigated to the greatest extent feasible, and a reasonable period of time must be allowed to salvage the site;
5. The integrity of significant historical features of the structure and/or site should be maintained to the largest extent possible;
6. The integrity of sightlines to the structure or site should be maintained;
7. Development adjacent to a cultural resource site should consider design guidelines and appropriate building design, setbacks, landscaping, and other factors that will protect the integrity of the cultural resource area; and
8. Materials collected during surface survey or salvage operations should be donated to an appropriate nonprofit institution. In the event the property owner wishes to retain possession of the artifacts found, it is desirable that an archaeologist or paleontologist be allowed to study and photograph the artifacts.

Los Angeles County General Plan: Conservation and Open Space Element

The County of Los Angeles General Plan Conservation and Open Space Element (1980) contains goals and policies regarding paleontological resources. The Conservation and Open Space Element establishes the goals of preserving and protecting sites of historical, archaeological, and scientific values, and defines the following policies relative to paleontological resources:

- Protect cultural heritage resources, including historical, archaeological, paleontological, and geological sites;
- Encourage public use of cultural heritage sites consistent with the protection of these resources;
- Promote public awareness of cultural resources; and
- Encourage private owners to protect cultural resources.
City of Los Angeles

The City of Los Angeles follows CEQA guidelines in assessing impacts on paleontological resources of a proposed project (City of Los Angeles 2011).

City of Los Angeles General Plan Conservation Element

The City of Los Angeles General Plan Conservation Element (2001), in Section 3, specifies the protection of paleontological resources; this section indicates that it is the policy of the City of Los Angeles that the city’s paleontological resources be protected for historical, cultural research, and/or educational purposes. Section 3 mandates the identification and protection of significant paleontological sites and/or resources known to exist or that are identified during “land development, demolition, or property modification activities.”

City of Santa Clarita General Plan

The City of Santa Clarita General Plan, adopted in June 2011, includes Policy LU 2.2.2, which requires that “sites and areas [be identified] with historical or cultural value to the community [and] that uses in or adjacent to these areas will not impact their historical integrity.” In addition, Policy LU 6.4.6 requires that impacts on historic and cultural sites be reviewed and appropriate mitigation developed.

Los Angeles County Community Plans

The County of Los Angeles General Plan was adopted in 1980 and has guided the growth and development in all unincorporated areas of the county for 30 years (Los Angeles County Department of Regional Planning 1980). There are several community plans in the county that have goals and policies that pertain to cultural resources.

Northridge Community Plan

The Northridge Community Plan contains the following objective related to cultural resources:

- **Objective 16-1:** To ensure that the community’s historically significant resources are protected, preserved, and/or enhanced.

Sylmar Community Plan

The Sylmar Community Plan contains the following objective, which is applicable to portions of the 66-kV subtransmission line:

- **Objective 17-1:** To ensure that the Community’s historically significant resources are protected, preserved, and/or enhanced.

Santa Clarita Valley Area Plan

The 1990 Santa Clarita Valley Area Plan includes the following policies applicable to the proposed project (Los Angeles County Department of Regional Planning 1990):

- **Policy 1.6:** Protect known archaeological and historical resources to the extent appropriate.
- **Policy 1.7:** Require archaeological surface reconnaissance and impact assessment by a qualified archaeologist for any significant development proposed on, or adjacent to, known archaeological sites.
City of Los Angeles General Plan

The City of Los Angeles General Plan Framework was re-adopted by the City Council in 2001. The Framework provides a strategy for long-term growth and guides the updates of the community plans and citywide elements (City of Los Angeles 2001). The city’s 35 community plans collectively make up the Land Use Element of the General Plan. The following policies from the Framework are applicable to the 66-kV subtransmission line route that lies within the City of Los Angeles boundary:

Porter Ranch

The following objective is applicable to the portion of the proposed project located in Porter Ranch:

- **Objective 12:** To provide for the identification and preservation of cultural and historical monuments located within the Community.

In addition, the Plan requires that “archaeological sites should be preserved intact or protected whenever possible, and explored by competent professionals before any development occurs.”

Granada Hills–Knollwood

The Granada Hills–Knollwood Community Plan contains no policies or objectives that are relevant to cultural or paleontological resources.

Mission Hills–Panorama City–North Hills

The Mission Hills–Panorama City–North Hills Community Plan contains the following policy, which is applicable to the San Fernando Substation and portions of the 66-kV subtransmission line located within the northern portion of the City of Los Angeles in Mission Hills:

- **Objective 16-1:** To ensure that the community's historically significant resources are protected, preserved, and/or enhanced.

Chatsworth

The Chatsworth Community Plan contains the following objective, which is applicable to the portion of the 66-kV subtransmission line that crosses through Chatsworth:

- **Objective 12:** To provide for the identification and preservation of cultural and historical monuments located within the Community.

In addition, the Plan requires that “archaeological sites should be preserved intact or protected whenever possible, and explored by competent professionals before any development occurs.”

Ventura County General Plan

The June 2011 Ventura County General Plan contains the following goals and policies related to cultural and paleontological resources that are relevant to the portion of the proposed project that traverses Ventura County:

1.8.1 Goals:

1. Identify, inventory, preserve and protect the paleontological and cultural resources of Ventura County (including archaeological, historical and Native American resources) for their scientific, educational and cultural value.
2. Enhance cooperation with cities, special districts, other appropriate organizations, and private landowners in acknowledging and preserving the County's paleontological and cultural resources.

1.8.2 Policies:
1. Discretionary developments shall be assessed for potential paleontological and cultural resource impacts, except when exempt from such requirements by CEQA. Such assessments shall be incorporated into a Countywide paleontological and cultural resource data base.

2. Discretionary development shall be designed or re-designed to avoid potential impacts to significant paleontological or cultural resources whenever possible. Unavoidable impacts, whenever possible, shall be reduced to a less than significant level and/or shall be mitigated by extracting maximum recoverable data. Determinations of impacts, significance and mitigation shall be made by qualified archaeological (in consultation with recognized local Native American groups), historical or paleontological consultants, depending on the type of resource in question.

3. Mitigation of significant impacts on cultural or paleontological resources shall follow the Guidelines of the State Office of Historic Preservation, the State Native American Heritage Commission, and shall be performed in consultation with professionals in their respective areas of expertise.

4. Confidentiality regarding locations of archaeological sites throughout the County shall be maintained in order to preserve and protect these resources from vandalism and the unauthorized removal of artifacts.

5. During environmental review of discretionary development the reviewing agency shall be responsible for identifying sites having potential archaeological, architectural or historical significance and this information shall be provided to the County Cultural Heritage Board for evaluation.

6. The Building and Safety Division shall utilize the State Historic Building Code for preserving historic sites in the County.

4.5.3 Methodology and Significance Criteria

4.5.3.1 Methodology

A records search was conducted for cultural resources, and a literature review and records search was conducted for paleontological resources for each component of the proposed project. The information obtained was evaluated within the context of applicable federal, state, and local regulations. For cultural resources, data for the APEs along 66-kV Subtransmission Line Segments A, B, C, D, and E and Telecommunications Route #1 (Figure 2-6) from the PEA and historic maps, cultural resources reports, and Department of Parks and Recreation record forms provided by the applicant’s record searches were reviewed (SoCalGas 2011). Data from a 2011 records search and desktop analysis for Telecommunications Routes #2 and #3 was also reviewed (SoCalGas 2011).

During the project planning phase, SCE identified historic towers along the alignment of the proposed 66 kV-subtransmission line modification. The structures, known as “Kern River One” towers, were manufactured in 1908 using windmill parts of historic significance. An assessment of the line and these structures resource showed that they lacked the characteristics, including integrity, required for a significant historical resource (SCE 2011). SCE prepared California Department of Parks and Recreation forms to document this analysis; this resource will not be discussed in the impact section below.
For paleontological resources, published literature and unpublished manuscripts on the geology and paleontology of northern San Fernando Valley, the eastern Santa Susana Mountains, Gavin Valley, and the Newhall area of Los Angeles County were reviewed. An online records search was also conducted at the Museum of Paleontology, University of California, Berkeley (University of California Museum of Paleontology 2011). In addition, published geologic maps and reports provided the basis from which the regional and project-specific geology was derived. Geologic maps consulted include quadrangles at various scales from 1:24,000 to 1:250,000 (Eldridge and Arnold 1907; Kew 1924; Oakeshott 1958; Jennings and Strand 1969; Dibblee 1992, 1996).

The significance criteria for assessing the impacts on cultural and paleontological resources were defined based on the checklist items presented in Appendix G of the CEQA Guidelines. The proposed project would cause a significant impact on cultural or paleontological resources if it would:

- Cause a substantial adverse change in the significance of a historical resource as defined in CEQA Guidelines Section 15064.5;
- Cause a substantial adverse change in the significance of an archaeological resource pursuant to CEQA Guidelines Section 15064.5;
- Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature; or
- Disturb any human remains, including those interred outside of formal cemeteries.

4.5.4 Environmental Impacts and Mitigation Measures

4.5.4.1 Applicant Proposed Measures

The applicant has committed to the following applicant proposed measures (APMs) as part of the design of the proposed project. See Section 2.5, “Plans and Applicant Proposed Measures,” Table 2-8, for a full description of each APM.

- APM CR-1: Conductor Pull and Tension Sites.
- APM CR-2: Unidentified Cultural Resources.
- APM CR-4: Cultural Surveys After Final Project Siting.
- APM HZ-6: Worker Environmental Awareness Training.

4.5.4.2 Impacts Analysis

Work proposed to occur at the Aliso Canyon Plant Station site, which would include the proposed Central Compressor Station, main office, and crew-shift buildings, would be conducted on areas disturbed by previous construction activities. Therefore, no impacts on cultural or paleontological resources are anticipated from construction and operation of the proposed Central Compressor Station, office, and crew-shift buildings; thus, these components of the proposed project are not discussed further in this section.

Impact CR-1: Substantial adverse change in the significance of an historical resource.

LESS THAN SIGNIFICANT
Construction activities could impact known and unknown historical resources. Data collected from the records search and surveys revealed that historical resources have been documented within the proposed project component areas (see discussion below). Further, cultural resources surveys have not been conducted for some areas of the proposed project, and it is possible that previously unrecorded historical resources are present.

**Storage Field, 66-kV Subtransmission Line Segments A, B, and C, and Telecommunications Route #1**

One cultural resource has been documented within the APE of the subtransmission line improvements. Site LAN-2484 is a small resource procurement site that included one metate in 16 pieces, and some shell and charcoal. The site was excavated in 1997. Excavations were limited to 10 centimeters in depth. The limited nature of the artifact scatter and the fact that the site has already been excavated indicates that the site is not eligible for the California Register of Historic Resources; therefore, there would be no impact on known cultural resources due to subtransmission line improvements. Quaternary alluvium sediments along the subtransmission line route, however, have high potential to contain buried cultural resources at depths above 5 feet.

At the storage field, the proposed Natural Substation would include below-grade facilities, such as a ground grid, equipment foundations, and the footing for a chain-link fence. Excavations required to install these facilities may extend deeper than the fill layer and disturb native soil. Should this occur, there may be impacts on previously unknown cultural resources. APM CR-1 would ensure that Southern California Edison (SCE) locates conductor pull and tension sites, where feasible, on existing level areas and existing roads to minimize the need for grading. APM CR-2 would reduce impacts, should previously unidentified cultural resources be encountered during construction. APM CR-4 would ensure that once final siting is completed for SCE’s proposed project components, additional pedestrian surveys for cultural resources would be conducted, and APM HZ-6 would ensure that all workers are trained to identify historical resources and what procedures to follow when historical resources are encountered during construction.

To ensure that cultural resource surveys and monitoring for areas that would be disturbed during construction are completed, Mitigation Measure (MM) CR-1, MM CR-2, MM CR-3, MM CR-4, and MM CR-5 would be implemented. Should cultural resources be discovered during pre-construction cultural surveys or at any time during construction of the proposed project, APM CR-2 would ensure that the resources would be evaluated for California Register of Historical Resources (CRHR) eligibility. With the implementation of these MMs, impacts under this criterion would be less than significant.

**MM CR-1: Cultural Resources Plan.** The applicant and SCE will retain the services of qualified cultural resources consultants who meet or exceed the U.S. Secretary of the Interior qualification standards for archaeologists published in 36 Code of Federal Regulations 61 and have experience working in the jurisdictions traversed by the project, sufficient that they can identify the full range of cultural resources that may be found in the region. The consultants will also have knowledge of the cultural history of the project area and will be approved by the California Public Utilities Commission (CPUC). Prior to issuance of construction permits, the applicant and SCE will submit Cultural Resources Plans for the respective project components, prepared by the approved consultant(s) for review and approval by the CPUC. The intent of the Cultural Resources Plans will be to address cultural resources eligible for the CRHR that cannot be preserved by avoidance and to identify areas where monitoring of earth-disturbing activities is required. The monitoring plan shall include, at a minimum:

- A list of personnel to which the plan applies;
• Requirements, as necessary, and plans for continued Native American involvement and outreach, including participation of Native American monitors during ground-disturbing activities as determined appropriate;

• Brief identification and description of the general range of the resources that may be encountered;

• Identification of the elements of a site that would lead to it meeting the definition of a cultural resource requiring protection and mitigation;

• Identification and description of resource mitigation that would be undertaken if required;

• Description of monitoring procedures that will take place for each project component area as required;

• Description of how often monitoring will occur (e.g., full-time, part time, spot checking);

• Description of the circumstances that would result in the halting of work;

• Description of the procedures for halting work and notification procedures for construction crews;

• Testing and evaluation procedures for resources encountered;

• Description of procedures for curating any collected materials;

• Reporting procedures; and

• Contact information for those to be notified or reported to.

**MM CR-2: Additional Cultural Resources Surveys.** Prior to issuance of construction permits, the applicant and SCE will ensure that qualified archaeological consultants, as specified in the Cultural Resources Plans, will conduct intensive-level cultural resources surveys (transects no greater than 15 meters) for all areas to be disturbed that have not already been surveyed for cultural resources and, prior to the project, had previously been undisturbed. Reports that specify the research design, methods, and survey results will be submitted to the CPUC for review. Cultural resources surveys for areas along Telecommunications Route #3 that are located more than 600 feet east of San Fernando Substation will not be required, because these areas are located within residential neighborhoods and are disturbed areas.

**MM CR-3: Construction Monitoring.** Prior to issuance of grading permit(s), the applicant and SCE will retain qualified archaeologists as specified in the Cultural Resources Plans to monitor cultural resources mitigation and ground-disturbing activities in culturally sensitive areas. Culturally sensitive areas would include those areas along the 66-kV subtransmission line reconductoring routes and Telecommunications Route #3 and within the storage field that have not previously been disturbed. Cultural resources monitoring for areas along Telecommunications Route #3 that are located more than 600 feet east of San Fernando Substation will not be required because these areas are located within residential neighborhoods and are disturbed areas. The qualified archaeologists will attend preconstruction meetings to provide comments and/or suggestions concerning monitoring plans and discuss excavation plans with excavation contractors.

**MM CR-4: Stop Work for Unanticipated Cultural Resources Discoveries.** In the event that previously unidentified cultural resources are uncovered during implementation of the project, the applicant and SCE will ensure that ground-disturbing work would be halted or diverted away from the discovery to another location. The CPUC-approved archeological monitor will inspect the discovery and determine whether further investigation is required. If the discovery is significant but can be avoided and no further impacts would occur, the resource would be documented appropriately and no further effort would be required. If the resource is significant but cannot be avoided and may be subject to further impact, the CPUC-approved archeological monitor would evaluate the significance...
of the resource based on eligibility for the California Register of Historical Resources (CRHR) or local registers and implement appropriate measures in accordance with the Cultural Resources Plans.

**MM CR-5: Cultural Resources Reporting.** Prior to final inspection after construction of project components has been completed, the applicant’s and SCE’s qualified archaeologists as specified in the Cultural Resources Plans will submit reports to the CPUC summarizing all monitoring and mitigation activities and confirming that all mitigation measures have been implemented. If a cultural resource that meets the definition of a significant resource is encountered and data recovery is necessary, then a data recovery program will be implemented for the resource that is approved by both the qualified archeologist/s and the CPUC.

### Telecommunications Route #2

Telecommunications Route #2 (Chatsworth Substation to the proposed Natural Substation) has not yet been surveyed for cultural resources; therefore, MM CR-2 would be required prior to ground disturbance. A records search was conducted at the SCCIC to identify previously recorded cultural and archaeological resources, which identified the following cultural resources that may be impacted by activities associated with construction of Telecommunications Route #2.

- **LAN-1741H** is a series of foundation pads constructed of red brick and concrete. The site includes iron reinforcements in the foundation pads, water pipes, and an electrical outlet box. The site appears to have been a building that burned down. The destruction of the site from the fire has removed the integrity of the site to a degree that it would no longer be eligible for the CRHR. Therefore, it would not be impacted by construction of the proposed project.

- **LAN-1742H** is a stone retaining wall constructed of native cobbles, concrete walkway, a fragment of a fence line, and introduced plants. There are no signs of other structures on the site; however, a large quantity of recent building debris and trash has been dumped at the site. A 1957 (revised in 1969) U.S. Geological Survey topographic map shows that there was a structure at this location. The removal or destruction of the building indicated on the map shows that the site has been extensively modified and no longer retains integrity. The site would not be eligible for the CRHR and would not be impacted by construction of the proposed project.

- **19-003511** is also known as El Camino Nuevo. The site was recorded in 2004. The road was constructed in 1895 as a better alternative for the stage route known as Santa Susana Pass, or “Devil’s Slide.” The new road was the main route between San Fernando Valley and Simi Valley from 1895 to 1917. This site may retain enough integrity to be listed on the CRHR.

- **VEN-896H** was recorded in 1981 as a relict segment of Old Freight Road. The road was documented as having a non-mortared native sandstone rock retaining wall on the downhill site, and natural rock culverts. The 2,200-foot portion of the road that was recorded was reported to be in excellent condition with the exception of one area impacted by a landslide comprising approximately 5 percent of the area of the site. The site recordation form did not include any discussion of integrity or historical significance for this site.

- **56-001798** was recorded in 2007 as a round metal vapor recovery facility. The facility is approximately 8 feet tall, with a diameter of 12 feet. A sheet of metal was missing from the west side of the facility. Corners of the pipes coming out of the facility contain the writing “Vapor Recovery System Co Compton Cal.” This company, also known as VAREC, began operations in the 1940s. The site recordation form did not include any discussion of integrity or historical significance for this site.
56-001799 was recorded in 2007 as a culvert under and along the shoulder of the North American Cut Off Road. The culvert is a hole in the ground with three stone walls built up approximately 3 feet. The site recordation form did not include any discussion of integrity or historical significance for this site.

APM CR-2 would reduce impacts at sites 19-003511, VEN-896H, 56-001798, and 56-001799, should previously unidentified cultural resources be encountered during construction. APM CR-1 would ensure that SCE locates conductor pull and tension sites, where feasible, on existing level areas and existing roads to minimize the need for grading. APM CR-4 would reduce impacts by ensuring that significant resources that may be found during cultural resources surveys would be assessed, and APM HZ-6 would ensure that all workers are trained about identifying historical resources and what procedures to follow if historical resources are encountered during construction. MM CR-1, MM CR-2, MM CR-3, MM CR-4, and MM CR-5 would further reduce impacts during construction. With implementation of these mitigation measures, impacts on these resources from construction of the proposed project would be less than significant.

66-kV Subtransmission Line Segments D and E and Telecommunications Route #3

California Historic Landmark-150 is Brand Park (also called Memory Garden). The property was given to the city in 1920 and was part of the original land grant of Mission San Fernando de Rey de España. The landmark is located across Brand Boulevard from the substation and is sufficiently removed from project construction that there would be no impact.

One cultural resource, however, may have preserved components in various locations near the border surrounding San Fernando Substation: LAN-169H, the San Fernando Mission. Trenching at the San Fernando Mission exposed cultural materials at up to 80 centimeters below the surface, dating to the Historic Era. The mission is also stated to have housed as many as 1,000 Native Americans within its residential units and possibly housed additional Native Americans at the mission (Toren et al. 1986). The site encompasses the current San Fernando Substation. Due to the depths at which historic era artifacts have been recovered from excavations at the mission site, it is possible that substation modifications (e.g., trenching, structure removal, and installation) may disturb historic resources should earth-moving activities expand beyond areas that have been subjected to disturbance in the past.

APM HZ-6 would ensure that all workers are trained about identifying historical resources and what procedures to follow if historical resources are encountered during construction. To ensure that monitoring for cultural resources during construction is completed, MM CR-1, MM CR-2, and MM CR-3 would be implemented. Should cultural resources be discovered during pre-construction cultural surveys, or at any time during construction of the proposed project, APM CR-2 would ensure that the resources would be evaluated for CRHR eligibility. With implementation of these mitigation measures, impacts under this criterion would be less than significant.

Impact CR-2: Substantial adverse change in the significance of an archaeological resource.

LESS THAN SIGNIFICANT

Storage Field, 66-kV Subtransmission Line Segments A, B, and C, and Telecommunications Route #1

Impacts on archaeological resources from the construction of the proposed Natural Substation and other components of the proposed project at the storage field as well as construction of 66-kV Subtransmission Line Segments A, B, and C, and Telecommunications Route #1 would be similar to impacts on historical resources from construction activities as described under Impact CR-1. APM CR-1 would endure that SCE locates conductor pull and tension sites, where feasible, on existing level areas and existing roads to minimize the need for grading. APM CR-2 would reduce impacts should previously unidentified
archaeological resources be encountered during construction. APM CR-4 would ensure that once final
siting is completed for SCE’s proposed project components, additional pedestrian surveys for cultural
resources would be conducted, and APM HZ-6 would ensure that all workers are trained to identify
archaeological resources and about what procedures to follow when archaeological resources are
encountered during construction.

To ensure that archaeological surveys for areas that would be disturbed but have not yet been surveyed,
and that monitoring for cultural resources during construction are completed, MM CR-1, MM CR-2, MM
CR-3, and MM CR-4 would be implemented. Should archaeological resources be discovered during pre-
construction archaeological surveys or at any time during construction of the proposed project, APM CR-2
would ensure that the resources would be evaluated for CRHR eligibility. With the implementation of
these APMs and MMs, impacts under this criterion would be less than significant.

Telecommunications Route #2

Telecommunications Route #2 (Chatsworth Substation to the proposed Natural Substation) has not yet
been surveyed for archaeological resources; therefore, MM CR-2 would be required prior to ground
disturbance. A records search was conducted at the SCCIC to identify previously recorded cultural and
archaeological resources, which identified the following archaeological resources that may be impacted
by activities associated with construction of Telecommunications Route #2.

LAN-870 and LAN-963 are lithic scatters. These sites were recorded in 1978 and 1982, but were later
destroyed by grading activities. Therefore, they would not be impacted by construction of the proposed
project.

LAN-001043 was recorded in either 1978 or 1988 (site record is unclear) as the burial of a Native
American child aged 8 to 11 at time of death. The site has been impacted by stream erosion, and the
condition of the site is listed as destroyed. The burial was excavated by a local man and a coroner’s report
was prepared. The area was carefully probed and checked for further burials and artifacts with no further
findings. Therefore, it would not be impacted by construction of the proposed project.

19-002827 was recorded in 2000 as a low-density stone tool quarry and lithic workshop that contains
quartzite and volcanic flakes. The site dimensions are 60 meters by 30 meters, and the site condition is
listed as good. LAN-713 was identified as a temporary camp with an artifact scatter. Attempts to re-
examine the site in 1981 were unsuccessful, and it is thought to have been buried or destroyed by grading
activities. However, testing or monitoring of ground-disturbing work was recommended in the site update
form.

MM CR-4 would reduce impacts at sites 19-002827 and LAN-713, should previously unidentified
cultural resources be encountered during construction. APM CR-1 would ensure that SCE locates
conductor pull and tension sites, where feasible, on existing level areas and existing roads to minimize the
need for grading. APM CR-2 would reduce impacts by ensuring that significant resources that may be
found during cultural resources surveys would be assessed, and APM HZ-6 would ensure that all workers
are trained about identifying historical resources and what procedures to follow if such resources are
encountered during construction. MM CR-1, MM CR-2, MM CR-3, MM CR-4, and MM CR-5, would be
implemented to further reduce impacts during construction. With implementation of these mitigation
measures, impacts on these resources from construction of the proposed project would be less than
significant.
66-kV Subtransmission Line Segments D and E and Telecommunications Route #3

Impacts on archaeological resources along 66-kV Subtransmission Line Segments D and E and Telecommunications Route #3 would be similar to impacts on historical resources from construction activities as described under Impact CR-1. APM HZ-6 would ensure that all workers are trained about identifying archaeological resources and what procedures to follow if archaeological resources are encountered during construction. To ensure that monitoring for archaeological resources during construction are completed, MM CR-1, MM CR-2, and MM CR-3 would be implemented. With implementation of these mitigation measures, impacts under this criterion would be less than significant.

Impact CR-3: Directly or indirectly destroy a unique paleontological resource or site or unique geologic feature. LESS THAN SIGNIFICANT

The proposed project would include ground disturbance that may impact buried and undiscovered paleontological resources along the 66-kV subtransmission line reconductoring routes, telecommunications routes, and at the proposed Natural Substation, guardhouse, and entry road widening sites. Impacts would be less likely within the Aliso Canyon Plant Station site and developed residential areas east of San Fernando Substation because trenching in that area is not anticipated to reach previously undisturbed soil. Implementation of MM CR-6, MM CR-7, MM CR-8, MM CR-9, and MM CR-10, which include the development of Paleontological Monitoring and Treatment Plans, paleontology construction monitoring, data recovery procedures, construction personnel training, and stop work procedures for unanticipated discoveries would reduce impacts on paleontological resources to less than significant.

MM CR-6: Paleontological Monitoring and Treatment Plan. Prior to construction permit issuance, the applicant and SCE will retain CPUC-approved paleontologists to prepare Paleontological Monitoring and Treatment Plans, and submit to the CPUC for review and approval. The CPUC-approved paleontologists will have knowledge of the local paleontology and be familiar with paleontological procedures and techniques.

The Paleontological Monitoring and Treatment Plans will follow Society of Vertebrate Paleontology guidelines and meet all regulatory requirements. The Paleontological Monitoring and Treatment Plans will address the 66-kV subtransmission line reconductoring routes, Telecommunications route #2, and Telecommunications Route #3, Natural Substation, guardhouse, and entry road widening sites. The Paleontological Monitoring and Treatment Plans will identify construction impact areas of moderate to high sensitivity for encountering potential paleontological resources and the shallowest depths at which those resources may be encountered. The Paleontological Monitoring and Treatment Plans will detail the criteria to be used to determine whether an encountered resource is significant and if it should be avoided or recovered for its data potential. The Paleontological Monitoring and Treatment Plans will also detail methods of recovery, preparation and analysis of specimens, final curation of specimens at a federally accredited repository, data analysis, and reporting.

The Paleontological Monitoring and Treatment Plans will outline coordination strategies to ensure that CPUC-approved paleontological monitors will conduct full-time monitoring of all grading activities in sediments determined to have a moderate to high sensitivity. For sediments of low or undetermined sensitivity, the Paleontological Monitoring and Treatment Plans will specify what level of monitoring is necessary. Sediments with no sensitivity will not require paleontological monitoring. The Paleontological Monitoring and Treatment Plans will define specific conditions in which monitoring of earthwork activities could be reduced and/or depth criteria established to trigger monitoring. These factors will be defined by the CPUC-approved paleontologists.
**MM CR-7: Construction Personnel Training.** Prior to the initiation of construction or ground-disturbing activities in areas with high paleontological sensitivity, the applicant and SCE shall ensure that all construction personnel conducting rough grading shall be trained regarding the recognition of possible subsurface paleontological resources and protection of all paleontological resources during construction grading. The applicant and SCE will complete training for all applicable personnel. Training will inform all applicable personnel of the procedures to be followed upon the discovery of paleontological resources. All personnel will be instructed that unauthorized collection or disturbance of protected fossils on- or off-site by the applicant or SCE or their representatives or employees is illegal and that violators shall be subject to prosecution under appropriate federal and state laws. Unauthorized resource collection or disturbance may constitute grounds for the issuance of a stop work order.

**MM CR-8: Paleontology Construction Monitoring.** Based on the Paleontological Monitoring and Treatment Plans, the applicant and SCE will conduct paleontological monitoring using CPUC-approved paleontological monitors. This will include monitoring during rough grading and trenching in areas determined to have high paleontological sensitivity and that have the potential to be shallow enough to be adversely affected by such earthwork as determined by the CPUC-approved paleontological monitors.

**MM CR-9: Stop Work for Unanticipated Paleontological Discoveries.** In the event that previously unidentified paleontological resources are uncovered during implementation of the project, the applicant and SCE will ensure that ground-disturbing work would be halted or diverted away from the discovery to another location. A CPUC-approved paleontological monitor would inspect the discovery and determine whether further investigation is required. If the discovery is significant but can be avoided and no further impacts would occur, the resource would be documented in the appropriate paleontological resource records and no further effort would be required. If the resource is significant but cannot be avoided and may be subject to further impact, the CPUC-approved paleontological monitor would evaluate the significance of the resource and implement appropriate measures in accordance with the Paleontological Monitoring and Treatment Plans.

**MM CR-10: Paleontological Data Recovery.** Prior to final inspection after construction of project components has been completed, if avoidance of significant paleontological resources is not feasible during grading, treatment (including recovery, specimen preparation, data analysis, curation, and reporting) will be carried out by the applicant and SCE in accordance with the approved Paleontological Monitoring and Treatment Plans.

**Impact CR-4:** Disturb any human remains, including those interred outside of formal cemeteries.

*LESS THAN SIGNIFICANT*

A review of records and field studies in the proposed project area has revealed that potential disturbance of human remains is possible, especially along the 66-kV subtransmission line reconductoring routes and Telecommunications Route #2. Should human remains be discovered, however, proper protocols would be followed as specified in APM CR-3. APM CR-4 would ensure that once final siting is completed for SCE’s proposed project components, additional pedestrian surveys would be conducted. In addition, MM CR-1, MM CR-2, MM CR-3, MM CR-4, and MM CR-5, and MM CR-10 would further ensure that impacts would be reduced to less than significant.

**References**


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Mcleod, S. 2011. Paleontological resources for the proposed Southern California Gas Company Aliso Canyon Turbine Replacement Project, Project 06205-134, in Newhall, Aliso Canyon Area, Los Angeles County, project area. Record search conducted at the Vertebrate Paleontology Section of the Natural History Museum of Los Angeles County. Letter on file at Sanberg Group, Inc, Whittier.


Toren et al. (Toren, A. G., Greenwood, R.S., and J. M. Foster. 1986. Archaeological Investigation at 14937 San Fernando Mission Boulevard (CA-LAN-169A), Los Angeles, California.


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4.6 Geology, Soils, and Mineral Resources

This section describes the environmental and regulatory settings and discusses potential impacts associated with the construction and operation of the proposed project components with respect to geology, soils, and mineral resources.

4.6.1 Environmental Setting

The following sections describe the geological conditions for the region in which the proposed project components are situated, as well as regional mineral resources. Geological conditions discussed include faulting, seismicity, soils, and geologic hazards.

4.6.1.1 Regional Geology

The proposed project components are situated within the southern boundary of the Ventura Basin of the Transverse Ranges geomorphic province of California. The Transverse Ranges run east from the San Bernardino Mountains to the Santa Ynez Mountains and Point Arguello in Santa Barbara County to the west. The proposed project component areas are generally situated along the southern side of the Santa Susana Mountains of the Western Transverse Range and within the Santa Clara River and San Fernando Valleys of northern Los Angeles and southeastern Ventura Counties. The western Transverse Range is composed of sedimentary, igneous, and metamorphic rocks ranging in geologic age from the Jurassic (144 million to 208 million years ago) to the Holocene (roughly the last 11,000 years). These mountains are interspersed with alluvium-filled basins and characterized by a similarly trending sequence of ridges and valleys formed by a combination of folding and faulting during a period of compression and uplift (Norris and Webb 1990).

The Santa Susana Mountains include steep mountains and moderate to steep hills, oriented east-west from eroded Tertiary sedimentary rocks. Mass wasting and fluvial erosion and deposition are the main geomorphic processes. These mountains are bounded to the south by the Simi Hills and the San Fernando Valley and on the north by the Santa Clara River Valley. The mountainous portions of the proposed project component areas include parts of Oat Mountain, the Santa Susana Mountains, and the Simi Hills.

Other parts of the proposed project component areas are located within the Santa Clara River Valley and the northern San Fernando Valley. The floodplain of the Santa Clara River is fairly flat; however, most of the topography within this area is rugged and characterized by steep-sided canyon lands. Elevations range from about 1,270 feet above mean sea level near the Newhall Substation along the Santa Clara River, to about 3,000 feet above mean sea level just west of Aliso Canyon within the Santa Susana Mountains (SoCalGas 2011). The San Fernando Valley is an east-west oriented, triangular-shaped alluvial plain, 20 miles long and located in an area of compression between the San Gabriel Mountains to the northeast and the Santa Monica Mountains to the south. The San Fernando Valley narrows from 10 miles wide at its western end to 3 miles wide at its eastern end.

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1 This section has been prepared using resources obtained from various publicly available data sources including the California Geological Survey (CGS, formerly the California Division of Mines and Geology), the Southern California Earthquake Center, and the United States Geological Survey (USGS). Updated information on landslide and liquefaction hazards was also evaluated, primarily through the review of published geologic quadrangle maps available from the CGS Seismic Hazards Mapping Program. The potential for fault rupture hazards and ground shaking hazards was evaluated by reviewing fault mapping, catalogs, and interactive maps, primarily available from the CGS or USGS. Updated soils information was obtained from the United States Department of Agriculture (USDA) Natural Resources Conservation Service Web Soil Survey database.
The geologic history of the Ventura Basin is characterized as a trough formation that accumulated sediment and fossils as the basin subsided (Norris and Webb 1990). The basin is filled with a sequence of sedimentary rocks that are middle Miocene to Holocene in age (BAS 2008). Within the basin are several prominent anticlinal hills, including the Santa Susana Mountains. Other ridges in the area consist of the Sulfur Mountains and the South Mountain–Oak Ridge Complex, which joins the Santa Susana Mountains to the east (Norris and Webb 1990).

4.6.1.2 Faults and Seismicity

Southern California is a geologically complex and diverse area, dominated by compressional forces created as the North American and Pacific tectonic plates slide past one another along the San Andreas Fault. Regional tectonic compressional forces shorten and thicken the earth’s crust, creating and uplifting the local transverse mountain ranges, including the Santa Susana, Santa Monica, and San Gabriel Mountains. A variety of fractures, or faults, within the crust are created to accommodate the compressional strain, allowing one rock mass to move relative to another rock mass (Norris and Webb 1990). As a result, earthquakes are produced from the sudden movements along these faults, generating ground motion as the accumulated stress within the rocks is released as waves of seismic energy.

The Alquist–Priolo Earthquake Fault Zoning Act (Pub. Res. Cod. Div. 7, Ch. 2.5) requires the delineation of earthquake faults for the purpose of protecting public safety. Faults included in the Alquist–Priolo Earthquake Fault Zoning Program are classified by activity:

- Faults classified as “active” are those that have been determined to be “sufficiently active and well defined,” with evidence of movement within Holocene time (CGS 2007).
- Faults classified as “potentially active” have shown geologic evidence of movement during Quaternary time (within the last 1.6 million years) (CGS 2007).
- Faults considered “inactive” have not moved in the last 1.6 million years (CGS 2007).

Faults generally produce damage in two ways: ground shaking and surface rupture. Seismically induced ground shaking covers a wide area and is greatly influenced by the distance to the seismic source, soil conditions, and groundwater depth. Surface rupture is limited to the areas closest to the faults. Other potential hazards associated with seismically induced ground shaking include earthquake-triggered landslides and tsunamis.

In modeling the state’s seismic risks, the California Division of Mines and Geology (CDMG) classified faults into two categories:

- **Type A Faults**: These faults have slip rates greater than 5 millimeters per year (mm/yr), magnitude >7.0, and well-constrained paleoseismic data. The San Andreas and Elsinore Faults are examples of Type A faults.
- **Type B Faults**: All other faults not classified as Type A faults. Type B faults lack paleoseismic data necessary to constrain the recurrence interval of large events. The San Gabriel, Oak Ridge, Holser, and Santa Susana Faults are Type B faults (CDMG 1969).

To identify potentially active faults, the Central Compressor Station location was used as the center point of a search conducted using the EQFAULT computer program, Version 3.0 (SoCalGas 2009). In addition, faults shown on the geologic maps for areas in the vicinity of the proposed project were also identified (Dibblee 1992, 1996; SCEC 2011). A list of active or potentially active faults identified within
approximately 25 miles of the proposed project component areas is presented in Table 4.6-1. Faults located adjacent to and within the proposed project component areas are shown on Figure 4.6-1. Specific faults located beneath or adjacent to each of the proposed project components are further discussed in Section 4.6.2.

Table 4.6-1 Summary of Faults Located Within 25 Miles of the Proposed Project Component Areas

<table>
<thead>
<tr>
<th>Fault Name</th>
<th>Distance from the Proposed Central Compressor Station (miles)</th>
<th>Fault Segment Length (miles)</th>
<th>Fault Type</th>
<th>Slip Rate (mm/year)</th>
<th>Maximum Earthquake Magnitude (Mw)</th>
<th>Last Rupture</th>
</tr>
</thead>
<tbody>
<tr>
<td>San Fernando</td>
<td>2.7</td>
<td>10.6</td>
<td>Thrust</td>
<td>5</td>
<td>6.0–6.8</td>
<td>Late Quaternary, except for a short segment which ruptured slightly in 1971</td>
</tr>
<tr>
<td>Santa Susana(^1)</td>
<td>0.5 (within proposed project component areas)</td>
<td>38</td>
<td>Thrust</td>
<td>5–7</td>
<td>6.5–7.3</td>
<td>Late Quaternary, except for a short segment which ruptured slightly in 1971</td>
</tr>
<tr>
<td>Northridge Hills (East Oak Ridge)</td>
<td>3.4</td>
<td>15.5</td>
<td>Reverse</td>
<td>NA</td>
<td>6.9</td>
<td>Late Quaternary</td>
</tr>
<tr>
<td>Mission Hills</td>
<td>4</td>
<td>6.2</td>
<td>Reverse</td>
<td>Less than 0.5</td>
<td>6.2</td>
<td>Late Quaternary, possibly Holocene</td>
</tr>
<tr>
<td>Big Mountain</td>
<td>8</td>
<td>7.5</td>
<td>Reverse</td>
<td>Less than 0.5</td>
<td>NA</td>
<td>(Early or Late) Quaternary</td>
</tr>
<tr>
<td>Devonshire</td>
<td>1.7</td>
<td>NA</td>
<td>NA</td>
<td>NA</td>
<td>7.0</td>
<td>Holocene</td>
</tr>
<tr>
<td>Holser</td>
<td>3.6</td>
<td>12.4</td>
<td>Reverse</td>
<td>0.4</td>
<td>6.5</td>
<td>Late Quaternary</td>
</tr>
<tr>
<td>San Gabriel</td>
<td>4.7</td>
<td>90</td>
<td>Primarily right-lateral strike-slip</td>
<td>1–5</td>
<td>7</td>
<td>Late Quaternary west of intersection with Sierra Madre Fault; Quaternary east of that intersection; Holocene only between Saugus and Castaic</td>
</tr>
<tr>
<td>Oak Ridge (Onshore)</td>
<td>10.1</td>
<td>55.9</td>
<td>Thrust</td>
<td>3.5–6</td>
<td>6.5–7.5</td>
<td>Holocene, in part; mainly Late Quaternary Slip</td>
</tr>
<tr>
<td>Whitney</td>
<td>1.0</td>
<td>NA</td>
<td>NA</td>
<td>NA</td>
<td>NA</td>
<td>Late Quaternary</td>
</tr>
<tr>
<td>Verdugo</td>
<td>10.3</td>
<td>13.0</td>
<td>Reverse</td>
<td>~0.5</td>
<td>6.0–6.8</td>
<td>Holocene; Late Quaternary along northern segment</td>
</tr>
<tr>
<td>San Cayetano</td>
<td>14</td>
<td>28</td>
<td>Thrust</td>
<td>1.3–9</td>
<td>6.5–7.3</td>
<td>Less than 5,000 years ago</td>
</tr>
<tr>
<td>Simi–Santa Rosa</td>
<td>15</td>
<td>24.9</td>
<td>Reverse</td>
<td>NA</td>
<td>6.7</td>
<td>Holocene</td>
</tr>
<tr>
<td>North Branch Simi</td>
<td>1.5</td>
<td>25</td>
<td>Reverse</td>
<td>NA</td>
<td>NA</td>
<td>Holocene</td>
</tr>
<tr>
<td>South Branch Simi</td>
<td>1.5</td>
<td>25</td>
<td>Reverse</td>
<td>NA</td>
<td>NA</td>
<td>Holocene</td>
</tr>
<tr>
<td>Sierra Madre</td>
<td>15.2</td>
<td>46.6</td>
<td>Reverse</td>
<td>0.36–4</td>
<td>6.0–7.0</td>
<td>Holocene</td>
</tr>
</tbody>
</table>
Table 4.6-1 Summary of Faults Located Within 25 Miles of the Proposed Project Component Areas

<table>
<thead>
<tr>
<th>Fault Name</th>
<th>Distance from the Proposed Central Compressor Station (miles)</th>
<th>Fault Segment Length (miles)</th>
<th>Fault Type</th>
<th>Slip Rate (mm/year)</th>
<th>Maximum Earthquake Magnitude ($M_w$)</th>
<th>Last Rupture</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hollywood</td>
<td>19.5</td>
<td>9.3</td>
<td>Left-reverse</td>
<td>0.33–0.75</td>
<td>5.8–6.5 (if alone; larger if rupture is simultaneous with another fault)</td>
<td>Holocene</td>
</tr>
<tr>
<td>Santa Monica</td>
<td>20.3</td>
<td>14.9</td>
<td>Left-reverse</td>
<td>0.27–0.39</td>
<td>6.0–7.0</td>
<td>Late Quaternary</td>
</tr>
<tr>
<td>Malibu Coast</td>
<td>21.7</td>
<td>21.1</td>
<td>Reverse</td>
<td>0.3</td>
<td>6.7</td>
<td>Holocene, in part; otherwise Late Quaternary</td>
</tr>
<tr>
<td>San Andreas–1857 Rupture</td>
<td>22.5</td>
<td>746</td>
<td>Right-lateral strike-slip</td>
<td>20–35</td>
<td>6.8–8.0</td>
<td>1857</td>
</tr>
<tr>
<td>San Andreas–Mojave</td>
<td>22.5</td>
<td>746</td>
<td>Right-lateral strike-slip</td>
<td>20–35</td>
<td>6.8–8.0</td>
<td>1857</td>
</tr>
<tr>
<td>Anacapa–Dume</td>
<td>22.7</td>
<td>NA</td>
<td>NA</td>
<td>NA</td>
<td>7.3</td>
<td>NA</td>
</tr>
<tr>
<td>San Andreas–Carrizo</td>
<td>23.7</td>
<td>746</td>
<td>Right-lateral strike-slip</td>
<td>20–35</td>
<td>6.8–8.0</td>
<td>NA</td>
</tr>
<tr>
<td>Raymond</td>
<td>24.5</td>
<td>16.2</td>
<td>Left-lateral; only minor reverse slip</td>
<td>0.10–0.22</td>
<td>6.0–7.0</td>
<td>Holocene</td>
</tr>
<tr>
<td>Newport–Inglewood (Long Beach)</td>
<td>24.9</td>
<td>46.6</td>
<td>Right-lateral; local reverse slip associated with fault steps</td>
<td>0.6</td>
<td>6.0–7.4</td>
<td>1933</td>
</tr>
<tr>
<td>Santa Ynez (East)</td>
<td>25.2</td>
<td>At least 81</td>
<td>Left-reverse</td>
<td>0.1–0.7</td>
<td>6.5–7.5</td>
<td>Late Quaternary; except for a short Holocene segment near the intersection with the Baseline fault</td>
</tr>
</tbody>
</table>

Sources: SoCalGas 2011; Blake 2000 (EQFAULT computer program, Version 3.0); CGS 2000 (Digital Database of Quaternary and Younger Faults from the Fault Activity Map of California, Version 2.0); SCEC 2011; Dibblee 1992, 1996

Key:
NA = Not available

Note:
1 The distance from the proposed project (defined in this radius search as the Central Compressor Station) to the Santa Susana Fault Zone is ~0.5 miles; however, the southernmost portion of the existing 66-kilovolt subtransmission line lies within this fault zone (identified from Dibblee mapping with data from the SCEC website).
Figure 4.6-1
Faults in the Vicinity of the Proposed Project

Source: ESRI ArcGIS Online and data partners; ESRI, AND, TANA, ESRI Japan, UNEP-WCMC 2009; SCE 2010; California Geological Survey 2005
Earthquakes on any of the active or potentially active faults could cause strong ground shaking, surface fault rupture, or liquefaction in susceptible areas. To evaluate potential seismic effects on the proposed project, modeling was conducted to estimate the maximum credible earthquake (MCE) and maximum probable earthquake (MPE). The MCE refers to the maximum earthquake potentially capable of occurring under the presently known tectonic framework. The MPE refers to the maximum earthquake that is likely to occur during a 100-year interval and is often used in the design of earthquake resistant structures.

Modeling indicated that the Holser Fault, located approximately 3.6 miles from the proposed Central Compressor Station site, would produce an MCE of maximum moment magnitude (Mw) 6.75 and an MPE of Mw 6.25. Portions of the proposed project component areas are also located within a zone of concentrated ground breakage that occurred during the 1994 Northridge earthquake (CGS 1995).

### 4.6.1.3 Soils

Soils beneath the various proposed project components reflect alluvial parent material, underlying rock type, extent of weathering, degree of slope, and degree of modification attributed to human activity. Table 4.6-2 describes the characteristics of major soil units underlying the proposed project component areas, including soil texture, soil location, erosion class, and shrink-swell potential of the major soil units. Soils data for the proposed project component areas were obtained from the Web Soil Survey database maintained by the U.S. Department of Agriculture Natural Resources Conservation Service (USDA 2009). Soil types specific to each of the proposed project components are further discussed in Section 4.6.2.

<table>
<thead>
<tr>
<th>Soil Name (map unit number)</th>
<th>Description/Soil Texture (USDA)</th>
<th>Locations</th>
<th>Erosion Class</th>
<th>Shrink-Swell Potential</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anacapa (100)</td>
<td>Sandy loam</td>
<td>3</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Badland (102)</td>
<td>–</td>
<td>1, 2, and 3</td>
<td>Low</td>
<td>Low</td>
</tr>
<tr>
<td>Balcom (103)</td>
<td>Silty clay loam</td>
<td>2</td>
<td>Medium</td>
<td>Moderate</td>
</tr>
<tr>
<td>Balcom (104)</td>
<td>Silty clay loam</td>
<td>3</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Balcom (105)</td>
<td>Silty clay loam</td>
<td>1, 2, and 3</td>
<td>Very High</td>
<td>Moderate</td>
</tr>
<tr>
<td>Capistrano–Urban land complex (107)</td>
<td>–</td>
<td>2 and 4</td>
<td>Low</td>
<td>Low</td>
</tr>
<tr>
<td>Capistrano–Urban land complex (108)</td>
<td>–</td>
<td>2</td>
<td>Low</td>
<td>Low</td>
</tr>
<tr>
<td>Castaic and Saugus soils (CnG3)</td>
<td>–</td>
<td>2</td>
<td>Very High</td>
<td>Moderate</td>
</tr>
<tr>
<td>Castaic–Balcom (CmD)</td>
<td>Silty clay loam</td>
<td>2</td>
<td>Medium</td>
<td>Moderate</td>
</tr>
<tr>
<td>Castaic–Balcom (CmE)</td>
<td>Silty clay loam</td>
<td>1 and 2</td>
<td>Very High</td>
<td>Moderate</td>
</tr>
<tr>
<td>Castaic–Balcom (CmF)</td>
<td>Silty clay loam</td>
<td>2</td>
<td>Very High</td>
<td>Moderate</td>
</tr>
<tr>
<td>Castaic–Balcom (CmF2)</td>
<td>Silty clay loam</td>
<td>2</td>
<td>Very High</td>
<td>Moderate</td>
</tr>
<tr>
<td>Chualar–Urban land complex (109)</td>
<td>–</td>
<td>1, 2, 3, and 4</td>
<td>Low</td>
<td>Low</td>
</tr>
<tr>
<td>Conejo Urban land complex (110)</td>
<td>–</td>
<td>4</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Cortina (CyA)</td>
<td>Sandy loam</td>
<td>1 and 2</td>
<td>Low</td>
<td>Low</td>
</tr>
<tr>
<td>Gaviota (116)</td>
<td>Sandy loam</td>
<td>3</td>
<td>Very High</td>
<td>Low</td>
</tr>
<tr>
<td>Gaviota (117)</td>
<td>Sandy loam</td>
<td>1, 2, and 3</td>
<td>Very High</td>
<td>Low</td>
</tr>
<tr>
<td>Gaviota (GaF2)</td>
<td>Rocky sandy loam</td>
<td>1 and 2</td>
<td>Very High</td>
<td>Low</td>
</tr>
<tr>
<td>Gaviota (GrF)</td>
<td>Rocky sandy Loam</td>
<td>3</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Gaviota (126)</td>
<td>Rock outcrop</td>
<td>3</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Gazos (118)</td>
<td>Silty clay loam</td>
<td>1, 2, and 3</td>
<td>Very High</td>
<td>Moderate</td>
</tr>
<tr>
<td>Gazos (119)</td>
<td>Silty clay loam</td>
<td>1, 2, 3</td>
<td>Very High</td>
<td>Moderate</td>
</tr>
<tr>
<td>Gazos (GbF)</td>
<td>Clay loam</td>
<td>2 and 3</td>
<td>Very High</td>
<td>Moderate</td>
</tr>
<tr>
<td>Gazos–Balcom complex (120)</td>
<td>–</td>
<td>2 and 3</td>
<td>Very High</td>
<td>Moderate</td>
</tr>
</tbody>
</table>
### Table 4.6-2  Major Soil Unit Types and Characteristics

<table>
<thead>
<tr>
<th>Soil Name (map unit number)</th>
<th>Description/Soil Texture (USDA)</th>
<th>Locations</th>
<th>Erosion Class</th>
<th>Shrink-Swell Potential</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hanford (HcA)</td>
<td>Sandy loam</td>
<td>2</td>
<td>Low</td>
<td>Low</td>
</tr>
<tr>
<td>Hanford (HcC)</td>
<td>Sandy loam</td>
<td>2</td>
<td>Low</td>
<td>Low</td>
</tr>
<tr>
<td>Lopez (121)</td>
<td>Shaly clay loam</td>
<td>1 and 2</td>
<td>High</td>
<td>Low</td>
</tr>
<tr>
<td>Metz (MFA)</td>
<td>Loamy sand</td>
<td>2</td>
<td>Low</td>
<td>Low</td>
</tr>
<tr>
<td>Metz (MgB)</td>
<td>Loam</td>
<td>2</td>
<td>Low</td>
<td>Low</td>
</tr>
<tr>
<td>Millsholm (122)</td>
<td>Loam</td>
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<td>Low</td>
</tr>
<tr>
<td>Millsholm (MhE2)</td>
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<td>High</td>
<td>Low</td>
</tr>
<tr>
<td>Millsholm (MhF2)</td>
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<td>Very High</td>
<td>Low</td>
</tr>
<tr>
<td>Ojai (OgC)</td>
<td>Loam</td>
<td>2</td>
<td>Low</td>
<td>Low</td>
</tr>
<tr>
<td>Ojai (OgE)</td>
<td>Loam</td>
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<td>High</td>
<td>Low</td>
</tr>
<tr>
<td>Ojai (OgF)</td>
<td>Loam</td>
<td>2</td>
<td>Very High</td>
<td>Low</td>
</tr>
<tr>
<td>Sandy Alluvial Land (Sa)</td>
<td>–</td>
<td>2</td>
<td>Low</td>
<td>Low</td>
</tr>
<tr>
<td>San Emigdio Urban land complex</td>
<td>–</td>
<td>4</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Saugus (128)</td>
<td>Loam</td>
<td>2 and 3</td>
<td>High</td>
<td>Low</td>
</tr>
<tr>
<td>Saugus (129)</td>
<td>Loam</td>
<td>2</td>
<td>Very High</td>
<td>Low</td>
</tr>
<tr>
<td>Saugus (ScE)</td>
<td>Loam</td>
<td>2</td>
<td>High</td>
<td>Low</td>
</tr>
<tr>
<td>Saugus (ScF)</td>
<td>Loam</td>
<td>2</td>
<td>Very High</td>
<td>Low</td>
</tr>
<tr>
<td>Saugus (ScF2)</td>
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<td>Very High</td>
<td>Low</td>
</tr>
<tr>
<td>Saugus (ShE)</td>
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<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Sedimentary Rock Land (SnG)</td>
<td>–</td>
<td>3</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Soper (132)</td>
<td>Gravelly sandy loam</td>
<td>2</td>
<td>Very High</td>
<td>Low</td>
</tr>
<tr>
<td>Xerorthents (138)</td>
<td>–</td>
<td>2</td>
<td>Low</td>
<td>Low</td>
</tr>
<tr>
<td>Xerorthents–Urban land–Balcom complex (139)</td>
<td>–</td>
<td>2</td>
<td>Low</td>
<td>Low</td>
</tr>
<tr>
<td>Xerorthents–Urban land–Saugus complex (143)</td>
<td>–</td>
<td>2</td>
<td>Low</td>
<td>Low</td>
</tr>
<tr>
<td>Yolo (YoA)</td>
<td>Loam</td>
<td>2</td>
<td>Low</td>
<td>Low</td>
</tr>
<tr>
<td>Yolo (YoC)</td>
<td>Loam</td>
<td>2</td>
<td>Low</td>
<td>Low</td>
</tr>
<tr>
<td>Zamora (ZaC)</td>
<td>Loam</td>
<td>2</td>
<td>Low</td>
<td>Low</td>
</tr>
<tr>
<td>Zamora (ZmD2)</td>
<td>Loam</td>
<td>3</td>
<td>–</td>
<td>–</td>
</tr>
</tbody>
</table>

Source: USDA 2009  
Notes:  
Locations:  
1 = Storage Field Site  
2 = 66-kilovolt Subtransmission Line (Segments A, B, and C) and Telecommunications Route #1  
3 = Telecommunications Route #2  
4 = 66-kilovolt Subtransmission Line (Segments D and E) and Telecommunications Route #3  

Erosion Class: Based on Bureau of Land Management Standards (Natural Resources Conservation Service rating by county may be different)  
0–3 = Low  
3–5 = Medium  
5–7 = High  
>7 = Very High  

Shrink-Swell Potential Descriptors:  
Low = Linear extensibility less than 3%  
Moderate = Linear extensibility 3 to 6%  
High = Linear extensibility 6 to 9%  
Very High = Linear extensibility greater than 9%
4.6.1.4 Geologic Hazards

The following sections describe the potential geologic hazards prevalent within the region. Hazards include fault rupture, ground shaking, liquefaction, landslides, subsidence, and expansive and collapsible soils.

Fault Rupture

The location of active faults that may cross beneath a transmission line route or affect a substation or other structures is a factor considered in the seismic (earthquake) design of project structures. As discussed above in Section 4.6.1.2, the proposed project is located in an area characterized by substantial faulting, and each of the various proposed project components crosses one or more faults characterized as active or potentially active. Accordingly, future earthquakes could occur anywhere within the proposed project component areas. The potential for fault rupture specific to each of the proposed project components is further discussed in Section 4.6.2.

Ground Shaking

The intensity of the seismic shaking, or strong ground motion, during an earthquake is dependent on the distance between the proposed project component areas and the geologic conditions underlying and surrounding the areas. Areas atop bedrock typically experience less severe ground shaking than those underlain by loose, unconsolidated materials. Ground movement during an earthquake can vary depending on the overall magnitude, distance from the fault, focus of the earthquake energy, and type of geologic materials underlying the project component areas (CGS 1995). Magnitude is the measure of energy released in an earthquake, while intensity measures the ground shaking effects at a particular location.

The proposed project component areas are subject to strong ground shaking in the event of a major earthquake (CGS 1995). Earthquakes occurring on faults closest to the proposed project component areas would likely generate the largest ground motion.

Liquefaction

Liquefaction is a seismic phenomenon in which loose, saturated, fine-grained soil behaves similarly to a fluid when subjected to high-intensity ground shaking. Liquefaction occurs when the following conditions exist: (1) shallow groundwater; (2) low-density, fine, clean sandy soil; and (3) high-intensity ground motion. Typically, liquefaction occurs in areas where groundwater is less than 50 feet from the surface, and where the soil consists predominantly of poorly consolidated sands. A certain ground shaking intensity is required to trigger liquefaction, depending on the magnitude, distance, direction, depth, and type of earthquake; the soil and bedrock conditions beneath the project component areas; and the topography of the proposed project areas (SoCalGas 2011). Liquefaction can result in vertical settlement of soils and could include lateral deformations; however, earthquakes can also induce settlement without liquefaction occurring, including within dry sands above the water table (SoCalGas 2011).

Landslides

Landslides, rockfalls, and debris flows may occur continuously on all slopes; some processes act slowly, while others occur suddenly, with potentially disastrous results. Landslide areas are generally confined to areas of weak or clay bedrock and adverse geologic structure (such as bedding, joints or fracture planes dipping in downslope directions). Slides can result from certain geologic features, slope steepness, excessive rainfall, earthmoving disturbance, and seismic activity. Events and actions that trigger
landslides include seismic ground shaking, over-weighting the slope with either naturally deposited
colluviums (i.e., loose sedimentary bodies) or artificial fill, decreasing soil cohesiveness by adding water
to the materials on the slope, excavation, development, or undercutting a slope through erosive action or
human disturbance.

Subsidence
Subsidence is normally the result of the withdrawal of fluids or materials from the ground, or creating
subsurface voids that cause the ground surface to sink. Typically, subsidence is caused by the extraction
of groundwater and/or oil or other mining activities; when fluid or material is withdrawn, the effective
pressure in the drained sediments increases. Compressible sediments are then compacted due to overlying
pressures no longer being compensated by hydrostatic pressure from below. Subsidence and associated
fissuring have occurred in a variety of places due to fluctuating (rising and falling) groundwater tables
(USGS 2000). There are several basins within the Transverse Ranges, including the San Fernando Basin
and Ventura Basin, noted for petroleum production and withdrawal of oil and gas deposits that may result
in subsidence (DOGGR 2002).

Expansive Soils
Expansive soils contain significant amounts of a specific type of high-plasticity clay (smectite) that
expands when it becomes wet and shrinks upon drying, resulting in volume changes in the soil column.
Expansive soils are generally fine-grained soils with an appreciable amount of smectitic clay. A
quantitative assessment of the expansion potential of the soils was not performed for this study.

Collapsible Soils
Collapsible soils are soils that experience a decrease in volume and associated settlement as a result of a
change in soil structure associated with the wetting of partially saturated subsoil. Typically, collapsible
soils occur predominantly at the base of mountains where Holocene-age alluvial fan and wash sediments
have been deposited during rapid runoff events.

4.6.1.5 Mineral Resources
The primary mineral resources of Los Angeles County are natural aggregates (sand and gravel), crushed
rock, and petroleum (oil and gas). These resources are important to the physical and economic
development of the county. Sand and gravel are typically used to produce building materials such as
Portland-cement-concrete aggregate (PCC-grade aggregate), asphaltic-concrete aggregate (AC-grade
aggregate), road base, railroad ballast, rip-rap, and fill (USGS 2011; SoCalGas 2011).

According to the California Division of Oil, Gas, and Geothermal Resources (DOGGR), oil and gas
exploration and pumping from proven reserves has occurred extensively within the Santa Susana
Mountains, including but not limited to numerous oil fields operated by Southern California Gas
Company (SoCalGas, or the applicant), Chevron U.S.A. Inc., ExxonMobil Corp., L.A. Ventura Oil Fields
Co., Placentia Oil Co., and Porter Sesnon (SoCalGas 2011; DOGGR 2002).

Aliso Canyon is primarily a southeast-dipping nose with Pliocene oil zones trapped up dip to the north by
the Santa Susana Fault and to the west by the Frew Fault. The deeper Miocene and Eocene (56–34
million years ago) productive oil sands are trapped up dip by the south dipping Ward reserve fault in the
center of the field. These deeper sands, known as the Sesnon and Frew sands, are the primary gas storage
zones in the main Aliso Canyon Natural Gas Storage Field (storage field) (Solimar Energy 2008). An
undrilled fault block identified next to the storage field has produced 60 million barrels of oil and 18
billion cubic feet of gas before being converted to a gas storage unit. Various oil companies (e.g., Termo,
Chevron, ExxonMobil, and SoCalGas, etc.) have installed oil wells for petroleum withdrawal (Solimar
Energy 2008). There are several oil fields located adjacent to the storage field, including the Newhall Oil
field located to the north, the Cascade oil field located to the east, and the Oat Mountain Oil field located
to the northwest (DOGGR 2002).

The Aliso Anticline was explored as a potential oil trap by drilling numerous exploratory borings within
the area. Based on the DOGGR’s Regional Wildcat Map 254 for District 2 and conversations with
DOGGR personnel, numerous wells have been identified within the proposed project component areas.
The wells within the storage field area and vicinity consist of idle, active, abandoned, and dry wells. A
total of 242 oil wells have been identified within the area. Zones other than the storage field include 134
active wells, 47 inactive wells, 56 abandoned oil wells, 2 of unknown status, and 3 cancelled wells
(DOGGR 2002; SoCalGas 2011).

Other minerals found in the proposed project component areas of commercial value are asphalt, clay,
expansible shale, gypsum, limestone, and phosphate. Pursuant to the California Surface Mining and
Reclamation Act (SMARA) of 1975 (Pub. Res. Code, Div. 2, Ch. 9, §2710 et seq.), and its subsequent
revisions, mineral resources have been identified, mapped, and classified by Mineral Resource Zone
(MRZ). MRZs have been designated to indicate the significance of mineral deposits and include the
following categories:

- **MRZ-1**: Areas where adequate information indicates that no significant mineral deposits are
  present or where it is judged that little likelihood exists for their presence.
- **MRZ-2**: Areas where adequate information indicates significant mineral deposits are present, or
  where it is judged that a high likelihood exists for their presence.
- **MRZ-3**: Areas containing mineral deposits about which the significance cannot be evaluated
  from available data.
- **MRZ-4**: Areas where available information is inadequate for assignment to any other MRZ.
  (SMGB 2000).

Aggregate resources in the county have been mapped and designated by MRZ. Those areas designated
MRZ-2 are areas where significant deposits are known to exist which, per SMARA, warrant particular
protection to ensure the county a long-term supply of construction material (CDC 2007; SoCalGas 2011).

### 4.6.2 Geological Setting of Project Components

The following sections describe the geology, geologic hazards, soils, and mineral resources for each of
the proposed project components.

#### 4.6.2.1 Storage Field, 66-kilovolt Subtransmission Line (Segments A, B, and C), and
Telecommunications Route #1

**Geology**

A summary of the geologic units underlying the storage field; Segments A, B, and C of the 66-kilovolt
(kV) subtransmission line reconductoring; and Telecommunications Route #1 is presented in Table 4.6-3.
The lithology beneath the storage field, 66-kV subtransmission line, and Telecommunications Route #1
consists of upper Cretaceous sediments (not at surface); Tertiary and Quaternary marine sediments; and
alluvial/stream channel sediments, which are thousands of feet thick. Below the thick accumulations of
sediments are crystalline Basement Complexes, which are Mid-Cretaceous and older in age (Norris and
Webb 1990; SoCalGas 2011). The northern portion of the proposed project component areas is primarily
underlain by marine and nonmarine sedimentary rocks divided among the Towsley, Pico, and Saugus
Formations. The Saugus Formation is mainly located within the northern portion of the proposed project
area near the Newhall Substation and east of Interstate-5 (I-5). The Pico Formation is mainly located
along the central portion of the proposed project area around Gavin Canyon and to just south of Rice
Canyon. The Towsley Formation is mainly located along the alignment of the existing 66-kV
subtransmission line, which transects I-5 to the south, and within the Sunshine Canyon Landfill. The 66-
kV subtransmission line runs above all three formations (Dibblee 1992, 1996; SoCalGas 2011). The area
from Newhall Substation to Rice Canyon is underlain by alluvium. A small area along the southwestern
perimeter of the storage field is mapped as a possible surficial slide. The Sisquoc Shale is mainly located
south of the Sunshine Canyon Landfill and the boundary of the storage field. The Monterey Shale and
Topanga Formations are located primarily within the storage field.

<table>
<thead>
<tr>
<th>Geologic Unit/Structure</th>
<th>Formation Name</th>
<th>Description/Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>af</td>
<td>Artificial Fill [Recent]</td>
<td>Recent land disturbance; ranging from uncontrolled deposits of construction debris to engineered fill placed during land improvement projects.</td>
</tr>
<tr>
<td>Qg</td>
<td>Gravel Deposits [Quaternary]</td>
<td>Gravel and sand of major stream deposits.</td>
</tr>
<tr>
<td>Qa</td>
<td>Alluvial Gravel [Quaternary]</td>
<td>Alluvial gravel, sand, and clay of valley and floodplain areas.</td>
</tr>
<tr>
<td>Qls</td>
<td>Landslide Deposits [Holocene and late Pleistocene]</td>
<td>Rock debris from bedrock and surficial materials resulting from slides, slumps, falls, topples, and flows; generally unconsolidated.</td>
</tr>
<tr>
<td>Qoa</td>
<td>Older Alluvial Deposits [Quaternary]</td>
<td>Non-marine deposits of undifferentiated, dissected and/or uplifted, unconsolidated to poorly consolidated, non-stratified to slightly stratified sand, silt, clay, and gravel. Includes terrace, older alluvial fan, valley fill, and floodplain deposits.</td>
</tr>
<tr>
<td>QTs</td>
<td>Saugus Formation [Pliocene to Pleistocene]</td>
<td>Non-marine terrestrial and stream deposits of weekly consolidated, light gray to brown pebble-cobble conglomerate, sandstone, and lesser amounts of grayish to reddish brown soft siltstone/claystone. Conglomerate clasts consist of granitic, gneissic, metavolcanic, quartzitic, gabbroid, and anorthositic detritus in a sandy matrix.</td>
</tr>
<tr>
<td>Ts</td>
<td>Saugus Formation [Pliocene]</td>
<td>Similar to QTs but correlates in age to Tsr and Tps in parts.</td>
</tr>
<tr>
<td>Tsr</td>
<td>Sunshine Ranch Member [Pliocene to Pleistocene]</td>
<td>Similar to QTs but composed mostly of more indurated greenish-gray claystone, siltstone, and fine-grained sandstone. Contains brackish marine layers with oyster shells in the lower part. Few thin layers of peat.</td>
</tr>
<tr>
<td>Tps</td>
<td>Pico Formation [late Miocene to early Pliocene]</td>
<td>Marine and lagoon deposits of light gray to white, soft friable sandstone. Locally pebbly and contains abundant whole and fragmented bivalve shells. Grades upward into Saugus Formation.</td>
</tr>
<tr>
<td>Ttos</td>
<td>Towsley Formation [early Pliocene and possibly late Miocene]</td>
<td>Marine clastic deposits of light gray to tan, coherent to semi-frangible, medium-grained sandstone. Minor micaceous siltstone and occasionally pebbly and gritty.</td>
</tr>
</tbody>
</table>
### Geologic Conditions: Storage Field, 66-kV Subtransmission Line Reconductoring, and Telecommunications Route #1

<table>
<thead>
<tr>
<th>Geologic Unit/Structure</th>
<th>Formation Name</th>
<th>Description/Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tsq</td>
<td>Sisquoc Shale (correlates to Modelo Formation) [late Miocene]</td>
<td>Marine clastic deposits of dark gray to brownish gray clay shale. Bleaches to light gray.</td>
</tr>
<tr>
<td>Tm</td>
<td>Monterey Shale – upper part (correlates to Modelo Formation) [middle and late Miocene]</td>
<td>Marine deposits of dark gray brown thin-bedded siliceous shale, hard, platy, brittle, porcelaneous, cherty, closely fractured, and fissile. Weathers cream white.</td>
</tr>
<tr>
<td>Tb</td>
<td>Topanga Formation – basalt flow [middle Miocene]</td>
<td>Basalt flow or possibly a diabase sill. Black, massive.</td>
</tr>
</tbody>
</table>

Source: Dibblee 1992, 1996

### Faults and Seismicity

The proposed project component areas are located within a seismically active area of southern California, a region that has experienced numerous earthquakes in the past. Within the Santa Susana Mountains, faulting is very common; however, the majority of faults have not been evaluated for activity (SoCalGas 2011). The most recent major quake to occur near the proposed project component areas was the January 1994 Northridge earthquake. This quake caused the storage field to shut down for three days; however, the reservoir remained intact and field integrity was never compromised. While no major damages occurred within the storage field, some of the injection/withdrawal wells and piping experienced minor damage. Because of the seismicity of the surrounding area, there is potential for the proposed project component areas to experience strong ground shaking from local and regional active faults.

Several faults lie beneath or adjacent to this portion of the proposed project areas. The following sections describe these faults in detail.

### Santa Susana Fault Zone

The Santa Susana Fault Zone (Type B fault) consists of a complex group of predominantly northwest trending, north-dipping reverse faults. The fault zone extends up to 23 miles and runs from the eastern end of the Oak Ridge Fault, near the City of Fillmore, to the Sierra Madre and San Fernando Faults to the east. The fault zone is considered to be the most significant seismic source in the northern San Fernando Valley (SoCalGas 2011). The most recent movement on the fault zone has been estimated as Late Quaternary (last 2.58 million years to present), except for a short segment in the San Fernando Valley which ruptured in the 1971 San Fernando earthquake, experiencing surface displacements along its trace. The Santa Susana Fault is considered capable of generating an earthquake of $M_w$ 6.5 to 7.3 and has an estimated average slip rate of 5 to 7 mm/yr (SCEC 2011).
**Whitney**

The Whitney Fault (also known as the Swall–Ferrier Fault) runs north-south and is the major structural feature of Whitney Canyon in the Community of Newhall in the City of Santa Clarita (Walling 1934). Although not evident in Whitney Canyon, it is evident in Elsmere Canyon, approximately 1.75 miles north of the proposed project component areas.

**San Fernando Fault Zone**

The San Fernando Fault is an approximate 12-mile segment of the Sierra Madre–Santa Susana Fault system and is located approximately 3 miles east of the proposed project component areas. The fault zone has an estimated average slip rate of 2 mm/yr (SoCalGas 2011; CGS 2010).

The February 1971 San Fernando (Sylmar) earthquake (Mw 6.6) originated along this fault zone and ruptured the surface for approximately 12 miles in the Sylmar–San Fernando Area. The maximum slip was up to 6 feet (CGS 2010).

**Oak Ridge Fault**

The active Oak Ridge Fault is a steep, south-dipping reverse fault located approximately 2.5 miles north of the Newhall Substation. Segments of the Oak Ridge Fault extend for approximately 62 miles from Santa Barbara to Piru and form the boundary between Oak Ridge to the south and the Santa Clara River to the north (Ziony and Jones 1989). The Oak Ridge Fault Zone has an estimated average slip rate of 4 mm/yr (CDMG 1996). The maximum credible earthquake is Mw 6.9 for both the eastern and western parts of this fault. The Mw 6.7 1994 Northridge earthquake is thought to have occurred along the eastern end of the Oak Ridge Fault (Yeates et al. 1995; SoCalGas 2011).

**Devonshire Fault**

The Devonshire Fault is a high angle thrust fault dipping south, located up to 1.7 miles southwest of the proposed project area where the fault cuts across Limekiln Canyon one mile north of State Route (SR) 118. The Devonshire Fault thrusts over older alluvium and is thought to be pre-Holocene (older than 10,000 years). The CGS currently classifies this fault as inactive, but presumed to be potentially active (SoCalGas 2011; Dibblee 1992, 1996; CGS 2007; SCEC 2011). The fault has the potential to produce a maximum credible earthquake of Mw 7.0.

**Soils**

A shown above in Table 4.6-2, several soil types are present within the proposed project component areas. The soils are within the Castaic–Balcom, Gaviota, and Milsholm Soil associations. These soils are derived from deposits of sediment and alluvial materials, primarily from the erosion of intrusive granitic rocks, metamorphic schist, slates, and sedimentary rocks (sandstone and shale) originating from the nearby mountains.

The soils underlying the proposed project component areas consist of loamy sands, clayey loams, coarse sandy loams, and rocky sandy loams on low river terraces and alluvial deposits. These soils are generally well drained, with some excessively drained, and have a low to moderate shrink-swell potential. The susceptibility of these soils to erosion ranges from low to very high— influenced by both soil type and slope.

The silty clay and sandy loam soils underlying the proposed project component areas are classified as “saline alkali” and have a relatively alkaline pH (7.6 to 8.1). The risk of corrosion to steel is very high for ferrous metals under saturated conditions and moderately corrosive to corrosive under existing field...
moisture conditions (Globus 2006). The risk of caving for shallow excavations is generally low and the erosion hazard is medium to very high. The risk of corrosion to concrete is low. The shrink-swell potential is low to moderate for coarser texture soils (USDA 2009). It is anticipated that the proposed project activities could be performed using conventional grading and foundation construction techniques (Globus 2006).

**Geologic Hazards**

The following sections describe the potential geologic hazards prevalent around the storage field; Segments A, B, and C of the 66-kV subtransmission line; and Telecommunications Route #1. Hazards include fault rupture, ground shaking, liquefaction, landslides, subsidence, and expansive and collapsible soils.

**Fault Rupture**

The location of active faults that may cross a transmission line route or affect a substation or other structures is a factor considered in the seismic (earthquake) design of project structures. An estimate of the amount and type of potential surface fault displacement (offset) within the proposed project component areas considers the active San Fernando Fault Zone and potentially active Santa Susana Fault Zone. Movement along the Santa Susana Fault Zone could affect Segments A and B of the 66-kV subtransmission line from the Tap Point A to the proposed Natural Substation.

**Ground Shaking**

The United States Geological Survey (USGS) provides a uniform estimate of the intensity (strength; not to be confused with magnitude) of earthquake-induced ground motion based on an up-to-date assessment of potential earthquake faults or other sources. Peak horizontal ground acceleration is a commonly used benchmark that is provided for probability of occurrence and represented as a fraction of the acceleration of gravity (g) (e.g., 0.2g). The approximate estimated range of peak ground acceleration for a 2 percent (0.02) probability of being exceeded in 50 years in the proposed project component areas is between 0.59g and 0.77g (USGS 2008). The CGS estimates a peak ground acceleration of between 0.5g and 0.9g with a 10 percent probability of being exceeded in 50 years (CGS 1999). The computed largest credible peak acceleration is 0.82g, while the computed largest probable peak acceleration is 0.74g (SoCalGas 2011). The computed largest credible repeatable high ground acceleration is 0.54g, while the computed largest probable repeatable high ground acceleration is 0.49g. Overall, this information suggests that strong ground shaking could be experienced within the proposed project component areas.

**Liquefaction**

According to the State of California, Seismic Hazard Zone, Oat Mountain Quadrangle Liquefaction Zone (CDMG 1998), portions of the proposed project component areas lie within a Liquefaction Zone (areas where historic occurrence of liquefaction, or local geological, geotechnical and groundwater conditions indicate a potential for permanent ground displacements such that mitigation as defined in Public Resources Code Section 2693[c] would be required). These areas include parts of Segments A and B of the 66-kV subtransmission line and Telecommunications Route #1 located north of I-5.

**Landslides**

The proposed project component areas are located adjacent to or within earthquake-induced landslide zones (DMG 1998). In addition, the surrounding area and several locations along the existing and proposed 66-kV subtransmission line and Telecommunications Route #1 cross, or are within, several landslide features identified as landslide debris (Qls) that occurred during the Quaternary (Dibblee 1992, 1996). The 1994 Northridge earthquake triggered more than 11,000 landslides over an area of...
approximately 3,800 square miles. Most of the landslides were concentrated in an approximate 380-
square-mile area that included the Santa Susana Mountains and the mountains north of the Santa Clara
River Valley. Most of the triggered landslides were at shallow depths of approximately 1 to 5 meters
(SoCalGas 2011).

**Subsidence**

The proposed project component areas are located within an area of known subsidence associated with
fluid withdrawal (ground water or petroleum), peat oxidation, or hydrocompaction. Subsidence would be
primarily associated with the withdrawal of oil and gas from the sedimentary strata located within the
storage field. However, although both groundwater and petroleum have been removed from the ground,
there is no evidence that significant subsidence has occurred or may occur in the future. The likelihood of
seismically induced settlement is, therefore, considered to be remote.

**Expansive Soils**

The general expansive characteristics for soil that may be encountered along the existing 66-kV
subtransmission line route were obtained from USDA soil survey estimated soil property tables. Based
on soil descriptions, the soils in the proposed project component areas have a low to moderate shrink-
swell potential; therefore, there is no significant potential for the presence of expansive soils within the
near surface.

**Collapsible Soils**

Collapsible soils are unlikely to be present in the proposed project component areas, because the typical
conditions that result in these soils are not found within the area.

**Mineral Resources**

The majority of the proposed project component areas lies in an MRZ-3 zone; however, there are several
lenses of MRZ-1 along Gavin Canyon (i.e., The Old Road) in the vicinity of Poles #4-6 thru 4-9, and #5-
1 thru 5-3, north and east of I-5; and a MRZ-2 zone is located adjacent (within 1,000 feet) and east-
northeast of the Newhall Substation (see Appendix D for pole locations) (SoCalGas 2011). These zones
are classified in accordance with the presence or absence of significant mineral deposits suitable for
PCC-grade aggregate. The MRZ-3 zone is part of the San Fernando Valley Aggregate Production-
Consumption (PC) Region; however, the significance of the mineral deposits contained in this area
cannot be evaluated from available data (CDMG 1994). The storage field lies in the northwestern portion
of the PC region.

The nearest identified MRZ-2 zone is the Placerita Canyon placers, located approximately 6 miles to the
northeast of the proposed project component areas. Per SMARA, significant deposits of aggregate are
known to exist in this area, warranting particular protection to insure the county a long-term supply of
construction material.

Several active and inactive mines and mining claims are located in the vicinity of the proposed project
component areas. Active mines within the vicinity include the Tapo Canyon Quarry and Tapo Canyon
Pit. Both mines are reported as sand and gravel surface operations and are located approximately 9 miles
west of the proposed Natural Substation. In addition, the Curtis–Hooker Corporation runs a gravel pit
approximately 3 miles northwest of the Newhall Substation. The inactive claims are listed as gold claims
dating to back to the early 1900s. The inactive or closed mines are listed as producers of construction
materials, including sand, gravel, and limestone (USGS 2011). It is not apparent that any of the past or
current mining operations would have an effect on the proposed project.
The storage field components of the proposed project are located within the former Aliso Canyon Oil Field. The Oil Field was discovered by Tidewater Associated Oil Company in 1938, and the cumulative production of oil exceeds 60 million barrels of oil and 80 billion cubic feet of natural gas. Information provided by the DOGGR indicates that there are 83 gas storage and injection wells located within the storage field (DOGGR 2002); however, an independent list of wells is maintained at the storage field, indicating a total of 116 injection/withdrawal wells, two observation wells, six flood wells, and two water disposal wells (DOGGR 2002; SoCalGas 2011).

### 4.6.2.2 Telecommunications Route #2

#### Geology

A summary of the geologic units underlying Telecommunications Route #2 is presented in Table 4.6-4. Telecommunications Route #2 would run from the Chatsworth Substation to the proposed Natural Substation and would cross surface geologic units such as the Saugus and Chatsworth Formations (Dibblee 1992, 1996; CDMG 1969). The Saugus Formation is located along the alignment primarily in, and to the south of, the Browns Canyon area. The Chatsworth Formation is mainly located to the north and south of SR-118. The alignment is located within the Monterey Shale and Topanga Formations to the west and northwest of the storage field.

#### Table 4.6-4 Geologic Conditions: Telecommunications Route #2

<table>
<thead>
<tr>
<th>Geologic Unit/Structure</th>
<th>Formation Name</th>
<th>Description/Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>af</td>
<td>Artificial Fill [Recent]</td>
<td>Recent land disturbance; ranging from uncontrolled deposits of construction debris to engineered fill placed during land improvement projects.</td>
</tr>
<tr>
<td>Qoa</td>
<td>Older Alluvial Deposits [Quaternary]</td>
<td>Non-marine deposits of undifferentiated, dissected and/or uplifted, unconsolidated to poorly consolidated, non-stratified to slightly stratified sand, silt, clay, and gravel. Includes terrace, older alluvial fan, valley fill, and floodplain deposits.</td>
</tr>
<tr>
<td>QTs</td>
<td>Saugus Formation [Pliocene to Pleistocene]</td>
<td>Non-marine terrestrial and stream deposits of weekly consolidated, light gray to brown pebble-cobble conglomerate, sandstone, and lesser amounts of grayish to reddish brown soft siltstone/claystone. Conglomerate clasts consist of granitic, gneissic, metavolcanic, quartzitic, gabbroic, and anorthositic detritus in a sandy matrix.</td>
</tr>
<tr>
<td>Kcs</td>
<td>Chatsworth Formation (Upper Cretaceous)</td>
<td>Marine clastic deposits of light gray to brown, hard, thick-bedded sandstone. Includes few thin layers of micaceous shale and siltstone. Interbedded with gray micaceous shale and siltstone (Kcsh).</td>
</tr>
</tbody>
</table>

Sources: Dibblee 1992, 1996; CDMG 1969

#### Faults and Seismicity

As with the other proposed project components, Telecommunications Route #2 is located within a seismically active area that has experienced numerous earthquakes in the past. As shown on Figure 4.6-1, the alignment crosses two faults and is located adjacent to several others. The following sections describe some of these faults in detail.
Northridge Hills (East Oak Ridge) Fault

The Northridge Hills (East Oak Ridge) Fault, also known as the Northridge (Blind) Thrust, is an inferred deep thrust fault that extends for up to 17 miles and is considered the eastern extension of the active Oak Ridge Fault. Telecommunications Route #2 crosses this fault just north of SR-118. From seismological and geodetic evidence, the Northridge Blind Thrust dips 30 to 40 degrees to the south and trends roughly east-west. The zone of aftershocks defines a fault plane that is 16 to 19 miles in length, extending to a depth of up to 12 miles beneath the City of Northridge. The Northridge Blind Thrust is located beneath the majority of the San Fernando Valley and is believed to be the causative fault of the January 1994 Northridge earthquake. The Northridge Blind Thrust is not exposed at the surface and does not present a potential surface fault rupture hazard. However, this thrust fault is an active feature that could generate future earthquakes. Petersen et al. (1994) estimates an average slip rate of 1.5 mm/yr and a maximum $M_w$ of 6.9 for the Northridge Blind Thrust (SoCalGas 2011; SCEC 2011).

Mission Hills

The Mission Hills Fault is a reverse fault located east of Telecommunications Route #2 and southeast of the storage field. The last displacement was Late Quaternary, possibly Holocene (SCEC 2011). The probable magnitude of the Mission Hills Fault is 6.2 (SoCalGas 2011).

Simi–Santa Rosa

The Simi–Santa Rosa Fault Zone (referred to as the Simi or the Santa Rosa Fault) comprises a group of reverse faults which include the North and South Branches of the Simi Fault. The fault zone extends approximately 25 miles from the Oxnard Plain east-northeast to the west of Telecommunications Route #2 where it curves to the southeast. The most recent displacement occurred within the past 11,700 years (without historic record) (CGS 2010). The maximum earthquake magnitude is reported to be $M_w$ 6.7 (SoCalGas 2011).

Soils

As shown above in Table 4.6-2, several soil types are present within the proposed project component areas. Soils underlying Telecommunications Route #2 near the Chatsworth Substation generally fall within the Gaviota and Saugus soil associations. North of the Chatsworth Substation to just south of Santa Susana Pass Road, Telecommunications Route #2 passes through an area dominated by sedimentary rock lands with intermittent presence of Gaviota and Saugus soils. Sedimentary rock lands consist of steep mountainous areas of sandstone and shale covered with a thin layer of soil and rock outcropping (USDA 1970). Along Santa Susana Pass Road and south of SR-118, the alignment passes over areas dominated by Gaviota series soils, including Rock outcrop–Gaviota complex. North of SR-118, the alignment passes from areas dominated by Gaviota series soils to Balcom and Anacapa series soils. As the alignment approaches the storage field, it passes over areas dominated by Balcom series soils and badlands. Badlands are characterized by steep, deeply eroded areas marbled with drainage channels that are generally barren or sparsely covered by vegetation (USDA 1970).

Gaviota, Saugus, Balcom, and Anacapa series soils generally consist of loamy sands, clayey loams, coarse sandy loams, and rocky sandy loams that are generally well drained. Drainage among sedimentary rock lands, rock outcrop–Gaviota complex soils, and badlands is typically excessive, with severe runoff and high erosion potential (USDA 1970).
**Geologic Hazards**

The following sections describe the potential geologic hazards prevalent around Telecommunications Route #2. Hazards include fault rupture, ground shaking, liquefaction, landslides, subsidence, and expansive and collapsible soils.

**Fault Rupture**

As shown on Figure 4.6-1, Telecommunications Route #2 crosses the Northridge Hills Fault and the Santa Susana Fault Zone. Movement along either fault could affect the Telecommunications Route #2 alignment.

**Ground Shaking**

The approximate estimated range of peak ground acceleration for a 2 percent (0.02) probability of being exceeded in 50 years in the Telecommunications Route #2 area is between 0.59g and 1.0g, depending upon location relative to the alignment (USGS 2008). Similarly, the CGS estimates a peak ground acceleration of between 0.3g and 0.9g with a 10 percent probability of being exceeded in 50 years (CGS 1999). Similar to the data evaluated for the other project components, this suggests that strong ground shaking could be experienced within the proposed project component areas.

**Liquefaction**

With the exception of a small portion of the alignment that crosses Browns Canyon, no portion of Telecommunications Route #2 is located within an area designated as susceptible to liquefaction (CGS 1998).

**Landslides**

The Telecommunications Route #2 alignment crosses hills and slopes identified by the CGS as susceptible to landslides both seismically and aseismically induced (CGS 1998). These landslides occur in areas with steep and unstable slopes; thus, these types of slopes in the area could experience rapid earth movement in the form of a landslide with or without a seismic trigger.

**Subsidence**

Portions of Telecommunications Route #2 located within the storage field may potentially fall within an area of known subsidence associated with fluid withdrawal (ground water or petroleum), peat oxidation, or hydrocompaction. Subsidence would be primarily associated with the withdrawal of oil and gas from the sedimentary strata located within the storage field. However, there is no evidence that significant subsidence has occurred, or may occur in the future. The likelihood of seismically induced settlement is, therefore, considered to be remote (SoCalGas 2011).

**Expansive Soils**

Based on descriptions of the soils underlying Telecommunications Route #2, there is no substantial potential for the presence of expansive soils within the near surface.

**Collapsible Soils**

Conditions that typically lead to collapsible soils are not present within or adjacent to Telecommunications Route #2.
Mineral Resources

Telecommunications Route #2 is located within an MRZ-3 zone. The closest MRZ-2 zone to the Telecommunications Route #2 alignment is located approximately 1.05 miles west of the Chatsworth Substation and is identified as an aggregate resource area (Ventura County 2000).

The closest active mines to Telecommunications Route #2 include an unnamed quarry located approximately 2.35 miles southeast of Chatsworth Substation, the Tapo Canyon Quarry, and the Tapo Canyon Pit. The latter two mines are reported as sand and gravel surface operations and are located approximately six miles north of the Telecommunications Route #2 alignment.

4.6.2.3 Telecommunications Route #3 and Segments D and E of the 66-kV Subtransmission Line

Geology

A summary of the geologic units underlying Telecommunications Route #3 and Segments D and E of the 66-kV subtransmission line reconductoring is presented in Table 4.6-5. Telecommunications Route #3 would run approximately 5 miles from the San Fernando Substation in the City of Los Angeles, through the City of San Fernando, to an existing fiber optic tap point in the City of Los Angeles. This portion of the proposed project component areas is located in the northern San Fernando Valley, between the Santa Susana Mountains to the west and the San Gabriel Mountains to the north and east. The alignment crosses areas of alluvial deposits located west and north of the Tujunga and Pacoima watersheds. Similarly, Segments D and E cross areas of alluvial deposits within the Pacoima watershed.

<table>
<thead>
<tr>
<th>Geologic Unit/Structure</th>
<th>Formation Name</th>
<th>Description/Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Qal</td>
<td>Alluvium (Quaternary)</td>
<td>Clay, silt, sand, gravel or similar unconsolidated detrital material, deposited during comparatively recent geologic time by a stream or other body of running water, as a sorted or semi-sorted sediment.</td>
</tr>
<tr>
<td>Qf</td>
<td>Alluvial Fan Deposits (Quaternary)</td>
<td>Low, outspread, relatively flat to gently sloping mass of loose rock material, shaped like an open fan or a segment of a cone, deposited by a stream (especially in a semiarid region) at the place where it issues from a narrow mountain valley upon a plain or broad valley.</td>
</tr>
</tbody>
</table>

Sources: CDMG 1969; USGS

Faults and Seismicity

As shown on Figure 4.6-1, Telecommunications Route #3 is partially located within a designated Alquist–Priolo Earthquake Zone. The following sections describe this fault zone and the closest adjacent fault in detail.

San Fernando Fault Zone

As shown on Figure 4.6-1, the eastern half of the Telecommunications Route #3 alignment to roughly Truman Street in the City of San Fernando, runs through the San Fernando Alquist–Priolo Earthquake Zone. The San Fernando Fault Zone includes several fault segments, including the Sylmar and Topanga Faults, and is an active fault zone of an approximately 12 mile-segment of the Sierra Madre–Santa Susana Fault system.
The San Fernando Fault Zone is attributed as the source of the 1971 San Fernando (Sylmar) earthquake. The total surface rupture resulting from the earthquake was roughly 12 miles long, and the maximum slip was up to 6 feet (CGS 2010). The San Fernando Fault Zone has an estimated average slip rate of 2 mm/yr (SoCalGas 2011; CGS 2010).

**Verdugo Fault**

The Verdugo Fault is a reverse fault located approximately 2.5 miles southeast of Telecommunications Route #3. The latest displacement on the Verdugo Fault was Late Quaternary, possibly Holocene (SCEC 2011). The probable magnitude of an earthquake on the Verdugo Fault is 6.0 to 6.8 (SoCalGas 2011).

**Soils**

As shown above in Table 4.6-2, Telecommunications Route #3 is underlain by soils belonging to the Capistrano, Chualar, and Conejo–Urban land complexes. Segments D and E are located in an area underlain by soils of the Capistrano-Urban land complex. These soils are generally characterized as well drained with moderately high to high subsoil permeability, a low shrink-swell potential, low potential for erosion, and very low runoff potential (SoCalGas 2011).

**Geologic Hazards**

The following sections describe the potential geologic hazards prevalent around Telecommunications Route #3 and Segments D and E. Hazards include fault rupture, ground shaking, liquefaction, landslides, subsidence, and expansive and collapsible soils.

**Fault Rupture**

As shown on Figure 4.6-1, the eastern half of the Telecommunications Route #3 alignment is located within an Alquist–Priolo Earthquake Zone. The underlying San Fernando Fault Zone was responsible for the 1971 Sylmar earthquake, which ruptured the surface for approximately 12 miles. Accordingly, Telecommunications Route #3 is subject to fault rupture.

**Ground Shaking**

The approximate estimated range of peak ground acceleration for a 2 percent (0.02) probability of being exceeded in 50 years in the proposed project component areas is between 0.59g and 0.77g (USGS 2008). The CGS estimates a peak ground acceleration of between 0.5g and 0.9g with a 10 percent probability of being exceeded in 50 years (CGS 1999). Overall, this suggests that strong ground shaking could be experienced within the proposed project component areas.

**Liquefaction**

Two portions of the western half of the Telecommunications Route #3 alignment run through areas identified as liquefaction Zones (CGS 1998).

**Landslides**

Neither Telecommunications Route #3 nor Segments D and E are located in areas identified as landslide zones by the CGS (1998).

**Subsidence**

Telecommunications Route #3 and Segments D and E are located within the northern San Fernando Valley. This portion of the San Fernando Valley is underlain by alluvial soils that are identified as particularly susceptible to subsidence (County of Los Angeles General Plan 1990).
Expansive Soils

Based on the description of the soils underlying Telecommunications Route #3 and Segments D and E, these soils have a low shrink-swell capacity, and accordingly, there is no substantial potential for the presence of expansive soils within the near surface.

Collapsible Soils

As the typical conditions that result in collapsible soils are not found in the area, these soils are unlikely to be present within the proposed project component areas.

Mineral Resources

Telecommunications Route #3 and Segments D and E are located within an area designated MRZ-3. The closest MRZ-2 zone to the Telecommunications Route #3 alignment is located approximately 0.60 miles to the east in the City of Los Angeles.

There are several inactive mines located south and southeast of Telecommunications Route #3, but no active mines in the nearby vicinity.

4.6.3 Regulatory Setting

Federal Plans, Policies, Regulations, and Laws

The 1997 Uniform Building Code (UBC) specifies acceptable design criteria for structures with respect to seismic design and load bearing capacity. Seismic Risk Zones have been developed based on the known distribution of historic earthquake events and frequency of earthquakes in a given area. These zones are generally classified on a scale from I (least hazard) to IV (most hazard). These values are used to determine the strengths of various components of a building required to resist earthquake damage. Based on the UBC Seismic Zone Maps of the United States, and because of the number of active faults in southern California, the proposed project is located in the highest seismic risk zone defined by the UBC standard: UBC Zone IV. The state has adopted these provisions in the California Building Code (CBC).

State

Appendix G of the California Environmental Quality Act (CEQA) Guidelines identifies the criteria that must be considered when analyzing a project’s potential to result in temporary and permanent impacts on mineral resources. The State of California regulatory requirements applicable to geology, soils, and mineral resources include the following:

- The Alquist–Priolo Earthquake Fault Zoning Act of 1972 (amended in 1994), which prohibits development within 50 feet of an active fault zone;
- The 2001 CBC (founded on the 1997 UBC), which requires more extensive structural seismic provisions and acceptable design criteria for structures with respect to seismic design and load bearing capacity; and
- Government Code Sections 65302(f) and 65302.1, which require a city to take seismic and other natural hazards into account in their planning programs and to outline them in their general plan.
California Surface Mining and Reclamation Act

The California State Legislature enacted the SMARA in 1975 to limit new development in areas containing significant mineral deposits. SMARA also allows the State Mining and Geology Board, after receiving classification information from the State Geologist, to designate lands containing mineral deposits of regional or statewide significance. The classification system is intended to ensure that mineral deposits of statewide or regional significance are considered in agency decisions through appropriate policies and procedures (CDC 2007).

California Division of Oil, Gas, and Geothermal Resources

Public Resources Code Section 3106 mandates the supervision of drilling, operation, maintenance, and abandonment of oil wells for the purpose of preventing damage to life, health, property, and natural resources; damage to underground and surface waters suitable for irrigation or domestic use; loss of oil, gas, or reservoir energy; and damage to oil and gas deposits by infiltrating water and other causes. In addition, the DOGGR regulate drilling, production, injection, and gas storage operations in accordance with California Code of Regulations Title 14, Chapter 4, Subchapter 1.

Seismic Hazards Mapping Act

The Seismic Hazards Mapping Act of 1990 provides a statewide seismic hazard mapping and technical advisory program to assist cities and counties in fulfilling their responsibilities for protecting the public health and safety from the effects of strong ground shaking, liquefaction, landslides, or other ground failure and seismic hazards caused by earthquakes. Mapping and other information generated pursuant to the Seismic Hazards Mapping Act is to be made available to local governments for planning and development purposes. The state requires that (1) local governments incorporate site-specific geotechnical hazard investigations and associated hazard mitigation as part of the local construction permit approval process; and that (2) the agent for a property seller, or the seller if acting without an agent, must disclose to any prospective buyer if the property is located within a Seismic Hazard Zone. The State Geologist is responsible for compiling seismic hazard zone maps.

State/County Plans, Policies, Regulations, and Laws

The proposed project is subject to the applicable sections of the CBC. Los Angeles and Ventura Counties are responsible for implementing the CBC for certain structures associated with the proposed project. Regardless of whether or not the proposed project is located within an Alquist–Priolo seismic zone, certain proposed project structures must be designed in accordance with the requirements of the CBC and UBC Zone IV because the proposed project is located in a seismically active area. The CBC and UBC are considered to be the standard safeguards against major structural failures and loss of life. The goals of the codes are to provide structures that will (1) resist minor earthquakes without damage; (2) resist moderate earthquakes without structural damage, but with some non-structural damage; and (3) resist major earthquakes without collapse, but with some structural and non-structural damage. The CBC and UBC requirements operate on the principle that providing appropriate foundations, among other aspects, helps protect buildings from failure during earthquakes. In addition, the County of Los Angeles General Plan, Seismic Safety Element (Draft 2008), includes standards and plans to reduce the loss of life, injuries, damage to property, and economic and social dislocations resulting from natural and urban related hazards.

For the Southern California Edison (SCE) components of the proposed project, SCE will comply with industry standards and California Public Utilities Commission (CPUC) General Orders. Similarly, the subtransmission line modifications would be designed consistent with CPUC G.O. 95, while the substation would be designed consistent with the Institute of Electrical and Electronics Engineers Standard 693, Recommended Practices for Seismic Design of Substations.
4.6.4 Methodology and Significance Criteria

Potential impacts on geology, soils, and mineral resources were evaluated according to the following significance criteria. The criteria were defined based on the checklist items presented in Appendix G of the CEQA Guidelines. The proposed project would cause a significant impact on geology, soils, and mineral resources if it would:

- Expose people or structures to potential substantial adverse effects, including the risk of loss, injury, or death involving:
  1. Rupture of a known earthquake fault, as delineated on the most recent Alquist–Priolo Earthquake Fault Zoning Map issued by the State Geologist for the area or based on other substantial evidence of a known fault (refer to Division of Mines and Geology Special Publication 42);
  2. Strong seismic ground shaking;
  3. Seismic-related ground failure, including liquefaction; or
  4. Landslides.

- Result in substantial soil erosion or the loss of topsoil;

- Be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the project, and potentially result in on- or off-site landslide, lateral spreading, subsidence, liquefaction or collapse; or

- Be located on expansive soils, as defined in Table 18-1-B of the UBC (1994), creating substantial risks to life or property.

Appendix G of the CEQA Guidelines also includes the following checklist items:

- Have soils incapable of adequately supporting the use of septic tanks or alternative waste water disposal systems where sewers are not available for the disposal of waste water;

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

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

The proposed project would not require the use of septic tanks and is located in an MRZ-3 zone, an area containing mineral deposits that cannot be evaluated for significance from available data. In addition, while Los Angeles and Ventura Counties have identified several areas as MRZ-2 mineral resource protection zones, none are located in the proposed project component areas. Construction and operation of the proposed project would not result in the loss of availability of a locally-important mineral resource recovery site delineated on a local general plan, specific plan, or other land use plan. Therefore, these items are not applied as criteria in the analysis of environmental impacts presented in the following section.
4.6.5 Environmental Impacts and Mitigation Measures

4.6.5.1 Applicant Proposed Measures

The applicant has committed to the following applicant proposed measures (APMs) as part of the design of the proposed project. See Section 2.5, “Plans and Applicant Proposed Measures,” Table 2-8, for a full description of each APM.

Air Quality
- APM AQ-3: Minimization of Disturbed Areas.

Geology and Soils
- APM GE-1: Geotechnical Studies.
- APM GE-2: Seismic-resistant Design Measures.
- APM GE-3: Erosion and Sediment Control.

There are no APMs associated with mineral resources.

4.6.5.2 Impacts Analysis

Impact GE-1: Expose people or structures to risk of loss, injury, or death involving rupture of a known earthquake fault. LESS THAN SIGNIFICANT

Construction and Operation

The eastern half of the Telecommunications Route #3 alignment crosses a delineated Alquist–Priolo Earthquake Fault Zone for the Sylmar Fault. This project component involves installation of a fiber optic line on existing structures. Excluding the temporary presence of workers installing the line, there would be no risk for exposure of people to the risk of loss, injury, or death resulting from a fault rupture. Similarly, as this project component does not include the construction of any type of building, there would be no risk of exposure of a building to any potential adverse effect resulting from fault rupture. If support structures were replaced along this component, they would be designed to withstand seismic risks.

With the exception of Segment C of the 66-kV subtransmission line reconductoring alignment, Telecommunications Route #1, and a small portion of the storage field, the remaining proposed project components all fall outside of an Alquist–Priolo Earthquake Fault Zone. A small portion of the storage field and Segment C of the 66-kV subtransmission line reconductoring and Telecommunications Route #1 is linked with the closest fault, the potentially active Santa Susana Fault Zone. The boundary to this fault zone is located approximately 0.5 miles from the Central Compressor Station. This fault may extend westward from a delineated Alquist–Priolo Earthquake Fault Zone, where it crosses the northern portion of Aliso Canyon, and may extend westward across the proposed Natural Substation to Tap Point A. Although the Alquist–Priolo map indicates the Earthquake Fault Zone terminates east of the proposed project component areas, it is noted that “the Santa Susana Fault Zone extends to [the] west, but [has] not yet [been] evaluated for zoning purposes” (CGS 1976). However, as required by the Seismic Hazards Mapping Act, a geotechnical investigation would be prepared by a registered civil engineer or certified engineering geologist with competence in the field of seismic hazard evaluation and mitigation as a part of APM GE-1. The geotechnical report would contain site-specific evaluations of the seismic hazard(s) affecting the proposed project. By implementing APM GE-1, information would be available on the
potential for rupture of a known earthquake fault that would enable design criteria to reduce any potential impacts during construction and operation of the proposed project. Accordingly, any impact under this criterion would be less than significant.

**Impact GE-2:** Expose people or structures to the risk of loss, injury, or death involving strong seismic ground shaking.

*LESS THAN SIGNIFICANT*

**Construction and Operation**

The proposed project would be located in an area considered to be seismically active, given the proximity and number of potential seismic sources. The eastern half of Telecommunications Route #3 runs above a delineated Alquist–Priolo Earthquake Fault Zone for the Sylmar Fault, and there are four faults located within 5 miles of the Central Compressor Station. The closest fault, the potentially active Santa Susana Fault Zone, is located approximately 0.5 miles from the Central Compressor Station and is associated with an Alquist–Priolo Earthquake Fault Zone where it crosses the northern portion of Aliso Canyon and may extend westward across the proposed Natural Substation to Tap Point A. The active San Fernando Fault Zone is located within 2.7 miles of the Central Compressor Station. Another active fault, Northridge Hills (East Oak Ridge), is located within 3.4 miles of the Central Compressor Station. The potentially active Mission Hills Fault is located within 4.0 miles of the Central Compressor Station.

Seismic shaking experienced at a specific location depends on a number of factors, such as distance from the epicenter of the earthquake, the response of the underlying soils, and the characteristics of the structures being shaken. Structures located on thick, poorly consolidated materials commonly experience higher levels of shaking and subsequent damage than structures built on more stable and consolidated bedrock. Much of the proposed project is located on bedrock units.

Ground motion caused by earthquakes is often measured in terms of acceleration. Acceleration corresponds to the force applied to something that causes it to change position or speed and is measured in terms of gravity (g). The anticipated acceleration in the Central Compressor Station area with a 2 percent probability of being exceeded in 50 years is between 0.59g and 0.77g (USGS 2008); however, the largest probable peak acceleration has been computed as 0.74g (SoCalGas 2011). A previous geotechnical evaluation was prepared (Globus 2006), and additional investigations are planned; the results of which would be incorporated into final project design and engineering. The specific seismic design requirements would include those recommended in the geotechnical evaluations; those required by the CBC; and those in accordance with the appropriate industry standards, including established engineering and construction practices and methods, which would minimize the potential for failure in the event of an earthquake. By implementing APM GE-1 and APM GE-2, the applicant would design the substation structures consistent with the Institute of Electrical and Electronic Engineers Standard 693 (Recommended Practices for Seismic Design of Substations) and with the applicable CBC standards for the area. In addition, the proposed 66-kV subtransmission line segments and telecommunication routes would be designed consistent with requirements for withstanding seismic loading. With implementation of the design recommendations, the potential impacts caused by strong seismic shaking during construction and operation of the proposed project would be less than significant under this criterion.

**Impact GE-3:** Expose people or structures to the risk of loss, injury, or death involving seismic-related ground failure, including liquefaction.

*LESS THAN SIGNIFICANT*
**Construction and Operation**

The majority of the proposed project within the storage field and along Telecommunications Route #2 is situated on bedrock. However, portions of the proposed project along the Segments A and B of the 66-kV subtransmission line reconductoring and Telecommunications Route #1 (Structures 1–7, 10–14, and 39) are located in areas of alluvium identified as potentially susceptible to liquefaction (project alignment sheets depicting structure numbers are provided in Appendix D). Similarly, Telecommunications Route #3 is located above areas of alluvium, and portions of the western half of the alignment run through areas subject to liquefaction. Implementation of APM GE-1 would require completion of geotechnical investigations to identify potential threats due to liquefaction. Implementation of APM GE-2 would require the inclusion of seismic-resistant design measures as part of the design and engineering of the proposed project components. Implementation of these measures would reduce any potential construction or operational impacts to less than significant under this criterion.

**Impact GE-4:** Expose people or structures to the risk of loss, injury, or death involving landslides.

LESS THAN SIGNIFICANT

**Construction and Operation**

Portions of the proposed project traverse hills and slopes that may be susceptible to landslides both seismically and aseismically induced. These landslides occur in areas with steep and unstable slopes; these types of slopes in the area could experience rapid earth movement in the form of a landslide with or without a seismic trigger. Several areas along Segments A and B of the 66-kV subtransmission line between Newhall Substation and Tap Point A may be susceptible to landslides based on slope and soil types. Similarly, Telecommunications Route #2 runs through areas identified by the State of California as having potential for landslides. These proposed project component areas are also adjacent to or within Earthquake-induced Landslide Zones as identified by the State of California (DMG 1998). In addition, the surrounding area and several locations along the existing and proposed 66-kV subtransmission line segments cross or are within the landslide features identified as Quaternary landslide debris (Qls) by Dibblee (1992, 1996). Previous historic earthquake activity, (e.g., the 1994 Northridge earthquake) triggered landslides in the Santa Susana Mountains and the mountains north of Santa Clara River Valley. Implementation of APM GE-1 and APM GE-2 would require identification of areas susceptible to landslides and design criteria to reduce the potential for landslide-related damage to the proposed project components during both construction and operations. Accordingly any potential impact would be less than significant under this criterion.

**Impact GE-5:** Result in substantial soil erosion or the loss of topsoil.

LESS THAN SIGNIFICANT

**Construction**

The potential for soil erosion within the proposed project component areas is rated as low to very high depending upon the project component and location. Activities undertaken during construction that would disturb soil surfaces may result in an increased vulnerability for erosion, particularly in areas classified as having a very high potential for erosion. Table 2-7 (see Chapter 2, “Project Description”) shows the project components that would result in both temporary and permanent soil surface disturbance and potential alteration of natural drainages that could lead to soil erosion. The proposed project would permanently disturb approximately 22 acres; however, approximately 90 percent of this area has been previously disturbed. Excess soil from project construction grading activities would be deposited at the Excess Excavated Soil Area on the storage field site. Wind and water driven erosion of
soils due to grading activities might be of concern due to soil exposure and stockpiling during construction.

Grading activities associated with the proposed project components could result in wind or water erosion or loss of topsoil. The applicant will implement APM GE-3 as part of project construction to help reduce the potential for construction-related erosion. In addition, the applicant will develop a construction Storm Water Pollution Prevention Plan (SWPPP) and update the existing operational SWPPP to include all project components based on final engineering design. The applicant shall include the design of erosion control measures, utilizing best management practices (BMPs), to avoid or minimize soil erosion and off-site deposition as required under the National Pollutant Discharge Elimination System permit for construction. These BMPs would be employed during grading and construction activities for all project components, including those components with substantial grading, such as the Central Compressor Station and the proposed Natural Substation.

Potential erosion associated with other project components, such as reengineering of the access road between 66-kV towers 27 and 28 (see Figure 2-12 in Chapter 2, “Project Description”), that require the fill and insertion of a culvert in the bottom of an unnamed seasonal wash, would be further addressed through implementation of APM AQ-3 and Mitigation Measure (MM) BR-5 (see Section 4.4, “Biological Resources”).

By implementing APM GE-3, APM AQ-3, MM BR-5, and preparing and implementing erosion control measures during construction in compliance with the SWPPP and the County of Los Angeles grading permit, any potential impacts due to soil erosion and loss of topsoil during construction would be reduced to less than significant.

**Operation**

The operation of maintenance vehicles would periodically disturb road surfaces, increasing the potential for erosion. However, adherence to conditions under the facility SWPPP, implementation of erosion control measures, and utilization of BMPs would avoid or minimize soil erosion and off-site deposition; therefore, any potential impact would be less than significant under this criterion.

**Impact GE-6:** Located on a geologic unit or soil that is or would become unstable and result in on- or off-site landslide, lateral spreading, subsidence, liquefaction, or collapse.

LESS THAN SIGNIFICANT

**Construction and Operation**

The proposed project would be located on land with variable relief and slope gradients. Under APM GE-1, the applicant would implement a site-specific geotechnical investigation to provide information on any potential geological hazards. Construction procedures would be conducted as discussed in the Preliminary Geotechnical Investigation Report prepared by Globus (2006), in order to mitigate impacts related to unstable geologic conditions. The results of the preliminary and planned site-specific geotechnical studies would be incorporated into the final design and engineering with regard to unstable geologic units. The proposed project would incorporate the geotechnical information into the proper design and precautions in order to ensure the safe and reliable operation of the project; therefore, any potential impacts that might arise during construction and operation due to potentially unstable geologic conditions would be reduced to less than significant under this criterion.
Impact GE-7: Located on expansive soil.

LESS THAN SIGNIFICANT

Construction and Operation

Expansive soils shrink or swell with changes in moisture content and are typically associated with high clay content soils. Expansive soils could affect the stability of building and equipment foundations, causing them to settle or crack. A previous geotechnical study (Globus 2006) identified geologic conditions and potential geologic hazards. Based on the findings of the geotechnical investigation, the proposed project activities could be performed using conventional grading and foundation construction techniques. Geotechnical aspects of design and construction, as well as specific recommendations for reducing the potential adverse effects of near-surface expansive soils and loose, potentially compressible near-surface soil, were discussed. By implementing APM GE-2, the potential impacts during construction and operation due to expansive soil would be reduced to less than significant under this criterion.

References


4.6 GEOLOGY, SOILS, AND MINERAL RESOURCES


______. 1976. The State of California, Special Studies Zone, Oat Mountain Quadrangle. Scale 1:24,000.


4.7 Greenhouse Gas Emissions

This section describes the environmental and regulatory settings and discusses potential impacts associated with the construction and operation of the proposed project with respect to greenhouse gas (GHG) emissions.

4.7.1 Environmental Setting

The term “climate change” refers to “any significant change in measures of climate (such as temperature, precipitation, or wind) lasting for an extended period (decades or longer)” (EPA 2011a). This term is often used interchangeably with the term “global warming.” Climate change or global warming represents an average increase in the temperature of the atmosphere near the earth’s surface and in the troposphere, which can contribute to changes in global climate patterns. The global distribution of temperature increase is varied, and in some locations average temperatures have actually decreased. Climate change has been attributed to a variety of causes, including both natural and human activity (EPA 2011a). Current scientific research indicates that potential effects of climate change include variations in temperature and precipitation, sea-level rise, impacts on biodiversity and habitat, impacts on agriculture and forestry, and human health and social impacts (CNRA 2009).

Greenhouse Gases

GHGs are gases that allow solar radiation to pass through the earth’s atmosphere but prevent heat from escaping, resulting in atmospheric warming. Certain GHGs occur naturally and help balance the earth’s temperature; however, research indicates that since the advent of the Industrial Revolution, human activity has resulted in an elevation of the concentration of some of these gases in the atmosphere. In particular, concentrations of carbon dioxide (CO₂) emitted from the burning of fossil fuels has increased significantly. Much of the carbon in the atmosphere is absorbed by natural “carbon sinks,” such as forests or ocean kelp. CO₂ is then emitted back into the atmosphere through natural processes such as animal and plant respiration, and oceanic and geological processes. These natural processes represent “sources.” When balanced, the amount of CO₂ emitted from sources and absorbed by carbon sinks is roughly equal; this process is known as the “carbon cycle.” As emission levels rise from human activity such as automobile use, however, carbon sinks are becoming overwhelmed and are unable to sequester the increasing amounts of CO₂. Further, other human activity, such as deforestation, can lead to the reduction of sinks. The resulting increase in GHGs in the atmosphere is now considered one of the key causes of global climate change.

In 1988, the World Meteorological Organization and United Nations formed the Intergovernmental Panel on Climate Change (IPCC) as a joint effort to assess the impact of human activity on the global climate. In 1990, the IPCC issued its first assessment report, which helped identify climate change as a serious issue and laid the groundwork for the formation of the United Nations Framework Convention on Climate Change (UNFCCC). The second assessment report, issued by the IPCC in 1995, contributed to the drafting of the Kyoto Protocol to the UNFCCC, adopted in 1997. The Kyoto Protocol asked signatories to the UNFCCC to commit to reducing emissions of four primary GHGs (CO₂, methane [CH₄], nitrous oxide [N₂O], and sulfur hexafluoride [SF₆]) and two secondary groups of GHGs (hydrofluorocarbons [HFCs] and perfluorocarbons [PFCs]) to 5 percent below 1990 emission levels by 2012. At the time of this writing, the United States remains the only signatory to the UNFCCC that has not ratified the Kyoto Protocol. The IPCC issued its most recent assessment report in 2007 and is currently working on the fifth assessment report, which will be completed in 2013/2014 (IPCC 2011).
In 2006, the State of California enacted the California Global Solutions Warming Act of 2006 (Assembly Bill [AB] 32), requiring a reduction in GHG emissions in the state to 1990 levels by 2020. AB 32 targets the same GHGs identified under the Kyoto Protocol. These gases are described further below.

**Carbon Dioxide**

CO₂ is a colorless, odorless gas generated by both natural and human activity. Natural sources of CO₂ include respiration by bacteria, fungus, and animals; decomposition of organic matter; evaporation of ocean water; and geological processes. The primary human-induced sources of CO₂ are combustion of fossil fuels, natural gas, and wood.

**Methane**

CH₄ is a highly flammable gas that is a primary component of natural gas. As with CO₂, CH₄ is produced both by natural and human activity. Natural sources of CH₄ include anaerobic decay of organic matter; geological deposits (e.g., natural gas fields); and cattle. Human-induced sources include emissions generated by the decay of organic material in landfills and fermentation of manure and other organic material.

**Nitrous Oxide**

As with CO₂ and CH₄, N₂O is produced by both natural and human activity. Natural sources include microbial action in soil and water, particularly at tropical latitudes. Human-induced sources include emissions from manufacturing facilities, fossil fuel power plants, and motor vehicles.

**Sulfur Hexafluoride**

SF₆ is a colorless, odorless, non-flammable, non-toxic gas used mainly as an insulator (when mixed with other gases, such as argon) in the manufacture of electronics.

**Hydrofluorocarbons**

HFCs are human-made compounds consisting of carbon, hydrogen, and fluorine atoms. HFCs were introduced as replacements for atmospheric ozone–depleting chemicals in various industrial and commercial applications. They are used in solvents, refrigerants, firefighting agents, and aerosol sprays.

**Perfluorocarbons**

PFCs are human-made chemicals consisting of carbon and fluorine atoms. As with HFCs, PFCs were introduced as an alternative to atmospheric ozone–depleting chemicals and are used in similar industrial and commercial applications.

**Global Warming Potential**

The effect of a particular GHG on global climate change depends on its global warming potential (GWP). Table 4.7-1 shows the GWP for the six GHGs described above. GWP is determined by a number of factors, including the GHG’s molecular structure, the GHG’s ability to absorb infrared radiation, and the amount of time the GHG can exist in the atmosphere before breaking down. These factors help determine the amount of warming potential a pound of GHG would have relative to a pound of CO₂. For example, a pound of CH₄ has 21 times the warming potential of a pound of CO₂.
Table 4.7-1  Global Warming Potential For Greenhouse Gases

<table>
<thead>
<tr>
<th>Greenhouse Gas</th>
<th>Global Warming Potential (relative to CO₂)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Carbon Dioxide (CO₂)</td>
<td>1</td>
</tr>
<tr>
<td>Methane (CH₄)</td>
<td>21</td>
</tr>
<tr>
<td>Nitrous Oxide (N₂O)</td>
<td>310</td>
</tr>
<tr>
<td>Hydrofluorocarbons (HFCs)</td>
<td>140–11,700</td>
</tr>
<tr>
<td>Perfluorocarbons (PFCs)</td>
<td>6,500–9,200</td>
</tr>
<tr>
<td>Sulfur Hexafluoride (SF₆)</td>
<td>23,900</td>
</tr>
</tbody>
</table>

Source: IPCC 2007

The California Air Resources Board (CARB) reports that CO₂ represents almost 90 percent of the GHG emissions produced in California (CARB 2008). Because CO₂ is such a prevalent GHG, and the GWP for other GHGs is calculated relative to CO₂, GHGs in the atmosphere are reported in terms of CO₂ equivalency (CO₂e). CO₂e measures GHGs by multiplying the mass of each GHG emitted by its GWP to determine the equivalent amount of CO₂. For example, one pound of CH₄ is equivalent to 21 pounds of CO₂e.

Potential Effects from Climate Change

In 2008, California Governor Arnold Schwarzenegger issued Executive Order S-13-08, directing the California Natural Resources Agency (CNRA) to determine how state agencies can respond to the challenges posed by climate change. As a result, the CNRA worked with several state agencies to draft the 2009 California Climate Adaptation Strategy (CCAS). A summary of the potential effects of climate change, as identified in the CCAS, is presented below.

Temperature and Precipitation

GHGs can remain in the atmosphere for decades, thus the temperature changes over the next 30 to 40 years will largely be determined by past emissions. By 2050, temperatures could increase by an additional 1.8 to 5.4 degrees Fahrenheit (CNRA 2009). California would likely continue to have relatively cool, wet winters and dry, hot summers; however, temperature increases could become more severe in summer than winter, and inland areas could experience more pronounced warming than coastal regions. Heat waves could also increase in frequency and intensity. Precipitation patterns are anticipated to change due to increasing temperatures, leading to more rainfall and less snow. This would affect California’s drinking water supply, which currently originates mainly as snowmelt runoff. More frequent flood events, due to faster runoff, could also increase stress on state and local infrastructure. Finally, these changes in precipitation could lead to more periods of drought, which could have a negative effect on native ecosystems.

Sea-level Rise

Recent studies show that sea levels rose by as much as 7 inches during the twentieth century and are anticipated to rise up to 55 inches by the end of the century (CNRA 2009). Furthermore, even if emissions were substantially lowered, research shows that sea levels will continue to rise; thus, adaptation strategies will be an important part of dealing with this impact (CNRA 2009). Sea-level rise could have a negative effect on coastal wetlands and marshes through inundation. This would not only negatively impact these specially adapted habitats but could also damage agricultural activities by way of salt water intrusion into fresh water aquifers. Additionally, loss of these habitats as a storm buffer could increase storm-related impacts, such as depleted beaches and property damage.
Biodiversity and Habitat
As temperatures and precipitation patterns change, plant and animal species adapted to specific conditions could become threatened. These species may have to shift their geographic range to adapt to the changes; however, if the species are unable to adapt, they may face extinction. As the climate shifts, changes in wildfire patterns may also emerge. While many species in California are adapted to regular fire events, higher temperatures may also result in an increase in the frequency and intensity of fires, which could harm the ability of native plant species to re-germinate between events (CNRA 2009). Overall, climate change could result in very harmful effects on biodiversity. Shifts in species ranges could increase the likelihood of habitat fragmentation, and changes in participation could lead to increased periods of drought, making ecosystems vulnerable to colonization by invasive species.

Agriculture and Forestry
The State of California has some of the most productive agricultural regions found in the world. Shifts in climate may impact the ability of certain crops (e.g., grapes, other fruits, and nuts) to produce substantial, high-quality yields. Sea-level rise, changes in growing season length, variation in precipitation, and changes in water supply could affect agricultural productivity, which could have an impact on food supplies.

The range of forest lands in the state will also likely shift in response to climate change. Temperature rise has the potential to make current forest ranges inhospitable, expand insect populations that impact tree mortality, and allow for the colonization of invasive, non-native species.

Human Health and Social Impacts
Climate change could also result in increased public health risks, including an increase in mortality and morbidity due to heat-related illness and a rise in respiratory illness due to poor air quality caused by higher temperatures. Plant species habitat that shifts due to climate change may also lead to variations in the timing and duration of allergies and the colonization of new habitat by disease vectors such as non-native animals and insects. The elderly, chronically and mentally ill, infants, and the economically disadvantaged will be the most at risk of the negative effects of climate-related illness.

Greenhouse Gas Inventories
The latest GHG inventory from the U.S. Environmental Protection Agency (EPA) indicates that the U.S. emitted just under 7 billion metric tons of GHGs in 2008 (EPA 2011b). The State of California makes up a substantial contribution of those GHG emissions: California produced 479.8 million metric tons of CO₂e according to the most recent 2005 inventory (CalEPA 2010). The state represents the second largest contributor in the U.S. and the fifteenth largest emitter of GHGs in the world (CEC 2006; CalEPA 2010).

4.7.2 Regulatory Setting
4.7.2.1 Federal
According to the EPA, “the United States government has established a comprehensive policy to address climate change” that includes slowing the growth of emissions; strengthening science, technology, and institutions; and enhancing international cooperation (EPA 2011b). To implement this policy, “the Federal government is using voluntary and incentive-based programs to reduce emissions and has established programs to promote climate technology and science” (EPA 2011c). The federal government’s goal is to reduce the GHG intensity (a measurement of GHG emissions per unit of economic activity) of the American economy by 18 percent over the 10-year period from 2002 to 2012.
(GAO 2003). The EPA also administers several programs that encourage voluntary GHG reductions, including ENERGY STAR, a joint program with the U.S Department of Energy to encourage energy efficient products and practices; Climate Leaders, an industry-government partnership to develop climate change strategies; and methane reduction voluntary programs (EPA and DOE n.d.; EPA 2011d; EPA 2010b). At the time of this writing, however, there are no adopted federal plans, policies, regulations, or laws directly regulating GHG emissions.

The Council on Environmental Quality issued draft guidance to federal agencies on February 18, 2010, regarding GHG emissions (CEQ 2010). The guidance states that for an agency’s analysis of the direct effects of a project with respect to GHG emissions, it would be appropriate to quantify cumulative emissions over the life of the project; discuss measures to reduce emissions, including consideration of reasonable alternatives; and qualitatively discuss the link between such emissions and climate change (CEQ 2010). A summary of relevant GHG policies at the federal level are presented below.

Endangerment Finding and Cause or Contribute Finding for Greenhouse Gas

In December 2009, the EPA issued two separate findings regarding GHGs under Section 202(a) of the Clean Air Act. The Endangerment Finding states that the current and projected concentrations of the six key GHGs (CO2, CH4, N2O, HFCs, PFCs, and SF6) in the atmosphere threaten public health and welfare. The Cause or Contribute Finding states that the combined emissions of GHGs from new motor vehicles and new motor vehicle engines contribute to GHG pollution.

Mandatory Reporting of Greenhouse Gases Rule

In 2009, the EPA issued the Final Mandatory Reporting of Greenhouse Gases Rule, which requires reporting of GHG emissions from large sources and suppliers in the United States. This rule requires suppliers of fossil fuels and industrial GHGs, manufacturers of vehicles and engines outside of the light-duty sector, and facilities that emit 25,000 metric tons or more of GHGs per year to submit annual reports to the EPA. The rule is intended to collect accurate and timely emissions data to guide future policy decisions on climate change.

Final Greenhouse Gas Tailoring Rule

The Final GHG Tailoring Rule, established in May 2010, sets thresholds for GHG emissions that define when permits under the New Source Review Prevention of Significant Deterioration (PSD) and Title V Operating Permit programs are required for new and existing industrial facilities. This final rule tailors the requirements of these Clean Air Act permitting programs to limit which facilities are required to obtain Prevention of Significant Deterioration and Title V permits.

4.7.2.2 State

In 2005, Governor Schwarzenegger issued Executive Order S-3-05, establishing a statewide GHG emission reduction target of 2000 levels by 2010, 1990 levels by 2020, and 80 percent below 1990 levels by 2050. In 2006, Governor Schwarzenegger signed AB 32, the Global Warming Solutions Act, which capped the state’s GHG emissions at 1990 levels by 2020. This is the first statewide program in the country to mandate an economy-wide emissions cap that includes enforceable penalties (CalEPA n.d.). The Climate Change Scoping Plan, approved by CARB in 2008 to fulfill AB 32, is the state’s roadmap to reach GHG reduction goals (CARB 2008). The plan outlines a number of key strategies to reduce GHG emissions. The measures in the Scoping Plan will be in effect by 2012 and will include a number of early action measures aimed at reducing GHG emissions. A summary of relevant GHG legislation in California is presented below.
Assembly Bill 32 and Executive Order S-3-05

Executive Order S-3-05, issued in 2005, established statewide GHG emission reduction targets of 2000 levels by 2010, 1990 levels by 2020, and 80 percent below 1990 levels by 2050. In 2006, the Global Warming Solutions Act, AB 32, was enacted with the requirement of reducing the state’s GHG emissions to 1990 levels by 2020. Based on 1990 to 2004 inventories of GHG emissions in California, CARB designated a total of 427 million metric tons of CO\textsubscript{2}e as the statewide GHG 1990 emissions level and 2020 emissions limit. This limit is an aggregated statewide limit, rather than sector- or facility-specific. Taking into account expected growth in population and energy use, the emissions reduction target is estimated to be equivalent to approximately 30 percent below business emissions as usual by the year 2020.

Senate Bill 97

The California Senate passed Senate Bill 97 in 2007, requiring the Governor’s Office of Planning and Research to prepare, develop, and transmit guidelines for the feasible mitigation of GHG emissions or their effects, including, but not limited to, effects associated with transportation or energy consumption.

Climate Change Scoping Plan

The Climate Change Scoping Plan, developed by CARB in conjunction with the California Climate Action Team, outlines a number of key strategies to reduce GHG emissions. The measures in the Scoping Plan take effect in 2012, and discrete early action measures include a low-carbon fuel standard, landfill CH\textsubscript{4} capture, reductions from mobile air conditioning, semiconductor reductions, SF\textsubscript{6} reductions, and a heavy-duty vehicles measure.

CEQA Guideline Amendments

In December 2009, pursuant to Senate Bill 97, the CNRA adopted California Environmental Quality Act (CEQA) Guidelines Amendments with new language for addressing the quantification and mitigation of GHG emissions. These amendments became effective in March 2010.

4.7.2.3 Regional and Local

The South Coast Air Quality Management District (SCAQMD) is the regional agency with primary responsibility for air quality management in the project area. To address GHG regulatory developments, SCAQMD issued Draft Guidance Document: Interim CEQA Greenhouse Gas Significance Threshold (SCAQMD 2008). The purpose of the guidance document is to provide information on GHG legislation relative to CEQA, a brief summary of the SCAQMD’s GHG process, development of the resulting staff-recommended interim GHG significance threshold proposal, and how to implement proposed thresholds.

4.7.3 Methodology and Significance Criteria

Direct emissions of GHGs generated from equipment/vehicle usage during construction and operation of the proposed project were estimated from assumptions regarding use of equipment/vehicles and published emission factors. Direct emissions of GHGs due to SF\textsubscript{6} leakage from electrical equipment were estimated based on SF\textsubscript{6} storage capacities in this equipment and conservative leakage rates. Indirect GHG emissions associated with electricity use for the new electrical compressors to be installed were based on anticipated operation of these compressors. In addition, projected decreases in GHGs due to the removal of the existing gas turbine–driven compressors were estimated based on past equipment use, past air testing data, and published emission factors.
Potential impacts on GHG emissions were evaluated according to the following significance criteria. The criteria were defined based on the checklist items presented in Appendix G of the CEQA Guidelines. The proposed project would cause a significant impact on GHG emissions if it would:

a) Generate GHG emissions, either directly or indirectly, that may have a significant impact on the environment; or

b) Conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of GHGs.

Additionally, SCAQMD guidance proposes an interim significance threshold of 10,000 metric tons CO₂e per year for stationary/industrial projects subject to CEQA review. A project’s construction emissions, amortized over a 30-year period, should be added to a project’s operational emissions for comparison to this proposed threshold (SCAQMD 2008).

4.7.4 Environmental Impacts and Mitigation Measures

Overview of Construction Impacts

During project construction, GHGs, primarily CO₂, would be emitted from engine exhaust of diesel- and gasoline-fueled construction equipment and on-road vehicles (e.g., delivery trucks and worker vehicles). Based on estimated construction equipment and vehicle use, it is estimated that 4,933 metric tons of CO₂e emissions would be generated from all project construction activities. Amortized over 30 years, construction emissions are estimated at 164 metric tons of CO₂e per year. Detailed GHG emission calculations for construction activities are included in Appendix H.

Overview of Operations Impacts

The proposed project includes the replacement of three gas turbine–driven compressors with three new electric–driven variable-speed compressor trains. The proposed Central Compressor Station would be constructed at the storage field to house these new electric variable-speed compressor trains. The proposed project would not include any additional fuel combustion sources or emission increases in existing emission sources. The removal of the three existing gas turbine–driven compressors would result in a decrease in direct GHG emissions. However, it is assumed that the use of the new electric compressor trains would result in indirect GHG emissions at electrical generating plants that supply power to the regional electrical grid.

Regular maintenance checks would be performed at the proposed Natural Substation as part of the proposed project. It is anticipated that there would be approximately three to four visits to the unmanned substation for maintenance each month. Mobile source exhaust would be generated from employee commuting for these maintenance checks.

SF₆ would be used as an insulating gas in new circuit breakers that would be installed at the San Fernando and Natural Substations. SF₆ emissions were estimated from amount of SF₆ in each circuit breaker and the anticipated leakage rate for 13 circuit breakers at the Natural Substation and four circuit breakers at the San Fernando Substation.

The projected net changes in GHG emissions associated with the proposed project are summarized in Table 4.7-2. Detailed emission calculations are presented in Appendix H.
4.7.4.1 Applicant Proposed Measures

The applicant has committed to the following applicant proposed measures (APMs) as part of the design of the proposed project. See Section 2.5, “Plans and Applicant Proposed Measures,” Table 2-8 for a full description of each APM.

- APM AQ-1: Maintain Engines in Good Working Condition.
- APM AQ-2: Minimization of Equipment Use.
- APM GHG-1: Engine Maintenance.
- APM GHG-2: Scheduling.

4.7.4.2 Impacts Analysis

Impact GHG-1: Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment.

LESS THAN SIGNIFICANT IMPACT

The proposed project would generate direct emissions of GHGs from equipment/vehicle usage during construction and operation and from potential SF₆ leakage from electrical equipment (see Table 4.7-2). To reduce emissions, the applicant and SCE would maintain vehicle and equipment engines per manufacturer specifications and schedule construction activities to minimize the use of unnecessary/duplicate equipment (APM AQ-1, APM AQ-2, APM GHG-1, and APM GHG-2).

GHG emissions would also be generated indirectly at offsite electrical power plants used to supply power to the electrical grid, which in turn would supply electricity to the proposed electric-driven compressors. However, these emission increases would be offset by decreases in GHG emissions due to the removal of the existing gas turbine–driven compressors from use. The net GHG emission change associated with the proposed project would be less than the SCAQMD interim GHG significance threshold of 10,000 metric tons of CO₂e per year. It is estimated that the proposed project would result in a decrease of 70,441 metric tons of CO₂e per year during operations (Table 4.7-2); therefore, the proposed project would result in a less than significant impact under this criterion.

Impact GHG-2: Conflict with an applicable plan, policy or regulation adopted for the purpose of reducing the emissions of greenhouse gases.

NO IMPACT

The proposed project would be consistent with state and local plans and policies adopted for the purpose of reducing GHGs because the proposed project would provide a net decrease in GHG emissions (Table 4.7-2). Therefore, no impact would result under this criterion.
### Table 4.7-2  Greenhouse Gas Emission Increases and Decreases

<table>
<thead>
<tr>
<th>Emission Type</th>
<th>Phase</th>
<th>Source</th>
<th>GHG Emissions (metric tons CO₂e / year)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Direct Emission Increases</td>
<td>Construction</td>
<td>Construction Equipment/Vehicles (amortized over 30 years)</td>
<td>164</td>
</tr>
<tr>
<td></td>
<td>Operation</td>
<td>Motor Vehicle Exhaust</td>
<td>4</td>
</tr>
<tr>
<td></td>
<td></td>
<td>SF₆ Leakage</td>
<td>54</td>
</tr>
<tr>
<td>Indirect Emission Increases</td>
<td>Operation</td>
<td>Electrical Use of New Electrical Compressors</td>
<td>138,709</td>
</tr>
<tr>
<td>Direct Emission Decreases</td>
<td>Operation</td>
<td>Replacement of Existing Gas Turbine-driven Compressors</td>
<td>(-209,368)</td>
</tr>
<tr>
<td><strong>Net Annual Change in GHG Emissions</strong></td>
<td><strong>Operation</strong></td>
<td><strong>Replacement of Existing Gas Turbine-driven Compressors</strong></td>
<td><strong>(-70,441)</strong></td>
</tr>
</tbody>
</table>

Source: SoCalGas 2009  
Key:  
CO₂e = Carbon dioxide equivalency  
GHG = Greenhouse gas  
SCAQMD = South Coast Air Quality Management District  
SF₆ = Sulfur hexafluoride

### References

4.7 GREENHOUSE GAS EMISSIONS


4.8 Hazards and Hazardous Materials

This section describes the environmental and regulatory settings and discusses potential impacts associated with the construction and operation of the proposed project with respect to hazards and hazardous materials.

This section does not discuss potential impacts related to geologic hazards. Impacts from geologic hazards are discussed in Section 4.6, “Geology, Soils, and Minerals,” and impacts on air quality, water quality, and biological resources are discussed in Section 4.3, “Air Quality,” Section 4.9, “Hydrology and Water Quality,” and Section 4.4, “Biological Resources.”

4.8.1 Environmental Setting

4.8.1.1 Local Setting

Sensitive Receptors in Vicinity of the Proposed Project

Table 4.8-1 lists the closest sensitive receptors, including structures, homes, outdoor recreation facilities, schools, and hospitals, to the proposed project components.

Hazardous Material Sites in the Vicinity of the Proposed Project

Existing and past land use activities are potential indicators of hazardous material storage and use. For example, many industrial sites, historic and current, are known to have soil or groundwater contamination by hazardous substances. Other hazardous materials sources include leaking underground storage tanks (LUSTs), surface runoff from contaminated sites, and migration of contaminated groundwater plumes. The proposed project study area encompasses a variety of land uses, including open space and recreation, agricultural, residential, industrial, commercial, and educational facilities.

Hazardous materials are classified as those that include solids, liquids, or gaseous materials that, because of their quantity, concentration, or physical, chemical, or infectious characteristics, could pose a threat to human health or the environment. Environmental Data Resources (EDR), California Environmental Protection Agency (CalEPA), and Department of Toxic Substances Control (DTSC) EnviroStor database searches were completed for the project component areas where ground-disturbing activity would occur to identify any sites known to be associated with releases of hazardous materials or wastes. The EDR and DTSC databases identify locations of hazardous materials, waste storage, and release as contained in various federal, state, and local databases. EDR also compiles information from several private and proprietary sources. Table 4.8-1 lists the closest sensitive receptors to the proposed project components.

EDR searches are performed using specific addresses or roads and are therefore most useful for specific locations, such as substations. EnviroStor searches are performed using GIS mapping, which is more suitable for linear elements or larger geographic areas. The EDR database review completed for the proposed project addressed the areas of the Central Compressor Station, the Pardee Substation, the proposed Natural Substation, the Plant Power Line route, part of the 66-kilovolt (kV) subtransmission line route and Telecommunications Route #1, and the staging areas and soil processing areas within the Aliso Canyon Natural Gas Storage Field (storage field). An EnviroStor database search was completed for the remaining extent of the 66-kV subtransmission line route and Telecommunications Route #1; the San Fernando Substation; the Newhall Substation; the Chatsworth Substation; Telecommunications Route #2; and Telecommunications Route #3.
### Table 4.8-1  Closest Sensitive Receptor to Proposed Project Components

<table>
<thead>
<tr>
<th>Project component</th>
<th>Closest Sensitive Receptor</th>
<th>Distance from Project Component (feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Aliso Canyon Storage Field:</strong></td>
<td>Closest residence on Kilfinan Street</td>
<td>3,876</td>
</tr>
<tr>
<td>Central Compressor Station;</td>
<td>Closest residence to proposed road widening (Tampa Ave)</td>
<td>340</td>
</tr>
<tr>
<td>Main Office Facilities, Crew-shift Buildings, and Guardhouse; and</td>
<td>Closest residence to new guard house (Tampa Ave)</td>
<td>477</td>
</tr>
<tr>
<td>12-kV Plant Power Line Route</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Proposed Natural Substation</strong></td>
<td>Closest residence on Kilfinan Street</td>
<td>3,493</td>
</tr>
<tr>
<td>66-kV Subtransmission Line Route Segments A, B, and C/Telecommunications Route #1</td>
<td>Closest residence on Vista Ridge Drive</td>
<td>88</td>
</tr>
<tr>
<td></td>
<td>Closest residence on Wiley Canyon Road (near Pole #5)</td>
<td>48</td>
</tr>
<tr>
<td></td>
<td>Closest residence on Wiley Canyon Road (near Pole #11)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Closest residence located between Towers #25 and #26</td>
<td>23</td>
</tr>
<tr>
<td></td>
<td>Wiley Canyon Elementary School</td>
<td>522</td>
</tr>
<tr>
<td><strong>66-kV Subtransmission Line Route Segments D and E</strong></td>
<td>Bishop Alemany High School (Pole #61)</td>
<td>315</td>
</tr>
<tr>
<td></td>
<td>Seminary of Our Lady Queen of Angels</td>
<td>150</td>
</tr>
<tr>
<td><strong>Modifications to San Fernando Substation</strong></td>
<td>Seminary of Our Lady Queen of Angels</td>
<td>334</td>
</tr>
<tr>
<td></td>
<td>Bishop Alemany High School</td>
<td>500</td>
</tr>
<tr>
<td></td>
<td>Closest residences on San Fernando Mission Boulevard</td>
<td>500</td>
</tr>
<tr>
<td></td>
<td>San Fernando Mission</td>
<td>700</td>
</tr>
<tr>
<td><strong>Modifications to Newhall Substation</strong></td>
<td>Closest residence on Vista Ridge Drive</td>
<td>243</td>
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<tr>
<td></td>
<td>Valencia Surgical Center</td>
<td>436</td>
</tr>
<tr>
<td></td>
<td>Valley Community Church</td>
<td>900</td>
</tr>
<tr>
<td></td>
<td>Living Hope Evangelical</td>
<td>1,200</td>
</tr>
<tr>
<td></td>
<td>Wiley Canyon Elementary School</td>
<td>1,110</td>
</tr>
<tr>
<td></td>
<td>Santa Clarita Pre-School</td>
<td>2,480</td>
</tr>
<tr>
<td><strong>Modifications to Chatsworth Substation</strong></td>
<td>Residence in Brandeis (Simi Valley)</td>
<td>6,500</td>
</tr>
<tr>
<td></td>
<td>Boeing Santa Susana Field Laboratories (Simi Valley)</td>
<td>8,000</td>
</tr>
<tr>
<td><strong>Telecommunications Route #2</strong></td>
<td>Closest residence on Woosley Canyon Road</td>
<td>1,984</td>
</tr>
<tr>
<td></td>
<td>Closest residence on N American Cutoff</td>
<td>625</td>
</tr>
<tr>
<td></td>
<td>Closest residence on Box Canyon Road</td>
<td>441</td>
</tr>
<tr>
<td></td>
<td>Closest residence on Santa Susana Pass Road</td>
<td>14</td>
</tr>
<tr>
<td></td>
<td>Closest residence on Santa Susana Pass Road</td>
<td>134</td>
</tr>
<tr>
<td></td>
<td>Closest residence on Santa Susana Pass Road</td>
<td>185</td>
</tr>
<tr>
<td></td>
<td>The Church at Rocky Peak</td>
<td>323</td>
</tr>
<tr>
<td></td>
<td>Residence on W Santa Susana Pass Road</td>
<td>34</td>
</tr>
<tr>
<td></td>
<td>Residence on W Santa Susana Pass Road</td>
<td>28</td>
</tr>
<tr>
<td></td>
<td>Residence near Poema Place</td>
<td>109</td>
</tr>
</tbody>
</table>
Table 4.8-1  Closest Sensitive Receptor to Proposed Project Components

<table>
<thead>
<tr>
<th>Project component</th>
<th>Closest Sensitive Receptor</th>
<th>Distance from Project Component (feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Telecommunications Route #3</td>
<td>• Residence on Gridley Street (near Tap Location M6-T4)</td>
<td>85</td>
</tr>
<tr>
<td></td>
<td>• Residences on Gladstone Avenue</td>
<td>49</td>
</tr>
<tr>
<td></td>
<td>• Residence on Maclay Street</td>
<td>38</td>
</tr>
<tr>
<td></td>
<td>• Residences on Foothill Boulevard</td>
<td>62</td>
</tr>
<tr>
<td></td>
<td>• Residences on Hubbard Street</td>
<td>22</td>
</tr>
<tr>
<td></td>
<td>• Residences on N Hubbard Avenue</td>
<td>35</td>
</tr>
<tr>
<td></td>
<td>• Residences on South Workman Street</td>
<td>17</td>
</tr>
<tr>
<td></td>
<td>• Residences near Kalisher Street</td>
<td>26</td>
</tr>
<tr>
<td></td>
<td>• Residences on West San Fernando Boulevard</td>
<td>40</td>
</tr>
<tr>
<td></td>
<td>• Mission San Fernando Rey de Espana</td>
<td>847</td>
</tr>
<tr>
<td></td>
<td>• La Trinidad Church</td>
<td>747</td>
</tr>
<tr>
<td></td>
<td>• Santa Rosa Catholic Church</td>
<td>76</td>
</tr>
<tr>
<td></td>
<td>• Ancient Church of the East</td>
<td>11</td>
</tr>
<tr>
<td></td>
<td>• San Fernando First Baptist Church</td>
<td>1,073</td>
</tr>
<tr>
<td></td>
<td>• Seminary of Our Lady Queen of Angels</td>
<td>327</td>
</tr>
<tr>
<td></td>
<td>• Santa Rosa Catholic School</td>
<td>488</td>
</tr>
<tr>
<td></td>
<td>• Community Charter Middle School</td>
<td>372</td>
</tr>
<tr>
<td></td>
<td>• Bishop Alemany High School</td>
<td>500</td>
</tr>
<tr>
<td></td>
<td>• Nueva Esperanza School</td>
<td>443</td>
</tr>
<tr>
<td></td>
<td>• KinderCare Learning Center</td>
<td>121</td>
</tr>
<tr>
<td></td>
<td>• Gridley Street Elementary School</td>
<td>1,017</td>
</tr>
<tr>
<td>Pardee Substation</td>
<td>• Saugus Unified School District</td>
<td>2,790</td>
</tr>
<tr>
<td></td>
<td>• Grace Point Mission Church</td>
<td>2,340</td>
</tr>
<tr>
<td></td>
<td>• Residence on Copperhill Drive and Smyth Drive</td>
<td>3,260</td>
</tr>
</tbody>
</table>

Key:
- kV = kilovolt

Note:
1 See Appendix D for pole locations.

EnviroStor database searches do not include a search of all toxic storage facilities and underground storage tanks included on the Cortese List. Additional Cortese List reviews were also completed for project components that were not subject to an EDR database search. The Cortese List is a compilation of lists of toxic storage facilities and underground storage tanks maintained by the California DTSC, the State Department of Health Services, the State Water Resources Control Board (Water Board), and the Integrated Waste Management Board pursuant to Government Code Section 65962.5.

In addition to the EDR, EnviroStor, and Cortese List database searches and list reviews, current aerial and street level photographs and topographic maps were reviewed for all project component areas, and a reconnaissance-level pedestrian site survey was performed of several of the proposed project component areas, including each project component within the storage field. These activities were performed to help visually identify conditions that could have the potential for soil contamination. No such additional areas were identified during this site survey.

In addition to sites discovered during database and list reviews, several areas of known or suspected soil contamination at the storage field were identified by the applicant. These areas include the proposed location for the office facilities, the proposed Central Compressor Station site, and the existing turbine-driven compressors and metering station location (Lindgreen 2009). Unknown contaminated sites could also be present in the storage field area.
EDR Database Review

The EDR database review of the proposed project components (EDR 2009a, 2009b) included a review of all databases required for review to comply with the U.S Environmental Protection Agency’s (EPA’s) All Appropriate Inquiry (AAI) rule for environmental due diligence, including databases of Superfund, Cercis, Resource Conservation and Recovery Act (RCRA) Corrective Action, Violations, Leaking Tanks, Spills, and Permits sites. In addition to AAI-Compliant databases, the EDR search consisted of a review of environmental-audit databases including, but not limited to, Financial Assurance records; databases of air permits and air emission violations; databases of waste water permits and violations; and U.S. Occupational Health and Safety Administration (OSHA) records. The EDR database review also included a review of toxic storage facilities and underground tanks included on the Cortese List, which is described below.

The EDR database search identified four reported hazardous material releases in the area of the storage field (EDR 2009a):

1. A 1996 release of contaminated water when a 3-inch wastewater pipeline was struck by equipment;
2. A 1994 post-Northridge earthquake rupture of an aboveground crude oil storage tank;
3. A 1996 oil spill from well leakage; and

None of these releases occurred within an area that would be graded during construction of the proposed project components.

The EDR database searches indicated that a transformer failure resulted in the release of hazardous materials at the Pardee Substation in 2007. The EDR database searches also indicated that for an area of the 66-kV subtransmission line and Telecommunications Route #1 project areas near I-5 and Calgrove Road, a 5-gallon drum containing isopropanol leaked in 2007 due to improper freight storage. Neither of these spills occurred where ground-disturbing activities are scheduled to occur as part of the proposed project. No other spills were reported in the EDR database searches.

EnviroStor Database Review

The DTSC EnviroStor database review (DTSC 2011) included an assessment of the following:

1. Federal Superfund Sites: Indicates whether the site is listed on the federal “Superfund” National Priorities List (NPL). The list of sites is developed and maintained by the EPA, which typically has primary regulatory oversight for the sites listed on the NPL. EPA delists a site from the NPL when all cleanup activities have been certified as complete.
2. State Response Sites: Identifies confirmed release sites where DTSC is involved in remediation, either in a lead or oversight capacity. These confirmed release sites are generally high-priority and high potential risk.
3. Voluntary Cleanup Sites: Identifies sites in a DTSC program that allows motivated parties who are able to fund the evaluation, investigation, cleanup, and DTSC’s oversight to move ahead at their own pace to investigate and remediate their sites.
4. School Sites: Identifies proposed and existing school sites that are being evaluated by DTSC for possible hazardous materials contamination.
5. **Evaluation Sites:** Identifies suspected, but unconfirmed, contaminated sites that need or have
gone through a limited investigation and assessment process.

6. **Military Evaluation:** Identifies closed military facilities with confirmed or unconfirmed releases
where DTSC is involved in investigation and/or remediation. Sites may be classified as closed
bases, open bases, or Formerly Used Defense Sites.

7. **Corrective Action/Hazardous Waste Permit:** Includes investigation and cleanup activities at
hazardous waste facilities (either RCRA or state-only) that were eligible for a permit or received
a permit. These facilities historically treated, stored, disposed, and/or transferred hazardous waste.

8. **GeoTracker LUFT/SLIC:** Sites in the GeoTracker database include those identified as leaking
underground fuel tank (LUFT) sites or Spills-Leaks-Investigations-Cleanups (SLIC) sites.

Results of the EnviroStor database search showed that no hazardous materials, waste storage, or release
locations are located within 0.5 miles of the remainder of the area of the existing 66-kV subtransmission
line. The EnviroStor database search identified two sites within 0.5 miles of Telecommunications Route
#3: a voluntary cleanup site listed on the federal Superfund database approximately 0.05 miles southeast
of the route near the corner of 1st Street and Harding Street, and a waste treatment plant listed on the
tiered permitting database approximately 0.3 miles northeast of the route near San Fernando Road and
Sayre Street (DTSC 2011).

The Newhall and San Fernando Substations are both identified in the EnviroStor database searches as
having generated hazardous wastes in the past under temporary generator identification numbers. Neither
substation was identified as a location where a hazardous substance or waste has been released to the soil.
In addition, the EnviroStor database search confirmed that no soil releases have been recorded at
properties adjacent to either substation (DTSC 2011).

The Chatsworth Substation is located within the larger footprint of the Santa Susana Field Laboratory, an
active rocket testing facility co-operated by the National Aeronautics and Space Administration (NASA)
and the Boeing Company. Four surface impoundments designated as RCRA hazardous waste
treatment/storage units were previously located at the Santa Susana Field Laboratory site. These
impoundments were discontinued by 1985, and residual wastes, liquids, sediments, liner, and some
underlying contaminated soils associated with the impoundments were removed in 1988 and 1989. In
addition, soils and groundwater at the Santa Susana Field Laboratory site have been contaminated by past
releases. A post-closure hazardous waste facility permit was issued in May 1995 and renewed in 2005, for
remaining contamination from past releases at the Santa Susana Field Laboratory site. Three ex-situ
groundwater treatment systems have also been installed at the Santa Susana Field Laboratory site to clean
up contaminated groundwater (DTSC 2011).

**Cortese List**

Sites and facilities included on the Cortese List include the following: the Water Board GeoTracker
database (list of LUST sites) (SWRCB 2011), the Water Board list of solid waste disposal sites with
waste constituents above hazardous waste levels outside the waste management unit, and the Water
Board’s list of active Cease and Desist Orders and Corrective Action Orders. A review of the Cortese List
was completed for the Newhall Substation, San Fernando Substation, Chatsworth Substation, 66-kV
subtransmission line route, Telecommunications Route #1, Telecommunications Route #2, and
Telecommunications Route #3 project component areas, using a buffer of 0.5 miles consistent with the
EnviroStor database search described above.
66-kV Subtransmission Line Reconductoring

One verification monitoring site is located approximately 0.18 miles southwest of the 66-kV subtransmission line reconductoring route on Coltrane Avenue near Weldon Canyon Mountainway. This site is separated from the reconductoring route by Interstate 5 (I-5). The route would cross the Sunshine Canyon Landfill, which is a land disposal site with open verification monitoring (SWRCB 2011).

Newhall Substation

Nine LUST cleanup sites are located within 0.5 miles of the Newhall Substation, including six closed (cleaned up) sites, two open site assessments, and one open remediation site. The sites under assessment are located adjacent to I-15, approximately 0.37 miles west of the Newhall Substation, and the remediation site is located on Lyons Avenue and Everett Drive, approximately 0.32 miles east of the Newhall Substation. Ten permitted underground storage tanks are also located within 0.5 miles of the Newhall Substation; the closest is located approximately 0.15 miles southeast of the substation. These sites are located approximately the same distance from the 66-kV subtransmission line and Telecommunications Route #1 project component route, where the route follows Wiley Canyon Road (SWRCB 2011).

Telecommunications Route #2

Telecommunications Route #2 would cross the Santa Susana Field Laboratory, described above. This project component would run adjacent to a Boeing open site assessment where solvents contaminated an aquifer. The telecommunications component would cross approximately 0.07 miles (370 feet) north of a permitted underground storage tank on Iverson Road in Chatsworth, California. This telecommunications component would also cross within 0.08 miles (420 feet) of an underground storage tank site adjacent to Oat Mountain Way near the edge of the storage field (SWRCB 2011).

Chatsworth Substation

One closed diesel fuel LUST cleanup site is located approximately 0.25 miles east of the Chatsworth Substation. Another closed LUST cleanup site with former heating oil contamination is located approximately 0.4 miles east of the substation. A third closed diesel fuel LUST cleanup site is located approximately 0.45 miles east of the substation. These sites are all located along F Street in Simi Valley, within 0.10 miles of the Chatsworth telecommunication route (SWRCB 2011).

Telecommunications Route #3

In addition to the sites near the San Fernando Substation listed above, several active cleanup sites are located near Telecommunications Route #3. Two open LUST cleanup sites are located on Truman Street, one block southwest of the portion of the telecommunications line that would extend along First Street in San Fernando. An open LUST cleanup site is also located on San Fernando Road, two blocks southwest of the portion of the telecommunications route that extends along First Street. One open gasoline LUST cleanup site is on the same street as, and adjacent to, a portion of the telecommunications route that extends along South Workman Street. One open site currently undergoing cleanup for volatile organic compounds is also located approximately 0.25 miles southeast of the telecommunications route. Another open cleanup site with unidentified contaminants is located adjacent to the telecommunications route at Hubbard Street and Glenoaks Boulevard. A gasoline cleanup site is also located approximately 0.23 miles northeast of the telecommunications route at Gladstone Street and Hubbard Street (SWRCB 2011).

In addition, 24 permitted underground storage tanks and 15 closed LUST sites are located within 0.5 miles of Telecommunications Route #3. Five of the closed LUST sites are located adjacent to (on the same street as) portions of the telecommunications route. These closed LUST sites are located at San Fernando Mission Boulevard and Laurel Canyon Road, Laurel Canyon Road and Rinaldi Street, Hubbard...
Street and Glenoaks Boulevard, Hubbard Street and Foothill Boulevard, and Foothill Boulevard and Maclay Street. Seven of the permitted underground storage tanks (USTs) are located adjacent to the telecommunications route. These USTs are located at San Fernando Mission Boulevard and Laurel Canyon Road, Laurel Canyon Road and Rinaldi Street, Hubbard Street and Foothill Boulevard, Foothill Boulevard south of Hubbard Street, Foothill Boulevard between Gridley Street and Femmont Street (two tanks), and Foothill Boulevard and Maclay Boulevard (SWRCB 2011).

San Fernando Substation

One gasoline LUST cleanup site is located approximately 0.28 miles northeast of the San Fernando Substation. Another LUST cleanup site with soil contaminated by aviation fuel is located approximately 0.45 miles west of this substation. Three permitted USTs and one closed LUST site are located within 0.5 miles of the San Fernando Substation (SWRCB 2011).

4.8.1.2 Hazardous Materials and Hazardous Waste

Table 4.8-2 lists hazardous materials currently in use in the areas of the proposed project components.

<table>
<thead>
<tr>
<th>Proposed Project Area or Activity</th>
<th>Current Hazardous Materials and Wastes Used During Operation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Proposed main office facilities and crew-shift building site</td>
<td>Minor household chemicals.</td>
</tr>
<tr>
<td>Staging areas and soil processing site</td>
<td>Occasional temporary small quantities of corrosion chemical for well servicing.</td>
</tr>
<tr>
<td>Newhall Substation, Chatsworth Substation, and San Fernando Substation</td>
<td>Transformer oil (electrical transformers); sulfur hexafluoride (SF₆) (circuit breakers); battery acid (battery backup systems); minor maintenance chemicals (paints, lubricants, and gases); waste transformer oil; oily debris; universal wastes (waste batteries and fluorescent lights); and minor trash and metal scrap.</td>
</tr>
</tbody>
</table>

Table 4.8-3 lists the historical average quantities of hazardous wastes that have been used at the storage field during the previous three years based on hazardous waste disposal records. The storage field currently uses Evergreen Oil Recycling, Clean Harbors, and Southern California Gas (SoCalGas)–Pico Rivera for disposal of hazardous waste.

<table>
<thead>
<tr>
<th>Waste Material</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Engine oil (recycled)</td>
<td>9,000 – 12,000 gallons/year</td>
</tr>
<tr>
<td>Filters (recycled)</td>
<td>15 – 120 per year</td>
</tr>
<tr>
<td>Tank bottoms (liquids and solids)</td>
<td>200 – 6,000 gallons/year; 10 – 2,600 yards³/year</td>
</tr>
<tr>
<td>Lead paint</td>
<td>200 – 6,000 gallons/year; 10 – 2,600 yards³/year</td>
</tr>
<tr>
<td>Waste paint</td>
<td>5 – 120 gallons/year</td>
</tr>
<tr>
<td>Contaminated soil</td>
<td>4,500 – 21,000 pounds</td>
</tr>
<tr>
<td>Waste grease</td>
<td>250 pounds/year</td>
</tr>
<tr>
<td>Antifreeze</td>
<td>110 gallons/year</td>
</tr>
<tr>
<td>Parts cleaner</td>
<td>80 gallons/year</td>
</tr>
</tbody>
</table>

Note: Mercaptans/odorization is used only during withdrawal and therefore is not included in this table (volume of use would not change as a result of the proposed project).
4.8.1.3 Hazards, Safety, and Emergency Response

Natural Gas and the Aliso Canyon Storage Reservoir

Consumer-grade natural gas comprises primarily methane (70–90 percent), and can also include smaller concentrations of ethane, propane, butane, and pentane. In its purest form, natural gas is a colorless, odorless gas. An odorant, mercaptan, is added to natural gas intended for consumption as a safety measure to allow for detection in the event of a leak. Natural gas is not a toxic substance; however, natural gas is flammable and combustible when a flammable concentration is present within an enclosed space in the presence of an ignition source. Methane is also an asphyxiant and may replace oxygen within an enclosed space. Methane has an ignition temperature of 1,000 degrees Fahrenheit and is flammable at concentrations between 5 and 15 percent in the air. Natural gas leaks can occur at any stage of the natural gas commercial use process, including during exploration, extraction, production, transport, storage, and distribution.

At the storage field, natural gas from the underground reservoir is extracted via wells and transported via a series of pipelines to larger pipelines that move the gas to SoCalGas’s (or the applicant’s) customers, which include residential, commercial, industrial, electrical generation, and wholesale entities. Natural gas to be injected into the underground reservoirs is also transported to the storage field via large pipelines. The underground natural gas reservoir at the storage field consists of two storage zones within sandstone, siltstone, and shale, topped by a shale caprock which provides a seal to the reservoir (SoCalGas 2011). The caprock is approximately 300 feet thick. The depth of the natural gas storage zone below the caprock ranges from 7,100 feet to 9,400 feet below ground surface (bgs). The storage field includes 116 withdrawal and injection wells, two observation wells, six flood wells, and two water disposal wells. The average depth of the storage field wells is approximately 8,500 feet bgs. Although well sizes vary, most of the injection and withdrawal wells at the storage field have a 7-inch or 9 and 5/8-inch production casing.

Natural gas migration refers to the uncontrolled, underground movement of natural gas from a contained state (e.g., from a reservoir or well) to an uncontained state (e.g., in the air, soil, etc.). Gas migration from an underground well to the surface can occur in three ways: (1) from defective cementing of new wells or abandoned wells, (2) through over-pressurization of cracks or faults, and (3) through the formation of new fractures due to the natural gas injection and storage process.

During most years of storage field operations, the applicant conducts a geotechnical study of the underground reservoir at periods of low and high inventory. In order to conduct these studies, all of the wells are “shut in” (injection and withdrawal pressure in the wells are halted), and the reservoir is allowed to achieve an equilibrium pressure over the course of several days. Results of these studies are reviewed by a reservoir engineer, who compares current storage field pressure and inventory to the calculated inventory.

Other information about storage field operations, such as metering, control, and safety measures employed at the facility, are described in Section 2.2.1.2 (Chapter 2, “Project Description”).

Facility and Industry Safety Records

Natural Gas Transmission

Approximately 2.2 million miles of natural gas transmission and distribution pipelines are in operation in the U.S. (GAO 2004). Serious accidents (those resulting in a fatality, injury, or property damage of
$50,000 or more) on interstate natural gas pipelines average upwards of 65 per year\(^1\) (GAO 2004). In
2009 and 2010, respectively, 60 and 52 serious accidents associated with natural gas transmission and
distribution took place (PMHSA 2011). Between 2001 and 2010, annual average property damage
(private and public) costs resulting from significant onshore gas transmission incidents were estimated at
over $77 million (PMHSA 2011). Table 4.8-4 shows a summary of significant incidents that have
occurred in the process of natural gas transmission in the U.S. from 2001 to 2010.

<table>
<thead>
<tr>
<th>Year</th>
<th>Number</th>
<th>Fatalities</th>
<th>Injuries</th>
<th>Property Damage (millions)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2001</td>
<td>45</td>
<td>2</td>
<td>5</td>
<td>$14</td>
</tr>
<tr>
<td>2002</td>
<td>40</td>
<td>1</td>
<td>4</td>
<td>$20</td>
</tr>
<tr>
<td>2003</td>
<td>62</td>
<td>1</td>
<td>8</td>
<td>$52</td>
</tr>
<tr>
<td>2004</td>
<td>43</td>
<td>0</td>
<td>2</td>
<td>$9</td>
</tr>
<tr>
<td>2005</td>
<td>64</td>
<td>0</td>
<td>5</td>
<td>$215</td>
</tr>
<tr>
<td>2006</td>
<td>59</td>
<td>3</td>
<td>3</td>
<td>$29</td>
</tr>
<tr>
<td>2007</td>
<td>55</td>
<td>2</td>
<td>7</td>
<td>$39</td>
</tr>
<tr>
<td>2008</td>
<td>47</td>
<td>0</td>
<td>5</td>
<td>$112</td>
</tr>
<tr>
<td>2009</td>
<td>60</td>
<td>0</td>
<td>11</td>
<td>$43</td>
</tr>
<tr>
<td>2010</td>
<td>52</td>
<td>10</td>
<td>61</td>
<td>$240</td>
</tr>
</tbody>
</table>

**Ten-Year Average**  
53  
2  
11  
$77

Source: PMHSA 2011

On September 9, 2010, a 30-inch Pacific Gas and Electric Company (PG&E) natural gas pipeline
exploded in San Bruno, California in a residential neighborhood resulting in the deaths of eight people,
multiple injuries, and the destruction of 37 residences (NTSB 2010). In response to the San Bruno
pipeline explosion, both the National Transportation Safety Board and the California Public Utilities
Commission (CPUC) initiated separate reviews to investigate the cause of the explosion and rulemaking
change processes. The CPUC announced on February 24, 2011, that it will set new rules for the safe and
reliable operation of natural gas pipelines in California (CPUC 2011).

In addition, the CPUC began a penalty consideration phase into whether PG&E’s gas transmission
pipeline recordkeeping was unsafe, whether it violated the law, and whether deficient PG&E
recordkeeping caused or contributed to the pipeline rupture in San Bruno. Through this process, the
CPUC will examine PG&E’s system for classifying the risk of pipelines in urban areas and the
company’s standards for inspecting pipelines.

In response to the fatal explosion in San Bruno, PG&E is also in the process of hydrostatic testing of 150
miles of its pipelines. During this testing, sections of pipe are pressurized with water to a much higher
level of pressure than the normal operating pressure for gas flow through the pipe. Such testing can detect
areas of leaks and necessary repairs or sections that require replacement. On October 24, November 4,
and November 6, 2011, hydrostatic testing resulted in the rupture of three PG&E pipeline sections (PG&E
2011; San Francisco Chronicle 2011).

**Natural Gas Pipeline Purging**

Natural gas pipelines are purged by displacing one gas with another while taking the pipelines in or out of
service. The U.S. Chemical Safety and Hazard Investigation Board (CSB) has identified natural gas
pipeline purging activities as an area of serious safety concern because of damage caused by these
activities (CSB 2010a), including two pipeline purging-related incidents in 2009 and 2010. A June 9,

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\(^1\) This estimate includes consideration of liquefied natural gas facilities and of gas pipeline activities such as gas
gathering, transmission, and distribution.
2009, explosion at a ConAgra Slim Jim plant in Garner, North Carolina, and an explosion at the Kleen Energy plant in Middletown, Connecticut, on February 7, 2010, resulted in nine fatalities within a period of eight months.

The CSB found that the primary cause of the gas explosions was gas purging activities resulting in a gas release that exceeded the lower explosive limit (CSB 2010b). Potential ignition sources that were close to gas purging activities, and the proximity of nonessential personnel in the area during these activities were also determined to contribute to the severity of the incidents.

In February 2010, the CSB issued urgent safety recommendations to the National Fire Protection Association (NFPA), the American Gas Association, and the Chair of the NFPA National Fuel Gas Code (NFPA 54/ANSI Z223.1) Committee to enact a tentative interim amendment and permanent changes to the code. The changes would require the following actions related to purging of fuel gas piping at industrial, commercial, and public facilities:

a. Purged fuel gases shall be directly vented to a safe location outdoors, away from personnel and ignition sources;

b. If it is not possible to vent purged gases outdoors, purging gas to the inside of a building shall be allowed only upon approval by the authority having jurisdiction of a documented risk evaluation and hazard control plan. The evaluation and plan shall establish that indoor purging is necessary and that adequate safeguards are in place such as:

   • Evacuating non-essential personnel from the vicinity of the purging;
   • Providing adequate ventilation to maintain the gas concentration at an established safe level, substantially below the lower explosive limit; and
   • Controlling or eliminating potential ignition sources.

c. Combustible gas detectors are used to continuously monitor the gas concentration at appropriate locations in the vicinity where purged gases are released; and

d. Personnel are trained about the problems of odor fade and odor fatigue and warned against relying on odor alone for detecting releases of fuel gases.

The CSB also recommended to the International Code Council and the Chair of the International Fuel Gas Code Committee that the revised gas purging provisions of the National Fuel Gas Code, consistent with CSB recommendation 2009-12-I-NC-R1, be incorporated into the International Fuel Gas Code.

Storage Field Safety Record

A summary of safety incidents that occurred at natural gas storage facilities in California from 1970 to the present was prepared for the proposed Sacramento Natural Gas Storage Project in 2007 (SERA 2007). This summary concluded that underground natural gas storage facilities generally have a very low number of incidents affecting the safety of employees and the general public. Five storage failures or accidents were reported at natural gas storage facilities in California between 1976 and 2006, none of which were reported to have caused injuries or loss of life. At some storage fields, migration of storage gas beyond

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2 The NFPA defines the Authority Having Jurisdiction as an “organization, office, or individual responsible for enforcing the requirements of a code or standard, or for approving equipment, materials, an installation, or a procedure” such as a local fire marshal or building official (NFPA 654, Standard for the Prevention of Fire and Dust Explosions from the Manufacturing, Processing, and Handling of Combustible Particulate Solids, 2006 Edition, 654-6). Where it is not possible to implement safety controls, NFPA standards can grant decision-making authority over exceptions to safety requirements to the authority having jurisdiction.
the reservoir has resulted in problems such as contamination of groundwater, but such gas migration typically remains in the subsurface and poses no threat to the public or structures on the surface. The report included recommendations for minimizing safety and environmental problems at gas storage reservoirs, including implementation of specific measures addressing reservoir integrity, casing integrity, wellhead design and maintenance, surface facility operation and maintenance, and pipeline maintenance and monitoring.

Existing records show that two safety incidents occurred at the Aliso Canyon storage field since operations began in the 1970s. In 1976, sand erosion in pipelines resulted in the blowout of a heavy wall tee, which started a well fire and temporary shutdown of operations in the local area of the well. This fire was sparked from static electricity from moving sand particles. The incident did not result in any fatalities, and equipment damage was minor. Heavy wall tees have since been replaced at the storage field with “target tees” for curved pipeline routing. In addition, probes placed in pipelines to monitor flow, ultrasonic equipment used to monitor pipeline wall thickness, and periodic pipeline inspections are used to ensure against damage from erosion (SERA 2007). Pipeline shutoff valves have also been installed to ensure containment and gas shut-in in the event of a blowout.

A second safety incident occurred in January 1993, during the Northridge 6.7 magnitude earthquake in the region. Ground moving and shaking caused significant equipment damage and multiple pipeline ruptures, resulting in a shutdown of operations. No fire, explosion, injuries, or deaths were reported at the storage field as a result of this incident (SERA 2007). A tank filled with crude oil ruptured during the incident, resulting in the loss of 5,000 gallons of oil. Total reported property damage was estimated at $30 million.

Fire Hazards

Wildfires are a common occurrence in southern California. Wildland fires resulting from either natural or human-made causes that occur in brush, grasslands, or fallow agricultural areas are capable of causing widespread damage to neighboring conservation preserve lands, in addition to threatening the lives and personal property of residents located in wildfire-prone areas. In the proposed project area, elevated wildland fire risk is associated with areas of hilly terrain, highly flammable native vegetation, and susceptibility to high winds, particularly during late summer and fall “Santa Ana” conditions.

In October 2008, the Sesnon fire caused wide-ranging damage in the Porter Ranch, Twin Lakes, and Indian Hills communities, and burned portions of the storage field property. From October 13 to 18, the fire burned more than 14,000 acres, resulting in large-scale evacuations in the area. During the fire, 89 structures were damaged, and 15 residences were destroyed. The cause of the fire was attributed to a downed electrical distribution line that sparked dry brush (CAL FIRE 2008).

The California Department of Forestry and Fire Protection (CAL FIRE) is the state agency responsible for fire protection in State Responsibility Areas (SRAs) of California and also identifies and maps fire risks in Federal Responsibility Areas, SRAs, and Local Responsibility Areas (LRAs) (CAL FIRE 2009). CAL FIRE identifies five types of fire hazard severity (extreme, very high, high, moderate, and little or no threat), and makes recommendations for “very high fire hazard severity zones.”

Figure 4.8-1 shows the fire hazard zones and responsibility areas for each project component (CAL FIRE 2007). The storage field is located entirely within a Very High fire hazard severity zone and almost entirely within the SRA. The Central Compressor Station, Natural Substation, Plant Power Line, main office facilities, crew-shift buildings, and guardhouse would all be located within the SRA. The reconductoring component of the proposed project would traverse the SRA and two LRAs under the jurisdiction of the City of Los Angeles, Los Angeles County, and the City of Santa Clarita.
The majority of the reconductoring component would cross areas designated as Very High fire hazard severity zones with a portion of the line crossing High, Moderate, and Unzoned areas within the City of Santa Clarita near the Newhall Substation. Proposed project components within urbanized locations, including the Newhall Substation, the San Fernando Substation, the Sylmar Substation, the MacNeil Substation, and the San Fernando reconductoring component, are not subject to wildland fire hazard analysis by CAL FIRE. The Chatsworth Substation is located within a Very High fire hazard zone within Ventura County. For more information on fire protection services in the areas of the proposed project components, see Section 4.13, “Public Services and Utilities.”

As discussed in Section 4.13.1.1 of this document, the proposed project in located within an Initial Action Zone, which applies to sites that span multiple jurisdictions or are highly susceptible to brush fires. Both the Los Angeles County and City of Los Angeles fire departments would respond to a fire at the storage field, regardless of jurisdiction. The Los Angeles County Fire Department would respond to fires at the location of any project component within Los Angeles County; the City of Los Angeles Fire Department would respond to fires at the location of any project component within the City of Los Angeles; and the Ventura County Fire Department would respond to a fire at the Chatsworth Substation.

Within the storage facility site, the parking lot in front of a building known as the New Shop has been identified as a primary evacuation zone, while the parking lot across the street from the KVS building has been identified as a back-up evacuation zone. The main office parking lot has been identified as an evacuation zone for employees working within the main office. No roads within the facility have been designated as evacuation routes.

Electric and Magnetic Fields

Electric and magnetic fields (EMFs) occur both naturally and as a result of human activity across a broad electrical spectrum. Naturally occurring electric and magnetic fields are caused by the weather and the earth’s geomagnetic field. The fields caused by human activity result from the technological application of the electromagnetic spectrum for uses such as communications, appliances, and the generation, transmission, and local distribution of electricity. After several decades of study regarding potential public health and safety risks associated with EMF from power lines, research results remain inconclusive.

In 1993, the CPUC implemented decision D.93 11-013, which requires utilities to use “low-cost or no-cost” EMF reduction measures for EMFs associated with electrical facilities that require certification under CPUC General Order 131-D. The decision directed utilities to use a 4 percent benchmark for low-cost mitigation. This decision also implemented a number of EMF measurement, research, and education programs. The CPUC did not adopt any specific numerical limits or regulation on EMF levels related to electric power facilities. The CPUC’s January 27, 2006, decision (D.06-01-042) affirmed the 1993 decision on the low-cost/no-cost policy to mitigate EMF exposure for new utility transmission and substation projects. For further information about EMFs and CPUC guidelines, refer to http://www.cpuc.ca.gov/PUC/energy/Environment/ElectroMagnetic+Fields.

Airports

No public or public use airports are located within 2 miles of the storage field. The Whiteman Airport is located approximately 2.7 miles southeast of the San Fernando Substation, approximately 2.5 miles at its closest point to Telecommunications Route #3. The Van Nuys Airport is located approximately 7 miles southeast of the storage field site and approximately 4.7 miles southwest of the San Fernando Substation, where reconductoring and installation of telecommunications would occur.
Note: Where substations lines and telecommunications routes are parallel, they are shown offset for graphical purposes only. The lines would be co-located overhead on the same structures.

Fire Hazard Severity Zones
- Moderate
- High
- Very High

Source: California Department of Forestry and Fire Protection 2006, 2007

State Responsibility Area was adopted in 2007. Local Responsibility Area was drafted in 2007.
Several private helipad and private airstrips are also located in the vicinity of the proposed project component areas. The Merle Norman Cosmetics–Sylmar Helipad is located approximately 3.4 miles southeast of the 66-kV subtransmission line reconductoring component, approximately 1.3 miles northwest of Telecommunications Route #3, and approximately 2.3 miles northwest of the San Fernando Substation. The Spears Helipad is located approximately 2.7 miles southeast of the 66-kV subtransmission line reconductoring component, approximately 2.7 miles northwest of Telecommunications Route #3, and approximately 2.9 miles northwest of the San Fernando Substation.

4.8.2 Regulatory Setting

4.8.2.1 Federal

Comprehensive Environmental Response, Compensation, and Liability Act

The Comprehensive Environmental Response, Compensation, and Liability Act, also known as “Superfund,” outlines regulations for the cleanup of the toxic waste sites nationwide. In 1986, Superfund was amended by the Superfund Amendment and Reauthorization Act (SARA), Title III, also known as the Emergency Planning and Community Right-to-Know Act. SARA Title III and the Clean Air Act of 1990 established a nationwide emergency planning and response program and imposed reporting requirements for businesses that store, handle, or produce significant quantities of extremely hazardous materials. These acts require states to implement a comprehensive system to inform local agencies and the public when a significant quantity of such material is stored or handled at a facility.

Toxic Substances Control Act

The Toxic Substances Control Act of 1976 (15 USC 2601, et seq.) authorizes the EPA to track industrial chemicals produced within or imported into the United States. Under this act, the EPA screens and tests industrial chemicals that pose a potential health hazard to humans and/or the environment. This act grants the EPA the authority to control and ban newly developed industrial chemicals and other chemicals that pose a risk in order to protect public and environmental health.

Resource Conservation and Recovery Act

The 1976 RCRA enables the EPA to administer a regulatory program that extends from the manufacture of hazardous materials to their disposal, thus regulating the generation, transportation, treatment, storage, and disposal of hazardous waste at all facilities and sites within the United States.

Hazardous Materials Transportation Act

The primary objective of the Hazardous Materials Transportation Act (HMTA) of 1975 is to provide adequate protection against risks to life and property inherent in the transportation of hazardous materials in commerce. HMTA empowers the U.S. Department of Transportation (DOT) to regulate the transportation of hazardous materials by rail, aircraft, vessel, and public highway. Amendments in 1976 and 1990 substantially revised existing provisions and added new requirements for chemicals that the DOT has determined pose unreasonable risks to health, safety, and property during transport activities. Hazardous materials regulations are subdivided by function into four areas:

- Material Designations – 49 CFR Part 172;
- Packaging Requirements – 49 CFR Parts 173, 178, 179, and 180; and
Gas Pipeline Operations and Safety Regulations

Regulations addressing the safety and operations of natural gas pipeline transportation are promulgated under Title 49 CFR, USC Chapter 601 and Parts 190–199, and include the Natural Gas Pipeline Safety Act, the Hazardous Liquid Pipeline Safety Act, and the Pipeline Safety Improvement Act. These regulations establish a required level of safety and provide for various technologies that the pipeline operator may use to achieve these requirements.

As previously discussed, Title 49 CFR 192 defines pipe class locations based on population densities in the vicinity—as density increases, safety requirements become more rigorous—and contains design specifications based on those classes. Title 49 CFR, Parts 190–199 also contain regulations for pipeline safety standards as well as requirements for safety procedures and plans. Part 192.605 outlines the requirements for operations procedural manuals for operations, maintenance, and emergencies. Part 192.615 outlines requirements for emergency response plans for natural gas pipeline operators. Operators of gas pipelines are also required to have specific qualifications.

Natural Gas Pipeline Safety Act

The DOT provides oversight for natural gas pipeline transportation under the Natural Gas Pipeline Safety Act of 1968. The DOT Pipeline and Hazardous Materials Safety Administration, Office of Pipeline Safety, administers the national regulatory program to ensure the safe transportation of gas and other hazardous materials by pipeline.

Hazardous Liquid Pipeline Safety Act

The Hazardous Liquid Pipeline Safety Act of 1979 and amendments authorize the DOT to regulate pipeline transportation of hazardous liquids (including crude oil, petroleum products, anhydrous ammonia, and carbon dioxide).

Pipeline Safety Improvement Act

In 2002, the U.S. Congress passed the Pipeline Safety Improvement Act (PSIA) of 2002, HR 3609, to strengthen the nation’s pipeline safety laws. Under the PSIA, gas transmission operators are required to develop and follow a written integrity management program containing all the elements described in Part 192.911 of the DOT regulations to address the risk on all transmission pipeline segments of High Consequence Areas (HCAs). Specifically, the law establishes an integrity management program that applies to all HCAs.

The DOT’s Office of Pipeline Safety outlines pipeline design requirements that are based on population density in the region and, generally, more stringent design requirements correspond to areas with higher population densities (49 CFR 192.3). Areas in the vicinity of the pipeline are divided into “class location units.” A unit is defined in 49 CFR 192 as “an on-shore area that extends 220 yards on either side of the centerline of any continuous 1-mile length of pipeline.” Class location units are therefore confined to the area within 660 feet of 1 mile of contiguous pipeline. Class location units are considered HCAs if the area contains 46 or more buildings intended for human occupancy; is within 100 yards of either a building or a

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3 Design standards based on nearby populations have not been developed for natural gas storage facilities; however, there are pipeline components associated with the Central Compressor Station as described in Chapter 2, “Project Description.” Therefore, guidelines developed for natural gas pipelines are used for the purposes of this analysis.
small, well-defined outside area such as a playground, recreation area, outdoor theater, or other place of
public assembly; or where buildings with four or more stories aboveground are prevalent.

**EPA Risk Management Program**

The EPA’s Risk Management Program requires companies of all sizes that use certain substances to
develop a company-specific Risk Management Program that includes detailed safety precautions and
maintenance plans; an adequate emergency response program is also required. The information in the
Risk Management Program assists local emergency response personnel in case of an accident or
exposure. The Risk Management Program is part of the Clean Air Act (42 USC 7401 et seq.).

**OSHA 29 Code of Federal Regulations, Parts 1910 and 1926**

OSHA regulates worker safety during pipeline construction activities. Chapter 29 CFR Parts 1910 and
1926 prescribe federal safety standards for such activities, including process safety management of highly
hazardous chemicals (1910.119), and gas welding and cutting (1926.350).

**National Fire Protection Association 780, National Electrical Code**

To avoid electrical hazards, a thorough knowledge by electrical contractors of the National Electric Code
(NEC) is required to install any electrical power system. The NEC covers the installation of electrical
conductors, equipment, and raceways; signaling and communications conductors; and equipment and
optical fiber cables for public and private premises. The components of the Phase 3 Expansion may
require special permission from the Butte County authority with jurisdiction for the enforcement of this
code.

**4.8.2.2 State**

California regulations concerning hazardous materials and wastes are considered equal to or more
stringent than federal regulations. As a result, the EPA has granted the State of California primary
oversight responsibility to administer and enforce hazardous materials and waste management programs.
State regulations require planning and management to ensure that hazardous materials and wastes are
handled, stored, and disposed of properly in order to reduce risk to human health and the environment.
The following laws and regulations pertain to hazardous materials and wastes.

**California Code of Regulations, Title 22, Chapter 11**

Title 22 of the California Code of Regulations, Division 4.5, Chapter 11 contains regulations for the
identification and classification of hazardous wastes. The code defines a waste as hazardous if it has any
of the following characteristics: ignitability, corrosivity, reactivity, and toxicity. Article 3 provides
detailed definitions of each characteristic. Articles 4 and 5 provide lists of RCRA hazardous wastes, non-
RCRA hazardous wastes, hazardous wastes from specific sources, extremely hazardous wastes, hazardous
wastes of concern, and special wastes.

**California Health and Safety Code**

The California Environmental Quality Act (CEQA) guidelines define “extremely hazardous substances”
as those defined by Section 25532(2)(g) of the California Health and Safety Code. These include the
substances listed in Appendix A of Part 355 (commencing with Section 355.10) of Subchapter J of
Chapter I of Title 40 of the CFR, which provides a list of extremely hazardous substances and their
threshold planning quantities.

Section 25150.7 of the California Health and Safety Code outlines procedures and regulations for the
management and disposal of treated wood waste. Wood waste, including wooden utility poles, may have
been treated with pesticides to protect the wood during use. Because these pesticide treatments could
leach into water supplies when disposed of, Section 25150.7 was developed to restrict how and where
treated wood waste could be disposed.

**Hazardous Materials Release Response Plans and Inventory Act of 1985**

The Hazardous Material Release Response Plans and Inventory Act, also known as the Business Plan Act,
requires businesses using hazardous materials to prepare a plan that describes their facilities, inventories,
emergency response plans, and training programs. Hazardous materials are defined as raw or unused
materials that are part of a process or manufacturing step. They are not considered to be hazardous waste.
Health concerns pertaining to the release of hazardous materials, however, are similar to those relating to
hazardous waste.

California Health and Safety Code, Article 1 requires emergency response plans for facilities that store
hazardous materials in excess of 55 gallons, 500 pounds, or 200 cubic feet. Facilities that handle more
than these indicated quantities of hazardous materials must submit a Hazardous Materials Business Plan
to the Certified Uniform Program Agency (CUPA).

**Hazardous Waste Control Act**

The Hazardous Waste Control Act established the state hazardous waste management program, which is
similar to, but more stringent than RCRA program requirements. Title 26 of the California Code of
Regulations describes the requirements for the proper management of hazardous waste under the
Hazardous Waste Control Act, including the following:

- Identification and classification;
- Generation and transportation;
- Design and permitting of recycling, treatment, storage, and disposal facilities;
- Treatment standards;
- Operation of facilities and staff training; and
- Closure of facilities and liability requirements.

These regulations list more than 800 materials that may be hazardous and establish criteria for the
identification, packaging, and disposal of such waste. Under the Hazardous Waste Control Act and Title
26, the generator of hazardous waste must document waste from generation to transporter to disposal.
Copies of this documentation must be filed with the DTSC.

DTSC operates programs to protect California from exposure to hazardous wastes through the following
practices and procedures:

- Handling of the aftermath of improper hazardous waste management by overseeing site cleanup;
- Prevention of the release of hazardous waste by ensuring those who generate, handle, transport,
  store and dispose of wastes do so properly;
- Enforcement against those who fail to appropriately management hazardous wastes;
- Exploration and promotion of measures to prevent pollution and encourage reuse and recycling;
- Evaluation of site-specific soil, water, and air samples and the development of new analytical
  methods;
• Practice in other environmental sciences, including toxicology, risk assessment, and technology development; and

• Involvement of the public in DTSC’s decision making.

Emergency Services Act
Under the Emergency Services Act, the state developed an emergency response plan to coordinate emergency services provided by federal, state, and local agencies. Rapid response to incidents involving hazardous material or hazardous waste is an important segment of the plan administered by the California Emergency Management Agency (CalEMA). CalEMA coordinates the response of agencies that include the CalEPA, California Department of Transportation, California Highway Patrol, regional water quality control boards, air quality management districts, and county disaster response offices.

California Occupational Health and Safety Administration
The California Occupational Health and Safety Administration (Cal/OSHA) is responsible for the development and enforcement of workplace safety standards and ensuring worker safety in the handling and use of hazardous materials. Cal/OSHA requires businesses to prepare Injury and Illness Prevention Plans and Chemical Hygiene Plans. The Cal/OSHA Hazards Communication Standard requires that workers be informed of the hazards associated with the materials they handle. Manufacturers are required to label containers, provide Material Safety Data Sheets in the workplace, and provide worker training.

Under Title 8 of the California Code of Regulations, Cal/OSHA establishes requirements for safe working conditions and safety-related reporting in California and regulates electrical safety (Electrical Safety Orders). The primary intent of the Title 8 requirement is to protect workers, but compliance with these regulations also reduces potential hazards for non-construction workers and project vicinity occupants through the implementation of required controls relating to site monitoring, reporting, and other activities.

Conservation of Petroleum and Gas
The California Code of Regulations, Public Resources Code 01, and the California Laws for the Conservation of Petroleum and Gas, Division 3, Chapter 1, Articles 4 and 5 contain regulations governing the production, operation, and maintenance of oil and gas facilities. Regulations cover construction and operation procedures ranging from well completion, well abandonment, blowout prevention, orders for repair, abandoned wells, hazardous wells, to unreasonable waste of gas, as described in part below.

Order of Repair, Section 3224
The supervisor shall order such tests or remedial work that, in the supervisor’s judgment, is necessary to prevent damage to life, health, property and natural resources; protect oil and gas deposits from damage by underground water; prevent the escape of water into underground formation; or prevent the infiltration of harmful substances into underground or surface water suitable for irrigation or domestic purposes.

Division of Oil, Gas, and Geothermal Resources
The California Division of Oil, Gas, and Geothermal Resources (DOGGR) regulates the production of oil, gas, and geothermal resources within California. Physical hazards, storage field maintenance, and operations within natural gas storage fields are under DOGGR’s jurisdiction, to the extent that DOGGR’s statutes and regulations apply to such hazards and activities (for example, hazards associated directly with reservoir or wellhead leakage would fall under DOGGR’s jurisdiction). Before a permit is issued, DOGGR engineers review all aspects of a proposed natural gas storage project to ensure no gas migration from the intended injection zone will take place and that there will be no contamination of any freshwater.
aquifers. In addition, all operators must report monthly injection or withdrawal volumes and well pressures to DOGGR and are subject to annual review of operations.

Other Applicable State Regulations

Various other state regulations have been enacted that affect hazardous waste management; those relevant to the proposed project are listed below.

California Public Resources Code

The California Public Resources Code includes fire safety regulations that restrict the use of equipment that may produce a spark, flame, or fire; require the use of spark arrestors on construction equipment that has an internal combustion engine; specify the requirements for the safe use of gasoline-powered tools in fire hazard areas; and specify fire suppression equipment that must be provided onsite for various types of work in fire-prone areas.

California Public Resources Code Sections 4292 and 4293

California Public Resources Code Sections 4292 and 4293 address vegetation management in transmission line corridors. Within SRAs that include mountainous land, forest-covered land, brush-covered land, or grass-covered land, owners and managers of electrical transmission lines are required to maintain a firebreak consisting of a clearing of not less than 10 feet in each horizontal direction from the entire outer circumference of the pole or tower.

California Code of Regulations Section 15126.2 (CEQA Guidelines)

Section 15126.2 of the CEQA Guidelines requires an environmental impact report (EIR) to identify and focus on the significant environmental effects of proposed projects, including significant environmental effects the project might cause by bringing development or people into an affected area. This section of the CEQA Guidelines requires that an EIR evaluate any potentially significant impacts of locating development in areas susceptible to hazardous conditions, including wildfire risk areas as identified on hazards maps.

CPUC General Orders and Decisions

The CPUC regulates the construction and operation of overhead transmission lines in California through the implementation and oversight of several rules and regulations known as General Orders (GOs). GO 95 and GO 165 would apply to the proposed project.

GO 95: Rules for Overhead Electric Line Construction

GO 95 is the main CPUC rule regulating the design, construction, operation, and maintenance of overhead electric lines in California. The order includes safety standards for overhead electric lines, including minimum conductor ground clearance, electric line inspection requirements, and vegetation clearance requirements. Rule 35, Tree Trimming, of the order defines minimum vegetation clearances around power lines. This rule also requires that utility providers remove dead, rotten, and diseased trees that overhang or lean toward a span of an electric line. Rule 31.2, Inspection of Lines, of the order requires that lines be inspected frequently to ensure that they are in good condition, and that lines temporarily out of service be inspected and maintained to prevent a hazard.

GO 165: Inspection Requirements for Electric Distribution and Transmission Facilities

GO 165 establishes requirements for electric distribution and transmission facilities (excluding those facilities contained in a substation) regarding inspections to ensure safe and high-quality electrical
service. This order establishes a minimum period between inspections, and record-keeping requirements
for utilities with regards to patrols and inspections.

**GO 166: Standards for Operation, Reliability, and Safety During Emergencies and
Disasters**

GO 166 applies to all electric utilities subject to the jurisdiction of the CPUC, and addresses electric
service reliability and safety. The purpose of the order is to insure that jurisdictional electric utilities are
prepared for emergencies and disasters in order to minimize damage and inconvenience to the public
which may occur as a result of electric system failures, major outages, or hazards posed by damage to
electric distribution facilities. Investigations as required by this order are conducted following every
major outage, pursuant to and consistent with Public Utilities Code Section 364(c) and Commission
policy.

**CPUC Decision 12-01-032: Decision Adopting Regulations to Reduce Fire Hazards
Associated with Overhead Power Lines and Communication Facilities**

On January 12, 2012, the CPUC adopted an order instituting rulemaking to revise and clarify Commission
regulations relating to the safety of electric utility and communications infrastructure provider facilities.
The decision adopted regulations to reduce fire hazards associated with overhead power lines and aerial
communication facilities located in close proximity to power lines, including revisions to GO 95, GO
165, and GO 166. GO 166 was revised to require investor-owned electric utilities in Southern California,
such as SCE, to prepare and submit plans to prevent power-line fires during extreme weather events.

### 4.8.2.3 Local

In response the 1991 East Bay Hills Fire in Oakland, the California State Legislature passed Senate Bill
1841, with the intent of improving the coordination of state and local responses during disaster incidents.
Under Senate Bill 1841, the Office of Emergency Services was required to establish the Standardized
Emergency Management System (SEMS) in coordination with state and local agencies. The SEMS
system provides a common management structure and language to aid in coordination between agencies
and local governments. The SEMS system also established a master mutual aid agreement and program.
Local governments are required to use SEMS in order to be eligible for state funding for emergency
response services.

**Los Angeles County**

Los Angeles County has adopted an Operational Area Emergency Response Plan (ERP) under SEMS.
Under the plan, the County of Los Angeles serves as the Operational Area Coordinator for all cities
within the county’s boundaries. The plan defines the type and scopes of disasters that could occur within
the operational area; defines roles, responsibilities, and chains-of-command; and outlines procedures for
disaster notification and response. While the plan generally notes that damage to transportation routes
could hamper emergency operations or exacerbate a disaster, the plan does not identify any emergency
response or evacuation routes within the operational area. The plan does establish a transportation branch
to coordinate transportation in the event of an emergency incident.

Los Angeles County also has a business plan requirement for businesses that handle hazardous materials
and/or generate hazardous waste. Such businesses are required to submit unified program consolidated
forms to the Health Hazardous Materials Division (LA County CUPA 2009). The CUPA also requires
that businesses that use, store, or handle hazardous materials above threshold amounts file a Hazardous
Materials Business Plan to the local emergency response agency. In this case, the applicant would file a
Hazardous Materials Business Plan with the Los Angeles Fire Department.
City of Los Angeles

The City of Los Angeles participated in the SEMS system and is in the process of preparing a Hazard Mitigation Plan; however, at this time, the plan has not been approved by the Federal Emergency Management Agency. The Emergency Operations Board in Los Angeles publishes the Citywide Logistics Annex for emergency incidents. The annex outlines emergency response procedures and establishes roles and responsibilities related to the logistics of responding to emergency incidents. The annex notes that “the efficient transportation of needed resources is critical to response and recovery operations,” but does not identify any emergency response or evacuation routes. Instead, the annex identifies the individuals and groups that would be responsible for coordinating and implementing the transportation of needed resources in the event of an emergency incident.

City of San Fernando

The City of San Fernando does not have an adopted emergency response plan.

City of Santa Clarita

An SEMS has been adopted by the City of Santa Clarita. The City of Santa Clarita has a Hazard Mitigation Plan that emphasizes reducing risks and minimizing effects from natural hazards through pre-event risk identification, assessment, and mitigation. The plan does not identify emergency response or evacuation routes, but does contain a policy to increase participation in regional planning for emergency transportation routes and to identify and publicize information regarding emergency transportation routes. The plan also identifies a number of roadways and bridges for enhancement to provide additional mobility in the event of an emergency. These include the Cross Valley Connector–Golden Valley segment between Centre Pointe parkway and Sierra Highway, the Golden Valley off/on ramp, McClean Bridge, Newhall Ranch Road, and the San Francisquito Bridge.

4.8.3 Methodology and Significance Criteria

Potential impacts from hazards and hazardous materials were evaluated according to the following significance criteria. The criteria were defined based on the checklist items presented in Appendix G of the CEQA Guidelines. The proposed project would cause a significant impact related to hazards and hazardous materials if it would:

a) Create a significant hazard to the public or the environment through the routine transport, use, or disposal of hazardous materials;

b) Create a significant hazard to the public or the environment through reasonably foreseeable upset and accident conditions involving the release of hazardous materials into the environment;

c) Emit hazardous emissions or handle hazardous or acutely hazardous materials, substances, or waste within one-quarter mile of an existing or proposed school;

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

e) For a project located within an airport land use plan or, where such a plan has not been adopted, within 2 miles of a public airport or public use airport, result in a safety hazard for people residing or working in the project area;

f) Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan; or
g) Expose people or structures to a significant risk of loss, injury, or death involving wildland fires, including where wildlands are adjacent to urbanized areas or where residences are intermixed with wildlands.

Appendix G of the CEQA Guidelines also includes the following checklist item:

- For a project within the vicinity of a private airstrip, would the project result in a safety hazard for people residing or working in the project area.

The proposed project components, however, would not be located within the vicinity of a private airstrip. Therefore, this item is not applied as a criterion in the analysis of environmental impacts presented in the following section.

### 4.8.4 Environmental Impacts and Mitigation Measures

#### 4.8.4.1 Proposed Project Hazardous Material and Waste

Table 4.8-5 summarizes the types of hazardous materials and wastes currently used within each of the proposed project component areas; materials which would be utilized or generated during proposed project construction activities; and materials and wastes which would be present during project operational and maintenance activities. Hazardous materials used during construction of the Central Compressor Station, main office facilities, crew-shift buildings, and guardhouse would be mainly oil and fluids from construction equipment, rags, contaminated soil, and solvents (i.e., normal construction waste). Construction of the proposed project would result in a reduction in the use of oil (because the new compressors would use less oil than the existing compressors) and presence of lead paint (because old structures with lead paint would be removed during construction) within the storage field area.

<table>
<thead>
<tr>
<th>Proposed Project Area or Activity</th>
<th>Current Hazardous Materials and Wastes Used During Operation</th>
<th>Hazardous Materials and Wastes Used or Generated During Proposed Project Construction</th>
<th>Hazardous Materials and Wastes Anticipated During Proposed Project Operation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Proposed Central Compressor Station</td>
<td>Not applicable</td>
<td>Diesel fuel and/or gasoline (for vehicles and construction equipment); minor vehicle maintenance; and construction chemicals. Soil contaminated with waste oil or gas condensates.</td>
<td>Natural gas (within compressors and piping); lubricating oils (within equipment); and minor maintenance chemicals. Waste oil, gas stream condensates, oily debris, minor trash, and metal scrap.</td>
</tr>
<tr>
<td>Proposed main facilities and crew-shift buildings</td>
<td>Minor household chemicals.</td>
<td>Demolition debris (metal, wood, sheetrock, and asphalt/concrete paving). Fuels, minor vehicle maintenance and construction materials, and soil contaminated with waste oil or gas condensates.</td>
<td>Same as current use.</td>
</tr>
<tr>
<td>Staging areas and soil processing site</td>
<td>Occasional, temporary, small quantities of corrosion chemical for well servicing.</td>
<td>Diesel fuel and/or gasoline (for vehicles and construction equipment); minor vehicle maintenance; and construction chemicals.</td>
<td>Not applicable (temporary use areas only).</td>
</tr>
<tr>
<td>Guardhouse</td>
<td>None</td>
<td>Demolition debris (asphalt, soil, sheetrock, and asphalt/concrete paving). Fuels, concrete, and scrap steel from old poles.</td>
<td>Same as current use.</td>
</tr>
</tbody>
</table>
Table 4.8-5  Hazardous Material Usage in Proposed Project Component Areas During Construction and Operation

<table>
<thead>
<tr>
<th>Proposed Project Area or Activity</th>
<th>Current Hazardous Materials and Wastes Used During Operation</th>
<th>Hazardous Materials and Wastes Used or Generated During Proposed Project Construction</th>
<th>Hazardous Materials and Wastes Anticipated During Proposed Project Operation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Proposed 66-kV subtransmission line reconductoring route</td>
<td>None</td>
<td>Fuels, concrete, minor vehicle maintenance, and other construction materials. Waste soil and scrap steel from old poles.</td>
<td>Minor maintenance chemicals.</td>
</tr>
<tr>
<td>Newhall Substation</td>
<td>Transformer oil (electrical transformers); sulfur hexafluoride (SF₆) (circuit breakers); battery acid (battery backup systems); minor maintenance chemicals (paints, lubricants, and gases); waste transformer oil; oily debris; universal wastes (waste batteries and fluorescent lights); minor trash; and metal scrap.</td>
<td>Diesel fuel and/or gasoline (for vehicles and construction equipment); and minor vehicle maintenance and construction chemicals.</td>
<td>Same as current use.</td>
</tr>
<tr>
<td>Proposed Natural Substation</td>
<td>Not applicable</td>
<td>Diesel fuel and/or gasoline (for vehicles and construction equipment); minor vehicle maintenance and construction chemicals; and transformer oil.</td>
<td></td>
</tr>
<tr>
<td>Chatsworth Substation</td>
<td>Transformer oil (electrical transformers; SF₆ (circuit breakers); battery acid (battery backup systems); minor maintenance chemicals (paints, lubricants, and gases); waste transformer oil; oily debris; universal wastes (waste batteries and fluorescent lights); minor trash; and metal scrap.</td>
<td>Minor maintenance chemicals.</td>
<td>Same as current use.</td>
</tr>
</tbody>
</table>
4.8 HAZARDS AND HAZARDOUS MATERIALS

Table 4.8-5  Hazardous Material Usage in Proposed Project Component Areas During Construction and Operation

<table>
<thead>
<tr>
<th>Proposed Project Area or Activity</th>
<th>Current Hazardous Materials and Wastes Used During Operation</th>
<th>Hazardous Materials and Wastes Used or Generated During Proposed Project Construction</th>
<th>Hazardous Materials and Wastes Anticipated During Proposed Project Operation</th>
</tr>
</thead>
<tbody>
<tr>
<td>San Fernando Substation</td>
<td>Transformer oil (electrical transformers; SF₆ (circuit breakers); battery acid (battery backup systems); minor maintenance chemicals (paints, lubricants, and gases); waste transformer oil; oily debris; universal wastes (waste batteries and fluorescent lights); minor trash; and metal scrap.</td>
<td>Diesel fuel and/or gasoline (for vehicles and construction equipment); minor vehicle maintenance; and construction chemicals.</td>
<td>Same as current use, except that the quantity of SF₆ would increase slightly.</td>
</tr>
</tbody>
</table>

Areas within the proposed project component areas that may contain hazardous materials are described below.

**Telecommunications Route #2**

Approximately 200 feet of Telecommunications Route #2, in the area near the Natural Substation, would be excavated for the installation of part of the fiber optic cable in an underground trench. The volume of excavated material is estimated to be approximately 520 cubic yards. Review of databases listing active contaminated/cleanup sites indicates that no such sites are present within this area of disturbance.

Review of databases listing active contaminated/cleanup sites indicates some potential for contamination at the following location, which is located within the area of Telecommunications Route #2. No project-related trenching activity is proposed in these areas:

- Santa Susana Field Laboratory (Rocketdyne) is a military evaluation site undergoing ongoing remediation and investigation activities. Telecommunications Route #2 passes through the boundaries of this site, but does not pass through areas that are being actively investigated or remediated.

**Chatsworth Substation**

Review of databases listing active contaminated/cleanup sites indicates some potential for contamination at the following locations, which are located near the Chatsworth Substation. No project-related trenching activity is proposed in these areas:

1. NASA Area 2 site is identified as a military evaluation site, and has not yet been investigated. Documentation indicates that past activities at this site, which is located at the western end of the Telecommunications Route #2, supported rocket-testing activities at the Santa Susana Field Laboratory.

2. Los Angeles Defense Area Nike 88 is a military evaluation site, and has not yet been investigated. This site is the former location of a U.S. Army anti-aircraft/anti-missile installation.
**Telecommunications Route #3**

Approximately 1,200 feet of Telecommunications Route #3 would be excavated for the installation of part of the fiber optic cable in an underground trench. The volume of excavated material is estimated to be approximately 3,120 cubic yards.

The applicant’s records review of this proposed project component (SoCalGas 2011) indicated that there were two areas where soil contamination could be encountered during trench excavation activities:

1. In the area of a gasoline station located on the northwest corner of the intersection of Hubbard Street and Glenoaks Boulevard, detectable concentrations of fuel-related compounds in soil have been reported in a relatively limited area.

2. In the area of a vacant property (a former gasoline station) at 1404 San Fernando Road, leaking gasoline has impacted groundwater. Soil remediation has been completed at this site and current remediation activities are focused on groundwater cleanup; nevertheless, residual soil contamination may remain in this area.

None of the trenching locations proposed for Telecommunications Route #3 are located on or within the vicinity of these sites of known historical contamination. If it were encountered, contaminated soil at both locations would be expected to be confined to relatively small, well-defined areas.

**4.8.4.2 Existing Safety, Emergency Planning, and Inspection Programs**

This section provides an overview of emergency service, health and safety, and hazardous material programs and plans to properly respond to emergency incidents at the existing storage field facility and in the proposed project component areas.

**Southern California Gas Safety Procedures**

Programs to maintain safe and healthy working conditions and pipeline safety procedures at the storage field have been established by the applicant in compliance with applicable federal, state, and local requirements. Inspections, electronic monitoring, and equipment and pipeline testing are all implemented at the storage field to reduce the risk associated with potential emergency incidents. Pipeline inspection and survey activities take place on a monthly and annual basis. Storage pipelines are also cleaned regularly prior to the start of the injection season. In addition, pressure safety valve inspections are completed and recorded annually, and high pressure pipeline testing is completed every seven years.

Additional measures in place at the storage field include:

- **Compressor Equipment Inspections and Maintenance.** The storage field operator regularly inspects the condition and operation of the equipment and facilities prior to and during startup of the existing compressor station. Operating conditions are also monitored through a Supervisory Control and Data Acquisition (SCADA) system. The SCADA system provides early warning for any abnormal conditions within the gas process train that may require maintenance, repairs, or, if conditions warrant, shutdown of operations. Maintenance of the existing compressor equipment includes daily site inspections.

- **Emergency Shutdown (ESD) System.** An ESD system is in place at the storage field to provide the storage field operator the ability to immediately stop facility operations in the event of an emergency. The ESD system can be activated manually (valve stations) or automatically (fuseable
links\(^4\) in the compressor station building) (Bittleston 2009). When activated, the ESD system blocks and bleeds all gas pipelines in the compressor station area, which prevents gas from these pipelines from becoming a fire fuel source.

- **Pressure Relief Valves and Blowdowns.** Pressure relief along compressor station pipelines is necessary for safe operation. Regular and emergency blowdowns—events of pressure release through valves or vents—provide for some of this pressure relief. During normal operations, sectional piping is usually blown down whenever a compressor unit shuts down. In addition, abnormal emergency conditions trigger activation of emergency shutdown valves and initiate a controlled blowdown of the entire facility. Both of these types of blowdowns rapidly depressurize the piping and equipment in a controlled manner. Depressurization is also accomplished via pressure safety valves. These valves activate only when the pressure exceeds a pre-set level on piping. In normal operating mode, and even under the first level of alarm mode, in which the emergency shutdown valves are activated, the pressure safety valves do not open.

- **Well Integrity Management.** The condition and integrity of injection wells at the facility is monitored daily to annually through mechanical integrity tests, which are completed according to the requirements of DOGGR.

**Southern California Gas Fire/Emergency Action Plan and Other Fire Measures**

The applicant maintains a Fire/Emergency Action Plan for the storage field (SoCalGas 2011). Elements of this plan include:

- Emergency escape procedures, including evacuation procedures and assembly areas;
- Designation of a fire protection team, which consists of the on-duty operating crew and is led by the on-duty crew manager;
- Procedures for fire alarm, including notifications via telephone and/or hand-held radio;
- Procedures for critical plan operations prior to evacuating, including emergency shutdown as necessary, implementation of internal emergency notification system as necessary, and notification procedures for management and operating staff;
- Procedures to account for all employees after evacuations have been completed;
- Training of employees, including annual requirements;
- Medical first aid duties;
- Procedures, training, and housekeeping for potential fire hazards, such as those related to natural gas, process gas, injection gas, and withdrawal gas; motor oils, gasoline, transmission fluids and other fluids; paints and solvents; and other materials; and
- Facility contact information, including for the Storage Manager, Maintenance Supervisor, and Operations Supervisor.

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\(^4\) A *fusible link* generally consists of two strips of metal connected by an alloy that melts at a certain temperature, resulting in the separation of the two pieces of metal.
Other measures that SoCalGas employs to address fire prevention and safety at the storage field include (Bittleston 2009):

- Participation in the state’s Red Flag Fire Prevention Program, which monitors various fire hazard conditions such as air temperature, wind speed, humidity, and live and dead fuel moisture content;
- Fire detection/alarm systems in certain critical facility buildings, and ultraviolet/infrared detectors in some areas;
- Fire extinguishing systems placed in certain critical facility buildings;
- Fire extinguishers, hydrants, and monitors located throughout the facility property;
- A fire water system whereby a portion of each water storage tank is dedicated to fire water storage;
- A brush clearance system for maintaining well sites, pipeline supporting structures, and other facility areas free from excess vegetation;
- An overhead electrical system fire prevention program that includes brush clearance, tree trimming, avian protection measures, and shutdown procedures for Red Flag days; and
- Non-combustible building construction.

SoCalGas also maintains Transmission Command Post Procedures and a communication process in the event of emergency incidents (SoCalGas 2011).


Specification E-2005-104 was developed for use by Southern California Edison (SCE) and its construction contractors to provide uniform guidelines for prevention, control, and extinguishing of fires during transmission line construction projects. Not all sections of the specification are applicable to every SCE project. The specification is expected to be used in conjunction with project-specific construction specifications.

**Other SoCalGas Permits and Plans Addressing Hazards and Hazardous Materials**

The storage field is permitted under the Los Angeles County CUPA. The CUPA permit is administered by the Chemical Unit, Health Hazardous Materials Division, and Environmental Review Unit (Forestry Division) of the Los Angeles County Fire Department. The permit includes a Hazardous Waste Generator (RCRA-Large Quantity Generator [LQG]) Program, a Hazardous Materials Disclosure Program, and an Underground Storage Tank Program.

Under the RCRA-LQG Program, the applicant transports or contracts transportation of hazardous materials in compliance with DOT regulations. California Vehicle Code and DOT regulations require that shipments of hazardous materials be accompanied by a shipping Bill of Lading that lists the proper DOT shipping name, DOT hazard class, UN or NA identification number for the material, and a 24-hour emergency response number. Hazardous materials are transported with proper labeling information, package markings, and transport vehicle placards applicable to the type of shipment and transportation being utilized. Short-term (90 days) onsite storage is available for drum waste. Within this time limit, an applicant-certified truck transports the drums to the applicant’s long-term storage facility in Pico Rivera, California. Any bins or waste piles are sampled and categorized onsite.
4.8 HAZARDS AND HAZARDOUS MATERIALS

The storage field also submits Business Plan Annual Renewal Certification every year, for the following:

- Hazardous Material Inventory Statement;
- Consolidated Contingency Plan; and
- Cal-Accidental Release Prevention Program.

4.8.4.3 Project Safety, Emergency Planning, and Inspection Programs

The applicant and SCE would implement several plans and measures to address safety during construction and operation of the proposed project components, including the storage facility’s Illness and Injury Prevention Program and employee safety training programs, as well as the following:

- **Construction Safety and Emergency Response Plans (CSERPs).** The applicant and SCE would develop CSERPs with the project construction contractors, and the CSERPs would be a part of the bid response. The CSERPs would be specific to the construction activities being performed, the location of the construction activities, and the current Red Flag status. The CSERPs would be developed based on the existing procedures in place for the storage field and implemented by SCE. The CSERPs would include standard health and safety provisions for all construction activities (measures addressing pipeline safety and safety procedures for working with electrical infrastructure, for example), in compliance with Cal/OSHA regulations and requirements, as well as requirements for regular audits of construction activities. The CSERPs would also include fire control and emergency response measures (as described below in Applicant Proposed Measure [APM] HZ-8).

- **Updated Storage Field Facility Fire/Emergency Action Plan.** The storage field facility Fire/Emergency Action Plan would be updated and modified after final construction of the project components. The updated Fire/Emergency Action Plan would be prepared per the requirements of Title 49 CFR 192.615 and the California Code of Regulations Titles 8, 19, and 22, and would provide a description of procedures to coordinate emergency response with responsible service agencies and contact information for emergency response personnel. The updated Fire/Emergency Action Plan would cover the Central Compressor Station and pipelines, and include specific procedures for coordination with local public safety officials.

- **Compressor Maintenance Plan.** SoCalGas staff would develop a site-specific Compressor Maintenance Plan for the facility per the requirements of Title 49 CFR 192.605. The maintenance plan would include detailed requirements for site and equipment inspections (including daily inspections of the compressor equipment), monitoring (including monitoring through the use of SCADA systems), maintenance, and security procedures. All operating and inspection personnel would complete training designed specifically for operation of the new compressors. Annual pressure safety-valve inspections and high-pressure pipeline inspections and testing would continue to be conducted and recorded at the storage field.

- **Central Compressor Station Equipment Operations.** Similar to the existing operations at the storage field facility, the operator at the Central Compressor Station would control valve line-up and sequencing for gas movement between the proposed Central Compressor Station and gas pipelines. The operator would regularly inspect the condition and operation of the equipment and facilities prior to and during startup operations. As under existing safety procedures at the storage field, gas and fire sensors would monitor all equipment and automatically shut down the facility if unusual conditions are detected.

- **Hazardous Materials Management.** During construction and operational activities at the storage field, hazardous materials and wastes would be handled in accordance with procedures
outlined in SoCalGas’s existing hazardous materials management procedures. In addition, best
management practices prescribed in the Storm Water Pollution Prevention Plan (SWPPP), in
compliance with the National Pollution Discharge Elimination System General Permit for
Construction Activities under the Clean Water Act, and the Spill Prevention Control and
Countermeasures (SPCC) Plan would be followed.

- **Process Hazard Assessment.** The applicant’s construction contractor would perform a Process
Hazard Assessment (PHA) on all aspects of the design of the applicant’s project components
within the storage field, including the new pipeline. The PHA would include an analysis of the
interaction of the new equipment, piping, and valves within the existing facility, to ensure the
continuation of safe operation and maintenance of the entire facility.

- **SCE Fire Management Plan.** SCE would develop a Fire Management Plan for the operation of
both the Natural Substation and the sections of the subtransmission line routes classified with a
high risk for wildfires, per existing SCE procedures and protocols. Measures in the Fire
Management Plan would include the maintenance of fire extinguishing equipment at the proposed
Natural Substation; the clearance of extraneous, potentially flammable materials from the
substation area; and regular brush clearance around the substation and the areas of the
subtransmission line routes classified with a high risk for wildfires.

- **SoCalGas Downed Power Line Detection and Repair.** The applicant will include design
features, and implement safety procedures, to address downed power line conditions along the
Plant Power Line. In the event of a downed section of this line, voltage and electrical current
anomalies would be detected by equipment (an automatic recloser) at the applicant’s Ward
substation. This recloser would automatically open the circuit which would cut the power to the
entire storage field. Electrical monitors around the storage field area would sense the drop in
voltage and current and send an alarm to the facility’s SCADA system. The facility would then
notify an electrical contractor to repair the line, investigate the cause, and recommend
modifications to the system if needed. The contractor response time would be generally two hours
or less. If the downed power line were to result in a fire, the fire department would be notified
immediately. Local fire responses to the facility are generally 5 minutes or less.

- **SCE Downed Power Line Detection and Repair.** As part of standard procedures, SCE monitors
all of its lines for all potential system disturbances. A downed power line along one of SCE’s 66-
kV lines would be detected when the power flowing (or, more accurately, not flowing properly)
through a circuit trips a protective mechanism known as a relay, which either results in a “lock
out” or “multiple relay” status. Lockouts and multiple relays occur each about 15 seconds after a
problem occurs. When a lock out occurs, the line becomes de-energized and remains so until the
problem is identified. When such a problem occurs, SCE initiates a physical patrol of the line,
according to SCE operating procedure, in order to locate the source of the interruption. If a
multiple relay occurs but the circuit does not lock out, SCE performs a physical patrol of the line
in an attempt to determine the cause of the multiple relay operations. A downed power line is not
re-energized until the entire line is patrolled and damaged facilities are repaired. SCE would
implement these measures for the 66-kV subtransmission line reconductoring project component.

In addition to these plans, procedures, and measures, the applicant’s and SCE’s existing site-specific
hazardous materials business plans, SPCC plans, and SWPPP address hazardous materials and waste
storage, handling, and emergency procedures for proposed project activities at the existing substations
and storage field. For other proposed SCE project components, standard SCE operating procedures and
the site-specific SWPPP would address hazardous materials storage and use and specify protective
measures, notifications, and cleanup requirements for accidental spills or other releases of hazardous
materials that could occur.
4.8.4.4 Electric and Magnetic Fields

In order to comply with CPUC’s January 27, 2006, decision D.06-01-042 addressing EMFs, SCE would incorporate the following low-cost/no-cost measures into the design of the SCE proposed project components:

1. A minimum ground clearance of 35 feet would be maintained along all 66-kV subtransmission line routes near schools and residences;
2. The reconductored 66-kV subtransmission line conductors would be arranged on each structure to reduce magnetic fields. For example, the six conductors on a double-circuit alternating current subtransmission line would be arranged as follows where the letters A, B, and C indicate the three different phases of the conductors: the left side of the utility structure would support conductors A, B, and C (top to bottom or equivalent) and the right side would support conductors C, B, and A (top to bottom or equivalent);
3. The substation transformers, switchracks, buses, and underground duct banks would be installed away from the easement boundary of the proposed Natural Substation and property line of the San Fernando Substation; and
4. The substation transfer and operating buses would be configured such that the transfer bus is closer to the nearest easement boundary of the proposed Natural Substation.

4.8.4.5 EIR Public Scoping Comments

Comments received from members of the public during the scoping period regarding Hazards and Hazardous Materials primarily addressed the safety of natural gas storage operations at the storage field site, and fire risk that could be associated with downed power lines and inadequate brush removal around electrical infrastructure. More detail regarding public scoping comments is presented in Appendix B.

While fire hazards and issues related to public safety are addressed and mitigated as necessary in the discussion below, comments specifically related to the Sesnon fire received during the public comment period that were not also related to the proposed project are not addressed in this document.

4.8.4.6 Applicant Proposed Measures

The applicant has committed to the following APMs as part of the design of the proposed project. See Section 2.5, “Plans and Applicant Proposed Measures,” Table 2-8, for a full description of each APM.

- APM HZ-1: Federal Aviation Administration Consultation.
- APM HZ-4: Contaminated Soil Disposal.
- APM HZ-6: Worker Environmental Awareness Training.
- APM HZ-7: Wood Pole Recycling and Disposal.
- APM HZ-8: Construction Fire Control and Emergency Response Measures.
4.8.4.7 Impact Analysis

Evaluation of hazards and hazardous materials impacts from construction and operation of the proposed project components included the review of relevant city and county hazards and hazardous materials standards, the existing environment along the proposed project area, and the projected hazards and hazardous materials impacts associated with the use of construction and operations equipment and vehicles, and maintenance activities. County maps were reviewed to determine the proximity of the proposed project to schools, hazardous materials sites, and airports. In addition, land use plans and topographic maps were researched for relevant information on the existing hazards and hazardous materials issues.

Proposed project components that would not involve ground disturbance, would not result in the use of hazardous materials during construction or operation, or would not interact with airports, airstrips, schools, or wildland fire considerations are not included in this assessment. These components include installation of upgraded relay systems and equipment at the Newhall, Chatsworth, San Fernando, and Pardee Substations and construction support activities. Project activities that would be undertaken at the Newhall Substation, the Chatsworth Substation, and the Pardee Substation would be minor, comprising primarily upgrades within existing substations, and would require minimal construction activity.

The existing withdrawal, injection, and observation wells at the storage field would not be affected by construction of the proposed project, nor would new wells be constructed as part of the proposed project. Additionally, there are no abandoned wells on the proposed project site, and no well abandonments are planned as part of the proposed project. No hazards are anticipated to result from the proposed increase in injection capacity at the storage field from 300 million cubic feet per day to 450 million cubic feet per day, because the increase in capacity would be within the maximum allowable injection pressure of 3,600 pounds per square inch permitted by DOGGR for the storage field reservoir, and because the existing injection wells at the facility have been designed sufficiently to accommodate the increase in injection pressure (Hesson 2012). Project conditions, including the performance of the injection wells, would be submitted by the applicant to DOGGR and reviewed on an annual basis to confirm that the storage field is operating within safe limits.

Sensitive Receptors

Notwithstanding workers at the storage field, there are no structures or well-defined outdoor areas within 660 feet (0.125 miles) of the Central Compressor Station site. The closest structures include residences along Kilfinan Street, which are located approximately 3,876 feet (0.73 miles) from the Central Compressor Station site; there are no other sensitive receptors within 660 feet (0.125 miles) of the site.

The proposed Central Compressor Station includes the installation of approximately 550 feet of new natural gas pipeline to connect the station to the existing suction, discharge, blowdown headers, and the existing emergency shutdown system. For this analysis, based on distances for relative risk based on Federal Office of Pipeline Safety location classes (as described above under “Pipeline Safety Improvement Act”), a distance of 660 feet from the proposed Central Compressor Station site was determined a conservative distance to use to assess potential risk from hazards related to the new pipeline.

For the 66-kV subtransmission line reconductoring and telecommunications routes, a distance of 0.25 miles (1,320 feet) from the midpoint of Segments A, B, C, D, E, and F and the telecommunications routes was used to assess potential risk from hazards and hazardous materials. The closest residence to the proposed Natural Substation is located on Kilfinan Street at a distance of approximately 3,493 feet (0.66 miles). The closest residence to Segments A, B, and C of the reconductoring component of the proposed project include a residence on Wiley Canyon Road, located approximately 30 feet from the existing 66-kV subtransmission line in the City of Santa Clarita, and another residence within the Crescent Valley.
Mobile Home Park, located approximately 23 feet from the existing 66-kV subtransmission line in the Newhall Pass area. The school closest to any of the proposed project components is located approximately 522 feet from the existing 66-kV subtransmission line.

Two schools are located within 0.25 miles (1,320 feet) of the San Fernando Substation where Segments D and E of the 66-kV subtransmission line reconductoring project component and Telecommunications Route #3 would be located. The closest residence is approximately 500 feet from the San Fernando Substation. The San Fernando Mission cultural site is located approximately 700 feet from the substation.

**Impact HZ-1:** Significant hazard from routine transport, use, or disposal of hazardous materials.

*LESS THAN SIGNIFICANT*

During both construction and operation of the proposed project components, hazardous materials including oils, lubricants, fuels, and other substances as listed in Table 4.8-5 would be transported, used, and disposed as waste, as discussed above. Accidental releases or spills could result in exposure of the public to hazards.

During both construction and operation activities, hazardous materials and wastes would be handled, stored, recycled, and disposed of according to applicable manufacturer specifications as well as local, state, and federal regulations, and in accordance with the best management practices listed in the applicant and SCE’s SWPPPs, SPCC plans, and hazardous materials management programs.

**Construction**

The bulk of the hazardous materials that would be stored and transported as part of the construction of the proposed project components consist of vehicle and equipment fuels and lubricants. During construction, small quantities of fuels would be transported and/or transferred within the areas of the proposed project components in order to facilitate fueling of construction equipment. Construction equipment would also routinely fuel at the staging areas within the storage field, at the existing substations, and at additional locations within the area of the 66-kV subtransmission line that have not yet been determined, to minimize the quantity of temporary fuel storage. Helicopter fueling would occur at staging areas at SCE’s Pardee Substation or at any of the local airports selected by the contractor for use during construction.

Within the storage field and the existing substations, all transfer and storage of hazardous materials is controlled by existing SPCC plans. The SPCC plans also provide for spill prevention training of applicable personnel and maintaining spill cleanup equipment on hand. Within the areas of the 66-kV subtransmission line and telecommunications routes, most fueling is expected to be performed from a self-contained service vehicle, or from small (5 gallons or less), portable containers. Standard SCE operating procedures require service vehicles to carry spill containment equipment.

Several large (approximately 1,000-gallon capacity) mineral oil-filled electrical transformers would be installed at the proposed Natural Substation. The transformers would either be filled and transported to the substation, or filled with oil once they are set into place. If filled onsite, the oil transfer operation would be controlled by the procedures specified in the existing storage field SPCC plan. Transportation of either the transformer oil or the filled transformers to the proposed Natural Substation site would be controlled by federal and state requirements for the transport vehicle, driver, and load. Vehicles transporting oil to the site would carry spill control equipment.

Construction waste management would be performed in accordance with federal, state, and local regulations and requirements. The majority of construction-related wastes would be inert materials (clean soil, vegetation, metal scrap, packaging materials, etc.), most of which would be containerized and
disposed of at a licensed facility. The applicant maintains service contracts with three licensed haulers and
disposal facilities for the handling, recycling, disposal, and treatment of hazardous and non-hazardous
wastes: Evergreen Oil Recycling, Clean Harbors, and the Southern California Gas Company Pico Rivera
Base Facility.

Wooden utility poles and wooden components treated with preservatives would be managed in
accordance with California Health and Safety Code Section 25150.7 requirements. In order to comply
with this code, SCE would dispose of treated wooden poles only at a Class I hazardous landfill or in a
composite-lined portion of a solid waste landfill unit that meets the requirements outlined in the code
(APM HZ-7).

The applicant and SCE would ensure that construction procedures are implemented that would minimize
the potential for hazardous material spills and releases (APM HZ-3), store and use hazardous materials as
specified in APM HZ-5, and train workers as specified in APM HZ-6. Additionally, because the proposed
project would comply with federal, state, and local regulations for the disposal of hazardous waste and
because the applicant would contract with licensed haulers and disposal facilities, the proposed project
would result in a less than significant impact from the transport and disposal of construction waste.

Operation

Hazardous material use, transport, and storage associated with the operation of the proposed project
components would be similar to current use, transport, and storage. There would be no net change in
chemical use at any of the existing substation facilities.

Hazardous materials that would be transported to and used at the proposed Natural Substation and the
proposed Central Compressor Station consist of lubricants (e.g., gear oil), maintenance chemicals, and
transformer oil for substation electrical equipment. Procedures for the transport of hazardous materials are
established in accordance with applicable regulations and a qualified transporter would be used. As
previously described, the applicant maintains contracts with three licensed haulers and disposal facilities
for the handling, recycling, disposal, and treatment of hazardous and non-hazardous wastes: Evergreen
Oil Recycling, Clean Harbors, and the Southern California Gas Company Pico Rivera Base Facility.

Hazardous materials storage at the proposed Natural Substation and the Central Compressor Station
would be in accordance with the hazardous materials business plans and SPCC plans developed for each
location. These plans would provide for both physical and operational spill controls that protect against
releases including designs with containment and/or diversionary structures and equipment to prevent an
oil discharge from leaving the substation and Central Compressor Station property. In addition, both
locations are fenced and, as shown in Table 4.8-1, are located approximately 0.63 and 0.71 miles,
respectively, from the nearest sensitive receptors.

During routine operations, small amounts of hazardous waste, such as waste oil, oily rags, and other
debris, would be generated by substation and Central Compressor Station operations. These amounts
would be similar to the amounts listed in Table 4.8-5. These wastes would be managed in accordance
with the county-issued hazardous materials/hazardous waste license and state and local regulations,
including secure storage and offsite disposal at an approved facility as outlined in the hazardous materials
business plans.

With the implementation of the applicant and SCE’s APMs and other plans and measures, and through
compliance with all federal, state, and local regulations, impacts under this criterion would be less than
significant.
Impact HZ-2: Significant hazard from accident conditions involving the release of hazardous materials.

LESS THAN SIGNIFICANT WITH MITIGATION

Hazards to the public or the environment could occur due to an upset or accident involving the release of hazardous materials used, stored, or transported as part of the proposed project. These include natural gas and the hazardous materials addressed above under Impact HZ-1 as well as hazardous materials stored onsite or at the staging areas. A number of potentially contaminated soil and/or groundwater sites have been identified within the vicinity of proposed project components, as described above. Hazards could result due to the disturbance of existing and unknown contaminated sites during construction or operation and maintenance activities. The applicant and SCE would ensure that any soil from excavation and grading activities that is suspected of being contaminated with oil or other hazardous materials is characterized and disposed offsite at an appropriately licensed waste facility (APM HZ-4). MM HZ-1 would be required to ensure that soil sampling and contaminated soil contingency plans are in place prior to the disturbance of contaminated soils and that impacts would be less than significant.

MM HZ-1: Soil Sampling and Contaminated Soils Contingency Plan. The applicant will prepare a Soil Sampling and Contaminated Soils Contingency Plan that would outline procedures for testing soils in locations where contaminated soils are suspected to be present including the office building and Central Compressor Station site locations. The Soil Sampling and Contaminated Soils Contingency Plan will also outline the steps that would be implemented if contaminated soils are encountered during pre-construction soil sampling and testing or if they are encountered at any point during construction. Provisions outlined in this plan would include phone numbers of city, county, state, and federal agencies and primary, secondary, and final cleanup procedures. In addition, the plan would address health and safety procedures to minimize environmental impacts in the event that hazardous soils or other materials are encountered during construction of the project, including measures such as worker training, containerization and storage, and monitoring. The plan would also establish security measures to prevent unauthorized entry to cleanup sites and to reduce hazards outside the investigation/cleanup area and would identify appropriate, licensed disposal facilities, and haulers.

Natural gas may be released from the proposed pipelines due to pipeline failure, an accident resulting in pipeline damage, or rupture, including natural disasters or operational error. Natural gas may also migrate from the reservoir through existing wells or fissures in the subsurface rock, affecting nearby residents or the local environment. If natural gas was to reach a combustible mixture and an ignition source was present, a fire and/or explosion could occur, resulting in possible injuries and/or deaths.

As described above, the Central Compressor Station design would incorporate numerous features designed to detect and prevent natural gas release and address potential accident conditions, similar to the current compressor station, in compliance with federal and state pipeline safety requirements. These measures are the same as those applicable to the existing compressor station; therefore, the protective design features would be substantially similar, and the risk associated with operation would likewise be similar, or less, for the proposed Central Compressor Station as for the existing facility. With the replacement of the obsolete gas turbine—driven compressors and existing compressor equipment with new, electric-driven equipment, the safety of storage field operations is likely to increase. As previously discussed, the safety record for the existing facility is excellent, with two incidents occurring since operations began in the 1970s.

Existing safety programs and procedures that are in place at the storage field, including inspections and annual review of operations by DOGGR, address equipment safety, well integrity, and inspections, and provide for emergency shutdown procedures. As part of the proposed project and as discussed above, the
applicant would implement further plans and procedures to address risks related to natural gas release during construction and operations. In addition to these plans, procedures, and measures, the applicant and SCE’s existing site-specific hazardous materials business plans, SPCC plans, and SWPPPs address hazardous materials and waste storage, handling, and emergency procedures for proposed project activities at the existing substations and storage field. For other proposed SCE project components, standard SCE operating procedures and site-specific SWPPPs would address hazardous materials storage and use and specify protective measures, notifications, and cleanup requirements for accidental spills or other releases of hazardous materials that could occur.

As part of the plans and procedures that the applicant would implement for operations at the storage field, an updated Fire/Emergency Action Plan would be prepared, in compliance with federal regulations. The plan would establish procedures to minimize hazards resulting from a natural gas emergency including communication protocols, emergency shutdown and pressure reduction procedures, and the availability of personnel, equipment, tools, and materials onsite for use during an emergency incident.

As discussed above under Impact HZ-1, fuel would be stored within the storage field at the Pardee Substation, Chatsworth Substation, San Fernando Substation, and at additional locations along the 66-kV subtransmission line that have not yet been determined, for construction equipment and vehicle refueling. Helicopter fueling would occur at staging areas at SCE’s Pardee Substation or at any of the local airports selected by the contractor for use during construction. All storage of fuels would be controlled by the existing SPCC plans.

As part of constructing the proposed Natural Substation, several large (approximately 1,000-gallon capacity) oil-filled electrical transformers would be installed. The proposed Natural Substation grading design would incorporate SPCC plan requirements because of the planned operation of oil-filled transformers at the substation in accordance with 40 CFR Part 112.1–Part 112.7. Typical SPCC requirements include curbs and berms designed and installed to contain spills.

An estimated total of 210 pounds of sulfur hexafluoride (SF₆) is proposed to be put in place at the Natural Substation, with a smaller volume proposed for the San Fernando Substation. Hazards to humans from exposure to SF₆ would be related to asphyxiation if SF₆ were to collect in a confined space. The circuit breakers at these substations would all be located outdoors, thus confinement of SF₆ and potential risk to human health would be unlikely. Additionally, SCE utilizes gas handling equipment that minimizes SF₆ leakage, and new switches incorporate sealing designs to minimize the risk of leakage.

The applicant would be required to incorporate and include measures addressing pipeline purging procedures issued by the U.S. Chemical Safety and Hazard Investigation Board and adopted into the National Fuel Gas Code; therefore, any risks associated with pipeline purging would be sufficiently addressed, reducing these risks to a less than significant level.

The installation of the 66-kV subtransmission line and telecommunications route project components could expose workers to high voltage electricity. For overhead transmission line installation, SCE’s worker safety requirements include that the line be deenergized during critical construction periods, creating an “outage.” Such outages would be short term in nature, and SCE would coordinate any required outages with the California Independent System Operator to ensure that customer service is not affected. SCE would employ workers with sufficient safety training for installation of electrical components. In addition, as part of standard construction procedures, SCE would create and implement a Health and Safety Plan that would cover each of the electric transmission-related project components. Any impacts on workers related to exposure to high voltage electricity would therefore be less than significant.
Because the storage field project components would be designed in compliance with all safety regulations for natural gas transmission, storage, and hazardous material storage, as well as existing plans and procedures implemented by the applicant, the risk of hazards related to releases is unlikely. Additionally, the applicant and SCE would implement construction procedures that would minimize the potential for hazardous material spills and releases (APM HZ-3), store and use hazardous materials as specified in APM HZ-5, and train workers as specified in APM HZ-6. Hazards due to the release of fuels, oil, or other hazardous materials would also be minimized through the incorporation of SPCC plan requirements. With the implementation of plans, procedures, and measures to address the risk of release, as well as the implementation of MM HZ-1, and with the applicant and SCE’s compliance with existing regulations and policies, impacts under this criterion would be less than significant.

Impact HZ-3: Emit hazardous emissions or involve handling hazardous materials, substances or waste within one-quarter mile of an existing or proposed school.

LESS THAN SIGNIFICANT

No public or private schools are located within 1 mile of the storage field project components. Bishop Alemany High School and the Seminary of Our Lady of the Angels are located within 0.25 miles of 66-kV subtransmission line reconductoring component Segments D and E, the existing San Fernando Substation, and Telecommunications Route #3. Five other schools are also located within 0.25 miles of Telecommunications Route #3, and one school is located within 0.25 miles of the Newhall Substation (Table 4.8-1).

Diesel-powered vehicles and construction equipment would be used during construction of the proposed project components. Diesel exhaust emissions are considered toxic by the California Air Resources Board. The use of construction equipment would result in diesel exhaust emissions within 0.25 miles of schools along the 66-kV subtransmission line reconductoring component, near the San Fernando and Newhall Substations, and Telecommunications Route #3. However, given the distance between these project components and the schools and given that construction would be temporary and would not take place at any single location for an extended period of time, impacts due to diesel exhaust emissions would be less than significant.

The distance from these schools to the 66-kV subtransmission line reconductoring component, coupled with the implementation of appropriate safety measures by the applicant, as previously discussed under Impact HZ-1 (APM HZ-3, APM HZ-5, and APM HZ-6), would ensure that reconductoring activities would not result in leaks or spills of hazardous or acutely hazardous materials and no impacts on schools would result. Handling of hazardous materials is controlled through existing construction standard operating procedures and regulation-required mechanisms including the SPCC plan and hazardous materials business plans, which specify spill prevention and control procedures. Therefore, impacts from handling hazardous or acutely hazardous materials would be less than significant.

Impact HZ-4: Be located on a site that is included on a list of hazardous materials sites.

LESS THAN SIGNIFICANT WITH MITIGATION

Soil disturbance associated with the proposed project components would not occur on a hazardous material site identified in the EDR report or EnviroStor database search, as described in Section 4.8.1.1. Based on the review of other databases and lists (including Water Board and DTSC lists) that comprise the Cortese List, no sites are located where project-related ground disturbance would occur.

Undiscovered subsurface soil contamination may be present at locations on the storage field based on the activities that are occurring and have occurred within the facility. Sites where soil contamination may be
present include the proposed main office and crew-shift building location, the proposed Central
Compressor Station site, and the existing turbine-driven compressors and metering station location
(Lindgreen 2009). No ground-disturbing activity would occur at the turbine-driven compressors and
metering station location. At the main office and crew-shift building and Central Compressor Station
sites, soil samples would be collected and analyzed before construction occurs. Soil testing would occur
prior to construction in order to prevent groundwater contamination, dust contamination, and human
health impacts on workers if ground-disturbing activities were to occur on contaminated soil. To clarify
the soil testing procedures and disposal methods for potentially contaminated soil located within areas
where ground disturbance would occur, the applicant would comply with MM HZ-1, which requires
developing and approving a Soil Sampling and Contaminated Soils Contingency Plan prior to beginning
construction. This plan would also outline the steps that would be implemented if contaminated soils are
encountered during pre-construction soil sampling.

The 66-kV subtransmission line reconductoring component would cross the Sunshine Canyon Landfill,
which is a land disposal site where open verification monitoring is occurring. The tubular steel poles
installed as part of this component would be installed at elevation on the edges of the Sunshine Canyon
Landfill, and the conductor would span the facility; therefore, no earth-moving activity would occur
within the Sunshine Canyon Landfill itself, and there would be no potential to spread contamination
through dust or into any aquifers. There are no other Cortese List sites located within 0.10 miles of the
66-kV subtransmission line reconductoring component. Therefore, there would be no impact under this
criterion as a result of reconductoring activity.

Telecommunications Route #2 would be located within 0.10 miles of three closed LUST sites and two
permitted USTs. Approximately 200 feet of the route would be installed underground in existing conduit.
Ground-disturbing construction activities within this project component are not anticipated to disturb
known or unknown contaminated sites.

Telecommunications Route #2 crosses over a developed area. This analysis only considers those Cortese
List sites that would be located on the same block as the telecommunications route because, in most
instances, the proposed project would be separated from the Cortese List sites by buildings and roadways
and, therefore, would have no impact on those sites. The San Fernando telecommunications route would
be installed primarily on existing overhead structures with the exception of four locations: exiting the San
Fernando Substation, under I-5, under I-210, and from the fiber optic connection to Gridley Street. No
Cortese List sites are located within one block of the San Fernando Substation. A number of Cortese List
sites are located on Laurel Canyon Road; however, Laurel Canyon Road is located approximately one
block from I-5. A number of Cortese List sites are located on Foothill Boulevard, approximately one
block from I-210. The final segment of undergrounding, near Gridley Road, on the east side of I-210 near
the SCE interconnect site, is not located within one city block of any Cortese List sites. No construction-
related disturbance would take place in the vicinity of Cortese List sites; ground disturbance would occur
only within the immediate vicinity of the fiber optic route, which is separated from the sites listed above
by existing development. Therefore, there would be no impact under this criterion as a result of the San
Fernando telecommunications component.

With the implementation of MM HZ-1, impacts under this criterion would be less than significant.

**Impact HZ-5:** Safety hazards for people residing or working in the project component
areas that are within the area of an airport land use plan or within 2 miles of
an airport.

*LESS THAN SIGNIFICANT*
The proposed project components are not located within an airport land use plan or within 2 miles of a public airport or public use airport. Several private helipads are located within 2 miles of the proposed project components. The Merle Norman Cosmetics–Sylmar Helipad is located approximately 3.4 miles southeast of the 66-kV subtransmission line reconductoring component, approximately 1.33 miles northwest of Telecommunications Route #3, and approximately 2.3 miles northwest of the San Fernando Substation. The Spears Helipad is located approximately 2.7 miles southeast of the 66-kV subtransmission line reconductoring component, approximately 2.7 miles northwest of Telecommunications Route #3, and approximately 2.9 miles northwest of the San Fernando Substation.

The Van Nuys Airport is located approximately 7 miles southeast of the storage field and approximately 4.7 miles southwest of the San Fernando Substation. The Whiteman Airport is located approximately 2.7 miles southeast of the San Fernando Substation, approximately 2.45 miles at its closest point to Telecommunications Route #3.

It is unlikely that the proposed project components would interfere with airport operations or air traffic. The closest airport to any of the proposed project components is a heliport that would be located 1.33 miles from Telecommunications Route #3. This telecommunications component would require the underbuilding of fiber optic cable on existing structures, which would result in a minor incremental change to existing conditions.

The applicant would be required to obtain a Hazard/No Hazard determination from the Federal Aviation Administration (FAA) for any structures taller than 200 feet that would be installed within 20,000 feet of a runway. The only proposed project components that would potentially be more than 200 feet in height would be the tubular steel poles installed as part of the reconductoring component of the proposed project. Under APM HZ-1, SCE would coordinate with the FAA to ensure that tall structures, such as the tubular steel poles, do not present a hazard to air safety in the area.

SCE would file the necessary FAA Form 7460 for structures (poles/towers/conductors) that exceed notification requirements outlined in FAA Part 77. SCE would file the form upon completion of final engineering and prior to construction per FAA Part 77. If conductor or tubular steel pole heights would reach more than 200 feet above ground level, marker balls or lights would be installed on the conductor or tubular steel pole if required by the FAA.

Because Telecommunications Route #3 would be the only component located within 2 miles of an airport and would not interfere with airport operations, and because the applicant would obtain a Hazard/No Hazard determination from the FAA as required, the impact under this criterion would be less than significant.

**Impact HZ-6:** Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan.

*LESS THAN SIGNIFICANT*

No emergency response or evacuation routes have been identified in the vicinity of the proposed project components. The City of Santa Clarita has identified specific roadways and bridges for improvement to facilitate emergency response and evacuations; these roadways and bridges are not within the vicinity of the proposed project component areas. Therefore, the proposed project would not impair or interfere with an adopted emergency response or evacuation plan in the area. For further information regarding circulation in the area of the proposed project components, see Section 4.15, “Transportation and Traffic.”

The applicant maintains a Fire/Emergency Action Plan, which includes coordination with local and county public safety agencies and emergency service providers. The plan currently identifies evacuation
zones within the facility but does not identify evacuation or emergency response routes. The applicant’s emergency response plans would be revised and updated to include proposed facilities and their operations. The applicant and SCE would also develop fire management measures, including notification procedures, as part of Construction Safety and Emergency Response Plans developed in consultation with their contractors for use during construction and operation of proposed project components (APM HZ-8).

The proposed project would not impair the implementation of or physically interfere with adopted emergency response or evacuation plans; therefore, a less than significant impact would occur.

Impact HZ-7: Expose people or structures to a significant risk involving wildland fires.
LESS THAN SIGNIFICANT WITH MITIGATION

Construction

As shown on Figure 4.8-1 and discussed above, the majority of the areas of the proposed project components, including the Central Compressor Station, proposed Natural Substation, Plant Power Line, main office and crew-shift buildings, guardhouse, Chatsworth Substation, Telecommunications Route #2, and the majority of the 66-kV subtransmission line reconductoring component, would be constructed in a Very High fire hazard area as designated by CAL FIRE. Segments of the reconductoring component would cross High, Moderate, and Unzoned areas within the City of Santa Clarita near the Newhall Substation. The Newhall Substation, the San Fernando Substation, the Sylmar Substation, the MacNeil Substation, and the San Fernando reconductoring component would be located in Unzoned, developed areas.

The applicant and SCE have outlined precautionary measures that would be employed to minimize the potential for fire during construction activities in APM HZ-8. Furthermore, construction areas for the proposed project would be grubbed of vegetation and graded prior to the staging of equipment, which would lessen the potential for a construction vehicle to start a fire. In addition, the storage field facility operators perform a number of other precautionary measures to minimize fire risk within the storage field, as discussed above. Fire hydrants, fire monitoring systems, and extinguishers are located throughout each area of the facility, and the facility implements a brush clearance program for keeping active operational areas, including proposed construction locations and overhead electrical system components, free from excess plant growth. Certain operations are also curtailed or shut down during Red Flag Warnings. Also, the storage field has its own fire water system, with a portion of each water storage tank dedicated for fire water storage.

With regard to construction of the 66-kV subtransmission line reconductoring component, the substations, and the telecommunications components, SCE follows standard protocols that are implemented when the National Weather Service issues a Red Flag Warning (APM HZ-8). These include inspections to ensure that standard measures that address smoking and fire rules, storage and parking areas, use of gasoline-powered tools, use of spark arresters on construction equipment, road closures, use of a fire guard, fire suppression tools, fire suppression equipment, and training requirements are implemented. Additionally, trained fire suppression personnel and fire suppression equipment would be established at key locations, and portable communication devices (i.e., radio or mobile telephones) would be available to construction personnel.

With the measures proposed by the applicant and SCE and required by law to minimize the risk of wildfire, the impact of the proposed project construction under this criterion would be less than significant.
Operation

Overall, operation of the proposed project components is not likely to substantially change the existing exposure of persons or structures to wildland fire risk because project operations would be similar in nature and scope to the existing operations at the storage field and the existing transmission lines and substations.

The applicant’s Fire/Emergency Action Plan, which would be updated with measures specific to the proposed project components, addresses current operations at the storage field site and applies to emergencies that occur at the site. This planning document establishes protocols for evacuation, including escape procedures, activation of the fire warning system, and other critical plant operations, such as shutting off the gas supply to affected buildings and equipment and powering down gas pumps (SoCalGas 2011). The storage field also coordinates with the Los Angeles County Fire Department on safety and inspection programs to mitigate the risk of wildland fires during operation of the proposed project.

Power lines can ignite wildfires through failure of the support structure due to high winds, defect, or other damage (such as accident or corrosion); failure of other transmission equipment such as exploding transformers or damaged insulators; conductor-to-conductor contact or conductor contact with vegetation or a foreign body (e.g., airplane, wildlife, or debris); or accident during maintenance. The 66-kV subtransmission line reconductoring and telecommunication route project components would involve the replacement of older infrastructure, such as conductor wire and supporting structures, with new elements, such as conductor wire and steel poles. Older electrical infrastructure components are more likely to sag and break and result in downed power line conditions, and thus represent a higher fire risk than newer poles and wire. Because it would result in upgrades of older infrastructure along the 66-kV subtransmission line and telecommunications routes, the proposed project would reduce the fire risk associated with these components. The proposed Natural Substation and 1,200-foot Plant Power Line represent new electrical infrastructure in areas where such infrastructure does not exist; unlike areas along the 66-kV subtransmission line and telecommunications routes, the risk of fire in these areas would increase slightly as a result of the proposed project.

The electrical transmission and telecommunications components of the proposed project would be constructed and maintained in a manner consistent with California Public Resources Code Sections 4292 and 4293, which regulate vegetation management in transmission line corridors. The electrical transmission and telecommunications project components would also be constructed and maintained in a manner consistent with CPUC GO 95 and CPUC GO 165. Consistent with these and other applicable federal and state laws, SCE would maintain an area of cleared brush around energized electrical equipment associated with the 66-kV subtransmission line, minimizing the potential for fire, where applicable. Per these regulations and as described above, SCE would maintain an area of cleared brush around energized electrical equipment associated with the reconducted 66-kV subtransmission line and telecommunications routes in order to minimizing the potential for fire. The applicant-owned Plant Power Line would also be subject to the same requirements, including requirements for brush clearing as required by California Public Resources Code Sections 4292 and 4293 and CPUC GO 95 and CPUC GO 165; in addition, the applicant would inspect and maintain the line to reduce wildfire hazard in the area, per APM HZ-2. In addition, as described above, the applicant would implement design and procedures to detect downed conductors along the Plant Power Line, ensure that downed lines remain de-energized until the problem is identified, and dispatch an electrical contractor to repair the line within two hours of detection.

SCE would also implement a Fire Management Plan to address fire risk in the area of the transmission line, telecommunications cable, and proposed Natural Substation project components after construction. SCE participates in the Red Flag Fire Prevention Program, which monitors fire hazard conditions, including air temperature, wind speed, humidity, and live and dead fuel moisture content, to further
reduce wildland fire risk. In addition, as described above, SCE would implement existing design and
procedures to detect downed power lines within 15 seconds of a lock out or multiple relays, to ensure that
downed power lines remain de-energized until the problem is identified, and to initiate a patrol of the line
as soon as a problem is detected. In addition, per GO 166 and CPUC Decision 12-01-032, and as of
January 12, 2012, SCE is required to prepare and submit plans to prevent power-line fires during extreme
weather events.

Implementation of the plans, programs, and measures described above and compliance with existing
regulations and policies would address fire hazards during construction and operation of the proposed
project components; nonetheless, risks involving wildland fires during construction and operation would
still be very high. In order to further reduce fire hazards to a less than significant level and ensure that fire
minimization measures are adequate and consistent for the diverse aspects of the proposed project, the
applicant and SCE would implement MM HZ-2:

**MM HZ-2: Fire Department Review and Coordination.** Prior to construction of the proposed
project components, the applicant and SCE will coordinate with CAL FIRE, the City of Los Angeles
Fire Department, and the Los Angeles County and Ventura County Fire Departments (Fire
Departments) according to the location of the proposed project components, to the satisfaction of the
lead agency. The applicant and SCE will submit the following materials (“fire management
information”) for review by the Fire Departments: proposed project components and design, specific
construction methods and equipment, and a description of plans and measures including but not
limited to the applicant’s Fire/Emergency Action Plan, SCE’s Fire Management Plan, the applicant’s
and SCE’s Construction Safety and Emergency Response Plans, and measures that would be
undertaken by the applicant and SCE to further address risks involving wildland fires during
construction and operation of the proposed project components (including Fire Control and
Emergency Response Measures). The Fire Departments will review the applicant and SCE’s fire
management information prior to construction of the proposed project components. The applicant and
SCE will also submit the fire management information along with a record of contacts and
coordination with the Fire Departments to the CPUC, for review and approval prior to construction of
the proposed project components. The applicant will also submit any revisions of the facility
Fire/Emergency Action Plan related to operation of the Central Compressor Station, for the same
level of review and approval, prior to the start of project operations at the storage field.

With the implementation of MM HZ-2 and given the measures proposed by the applicant and required by
law to minimize the risk of wildfire, the impact of the proposed project components under this criterion
would be less than significant.

**References**


November 4, 2011.

ALISO CANYON TURBINE REPLACEMENT PROJECT
4.8 HAZARDS AND HAZARDOUS MATERIALS


4.9 Hydrology and Water Quality

This section describes the environmental and regulatory settings and discusses potential impacts associated with the construction and operation of the proposed project with respect to hydrology and water quality.

4.9.1 Environmental Setting

The proposed project is located in the Santa Susana Mountains of northern Los Angeles County and southeastern Ventura County. The regional climate is generally arid and average rainfall ranges from 14 to 16 inches in the Santa Clarra River Valley to 15 to 23 inches in the San Fernando Valley (DWR 2004, 2006). Elevations range from sea level at the Ventura Coast to about 6,500 feet in the San Gabriel Mountains. The following sections describe surface water features, groundwater, wetlands, and flood zones in the proposed project area, as well as the project water supply and water requirements.

4.9.1.1 Surface Water

The proposed project lies within the Santa Clarra River (HUC1 18070102), Los Angeles River (HUC 18070105), and Calleguas Creek (HUC 18070103) Watersheds, which are divided by the east-west trending Santa Susana Mountains. Drainage from the north slope of the Santa Susana Mountains flows north into the portion of the Upper Santa Clara River Basin located in Los Angeles County. Drainage from the southern slopes of the mountains generally flows south into the Los Angeles River Basin. The Calleguas Creek Watershed is located almost entirely within Ventura County and extends west from the Los Angeles River Watershed to the Pacific Ocean. The Calleguas Creek Watershed is bound to the north by the Santa Susana Mountains, South Mountain, and Oak Ridge, and to the south by the Simi Hills and the Santa Monica Mountains (Calleguas Municipal Water District 2005).

Figure 4.4-1 in Section 4.4, “Biological Resources”, and Figures F-1 and F-2 in Appendix F show the proposed project components relative to local hydrological features. Project components located within the Los Angeles River Basin include the Central Compressor Station, the Plant Power Line, the main office and crew-shift buildings, the guardhouse, the proposed Natural Substation, and a segment of Southern California Edison’s (SCE’s) existing Chatsworth–MacNeil–Newhall–San Fernando 66-kilovolt (kV) Subtransmission Line (Structures 36 to 60 are located between Milepost (MP) 4 and MP 8) that would be reconfigured as part of the proposed project (see Figure 2-1 of Chapter 2, “Project Description”; project alignment sheets depicting structure numbers are provided in Appendix D). The portion of Telecommunications Route #1 that would run concurrent with the 66-kV subtransmission line, as well as the entirety of Telecommunications Route #3, the installation of telecommunications equipment at the San Fernando Substation, and part of Telecommunications Route #2 between the Chatsworth and Natural Substations (MP 0 to MP 10 on Figure 2-1) would also be located within the Los Angeles River Watershed.

The remainder of the proposed 66-kV subtransmission line modification (Poles 1 to 35, located between MP 0 and MP 4 on Figure 2-1), and the installation of proposed telecommunications equipment at the Newhall Substation, would take place within the Santa Clara River Watershed. The portion of the Santa Clarra Watershed located within Los Angeles County is known as the Upper Santa Clara River Basin, and the portion of the basin located in Ventura County is known as the Lower Santa Clara River Basin. All project components located within the Santa Clara River Watershed are within the Upper Santa Clara River Basin.

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1 Hydrologic Unit Code, as used by the United States Geologic Survey.
A portion of Telecommunications Route #2 between the Chatsworth and Natural Substations (between MP 10 and MP 15 on Figure 2-1) would cross into the Calleguas Creek Watershed. The installation of telecommunications equipment at the Chatsworth Substation would also take place within the Calleguas Creek Watershed.

Los Angeles River Basin

The southern slopes of the Santa Susana Mountains drain south into the Los Angeles River Basin, which covers a land area of approximately 834 square miles in unincorporated Los Angeles County and incorporated areas of the Cities of Los Angeles, Burbank, and San Fernando. Land uses within the basin generally consist of residential development and open space (LACDPW 1996). The river flows 51 miles from its headwaters in Canoga Park to Long Beach, where it discharges to the Pacific Ocean. Excluding the Glendale Narrows, the river is now channelized. Numerous tributaries discharge to the river in the vicinity of the San Fernando Valley, including Aliso Canyon Wash, Bull Creek, Limekiln Canyon Creek, and Wilbur Creek. These tributaries generally trend north-south and drain the southern slope of the Santa Susana Mountains. Bull Creek and Aliso Canyon Wash are completely channelized (LADPW 2009). Lakes and reservoirs in this river basin include the Los Angeles Reservoir, the Chatsworth Reservoir, the Sepulveda Flood Control Basin, and Hansen Dam.

Washes and creeks in the Los Angeles River Basin are intermittent to ephemeral, with surface flow typically present only during or after storm events. Significant surface flow does not typically occur until major storm events, during which the soil underlying non-channelized washes becomes saturated (LACDPW 2006). Many of the tributaries in the basin have been channelized for flood control; proposed project components are located in areas upstream of Los Angeles County Department of Public Works (LACDPW) flood control channels.

As shown on Figure F-1, the portions of the proposed 66-kV subtransmission line route to be reconducted and Telecommunications Route #1 in the Los Angeles River Basin, south of Tap Point A, are located in an area within and south of the Santa Susana Mountains and within the drainage areas of Sunshine Canyon, Bee Canyon, Aliso Canyon Wash, Wilbur Creek, Bull Creek, and Limekiln Canyon, which are drained by the Weldon Canyon Flood Control Channel, Bull Creek, Aliso Creek, Wilbur Creek and Limekiln Creek/Wash, all tributaries of the Los Angeles River (LARWQCB 1995). A section of both the 66-kV subtransmission line and Telecommunications Route #1 (Structures 40 through 60) crosses over these two washes, as well as several other intermittent drainages.

The remainder of the proposed project components located within the Los Angeles River Basin are located near and adjacent to Limekiln Creek/Wash, which runs parallel to the access road into the Aliso Canyon Natural Gas Storage Field (storage field) site, as well as several other intermittent and ephemeral drainages. The Los Angeles Reservoir is located down gradient from some project components; however, drainage from these areas collects and discharges into Bull Creek, bypassing the reservoir.

Upper Santa Clara River Basin

The Upper Santa Clara River Basin drains approximately 786 square miles and comprises mainly open space and residential land uses in unincorporated Los Angeles County and the City of Santa Clarita; a small portion of the total land area also includes commercial and industrial land uses (LACDPW n.d). Major surface water features in the Upper Santa Clara River Basin include the Santa Clara River and its tributaries. The Santa Clara River generally flows west from its headwaters in the Angeles National Forest, near Acton, California, and travels approximately 100 miles to the City of Ventura, where it discharges into the Pacific Ocean. The Upper Santa Clara River Basin is characterized generally by north-south flowing, intermittent or ephemeral tributaries where surface flow is typically present only during or after storm events (RWMG 2008). The principal tributaries in the upper basin include Castaic Creek,
Bouquet Creek, San Francisquito Creek, and the Santa Clara River South Fork (RWMG 2008). Lakes and reservoirs in this river basin include Castaic Lake, Pyramid Lake, and Bouquet Reservoir. Castaic Lake is a reservoir for the California State Water Project. Bouquet Reservoir is a part of the Los Angeles aqueduct system, which moves water from the Mono Basin and Owens Valley to the City of Los Angeles.

The sections of the 66-kV subtransmission line and Telecommunications Route #1 within the Upper Santa Clara River Basin cross over several seasonal drainages and the South Fork of the Santa Clara River (between Structures 7 and 8). The closest concrete-lined flood control channel to the proposed project in this basin is the south fork of the Santa Clara River, north of Lyons Road and located approximately 1,800 feet east of the Newhall Substation, in the City of Santa Clarita.

Calleguas Creek Watershed

The Calleguas Creek Watershed is located almost entirely within southeastern Ventura County and drains an area of approximately 343 square miles (Calleguas Municipal Water District 2005). The northern boundary of the watershed is formed by the Santa Susana Mountains, South Mountain, and the Oak Ridge Mountains. The southern boundary of the watershed is formed by the Simi Hills and Santa Monica Mountains. The watershed has perennial and intermittent creeks, rivers, and drainages, as well as coastal wetlands. This includes Conejo Creek, Arroyo Santa Rosa, Arroyo Simi, Arroyo Las Posas, and Calleguas Creek, as well as Revolon Slough and Mugu Lagoon. Approximately 50 percent of the watershed is undeveloped open space; 25 percent is used for agriculture; and the remaining 25 percent is a mix of industrial, commercial, and residential land use typical of urban development (Calleguas Municipal Water District 2005). Historically, Calleguas Creek flowed seasonally from its headwaters near the City of Simi Valley; however, the creek is now primarily a perennial stream fed continuously by treated wastewater flows, with secondary surface flows originating from rising groundwater, agricultural and urban runoff, and periodic storm water flows (Calleguas Municipal Water District 2005).

The portion of Telecommunications Route #2 that would be located within the Calleguas Creek Watershed crosses over several drainages (see Figure F-2). The installation of telecommunications equipment at the Chatsworth Substation would also take place within the Calleguas Creek Watershed.

Regional Water Quality

Water quality in the region is primarily managed and regulated by the Los Angeles Regional Water Quality Control Board (LARWQCB). The main water quality issue in the Upper Santa Clara River Basin are related to erosion and runoff from increasing development within the floodplain (LARWQCB 1995). Water quality is generally poor in the Los Angeles River Basin as a result of urban runoff and discharge, illegal dumping, and wastewater effluent, among other causes (LARWQCB 1995).

The federal Clean Water Act (CWA) of 1972 (33 U.S.C. §1251 et seq.) requires states to maintain water quality standards within their jurisdictions. Waters that fail to meet water quality standards must be listed as impaired under Section 303(d) of the CWA (known as the 303[d] list). Table 4.9-1 shows the listed impaired waters in the portions of the Upper Santa Clara River Basin, Los Angeles River Basin, and Calleguas Creek Watershed, where the proposed project is situated. None of the four major tributaries within the Upper Santa Clara River Basin are listed as impaired on the 303(d) list. The 303(d) list of impaired waterbodies includes all reaches of the Los Angeles River, including Reach 6 within the San Fernando Valley, and the Aliso Canyon Creek and Bull Creek tributaries which discharge to Reach 6. Most surface waters within the Calleguas Creek Watershed have been identified as impaired, generally from nonpoint sources of toxic pollutants, nitrogen, sediment, and algae.
### Table 4.9-1  Summary of Water Quality Impairments in the Study Area Watersheds

<table>
<thead>
<tr>
<th>Watershed</th>
<th>Waterbody Name</th>
<th>Category</th>
<th>Pollutant(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Upper Santa Clara River Basin</td>
<td>Santa Clara River Reach 5</td>
<td>5</td>
<td>• Chloride&lt;br&gt;• Coliform Bacteria&lt;br&gt;• Iron</td>
</tr>
<tr>
<td></td>
<td>Santa Clara River Reach 6</td>
<td>5</td>
<td>• Chloride&lt;br&gt;• Chlorpyrifos&lt;br&gt;• Coliform Bacteria&lt;br&gt;• Copper&lt;br&gt;• Diazinon&lt;br&gt;• Iron&lt;br&gt;• Toxicity</td>
</tr>
<tr>
<td></td>
<td>Santa Clara River Reach 7</td>
<td>5</td>
<td>• Coliform Bacteria</td>
</tr>
<tr>
<td>Los Angeles River Basin</td>
<td>Aliso Canyon Wash</td>
<td>5</td>
<td>• Copper&lt;br&gt;• Fecal Coliform&lt;br&gt;• Selenium</td>
</tr>
<tr>
<td></td>
<td>Bull Creek</td>
<td>5</td>
<td>• Indicator Bacteria</td>
</tr>
<tr>
<td></td>
<td>Los Angeles River Reach 5</td>
<td>5</td>
<td>• Ammonia&lt;br&gt;• Copper&lt;br&gt;• Lead&lt;br&gt;• Nutrients (Algae)&lt;br&gt;• Oil&lt;br&gt;• Trash</td>
</tr>
<tr>
<td></td>
<td>Los Angeles River Reach 6</td>
<td>5</td>
<td>• Coliform Bacteria&lt;br&gt;• Selenium</td>
</tr>
<tr>
<td>Calleguas Creek Watershed</td>
<td>Calleguas Creek Reach 7</td>
<td>5</td>
<td>• Ammonia&lt;br&gt;• Boron&lt;br&gt;• Chloride&lt;br&gt;• Chlorpyrifos&lt;br&gt;• Diazinon&lt;br&gt;• Indicator Bacteria&lt;br&gt;• Organophosphorus Pesticides&lt;br&gt;• Sedimentation/ Siltation&lt;br&gt;• Sulfates&lt;br&gt;• Total Dissolved Solids&lt;br&gt;• Toxicity&lt;br&gt;• Trash</td>
</tr>
</tbody>
</table>

1. Category 5 is defined as a water segment where standards are not met and a total maximum daily load (TMDL) is required, but not yet completed, for at least one of the pollutants being listed for this segment.

The proposed project would result in an increase in impervious surfaces, which may increase runoff frequency and intensity, as well as inhibit recharge to groundwater. Project components that would result in an increase in impervious surfaces are located within the Los Angeles River Basin and would include the proposed guardhouse and road widening, the Natural Substation, the Natural Substation access road, the proposed main office and crew-shift buildings, and the Central Compressor Station. The net number of poles and support structures that could be installed as part of the 66-kV subtransmission line reconductoring (78) would be greater than the number of existing structures (64); however, the existing structures, largely lattice steel towers, are generally supported on two or more poles and/or concrete pads, and the new, single-pole TSP structures would represent a net decrease in impervious area for this project component. The net number of poles and support structures that may be required for Telecom Routes #2 and #3 would not increase (i.e., structures would be replaced on a one-to-one basis); thus, these project
components would also not result in an increase in impervious surfaces. Up to three new TSPs would be
installed in the area of the Plant Power Line, which would result in a very minor increase in impervious
surface in this area (less than 0.002 of an acre). Table 4.9-2 shows each of these components and the
approximate area of additional impervious surface that would be created.

Table 4.9-2 Increase in Impervious Surface Areas Resulting from the Proposed Project

<table>
<thead>
<tr>
<th>Project Component</th>
<th>Area (acres)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Proposed Central Compressor Station</td>
<td>1.4</td>
</tr>
<tr>
<td>Main Office and Crew-shift Buildings</td>
<td>1.3</td>
</tr>
<tr>
<td>Natural Substation Access Road</td>
<td>0.65</td>
</tr>
<tr>
<td>Proposed Guardhouse and Road Widening</td>
<td>0.2</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>3.5</strong></td>
</tr>
</tbody>
</table>

Source: SoCalGas 2011

4.9.1.2 Groundwater

Groundwater subbasins underlying the proposed project component areas include the Santa Clara River
Valley East (DWR groundwater basin number 4-4.07) and the San Fernando Valley (DWR groundwater
basin number 4-12) Subbasins. Both subbasins form part of the South Coast Hydrologic Region, one of
ten hydrologic regions in California. The following sections describe each subbasin in detail.

Santa Clara River Valley East Groundwater Subbasin

The Santa Clara River Valley East Subbasin is bordered to the north by the Piru Mountains and to the
south and east by the Santa Susana and San Gabriel Mountains. To the west, the subbasin ends at the
impervious rock deposits of the Modelo and Saugus geological formations in the Santa Susana
Mountains. Groundwater in the subbasin is encountered in alluvium, terrace deposits, and the underlying
Saugus Formation. The alluvium and Saugus Formation represent the two principal aquifers of the
subbasin. Alluvium generally underlies the Santa Clara River, with a maximum reported thickness of
approximately 240 feet that thins as it spreads laterally from the river bed. The Saugus Formation
underlies most of the subbasin and extends as deep as 8,500 feet. Terrace deposits, which are found on the
low-lying flanks of area foothills and the upper reaches of tributaries to the Santa Clara River, generally
lie above the water table and have limited ability to supply groundwater to wells (DWR 2006).

Groundwater in the alluvial aquifer is primarily recharged by infiltration of runoff waters from the Santa
Clara River and its tributaries, followed by percolation of rainfall through the Santa Clara River Valley
floor. The Saugus Formation aquifer is generally recharged directly by rainfall or by water that percolates
from the alluvial aquifer. Annual average rainfall within the Santa Clara River Valley East Groundwater
Basin is 14 to 16 inches per year; however, precipitation in the region is typically characterized by periods
of above average rainfall followed by periods of below average rainfall (LACDPW n.d.).

Between 1970 and 2000, groundwater levels in both the alluvial and Saugus Formation aquifers remained
relatively stable. During this period, depth to groundwater in the alluvial aquifer ranged from 13 to 37 feet
in the western portion of the subbasin, 10 to 50 feet in the central portion of the subbasin, and 15 to 100
feet in the eastern portion of the subbasin (DWR 2006). Groundwater flow follows the course of the Santa
Clara River, heading southward and westward.

Between 1990 and 2000, groundwater pumped from the alluvial aquifer averaged 35,000 acre feet per
year (af/year), well within the operational yield for a normal year of 30,000 to 40,000 af/year. Between
1991 and 2000, an average of 8,500 af/year was pumped from the Saugus Formation aquifer, well within
the operational yield for a normal year of between 7,500 to 15,000 af/year (DWR 2004). In 2001,
approximately 68 percent of the groundwater pumped was used for municipal and industrial purposes, while the remaining 32 percent was used for agriculture and other uses.

Groundwater quality in the alluvial aquifer is characterized by calcium sulfate in the western portion of the subbasin and by calcium bicarbonate in the eastern portion of the subbasin. The Saugus Formation aquifer demonstrates groundwater with a calcium bicarbonate character in the southeastern portion of the subbasin, a calcium sulfate character in the central portion of the subbasin, and a sodium bicarbonate character in the western portion of the subbasin. Nitrate content in the subbasin has been measured at high levels (exceeding 45 milligrams per liter [mg/L] in some parts of the subbasin), but tends to be lower in the western portion of the subbasin, where levels of total dissolved solids have been measured at high levels (up to 1,000 mg/L). Ammonium perchlorate and trichloroethylene have been detected in some wells within the eastern portion of the subbasin (DWR 2006).

San Fernando Valley Groundwater Subbasin

The San Fernando Valley Groundwater Subbasin is bounded on the north and northwest by the Santa Susana Mountains, on the north and northeast by the San Gabriel Mountains, on the east by the San Rafael Hills, on the south by the Santa Monica Mountains, and on the west by the Simi Hills. The principal aquifers in the subbasin include alluvium and the Saugus Formation. The alluvium aquifer is composed of Holocene and Pleistocene age deposits varying in thickness from 100 feet in the north, 400 feet in the east, and about 900 feet in the west near the City of Burbank (DWR 2004). The Saugus Formation is 2,000 to 3,000 feet thick along the eastern and western sides of the subbasin, with a maximum thickness of 6,400 feet in the central part of the subbasin. Groundwater movement within the subbasin is disturbed by various subsurface structures, including several faults, but generally flows from the edges toward the middle of the subbasin. Recharge of the aquifer occurs primarily through infiltration of imported water, runoff at various spreading grounds, and infiltration from period surface flow and rainfall.

The San Fernando Valley Groundwater Subbasin was adjudicated in 1979 by a court decision that applied to the entire watershed. The decision limited the amount of water that may be extracted by owners of land overlying the subbasin. While water levels vary throughout the subbasin, actual groundwater levels remained relatively constant between 1979 and 2004. However, an area of significant drawdown was reported near La Crescenta (approximately 12 miles from the nearest proposed project component); at this location, the 1998 groundwater level was recorded 60 feet below the 1980 level (DWR 2004).

In 1998, total groundwater storage for the subbasin was calculated at 3,049,000 af, with an additional 621,000 af of storage available. A total of approximately 108,500 af of groundwater was extracted from the subbasin from 1997 to 1998 (DWR 2004).

Groundwater quality is primarily characterized as calcium bicarbonate in the eastern part of the subbasin and calcium sulfate-bicarbonate in the western part of the subbasin. Several investigations have determined that groundwater in the basin has been contaminated by volatile organic compounds, including trichloroethylene and perchloroethylene, as well as petroleum compounds, chloroform, nitrate, sulfate, and heavy metals (DWR 2004).

4.9.1.3 Wetlands

Figure 4.4-1 (see Section 4.4, “Biological Resources”) shows the location of wetland features near the proposed project component areas as mapped by the U.S. Fish and Wildlife National Wetlands Inventory (USFWS 2011). The proposed project’s Wetland Characterization Report (Appendix E-5) identified five

2 An adjudicated basin is one in which the amount of water that can be extracted has been decided by a court.
locations where drainages occur in proximity to project components. In addition to these five locations, the road widening at the location of the proposed guardhouse would take place adjacent to a riparian area and wetland. Section 4.4, “Biological Resources,” discusses wetland resources in the project component areas.

### 4.9.1.4 Flood Zones

Two small sections of the current right-of-way (ROW) for the existing 66-kV subtransmission lines south of the Newhall Substation intersect a Federal Emergency Management Agency (FEMA)-designated Flood Hazard Zone (FEMA n.d.). The first segment is approximately 571 feet long and the second segment, located immediately south of the first segment, is approximately 372 feet long. Both segments intersect the same 100-year floodplain, which is associated with the South Fork of the Santa Clara River. This section of the existing subtransmission line, known as the MacNeil–Newhall–San Fernando 66-kV Subtransmission Line, is supported by lattice steel towers (LSTs), which will be replaced with tubular steel poles (TSPs) as part of the proposed project.

### 4.9.1.5 Water Supply and Usage for the Proposed Project

The storage field currently purchases potable water from the Los Angeles Department of Water and Power (LADWP) for various purposes, including domestic water (e.g., showers, toilets, kitchen use, etc.), landscape irrigation, fire protection, foggers for the jet engines, thermal cooling, dust control, industrial cleaning, well drilling, and miscellaneous construction and maintenance activities. The foggers would be eliminated as a result of the proposed project. Water is supplied to the storage field via a metered 4-inch service line with a maximum capacity of 400 gallons per minute. Water is pumped to an onsite storage tank with a capacity of approximately 200,000 gallons. When the tank water level drops to a certain level, the pumps turn on and add additional water to the tank for use at the storage field. No local groundwater, surface water, or reclaimed water is used at the storage field. Currently, the storage field uses approximately 25,000 gallons/month (approximately 0.9 af/year) for operations.

Water for construction of the proposed project will be supplied by the LADWP via the existing service line. Approximately 11,700,000 gallons (approximately 36 af) of water would be needed for project construction, including 25,000 gallons per month for storage field operations during construction (550,000 gallons over the 22 month construction period), as shown in Table 2-7 (Chapter 2, “Project Description”). Portable restroom facilities would be used during project construction and additional water would be required for grading, dust suppression, and other construction activities.

### 4.9.2 Regulatory Setting

#### 4.9.2.1 Federal

The Clean Water Act of 1972

The CWA regulates water quality in the United States. The objective of the CWA is to restore and maintain the chemical, physical, and biological integrity of the nation’s waters. These waters include all navigable waters, tributaries, and adjacent wetlands. Wetlands and permanent and intermittent drainages, creeks, and streams are generally subject to the jurisdiction of the U.S. Army Corps of Engineers (USACE) under Section 404 of the CWA. By USACE definition, all aquatic or riverine habitats between the “ordinary high water mark” of rivers, creeks, and streams are potentially considered “waters of the United States” and may fall under USACE jurisdiction. Any deposit of fill into waters of the United States, including wetlands, requires the acquisition of a permit from the USACE pursuant to Section 404 of the CWA. Additionally, discharge of pollutants to jurisdictional waters from any point source is unlawful without a National Pollutant Discharge Elimination System (NPDES) permit under Section 402.
of the CWA. NPDES permitting is delegated to the LARWQCB. Construction projects may require approval under an NPDES Industrial Storm Water General Permit.

The State Water Resource Control Board (SWRCB) administers the statewide NPDES General Permit for Discharges of Storm Water Associated with Construction Activity (General Construction Activity NPDES Storm Water Permit, 2009-0009-DWQ and 2010-0014-DWQ) that covers a variety of construction activities that could result in wastewater discharges. Under this General Permit the state issues a project-level construction permit for projects that disturb more than one acre of land. The SWRCB General Construction Storm Water Permit process involves the notification of the construction activity by providing a Notice of Intent to the SWRCB, the development of a storm water pollution prevention plan (SWPPP), and the implementation of water quality monitoring activities as required.

### Safe Drinking Water Act

The Safe Drinking Water Act (42 U.S.C. §300[f] et seq. [1974]) was originally passed by Congress in 1974 to protect public health by regulating the nation’s public drinking water supply. The law was amended in 1986 and 1996 and requires many actions to protect drinking water and its sources, which includes rivers, lakes, reservoirs, springs, and groundwater wells. This act authorizes the U.S. Environmental Protection Agency (EPA) to set national health-based standards for drinking water to protect against both naturally occurring and human-caused contaminants that may be found in drinking water. The act also mandates a Groundwater/Wellhead Protection Program be developed by each state in order to protect groundwater resources that serve as a source for public drinking water.

### National Flood Insurance Program

The National Flood Insurance Program (NFIP) is administered by FEMA, an agency within the Department of Homeland Security. The NFIP is a federal program enabling property owners in participating communities to purchase insurance protection against losses from flooding. Participation in the NFIP is based on an agreement between local communities and the federal government, which states that if a community adopts and enforces a floodplain management ordinance to reduce future flood risks to new construction in Special Flood Hazard Areas, the federal government will make flood insurance available within the community as a financial protection against flood losses.

In support of the NFIP, FEMA identifies flood hazard areas throughout the United States and its territories by producing Flood Hazard Boundary Maps, Flood Insurance Rate Maps, and Flood Boundary and Floodway Maps. Several areas of flood hazards are commonly identified on these maps. One of these areas is a Special Flood Hazard Area; this term designates any area with a one percent chance of being inundated by a flood in any given year (also referred to as the base flood).

### State

State water quality standards allow water bodies to be managed by establishing goals based on (1) designated uses of the water, (2) criteria set to protect human and aquatic organism health, and (3) anti-degradation requirements to prevent current water quality from deteriorating. Waters listed as “impaired” do not fully support their designated uses. Section 305(b) of the CWA requires states to submit water quality reports to the EPA every two years that provide a statewide assessment of all waters. Section 303(d) requires states to provide a list of impaired waters only, identifying possible pollutants and prioritizing those waters for further pollution controls.

### Porter–Cologne Water Quality Control Act (Porter–Cologne Act)

The Porter–Cologne Act (Cal. Water Code, Division 7), passed in 1969, regulates surface water and groundwater quality in the state and also assigns responsibility for implementing CWA Sections 401
The SWRCB and RWQCBs are responsible for developing and implementing regional basin plans to regulate all pollutants or nuisance discharges that may affect either surface water or groundwater. Basin plans are prepared by the RWQCBs to establish water quality standards for both surface and groundwater bodies within their respective jurisdictions. Basin plans designate beneficial uses for surface and groundwater, set narrative and numerical objectives that must be attained or maintained to protect the designated beneficial uses, and describe implementation programs to protect all waters in the region. Under Section 303(d) of the CWA, the RWQCB develops a list of impaired water bodies in which water quality is impeding the attainment of beneficial uses. The LARWQCB’s Water Quality Control Plan represents the basin plan for the coastal watersheds of Ventura and Los Angeles Counties.

The RWQCBs regulate discharges to waters within their respective jurisdictions through administration of NPDES permits, waste discharge requirements, and CWA Section 401 water quality certifications. RWQCBs administer Section 401 water quality certifications to ensure that projects with federal permits do not violate state water quality standards. The SWRCB has jurisdiction over depositing fill or dredging in “State Only Waters” and issues Waste Discharge Requirements for these projects. Construction projects may require RWQCB approval of a 401 water quality certification, as well as Waste Discharge Requirements and/or a Low Threat Discharge Permit covering construction activities related to discharges from hydrostatic pipeline testing and construction dewatering.

California Fish and Game Code Section 1601

The California Department of Fish and Game (CDFG) is responsible for conserving, protecting, and managing California’s fish, wildlife, and native plant resources. To achieve these ends, Section 1601 of the California Fish and Game Code requires an entity to notify the CDFG of any proposed activity that may substantially modify a river, stream, or lake, including ephemeral streams, desert washes, and watercourses with a subsurface flow. If the CDFG determines that the activity may substantially adversely affect fish and wildlife resources, a Lake or Streambed Alteration Agreement between the entity proposing the activity and the CDFG is required.

4.9.2.3 Local

The following local regulations and policies addressing hydrology and water quality are applicable to the proposed project.

Los Angeles County Department of Water and Power

A grading permit is required by the LACDWP for proposed projects that would result in the excavation or fill of more than 50 cubic yards of soil, per Title 26, Chapter 33, of the Los Angeles County Code. The county requires that the grading plan prepared for the permit include a provision that drainage or other protective structures that could be affected by construction be maintained in good condition and an inspection program be implemented. The LACDWP review process for the grading permit could require hydrologic evaluation and drainage designs (LACDWP 2009). If the Los Angeles County Flood Control District ROW is affected, all work is required to conform to the applicable flood control permit.

If grading authorized by the permit is anticipated to extend into or through the rainy season (November 1 to April 15 of the following year), separate updated Erosion Control Plans must also be submitted to the
LACDWP prior to October 1, per Section 3319.3 of the County of Los Angeles Building Code. Per Title 62, Section 7010, of the Los Angeles County Code, the Erosion Control Plans must include SWPPP requirements.

LACDWP is updating its 2005 Urban Water Management Plan (UWMP), the preparation of which is required under the California Urban Water Management Planning Act. The UWMP must be updated every five years and include plans to identify short-term and long-term water resource management measures to meet growing water demands during normal, dry, and multiple-dry years. The LADWP currently supplies water to the existing storage field, and it is anticipated that the LADWP would provide water for construction of the proposed project, as well as for future operation.

4.9.3 Methodology and Significance Criteria

The significance criteria for assessing the impacts on hydrology and water quality come from the California Environmental Quality Act (CEQA) Guidelines Appendix G Environmental Checklist (CEQA Checklist). According to the CEQA Checklist, a project causes a potentially significant impact if it would:

- a) Violate any water quality standards or waste discharge requirements;
- b) Substantially deplete groundwater supplies or interfere substantially with groundwater recharge such that there would be a net deficit in aquifer volume or a lowering of the local groundwater table level;
- c) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, in a manner which would result in substantial erosion or siltation on- or off-site;
- d) Substantially alter the existing drainage pattern of the site or area, including through the alteration of the course of a stream or river, or a substantial increase in the rate or amount of surface runoff in a manner which would result in flooding on- or off-site;
- e) Create or contribute to runoff water, which would exceed the capacity of existing or planned storm water drainage systems or provide substantial additional sources of polluted runoff;
- f) Otherwise substantially degrade water quality;
- g) Place within a 100-year flood hazard area structures which would impede or redirect flood flows;
- h) Expose people or structures to a significant risk of loss, injury or death involving flooding, including flooding as a result of the failure of a levee or dam; or
- i) Expose people or structures to a significant risk of loss, injury or death involving inundation by seiche, tsunami, or mudflow.

The potential impacts on water quality and hydrology from the construction and operation of the proposed project were evaluated using the stated CEQA significance criteria and are presented in this section.

Appendix G of the CEQA Guidelines also includes the following checklist item:

- Place housing within a 100-year floodplain, as mapped on a Federal Flood Hazard Boundary or Flood Insurance Rate Map or other flood hazard delineation map.

Housing is not included as part of the proposed project. Therefore, the project would have no impacts associated with the placement of housing within a 100-year floodplain, and this item is not applied as a criterion in the analysis of environmental impacts presented in the following section.
4.9.4 Environmental Impacts and Mitigation Measures

Project construction activities that would take place in the storage field area (including construction laydown and staging) would include site preparation activities such as grading and soil excavation, hydrostatic testing, and potentially construction dewatering. The proposed Central Compressor Station site is located on hillside terrain previously disturbed by development; approximately 100,000 cubic yards of soil and other materials would be excavated from this site during construction and hauled to the Excess Excavated Soils Area on the storage field site. Approximately 50,000 cubic yards of fill from the Excess Excavated Soil Area would be returned to the Central Compressor Station site to complete grading and compaction. Areas at the Natural Substation site would also be excavated; the maximum depth of this excavation would be 20 feet. All of the areas of the project components on the storage field site would be graded prior to construction. Grading at the Natural Substation site would incorporate spill prevention and countermeasure (SPCC) plan requirements; these typically include curbs and berms designed and installed to contain spills.

For the SCE project elements, construction laydown areas may require some grading, and wire pull, splicing, and tensioning locations would generally be located on existing level areas and existing roads to minimize the need for grading and cleanup.

Existing and proposed discharge and suction pipelines at the storage field that are modified or constructed as part of the proposed project would be hydrostatically tested, using approximately 25,000 gallons of water to fill the pipelines with water to identify any leaks. After testing, the hydrostatic test water would be collected and used for dust control and irrigation or disposed of pursuant to the applicant’s Water Quality Construction Best Management Practices Handbook (Sempra Energy Utilities 2002).

As discussed in Section 4.13, Public Services and Utilities, water and crude oil are removed from the withdrawal gas stream in various field separators and slug catchers at the storage field, and water then flows to a water injection plant, where it flows through a wash tank and residual oil is removed. After flowing to the wash tank, the water flows into a surge tank to the injection pumps, where it is pumped into one of the six flood wells or two disposal wells at the storage field according to procedures approved by the EPA. The proposed project would not discharge concentrated wastewater or large volumes of wastewater to a wastewater treatment facility, exceeding treatment requirements set forth by the LARWQCB. Therefore, this existing storage field operational activity is not discussed below.

4.9.4.1 Applicant Proposed Measures

Per the requirements of the General Construction Activity NPDES Storm Water Permit, the applicant and SCE will prepare SWPPPs to address storm water drainage and water quality during project construction. In addition, because the volumes of oil within the electrical equipment operating within the proposed Natural Substation and the proposed Central Compressor Station is expected to be greater than 1,320 gallons, SPCC plans would be prepared for operation of the substation and the new compressors. Further, prior to project construction, the applicant will prepare updates of the existing SWPPP and SPCC plans developed for operation of the storage field, and will notify the LARWQCB of the updates. The project construction and operation SWPPPs would establish procedures and methods preventing and mitigating storm water runoff from impacting local water quality during construction. The SPCC plans would include spill prevention training of personnel and maintenance of spill cleanup equipment on hand, and would also contain a number of specific measures including secondary containment, physical storm water controls, and operational controls such as oil handling procedures and employee training, designed to prevent oil releases.
Plans that have been or will be prepared by the applicant and SCE that will include measures addressing hydrology and water quality in the proposed project area include the following:

- Compressor Maintenance Plan (operations);
- Hazardous Materials Business Plans (construction and operations);
- Grading and Drainage Plan (construction);
- Storm Water Pollution Prevention Plans (construction and operations);
- Spill Prevention Control and Countermeasure Plans (construction and operations); and
- Hydrostatic Test Water Management Plan (construction).

The applicant has also committed to the following applicant proposed measures (APMs) as part of the design of the proposed project. See Section 2.5, “Plans and Applicant Proposed Measures,” Table 2-8, for a full description of each APM.

**Air Quality**
- APM AQ-3: Minimization of Disturbed Areas.
- APM AQ-4: Watering Prior to Grading and Excavation.
- APM AQ-6: Fugitive Dust from High Winds.

**Biological Resources**
- APM BR-3: Post-construction Restoration for Reconductoring.

**Geology, Soils, and Mineral Resources**
- APM GE-1: Geotechnical Studies.
- APM GE-2: Seismic-resistant Design Measures.
- APM GE-3: Erosion and Sediment Control.

**Hazards and Hazardous Materials**
- APM HZ-4: Contaminated Soil Disposal.

**Public Services and Utilities**
- APM PS-1: Site Cleanup.

### 4.9.4.2 Impacts Analysis

**Impact HY-1:** Violate water quality standards or waste discharge requirements.

*LESS THAN SIGNIFICANT*

In the proposed project area, storm water generally flows over relatively steep grades into canyon drainages and flood control channels, eventually discharging into the Los Angeles River to the south, the Santa Clara River to the north, or Calleguas Creek to the west. Though some drainages within the
proposed project area are listed as impaired under Section 303(d) of the CWA, none are listed as impaired due to sediment.

Construction of the proposed project entails land disturbance and excavation that could result in the release of sediment into storm water runoff. Additionally, the construction machinery that would be used would require the storage and use of diesel fuel, lubrication oil, hydraulic fluids, and antifreeze. The potential discharge of these materials could adversely impact downstream water quality.

To comply with the CWA NPDES regulations, the applicant and SCE would apply for coverage under the General Construction Activity NPDES Storm Water Permit and other NPDES permits, as necessary, to address construction activities such as discharge and construction dewatering. The General Construction Activity NPDES Storm Water Permit requires the development and implementation of a SWPPP, which specifies Best Management Practices (BMPs) that will prevent all construction pollutants from contacting storm water with the intent of keeping all products of erosion from moving offsite into receiving waters. The SWPPPs for the project components would include site-specific BMPs, based on the applicant’s or SCE’s BMP Manual, to limit or eliminate sediment or other pollutant discharges from each construction activity location. The SWPPP for the SCE project components would address impacts related to road modifications and the establishment of staging areas.

The BMPs would take into account the existing drainage controls at the storage field and would include erosion and sediment control BMPs and as well as material management BMPs such as hazardous materials (including fuel) handling procedures. BMPs employed could include:

- Temporary earth dikes and drainage swales to divert runoff water to desired locations;
- Velocity dissipation devices such as rock, grouted rip-rap or concrete rubble that prevent scour caused by concentrated storm water flows;
- Slope drain pipes used to intercept and direct surface runoff into a stabilized watercourse, trapping device or stabilized area;
- Silt fences, fiber rolls, sand bag or straw bale barriers, straw mulching, straw wattles, or fiber rolls that temporarily detain storm water particles;
- Gravel bag berms or check dams that temporarily detain storm water and filter sediment particles, using secondary containments for materials storage areas, and clearance of ditches of debris and drain boxes; and
- Clearance and management of vegetation on the site, and inlet and outlet protection.

The storage field is also currently covered under a NPDES Industrial Storm Water General Permit and has implemented the required SWPPP and monitoring plan. However, proposed storage field components included as part of the proposed project would need to be incorporated into these existing plans to address any potential for release of pollutants to storm water. Implementation of the SWPPP would minimize the potential for hazardous materials releases during Central Compressor Station operation that could affect water quality.

The applicant would also prepare and submit drainage plans to Los Angeles County for review and approval.

Implementation of construction permits and the project APMs listed above, as well as construction SWPPPs, SPCC plans, and BMPs would reduce potentially significant impacts associated with
construction-related erosion, sedimentation, and introduction of hazardous materials or toxic substances. Therefore, impacts under this criterion would be less than significant.

**Impact HY-2: Substantial depletion of groundwater supplies or substantial interference with groundwater recharge.**

*LESS THAN SIGNIFICANT*

Construction and operational water would be supplied by LADWP, which imports surface water from northern California and other areas. Local groundwater would not be used for water supply purposes. Therefore, water demands related to the proposed project would not affect the local aquifer and any impact would be less than significant.

Shallow groundwater may be encountered during excavation and drilling activities in the proposed project area. Excavation for building foundations, drilling boreholes for the installation of TSPs along the reconductoring route, and excavation for the below grade section of the Plant Power Line may be required. During these activities, dewatering may be needed to remove water from the excavations. Because project components would disturb greater than one acre, the applicant and SCE would apply for coverage of construction activities under the General Construction Activity NPDES Storm Water Permit. As appropriate under this permit (which would cover dewatering activities), the applicant and SCE would discharge excavation dewatering volumes subject to a determination of suitable quality consistent with the testing requirements in the permit, and discharges to waterways would be conducted in compliance with all NPDES- and other LARWQCQ-recommended approvals.

If water is encountered during drilling for TSP foundations, the applicant or SCE would evaluate the stability of the soil strata. If the strata are stable, the applicant or SCE would continue drilling, set a rebar cage, and fill the hole with concrete. If the applicant determines the strata are unstable, the applicant or SCE would use drilling mud, a mixture of clay (usually bentonite) and water, to fill the hole to above the water level. Any displaced water would be allowed to run off, provided no contaminants are found (consistent with the testing requirements in the NPDES permit). The applicant or SCE would vacuum the drilling mud into a vacuum truck from within the excavated hole and properly dispose of the mud. Any excavated 2-sack concrete slurry would be hauled away and disposed of properly.

It is expected that the construction techniques for the installation of the TSPs could require either minor dewatering for rebar and concrete placement or placement of these materials in the wet soil. If minor dewatering should occur, it would be for a short period of time and would not affect groundwater levels in the region. The quantity of groundwater that may be intercepted would be minimal. Any water removed during construction would be discharged in a manner consistent with applicable permits or collected and transferred to appropriate disposal facilities offsite.

The proposed project would add 3.5 acres of impervious surface area to the storage field, an area that is less than one percent of the total proposed area of the project components in the storage field. Based on storm water hydrology modeling curves included in the LACDPW Hydrology Manual, assuming an undeveloped area runoff coefficient for the storage field site of 0.7 and an overall increase in impervious surface area of up to 5 percent of the total area of these project components, the developed area runoff coefficient would be 0.71 [(0.9 x 0.05) + (1-0.05) x 0.7], or an increase in the runoff coefficient change of 0.01 resulting from the addition of impervious surface. This would be considered a very minor increase (LACDPW 2006); therefore, the proposed project would be highly unlikely to interfere with groundwater recharge to a degree sufficient to result in a net deficit in aquifer volume or a lowering of the groundwater table.
Impact HY-3: Substantial alteration of the existing drainage pattern of the site or area.

LESS THAN SIGNIFICANT

The pervious nature of a substance refers to the degree to which liquid may pass through it; impervious surfaces prevent infiltration of rainfall and groundwater recharge. Storm water flows across impervious surfaces without infiltrating or percolating into the ground, resulting in potential impacts related to erosion and increased downstream sedimentation.

The proposed project would permanently disturb approximately 22 acres and, as shown in Table 4.9-2, would create approximately 3.5 acres of new impervious surfaces. All new impervious surfaces would be located in the Limekiln Canyon drainage, which has an area of approximately 1,061 acres (LACDPW 2008). The proposed project components would result in the disturbance of 0.5 percent of the total area of this drainage.

Construction of the proposed Central Compressor Station would result in the permanent disturbance of approximately 1.4 acres due to project grading and construction. Final construction design would include plans to ensure appropriate treatment and drainage of surface and subsurface water as well as measures to ensure the stability of the slopes after construction. Subsurface drains would be installed at the bottom of the existing canyon areas, with outlets at the downstream end of the Central Compressor Station site. Back drains could also be required on the north side of the Central Compressor Station site for use in conjunction with the subsurface drains. Underground drains could also be required around the turbine foundations to intercept groundwater. Drains would likely be designed to discharge to Limekiln Canyon Creek, adjacent to the Central Compressor Station site to the southwest.

The proposed Natural Substation would be located on a ridge in an area immediately adjacent to the existing 66-kV subtransmission line. The footprint in which the substation would be constructed has a relatively low slope; in addition, areas at higher elevation than the substation area are small, and volumes of water that would drain onto the substation area would likewise be minor. In addition, the substation area is not situated within an existing stream, river, or other surface water feature. Construction of the substation would require excavation and fill to construct a level pad and would disturb approximately one acre. Grading activities may alter the drainage pattern of the area of the Natural Substation’s footprint. Overall drainage for the Limekiln Canyon drainage would not be affected, because the footprint for the Natural Substation is very small in relation to the overall area of the drainage, and because final construction design for the substation would include appropriate drainage features.

The proposed 66-kV subtransmission line modifications would not require extensive grading or surface alteration around the TSP sites or along public roads because construction would occur within existing transmission routes and easements. It is anticipated that up to 78 TSPs would be installed, and each would require less than 0.10 acres of grading. Reengineering of the access road between 66-kV towers 27 and 28 (see Figure 2-12 in Chapter 2, “Project Description”) would require the fill and insertion of a culvert in the bottom of an unnamed seasonal wash. However, this action would occur in an already disturbed area within an existing roadway. While insertion of the culvert could still result in temporary construction-related impacts to the drainage pattern of the wash, the implementation of MM BR-5 (see Section 4.3, “Biological Resources”) would minimize construction-related impacts to the drainage pattern of the wash. Potential impacts arising from erosion and sedimentation would be reduced to a less-than-significant level with implementation of the project SWPPPs and APM AQ-3, APM BR-3, and APM GE-3.

The proposed Telecommunications Routes #2 and #3 would likewise not require extensive grading or surface alteration. Some telecommunications support structures may be replaced during construction, but structures would be replaced at a ratio of 1:1, resulting in no net increase in impervious surfaces. Potential
impacts arising from erosion and sedimentation would be reduced to a less-than-significant level with
type of storm water mitigation measures required to be
incorporated into the design of the proposed project. The Development Planning for Stormwater
prepared by the LACDPW, would be used as appropriate for the design of BMPs to meet these standards.
The proposed project would also comply with existing regulations for storm water control as required by
the County of Los Angeles Ordinance 22.52.2210 and the General Construction Activity NPDES Storm
Water Permit. The NPDES permit would require the development of a SWPPP and implementation of
BMPs that would avoid or minimize sediment erosion.

Implementation of the BMPs under the SWPPP, along with MM BR-5, APM AQ-3, and APM GE-3
would reduce any potential impacts associated with substantial erosion or siltation to less than significant.

Impact HY-4: Substantial alteration of the existing drainage pattern or rate or amount of
surface runoff in a manner which would result in flooding.
LESS THAN SIGNIFICANT

Impervious surfaces created by the proposed project would total less than 0.5 percent of the total area of
the Limekiln Canyon drainage. In addition, project elements would be designed with appropriate features
to direct and treat storm water flow. Accordingly, the proposed project would not substantially increase
surface water runoff during rain events in this watershed and would not increase the potential for
flooding, onsite or offsite. Additionally, none of the new impervious surfaces are located within FEMA
flood zones. Therefore, the proposed project would not substantially alter the existing drainage patterns of
the Limekiln Canyon drainage and any potential impacts associated with surface runoff and flood risk
would be less than significant.

Impact HY-5: Create or contribute to runoff water exceeding the capacity of existing or
planned storm water drainage systems, or provide substantial additional
sources of polluted runoff.
LESS THAN SIGNIFICANT

The proposed project would result in the addition of approximately 3.5 acres of impervious surface area.
However, new impervious area would represent less than 0.5 percent of the drainage area of Limekiln
Canyon and would not be located within a FEMA designated flood zone. The implementation of the
SWPPP would support the avoidance or minimization of polluted runoff during construction, and the
implementation of the SPCC plans would support the avoidance or minimization of polluted runoff
during operation. Any impact would be less than significant.

Impact HY-6: Other substantial degradation of water quality.
LESS THAN SIGNIFICANT

During construction of the proposed project, potential pollutants that could be released would include oil,
gasoline and diesel motor fuel, industrial solvents, and other chemicals necessary for project construction.
Operation of the proposed project could also result in the release of pollutants that could degrade water
quality. For example, the transformers to be used in the proposed Natural Substation would contain up to
6,740 gallons of mineral oil that if spilled, would have the potential to severely degrade water quality.
However, as discussed above, the applicant will implement a SWPPP that would include BMPs to help
prevent any construction-related pollutants from discharging into storm water and degrading water
good. In addition, the applicant will implement a SPCC plan that would include measures to address
any potential release of pollutants associated with project operations. Implementation of the SWPPP and
the SPCC plans would reduce the potential for impacts on water quality associated with both project
construction and operations to a less-than-significant level.

Impact HY-7: Project structures would impede or redirect flood flows within a 100-year
flood hazard area.
LESS THAN SIGNIFICANT

The only component of the proposed project located within a FEMA designated 100-year floodplain is an
approximate 2,000 foot segment of the existing 66-kV subtransmission lines south of the Newhall
Substation. The existing 66-kV subtransmission lines are supported by towers, which are to be replaced
with engineered TSPs. The lines would also be reconducted. The existing LSTs have four legs with
connecting cross beams located at the base of each tower, while TSPs are single steel poles. LSTs are
more likely to catch and retain debris during a flood event than TSPs, resulting in an impediment to or
redirection of flood flows. Replacement of the LSTs with TSPs would reduce the potential for an
impediment to or redirection of flood flows, and any potential impacts would be less than significant.

Impact HY-8: Risk of loss, injury or death involving inundation by seiche, tsunami, or
mudflow.
LESS THAN SIGNIFICANT

A seiche is a standing wave of water on a river, lake, pond, gulf, or bay caused by an earthquake.
Similarly, a tsunami, or tidal wave is a wave of water on the ocean caused by an undersea earthquake. The
proposed project is not located downstream of any water body that could generate a seiche in the event of
an earthquake. In addition, the proposed project is located approximately 14 miles north of the Pacific
Ocean, and the elevation of project components ranges from approximately 1,050 to more than 1,800 feet
above mean sea level. These locations are reasonably beyond the impact of a tsunami. Accordingly, the
proposed project would not expose people or structures to a significant risk of loss, injury, or death by
seiche or tsunami.

A mudflow is a downhill movement of soft, wet earth and debris caused by a rapid and heavy
accumulation of rain or snowmelt in areas subject to potential for landslides. As discussed in Section 4.6,
“Geology, Soils, and Mineral Resources,” the proposed project is located within areas with earthquake-
induced landslide potential. The applicant would employ APM GE-1, which involves the completion of
geotechnical studies, prior to construction of the proposed Natural Substation (geotechnical studies have
been completed for the Central Compressor Station) and would employ measures recommended in the
geotechnical studies during construction to address potential impacts related to geological instability. In
addition, the applicant would employ APM GE-2, ensuring that the final design of the proposed project,
(including the proposed 66-kV subtransmission line modifications), would incorporate seismic-resistant
design measures and be geotechnically appropriate for the setting of proposed project. Project
components would meet applicable state seismic safety standards, including special foundation design,
additional bracing, and structure support. Therefore, any potential impacts would be less than significant.

Impact HY-10: Risk of loss, injury or death involving flooding.
LESS THAN SIGNIFICANT

No levees, dams, or waterbodies are located upstream of the proposed project that would result in the risk
of loss of structures or injury or death to people. A small portion of the existing 66-kV subtransmission
line route located south of the Newhall Station is within a FEMA-designated 100-year flood hazard zone.
The existing LSTs that currently support the transmission line in this area would be replaced with TSPs (see Figure 2-8 in Chapter 2, “Project Description”). TSPs have a smaller footprint than LSTs and are less likely to result in an accumulation of debris due to a flood event that could lead to a redirection of flood flows that may result in the potential to expose people or structures to a significant risk. Accordingly, any potential impact would be less than significant.

References


4.10 Land Use and Planning

This section describes the environmental and regulatory settings and discusses potential impacts associated with the construction and operation of the proposed project with respect to land use and planning.

4.10.1 Environmental Setting

For the purposes of evaluating land use and planning impacts in the project component areas, the project will be referred to in this section by the project components as described in Chapter 2, “Project Description.” In some cases, the following project components, located at the Aliso Canyon Natural Gas Storage Field (storage field), are also all treated here as one project area or element and are referred to as the “storage field” or “storage field components”:

- The existing compressor station and office facilities;
- The site of the proposed Central Compressor Station and office relocation;
- The site of the proposed guardhouse relocation;
- Construction staging areas;
- Soil mixing area;
- Access roads; and
- The 12-kV Plant Power Line.

The proposed project components are generally located in the Santa Susana Mountains, Santa Clarita Valley, and San Fernando Valley regions of northern Los Angeles County and southeastern Ventura County. The proposed project would cross portions of unincorporated Los Angeles County (Santa Clarita Valley Planning Area), the City of Santa Clarita (community of Newhall), the City of Los Angeles (communities of Chatsworth, Porter Ranch, Granada Hills, Mission Hills, and Sylmar), the City of San Fernando, portions of unincorporated Ventura County, and the City of Simi Valley. The proposed project would cross a variety of land uses, including rural, agricultural, residential, commercial, landfill, open space, parkland, rail lines, and major roads and highways.

Open Space Preserves, Parks, and Significant Ecological Areas

Figure 4.10-1 shows open space areas, parks, and Significant Ecological Areas (SEAs) in the vicinity of the proposed project components. Portions of Segment C of the 66-kilovolt (kV) subtransmission line and Telecommunications Route #1 (Mile Post 5 to Mile Post 7) parallel the border between the City and County of Los Angeles. This border coincides with the boundary between Michael D. Antonovich Open Space and O’Melveny Park. These open space and park lands are located within a county-designated SEA, known as SEA 20, Santa Susana Mountains (Los Angeles County 2009a). This SEA has been identified as a biologically significant area for wildlife movement between the Santa Monica and San Gabriel Mountains. The 66-kilovolt (kV) subtransmission line and Telecommunications Route #1 route would cross approximately 0.85 miles of this SEA.

A small portion of Segment C of the 66-kV subtransmission line and Telecommunications Route #1 is located within the Granada Hills–Knollwood Community Plan area in the City of Los Angeles and includes the eastern portion of the storage field site. Although this area is designated Open Space in the Community Plan, public access within the storage field is prohibited (City of Los Angeles 2007a).
Section 4.4, “Biological Resources,” includes a discussion about sensitive habitats in the areas of the proposed project components, including the SEAs, and Section 4.14, “Recreation,” includes a discussion of parks in the areas of the proposed project components.

Telecommunications Route #2 would extend 15.3 miles from the Chatsworth Substation, northeast to the proposed Natural Substation. The fiber optic cable along this route would primarily be installed overhead on existing poles as well as within existing and new underground conduit. The telecommunications route crosses above or below several areas of open space and several parks, including Sage Ranch Park in unincorporated Ventura County; Corriganville Regional Park in the City of Simi Valley; Santa Susana State Historical Park and Brown’s Creek Park in the City of Los Angeles; and Michael D. Antonovich Regional Park at Joughin Ranch in unincorporated Los Angeles County. A portion of the City of Los Angeles, located contiguous with the Ventura County line and within Santa Susana State Historic Park, has been designated as SEA 21, Santa Susana Pass, by Los Angeles County (Los Angeles County 2009a). Telecommunications Route #2 would cross approximately 0.73 miles of this SEA.

Sunshine Canyon Landfill

Segment C of the 66-kV subtransmission line and Telecommunication Route #1 would cross the Sunshine Canyon Landfill. The landfill is bisected by the border between the City of Los Angeles and unincorporated Los Angeles County. The southern half of the landfill is located in the community of Sylmar, within the City of Los Angeles, and is designated as Open Space in the City’s General Plan and zoned for Agricultural (A1) and Industrial Uses (M3). The county side of the landfill is designated for Public Facilities in the county’s General Plan and zoned for Heavy Agricultural Use (A-2). An expansion of the landfill is planned to accommodate ongoing landfill operations in the area. Expansion will require relocation of the 66-kV subtransmission line, which may be analyzed in a separate “Permit to Construct” application that Southern California Edison (SCE) will submit to the California Public Utilities Commission (CPUC). The landfill expansion is not part of the proposed project.

Highways, Railroads, and Metrolink Lines

Segments A and B of the 66-kV subtransmission line and Telecommunication Route #1 would run parallel to the eastern side of Interstate 5 (I-5) south from the Newhall Substation to Tap Point A near the I-5/State Route (SR) 14 junction. Segment C of the 66-kV subtransmission line and Telecommunications Route #1 would cross I-5 from the Chatsworth Tap (Tap Point A) and proceed west across I-5 to the proposed Natural Substation in the center of the storage field.

Telecommunications Route #3 would cross the Martin A. Match Freeway (SR-210) in the City of Los Angeles, and travel west through the City of San Fernando before crossing back into the City of Los Angeles and crossing I-5 to reach the San Fernando Substation. Telecommunications Route #3 would cross the Antelope Valley Metrolink rail line approximately 0.5 miles south of the San Fernando/Sylmar station. The Antelope Valley Metrolink line provides commuter rail service to the San Fernando, Santa Clarita, and Antelope Valleys.

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1 Under Case No. ZA 17804 (Zone Variance [ZV]) approved April 16, 1996, the site was granted a ZV to permit the continued operation of the landfill facilities based upon certain terms and conditions. Condition 14 of the ZV required that upon completion of the site’s operation as a landfill facility, the owners shall advise the City and County Recreation and Parks Department that the property is available for recreational purposes (City of Los Angeles 2007b).
Where subtransmission lines and telecommunications routes are parallel, they are shown offset for graphical purposes only. The lines would be co-located overhead on the same structures.
Telecommunications Route #2 would travel northeast from the Chatsworth Substation in unincorporated Ventura County, cross into the City of Simi Valley, travel parallel to the Ronald Reagan Freeway (SR-118) and eastward into the City of Los Angeles before crossing SR-118 northward into unincorporated Los Angeles County to the proposed Natural Substation. The route would also cross a railroad right-of-way (ROW) above a rail tunnel. This rail line supports Amtrak service as well as the Ventura County Metrolink line, which provides commuter rail service from Ventura County to Los Angeles.

Airports

Table 4.10-1 lists the airports in Los Angeles and Ventura Counties, their locations, their operating status, and their distance from the storage field and the closest project component. There are 13 public use and two military airport facilities in Los Angeles County (Los Angeles County ALUC 2004). The closest airport to the proposed project area is Whiteman Airport, located approximately 3 miles from the San Fernando Substation and approximately 8 miles from the storage field entrance. Excluding Palmdale Regional Airport/U.S. Air Force (USAF) Plant 42 and San Clemente Island Naval Auxiliary Landing Field, all airports in Los Angeles County are open for use by the public and with the exception of Catalina Airport-in-the-Sky and Aqua Dulce Skypark, are publicly owned. Palmdale Regional Airport/USAF Plant 42 was a joint military-commercial use facility; however, commercial airline service ended in 2008.

<table>
<thead>
<tr>
<th>Airport Name</th>
<th>Location</th>
<th>Private or Public</th>
<th>Distance from Proposed Project Site</th>
</tr>
</thead>
<tbody>
<tr>
<td>Agua Dulce Skypark (L70)</td>
<td>Agua Dulce, CA</td>
<td>Private (open to the public)</td>
<td>20 miles (storage field); 17 miles (66-kV subtransmission line reconductoring – Tap Point A)</td>
</tr>
<tr>
<td>Bob Hope Airport (BUR)</td>
<td>Burbank, CA</td>
<td>Public</td>
<td>14 miles (storage field); 8 miles (San Fernando Substation)</td>
</tr>
<tr>
<td>Brackett Field (POC)</td>
<td>La Verne, CA</td>
<td>Public</td>
<td>48 miles (storage field); 41 miles (San Fernando Substation)</td>
</tr>
<tr>
<td>Catalina Airport-in-the-Sky (AVX)</td>
<td>Catalina Island</td>
<td>Private (open to the public)</td>
<td>62 miles (storage facility); 60 miles (San Fernando Substation)</td>
</tr>
<tr>
<td>Compton/Woodley Airport (CPM)</td>
<td>Compton, CA</td>
<td>Public</td>
<td>34 miles (storage field); 30 miles (San Fernando Substation)</td>
</tr>
<tr>
<td>El Monte Airport (EMT)</td>
<td>El Monte, CA</td>
<td>Public</td>
<td>34 miles (storage field); 28 miles (San Fernando Substation)</td>
</tr>
<tr>
<td>General William J. Fox Airfield (WJF)</td>
<td>Lancaster, CA</td>
<td>Public</td>
<td>35 miles (storage field); 31 miles (Newhall Substation)</td>
</tr>
<tr>
<td>Hawthorne Municipal Airport (HHR)</td>
<td>Hawthorne, CA</td>
<td>Public</td>
<td>30 miles (storage field); 26 miles (San Fernando Substation)</td>
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<tr>
<td>Long Beach Municipal Airport/Daugherty Field (LGB)</td>
<td>Long Beach, CA</td>
<td>Public</td>
<td>42 miles (storage field); 37 miles (San Fernando Substation)</td>
</tr>
<tr>
<td>Los Angeles International Airport (LAX)</td>
<td>Los Angeles, CA</td>
<td>Public</td>
<td>27 miles (storage field); 23 miles (San Fernando Substation)</td>
</tr>
<tr>
<td>Naval Auxiliary Landing Field San Clemente Island</td>
<td>San Clemente Island</td>
<td>Military (closed to the public)</td>
<td>89 miles (storage field); 87 miles (Chatsworth Substation)</td>
</tr>
<tr>
<td>Palmdale Regional Airport/USAF Plant 42 (PMD)</td>
<td>Palmdale, CA</td>
<td>Military (open to the public with USAF authorization)</td>
<td>35 miles (storage field); 30 miles (San Fernando Substation)</td>
</tr>
<tr>
<td>Santa Monica Municipal Airport (SMO)</td>
<td>Santa Monica, CA</td>
<td>Public</td>
<td>21 miles (storage field); 18 miles (San Fernando Substation)</td>
</tr>
</tbody>
</table>
### Land Use in the Proposed Project Area

The following sections describe the existing land use within and adjacent to the proposed project component areas. Proposed project components include those facilities within the existing storage field as well as the 66-kV subtransmission line route and Telecommunications Routes #1, #2, and #3. Five segments (Segments A through E) of an existing 66-kV subtransmission line would be reconducted as part of the proposed project. Telecommunications Route #1 would run adjacent to Segments A, B, and C of the reconducted 66-kV subtransmission line. To integrate the line arrangement of the proposed Natural Substation into the grid, SCE would be required to perform certain work at the existing Newhall, San Fernando, and Chatsworth Substations. Work would include modification of the substations with new protective relay equipment, which involves only minor construction activities. Work at the San Fernando Substation would also include limited pole replacement.

The following sections describe each segment and the surrounding land use in greater detail. Applicable general plan land use and current zoning are also discussed. Figure 4.10-2 shows general plan land use and Figure 4.10-3 shows zoning in the proposed project component areas.

### Aliso Canyon Storage Field

The address for the storage field is 12801 Tampa Avenue in the City of Los Angeles; however, the majority of the storage field is located in the Santa Clarita Valley Planning Area of unincorporated Los Angeles County. The existing guardhouse and part of the entry roadway are located within the City of Los Angeles, in the community of Porter Ranch (Chatsworth–Porter Ranch Planning Area). This area is both designated in the City’s General Plan and zoned for Open Space. The storage field is located in an area designated as Rural in the Los Angeles County General Plan and zoned Heavy Agriculture (A-2).

<table>
<thead>
<tr>
<th>Airport Name</th>
<th>Location</th>
<th>Private or Public</th>
<th>Distance from Proposed Project Site</th>
</tr>
</thead>
<tbody>
<tr>
<td>Zamperini Field Airport (TOA)</td>
<td>Torrance, CA</td>
<td>Public</td>
<td>37 miles (storage field); 33 miles (San Fernando Substation)</td>
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<tr>
<td>Van Nuys Airport (VNY)</td>
<td>Van Nuys, CA</td>
<td>Public</td>
<td>7 miles (storage field); 6 miles (San Fernando Substation)</td>
</tr>
<tr>
<td>Whiteman Airport (WHP)</td>
<td>Pacoima, CA</td>
<td>Public</td>
<td>8 miles (storage field); 3 miles (San Fernando Substation)</td>
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<td>Ventura County</td>
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</tr>
<tr>
<td>Camarillo Airport (CMA)</td>
<td>Camarillo, CA</td>
<td>Public</td>
<td>30 miles (storage field); 22 miles (Chatsworth Substation)</td>
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<tr>
<td>Oxnard Airport (OXR)</td>
<td>Oxnard, CA</td>
<td>Public</td>
<td>37 miles (storage field); 28 miles (Chatsworth Substation)</td>
</tr>
<tr>
<td>Santa Paula Airport (SZP)</td>
<td>Santa Paula, CA</td>
<td>Private (open to the public)</td>
<td>29 miles (storage field); 21 miles (Chatsworth Substation)</td>
</tr>
<tr>
<td>Naval Base Ventura County (Point Mugu Naval Air Station)</td>
<td>Point Mugu, CA</td>
<td>Military (closed to the public)</td>
<td>34 miles (storage field); 24 miles (Chatsworth Substation)</td>
</tr>
</tbody>
</table>

Sources: Ventura County Airport ALUC 2000; Los Angeles County ALUC 2004

Key:

USAF = U.S. Air Force
Figure 4.10-2
General Plan Land Use in the Proposed Project Area

Note: Where subtransmission lines and telecommunications routes are parallel, they are shown offset for graphical purposes only. The lines would be co-located overhead on the same structures.
Figure 4.10-3
Generalized Zoning in the Proposed Project Area

Note: Where subtransmission lines and telecommunications routes are parallel, they are shown offset for graphical purposes only. The lines would be co-located overhead on the same structures.

- **66-kV Subtransmission Line**
- **Reconductoring Route (Proposed)**
- **Telecommunications Route #1**
- **Existing 66kV Sub Transmission Line**
- **Telecommunications Route #2**

- **General Zoning**
  - Agriculture
  - Commercial Professional
  - General Commercial
  - Hotel/Motel/Group Quarters
  - Industrial
  - Industrial Park/Research and Development
  - Light Industrial
  - Mixed Use
  - Multifamily Residential
  - Neighborhood Commercial
  - Open Space
  - Other Residential
  - Public Facilities
  - Residential Estate
  - Single-Family Residential
  - Specific Plan Area
  - Transportation
  - Utilities

**City of Simi Valley**
**City of San Fernando**
**City of Los Angeles**
**Ventura County**
**Los Angeles County**

ALISO CANYON NATURAL GAS STORAGE FIELD
CHATSWORTH SUBSTATION
SAN FERNANDO SUBSTATION
NEWHALL SUBSTATION
SAN FERNANDO
MACNEIL

**Figure 2-2**
See Figure 2-2 for project feature details.

**Path:** \prtbhp1\gis\SanFrancisco\Aliso Canyon Natural Gas\Maps\MXD\EIR\October_2011\General_Zoning_Overview.mxd
Table 4.10-2 identifies each of the proposed project components within the storage field, the jurisdiction in which they fall, the planned land use, existing land use, and zoning.

**Table 4.10-2  Land Use Designations for Storage Field Components**

<table>
<thead>
<tr>
<th>Project Components</th>
<th>Jurisdiction (Community)</th>
<th>General Plan Land Use</th>
<th>Existing Land Use</th>
<th>Zoning</th>
</tr>
</thead>
<tbody>
<tr>
<td>Central Compressor Station</td>
<td>Los Angeles County</td>
<td>Rural</td>
<td>Eastern part of Storage Field</td>
<td>Heavy Agriculture (A-2)</td>
</tr>
<tr>
<td>Office and Crew-shift Buildings</td>
<td>Los Angeles County</td>
<td>Rural</td>
<td>Eastern part of Storage Field</td>
<td>Heavy Agriculture (A-2)</td>
</tr>
<tr>
<td>Proposed Natural Substation</td>
<td>Los Angeles County</td>
<td>Rural</td>
<td>Eastern part of Storage Field</td>
<td>Heavy Agriculture (A-2)</td>
</tr>
<tr>
<td>12-kV Plant Power Line</td>
<td>Los Angeles County</td>
<td>Rural</td>
<td>Eastern part of Storage Field</td>
<td>Heavy Agriculture (A-2)</td>
</tr>
<tr>
<td>Guardhouse</td>
<td>Los Angeles County</td>
<td>Rural</td>
<td>Main Entrance to Storage Field</td>
<td>Heavy Agriculture (A-2)</td>
</tr>
<tr>
<td>Existing Guardhouse and Road Widening at Main Entrance (Limekiln Canyon Road)</td>
<td>Los Angeles County; City of Los Angeles (Porter Ranch)</td>
<td>Rural, Open Space</td>
<td>Main Entrance to Storage Field</td>
<td>Heavy Agriculture (A-2), Open Space</td>
</tr>
</tbody>
</table>

Sources: County of Los Angeles 2011; City of Los Angeles 2010, 2011

**Segments A, B, and Telecommunications Route #1**

Both Telecommunications Route #1 and Segments A and B of reconductoring and pole replacement for the 66-kV subtransmission line would originate at the Newhall Substation, located at the intersection of Wiley Canyon Road and Lyons Avenue, in the community of Newhall in the City of Santa Clarita. Both alignments would be located within the existing ROW from the Newhall Substation south 4.2 miles, along the east side of I-5, before crossing into unincorporated Los Angeles County where they would meet the existing Tap Point A.

Within the City of Santa Clarita, land uses in the vicinity of the Segments A and B and Telecommunications Route #1 are primarily residential. The alignment passes through two areas of commercial use: one in the immediate vicinity of the Newhall Substation and one immediately before Mile Post 1, at Structure 12 (see Figure 2-1 of Chapter 2, “Project Description;” project alignment sheets depicting structure numbers are provided in Appendix D). At Structure 14, the alignment passes next to the South Fork of the Santa Clara River. Just south of Mile Post 2, near Structure 18, the alignment crosses into unincorporated Los Angeles County. This area is primarily undeveloped and consists of steep hills and ridgelines (Los Angeles County 2011). The main housing development in this area is a community of approximately 81 manufactured homes with a centrally located recreation area east of the I-5 overpass on the northern side of the Old Road. After crossing into unincorporated Los Angeles County, the alignment then proceeds for approximately 2.7 miles from Structure 18 to Tap Point A through an area zoned for agricultural uses but with no land use designation in the Los Angeles County General Plan. A service road runs between Structures 27 and 28; upgrades to this road that would take place as part of the proposed project would include installation of a culvert in a seasonal wash that intersects the roadway. Table 4.10-3 describes general plan land use designations, existing land use, and zoning for areas through which both the 66-kV subtransmission line and Telecommunications Route #1 pass.
**Table 4.10-3  Land Use Designations for Segments A, B, and Telecommunications Route #1**

<table>
<thead>
<tr>
<th>Location</th>
<th>Jurisdiction (Community)</th>
<th>General Plan Land Use</th>
<th>Existing Land Use</th>
<th>Zoning</th>
</tr>
</thead>
<tbody>
<tr>
<td>Newhall Substation (Lyons and Wiley Canyon Road)</td>
<td>City of Santa Clarita (Newhall)</td>
<td>Community Commercial</td>
<td>Existing Substation</td>
<td>Community Commercial (CC)</td>
</tr>
<tr>
<td>MP 1 (Structures 1–12)</td>
<td>City of Santa Clarita (Newhall)</td>
<td>Community Commercial, Residential Moderate, and Residential Suburban</td>
<td>Residential and Commercial Uses</td>
<td>Community Commercial (CC); Residential Moderate (RM); and Residential Suburban (RS)</td>
</tr>
<tr>
<td>MP 2 (Structures 12–23)</td>
<td>City of Santa Clarita (Newhall) and Los Angeles County</td>
<td>Community Commercial, Residential Very Low, and None</td>
<td>Residential and Commercial Uses</td>
<td>Community Commercial (CC); Residential Suburban (RS); Residential Low Density (RL); Residential Very Low Density (RVL); and Heavy Agriculture (A-2)</td>
</tr>
<tr>
<td>MP 3 (Structures 23–29)</td>
<td>Los Angeles County</td>
<td>None</td>
<td>Open Space and Residential Uses</td>
<td>Heavy Agriculture (A-2)</td>
</tr>
<tr>
<td>MP 4 (Structures 30–35)</td>
<td>Los Angeles County</td>
<td>None</td>
<td>Open Space</td>
<td>Heavy Agriculture (A-2)</td>
</tr>
<tr>
<td>Tap Point A (Structures 36 and 37)</td>
<td>Los Angeles County</td>
<td>None</td>
<td>Open Space</td>
<td>Heavy Agriculture (A-2)</td>
</tr>
</tbody>
</table>

Sources: City of Santa Clarita 2011; County of Los Angeles 2011
Key: MP = Mile Post

**Segment C and Telecommunications Route #1**

At Tap Point A, just north of the I-5/SR-14 junction, Segment C and Telecommunications Route #1 would cross I-5 and proceed to the top of a ridge before traversing the Sunshine Canyon Landfill in unincorporated Los Angeles County (Structures 42 to 44). The northern portion of the Sunshine Canyon Landfill, located in unincorporated Los Angeles County, is designated Public and Semi-public Facilities in the County’s General Plan and zoned for Heavy Agriculture (A-2). The southern portion of the landfill, located in the City of Los Angeles, is both designated in the city’s General Plan and zoned for Open Space. Relocation of the existing Chatsworth–MacNeil–Newhall–San Fernando Subtransmission Line to the perimeter of the disturbed area of the landfill property boundary is required to accommodate a planned landfill expansion. A separate permit application will be submitted by SCE to the CPUC for the subtransmission line relocation. Activities associated with the relocation are not part of the proposed project.

After crossing the Sunshine Canyon Landfill, Segment C and Telecommunications Route #1 would continue west from Structure 47 through the Oat Mountain area of the Santa Clarita Valley Planning Area of unincorporated Los Angeles County. The alignment generally corresponds with the boundary between the city and county of Los Angeles and separates the Michael D. Antonovich Open Space in unincorporated Los Angeles County and O’Melveny Park in the City of Los Angeles. As discussed above, the County of Los Angeles has designated the majority of the Michael D. Antonovich Open Space and the northwestern portion of the O’Melveny Park as SEA 20, Santa Susana Mountains. Both Segment C and Telecommunications Route #1 pass through the SEA for approximately 0.85 miles between Structures 48 and 53. Just past Mile Post 6, between Structure 53 and Potter Fire Road, the alignment crosses from unincorporated Los Angeles County into the Granada Hills community of the City of Los Angeles. This portion of the alignment falls within an area designated as Open Space in the City’s General Plan and zoned Agriculture (A1). Before Structure 54, the alignment enters the storage field,
continues southwest towards Structure 56, crosses back into unincorporated Los Angeles County and then west to the proposed Natural Substation. Table 4.10-4 describes specific general plan land use designations, existing land use, and zoning for areas within the alignment up to each Mile Post.

**Table 4.10-4  Land Use Designations for 66-kV Subtransmission Line Segment C and Telecommunications Route #1**

<table>
<thead>
<tr>
<th>Location</th>
<th>Jurisdiction (Community)</th>
<th>General Plan Land Use</th>
<th>Existing Land Use</th>
<th>Zoning</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tap Point A</td>
<td>Unincorporated Los Angeles County</td>
<td>None</td>
<td>Open Space</td>
<td>Heavy Agriculture (A-2)</td>
</tr>
<tr>
<td>MP 5 (Structures 37–44)</td>
<td>Unincorporated Los Angeles County</td>
<td>Public and Semi-public Facilities</td>
<td>Sunshine Canyon Landfill</td>
<td>Heavy Agriculture (A-2)</td>
</tr>
<tr>
<td>MP 6 (Structures 44–50)</td>
<td>Unincorporated Los Angeles County</td>
<td>Public and Semi-public Facilities, Special Ecological Area</td>
<td>Sunshine Canyon Landfill, Michael D. Antonovich Open Space</td>
<td>Heavy Agriculture (A-2), Significant Ecological Area</td>
</tr>
<tr>
<td>MP 7 (Structures 50–56)</td>
<td>Unincorporated Los Angeles County, City of Los Angeles (Granada Hills)</td>
<td>Public and Semi-public Facilities, Non-urban, Significant Ecological Area</td>
<td>Michael D., Antonovich Open Space, Open Space, O’Melveny Park, Eastern area of storage field</td>
<td>Heavy Agriculture (A-2), Significant Ecological Area</td>
</tr>
<tr>
<td>MP 8 (Structures 56–60)</td>
<td>Unincorporated Los Angeles County</td>
<td>Public and Semi-public Facilities, Non-urban</td>
<td>Western area of storage field (CUP for gas storage)</td>
<td>Heavy Agriculture (A-2)</td>
</tr>
</tbody>
</table>

Sources: County of Los Angeles 2011; City of Los Angeles 2010, 2011

Key:
- CUP = Conditional Use Permit
- MP = Mile Post

**Segments D and E**

Segments D and E of the double-circuit 66-kV subtransmission line are located entirely within the community of Mission Hills in the City of Los Angeles and are each approximately 350 feet in length. Segment D runs northwest to southeast, beginning at Structure 61 on the grounds of Bishop Alemany High School, crossing a driveway and ending at the San Fernando Substation with connections to Structures 62 and 63. The City of Los Angeles’s General Plan designates the parcel on which Bishop Alemany High School is located as Very Low Residential; this parcel is zoned for Heavy Agriculture (A-2). The parcel on which the San Fernando Substation is situated is designated for Low Density Residential and zoned for Suburban (RA) uses.

Segment E begins at Structure 64 in Brand Park, immediately southeast of the San Fernando Substation, across San Fernando Mission Boulevard. Brand Park is both designated in the City’s General Plan and zoned for Open Space. Table 4.10-5 describes specific general plan land use designations, existing land use, and zoning for areas within the alignment around each tower.

**Telecommunications Route #2**

Telecommunications Route #2 would extend 15.3 miles from the Chatsworth Substation to the proposed Natural Substation and consist of fiber optic cable that would be installed on existing and potentially new poles and within existing and new underground conduits. The proposed alignment would pass through unincorporated Ventura County, the Cities of Simi Valley and Los Angeles, and unincorporated Los Angeles County.
Table 4.10-5 Land Use Designations for 66-kV Subtransmission Line (Bishop School to San Fernando Substation to Brand Park)

<table>
<thead>
<tr>
<th>Location</th>
<th>Jurisdiction (Community)</th>
<th>General Plan Land Use</th>
<th>Existing Land Use</th>
<th>Zoning</th>
</tr>
</thead>
<tbody>
<tr>
<td>Structure 61</td>
<td>City of Los Angeles (Mission Hills)</td>
<td>Very Low Residential</td>
<td>Bishop Alemany High School (15101 San Fernando Mission Blvd.)</td>
<td>Heavy Agriculture (A-2)</td>
</tr>
<tr>
<td>Structures 62 and 63</td>
<td>City of Los Angeles (Mission Hills)</td>
<td>Low Density Residential</td>
<td>San Fernando Substation</td>
<td>Suburban (RA)</td>
</tr>
<tr>
<td>Structure 64</td>
<td>City of Los Angeles (Mission Hills)</td>
<td>Open Space</td>
<td>Brand Park</td>
<td>Open Space (O-S)</td>
</tr>
</tbody>
</table>

Source: City of Los Angeles 2010, 2011

At the Chatsworth Substation, the alignment would travel west underground for 100 feet before emerging and ascending to an existing SCE pole. The alignment would then travel southeast towards F Street.

From Mile Post 15, southeast of the Chatsworth Substation and adjacent to F Street, the alignment would travel due east on overhead poles for approximately one mile before transitioning into an existing underground conduit near Mile Post 14 at the corner of Facility Road and North American Cutoff Road. Once underground, Telecommunications Route #2 would travel in a northeasterly direction for approximately 10,000 feet before emerging near the corner of North American Cutoff and Box Canyon Road, just south of Mile Post 11.

Land uses immediately surrounding the Chatsworth Substation include the Santa Susana Field Laboratory (a rocket engine testing facility) and the former Energy Technology Engineering Center (ETEC). The lands on which these facilities are located are owned by the Boeing Company and the National Aeronautics and Space Administration. The ETEC was closed in 1988 and efforts to restore the site to open space are ongoing (DOE 2008). Scoping for an Environmental Impact Statement evaluating the impacts associated with the next phase of clean up at the ETEC ended on September 19, 2011 (NASA 2011). Near Mile Post 14, a portion of the alignment would cross over and beneath the southeastern corner of Sage Ranch Park. Sage Ranch Park is owned and maintained by the Santa Monica Mountains Conservancy, a state agency (SMMC 2011). Land uses above and adjacent to the alignment between Mile Post 14 and 11 are primarily open space with some agriculture.

From Mile Post 11, Telecommunications Route #2 would travel along SCE poles northeast for approximately 1,600 feet to an SCE pole located on the north side of Santa Susana Pass Road. The alignment would then cross into the City of Simi Valley and run along the north side of Santa Susana Pass Road to Mile Post 10, on the border between the City of Simi Valley and the City of Los Angeles. Land uses between Mile Post 10 and 11 include some residential uses in unincorporated Ventura County, along the northern side of Santa Susanna Pass Road, with open space to the south. Once within the boundaries of the City of Simi Valley, the alignment would cross Corriganville Regional Park, as well as the ROW for the Simi Valley Metrolink commuter rail line. Corriganville Regional Park is owned by the City of Simi Valley and operated by the Rancho Simi Recreation and Park District (SMMC 2011).

At Mile Post 10, Telecommunications Route #2 would cross into the community of Chatsworth in the City of Los Angeles and travel east on existing SCE poles along the north side of Santa Susanna Pass Road to an existing SCE pole located just south of the SR-118. The alignment would then cross beneath SR-118 to Mile Post 8 in unincorporated Los Angeles County. Land uses in the area between Mile Post 9 and Mile Post 8 are predominantly open space and residential. The majority of this area is also identified by Los Angeles County as SEA 21, Santa Susana Pass (Los Angeles County 2009a). Telecommunications Route #2 would cross approximately 0.73 miles of this SEA. Santa Susana State
Historic Park lies immediately to the south of the alignment across Santa Susana Pass Road. Shortly after Mile Post 9, near the northeastern corner of the park, the alignment turns north from Santa Susana Pass Road and travels due north, skirting the edge of a residential development. Just before reaching SR-118, the alignment heads east approximately 1,500 feet before crossing beneath the highway.

From Mile Post 8, Telecommunications Route #2 would travel east on existing poles for approximately 2,500 feet and then turn north and travel approximately 21,100 feet north through Browns Canyon, crossing Curaco Trail, Saugus Road, Browns Canyon Road, and Oat Mountain Way to Oat Mountain peak near Mile Post 3. Land use in this area is predominantly open space with some residential development near SR-118. Once past Saugus Road, the alignment crosses into the Michael D. Antonovich Regional Park at Joughin Ranch. The park is owned by the state and maintained by the Santa Monica Mountains Conservancy (SMMC 2011).

From Mile Post 3, Telecommunications Route #2 would continue southeast on existing poles onto the storage field. The alignment would then continue on overhead poles, transition to the applicant’s existing utility poles, then transition to new wood poles along the proposed paved road to the Natural Substation site. From the last new wood pole, the fiber optic cable would descend to new underground conduit into the Mechanical and Electrical Equipment Room at the proposed Natural Substation (Mile Post 0).

Table 4.10-6 describes specific general plan land use designations, existing land use, and zoning for areas within the alignment around each tower.

<table>
<thead>
<tr>
<th>Location</th>
<th>Jurisdiction (Community)</th>
<th>General Plan Land Use</th>
<th>Existing Land Use</th>
<th>Zoning</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chatsworth Substation (Near Chatsworth Reservoir at Valley Circle Road and Plummer Street).</td>
<td>Unincorporated Ventura County</td>
<td>Open Space</td>
<td>Existing Substation</td>
<td>Rural Agriculture (RA)</td>
</tr>
<tr>
<td>MP 15–11</td>
<td>Unincorporated Ventura County</td>
<td>Open Space</td>
<td>Industrial/research and development, open space, park (Sage Ranch Park), agriculture</td>
<td>Rural Agriculture (RA), Open Space (OS), Residential Estate (RE)</td>
</tr>
<tr>
<td>MP 11–10</td>
<td>Unincorporated Ventura County, City of Simi Valley</td>
<td>Ventura County: Open Space City of Simi Valley: Transportation, Community Park</td>
<td>Ventura Country: Open Space, residential, transportation (Metrolink right-of-way) City of Simi Valley: Park (Corriganville Regional Park)</td>
<td>Ventura County: Residential Estate (RE), Open Space (OS) City of Simi Valley: Open Space (OS)</td>
</tr>
<tr>
<td>MP 10–8</td>
<td>City of Los Angeles (Chatsworth), unincorporated Los Angeles County</td>
<td>City of Los Angeles: Open Space, Public Facilities, Minimum Residential, Low Medium Residential Los Angeles County: Transportation Corridor, Low Density Residential</td>
<td>Residential, Park, Church, Transportation (SR-118)</td>
<td>City of Los Angeles: Open Space (OS), Agricultural Zone (A2), Restricted Density Multiple Dwelling Zone (RD4) Los Angeles County: Residential Planned Development (RPD)</td>
</tr>
</tbody>
</table>
Table 4.10-6  Land Use Designations for Telecommunications Route #2

<table>
<thead>
<tr>
<th>Location</th>
<th>Jurisdiction (Community)</th>
<th>General Plan Land Use</th>
<th>Existing Land Use</th>
<th>Zoning</th>
</tr>
</thead>
<tbody>
<tr>
<td>MP 8–3</td>
<td>Unincorporated Los Angeles County</td>
<td>Low Density Residential, Low/Medium Density Residential, R-Non Urban, RC-Rural Communities, O-Open Space</td>
<td>Open Space, Park (Michael D. Antonovich Regional Park at Joughin Ranch)</td>
<td>Residential Planned Development (RPD), Light Agriculture (A-1), Single-Family Residence (R-1), Heavy Agriculture (A-2)</td>
</tr>
<tr>
<td>MP 3–0</td>
<td>Unincorporated Los Angeles County</td>
<td>Open Space</td>
<td>Central area of storage field (Natural Substation)</td>
<td>Heavy Agriculture (A-2)</td>
</tr>
</tbody>
</table>

Sources: Ventura County 2011a and 2011b; City of Simi Valley 2011; City of Los Angeles 2010, 2011

**Telecommunications Route #3**

Telecommunications Route #3 would extend approximately 5 miles from San Fernando Substation (Mile Post 0) to a fiber optic connection point (Mile Post 5) within the ROW of an existing SCE 220-kV subtransmission line corridor. The majority of the fiber optic cable would be installed overhead on existing SCE and Los Angeles Department of Water and Power wood poles. Approximately 1,200 feet of cable would be installed in new underground conduit at four locations along the alignment (see Figure 2-8 in Chapter 2, “Project Description”). This route would be located entirely within the public ROW, with the exception of approximately 100 feet within the footprint of the San Fernando Substation, and approximately 200 feet within SCE’s existing 200-kV ROW in the community of Sylmar in the City of Los Angeles.

From Mile Post 5 in the Sylmar Community of the City of Los Angeles, Telecommunications Route #3 would travel for approximately 200 feet north to Gridley Street, before continuing northeast to Gladstone Avenue, where it would travel southward approximately 2,600 feet to Maclay Street. At Maclay Street, the alignment would travel southwest approximately 1,300 feet, crossing I-210, to the corner of Maclay Street and Foothill Boulevard. The alignment would then run northwest for approximately 4,500 feet along Foothill Boulevard, passing Mile Post 4, to Hubbard Street. At Hubbard Street, the alignment would continue to the southwest approximately 7,800 feet, passing Mile Post 3 to Mile Post 2 near First Street. Existing land use in this area is predominantly residential with neighborhood commercial uses clustered around intersections along Hubbard Street.

From Mile Post 2, near the intersection of First Street and Hubbard Street, Telecommunications Route #3 would cross into the City of San Fernando and continue southeast along the south side of First Street for approximately 1,900 feet to South Workman Street. The alignment would continue travelling southwest on South Workman Street for approximately 3,500 feet, crossing a Metrolink commuter rail line ROW and passing Mile Post 1, before crossing back into the City of Los Angeles. Existing uses along First Street are predominantly light industrial in nature, transitioning to multi-family residential use along South Workman Street.

After crossing back into the City of Los Angeles, the alignment would travel approximately 500 feet down South Workman Street to an alley parallel to Laurel Canyon Boulevard, and continue along the alley for approximately 1,100 feet. At San Fernando Mission Boulevard, the alignment would turn to the southwest and travel approximately 2,600 feet to the San Fernando Substation (Mile Post 0). Additional work that would be conducted at the San Fernando Substation would include construction of two loop-in sections, removal of up to four existing structures, and installation of four new tubular steel poles (TSPs) and less than 1,000 feet of new transmission line. The San Fernando Substation is located within the...
Mission Hills community of the City of Los Angeles. The immediate area forms a triangle bounded by I-5, I-405, and the Ronald Reagan Freeway (CA-118). The surrounding land uses include Bishop Alemany High School, Brand Park, and the historic San Fernando Mission.

Table 4.10-7 describes specific general plan land use designations, existing land use, and zoning for areas within the alignment around each tower.

<table>
<thead>
<tr>
<th>Location</th>
<th>Jurisdiction</th>
<th>General Plan Land Use</th>
<th>Existing Land Use</th>
<th>Zoning</th>
</tr>
</thead>
<tbody>
<tr>
<td>MP 5–2</td>
<td>City of Los Angeles (Community of Sylmar)</td>
<td>Public Facilities, Very Low Residential, Low Residential, and Community Commercial</td>
<td>Residential, Transportation (I-5 corridor), gas station</td>
<td>Public Facilities Zone (PF), Suburban Zone (RA), Suburban Zone (RS), One-Family Zone (R1), Restricted Density Multiple Dwelling Zone (RD), Commercial Zone (C2), Commercial Zone (C4)</td>
</tr>
<tr>
<td>MP 2–1</td>
<td>City of San Fernando</td>
<td>Industrial, Medium Density Residential, Central Business District, San Fernando Corridors Specific Plan Area, and Low Density Residential</td>
<td>Residential, Light Industrial, Transportation (Metrolink Rail Corridor), Commercial (La Rinda Plaza Shopping Center)</td>
<td>Single-Family Residential Zone (R-1), Multiple-Family Residential Zone (R-2), Limited Industrial Zone (M-1), Specific Plan Zones (SP), Commercial Zone (C-2)</td>
</tr>
<tr>
<td>MP 0–1</td>
<td>City of San Fernando, City of Los Angeles (Community of Mission Hills)</td>
<td>City of San Fernando: Low Density Residential, City of Los Angeles: Commercial, Public Facilities, Open Space, and Low Residential</td>
<td>Commercial (La Rinda Plaza Shopping Center), Residential, Transportation (I-5 corridor) Park (Brand Park), Office</td>
<td>City of San Fernando: Commercial Zone (C-2) City of Los Angeles: Automobile Parking Zone (P), One-Family Zone (R1), Suburban Zone (RA), Agricultural Zone (A2)</td>
</tr>
<tr>
<td>LADWP San Fernando Substation (San Fernando Blvd.)</td>
<td>City of Los Angeles (Community of Mission Hills)</td>
<td>Low Residential</td>
<td>Existing Substation</td>
<td>Agricultural Zone (A2)</td>
</tr>
</tbody>
</table>

Sources: City of San Fernando 2011; City of Los Angeles 2010, 2011
Key:
LADWP = Los Angeles Department of Water and Power
MP = Mile Post

4.10.2 Regulatory Setting

4.10.2.1 Federal

The applicant and SCE would be required under Federal Aviation Administration (FAA) Part 77 to obtain a Hazard/No Hazard determination for any project structures taller than 200 feet that would be installed within 20,000 feet of a runway. This requirement is discussed in Section 4.8, “Hazards and Hazardous Materials.” No other federal laws or regulations governing land use are applicable to the proposed project components.
4.10.2.2 State

California Public Utilities Commission

The CPUC’s review of transmission line applications takes place under two concurrent and parallel processes:

1. Environmental review pursuant to the California Environmental Quality Act (CEQA); and
2. Review of project needs and costs pursuant to Public Utilities Code Sections 1001 et seq. and General Order 131-D.

CPUC General Order 131-D, Rules relating to the planning and construction of electric generation, transmission/power/distribution line facilities and substations located in California, states that no electric public utilities will begin construction in the State of California of any new electric generating plant, or of the modification, alteration, or addition to an existing electric generating plant, or of electric transmission/power/distribution line facilities, or of new, upgraded, or modified substations without first complying with the provisions of the General Order. For the purposes of the General Order, a transmission line is designated to operate at or above 200-kV. A power line is designated to operate between 50- and 200-kV. A distribution line is designated to operate under 50-kV.

Pursuant to Article XII of the Constitution of the State of California, the CPUC is charged with the regulation of investor-owned public utilities. Article XII, Section 8, of the California Constitution states, “[a] city, county, or other public body may not regulate matters over which the Legislature grants regulatory power to the [Public Utilities] Commission.” The Public Utilities Code authorizes the CPUC to “do all things, whether specifically designated in this act or in addition thereto, which are necessary and convenient in the exercise of such power and jurisdiction” (California Public Utilities. Code §701). Other Public Utilities Code provisions generally authorize the CPUC to modify facilities, to secure adequate service or facilities, and to operate so as to promote health and safety.

In the context of electric utility projects, CPUC G.O. 131-D, Section XIV.B, states that “local jurisdictions acting pursuant to local authority are preempted from regulating electric power line projects, distribution lines, substations, or electric facilities constructed by public utilities subject to the Commission’s jurisdiction. However in locating such projects, the public utilities shall consult with local agencies regarding land use matters.” The applicant and SCE would be required to obtain all applicable ministerial building and encroachment permits from local jurisdictions for the proposed project (see Table 2-9 in Chapter 2, “Project Description”). The applicant and CPUC have conducted outreach and consultation with local planning and public works agencies in Los Angeles County, Ventura County, the City of Los Angeles, the City of Santa Clarita, the City of San Fernando, and the City of Simi Valley over the course of the preparation of this EIR.

4.10.2.3 Local Plans and Policies

The lands within the proposed project component areas are under the jurisdiction of the County of Los Angeles, City of Los Angeles, City of Santa Clarita, City of San Fernando, City of Simi Valley, and County of Ventura. The section below provides an overview of the plans, policies, and regulations that pertain to the proposed project component areas.
County of Los Angeles General Plan

The adopted 1980 County of Los Angeles General Plan Land Use Element includes the following land use policies applicable to the proposed project (Los Angeles County 1980):

- **Land Use Policy Statement 4:** Protect prime industrial lands from encroachment of incompatible uses.
- **Land Use Policy Statement 7:** Assure that new development is compatible with the natural and manmade environment by implementing appropriate locational controls and high quality design standards.
- **Land Use Policy Statement 11:** Promote planned industrial development in order to avoid land use conflicts with neighboring activities.
- **Land Use Policy Statement 12:** Protect major landfill and solid waste disposal sites from encroachment of incompatible uses.
- **Land Use Policy Statement 14:** Establish and implement regulatory controls that ensure the compatibility of development adjacent to or within major public open space and recreation areas including National Forests, the National Recreation Area, and State and regional parks.
- **Land Use Policy Statement 21:** Protect identified Potential Agricultural Preserves by discouraging inappropriate land division and allowing only use types and intensities compatible with agriculture.

**Land Use Compatibility**

According to the Land Use Element, compatible uses within the Open Space land use classification include a variety of agricultural, recreational, mineral extraction, and public and semi-public activities and services.

Compatible uses within non-urban hillside management areas (lands characterized by natural slopes of 25 percent or greater) include certain industrial, extractive, agricultural, and public uses that can be appropriately located in remote hillside areas.

The Land Use Element states that “utility installations, including communication, water and power facilities” may be an appropriate use within non-urban hillside management areas and that these uses are subject to review for compliance with applicable performance criteria. Performance review criteria fall under four headings: public safety, resource protection, suitability for development, and quality of design. Applicable criteria to the proposed project include:

- All excavations, roads, utilities, structures, and other facilities shall be designed to compensate for problem soils and other subsurface conditions. Landslide hazard areas shall be avoided, except for linear systems for which there is no alternative alignment.
- For development occurring on brush-covered slopes, the county Forester and Fire Warden will require adequate fire protection capabilities.
- Development should be located at such distances from floodways as determined by the county as to not interfere with natural drainage.
- Resource protection includes drainage networks, biotic resources, cultural resources, and scenic resources.
Undergrounding of all local utilities is desirable. The overhead major utility lines (e.g., power, telephone, or transmission lines) should follow the least visible route and cross ridgelines at the most visually unobtrusive locations.

**Special Ecological Areas**

The county contains 60 SEAs. Areas designated as SEAs in the county have been identified as ecologically valuable for the perpetuation of plant and wildlife resources in the region. Some limited development is allowed within SEAs. For more information on SEAs and the SEATAC review process, see Section 4.4, “Biological Resources.”

The proposed project traverses SEA 20 (Santa Susana Mountains) and SEA 21 (Santa Susana Pass) (see Figure 4.10-1). SEA compatible land uses include public and semi-public uses where no alternative site or alignment is feasible and the uses are essential to the maintenance of public health, safety, and welfare. Development within a designated SEA will be reviewed for compliance with the following criteria:

- The development is designed to be highly compatible with biotic resources present, including the setting aside of appropriate and sufficient undisturbed areas;
- The development is designed to maintain waterbodies, watercourses, and their tributaries in a natural state;
- The development is designed so that wildlife movement corridors (migratory paths) are left in a natural and undisturbed state;
- The development retains sufficient natural vegetative cover and/or open spaces to buffer critical resource areas from the proposed use;
- Where necessary, fences or walls are provided to buffer important habitat areas from development; and
- Roads and utilities serving the proposed development are located and designed so as to not conflict with critical resources, habitat areas, or migratory paths.

If a project is located within the boundaries of an SEA, the Significant Ecological Areas Technical Advisory Committee (SEATAC) will review the project during the permitting process and make recommendations in order to reduce or avoid impacts (Los Angeles County 2009a).

**Santa Clarita Valley Area Plan**

The adopted 1990 Santa Clarita Valley Area Plan includes the following land use policies applicable to the proposed project (Los Angeles County 1990):

**Land Use Element Policy 4.2:** Designate areas of excessive slope (exceeding 25 percent) as “Hillside Management Areas,” with performance standards applied to development to minimize potential hazards such as landslides, erosion, excessive runoff and flooding.

**Land Use Element Policy 5.4:** Permit appropriate land uses that are compatible with the resource values present in identified Significant Ecological Areas.

**Housing Element Policy 3.2:** Require that all new power distribution networks, communication lines, and other service network facilities be located underground wherever practical. Transmission lines should be located underground where feasible.
Environmental Resources Management Element Policy 2.1: Protect identified resources in Significant Ecological Areas by appropriate measures including preservation, mitigation, and enhancement.

Environmental Resources Management Element Policy 2.3: Require site level analysis of proposed development projects within Significant Ecological Areas to insure that adverse impacts upon resources within identified Significant Ecological Areas are minimized.

Environmental Resources Management Element Policy 6.4: Encourage the use of public utility rights-of-way for trails when practical and compatible with the utility present, as shown on the Trails Plan.

In addition, the Santa Clarita Valley Area Plan provides a description of SEA 20 (Santa Susana Mountains).

The Santa Clarita Valley Area Plan was recently updated and both the final plan and required Environmental Impact Report (EIR) were released for public review on September 14, 2011. On September 28, 2011, the regional planning commission voted to recommend to the County Board of Supervisors that the plan update be approved. As of the time of preparation of this Draft EIR, the County Board of Supervisors have not yet taken action on the plan (County of Los Angeles 2009b).

City of Santa Clarita General Plan
The City of Santa Clarita General Plan was updated and adopted in June 2011. The following policies are applicable to the proposed project route that traverses the City of Santa Clarita:

Policy LU 4.4.4: Protect and enhance public utility facilities as necessary to maintain the safety, reliability, integrity, and security of essential public service systems for all valley residents.

Policy LU 6.3.4: Require undergrounding of utility lines for new development where feasible, and plan for undergrounding of existing utility lines in conjunction with street improvement projects where economically feasible.

Policy LU 7.8.2: Protect all designated Significant Ecological Areas (SEA’s) from incompatible development.

Policy LU 9.1.3: Protect major utility transmission corridors, pumping stations, reservoirs, booster stations, and other similar facilities from encroachment by incompatible uses, while allowing non-intrusive uses such as plant nurseries, greenbelts, and recreational trails.

Policy LU 9.1.4: Develop and apply compatible standards within City and County areas for design and maintenance of utility infrastructure, in consideration of the character of each community.

Policy CO 2.2.5: Promote the use of adequate erosion control measures for all development in hillside areas, including single family homes and infrastructure improvements, both during and after construction.

City of Los Angeles General Plan Framework
The City of Los Angeles General Plan Framework provides a strategy for long-term growth and guides the updates of the community plans and citywide elements (City of Los Angeles 2001). The following policies are applicable to the proposed project route that lies within the City of Los Angeles boundary:

Policy 3.3.1: Accommodate projected population and employment growth in accordance with the Long-Range Land Use Diagram and forecasts in Table 2-2 (see Chapter 2: Growth and Capacity),
using these in the formulation of the community plans and as the basis for the planning for and
implementation of infrastructure improvements and public services.

*Policy 3.4.2:* Encourage new industrial development in areas traditionally planned for such
purposes generally in accordance with the Framework Long-Range Land Use Diagram (Figure 3-2)
and as specifically shown on the community plans.

City of Los Angeles Community Plans

The Land Use Element of the City of Los Angeles General Plan consists of 35 community plans that
guide future development within the city (City of Los Angeles 2001). The proposed project components
traverse the following four community plan areas: Granada Hills–Knollwood, Chatsworth–Porter Ranch,
Mission Hills–Panorama City–North Hills, and Sylmar. The community plan criteria applicable to the
proposed project are provided below.

Granada Hills–Knollwood Community Plan

*Land Use Hillside Development Criteria 1:* Ridgelines shall be protected, preserved, and retained in
their natural state to the greatest extent possible. Ridgelines are characterized as being prominent
backdrops where development should not occur. Ridgelines located north of Sesnon Boulevard have
irreplaceable scenic value. To assure that the design and placement of buildings and other
improvements preserve, complement, and enhance views from other areas, in reviewing subdivisions
located north of Sesnon Boulevard, the Advisory Agency shall establish lot elevations so that
buildings and structural heights will be 50 feet below adjacent ridgelines. Additionally, to protect
ridges, environmentally sensitive areas, and to prevent erosion associated with development,
grading, and density shall be limited to prevent visual interruption of the ridge profile.

*Land Use Hillside Development Criteria:* Fire, flood, erosion, or other hazards to public safety
shall not be created or increased.

*Land Use Open Space Criteria:* The Open Space designation for publicly and privately owned land
is to protect and preserve natural resources and natural features of the environment.

*Other Public Facilities:* New power lines and other utilities and services should be placed
underground wherever feasible, and a program for the undergrounding of existing power lines and
other utilities and services should be developed.

Chatsworth–Porter Ranch Community Plan

*Underground Utilities:* Where feasible, powerlines in new development should be placed
underground. The Department of Water and Power should accelerate the program for placing
existing powerlines underground.

Sylmar Community Plan

*Coordination Opportunities for Public Agencies:* Utilities should be installed underground through
assessment districts or other funding, when feasible.

Mission Hills Community Plan

*Policy 14-2.1:* Encourage the safe utilization of easements and/or rights-of-way along flood control
channels, public utilities, railroad rights-of-way and streets wherever feasible for the use of bicycles
and/or pedestrians.

*Urban Design Policy 9 – Commercial:* Providing, where feasible, the undergrounding of new utility
service.
City of Simi Valley General Plan

The current City of Simi Valley General Plan was adopted in 1988. A General Plan update is underway and the Draft General Plan and required EIR were released to the public for review and comment on September 9, 2011. The public comment period ended on October 24, 2011. The following policies applicable to the proposed project are from the current 1988 General Plan:

- **Policy 111-1.2.2**: Structures and developments which are in highly visible locations shall be designed to minimize their impact on natural vistas.

- **Policy 111-1.3.4**: Utilities which cannot be feasibly placed underground should be located and designed to produce the least visual and environmental impact on the community.

Ventura County General Plan

The Public Facilities and Services Chapter of the Ventura County General Plan identifies goals, policies, and programs applicable to public facilities and services throughout the county (Ventura County 2011a). The following goals and policies are applicable to the proposed project route that traverses the County of Ventura:

- **Goal 4.5.1**: Promote the efficient distribution of public utility facilities and transmission lines to assure that public utilities are adequate to service existing and projected land uses, avoid hazards, and are compatible with the natural and human resources.

- **Policy 4.5.2 (1)**: New gas, electric, cable television and telephone utility transmission lines shall use or parallel existing utility rights-of-way where feasible and avoid scenic areas when not in conflict with the rules and regulations of the California Public Utilities Commission. When such areas cannot be avoided, transmission lines should be designed and located in a manner to minimize their visual impact.

- **Policy 4.5.2 (2)**: All transmission lines should be located and constructed in a manner which minimizes disruption of natural vegetation and agricultural activities and avoids unnecessary grading of slopes when not in conflict with the rules and regulations of the California Public Utilities Commission.

- **Policy 4.5.2 (3)**: Discretionary development shall be conditioned to place utility service lines underground wherever feasible.

Ridgeline and Hillside Ordinances

Ridgelines and hillsides are recognized as an important resource in the Santa Clarita Valley. The City of Santa Clarita, the City of Los Angeles, and the County of Los Angeles have adopted regulations to guide development on steep slopes and ridgelines. Three ridgelines within the City of Santa Clarita are located in proximity to the 66-kV MacNeil–Newhall–San Fernando Subtransmission Line (City of Santa Clarita 2006).

Additional ridgelines are located in proximity to the 66-kV subtransmission lines and the storage field in the County of Los Angeles. In addition, the majority of the of the proposed project area is located within the County Hillside Management Zone, which indicates substantial portions of the proposed project areas are located on slopes of 25 percent or greater. Visual impacts associated with transmission poles on hillsides and ridgelines are addressed in Section 4.1, “Aesthetics.”
Regulations that are applicable to the proposed project include:

**City of Santa Clarita Ridgeline Preservation Overlay Zone (Chapter 17.16.055)**

The ridgeline preservation (RP) overlay zone applies to areas identified on the adopted ridgeline map on file in the City of Santa Clarita Planning Division. Planned development including grading permits, building permits and land use entitlements, indicated on the ridgeline map and located within the upper two-thirds of the overall height of the ridgeline from its base and/or within 1,000 feet of the ridgeline is subject to a ridgeline alteration permit. No engineered slopes, structures, streets, utilities or other manmade features shall be permitted within the upper two-thirds of a ridgeline as measured from its base unless a ridgeline alteration permit is obtained (City of Santa Clarita 2010).

**City of Santa Clarita Hillside Development Ordinance (Chapter 17.80)**

The City of Santa Clarita Hillside Development Ordinance regulations apply to all projects requiring grading permits on parcels of land with average slopes of 10 percent or more (City of Santa Clarita 2010).

**Los Angeles County Municipal Code, Ordinance 22.56.215**

Ordinance 22.56.215 of the Los Angeles Municipal Code provides regulations for hillside management and SEAs, to guide development on steep slopes and protect resources. Hillside management areas are defined as areas with a natural slope of 25 percent or more. A conditional use permit is required in hillside management areas when the property contains any area with a natural slope of 25 percent or more in a nonurban hillside management area proposed to be developed, with residential uses at a density exceeding the low-density threshold established for such property pursuant to subsection E (Los Angeles County 2010).

In addition, the County’s Hillside Design Guidelines provide guidance for hillside development. The guidelines apply to residential, commercial, and industrial projects within Hillside Management Areas (Los Angeles County 1979).

**Ventura County Zoning Ordinance**

**Section 8175-5.17.11**

Section 8175-5.17.11 of the Ventura County Zoning Ordinance requires that the Soil Conservation Service (U.S. Department of Agriculture Natural Resources Conservation Service) and California Department of Fish and Game be consulted for grading of hillsides and brush clearance in excess of 0.5 acres, and requires that best management practices be used in these cases (Ventura County 2011b).

**4.10.3 Methodology and Significance Criteria**

General Plans, ordinances, and land use and zoning maps were reviewed in order to determine whether the proposed project would be consistent with regional and locally adopted land use plans, goals, and policies.

Potential impacts on existing and planned land uses were evaluated according to the following significance criteria. The criteria were defined based on the checklist items presented in Appendix G of the CEQA Guidelines. The proposed project would cause a significant impact on land uses if it would:

a) Physically divide an established community;
b) Conflict with an applicable environmental plan, policy, or regulation of an agency with
jurisdiction over the proposed project (including, but not limited to, the general plan, specific
plan, local coastal program, or zoning ordinance) adopted for the purpose of avoiding or
mitigating an environmental effect; or

c) Conflict with any applicable habitat conservation plan or natural community conservation plan.

4.10.4 Environmental Impacts and Mitigation Measures

Applicant Proposed Measures

There are no applicant proposed measures associated with land use and planning.

Impact LU-1: Physical division of an established community.

LESS THAN SIGNIFICANT

The proposed storage field project components would be situated in an area with similar or identical
existing uses. Furthermore, the storage field is located in a relatively isolated, rural environment,
generally surrounded by areas of open space and parkland. The closest residential land use is located at
least 250 feet from the location of the proposed guardhouse and entry road widening in the community of
Porter Ranch in the City of Los Angeles. This residential area is separated from these project components
by a hillside and ravine and would generally not be visible to the surrounding community.

Segments A through C of the 66-kV subtransmission line and Telecommunications Routes #1, #2, and #3
would be implemented in existing SCE ROWs currently used for similar or identical uses. Segments A,
B, and part of Telecommunications Route #1 would require replacement of existing lattice steel towers
(LSTs) with TSPs throughout the entire course of the alignment. These structures would be placed
largely in the same location as the existing LSTs, which would be removed as part of the proposed
project. These facilities would not create a new physical barrier, nor would they create an obstacle that
would be considered a physical barrier to the surrounding community.

Telecommunications Route #2 traverses areas of open space and parkland and, like Telecommunications
Route #3, passes alongside areas of residential land use; however, both alignments would be
implemented in an already established corridor, using existing poles or poles that, if they are replaced,
would be replaced in kind. Neither Telecommunications Route #2 nor Telecommunications Route #3
would represent an actual physical or perceived physical barrier dividing an established community.
Therefore, any impacts would be less than significant under this criterion.

Impact LU-2: Conflict with applicable plans, policies, or regulations.

LESS THAN SIGNIFICANT

The proposed project components located within the storage field would be situated within an area not
subject to any applicable environmental plan, policy, or regulation adopted for the purpose of avoiding or
mitigating an environmental effect. Planning jurisdictions in the proposed project component areas
address development concerns such as aesthetics (especially with regards to development on ridgelines
and hillsides); plant, wildlife, and wetland resources; wildlife corridors and movement; fire safety; soils
and erosion; and the safety, reliability, integrity, and security of public services such as electric utilities.
“Hydrology and Water Quality;” and 4.13, “Public Services and Utilities” address these concerns and
include mitigation as required to reduce impacts to less than significant.
Segment C of the 66-kV subtransmission line reconductoring and part of Telecommunications Route #1 would pass through SEA 21 (Santa Susana Mountains) between Structures 48 and 53, for approximately 0.85 miles. Similarly, Telecommunications Route #2 would cross approximately 0.73 miles of SEA 21 (Santa Susana Pass) immediately after crossing the Ventura County line. As discussed in Section 4.4, “Biological Resources,” the proposed project would represent a reduction in land disturbance within the area of the SEA; thus, it is unlikely that the proposed project would conflict with the requirements of the county’s SEA program. Any impacts would therefore be less than significant under this criterion.

Impact LU-3: Conflict with habitat conservation or natural community conservation plans.
LESS THAN SIGNIFICANT

Portions of the 66-kV subtransmission line route and Telecommunications Route #1, and Telecommunications Route #2 would pass through areas designated as SEAs by Los Angeles County. As discussed under Impact LU-2 and in Section 4.4, “Biological Resources,” the proposed project would represent a reduction in land disturbance within the area of the SEA; thus, it is unlikely that the proposed project would conflict with the requirements of the county’s SEA program.

No other Habitat Conservation Plan or Natural Communities Conservation Plan for the areas in which the proposed project would be located have been adopted by local jurisdictions or wildlife management agencies (e.g., the U.S. Fish and Wildlife Service and California Department of Fish and Game) (CDFG n.d). Therefore, construction and operation of the proposed project components would result in a less than significant impact under this criterion. See Section 4.4, “Biological Resources,” for additional information about open space preserves and wildlife corridors that the proposed project would traverse.

References


ALISO CANYON TURBINE REPLACEMENT PROJECT
4.10 LAND USE AND PLANNING


4.10  LAND USE AND PLANNING


4.11 Noise

This section describes the environmental and regulatory settings and discusses potential impacts associated with the construction and operation of the proposed project with respect to noise conditions.

4.11.1 Environmental Setting

The proposed project would be primarily located in regions of northern Los Angeles County and the southwestern area of Ventura County. Table 4.11-1 shows jurisdictions in which each of the proposed project components would be constructed, and the communities nearest to these components. The overall project area is characterized by canyons, hills, and mountain ranges within the Santa Susana Mountains, Santa Clarita Valley, and San Fernando Valley regions. Existing land uses within the proposed project area include residential, commercial, solid waste disposal (landfill), open space preserve areas and parkland, agricultural, public transportation railroad lines, and major roads and highways.

Table 4.11-1 Proposed Project Components and Applicable Jurisdictions

<table>
<thead>
<tr>
<th>Project Component</th>
<th>Jurisdiction</th>
<th>Communities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aliso Canyon Plant Site:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Central Compressor Station</td>
<td>County of Los Angeles (unincorporated)</td>
<td>Oat Mountain</td>
</tr>
<tr>
<td>• Office Facilities and Guardhouse</td>
<td></td>
<td>Porter Ranch</td>
</tr>
<tr>
<td>• 12-kV Plant Power Line Route</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Natural Substation</td>
<td>County of Los Angeles (unincorporated)</td>
<td>Oat Mountain</td>
</tr>
<tr>
<td>66-kV Reconductoring Route - Segments A, B and C</td>
<td>City of Santa Clarita</td>
<td>Newhall</td>
</tr>
<tr>
<td></td>
<td>City of Los Angeles</td>
<td>Sylmar/Granada Hills</td>
</tr>
<tr>
<td></td>
<td>County of Los Angeles</td>
<td>Johan Ranch/Oat Mountain</td>
</tr>
<tr>
<td>66-kV Reconductoring Route - Segments D and E</td>
<td>City of Los Angeles</td>
<td>Mission Hills</td>
</tr>
<tr>
<td>Substation Equipment Installations (Newhall Substation)</td>
<td>City of Santa Clarita</td>
<td>Newhall</td>
</tr>
<tr>
<td>Substation Equipment Installations (Pardee Substation)</td>
<td>City of Santa Clarita</td>
<td>Valencia</td>
</tr>
<tr>
<td>Substation Equipment Installations (San Fernando Substation)</td>
<td>City of Los Angeles</td>
<td>Mission Hills</td>
</tr>
<tr>
<td>Substation Equipment Installations (Chatsworth Substation)</td>
<td>County of Ventura (unincorporated)</td>
<td>Unincorporated area</td>
</tr>
<tr>
<td>Telecommunications Route #1: Newhall Substation to Natural Substation</td>
<td>City of Santa Clarita</td>
<td>Newhall</td>
</tr>
<tr>
<td></td>
<td>City of Los Angeles</td>
<td>Sylmar/Granada Hills</td>
</tr>
<tr>
<td></td>
<td>County of Los Angeles</td>
<td>Johan Ranch/Oat Mountain</td>
</tr>
<tr>
<td>Telecommunications Route #2: Chatsworth Substation to Natural Substation</td>
<td>City of Simi Valley</td>
<td>City of Simi Valley</td>
</tr>
<tr>
<td></td>
<td>County of Ventura (unincorporated)</td>
<td>Simi Hills</td>
</tr>
<tr>
<td></td>
<td>County of Los Angeles</td>
<td>Oat Mountain</td>
</tr>
<tr>
<td></td>
<td>City of Los Angeles</td>
<td>Chatsworth/Porter Ranch</td>
</tr>
<tr>
<td>Telecommunications Route #3: San Fernando Substation to Fiber Optic Connection Point</td>
<td>Los Angeles County</td>
<td>Sylmar</td>
</tr>
<tr>
<td></td>
<td>City of Los Angeles</td>
<td>Mission Hills</td>
</tr>
</tbody>
</table>

The Aliso Canyon Natural Gas Storage Field (storage field) has been in operation since the 1970s. Existing operational noise sources include the turbine-driven compressor station, vehicles accessing the
storage field, and equipment use. The existing storage field site is situated on elevated terrain in the Santa Susana Mountains.

The existing 66-kilovolt (kV) subtransmission lines and the proposed locations for Telecommunications Routes #1, #2, and #3 are located along open space, urban areas, and in the vicinity of major roadways (Interstate 5 [I-5] and I-210). Existing noise levels along most urban areas in the Cities of Los Angeles, San Fernando, Santa Clarita, and Simi Valley and in the proximity of highways result predominantly from vehicular traffic. Existing noise levels measured by the applicant are summarized in Table 4.11-4.

The proposed project components would be located a minimum of 7 miles away from private and public airports in Los Angeles County. The closest three airports are Whiteman Airport, Van Nuys Airport, and Bob Hope Airport. Distances to these airports from the closest proposed project components are provided in Section 4.10, “Land Use,” Table 4.10-1. All project components would be located a minimum of 20 miles from airports in Ventura County.

**Noise and Vibration Fundamentals**

Sound is a pressure wave transmitted through the air and is measured by decibels (dB), frequency of pitch, and duration. Because the human ear can detect a large range of intensities, the dB scale is based on multiples of 10, according to the logarithmic scale. Each interval of 10 dB indicates a sound energy 10 times greater than the previous level and is perceived by the human ear as being roughly twice as loud. It is widely accepted that the average human ear can perceive changes of 3 dBA, and a change of 5 dBA is readily perceptible. Noise is defined as objectionable or unwanted sound.

To account for the fact that human hearing does not process all frequencies equally, an A-weighted (dBA) scale was developed. The dBA scale deviates from the “linear” dB weighting curve appropriately for specific frequency values. Therefore, the “A-weighted” noise scale is used for measurements and standards involving the human perception of noise. Table 4.11-2 shows the relationship of various noise levels to commonly experienced noise events.

**Table 4.11-2 Typical Noise Levels**

<table>
<thead>
<tr>
<th>Common Outdoor Activities</th>
<th>Noise Level (dBA)</th>
<th>Common Indoor Activities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jet fly-over at 1,000 feet (300 meters)</td>
<td>110</td>
<td>Rock band</td>
</tr>
<tr>
<td>Gas lawn mower at 3 feet (1 meter)</td>
<td>100</td>
<td></td>
</tr>
<tr>
<td>Diesel truck at 50 feet, at 50 mph (80 km/h)</td>
<td>90</td>
<td></td>
</tr>
<tr>
<td>Noisy urban area, daytime gas lawn mower at 100 feet</td>
<td>80</td>
<td>Food blender at 3 feet</td>
</tr>
<tr>
<td>Commercial area heavy traffic at 300 feet</td>
<td>70</td>
<td>Vacuum cleaner at 10 feet</td>
</tr>
<tr>
<td>Quiet urban daytime</td>
<td>60</td>
<td>Normal speech at 3 feet</td>
</tr>
<tr>
<td>Quiet urban nighttime</td>
<td>50</td>
<td>Large business office dishwasher in next room</td>
</tr>
<tr>
<td>Quiet suburban nighttime</td>
<td>40</td>
<td>Theatrer, large conference room (background)</td>
</tr>
<tr>
<td>Quiet rural nighttime</td>
<td>30</td>
<td>Library</td>
</tr>
<tr>
<td>Bedroom at night, concert hall (background)</td>
<td>20</td>
<td></td>
</tr>
<tr>
<td>Broadcast/recording studio</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>Lowest threshold of human hearing</td>
<td>0</td>
<td>Lowest threshold of human hearing</td>
</tr>
</tbody>
</table>

Source: Caltrans 2009

Key:

- dBA = A-weighted decibels
- km/h = kilometers per hour
- mph = miles per hour;

Noise level descriptors are commonly used to characterize the average ambient noise environment in a given area. The Sound Equivalent Level, or Leq, is generally used to characterize the average sound
energy that occurs during a relatively short period of time, such as an hour. Two other descriptors, the Day-Night Level ($L_{dn}$) and Community Noise Equivalent Level (CNEL), are used for an entire 24-hour period. The value of the $L_{dn}$ and CNEL are generally within 1 dB of each other and therefore are often used interchangeably in noise analysis. Both the $L_{dn}$ and CNEL noise level descriptors are used to place a stronger emphasis on noise that occurs during nighttime hours (10 p.m. to 7 a.m.) by applying a 10-dB “penalty” to those hours, but the CNEL also applies a 5-dB “penalty” to the evening hours of 7 p.m. to 10 p.m.

Sound from a small localized source (approximating a “point” source) radiates uniformly outward as it travels away from the source in a spherical pattern. The sound level attenuates or drops off at a rate of 6 dBA for each doubling of the distance. Natural terrain features such as hills and dense woods, as well as fabricated features such as buildings and walls, can alter noise levels. Wind, temperature, and other atmospheric effects could also alter the path of sound.

### Vibration

Another community annoyance related to noise is vibration. As with noise, vibration can be described by both its amplitude and frequency. Vibration can be felt outdoors, but the perceived intensity of vibration impacts are much greater indoors, due to the shaking of structures. Factors that influence levels of ground-borne vibration and noise are the vibration source; soil conditions (type, rock layers, soil layering, and depth of water table); and factors related to the vibration receiver (foundation type, building construction, and acoustical absorption). Human response to vibration is difficult to quantify because vibration can be perceived at levels below those required to produce any damage to structures. Table 4.11-3 shows common human and structural response to vibration levels.

#### Table 4.11-3 Human and Structural Response to Typical Levels of Vibration

<table>
<thead>
<tr>
<th>Human/Structural Response</th>
<th>Vibration Velocity Level (VdB)</th>
<th>Typical Sources</th>
</tr>
</thead>
<tbody>
<tr>
<td>Threshold, minor cosmetic damage to fragile buildings</td>
<td>100</td>
<td>Blasting from construction projects</td>
</tr>
<tr>
<td>Difficulty with tasks (e.g., reading a screen)</td>
<td>90</td>
<td>Bulldozers and other heavy tracked construction equipment</td>
</tr>
<tr>
<td>Residential annoyance, transient events</td>
<td>80</td>
<td>Commuter rail, upper range</td>
</tr>
<tr>
<td>Residential annoyance, continuous events</td>
<td>70</td>
<td>Rapid transit, typical</td>
</tr>
<tr>
<td>Human threshold of perception and limit for vibration sensitive equipment</td>
<td>65</td>
<td>Bus or truck, typical</td>
</tr>
<tr>
<td>No human response</td>
<td>50</td>
<td>Typical background vibration</td>
</tr>
</tbody>
</table>

Source: FTA 2006

Key:
- VdB = decibels of vibration velocity

Notes:
- a Root-mean-square vibration velocity level in VdB is equivalent to $10^4$ inches per second.

Vibration is an oscillatory motion that can be described in terms of displacement, velocity, or acceleration. Vibratory motion is commonly described by identifying peak particle velocity (PPV), which is generally accepted as the most appropriate descriptor for evaluating building damage. However, human response to vibration is usually assessed using amplitude indicators (root-mean square) or vibration velocity levels measured in inches per second or in decibels (VdB). The background velocity level in residential areas is usually 50 VdB, and the human threshold of perception is 65 VdB. Special care should be also taken when vibration occurs close to historically important structures and very sensitive manufacturing or research equipment. Historical structures usually require lower vibration limits. High-resolution electronic equipment is also typically sensitive to vibration (FTA 2006).
Existing Noise Levels

The applicant conducted background noise measurements at several locations of the proposed project components, including the Newhall Substation site, five locations along the existing 66-kV subtransmission route east of I-5, and one location south of the proposed Central Compressor Station site. A summary of the noise measurements is provided in Table 4.11-4. The $L_{eq}$ indicates the cumulative exposure during a specified duration, which accounts for all of the sound level fluctuations from different sources during the measurement period. Maximum sound level ($L_{max}$) and minimum sound level ($L_{min}$) refer to single noise events that represent the maximum and minimum sound levels recorded during the same time frame.

### Table 4.11-4 Applicant’s Noise Surveys Results

<table>
<thead>
<tr>
<th>Site ID</th>
<th>Location</th>
<th>Start Time</th>
<th>Duration (Minutes)</th>
<th>$L_{eq}$ (dBA)</th>
<th>$L_{max}$ (dBA)</th>
<th>$L_{min}$ (dBA)</th>
<th>Noise Sources</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>North of Newhall Substation on small hill overlooking substation, 100 feet west of Wiley Canyon Road and 260 feet north of</td>
<td>8:57 a.m.</td>
<td>15</td>
<td>57</td>
<td>68</td>
<td>52</td>
<td>Traffic on Wiley Canyon Road and Lyon Avenue, aircraft over-flights, pedestrians, birds</td>
</tr>
<tr>
<td>2</td>
<td>Wiley Canyon Elementary School, 55 feet west of Wiley Canyon Road</td>
<td>9:41 a.m.</td>
<td>20</td>
<td>60</td>
<td>71</td>
<td>48</td>
<td>Traffic on Wiley Canyon Road, children playing, aircraft over-flights, pedestrians, birds</td>
</tr>
<tr>
<td>3</td>
<td>Cheryl Kelton Place</td>
<td>10:19 a.m.</td>
<td>15</td>
<td>48</td>
<td>57</td>
<td>44</td>
<td>Traffic on I-5 and Wiley Canyon Road, aircraft over-flights, pedestrians, birds</td>
</tr>
<tr>
<td>4</td>
<td>Wiley Canyon Road</td>
<td>11:07 a.m.</td>
<td>15</td>
<td>63</td>
<td>75</td>
<td>50</td>
<td>Traffic on I-5 and Wiley Canyon Road, aircraft over-flights, pedestrians, birds</td>
</tr>
<tr>
<td>5</td>
<td>Crescent Valley Mobile Home Park</td>
<td>11:39 a.m.</td>
<td>15</td>
<td>61</td>
<td>73</td>
<td>53</td>
<td>Traffic on I-5 and The Old Road, aircraft over-flights, pedestrians, birds</td>
</tr>
<tr>
<td>6</td>
<td>Newhall Church of the Nazarene</td>
<td>12:12 p.m.</td>
<td>10</td>
<td>66</td>
<td>76</td>
<td>59</td>
<td>Traffic on I-5 and The Old Road, pedestrians, birds</td>
</tr>
<tr>
<td>7</td>
<td>Community Recreation Common Area</td>
<td>1:02 p.m.</td>
<td>30</td>
<td>67</td>
<td>95</td>
<td>39</td>
<td>Traffic on Sesnon Boulevard, aircraft over-flights, dogs barking, pedestrians, parking lot noise</td>
</tr>
</tbody>
</table>

Source: SoCalGas 2009

Note: All measurements were taken on Wednesday, April 15, 2009.

Key:
- dBA = A-weighted decibels
- I-5 = Interstate 5
- ID = identification
- $L_{eq}$ = Sound equivalent
- $L_{max}$ = maximum sound level
- $L_{min}$ = minimum sound level

According to measurements taken by the applicant, noise levels within 50 feet of the existing compressor station can reach as high as 85 dBA during peak use (SoCalGas 2009). The closest community to the compressor station (Site ID #7 on Table 4.11-4) is located approximately 3,000 feet from the station boundary, with a registered hourly equivalent sound level of 67 $L_{eq}$ (h).
**Noise Sensitive Receptors**

Human response to noise varies depending on the receptor, the setting, and the activity in which a person is involved while exposed to unwanted sound. Noise-sensitive receptors can be defined as locations where people reside or where the presence of unwanted sound or vibration could adversely affect the designated land uses. Sensitive receptors in the project area are primarily schools, places of worship, parks, hospitals, and residences located within half a mile of one of the project components. The closest noise-sensitive receptors identified within a 1-mile radius from the proposed project components are outlined in Table 4.11-5. For the purposes of this analysis, distances to the closest receptors at urban areas have been identified by determining the shortest distances to residential structures, schools, hospitals, and other receptors observed on recent aerial imagery (i.e., Table 4-11.5 is not intended to provide a full inventory of sensitive receptors, but rather show the worst case scenario in terms of proximity to sensitive areas for each project component).

The closest noise sensitive receptors to the proposed Aliso Canyon Plant site include residences located south of the gas storage field area in the community of Porter Ranch, on Tampa Avenue, Kilfinnan Street, and Sesnon Boulevard. Receptors associated with the proposed 66-kV reconductoring routes include residences, churches, and schools located to the east and west of Wiley Canyon Road, north of the Newhall Substation, east and west of the San Fernando Substation, and residences south of the proposed Central Compressor Station site along Sesnon Boulevard. As shown in Table 4.11-5, major concentrations of receptors are located along the proposed 66-kV reconductoring and telecommunication routes, especially at segments located in urban and suburban areas.

**Table 4.11-5 Closest Noise Sensitive Receptors to Proposed Project Components**

<table>
<thead>
<tr>
<th>Project component</th>
<th>Closest Noise Sensitive Receptor</th>
<th>Jurisdiction</th>
<th>Land Use Designation</th>
<th>Distance (feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Aliso Canyon Plant Site</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Central Compressor Station</td>
<td>Residence on Kilfinnan Street</td>
<td>City of Los Angeles</td>
<td>Low II Residential</td>
<td>3,876</td>
</tr>
<tr>
<td>• Office Facilities</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Guardhouse and Entry Road Widening</td>
<td>Residence to proposed road widening (Tampa Avenue)</td>
<td>City of Los Angeles</td>
<td>Low I Residential</td>
<td>340</td>
</tr>
<tr>
<td><strong>12-kV Plant Power Line</strong></td>
<td>Residence on Tampa Avenue</td>
<td>City of Los Angeles</td>
<td>Low I Residential</td>
<td>477</td>
</tr>
<tr>
<td><strong>Natural Substation</strong></td>
<td>Residence on Kilfinnan Street</td>
<td>City of Los Angeles</td>
<td>Low II Residential</td>
<td>3,493</td>
</tr>
<tr>
<td><strong>66-kV Subtransmission Reconductoring: Segments A, B, C</strong></td>
<td>Residence on Vista Ridge Drive</td>
<td>City of Santa Clarita</td>
<td>Low Residential</td>
<td>88</td>
</tr>
<tr>
<td></td>
<td>Residence on Wiley Canyon Road (Near Pole #5)</td>
<td>City of Santa Clarita</td>
<td>Residential Suburban</td>
<td>48</td>
</tr>
<tr>
<td></td>
<td>Residence on Wiley Canyon Road (Near Pole #11)</td>
<td>City of Santa Clarita</td>
<td>Residential Suburban</td>
<td>30</td>
</tr>
<tr>
<td></td>
<td>Residence located between Towers #25 and #26</td>
<td>County of Los Angeles</td>
<td>Unclassified</td>
<td>23</td>
</tr>
<tr>
<td><strong>66-kV Subtransmission Reconductoring: Segments D and E</strong></td>
<td>Bishop Allemany High School (Pole #61)</td>
<td>City of Los Angeles</td>
<td>Low Residential</td>
<td>495</td>
</tr>
<tr>
<td></td>
<td>Seminary of Our Lady Queen of Angels</td>
<td>City of Los Angeles</td>
<td>Low Residential</td>
<td>330</td>
</tr>
<tr>
<td>Project component</td>
<td>Closest Noise Sensitive Receptor</td>
<td>Jurisdiction</td>
<td>Land Use Designation</td>
<td>Distance (feet)</td>
</tr>
<tr>
<td>----------------------------------------</td>
<td>-------------------------------------------------</td>
<td>-------------------------</td>
<td>------------------------------</td>
<td>-----------------</td>
</tr>
<tr>
<td><strong>Substation Equipment Installation:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Newhall</td>
<td>Residence on Vista Ridge Drive</td>
<td>City of Santa Clarita</td>
<td>Residential Low</td>
<td>100</td>
</tr>
<tr>
<td></td>
<td>Valencia Surgical Center</td>
<td>City of Santa Clarita</td>
<td>Community Commercial</td>
<td>509</td>
</tr>
<tr>
<td></td>
<td>Valley Community Church</td>
<td>City of Santa Clarita</td>
<td>Community Commercial</td>
<td>124</td>
</tr>
<tr>
<td></td>
<td>Living Hope Evangelical</td>
<td>City of Santa Clarita</td>
<td>Residential Suburban</td>
<td>234</td>
</tr>
<tr>
<td></td>
<td>Wiley Canyon Elementary School</td>
<td>City of Santa Clarita</td>
<td>Residential Suburban</td>
<td>537</td>
</tr>
<tr>
<td></td>
<td>Santa Clarita Pre-School</td>
<td>City of Santa Clarita</td>
<td>Residential Suburban</td>
<td>1,113</td>
</tr>
<tr>
<td><strong>Substation Equipment Installation:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chatsworth</td>
<td>Boeing Santa Susana Field Laboratories (Simi Valley)</td>
<td>County of Ventura</td>
<td>Open Space</td>
<td>761</td>
</tr>
<tr>
<td>San Fernando</td>
<td>Seminary of Our Lady Queen of Angels</td>
<td>City of Los Angeles</td>
<td>Low Residential</td>
<td>330</td>
</tr>
<tr>
<td></td>
<td>Bishop Allemany High School</td>
<td>City of Los Angeles</td>
<td>Low Residential</td>
<td>500</td>
</tr>
<tr>
<td></td>
<td>Residence on San Fernando Mission Boulevard</td>
<td>City of Los Angeles</td>
<td>Low Residential</td>
<td>500</td>
</tr>
<tr>
<td></td>
<td>San Fernando Mission</td>
<td>City of Los Angeles</td>
<td>Low Residential</td>
<td>700</td>
</tr>
<tr>
<td></td>
<td>Providence Holy Cross Cancer Center</td>
<td>City of Los Angeles</td>
<td>Low Residential</td>
<td>1,976</td>
</tr>
<tr>
<td></td>
<td>Healthcare Partners</td>
<td>City of Los Angeles</td>
<td>Low Residential</td>
<td>1,162</td>
</tr>
<tr>
<td></td>
<td>Seventh Day Adventist Church</td>
<td>City of Los Angeles</td>
<td>Low Residential</td>
<td>1,826</td>
</tr>
<tr>
<td></td>
<td>Mission Hills Foursquare Church</td>
<td>City of Los Angeles</td>
<td>Low Residential</td>
<td>2,628</td>
</tr>
<tr>
<td><strong>Telecommunications Route #1:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Newhall Substation to Natural Substation</td>
<td>Residence on Vista Ridge Drive</td>
<td>City of Santa Clarita</td>
<td>Low Residential</td>
<td>88</td>
</tr>
<tr>
<td></td>
<td>Residence on Wiley Canyon Road (Near Pole #5)</td>
<td>City of Santa Clarita</td>
<td>Residential Suburban</td>
<td>48</td>
</tr>
<tr>
<td></td>
<td>Residence on Wiley Canyon Road (Near Pole #11)</td>
<td>City of Santa Clarita</td>
<td>Residential Suburban</td>
<td>30</td>
</tr>
<tr>
<td></td>
<td>Residence located between Towers #25 and #26</td>
<td>County of Los Angeles</td>
<td>Unclassified</td>
<td>23</td>
</tr>
<tr>
<td></td>
<td>Residence on Vista Ridge Drive</td>
<td>City of Santa Clarita</td>
<td>Low Residential</td>
<td>100</td>
</tr>
<tr>
<td></td>
<td>Valencia Surgical Center</td>
<td>City of Santa Clarita</td>
<td>Community Commercial</td>
<td>508</td>
</tr>
<tr>
<td></td>
<td>Valley Community Church</td>
<td>City of Santa Clarita</td>
<td>Community Commercial</td>
<td>124</td>
</tr>
<tr>
<td></td>
<td>Living Hope Evangelical</td>
<td>City of Santa Clarita</td>
<td>Residential Suburban</td>
<td>234</td>
</tr>
<tr>
<td></td>
<td>Wiley Canyon Elementary School</td>
<td>City of Santa Clarita</td>
<td>Residential Suburban</td>
<td>537</td>
</tr>
<tr>
<td></td>
<td>Santa Clarita Pre-School</td>
<td>City of Santa Clarita</td>
<td>Residential Suburban</td>
<td>1,112</td>
</tr>
<tr>
<td><strong>Telecommunications Route #2:</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chatsworth Substation to Natural Substation</td>
<td>Residence on North American Cutoff</td>
<td>Ventura County</td>
<td>Open Space</td>
<td>625</td>
</tr>
<tr>
<td></td>
<td>Residence Box Canyon Road</td>
<td>Ventura County</td>
<td>Open Space</td>
<td>441</td>
</tr>
<tr>
<td></td>
<td>Residence on Santa Susana Pass Road</td>
<td>Ventura County</td>
<td>Open Space</td>
<td>15</td>
</tr>
<tr>
<td></td>
<td>Residence on W Santa Susana Road</td>
<td>City of Los Angeles</td>
<td>Low Medium Residential</td>
<td>34</td>
</tr>
<tr>
<td></td>
<td>Residence on W Santa Susana Road</td>
<td>City of Los Angeles</td>
<td>Low Medium Residential</td>
<td>28</td>
</tr>
<tr>
<td></td>
<td>Residence near Poema Pl</td>
<td>Los Angeles County</td>
<td>Low/Medium Residential</td>
<td>109</td>
</tr>
</tbody>
</table>
Table 4.11-5 Closest Noise Sensitive Receptors to Proposed Project Components

<table>
<thead>
<tr>
<th>Project component</th>
<th>Closest Noise Sensitive Receptor</th>
<th>Jurisdiction</th>
<th>Land Use Designation</th>
<th>Distance (feet)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Telecommunications Route #3: San Fernando Substation to Fiber Optic Connection Point</td>
<td>Healthcare Partners</td>
<td>City of Los Angeles</td>
<td>Community Commercial</td>
<td>1,162</td>
</tr>
<tr>
<td></td>
<td>San Fernando Mission</td>
<td>City of Los Angeles</td>
<td>Very Low Residential</td>
<td>700</td>
</tr>
<tr>
<td></td>
<td>Community Charter Middle</td>
<td>City of San Fernando</td>
<td>SP-4</td>
<td>529</td>
</tr>
<tr>
<td></td>
<td>Bishop Allemany High School</td>
<td>City of Los Angeles</td>
<td>Low Residential</td>
<td>482</td>
</tr>
<tr>
<td></td>
<td>Nueva Esperanza School</td>
<td>City of San Fernando</td>
<td>SP-4</td>
<td>443</td>
</tr>
<tr>
<td></td>
<td>Seminary of Our Lady Queen of Angels</td>
<td>City of Los Angeles</td>
<td>Low Residential</td>
<td>330</td>
</tr>
<tr>
<td></td>
<td>Residence on San Fernando Mission Boulevard</td>
<td>City of Los Angeles</td>
<td>Low Residential</td>
<td>218</td>
</tr>
<tr>
<td></td>
<td>KinderCare Learning Center</td>
<td>City of San Fernando</td>
<td>COM</td>
<td>121</td>
</tr>
<tr>
<td></td>
<td>Residences on Gridley Street</td>
<td>City of Los Angeles</td>
<td>Very Low Residential</td>
<td>85</td>
</tr>
<tr>
<td></td>
<td>Residences on Foothill Boulevard</td>
<td>City of Los Angeles</td>
<td>Highway Oriented Commercial</td>
<td>62</td>
</tr>
<tr>
<td></td>
<td>Residences on Gladstone Avenue</td>
<td>City of Los Angeles</td>
<td>Low Residential</td>
<td>48</td>
</tr>
<tr>
<td></td>
<td>Residences on West San Fernando Boulevard</td>
<td>City of Los Angeles</td>
<td>Low Residential</td>
<td>40</td>
</tr>
<tr>
<td></td>
<td>Residence on Maclay Street</td>
<td>City of Los Angeles</td>
<td>Low Residential</td>
<td>38</td>
</tr>
<tr>
<td></td>
<td>Residences near Kalisher Street</td>
<td>City of Los Angeles</td>
<td>Low Residential</td>
<td>26</td>
</tr>
<tr>
<td></td>
<td>Residences on Hubbard Street</td>
<td>City of Los Angeles</td>
<td>Low Residential</td>
<td>22</td>
</tr>
<tr>
<td></td>
<td>Residences on South Workman Street</td>
<td>City of San Fernando</td>
<td>MDR</td>
<td>17</td>
</tr>
<tr>
<td></td>
<td>Gridley Street Elementary</td>
<td>City of Los Angeles</td>
<td>Low Residential</td>
<td>9</td>
</tr>
<tr>
<td></td>
<td>Residences on N Hubbard Avenue</td>
<td>City of San Fernando</td>
<td>LDR</td>
<td>35</td>
</tr>
<tr>
<td></td>
<td>Ancient Church of the East</td>
<td>City of Los Angeles</td>
<td>Low Medium II Residential</td>
<td>108</td>
</tr>
<tr>
<td></td>
<td>Santa Rosa Catholic Church</td>
<td>City of Los Angeles</td>
<td>MDR</td>
<td>116</td>
</tr>
<tr>
<td></td>
<td>Santa Rosa de Lima Elementary</td>
<td>City of San Fernando</td>
<td>MDR</td>
<td>435</td>
</tr>
<tr>
<td></td>
<td>La Trinidad Church</td>
<td>City of San Fernando</td>
<td>LDR</td>
<td>775</td>
</tr>
<tr>
<td></td>
<td>Harding Street Elementary</td>
<td>City of Los Angeles</td>
<td>Low Residential</td>
<td>784</td>
</tr>
<tr>
<td></td>
<td>San Fernando First Baptist Church</td>
<td>City of Los Angeles</td>
<td>Low Residential</td>
<td>1,126</td>
</tr>
</tbody>
</table>

Source: Google Earth 2011 (v. 5.2.1.1588)
Key:
COM = Commercial
LDR = low density residential
MDR = medium density residential
SP-4 = San Fernando Corridors Specific Plan Zone

4.11.2 Regulatory Setting

Federal

There are no federal noise standards that directly regulate environmental or community noise. Regulating noise is generally a responsibility of local governments. However, several federal agencies have developed community noise guidelines.

The U.S. Environmental Protection Agency (EPA) published guidelines on recommended maximum noise levels to protect public health and welfare with adequate margins of safety. A noise level of 70 dBA equivalent sound level over a 24-hour period was identified as the level of environmental noise that could lead to hearing loss over a 40-year period (EPA 1978). In addition, noise levels of 55 dBA L_{eq} outdoors and 45 dBA indoors were identified as noise thresholds that would prevent activity interference or
annoyance (FTA 2006). Workers’ exposure to noise is regulated by the federal occupational noise
regulations established by the Occupational Safety and Health Administration in 29 Code of Federal
Regulations (CFR) 1910.95.

In regard to groundborne vibration and groundborne noise, agencies such as the Federal Transportation
Administration (FTA) and the U.S. Bureau of Mines have extensively studied the effects of ground
vibration and damage on structures. The FTA has established construction vibration damage criteria of
0.12 inches per second (PPV) or 90 VdB for buildings extremely susceptible to vibration damage.

State

There are no statewide regulations that address noise impacts; however, the state requires local
governments to perform noise surveys and implement a noise element as part of its General Plan (OPR
2003), as established in the California Government Code Section 65302(f). In addition, the state
recommends interior and exterior noise standards by land use category and standards for the compatibility
of various land uses and noise levels.

City and County

As described in Table 4.11-1, the proposed project components are located within multiple jurisdictions.
Community noise applicable plans and regulations addressed by each of these local governments are
described in the following sections.

Los Angeles County

Los Angeles County Code Section 12.08 sets limits for the operation and construction of a project. This
ordinance prohibits the operation of any tools or equipment used in construction, drilling, repair,
alteration, or demolition work between weekday hours of 7:00 p.m. and 7:00 a.m., or during Sundays and
holidays if the noise can be heard across a residential or commercial property line. Work approved by a
health-related variance or for emergency public service utilities is exempted.

The ordinance also requires all mobile or stationary internal-combustion-engine-powered equipment to
have working suitable exhaust and air-intake silencers. To decrease vibration, the ordinance prohibits
operating any device that creates vibration that can be felt beyond the property boundary of the source (if
on private property) or 150 feet away from the source (if on a public space or public right-of-way). The
perception threshold is a motion velocity of 0.01 inches per second over the range of 1 to 100 hertz.
Tables 4.11-6 and 4.11-7 summarize the construction and operation noise limits listed in the County
Code.

City of Los Angeles

Section 40.41 (a) of the Los Angeles Municipal Code states that construction is not permitted between the
hours of 9:00 p.m. and 7:00 a.m. Section 40.41 (c) states that construction is not permitted within 500 feet
of residential land before 8:00 a.m. or after 6:00 p.m. on Saturdays or during a national holiday.
Construction is never allowed on Sundays. Additionally, the operation, repair, or servicing of construction
equipment and the delivering of construction materials to the job site is prohibited on Saturdays and
Sundays during the hours specified. The City of Los Angeles does not mention requirements related to
vibration in its noise ordinance. Tables 4.11-8 to 4.11-10 summarize the accepted noise levels for
construction and operations, as well as the corrections to these established noise limits, as described in
Section 112.05 of the Municipal Code.
### Table 4.11-6 Los Angeles County Construction Noise Limits

<table>
<thead>
<tr>
<th>Noise Source</th>
<th>Sound Level (dB)</th>
<th>Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Business structures mobile equipment</td>
<td>85</td>
<td>All hours (including Sunday and legal holidays)</td>
</tr>
<tr>
<td>Residential structures¹</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Single-family Residential</td>
<td>75</td>
<td>7:00 a.m. to 8:00 p.m. (except Sundays and legal holidays)</td>
</tr>
<tr>
<td>Multi-family Residential</td>
<td>80</td>
<td>8:00 p.m. to 7:00 a.m. (including Sunday and legal holidays)</td>
</tr>
<tr>
<td>Semi-residential/Commercial</td>
<td>85</td>
<td>8:00 p.m. to 7:00 a.m. (including Sunday and legal holidays)</td>
</tr>
<tr>
<td>Mobile equipment²</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sound Level (dB)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>75</td>
<td></td>
<td></td>
</tr>
<tr>
<td>60</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Residential properties</td>
<td>60</td>
<td>7:00 a.m. to 8:00 p.m. (except Sundays and legal holidays)</td>
</tr>
<tr>
<td>Semi-residential/Commercial</td>
<td>65</td>
<td>8:00 p.m. to 7:00 a.m. (including Sunday and legal holidays)</td>
</tr>
<tr>
<td>Sound Level (dB)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>60</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Stationary equipment³</td>
<td>50</td>
<td>8:00 p.m. to 7:00 a.m. (including Sunday and legal holidays)</td>
</tr>
</tbody>
</table>

Source: Los Angeles County 2011, Section 12.08.440

Key:
- dB = decibels

Notes:
1. Maximum noise levels for nonscheduled, intermittent, short-term operation (less than 10 days)
2. Maximum noise level for repetitively scheduled and relatively long-term operation (periods of 10 days or more)
3. Maximum noise levels for nonscheduled, intermittent, short-term operation

### Table 4.11-7 Los Angeles County Operational Noise Limits

<table>
<thead>
<tr>
<th>Zone</th>
<th>Sound Level (dB)</th>
<th>Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Noise-sensitive area</td>
<td>45</td>
<td>Any time</td>
</tr>
<tr>
<td>Residential properties</td>
<td>45</td>
<td>10:00 pm to 7:00 am</td>
</tr>
<tr>
<td></td>
<td>50</td>
<td>7:00 am to 10:00 pm</td>
</tr>
<tr>
<td>Commercial properties</td>
<td>55</td>
<td>10:00 pm to 7:00 am</td>
</tr>
<tr>
<td></td>
<td>60</td>
<td>7:00 am to 10:00 pm</td>
</tr>
<tr>
<td>Industrial properties</td>
<td>70</td>
<td>Any time</td>
</tr>
</tbody>
</table>

Source: Los Angeles County 2011, Section 12.08.390

Key:
- dB = decibels

### Table 4.11-8 City of Los Angeles Maximum Noise Levels of Powered Equipment

<table>
<thead>
<tr>
<th>Zone</th>
<th>Sound Level (dBA)</th>
<th>Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>500 feet from a residential zone</td>
<td>75 dBA for</td>
<td>Between 7:00 a.m. and 10:00 p.m.</td>
</tr>
<tr>
<td></td>
<td>construction,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>industrial, and</td>
<td></td>
</tr>
<tr>
<td></td>
<td>agricultural</td>
<td></td>
</tr>
<tr>
<td></td>
<td>machinery,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>including</td>
<td></td>
</tr>
<tr>
<td></td>
<td>crawler-tractors,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>dozers,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>rotary drills</td>
<td></td>
</tr>
<tr>
<td></td>
<td>and augers,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>loaders,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>power shovels,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>cranes,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>derricks,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>motor graders,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>paving machines,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>off-highway</td>
<td></td>
</tr>
<tr>
<td></td>
<td>trucks,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ditchers,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>trenchers,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>compactors,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>scrapers,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>wagons,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>pavement</td>
<td></td>
</tr>
<tr>
<td></td>
<td>breakers,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>compressors,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>and pneumatic</td>
<td></td>
</tr>
<tr>
<td></td>
<td>or other powered</td>
<td></td>
</tr>
<tr>
<td></td>
<td>equipment;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Between 7:00 a.m.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>and 10:00 p.m.</td>
<td></td>
</tr>
<tr>
<td>500 feet from a residential zone</td>
<td>75dBA for powered</td>
<td>Between 7:00 a.m. and 10:00 p.m.</td>
</tr>
<tr>
<td></td>
<td>equipment of 20</td>
<td></td>
</tr>
<tr>
<td></td>
<td>horsepower or less</td>
<td></td>
</tr>
<tr>
<td></td>
<td>intended for</td>
<td></td>
</tr>
<tr>
<td></td>
<td>infrequent use</td>
<td></td>
</tr>
<tr>
<td></td>
<td>in residential</td>
<td></td>
</tr>
<tr>
<td></td>
<td>areas, including</td>
<td></td>
</tr>
<tr>
<td></td>
<td>chain saws,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>log chippers and</td>
<td></td>
</tr>
<tr>
<td></td>
<td>powered hand</td>
<td></td>
</tr>
<tr>
<td></td>
<td>tools</td>
<td></td>
</tr>
<tr>
<td>500 feet from a residential zone</td>
<td>65 dBA for</td>
<td>Between 7:00 a.m. and 10:00 p.m.</td>
</tr>
<tr>
<td></td>
<td>powered equipment</td>
<td></td>
</tr>
<tr>
<td></td>
<td>intended for</td>
<td></td>
</tr>
<tr>
<td></td>
<td>repetitive use</td>
<td></td>
</tr>
<tr>
<td></td>
<td>in residential</td>
<td></td>
</tr>
<tr>
<td></td>
<td>areas, including</td>
<td></td>
</tr>
<tr>
<td></td>
<td>lawn mowers,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>backpack blowers,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>small lawn and</td>
<td></td>
</tr>
<tr>
<td></td>
<td>garden tools and</td>
<td></td>
</tr>
<tr>
<td></td>
<td>riding tractors;</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Between 7:00 a.m.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>and 10:00 p.m.</td>
<td></td>
</tr>
</tbody>
</table>

Source: City of Los Angeles 2011, Section 112.05

Key:
- dBA = A-weighted decibel
Table 4.11-9  City of Los Angeles Minimum Ambient Noise Levels

<table>
<thead>
<tr>
<th>Zone</th>
<th>Sound Level (dBA)</th>
<th>Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>A1, A2, RA, RE, RS, RD, RW1, RW2, R1, R2, R3, R4, and R5</td>
<td>50</td>
<td>Day</td>
</tr>
<tr>
<td></td>
<td>40</td>
<td>Night</td>
</tr>
<tr>
<td>P, PB, CR, C1, C1.5, C2, C4, C5, and CM</td>
<td>60</td>
<td>Day</td>
</tr>
<tr>
<td></td>
<td>55</td>
<td>Night</td>
</tr>
<tr>
<td>M1, MR1, and MR2</td>
<td>60</td>
<td>Day</td>
</tr>
<tr>
<td></td>
<td>55</td>
<td>Night</td>
</tr>
<tr>
<td>M2 and M3</td>
<td>65</td>
<td>Day</td>
</tr>
<tr>
<td></td>
<td>65</td>
<td>Night</td>
</tr>
</tbody>
</table>

Source: City of Los Angeles, 2011, Section 111.3

Table 4.11-10  City of Los Angeles Corrections to Noise Limits

<table>
<thead>
<tr>
<th>Noise Condition</th>
<th>Correction (dBA)</th>
<th>Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Except for noise emanating from any electrical transformer or gas metering and</td>
<td>+5</td>
<td>Any time</td>
</tr>
<tr>
<td>pressure control equipment existing and installed prior to the effective date</td>
<td></td>
<td></td>
</tr>
<tr>
<td>of the ordinance enacting this chapter, any steady tone with audible fundamental frequency or overtones have 200 Hz</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Repeated impulsive noise</td>
<td>+5</td>
<td>Any time</td>
</tr>
<tr>
<td>Noise occurring more than 5 but less than 15 minutes in any period of 60</td>
<td>-5</td>
<td>Between the hours of 7:00 a.m. and 10:00</td>
</tr>
<tr>
<td>consecutive minutes</td>
<td></td>
<td>p.m. of any day</td>
</tr>
<tr>
<td>Noise occurring five minutes or less in any period of 60 consecutive minutes</td>
<td>-5</td>
<td>Between the hours of 7:00 a.m. and 10:00</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m. of any day</td>
</tr>
</tbody>
</table>

Source: City of Los Angeles, 2011, Section 111.02

Key:
    dBA  =  decibel
    Hz   =  hertz

The Community of Sylmar, where a section of Telecommunication Route #3 is proposed, is part of the City of Los Angeles.

City of Santa Clarita

The City of Santa Clarita discusses noise impacts in section 11.44 of the Santa Clarita Municipal Code (2010) and in Chapter 5 (Noise Element) of the City of Santa Clarita General Plan (2000). As part of the General Plan policies, it is required that “those responsible for construction activities develop techniques to mitigate or minimize the noise impacts on residences, and adopt standards which regulate or minimize the noise impacts on residences, and adopt standards which regulate noise from noise construction activities which may occur in or near residential neighborhoods.”

Section 11.44.080 of the noise ordinance states that construction requiring a building permit is not permitted within 300 feet of a residentially zoned property except between the hours of 7 a.m. and 7 p.m., Monday through Friday, and 8 a.m. to 6 p.m. on Saturday. The policy also stipulates that no work shall be performed on Sundays or on the following public holidays: New Year’s Day, Independence Day, Thanksgiving, Christmas, Memorial Day, and Labor Day. The Department of Community Development may issue a permit for work to be done “after hours” if construction noises are contained. The City of Santa Clarita does not mention requirements related to vibration in its noise ordinance. Tables 4.11-11 and 4.11-12 summarize the noise limits and corrections to noise limits listed in section 11.44.040 of the Santa Clarita Municipal Code.
### Table 4.11-11 City of Santa Clarita Operational Noise Limits

<table>
<thead>
<tr>
<th>Zone</th>
<th>Sound Level (dB)</th>
<th>Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential zone</td>
<td>65</td>
<td>Day</td>
</tr>
<tr>
<td>Residential zone</td>
<td>55</td>
<td>Night</td>
</tr>
<tr>
<td>Commercial and manufacturing</td>
<td>80</td>
<td>Day</td>
</tr>
<tr>
<td>Commercial and manufacturing</td>
<td>70</td>
<td>Night</td>
</tr>
</tbody>
</table>

Source: City of Santa Clarita 2010, Section 11.44.040
Key: dB = decibel

### Table 4.11-12 City of Santa Clarita Corrections to Noise Limits

<table>
<thead>
<tr>
<th>Noise Condition</th>
<th>Correction (dB)</th>
<th>Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Repetitive impulsive noise</td>
<td>-5</td>
<td>Day and Night</td>
</tr>
<tr>
<td>Steady whine, screech or hum</td>
<td>-5</td>
<td>Day and Night</td>
</tr>
<tr>
<td>Noise occurring more than 5 but less than 15 minutes per hour</td>
<td>+5</td>
<td>Day</td>
</tr>
<tr>
<td>Noise occurring more than 1 but less than 5 minutes per hour</td>
<td>+10</td>
<td>Day</td>
</tr>
<tr>
<td>Noise occurring less than 1 minutes per hour</td>
<td>+20</td>
<td>Day</td>
</tr>
</tbody>
</table>

Source: City of Santa Clarita 2011, Section 11.44.040
Key: dB = decibel

### Ventura County
Ventura County discusses noise impacts in Chapter 2.16 (Hazards Appendix) of the Ventura County General Plan (2010) and Chapter 2, Section 6 of the Ventura County Ordinance Code (1996). The General Plan restricts operation of industrial facilities during common sleeping hours for nearby residential areas. The General Plan also requires noise-sensitive projects located within the CNEL 60 or 65 contour of any roadway, railroad, airport, or industrial use to conduct an acoustical site analysis and noise control specification. The Noise Ordinance limits “loud or raucous noise” 50 feet from the property line in residential areas from 9 p.m. to 7 a.m. This Noise Ordinance does not mention requirements related to construction noise or vibration.

### Community of Simi Valley
The Simi Valley Noise Ordinance, Title 5, Chapter 16 governs noise from non-transportation sources in the City. The ordinance does not specify maximum noise levels, but instead identifies various noise generators such as construction equipment, engines, and mechanical devices and provides certain restrictions on these generators (Table 4.11-13).

### Table 4.11-13 City of Simi Valley Noise Restrictions

<table>
<thead>
<tr>
<th>Noise Condition</th>
<th>Time of Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pile drivers, hammers, and the like</td>
<td>7:00 a.m. to 7:00 p.m.</td>
</tr>
<tr>
<td>Construction and repair of buildings</td>
<td>7:00 a.m. to 7:00 p.m.</td>
</tr>
<tr>
<td>Engines, motors, and mechanical devices within 50 feet or within 10 feet of any residence</td>
<td>Prohibited 10:00 p.m. to 7:00 a.m. Sunday through Thursday</td>
</tr>
<tr>
<td></td>
<td>Prohibited 11:00 p.m. to 7:00 a.m. Friday or Saturday</td>
</tr>
</tbody>
</table>

Source: City of Simi Valley 2011, Noise Ordinance, Title 5, Chapter 16
City of San Fernando

The City of San Fernando’s Municipal Code (2011), Chapter 34, Article II determines the city’s noise code. Permitted ambient noise limits (not to be exceeded for more than ten minutes per hour) and construction restrictions established for the City of San Fernando (Sections 34-27 and 34-28) are summarized in Tables 4.11-14 and 4.11-15. Section 34-31 of the City of San Fernando Municipal Code establishes that “activities of the federal, state or local government and its duly franchised utilities” and “activities necessary to continue to provide public utility services to the general public, whether this service is installing additional facilities” are exempt from the provisions of Article II.

Table 4.11-14 City of San Fernando Maximum Permissible Ambient Noise Level

<table>
<thead>
<tr>
<th>Zone</th>
<th>Sound Level (dB)</th>
<th>Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Residential, including mixed use</td>
<td>50</td>
<td>10:00 p.m. to 7:00 a.m.</td>
</tr>
<tr>
<td>exterior</td>
<td>55</td>
<td>7:00 a.m. to 10:00 p.m.</td>
</tr>
<tr>
<td>Residential including mixed use</td>
<td>40</td>
<td>10:00 p.m. to 7:00 a.m.</td>
</tr>
<tr>
<td>interior</td>
<td>50</td>
<td>7:00 a.m. to 10:00 p.m.</td>
</tr>
<tr>
<td>Commercial properties</td>
<td>60</td>
<td>10:00 p.m. to 7:00 a.m.</td>
</tr>
<tr>
<td></td>
<td>65</td>
<td>7:00 a.m. to 10:00 p.m.</td>
</tr>
<tr>
<td>Industrial properties</td>
<td>70</td>
<td>Any time</td>
</tr>
</tbody>
</table>

Source: City of San Fernando 2011, Section 34-27

Key:

dB = decibel

Table 4.11-15 City of San Fernando Construction Restrictions

<table>
<thead>
<tr>
<th>Noise Condition</th>
<th>Time of Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>Excavation, demolition, alteration, or repair of any building</td>
<td>Prohibited Sundays and federal holidays</td>
</tr>
<tr>
<td>Construction and repair of buildings that do not impact public health and safety, permit required from building official</td>
<td>6:00 p.m. to 7:00 a.m. weekdays</td>
</tr>
<tr>
<td></td>
<td>6:00 p.m. to 8:00 a.m. Saturdays</td>
</tr>
<tr>
<td>Construction and repair of buildings</td>
<td>7:00 a.m. to 6:00 p.m. weekdays</td>
</tr>
<tr>
<td></td>
<td>8:00 a.m. to 6:00 p.m. Saturdays</td>
</tr>
</tbody>
</table>

Source: City of San Fernando 2011, Section 34-28

Other Plans and Regulations

The closest three airports to the proposed project area are Whiteman Airport, Van Nuys Airport, and Bob Hope Airport. During construction, helicopter fueling would occur at staging areas at the Pardee Substation or at Whiteman Airport (approximately 2.75 miles southeast of the San Fernando Substation), Van Nuys Airport (approximately 5.5 miles south of San Fernando Substation), or Bob Hope Airport in Burbank (approximately 8 miles southeast of the San Fernando Substation), using the helicopter contractor’s fuel truck.

Whiteman Airport is located in the community of Pacoima, approximately 2.75 miles from the San Fernando substation, and does not have a noise management plan. Van Nuys Airport is located in the community of Van Nuys, approximately 5.41 miles from the San Fernando substation. The Van Nuys Airport Plan is an element of the Los Angeles City General Plan, adopted in January 2006. The Airport Plan policies include conducting Federal Aviation Regulations Part 161 studies “with the goal of eliminating all jet and helicopter operations between 10 p.m. and 7 a.m. the next day.”

Bob Hope Airport completed a Federal Aviation Regulations Part 161 noise study in early 2009, seeking to implement a mandatory curfew on flights, eliminating operations between 10:00 p.m. and 7:00 a.m.
November 2009, the Federal Aviation Administration issued a finding that the Part 161 noise study did not justify the implementation of a mandatory curfew. However, the curfew is currently in effect as a voluntary measure.

4.11.3 Methodology and Significance Criteria

Evaluation of noise and vibration impacts from the proposed project’s construction, operation, and maintenance included the review of relevant city and county noise standards, the existing noise environment along the proposed project area, and the estimation of projected noise levels from equipment, vehicles, and activities. County and project maps and satellite images were reviewed to determine the proximity of the proposed project to closest sensitive receptors and airports. In addition, land use plans and topographic and noise contours maps were researched for relevant information on the existing noise and vibration levels. Based on the distance from each of the proposed project components to the identified sensitive receptors and the composite noise levels modeled by the applicant, predicted noise levels—as perceived by closest receptors—were estimated and compared with applicable standards, guidelines, and the criteria above in order to determine the significance of potential noise impacts.

Potential impacts on noise were evaluated according to the following significance criteria. The criteria were defined based on the checklist items presented in Appendix G of the CEQA Guidelines. The proposed project would cause a significant impact on visual resources if it would:

- Expose persons to, or generate, noise levels in excess of standards established in the local general plan or noise ordinance, or applicable standards of other agencies.
- Expose persons to, or generate, excessive groundborne vibration or groundborne noise levels.
- Cause a substantial permanent increase in ambient noise levels in the project vicinity above levels that would exist without the project.
- Cause a substantial temporary increase in ambient noise levels in the project vicinity above levels that would exist without the project.

Appendix G of the CEQA Guidelines also includes the following checklist items:

- Expose people residing near or working on the project to excessive noise levels, for a project located within an airport land use plan or, where such a plan has not been adopted, within two miles of a public airport or public use airport; and
- Expose people residing near or working on the project to excessive noise levels, for a project within the vicinity of a private airstrip.

The proposed project component areas, however, are not located within areas subject to an airport land use plans, nor are any of the project components located within 2 miles of any public or public use airports, or private airstrips. The closest airport in Los Angeles County is located approximately 7 miles away from the proposed project and the closest airports in Ventura County are located more than 20 miles away. Therefore, these items are not applied as criteria in the analysis of environmental impacts presented in the following section.
4.11.4 Environmental Impacts and Mitigation Measures

4.11.4.1 Applicant Proposed Measures

The applicant has committed to the following applicant proposed measures (APMs) as part of the design of the proposed project. See Section 2.5, “Plans and Applicant Proposed Measures,” Table 2.8 for a full description of each APM.

- APM NS-1: Construction Hours
- APM NS-3: Notification Procedures.

4.11.4.2 Construction Noise and Vibration

Construction of the proposed project components is anticipated to take 22 months, with some of the construction activities occurring simultaneously. Site preparation and installation of the Aliso Canyon Plant Station (Plant Station) components, 12-kV Plant Power Line, guardhouse, Natural Substation, 66-kV subtransmission reconductoring and improvements to telecommunications infrastructure could take place concurrently. As indicated in APM NS-1, construction would typically occur during daylight hours Monday through Friday. If different hours or days are required, the applicant and/or Southern California Edison (SCE) would contact the jurisdiction within which the work would take place to determine any local requirements regarding temporary construction noise.

Major noise sources during the proposed project construction activities would be associated with the use of heavy-duty equipment, vehicles, and helicopters for the 66-kV line wire stringing operations (when required). Operation of the existing gas turbine–driven compressors, piping equipment, and emergency safety valves at the Plant Station would also contribute to composite noise levels during construction. Construction activities at the proposed Natural Substation site and 66-kV reconductoring routes would require a higher number of heavy-duty vehicles and take place over a shorter time than the Plant Station. Typical noise levels for the loudest pieces of equipment proposed to be used for each project component are presented in Table 4.11-16. Predicted maximum construction noise levels from the loudest pieces of equipment are presented per project component in Table 4.11-17 (modeled as Leq). The applicant has anticipated that noise levels from substation equipment replacement activities would be minimal, since no heavy duty equipment would be required and tasks would mainly occur inside existing operational control rooms.

<table>
<thead>
<tr>
<th>Proposed Construction Equipment</th>
<th>Noise Reference Levels at 50 feet from source (dBA)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pickup truck, tool truck, crewcab truck</td>
<td>75</td>
</tr>
<tr>
<td>Hydraulic crane</td>
<td>81</td>
</tr>
<tr>
<td>Boom crane (20-ton Manitex)</td>
<td>85</td>
</tr>
<tr>
<td>Hauler</td>
<td>85</td>
</tr>
<tr>
<td>6-Ton truck, dump truck, water truck</td>
<td>84</td>
</tr>
<tr>
<td>Boom truck, bucket truck</td>
<td>84</td>
</tr>
<tr>
<td>Concrete truck</td>
<td>89</td>
</tr>
<tr>
<td>Batch plant</td>
<td>83</td>
</tr>
<tr>
<td>Forklifts</td>
<td>85</td>
</tr>
<tr>
<td>Backhoe</td>
<td>80</td>
</tr>
</tbody>
</table>
Table 4.11-16  Typical Noise Levels from Proposed Construction Equipment

<table>
<thead>
<tr>
<th>Proposed Construction Equipment</th>
<th>Noise Reference Levels at 50 feet from source (dBA)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bobcat</td>
<td>85</td>
</tr>
<tr>
<td>Front-end loader; skid steer loader</td>
<td>80</td>
</tr>
<tr>
<td>Grader</td>
<td>85</td>
</tr>
<tr>
<td>Dozer</td>
<td>85</td>
</tr>
<tr>
<td>Man lift</td>
<td>85</td>
</tr>
<tr>
<td>Scraper</td>
<td>85</td>
</tr>
<tr>
<td>Sheep’s foot vibrator compactor</td>
<td>83</td>
</tr>
<tr>
<td>Drum type compactor</td>
<td>83</td>
</tr>
<tr>
<td>Excavator</td>
<td>85</td>
</tr>
<tr>
<td>Drill rig</td>
<td>84</td>
</tr>
<tr>
<td>Tractor</td>
<td>84</td>
</tr>
<tr>
<td>Compressor</td>
<td>80</td>
</tr>
<tr>
<td>Generator (&gt;25 KVA)</td>
<td>82</td>
</tr>
<tr>
<td>Tamper</td>
<td>85</td>
</tr>
<tr>
<td>Paver</td>
<td>85</td>
</tr>
<tr>
<td>Vibrating roller</td>
<td>85</td>
</tr>
<tr>
<td>Asphalt curb machine</td>
<td>85</td>
</tr>
<tr>
<td>Helicopter (Hughes 369 or 500 type)</td>
<td>75 (at 500 feet)</td>
</tr>
</tbody>
</table>

Sources: FHWA 2006; Nelson 1987

Key:
dBA = A-weighted decibels
kVA = kilovolt amperes

Table 4.11-17  Predicted Construction Noise Levels from Working Areas

<table>
<thead>
<tr>
<th>Proposed Construction Working Areas</th>
<th>Noise Level at 50 feet</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aliso Canyon Plant Site Construction: Central Compressor Station</td>
<td>84 dBA L_{eq}</td>
</tr>
<tr>
<td>Natural Substation Construction</td>
<td>84 dBA L_{eq}</td>
</tr>
<tr>
<td>66-kV subtransmission reconductoring: Pole/Tower Removal</td>
<td>83 dBA L_{eq}</td>
</tr>
<tr>
<td>66-kV subtransmission reconductoring: Pole Installation/Replacement</td>
<td>82 dBA L_{eq}</td>
</tr>
</tbody>
</table>

Source: SoCalGas 2009

Note: Modeling conducted by the applicant included loudest pieces of equipment, surface type, elevation, slope, cut depth, and barrier height. In addition, the worst case scenario used in this model assumed a 100% load factor.

Key:
dBA = A-weighted decibels
kV = kilovolt
L_{eq} = Sound level equivalent

The loudest equipment used during construction would contribute to a composite average or equivalent site noise level. During a typical day, construction equipment would not be operated continuously at peak levels (L_{max}). Assuming scenarios where multiple pieces of the loudest equipment are used, the applicant estimates that equivalent composite noise levels are anticipated to be between 82 and 84 dBA L_{eq} at 50 feet from the proposed construction areas (see Table 4.11-14). These composite noise levels would decrease by distance, at a rate of 6 dBA per each doubling of the distance, with additional acoustic reduction due to ground effects, topography, building, and other existing barriers located within the sources and receptors. Exposure to noise from construction activities would be temporary for all project components and would be transient in nature for the 12-kV Plant Power Line construction, 66-kV subtransmission reconductoring (tower replacement would take up to one week at any location), and telecommunication fiber optic cable installation. Table 4.11-18 presents a summary of the estimated noise...
levels at identified sensitive receptors, as detailed in Tables 4.11-5 and 4.11-6. More details about major noise sources per project component are discussed in the following sections.

Central Compressor Station

The proposed Central Compressor Station would be constructed within the footprint of the existing Plant Station site. Construction of the Central Compressor Station would last up to 22 months, and major activities would include clearing and grading; construction of building and equipment foundations; ground surface preparation at access points within the equipment area; erection of structures; installation of equipment and piping; and cleaning and restoration of the site. Major pieces of equipment that mainly contribute to the estimated composite noise level are graders, dozers, excavators, hydraulic cranes, and trucks. These pieces of equipment would be in operation for 6 to 12 months, and trucks would operate during the overall 22-month construction period.

Given the estimated numbers of the loudest pieces of equipment, and the duration of its anticipated operation, the applicant expects that construction of the Central Compressor Station would be the major source of composite noise during construction taking place on the Plant Station site. In addition, construction activities would occur while the existing turbine-driven compressors are in operation, adding an equivalent noise source (estimated as 85 dBA at 50 feet, as reported by the Washington Group (2007)). The closest sensitive receptors to the proposed Central Compressor Station are located south of the storage field on Kilfinan Street and Tampa Avenue, with an average distance above 3,000 feet from the construction site, in the proximity of the Plant Station construction site.

Gas-Turbine Compressor Decommissioning

The existing gas turbine–driven compressors would be decommissioned after one cycle of tested reliable service using the new electric-driven variable-speed compressor trains. The compressors would be decommissioned in accordance with California Public Utilities Commission retirement processes, and it is anticipated that this activity would only involve removal of the existing equipment and demolition of the structure to the existing site grade. It is not expected that impacts from decommissioning would be greater than those related to construction of the proposed Central Compressor Station. The sensitive receptors closest to the decommissioning site are located at the same distance as those identified for the Central Compressor Station (over 3,000 feet).

Office Facilities and Guardhouse

The proposed office facilities would be constructed within the northern part of the Plant Station site, during a period of two months. The existing office structures (modular trailer facilities) would be removed from service once the new facilities are operational. Major construction activities that involve the loudest pieces of equipment and vibration sources include site preparation (backhoe, loader); soil compaction (sheep’s foot vibrator compactor); grading (graders, dozers); and road widening (loader, backhoe, and paver/sealer). Road widening activities would take place along a 500-foot segment between the existing and proposed new guardhouse. The minimum distance between the proposed road widening work area and closest sensitive receptors on Tampa Avenue is 350 feet.
<table>
<thead>
<tr>
<th>Project component</th>
<th>Closest Noise Sensitive Receptor</th>
<th>Type</th>
<th>Jurisdiction</th>
<th>Zoning</th>
<th>Distance (feet)</th>
<th>Composite Noise Level at 50 feet (dBA, Lmax)</th>
<th>Composite Noise Level at Closest Receptor (dBA)</th>
<th>Daytime Noise Standard</th>
<th>Exceeds Daytime Standard?</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Aliso Canyon Plant Site</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Central Compressor Station</td>
<td>Residence on Kilfinan Street</td>
<td>Residence</td>
<td>City of Los Angeles</td>
<td>Residential</td>
<td>3876</td>
<td>84</td>
<td>46.2</td>
<td>75</td>
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<td>Office Facilities</td>
<td>Residence to proposed road widening</td>
<td>Residence</td>
<td>City of Los Angeles</td>
<td>Residential</td>
<td>340</td>
<td>84</td>
<td>67.3</td>
<td>75</td>
<td>No</td>
</tr>
<tr>
<td>12-kV Plant Power Line</td>
<td>Residence on Tampa Avenue</td>
<td>Residence</td>
<td>City of Los Angeles</td>
<td>Residential</td>
<td>477</td>
<td>84</td>
<td>64.4</td>
<td>75</td>
<td>No</td>
</tr>
<tr>
<td>Natural Substation</td>
<td>Residence on Kilfinan Street</td>
<td>Residence</td>
<td>City of Los Angeles</td>
<td>Residential</td>
<td>3493</td>
<td>84</td>
<td>47.1</td>
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<td><strong>66-kV Segments A, B, C</strong></td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Residence on Vista Ridge Dr.</td>
<td>Residence</td>
<td>City of Santa Clarita</td>
<td>Residential</td>
<td>88</td>
<td>83</td>
<td>78.1</td>
<td>65</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>Residence on Wiley Canyon Road (Near Pole #5)</td>
<td>Residence</td>
<td>City of Santa Clarita</td>
<td>Residential</td>
<td>48</td>
<td>83</td>
<td>83.4</td>
<td>65</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>Residence on Wiley Canyon Road (Near Pole #11)</td>
<td>Residence</td>
<td>City of Santa Clarita</td>
<td>Residential</td>
<td>30</td>
<td>83</td>
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<td>65</td>
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<tr>
<td></td>
<td>Residence located between Towers</td>
<td>Residence</td>
<td>County of Los Angeles</td>
<td>Unclassified</td>
<td>23</td>
<td>83</td>
<td>89.7</td>
<td>75</td>
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<td>66-kV Segments A, B, C</td>
<td>Bishop Allemany High School (Pole #61)</td>
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<td>City of Los Angeles</td>
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<td>495</td>
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<td>75</td>
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<td>Seminary of Our Lady Queen of Angels</td>
<td>School</td>
<td>City of Los Angeles</td>
<td>Residential</td>
<td>330</td>
<td>83</td>
<td>66.6</td>
<td>75</td>
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<td><strong>Telecommunications Route #1: Newhall to Natural</strong></td>
<td>Residence on Vista Ridge Dr.</td>
<td>Residence</td>
<td>City of Santa Clarita</td>
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<td>88</td>
<td>83</td>
<td>78.1</td>
<td>65</td>
<td>Yes</td>
</tr>
<tr>
<td></td>
<td>Residence on Wiley Canyon Road (Near Pole #5)</td>
<td>Residence</td>
<td>City of Santa Clarita</td>
<td>Residential</td>
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<td>83</td>
<td>83.4</td>
<td>65</td>
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</tr>
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<td></td>
<td>Residence on Wiley Canyon Road (Near Pole #11)</td>
<td>Residence</td>
<td>City of Santa Clarita</td>
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<td>83</td>
<td>87.4</td>
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</tr>
<tr>
<td></td>
<td>Residence located between Towers</td>
<td>Residence</td>
<td>County of Los Angeles</td>
<td>Unclassified</td>
<td>23</td>
<td>83</td>
<td>89.7</td>
<td>75</td>
<td>Yes</td>
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<td></td>
<td>Valencia Surgical Center</td>
<td>Hospital</td>
<td>City of Santa Clarita</td>
<td>Commercial</td>
<td>508</td>
<td>83</td>
<td>62.9</td>
<td>80</td>
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</tbody>
</table>

Table 4.11-18  Estimated Maximum Noise Levels at Closest Receptors and Comparison with Local Standards
### Table 4.11-18  Estimated Maximum Noise Levels at Closest Receptors and Comparison with Local Standards

<table>
<thead>
<tr>
<th>Project component</th>
<th>Closest Noise Sensitive Receptor</th>
<th>Type</th>
<th>Jurisdiction</th>
<th>Zoning</th>
<th>Distance (feet)</th>
<th>Composite Noise Level at 50 feet (dBA, L_{max})</th>
<th>Composite Noise Level at Closest Receptor (dBA)</th>
<th>Daytime Noise Standard</th>
<th>Exceeds Daytime Standard?</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Telecommunications Route #1: Newhall to Natural</strong></td>
<td>Valley Community Church</td>
<td>Place of Worship</td>
<td>City of Santa Clarita</td>
<td>Commercial</td>
<td>124</td>
<td>83</td>
<td>75.1</td>
<td>80</td>
<td>No</td>
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<td></td>
<td>Living Hope Evangelical</td>
<td>Place of Worship</td>
<td>City of Santa Clarita</td>
<td>Residential</td>
<td>234</td>
<td>83</td>
<td>69.6</td>
<td>65</td>
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<td></td>
<td>Wiley Canyon Elementary School</td>
<td>School</td>
<td>City of Santa Clarita</td>
<td>Residential</td>
<td>537</td>
<td>83</td>
<td>62.4</td>
<td>65</td>
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<td></td>
<td>Santa Clarita Pre-School</td>
<td>School</td>
<td>City of Santa Clarita</td>
<td>Residential</td>
<td>1112</td>
<td>83</td>
<td>56.1</td>
<td>65</td>
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<td><strong>Telecommunications Route #2: Chatsworth to Natural</strong></td>
<td>Residence on North American Cutoff</td>
<td>Residence</td>
<td>Ventura County</td>
<td>Open Space</td>
<td>625</td>
<td>83</td>
<td>61.1</td>
<td>65</td>
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<td></td>
<td>Residence Box Canyon Road</td>
<td>Residence</td>
<td>Ventura County</td>
<td>Open Space</td>
<td>441</td>
<td>83</td>
<td>64.1</td>
<td>65</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td>Residence on Santa Susana Pass Road</td>
<td>Residence</td>
<td>Ventura County</td>
<td>Open Space</td>
<td>15</td>
<td>83</td>
<td>93.5</td>
<td>65</td>
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<td></td>
<td>Residence on Santa Susana Pass Road</td>
<td>Residence</td>
<td>Ventura County</td>
<td>Open Space</td>
<td>134</td>
<td>83</td>
<td>74.4</td>
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<td>Residence on Santa Susana Pass Rd</td>
<td>Residence</td>
<td>Ventura County</td>
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<td>185</td>
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<td>71.6</td>
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<td>Residence on W Santa Susana Road</td>
<td>Residence</td>
<td>City of Los Angeles</td>
<td>Residential</td>
<td>323</td>
<td>83</td>
<td>66.8</td>
<td>75</td>
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<td>Residence on W Santa Susana Road</td>
<td>Residence</td>
<td>City of Los Angeles</td>
<td>Residential</td>
<td>34</td>
<td>83</td>
<td>86.3</td>
<td>75</td>
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</tr>
<tr>
<td></td>
<td>Residence on W Santa Susana Road</td>
<td>Residence</td>
<td>City of Los Angeles</td>
<td>Residential</td>
<td>28</td>
<td>83</td>
<td>88.0</td>
<td>75</td>
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<tr>
<td></td>
<td>Residence near Poema Place</td>
<td>Residence</td>
<td>County of Los Angeles</td>
<td>Residential</td>
<td>109</td>
<td>83</td>
<td>76.2</td>
<td>75</td>
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</tr>
<tr>
<td><strong>Telecommunications Route #3: San Fernando to Connection Point</strong></td>
<td>Healthcare Partners</td>
<td>Hospital</td>
<td>City of Los Angeles</td>
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<td>1162</td>
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<td>55.7</td>
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<td>Place of Worship</td>
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</table>
## Table 4.11-18 Estimated Maximum Noise Levels at Closest Receptors and Comparison with Local Standards

<table>
<thead>
<tr>
<th>Project component</th>
<th>Closest Noise Sensitive Receptor</th>
<th>Type</th>
<th>Jurisdiction</th>
<th>Zoning</th>
<th>Distance (feet)</th>
<th>Composite Noise Level at 50 feet (dBA, L&lt;sub&gt;max&lt;/sub&gt;)</th>
<th>Composite Noise Level at Closest Receptor (dBA)</th>
<th>Daytime Noise Standard</th>
<th>Exceeds Daytime Standard?</th>
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</thead>
<tbody>
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<td></td>
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<td>Telecommunications Route #3: San Fernando to Connection Point</td>
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<td>Special Corridor</td>
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<td>Residences on Gridley Street</td>
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<td>Residences on Foothill Blvd.</td>
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<td>Residences on West San Fernando Boulevard</td>
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<td>City of Los Angeles</td>
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<td>Residences near Kalisher Street</td>
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<td>Ancient Church of the East</td>
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Sources: Noise level estimation based on FTA (2005) methodology. Receptors identification based on Google Earth 2011 (v. 5.2.1.1588).

Key:
- dBA = A-weighted decibels
- kV = kilovolt
- L<sub>max</sub> = maximum sound level
12-kV Plant Power Line

The proposed 12-kV Plant Power Line would be constructed on the proposed project site to provide electrical service from the proposed Natural Substation to the proposed Central Compressor Station. It would consist of three tubular steel poles: one at the proposed Natural Substation, one at the proposed Central Compressor Station, and one at the mid-point between the substation and compressor station. Construction of this line would be completed in 90 days and would mainly involve the use of equipment for ground level and overhead construction, such as backhoes, drill rigs, loaders, hauler, bucket truck, a concrete batch plant, and a vibrating roller. The sensitive receptors closest to the 12-kV Plant Power Line are residences located at 3,000 to 3,200 feet from the proposed construction areas.

Natural Substation

The proposed Natural Substation would be located approximately 1,800 feet west of the proposed Central Compressor Station site on elevated terrain. Construction would take approximately 9 to 15 months, and major activities at the proposed substation site would include site clearing, grading, and below-grade and above-grade facilities installation. The loudest pieces of equipment during the proposed substation construction are those required for grading, civil, and electrical construction, such as backhoes, graders, dozers, loaders, excavators, and a 15-ton crane. The estimated composite noise level at 50 feet is 84 dBA. The closest residential receptor is located approximately at 3,320 feet from the proposed substation construction site.

66-kV Subtransmission Line Reconductoring and Structure Replacement

The 66-kV reconductoring activities would take up to 15 months, depending on weather conditions, and would involve transient activities along the 8.2 miles of total length. The loudest pieces of equipment involved during reconductoring include graders, loaders, drum type compactors, compressors, cranes, excavators, and trucks. Estimated composite noise levels for both reconductoring and structure replacement have been estimated by the applicant as 82 to 83 dBA. In addition, SCE anticipates that, at minimum, 42 helicopter flights would be required for 66-kV subtransmission line reconductoring and that 7 flights would be required for fiber optic cable installation. Hughes 369 or 500 or comparable helicopters would be used for stringing activities. Noise levels from this type of helicopters have been reported as 75 dBA at 500 feet (Nelson 1987). Receptors sensitive to reconductoring activities are located as close as 20 to 50 feet from existing pole locations at urban areas in the City of Santa Clarita and City of San Fernando.

SCE does not plan to execute construction activities during nighttime hours unless specifically allowed by federal, state, or local permits. It is possible, for example, that Caltrans may require nighttime work to reconductor the 66-kV subtransmission line across I-5 and install fiber optic cable beneath State Route-118 (Telecommunications Route #2). In addition, truck deliveries with oversized loads may be restricted to off-peak hours.

Substation Equipment Installations

Fiber optic cable and relay protection equipment would be installed in the mechanical and electrical equipment room within each of the substations comprised under the proposed project (Natural, Chatsworth, Newhall, and San Fernando). It is anticipated that no major heavy duty pieces of equipment would be required for this activity, and all work would be performed within an existing operational control or mechanical and electrical equipment room buildings. The few vehicles used during this activity would emit noise only when arriving and leaving the substations’ boundaries, and it is anticipated that speed controls (and therefore noise associated with vehicle speed) would be in place within the substation facilities.
Telecommunication Routes

Telecommunication Route #1 would be constructed overhead from the Newhall Substation to the proposed Natural Substation. This route would also include the use of existing and newly installed underground conduit and structures from the 66-kV racks to the mechanical and electrical equipment rooms within the Newhall and Natural Substations. The receptors closest to this route are located in the City of Santa Clarita. Telecommunication Route #2 would extend 15.3 miles from the Chatsworth Substation northeast to the proposed Natural Substation. It would cross from unincorporated Ventura County into the City of Simi Valley, then into the City of Los Angeles, with sensitive receptors identified along Santa Susana Pass Road. Telecommunication Route #3 would extend 5.0 miles within the Cities of San Fernando and Los Angeles, with multiple residential receptors located along the proposed routes.

Installation of the telecommunication routes would commonly require less heavy duty equipment than subtransmission line construction (primarily bucket trucks, splicing vehicle units, and equipment required for underground conduit installation). It is also expected that groundbreaking activities associated with trenching at proposed locations (1,300 feet) along Telecommunication Route #3 would involve the short-term operation of loud equipment, such as jackhammers (89 dBA Lmax at 50 feet) and concrete saws (90 dBA Lmax at 50 feet). However, noise from trenching activities would be restricted to the proximity of specific locations (most of them on highway crossings) and short time periods. This analysis assumes that the average noise level from installation of all the proposed telecommunication routes would be equivalent to the reported levels for the reconductoring activities (83 dBA).

4.11.4.3 Operational Noise

Permanent noise sources associated with the proposed project operations and maintenance would center primarily on the Plant Station and Natural Substation areas; however, routine maintenance, inspection, and repair would also be required along the 66-kV subtransmission lines and telecommunication routes, involving the use of temporary noise sources. Major operational noise sources for the proposed project are described as follows.

Aliso Canyon Plant Station

Major noise sources associated with operations and maintenance at the Plant Station would relate to the Central Compressor Station, which would operate continuously, seven days a week. These sources include the three electric-driven variable-speed compressors, coolers, electrical equipment, the suction, discharge, blowdown (i.e., rapid depressurization events) headers, and the existing emergency shutdown system.

The applicant conducted acoustical modeling to assess the potential impact of replacing the existing compressor turbines at the storage field site. Modeling assumptions considered the use of gas-driven turbines at 100 percent full load capacity, which, for the purposes of this analysis, are considered a worst case scenario as compared to the use of electric-driven turbines. Two site layout options were modeled and evaluated using three- and four-turbine-driver compression trains. Modeling results showed similar emissions for both options, with projected noise levels of 23 dBA at the closest residences located south of the site. Modeling results were reported as contingent on the proper acoustical mitigation of major noise sources on site (Washington Group International 2007).

Pressure relief from compressor station piping would be necessary for the safe operation of the Plant Station site. Regular, routine blowdowns take place whenever a compressor unit shuts down, can produce an audible sound of over 120 dBA, and are routed through silencers for noise attenuation.
could also occur during rare emergencies or infrequent maintenance, when large volumes of natural gas are vented from the pipeline. Immediate emergency depressurization takes place at the facility via pressure safety valves, activated only when pressure exceeds the safe operating parameters of piping or vessels. Under these circumstances, pressure is relieved directly to the atmosphere, rather than with a controlled release through a silencer. Consequently, these emergency blowdowns are extremely loud—up to 170 dB for a few seconds (Fluid Kinetics 2010). Emergency blowdowns that would occur during operation of the new Central Compressor Station would be similar in nature and volume to emergency blowdowns that take place at the existing facility.

Additional noise sources associated with the Plant Station site would result from routine maintenance activities, which would include equipment testing, equipment monitoring, and repair three to four times per month.

Natural Substation

Transformers are the major source of noise associated with electric substations. Transformers emit a characteristic hum resulting from magnetostrictive forces (i.e., interactions that can convert magnetic energy into kinetic energy and vice versa) that cause the core to vibrate. In addition, transformer cooling fans produce noise when they operate. The applicant proposes to operate two 28-megavolt-ampere, 66/12-kV transformers within the proposed Natural Substation. The noise level of a substation power transformer is a function of the megavolt ampere and basic impulse level rating, with reported levels ranging between 60 to 80 dBA at 3 feet (McDonald 2007). In addition, space would be available to place up to two additional transformers if needed in the future. The noise associated with the addition of two identical transformers can be estimated as doubling the identical sound sources, resulting in an increase of 3 dBA. SCE substation designs typically include an 8-foot block wall constructed for safety and security. If the final design for the proposed Natural Substation includes an 8-foot block wall, it would provide noise attenuation of about 10 dBA (SoCalGas 2009). Assuming a 6-dB reduction per doubling the distance from the transformer pad areas, two identical transformers operating at 80 dBA at 3 feet, and a 10 foot buffer area (as indicated in the Natural Substation layout), the estimated noise level at the substation boundary would be approximately 60 dBA.

Circuit breaker noise would also occur occasionally and not during normal operations. Circuit breaker noise would occur to protect the grid in an unusual event, such as a lightning strike. A circuit breaker can generate maximum instantaneous noise levels (over approximately 6 milliseconds) on the order of 90 dBA $L_{\text{max}}$ at 65 feet, which is approximately equivalent to 50 dBA $L_{\text{eq}}$ at 50 feet (SoCalGas 2009).

66-kV Subtransmission Line

There are two potential sources of audible noise associated with the 66-kV subtransmission line’s operation and maintenance: corona noise and vehicles and equipment used for routine maintenance. The corona effect is the ionization of air that occurs at the surface of the energized conductor and suspension hardware due to very high electric field strength at the surface of the metal during certain conditions. The noise is generally characterized as a crackling, hissing, or humming noise. The amount of corona produced by a transmission line is a function of the voltage of the line, the diameter of the conductor, the elevation of the line above sea level, the condition of the conductor and hardware, and the local weather conditions. The noise is most noticeable during wet conductor conditions such as rain or fog. SCE would install polymer (silicon rubber) insulators on the two lines proposed to be modified on the 66-kV subtransmission system. This material is hydrophobic (repels water) and minimizes the accumulation of...
surface contaminants such as soot and dirt, which in turn reduces the potential for corona noise to be generated at the insulators (SoCalGas 2009).

Maintenance activities are primarily inspection-related (e.g., annual inspection of the subtransmission line using helicopters or other vehicles). Other maintenance activities include washing of insulators to ensure proper function; these would be conducted on an as-needed basis.

**Telecommunications and Substation Equipment**

Operation and maintenance of the telecommunication routes and new substation equipment would involve fewer noise sources than the rest of the proposed project components. Noise sources would be primarily related to maintenance and inspection activities, mostly vehicles and special repairs equipment. Noise from maintenance activities would occur on a short-term basis at least twice a year. The subtransmission or fiber optic cables may occasionally require emergency repairs, which would be conducted by SCE personnel.

**4.11.4.4 Impact Analysis**

**Impact NS-1:** Noise levels in excess of standards established in the local general plan or noise ordinance.

*LESS THAN SIGNIFICANT WITH MITIGATION*

**Construction Noise**

Construction of the proposed project components would result in noise, primarily from heavy duty vehicles and on- and off-road equipment needed at the construction sites. In addition, haul trucks would be required to transport materials to and from the Plant Station site and Natural Substation construction areas. Estimated peak noise levels from the construction equipment would range from 80 to 85 dBA at 50 feet from the source at the proposed construction sites. Construction of the project components would occur concurrently at separate locations, during an overall 22-month period.

The Plant Station components and the proposed Natural Substation would be located within Los Angeles County, with an allowable construction noise limit of 85 dBA for business structures and mobile equipment (Table 4.11-6); therefore, estimated maximum noise levels—assuming construction equipment operating at full capacity—would not exceed the applicable local standard for construction noise (maximum levels estimated as 84 dBA at 50 feet). The receptors closest to the Plant Station site would be located south of the storage field area, within the City of Los Angeles jurisdiction, approximately 3,800 feet from the proposed Central Compressor station. Estimated construction noise levels from the Plant Station site at these receptors range between 46 and 66 dBA, below the 75 dBA daytime standard in the City of Los Angeles. Additionally, the proposed road widening activities and new guardhouse construction would occur approximately 340 feet from residences located on Tampa Avenue (also within the City of Los Angeles), resulting in potential noise levels of approximately 67 dBA, which is also below the applicable standard. As shown in Table 4.11-18, at all receptors identified in the proximity of the Plant Station site, estimated construction noise levels would not exceed the applicable residential standard in the City of Los Angeles (75 dBA, daytime).

Noise estimates prepared for the proposed project indicate that maximum construction noise levels would be audible at the closest receptors during peak construction activities. As shown in Table 4.11-18, the proposed 66-kV subtransmission line reconductoring and fiber optic installation activities could produce maximum noise levels above 80 dBA $L_{eq} (h)$ at more than 20 residential structures and other sensitive receptors located in urban and suburban areas, with the potential to exceed the applicable daytime...
allowable noise standards in the City of Santa Clarita, City of Los Angeles, and Los Angeles County. In
the City of San Fernando, activities from franchised utilities would be exempted from maximum
permitted ambient noise levels. In Ventura County, no specific noise limits or standards were identified to
compare with predicted noise levels at the closest receptors. However, it is anticipated that equipment and
vehicles for both reconductoring and fiber optic installation would not be operated at peak levels, and
activities would be short term at each location (e.g., tower replacement would take an average of three
days at each location). Additionally, the applicant will implement APM NS-1 to ensure construction of the
proposed project would comply with all applicable noise regulations. Construction noise would be
temporary and intermittent in terms of equipment usage.

To address potential impacts from construction noise, the applicant would implement a noise control plan
(APM NS-2) to reduce noise levels at closest receptors, which includes the implementation of noise
reduction features and adjusts the construction schedule such that noise-producing activities would be
confined to daytime hours (except for potential nighttime construction work that could be required for
crossing I-5). In addition, the applicant would implement notification procedures (APM NS-3) for all
receptors located within 300 feet of construction activities. Implementation of the construction period
APMs described above would reduce potential impacts from construction noise, but construction noise
would still remain significant for construction sites located within 100 feet of the reconductoring and fiber
optic installation sites. Implementation of Mitigation Measure (MM) NS-1, outlined below, is required for
further noise reduction at closest sensitive receptors.

**MM NS-1: Noise Reduction and Control Practices.** SCE will employ the following noise reduction
and control practices during subtransmission line reconductoring and fiber optic installation activities
that could produce noise levels above 80 dBA $L_{eq}$ near sensitive receptors (within 100 feet):

- Construction equipment, stationary or mobile, will be equipped with properly operating and
  maintained mufflers on engine exhausts and compressor components.

- Construction equipment specifically designed for low noise emissions (i.e., equipment that is
  powered by electric or natural gas engines instead of diesel or gasoline reciprocating engines) will
  be used as much as feasible. Electric engines have been reported to have lower noise levels than
  internal combustion engines.

- Temporary enclosures or acoustic barriers (i.e., solid sound absorber composite materials) will be
  used around stationary pieces of equipment. Noise barriers or enclosures will be selected with a
  sound transmission class of 30 or greater, in accordance with American Society of Testing and
  Materials Test Method E90. Acoustical curtain enclosures can provide a sound transmission loss
  of 10 to 13 dBA, whereas portable solid barriers can achieve up to 33 dBA in noise reduction.
  Acoustic barriers will be used for all construction activities within 100 feet of closest receptors.

- Construction traffic will be routed away from residences and other sensitive receptors, as feasible.

- Noise from back-up alarms (alarms that signal vehicle travel in reverse) in construction vehicles
  and equipment will be reduced by providing a layout of construction sites that minimizes the need
  for back-up alarms and using flagmen to minimize time needed to back up vehicles. As feasible,
  and in compliance with the applicant’s safety practices and public and worker safety provisions
  required in the Occupational Safety and Health Standards for the Construction Industry (29 CFR
  Part 1926), the applicant may also use self-adjusting, manually adjustable, or broadband back-up
  alarms to reduce construction noise.

Given the short duration of construction activity (less than a week) at any single location during
reconductoring and fiber optic cable installation, this impact would be less than significant with the
implementation of mitigation after compliance with the proposed policies of applicable General Plan Noise Elements for all jurisdictions, and implementation of the APM NS-1, APM NS-2, and APM NS-3.

**Operational Noise**

Potential sources of operational noise associated with the Plant Station activities include noise from compressor operations, blowdowns from the pressure relief system, and gas passing through the pipelines. In addition, operation of the 12-kV Plant Power Line, the 66-kV reconducted subtransmission line, and the Natural Substation would result in corona effect and transformer and circuit breakers noise. With the exception of the compressor operations, estimated noise levels from operational activities at the proposed project components would not exceed local noise standards for permanent or stationary sources, as indicated in Section 4.11-2. Routine maintenance activities would also produce additional temporary noise sources during operations.

Acoustical modeling results obtained for the turbine replacement indicated that, with proper acoustical mitigation of the major noise sources located onsite (turbines, compressors, and coolers), operational noise levels from the Central Compression Station would not exceed the most stringent nighttime noise limits at closest residential receptors (Washington International Group 2007); however, this analysis assumed gas-driven turbines, not the proposed electric-driven turbines, and was also contingent on the application of proper acoustical mitigation. Electric-driven compressors with specifications comparable to those required for the proposed project (rated at 22,000 horsepower each) are likely to be quieter than gas-driven compressors: electric motors would not generate the air intake and exhaust noises associated with combustion engines. However, noise data for electric-driven compressors of this size are limited because most natural gas compression facilities use gas-driven compressors (CH2M Hill 2008).

While it is possible that the three proposed electric-driven compressors would generate less noise than three gas turbine–driven compressors, the actual noise level that would result from operation of the compressors is uncertain, and the noise from the compressors could exceed existing noise thresholds. Implementation of MM NS-2 will ensure that operational noise levels do not exceed 45 dBA at the closest receptor in the City of Los Angeles.

**MM NS-2: Operational Noise Control.** After construction of the Central Compressor Station is completed, the applicant will take measures as necessary to ensure that the operational noise levels from the Central Compressor Station do not exceed 45 dBA at the closest receptor in the City of Los Angeles. Measures that may be implemented to achieve this level during the operational phase for turbines, compressors, and cooling equipment proposed to be installed at the Central Compressor Station could include:

- Turbines will be placed within an acoustical enclosure;
- Compressor noise will be mitigated by placing an acoustical blanket over the compressor itself or enclosing the compressor within an appropriately rated acoustical building;
- Noise emitted from gas process coolers will be mitigated by installing acoustic barriers without gaps around the equipment casing and with a continuous minimum surface density of 10 kilograms per square meter in order to minimize the transmission of sound.

The operational noise levels that would result after implementation of this mitigation measure would be acceptable under the City of Los Angeles Operational Accepted Noise Levels, and therefore no impact would result with regards to project operational noise.
Impact NS-2: Excessive groundborne vibration or groundborne noise levels.

LESS THAN SIGNIFICANT

Construction vibration would occur mainly from heavy duty construction equipment, e.g., trucks, backhoes, excavators, loaders, and cranes. Groundborne vibration generated from operation of the project would be minimal and would result primarily from maintenance vehicles.

The level of groundborne vibration from construction activities that could reach sensitive receptors depends on the distance to the receptor, the type of equipment creating vibration, and the soil conditions surrounding the construction site. Ground vibration from construction equipment, such as the tamping of ground surfaces, the passing of heavy trucks on uneven surfaces, and the excavation of trenches, could create perceptible vibration in the immediate vicinity of the activity.

Activities associated with construction of the Plant Station site and the Natural Substation would have the greatest potential to cause groundborne vibration. However, the closest sensitive receptors for these proposed project components are located over 3,000 feet away from these proposed facilities, with no anticipated perceived vibration effect due to project activities. Groundborne vibration from equipment used at the reconductoring and fiber optic installation areas could also create perceptible vibration within approximately 100 feet of the activity; however, the reconductoring and telecommunication activities would be transient and take place over a short period of time (estimated as less than one week at each tower/structure location).

Noise and vibration from construction activities may be intermittent or continuous with a short duration. Additionally, both groundborne vibration and noise would be temporary and would occur during daytime hours. Therefore, construction and operation of the project would result in a less than significant impact under this criterion.

Impact NS-3: Permanent increase in ambient noise levels in the project vicinity.

LESS THAN SIGNIFICANT

Construction noise from the proposed project activities would not contribute to a permanent increase in ambient noise levels in the vicinity. The longest construction period would occur at the Plant Station site, which is located over 3,000 feet from the closest residential and other sensitive receptors located south of the gas storage area. Short-term noise surveys conducted by the applicant indicated a daytime average ambient noise level of approximately 40 dBA ($L_{eq}$) in the vicinity of Sesnon Boulevard (Table 4.11-3), while peak noise levels during construction in the same area were estimated as 37 dBA. In addition, operation of the proposed Central Compressor Station and the proposed 66-kV reconducted transmission line are not anticipated to result in permanent noise levels above existing conditions. Noise surveys conducted by the applicant showed existing noise levels along Wiley Canyon Road in the vicinity of the Newhall Substation and the proposed 66-kV transmission line Segment C, ranging from 50 to 60 dBA ($L_{eq}$) during the daytime. It is estimated that corona noise from a 66-kV line would be inaudible or well below the existing noise levels.

To address potential operational noise impacts from operations after construction of the proposed project components, the applicant would implement MM NS-2 during Central Compressor Station operations. With implementation of this noise control measure, it is anticipated that noise levels would not cause a substantial permanent increase over the existing ambient noise levels at the Plant Station site.

Reconductoring would involve the replacement of an existing electrical distribution line, would not result in noise-generating activities after the construction period, and would not result in an increase in ambient
noise levels in the area. Thus, noise impacts from operations would be less than significant under this criterion.

**Impact NS-4:** Substantial temporary or periodic increase in ambient noise levels in the project vicinity.

*LESS THAN SIGNIFICANT WITH MITIGATION (CONSTRUCTION)*

*LESS THAN SIGNIFICANT (OPERATIONS)*

**Construction Noise**

Noise from construction equipment and vehicles associated with the proposed project would result in temporary contributions to the ambient noise levels in the vicinity of multiple work areas during the construction period. As shown in Tables 4.11-13 to 4.11-15, peak construction noise levels would range from 80 to 90 dBA ($L_{\text{min}}$) at 50 feet from the source and from 55 to 98 dBA at the closest sensitive receptors. In several cases, these predicted noise levels at the closest receptors would be a substantial temporary increase of 10 to 15 dB over existing ambient noise levels.

Cumulative noise exposure criteria published by the FTA and the EPA establish that a 2-percent increment over existing outdoor noise levels is the minimum measurable change in community reaction, and therefore this is considered to be a threshold for community noise impacts (FTA 2006). Based on general community reactions to noise at varying levels, the FTA has published a cumulative noise level curve (Figure 4.11-1), which shows that for ambient noise levels such as those existing at the suburban locations (40 dBA $L_{\text{dn}}$), a noise exposure increase of more than 15 dB would result in a severe impact.

![Increase in Cumulative Noise Levels Allowed by Criteria (dBA)](source: FTA 2006)

To address potential impacts from temporary increase of ambient noise levels during construction, the applicant would implement APM NS-1, APM NS-2, and APM NS-3, adjusting the construction schedule, implement a noise control plan, and notifying all receptors located 300 feet prior construction activities. In addition, implementation of MM NS-1 would mitigate the effects of a temporary increase of ambient noise levels within the vicinity of the Plant Station site, Natural Substation, and reconductoring and fiber optic installation sites, resulting in a less than significant impact (after mitigation) related to construction noise under this criterion.
Operational Noise

Operational noise from the proposed Central Compressor Station would produce a composite noise level of 75 dBA at the property line, which would, with the implementation of MM NS-2, attenuate over distance to less than 45 dBA at the closest sensitive receptors. This contribution to the ambient noise level would not be expected to fluctuate during operation. Noise from sudden, impulsive, un silenced pressure releases would create a higher level of annoyance than the steady background noise associated with operations; however, these events would take place for safety purposes only and on an infrequent basis, and would be similar in nature to those occurring during existing operations.

With the applicant’s implementation of MM NS-2 during operation of the Central Compressor Station, it is anticipated that noise levels would not cause a substantial permanent increase over the existing ambient noise levels at the Plant Station site. Reconductoring would involve the replacement of an existing electrical subtransmission line and fiber optic installations on existing overhead transmission lines or underground conduits; it is anticipated that these activities would not result in noise-generating sources after the construction period and would not result in an increase in ambient noise levels in the area. Thus, noise impacts from operations would be less than significant under this criterion.

References


4.12 Population and Housing

This section describes the environmental and regulatory setting and discusses potential impacts associated with the construction and operation of the proposed project with respect to population and housing resources.

4.12.1 Environmental Setting

The proposed project components are primarily located in Los Angeles County (including unincorporated areas of the county) and in the Cities of Los Angeles, Santa Clarita, and San Fernando. Parts of the proposed project component are also located in unincorporated Ventura County and the City of Simi Valley. The Aliso Canyon Natural Gas Storage Field (storage field) is located in unincorporated Los Angeles County and is bordered by City of Los Angeles residential development (the communities of Granada Hills and Porter Ranch) to the south. The project components included within the storage field, such as the guardhouse, Natural Substation, Central Compressor Station, main office and crew-shift buildings, and the 12-kV Plant Power Line, lie within a mile of these residential areas. The homes directly south of the storage field are located approximately 300 feet from the location of the proposed new guardhouse and road widening. These houses are also approximately 0.8 miles from the location of the new Central Compressor Station and main office facilities and crew-shift buildings, and 0.6 miles from the proposed location for the Natural Substation.

The Chatsworth Substation, located in unincorporated Ventura County south of the City of Simi Valley, is in a sparsely populated area with a few industrial buildings dispersed throughout mountainous terrain. The nearest housing development is the Bell Canyon community, located approximately 1.5 miles southeast of the substation. The Newhall substation is located in a densely populated area of Santa Clarita near residential and commercial buildings. The closest residences are approximately 100 feet from the substation, on Vista Ridge Drive. The San Fernando Substation, located in the City of Los Angeles, is in a residential area next to Bishop Alemany High School and across the street from Brand Park. The closest residences are approximately 500 feet from the substation on West San Fernando Mission Boulevard.

The northern portion of the Segments A and B of the 66-kV Subtransmission Line follows Wiley Canyon Road within the City of Santa Clarita. Areas of residential development are located along both sides of Wiley Canyon Road, and Segments A and B pass within approximately 25 feet of these residences.

The three telecommunications routes would cross through residential areas in the City of Santa Clarita, unincorporated Los Angeles County, the City of Los Angeles, unincorporated Ventura County, and the City of Simi Valley. Telecommunications Route #1 follows the same alignment as Segments A and B of the 66-kV Subtransmission Line and passes within 25 feet of residences on Wiley Canyon Road. Telecommunications Route #3 travels east from the San Fernando Substation in the Mission Hills neighborhood in the City of Los Angeles, through the City of San Fernando, and into the community of Sylmar in the City of Los Angeles. The area through which this route passes is densely populated and residential, with homes located approximately 20–45 feet from the route.

Telecommunications Route #2 travels northeast from the Chatsworth Substation in the Simi Hills area of unincorporated Ventura County to the City of Simi Valley, where the alignment follows State Route (SR)-118 into the Chatsworth Community in the City of Los Angeles. The route then crosses SR-118 into unincorporated Los Angeles and heads north, then east to the proposed Natural Substation. Telecommunications Route #2 generally traverses areas designated for agriculture, open space, and parks; however, the alignment also passes through areas of residential development in Chatsworth, south of SR-118. The alignment passes within approximately 15 to 35 feet of residences along the route.
Table 4.12-1 shows the various project components and their distance from the nearest residences.

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<td>New Guardhouse</td>
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<td>12-kV Plant Power Line Route</td>
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<td>0.6 miles from Porter Ranch housing development</td>
</tr>
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<td>Natural Substation</td>
<td>Unincorporated Los Angeles County</td>
<td>0.6 miles from Porter Ranch housing development</td>
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<td>Modifications to San Fernando Substation</td>
<td>Los Angeles County</td>
<td>500 feet from residences on West San Fernando Mission Boulevard</td>
</tr>
<tr>
<td>Telecommunications Route #1 (Newhall Substation to Natural Substation)</td>
<td>City of Santa Clarita, Los Angeles County</td>
<td>25 feet from residences on Wiley Canyon Road</td>
</tr>
<tr>
<td>Telecommunications Route #2 (Chatsworth Substation to Natural Substation)</td>
<td>Ventura County, City of Simi Valley, County of Los Angeles, City of Los Angeles</td>
<td>15-35 feet from residences</td>
</tr>
<tr>
<td>Telecommunications Route #3 (San Fernando Substation Fiber Optic Cable)</td>
<td>City of Los Angeles – Mission Hills, City of San Fernando, City of Los Angeles – Sylmar</td>
<td>20-45 feet from residences throughout route</td>
</tr>
</tbody>
</table>


Population counts for 2010 and population growth projections are presented in Table 4.12-2 for Los Angeles County, the City of Los Angeles, Ventura County, the City of Santa Clarita, the City of San Fernando, and the City of Simi Valley. Table 4.12-3 presents housing unit counts for 2010 and housing unit estimates for 2020 based on forecasted population growth. Both tables show that both population and housing are anticipated to grow between 2010 and 2020. Table 4.12-4 presents information on total employment within the project region, including construction, agricultural trade employment, and unemployment.

4.12.2 Regulatory Setting

4.12.2.1 Federal

There are no federal plans that apply to the analysis of impacts on population and housing in the proposed project area.
Table 4.12-2 Regional Population Trends

<table>
<thead>
<tr>
<th>Regional Population and Growth Projections</th>
<th>2010 Projection(a)</th>
<th>2020 Projection(b)</th>
<th>2010–2020 Projected Growth</th>
<th>Vacancy Rates (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>Percent</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Los Angeles County</td>
<td>9,818,605</td>
<td>11,329,829</td>
<td>1,511,224</td>
<td>13.3%</td>
</tr>
<tr>
<td>City of Los Angeles</td>
<td>3,792,621</td>
<td>4,204,329</td>
<td>411,708</td>
<td>9.8%</td>
</tr>
<tr>
<td>Ventura County</td>
<td>823,318</td>
<td>937,372</td>
<td>114,054</td>
<td>12.2%</td>
</tr>
<tr>
<td>City of Santa Clarita</td>
<td>176,320</td>
<td>205,935</td>
<td>29,615</td>
<td>14.4%</td>
</tr>
<tr>
<td>City of San Fernando</td>
<td>23,645</td>
<td>26,179</td>
<td>2,534</td>
<td>9.7%</td>
</tr>
<tr>
<td>City of Simi Valley</td>
<td>124,237</td>
<td>132,030</td>
<td>7,793</td>
<td>6.3%</td>
</tr>
</tbody>
</table>

Sources: (a) U.S. Census 2010; (b) SCAG 2008

Table 4.12-3 Regional Housing Trends

<table>
<thead>
<tr>
<th>Housing Units</th>
<th>2010 Projection(a)</th>
<th>2020 Projection(b)</th>
<th>2010–2020 Projected Growth</th>
<th>Vacancy Rates (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total</td>
<td>Percent</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Los Angeles County</td>
<td>3,445,076</td>
<td>3,975,323</td>
<td>530,247</td>
<td>13.3%</td>
</tr>
<tr>
<td>City of Los Angeles</td>
<td>1,413,995</td>
<td>1,567,491</td>
<td>153,496</td>
<td>9.8%</td>
</tr>
<tr>
<td>Ventura County</td>
<td>281,695</td>
<td>320,718</td>
<td>39,023</td>
<td>12.2%</td>
</tr>
<tr>
<td>City of Santa Clarita</td>
<td>62,055</td>
<td>72,478</td>
<td>10,423</td>
<td>14.4%</td>
</tr>
<tr>
<td>City of San Fernando</td>
<td>6,291</td>
<td>6,965</td>
<td>674</td>
<td>9.7%</td>
</tr>
<tr>
<td>City of Simi Valley</td>
<td>42,506</td>
<td>45,172</td>
<td>2,666</td>
<td>6.3%</td>
</tr>
</tbody>
</table>

Sources: (a) U.S. Census 2010; (b) SCAG 2008

Table 4.12-4 Employment in the Proposed Project Area

<table>
<thead>
<tr>
<th>Location</th>
<th>Total Employed 2010(a)</th>
<th>Percent in Construction Trades(b)</th>
<th>Percent in Agricultural Trades(b)</th>
<th>2010 Unemployment Rate(a)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Los Angeles County</td>
<td>4,262,300</td>
<td>2.4%</td>
<td>0.02%</td>
<td>12.7%</td>
</tr>
<tr>
<td>City of Los Angeles</td>
<td>1,647,900</td>
<td>Unknown</td>
<td>Unknown</td>
<td>13.9%</td>
</tr>
<tr>
<td>Ventura County</td>
<td>384,300</td>
<td>3.4%</td>
<td>6.3%</td>
<td>10.8%</td>
</tr>
<tr>
<td>City of Santa Clarita</td>
<td>81,200</td>
<td>Unknown</td>
<td>Unknown</td>
<td>7.8%</td>
</tr>
<tr>
<td>City of San Fernando</td>
<td>9,200</td>
<td>Unknown</td>
<td>Unknown</td>
<td>12.9%</td>
</tr>
<tr>
<td>City of Simi Valley</td>
<td>63,100</td>
<td>Unknown</td>
<td>Unknown</td>
<td>8.9%</td>
</tr>
</tbody>
</table>

Sources:
(a) EDD 2010a. Total employed and unemployment rate reflect annual average for 2010.
(b) EDD 2010b. 2008–2018 Occupational Employment Projections

4.12.2.2 State

There are no state plans that apply to the analysis of impacts on population and housing in the proposed project area.

4.12.2.3 Regional and Local

The general plans for Los Angeles County, Ventura County, and the Cities of Los Angeles, Santa Clarita, San Fernando, and Simi Valley do not contain policies that are directly relevant to the proposed project.
All of the applicable general plans have policies that focus on maintaining the current housing stock and providing affordable housing options to residents. For example, the Los Angeles County General Plan states that “a sufficient inventory of housing is needed to accommodate the housing needs of unincorporated area residents. The State legislature recognizes significant housing deficiencies among certain economic segments of the State’s population and considers housing availability an issue of ‘vital State-wide importance’.” (Los Angeles County 2008). While the Ventura County General Plan includes a continued commitment to providing housing as population increases, current housing needs are being satisfied in the County (Ventura County 2011).

4.12.3 Methodology and Significance Criteria

Potential impacts on population and housing were evaluated according to the following significance criteria. The criteria were defined based on the checklist items presented in Appendix G of the California Environmental Quality Act Guidelines. The proposed project would cause a significant impact on population and housing if it would:

a) Induce substantial population growth in the area, either directly (for example, by proposing new homes and businesses) or indirectly (for example, through extension of roads or other infrastructure).

Appendix G of the CEQA Guidelines also includes the following checklist items:

- Displace substantial numbers of existing housing, necessitating the construction of replacement housing elsewhere; or
- Displace substantial numbers of people, necessitating the construction of replacement housing elsewhere.

The proposed project, however, would not displace any existing housing because no residences are located within the boundaries of the project component areas. Residential developments that border the proposed project area would not be affected by retrofits to existing project infrastructure, and no one would be displaced. Replacement housing would not be required, and there would be no impact; therefore, these items are not applied as criteria in the analysis of environmental impacts presented in the following section.

4.12.4 Environmental Impacts and Mitigation Measures

Applicant Proposed Measures

There are no applicant proposed measures associated with population and housing.

Impact POP-1: Indirectly induce substantial population growth in an area through extension of roads or other infrastructure.

LESS THAN SIGNIFICANT

The proposed project is designed to increase the reliability of the existing storage field facilities and accommodate existing and planned electrical load growth rather than induce growth. Although the project would increase injection capacity at the storage field, natural gas storage or withdrawal capacity would not increase. Space would be available at the Natural Substation for the installation of up to two additional 28 MVA transformers (for a total of 112 MVA) if needed in the future; however, the applicant does not anticipate that future expansion would be required. Any expansion of the Natural Substation would be conducted in response to future growth rather than as an inducement to it. In addition,
implementation of the project would not result in any additional long-term staffing increases and would
not induce long-term population growth in the project area, either directly or indirectly.

The applicant would hire a local construction workforce, and outside contractors would only be required
if local contractors were not available. Because the areas of the project components are adjacent to or
within the Los Angeles metropolitan area—one of the most densely populated regions in the country—and
because the area currently experiences relatively high rates of unemployment, workers are not
expected to relocate to the project region in numbers that would result in an impact. In the event that some
workers did relocate to the area, the number would be very small in comparison to the area’s total
population, and temporary lodging such as hotels and motels within a 10-mile radius would be able to
accommodate these workers. Therefore, population growth would not result from construction of the
proposed project.

During operation, no additional staff would be required for operation of the storage field or for periodic
inspections and assessments of SCE’s electrical system; staff levels would remain the same as for current
operations and maintenance. Therefore, population growth would not result due to operation of the
proposed project. The project would result in a less than significant impact under this criterion.

References

September 29, 2011.


September 28, 2011.

SCAG (Southern California Association of Governments). 2008. 2007 Regional Transportation Program.

United States Census. 2010. 2010 Census American Fact Finder Profile of General Population and
Housing Characteristics for Los Angeles and Ventura Counties and the Cities of Los Angeles,
Santa Clarita, San Fernando, and Simi Valley, California.

Ventura County. 2011. Ventura County General Plan: Goals, Policies and Programs. As amended June
28, 2011.
4.13 Public Services and Utilities

This section describes the environmental and regulatory settings and discusses potential impacts associated with the construction and operation of the proposed project with respect to public services, utilities, and service systems.

4.13.1 Environmental Setting

This section focuses on the capacities and capabilities of existing public services, utilities, and service systems in the proposed project component areas. For the purposes of evaluating public services and utilities in the project area, the project will be referred to in this section by the project components as described in Chapter 2, “Project Description.” In some cases, the following project components, located at the Aliso Canyon Natural Gas Storage Field (storage field), are also all treated here as one project area or element and are referred to as the “storage field” or “storage field components”:

- The existing compressor station and office facilities,
- The site of the proposed Central Compressor Station and office relocation,
- The site of the proposed guardhouse relocation,
- Construction staging areas,
- Soil mixing area,
- Access roads, and
- The 12-kV Plant Power Line.

Table 4.13-1 shows the jurisdiction or multiple jurisdictions that oversee each component of the proposed project.

<table>
<thead>
<tr>
<th>Jurisdiction</th>
<th>Public Service System Provider</th>
</tr>
</thead>
</table>
| County of Los Angeles (Central Compressor Station, 12-kV Plant Power Line, Natural Substation, main office and crew-shift building, guardhouse, parts of 66-kV subtransmission line reconductoring route, parts of Telecommunications Route #1 and Telecommunications Route #2) | Fire Protection/Emergency Response: County of Los Angeles Fire Department  
- Nearest fire station to the storage field site: Station 75 (Battalion 6), at 21330 Lake Manor Dr., Chatsworth (approximately 9 miles)  
- Response time: 13–15 minutes  
City of Los Angeles Fire Department (LAFD):  
- Nearest fire stations to the storage field site: Station 8 (Battalion 15), at 11351 Tampa Avenue, Porter Ranch (approximately 2.1 miles)  
- Response time: 13–15 minutes  
Police Protection:  
City of Los Angeles Police Department (LAPD)  
- Nearest station to the storage field site: Devonshire Community Police Station (approximately 3.6 miles), at 10250 Etiwanda Avenue, Northridge. Devonshire Community Station serves neighborhoods of Chatsworth, Northridge, and parts of Canoga Park, Granada Hills, and Winnetka  
- Response time: 3–5 minutes |
<table>
<thead>
<tr>
<th>Jurisdiction</th>
<th>Public Service System Provider</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Schools:</strong></td>
<td>Los Angeles Unified School District (LAUSD) (District 1), charter schools, private schools</td>
</tr>
<tr>
<td>Park Facilities:</td>
<td>See Section 4.14, “Recreation.”</td>
</tr>
<tr>
<td>Libraries:</td>
<td>County of Los Angeles Public Library System (San Fernando Branch, Newhall Branch); City of Los Angeles Public Library (Porter Ranch Branch, Sylmar Branch)</td>
</tr>
<tr>
<td>Hospitals:</td>
<td>Providence Holy Cross Health Center, 15031 Rinaldi St., Mission Hills (approximately 2.3 miles from the storage field site)</td>
</tr>
<tr>
<td><strong>City of Los Angeles</strong></td>
<td>Fire Protection/Emergency Response:</td>
</tr>
<tr>
<td>(Guardhouse and entry road widening, parts of 66-kV subtransmission line reconductoring route, San Fernando Substation modifications, parts of Telecommunications Route #3 and Telecommunications Route #2)</td>
<td>LAFD</td>
</tr>
<tr>
<td></td>
<td>• Nearest fire stations to the storage field site: Station 8 (Battalion 15), at 11351 Tampa Avenue, Porter Ranch (approximately 2.1 miles)</td>
</tr>
<tr>
<td></td>
<td>• Response time: under 5 minutes</td>
</tr>
<tr>
<td></td>
<td>• Nearest fire station to the San Fernando Substation: Station 75 (Battalion 12), at 15345 San Fernando Mission Blvd., Mission Hills (approximately 0.5 miles)</td>
</tr>
<tr>
<td></td>
<td>• Response time: approximately 1 minute</td>
</tr>
<tr>
<td><strong>Police Protection:</strong></td>
<td>LAPD</td>
</tr>
<tr>
<td></td>
<td>• Nearest station to the storage field site: Devonshire Community Police Station (approximately 3.6 miles), at 10250 Etiwanda Avenue, Northridge. Devonshire Community Station serves neighborhoods of Chatsworth, Northridge, and parts of Canoga Park, Granada Hills, and Winnetka</td>
</tr>
<tr>
<td></td>
<td>• Response time: 10 minutes</td>
</tr>
<tr>
<td></td>
<td>• Nearest station to the San Fernando Substation: Mission Community Police Station (approximately 0.5 miles), at 11121 N. Sepulveda Blvd., Mission Hills</td>
</tr>
<tr>
<td></td>
<td>• Response time: 1 minute. Mission Hills Community Station serves Mission Hills and Panorama City</td>
</tr>
<tr>
<td><strong>Schools:</strong></td>
<td>LAUSD, private schools</td>
</tr>
<tr>
<td>Park Facilities:</td>
<td>See Section 4.14, “Recreation.”</td>
</tr>
<tr>
<td>Libraries:</td>
<td>County of Los Angeles Public Library System (San Fernando Branch, Newhall Branch); City of Los Angeles Public Library (Porter Ranch Branch, Sylmar Branch)</td>
</tr>
<tr>
<td>Hospitals:</td>
<td>Providence Holy Cross Health Center, 15031 Rinaldi St., Mission Hills (approximately 2.3 miles from the storage field site)</td>
</tr>
<tr>
<td><strong>City of San Fernando</strong> (Telecommunications Route #3)</td>
<td>Fire Protection/Emergency Response:</td>
</tr>
<tr>
<td>(Telecommunications Route #3)</td>
<td>LAFD</td>
</tr>
<tr>
<td></td>
<td>• Nearest fire stations: Station 75 (Battalion 12), at 15345 San Fernando Mission Blvd., Mission Hills (approximately 0.5 miles); Station 91 (Battalion 12), at 14430 Polk St., Sylmar (approximately 0.8 miles)</td>
</tr>
<tr>
<td></td>
<td>• Response time: approximately 1 minute</td>
</tr>
</tbody>
</table>
### Public Service Providers by Jurisdiction

<table>
<thead>
<tr>
<th>Jurisdiction</th>
<th>Public Service System Provider</th>
</tr>
</thead>
</table>
| **Police Protection:**  
San Fernando Police Department  
- Nearest station: San Fernando Police Station, 910 First St., San Fernando (approximately 1.9 miles from Telecommunications Route #3)³  
- Response time: under 5 minutes | |
| **Schools:**  
LAUSD, private schools | |
| **Park Facilities:**  
See Section 4.14, “Recreation.” | |
| **Libraries:**  
County of Los Angeles Public Library System (San Fernando Branch) | |
| **Hospitals:**  
Providence Holy Cross Health Center, 15031 Rinaldi St., Mission Hills (approximately 3 miles from the fiber optic installation) | |
| **City of Santa Clarita**  
(parts of 66-kV subtransmission line reconductoring route, Newhall Substation modifications, parts of Telecommunications Route #1) | **Fire Protection/Emergency Response:**  
County of Los Angeles Fire Department  
- Nearest fire station: Station 73 (Battalion 6), at 24875 N. San Fernando Ave., Newhall (approximately 4.4 miles)  
- Response time: approximately 5 minutes  
**Police Protection:**  
County of Los Angeles Sheriff’s Department  
- Nearest station: Santa Clarita Valley Sheriff’s Station (approximately 2.6 miles), at 23740 Magic Mountain Parkway, Valencia. Santa Clarita Valley Station serves City of Santa Clarita and 600 square miles of unincorporated Los Angeles County  
- Response time: 3–5 minutes  
**Schools:**  
LAUSD, Newhall School District, William S. Hart Union High School District, private schools  
**Park Facilities:**  
See Section 4.14, “Recreation.”  
**Libraries:**  
County of Los Angeles Public Library System (San Fernando Branch, Newhall Branch); City of Los Angeles Public Library (Porter Ranch Branch, Sylmar Branch)  
**Hospitals:**  
Henry Mayo Newhall Memorial Hospital, 23845 McBean Parkway, Valencia (approximately 6.25 miles from the storage field site; approximately 1.3 miles from the Newhall substation) |
Table 4.13-1 Public Service Providers by Jurisdiction

<table>
<thead>
<tr>
<th>Jurisdiction</th>
<th>Public Service System Provider</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ventura County, City of Simi Valley</td>
<td>Fire Protection/Emergency Response: Ventura County Fire Department</td>
</tr>
<tr>
<td>(Chatsworth Substation modifications,</td>
<td>• Nearest fire station to Chatsworth Substation: Station 43 (approximately 2.6 miles), at 1262</td>
</tr>
<tr>
<td>Telecommunications Route #2)</td>
<td>Cypress St., Simi Valley. Station 43 serves the eastern end of the City of Simi Valley and the</td>
</tr>
<tr>
<td></td>
<td>unincorporated areas of the Knolls and Box Canyon</td>
</tr>
<tr>
<td></td>
<td>• Response time: 10–12 minutes</td>
</tr>
<tr>
<td></td>
<td>Police Protection:</td>
</tr>
<tr>
<td></td>
<td>Ventura County Sheriff's Department.</td>
</tr>
<tr>
<td></td>
<td>• Nearest station: East County Patrol Station (approximately 7.9 miles), at 2101 East Olsen Rd.,</td>
</tr>
<tr>
<td></td>
<td>Thousand Oaks</td>
</tr>
<tr>
<td></td>
<td>• Response time: 23 minutes</td>
</tr>
<tr>
<td>Fire Protection/Emergency Response: Ventura</td>
<td>Schools:</td>
</tr>
<tr>
<td>County Fire Department</td>
<td>Simi Valley Unified School District, private schools</td>
</tr>
<tr>
<td></td>
<td>Park Facilities:</td>
</tr>
<tr>
<td></td>
<td>See Section 4.14, &quot;Recreation.&quot;</td>
</tr>
<tr>
<td>Libraries:</td>
<td>Ventura County Library System (Simi Valley Branch)</td>
</tr>
<tr>
<td>Hospitals:</td>
<td>Simi Valley Hospital, 2975 Sycamore Dr., Simi Valley (approximately 4.4 miles from Chatsworth</td>
</tr>
<tr>
<td></td>
<td>Substation)</td>
</tr>
</tbody>
</table>

Sources: Ventura County Sheriff’s Department 2011; Bates 2011; Bobadilla 2011; City of San Fernando n.d.; County of Ventura 2009; Daum 2011; Kleckner 2011; LACFD 2010; LAFD 2011; LACSD 2010; LAPD 2011; LAUSD 2003; NSD 2011; SVUSD 2008; Ventura County Sheriff’s Office 2011

Key:
- kV = kilovolt
- LAFD = City of Los Angeles Fire Department
- LAPD = City of Los Angeles Police Department
- LAUSD = Los Angeles Unified School District

Note:
1. Although the storage field site is located in unincorporated Los Angeles County, the area borders city and county jurisdictions and is located in an Initial Action Zone; therefore, the LAFD would be the first responder to a fire emergency. See Section 4.13.4 for further discussion.
2. The distance is measured from the station to the furthest point on the fiber optic line.

4.13.1.1 Emergency Response

Fire Protection and Emergency Response

The proposed project component areas would be located in an Initial Action Zone (also known as a Mutual Threat Zone or mutual response zone) (CAL FIRE n.d.). All fire management agencies in jurisdictions that border an Initial Action Zone would respond in the event of a fire. In the case of a fire at the storage field site, both the City of Los Angeles Fire Department (LAFD) and the Los Angeles County Fire Department (LACFD) would respond, regardless of jurisdiction.

The LACFD would respond to fire emergencies in the area of the proposed project components in unincorporated Los Angeles County. The LACFD operates 21 battalions to provide fire protection to
more than four million residents in a 2,296-square-mile service area. Battalion Six, which includes 13 fire
stations, provides service to the cities of Canyon Country, Castaic, Chatsworth, Gorman, Newhall, Santa
Clarita, Stevenson Ranch, and Valencia. LACFD Station 75 would be the primary responder to the
storage field site; Station 73 would be the primary responder to the Newhall Substation.

The LAFD would respond to fire emergencies in the areas of the proposed project components located in
the City of Los Angeles and the City of San Fernando. The LAFD operates 106 fire stations. Battalion
15, which includes eight fire stations, serves the northwestern San Fernando Valley communities.
Battalion 12 serves the northeastern San Fernando Valley communities, including the City of San
Fernando. Per an agreement between Southern California Gas Company (the applicant) and the LAFD,
the LAFD is the first responder for fire emergencies at the storage field site, and the LACFD is the
second responder. For fire emergencies on the storage field site, LAFD Station 8 would be the primary
responder; for fire emergencies at the San Fernando Substation, LAFD Station 75 would be the primary
responder.

The Ventura County Fire Department (VCFD) would respond to fire emergencies at the Chatsworth
Substation. The VCFD operates 31 fire stations and provides service to 480,000 people in an 848-square-
mile service area that includes unincorporated Ventura County, as well as the cities of Ojai, Port
Hueneme, Moorpark, Camarillo, Thousand Oaks, and Simi Valley. VCFD Station 43 in the City of
Thousand Oaks would be the primary responder.

For information regarding onsite fire protection and emergency response, refer also to Section 4.8,
“Hazards and Hazardous Materials.”

Police Protection

The LACFD would provide law enforcement services in the proposed project component areas in
unincorporated Los Angeles County and the City of Santa Clarita. The Los Angeles County Sheriff’s
Department service area includes 40 incorporated cities, 90 unincorporated communities, and nine
community colleges. Specifically, the Santa Clarita Valley Station provides law enforcement services for
more than 260,000 people in 600 square miles of unincorporated Los Angeles County, the City of Santa
Clarita, and the communities of Stevenson Ranch, Castaic, and Gorman.

The City of Los Angeles Police Department (LAPD) would provide law enforcement services in the
proposed project component areas within the City of Los Angeles. The Devonshire Community Police
Station, which serves the neighborhoods of Chatsworth and Northridge, and parts of Canoga Park,
Granada Hills, and Winnetka, would be the primary responder. In addition, the LAPD would provide law
enforcement services at the storage field site.

The San Fernando Police Department would provide law enforcement services to the section of
Telecommunications Route #3 located in the City of San Fernando. The San Fernando Police Department
operates one police station for the City, which has a total area of 2.42 square miles (City of San Fernando
n.d.).

The Ventura County Sheriff’s Department would provide law enforcement services to the Chatsworth
Substation. The Ventura County Sheriff’s Department Patrol Division comprises seven stations serving
unincorporated Ventura County, as well as contract service to the cities of Camarillo, Fillmore,
Moorpark, Ojai, and Thousand Oaks. The East County Patrol Station, located in Thousand Oaks, would
be the primary responder.
### 4.13.1.2 Schools and Other Public Facilities

#### Schools

Table 4.13-2 lists schools within 2 miles of a component of the proposed project.

<table>
<thead>
<tr>
<th>Proposed Project Component</th>
<th>Jurisdiction</th>
<th>School</th>
<th>Street Address</th>
<th>Approximate Distance from Proposed Project Component (miles)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Storage Field Site</td>
<td>Los Angeles County</td>
<td>Starter Set Preschool and Child</td>
<td>12111 Reseda Blvd., Northridge</td>
<td>1.2</td>
</tr>
<tr>
<td>66-kV Subtransmission Line Reconductoring Route</td>
<td>Los Angeles County</td>
<td>Starter Set Preschool and Child</td>
<td>12111 Reseda Blvd., Northridge</td>
<td>1.2</td>
</tr>
<tr>
<td>Natural Substation</td>
<td>Los Angeles County</td>
<td>Starter Set Preschool and Child</td>
<td>12111 Reseda Blvd., Northridge</td>
<td>1.3</td>
</tr>
<tr>
<td>Chatsworth Substation</td>
<td>Ventura County</td>
<td>n/a1</td>
<td>n/a1</td>
<td>n/a1</td>
</tr>
<tr>
<td>Newhall Substation</td>
<td>City of Santa Clarita</td>
<td>Rise and Shine Preschool</td>
<td>25222 Wiley Canyon Rd., Newhall</td>
<td>0.15</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Wiley Canyon Elementary School</td>
<td>24240 La Glorita Circle, Newhall</td>
<td>0.2</td>
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<td>Phoenix Ranch School</td>
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</table>

Sources: Bishop Alemany High School n.d.; LAUSD 2003; NSD 2011; SVUSD 2008

Key:
kV = kilovolt
n/a = not applicable

Notes:

1. No schools are located within 2 miles of the Chatsworth Substation.
2. The San Fernando Substation modifications involve work on Bishop Alemany High School property.

Four school districts serve the areas in the vicinity of the proposed project components: the Newhall School District (NSD); the William S. Hart Union High School District; the Los Angeles Unified School District (LAUSD); and the Simi Valley Unified School District (SVUSD). Additionally, a number of private schools are located in the vicinity of the proposed project components.

The NSD (preschool to sixth grade) includes 10 elementary schools in the Santa Clarita Valley. The William S. Hart Union High School District (sixth grade to twelfth grade, plus continuing and adult education) includes 18 schools and programs in the Santa Clarita Valley. The LAUSD (kindergarten to twelfth grade) serves the City of Los Angeles, as well as other cities and unincorporated areas of Los Angeles County. The Simi Valley Unified School District serves the City of Simi Valley.
Other Public Facilities

Three library systems serve the areas in the vicinity of the proposed project components: the County of Los Angeles Public Library System; the City of Los Angeles Public Library System; and the Ventura County Library System.

The County of Los Angeles Public Library offers library services to over 3.5 million residents in a 3,000-square-mile service area that includes unincorporated areas of Los Angeles County as well as 51 of the 88 incorporated cities of Los Angeles County. The City of Los Angeles Public library operates over 80 branches throughout the City of Los Angeles. The Ventura County Library operates 13 branches; the closest branch to a proposed project component (Telecommunications Route #2) is the Simi Valley Branch.

Several hospitals are also in the vicinity of the proposed project components. Providence Holy Cross Health Center is located approximately 2.3 miles from the storage field site and less than 0.5 miles from the San Fernando Substation, and is the closest hospital to these proposed project components. Providence Holy Cross Health Center is a Level II Trauma Center serving the North San Fernando and Santa Clarita Valleys and includes a cancer center, heart center, orthopedic services, and neurosciences and rehabilitation services. Also in the vicinity of the proposed project are the Henry Mayo Newhall Memorial Hospital, located in Valencia, and the Simi Valley Hospital, located in Simi Valley.

Park Facilities

Numerous county, city, and private parks are located in the vicinity of 66-kilovolt (kV) Segments A and B, including Sage Ranch Park (County of Ventura), Rocky Peak Park (Counties of Ventura and Los Angeles), Santa Susana Pass State Historic Park (County of Los Angeles), Michael D. Antonovich Regional Park at Joughin Ranch (County of Los Angeles), and Browns Creek Park (private park in the County of Los Angeles). In addition, Brand Park is located adjacent to the San Fernando Substation, in the City of Los Angeles, and O’Melveny Park is located adjacent to the storage field site in the Granada Hills neighborhood of the City of Los Angeles. For further discussion about park facilities, see Section 4.14, “Recreation.”

4.13.1.3 Solid Waste and Wastewater Facilities

Table 4.13-3 shows the agencies that provide solid waste and wastewater services in the areas of the proposed project components.

Solid Waste

City of Los Angeles Sanitation Department of Public Works, Bureau of Sanitation

The City of Los Angeles Sanitation Department of Public Works (LASDPW) serves the City of Los Angeles and its surrounding communities. It is responsible for the collection, recycling, and cleaning of solid and liquid wastes generated by residential, commercial, and industrial users within its jurisdiction. The LASDPW’s primary programs are wastewater collection and treatment; solid waste collection and recycling; and watershed protection (City of Los Angeles 2011a).
### Table 4.13-3  Public Service Providers by Jurisdiction

<table>
<thead>
<tr>
<th>Jurisdiction</th>
<th>Public Service System Provider</th>
</tr>
</thead>
</table>
| County of Los Angeles | Wastewater Treatment Provider: City of Los Angeles Sanitation Department of Public Works, Bureau of Sanitation (LASDPW)\(^1\)  
Water Providers and Districts: Los Angeles Department of Water and Power (LADWP)  
Storm Water Management Agencies: Los Angeles County Department of Public Works, Watershed Management Division  
Solid Waste Services: LASDPW, Sunshine Canyon City/County Landfill (14747 San Fernando Rd., Sylmar), Chiquita Canyon Sanitary Landfill (29201 Henry Mayo Dr., Castaic), Puente Hills Landfill (13130 Crossroads Parkway South, City of Industry) |
| City of Los Angeles   | Wastewater Treatment Provider: LASDPW  
Water Providers and Districts: LADWP  
Storm Water Management Agencies: LASDPW  
Solid Waste Services: LASDPW, Sunshine Canyon City/County Landfill (14747 San Fernando Rd., Sylmar), Chiquita Canyon Sanitary Landfill (29201 Henry Mayo Dr., Castaic), Puente Hills Landfill (13130 Crossroads Parkway South, City of Industry) |
| City of San Fernando  | Wastewater Treatment Provider: LASDPW  
Water Providers and Districts: City of San Fernando Public Works, Water Administration Division  
Storm Water Management Agencies: City of San Fernando Public Works, Water Administration Division  
Solid Waste Services: Crown Disposal Co., Inc., contracted by the City of San Fernando Public Works |
| City of Santa Clarita | Wastewater Treatment Provider: Sanitation Districts of Los Angeles County (Santa Clarita Valley District)  
Water Providers and Districts: Newhall County Water District  
Storm Water Management Agencies: City of Santa Clarita Public Works, Environmental Services Division  
Solid Waste Services: LASDPW, Sunshine Canyon City/County Landfill (14747 San Fernando Rd., Sylmar), Chiquita Canyon Sanitary Landfill (29201 Henry Mayo Dr., Castaic), Puente Hills Landfill (13130 Crossroads Parkway South, City of Industry) |
Table 4.13-3  Public Service Providers by Jurisdiction

<table>
<thead>
<tr>
<th>Jurisdiction</th>
<th>Public Service System Provider</th>
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<td>Ventura County, City of Simi Valley²</td>
<td>Wastewater Treatment Provider: Ventura Regional Sanitation District</td>
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<td>Water Providers and Districts: Ventura County Public Works, County Waterworks District 8; Calleguas Municipal Water District</td>
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<tr>
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<td>Storm Water Management Agencies: Ventura County Watershed Protection District, Zone 4</td>
</tr>
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<td>Solid Waste Services: Ventura County Public Works, Water and Sanitation Department, Integrated Waste Management Division, Simi Valley Landfill and Recycling Center (2801 Madera Rd., Simi Valley), Puente Hills Landfill (13130 Crossroads Parkway South, City of Industry)</td>
</tr>
</tbody>
</table>

Sources: CalRecycle 2011a, 2011b, 2011c; City of Los Angeles 2011a, 2011b, 2011c; City of San Fernando n.d.; Tignac 2011

Key:
LASDPW = City of Los Angeles Sanitation Department of Public Works, Bureau of Sanitation
LADWP = Los Angeles Department of Water and Power

Notes:
1 The storage field receives all of its fresh water from the LADWP. Sanitary sewer from storage field buildings discharges to LASDPW facilities.
2 The proposed project would cross a small area within the eastern edge of the City of Simi Valley. It is not expected that the City’s public services or utilities would be used for construction or operation of the proposed project.

Sanitation Districts of Los Angeles County (Sanitation Districts)
The Sanitation Districts of Los Angeles County are a partnership of 23 independent districts that provide a combined 5.4 million people within an 815-square-mile service area with wastewater treatment, solid waste management, and energy recovery services. The Sanitation Districts’ solid waste management landfills and facilities provide approximately one-fourth of the County’s solid waste management needs, operating three sanitary landfills, four landfill energy recovery facilities, two recycle centers, and three materials recovery/transfer facilities (Sanitation Districts n.d.). The Sanitation Districts also participate in the operation of two refuse-to-energy facilities. The Sanitation District operates the Puente Hills landfill, which is the largest landfill in the United States.

City of San Fernando Public Works

Ventura County Public Works, Water and Sanitation Department, Integrated Waste Management Division
The Ventura County Public Works, Water and Sanitation Department, Integrated Waste Management Division (IWMD) is responsible for Ventura County’s compliance with the California Integrated Waste Management Act. The IWMD reduces solid waste, prevents pollution, and promotes the sustainable management of waste materials primarily in unincorporated communities but also in partnership with all County municipalities (County of Ventura 2011a).
Wastewater

City of Los Angeles Sanitation Department of Public Works, Bureau of Sanitation

The LASDPW is responsible for wastewater collection and treatment systems for four million residences and businesses in the City of Los Angeles, as well as 29 other contracting cities and agencies. The LASDPW operates more than 6,500 miles of sewers connected to four wastewater and water reclamation plants, which process approximately 550 million gallons of wastewater per day (City of Los Angeles 2011a). The LASDPW provides contract service to the City of San Fernando for sewage treatment and disposal (City of San Fernando n.d.).

Sanitation Districts of Los Angeles County (Sanitation Districts) – Santa Clarita Valley

Along with the landfills under their jurisdiction, the Sanitation Districts also own and operate 1,400 miles of main trunk sewers and 11 wastewater treatment plants, which convey and treat approximately 500 million gallons per day of wastewater, 200 million gallons of which are treated and available for reuse (SDLAC 2011).

The Santa Clarita Valley District operates the Saugus and Valencia Water Reclamation Plants (WRPs). The Saugus WRP has a capacity of 0.25 million gallons per day, and the Valencia WRP has a capacity of 1.5 million gallons per day.

Water Providers and Districts

Los Angeles Department of Water and Power

The Los Angeles Department of Water and Power (LADWP) provides water and electric service to 3.8 million residents in the City of Los Angeles, a service area of 465 square miles. The LADWP provides approximately 215 billion gallons of water per year, drawing from the Eastern Sierra, the Metropolitan Water District of Southern California, and groundwater wells (LADWP n.d.).

Newhall County Water District

The Newhall County Water District (NCWD) is one of four water suppliers in the Santa Clarita Valley. The service area includes the unincorporated communities of Castaic, Newhall, Pinetree, and Tesoro. The NCWD provides approximately 3.62 gallons of water per year to 31,700 customers. Approximately 47 percent of the water comes from groundwater wells, and 53 percent is purchased from the Castaic Lake Water Agency. The NCWD has a storage capacity of 25.56 million gallons (NCWD n.d.).

Ventura County Public Works, County Waterworks District 8

Ventura County Public Works provides water service to 60 percent of Simi Valley through the Waterworks District 8, managed by the City of Simi Valley. The Waterworks District sources primarily from the Calleguas Municipal Water District and delivers approximately 23,000 acre-feet of water per year through 357 miles of water pipes.

City of San Fernando Public Works, Water Administration Division

The Water Administration Division provides water to the City of San Fernando for domestic and fire service use. Local groundwater supply is supplemented with water purchased from the Metropolitan Water district of Southern California. The City of San Fernando has an emergency connection to the LADWP water system (City of San Fernando n.d.). The Water Administration Division also oversees storm water management for the city.
The Calleguas Municipal Water District (CMWD) serves 365 square miles of southeastern Ventura County, including the cities of Camarillo, Moorpark, Oxnard, Simi Valley, Thousand Oaks, and Port Hueneme, as well as several unincorporated communities, with a total population of 630,000. The CMWD operates four hydroelectric power plants. The majority of the water distributed by CMWD comes from the Metropolitan Water District of Southern California; CMWD also pumps water from the Las Posas Well Field (CMWD 2009).

### Storm Water Management Agencies

**Los Angeles County Department of Public Works, Watershed Management Division**

The Department of Public Works, Watershed Management Division, addresses flood risk management, water quality, and water conservation in the Los Angeles County Flood Control District. The District covers more than 3,000 square miles in 85 cities and operates the majority of drainage infrastructure in incorporated and unincorporated areas in every watershed, including 500 miles of open channel, 2,800 miles of underground storm drain, and an estimated 120,000 catch basins (LADPW n.d.).

**City of Los Angeles Sanitation Department of Public Works, Bureau of Sanitation**

The LASDPW is responsible for the collection, transport, and disposal of storm water in the City of Los Angeles. The storm water management system includes natural and constructed channels; 1,125 miles of pipelines; 66,260 catch basins; and 11 pump plants (City of Los Angeles 2011c).

**City of Santa Clarita Public Works, Environmental Services Division**

The Environmental Services Division is responsible for storm water collection and treatment in the City of Santa Clarita. The Division operates storm drains and catch basins throughout the city to prevent pollution in the Santa Clara River.

**Ventura County Public Works Agency Watershed Protection District, Zone 4**

The Public Works Agency Watershed Protection District provides for the control and conservation of flood and storm waters and for the protection of watercourses, watersheds, public highways, life, and property in the district from damage or destruction from flood and storm waters. Zone 4 covers 61,000 acres in southeast Ventura County (County of Ventura 2011b).

### 4.13.2 Regulatory Setting

#### 4.13.2.1 Federal

**Resource Conservation and Recovery Act of 1976**

Clean Water Act of 1972


Occupational Safety and Health Act of 1970

The Occupational Safety and Health Act of 1970 (29 USC §651 et seq.) mandates safety requirements in the workplace. Procedures for promulgating regulations and conducting inspections to implement and enforce safety and health procedures to protect workers, particularly in the industrial sector, are established in 29 CFR Part 1910. Federal approval of California’s plans for enforcement of state safety and health requirements is given in 29 CFR Part 1952 Subpart K.

4.13.2.2 State

California Integrated Waste Management Act (AB 939)

The Integrated Waste Management Act of 1989 (Public Resource Code 40050) requires all local and county governments to adopt a Source Reduction and Recycling Element to identify ways to reduce the amount of solid waste sent to landfills. This law set reduction targets of 25 percent by 1995 and 50 percent by the year 2000.

Protection of Underground Infrastructure

Under California Government Code Sections 4216–4216.9, anyone planning to excavate must contact the appropriate regional notification center at least two working days before beginning excavation. Subsequent to this notification, underground infrastructure operators are notified and required to locate and field-mark the approximate location and number of subsurface installations that may be affected. The excavator is then required to determine the exact location of subsurface installations that may be affected by excavating with hand tools.

California Water Law and Permitting

California’s water law (California Code of Regulations Title 23) is based on four doctrines: riparian, prior appropriation, groundwater, and pueblo rights. Riparian rights result from the ownership of land bordering a surface water source. Appropriative rights are acquired by putting surface water to beneficial use. Subterranean streams and underflow of surface waters are subject to the laws of surface waters and regulated by the State Water Resources Control Board and its regional boards. Underground water not flowing in a subterranean stream, such as water percolating through a groundwater basin, is not subject to the permitting authority of the State Water Resources Control Board. Pueblo rights refer to the right of a municipality (as the successor of a Spanish pueblo) to the use of naturally occurring surface and groundwater within the old pueblo boundaries, for the use of inhabitants of the municipality. The City of Los Angeles has confirmed pueblo rights. The regional water quality control boards issue permits and licenses for appropriation from surface and underground streams. The evaluation of applications considers the relative benefits derived from the beneficial uses, possible water pollution, and water quality.

California Building Standards Code and California Fire Code

California Code of Regulations Title 24 comprises 11 parts that contain building design and construction requirements as they relate to fire, life, and structural safety. Title 24 incorporates current editions of the...
International Building Code, including the electrical, mechanical, energy, and fire codes applicable to the proposed project.

Los Angeles Regional Water Quality Control Board

The Los Angeles Regional Water Quality Control Board (LARWQCB) manages water quality for the majority of Los Angeles County and Ventura County. The LARWQCB is responsible for setting standards, issuing waste discharge requirements, determining compliance, and enforcing standards. The LARWQCB monitors and sets standards for water quality under several programs, including storm water, wastewater treatment, and wetlands protection.

4.13.2.3 Regional and Local

Los Angeles County General Plan, Safety Element (1990)

The Los Angeles County General Plan, Safety Element, includes the following safety action programs related to wildland and urban fire hazards:

Program 15: Strengthen Project Review and Enforcement of Standards

Action 15.1
Continue to review all development projects proposed in Fire Zone 4 for availability of adequate emergency access and water supply for firefighting purposes. Improve the enforcement of the Water Code, including provision for periodic inspection of water utilities to verify compliance with code requirements.

Action 15.2
Continue to upgrade the Building, Fire, Subdivision and Zoning Codes to require onsite preventative measures, including adequate fire flows, fire breaks, fire resistant landscaping, fire retardant, construction, and automatic sprinkler systems to assist in fire suppression in fire hazardous areas, critical facilities, multistory and high occupancy buildings.

Action 15.3
Continue to require property owners to undertake fuel load management practices such as brush clearance, erosion control, slope stabilization and flammable rubbish removal. Also, continue to review development projects to ensure proper brush clearance, adequate requirements of emergency ingress and egress, and adequate fire flows for fire suppression.

Action 15.4:
Explore the feasibility of requiring applicants for development projects to participate in financing the cost of fire protection (fire stations and other capital improvements).

Program 16: Coordinate and Improve Mutual Aid Agreements

Action 16.1
Continue to participate in and improve mutual aid agreements with the United State Forest Service, the California Division of Forestry, and other County and city fire fighting agencies.

The Draft Los Angeles County General Plan (2010) includes the following policy:

Policy PS 7.4: All projects must comply with Los Angeles County Fire Department requirements, including access, water mains, fire flows, and hydrants.

In addition, the 2010 draft discusses projected population and commercial growth in Los Angeles County, particularly the northern portion of Los Angeles County. Consequently, the County is exploring
the possibility of constructing or expanding sheriff’s stations in the Newhall and Santa Clarita areas (Los Angeles County 2010).

**Santa Clarita Valley Area Plan (2010)**

The Santa Clarita Valley Area Plan contains plans to expand the sheriff’s station and raise staffing levels in response to the rate of population growth in the Santa Clarita Valley. There is no adopted law enforcement staffing level standard; however, the sheriff’s department strives to maintain one officer per 1,000 people, and this service level is being met within the Santa Clarita Valley.

In 2008, the sheriff’s department adopted a funding program for capital facilities needed to meet the law enforcement needs of expected growth in the Santa Clarita Valley through collection of a law enforcement impact fee. Both the City and the County collect the law enforcement fee on new development permits, to fund future facilities.

According to the Santa Clarita Valley Area Plan, Los Angeles County has also adopted fire impact fees within the planning area to fund new construction of fire stations and purchase capital fire equipment. These fees are collected from developers who are required to mitigate potential health and safety impacts from fire danger by funding construction of a new fire station or purchase of equipment.

**City of Santa Clarita General Plan (2011)**

The City of Santa Clarita General Plan, Safety Element, includes the following objectives and policies addressing protection against fire hazards:

- **Objective S 3.2:** Provide for the specialized needs of fire protection services in both urban and wildland interface areas.
  - **Policy S 3.2.2:** Enforce standards for maintaining defensible space around structures through clearing of dry brush and vegetation.
  - **Policy S 3.2.3:** Establish landscape guidelines for fire-prone areas with recommended plant materials, and provide this information to builders and members of the public.

- **Objective S 3.3:** Maintain acceptable emergency response times throughout the planning area.
  - **Policy S 3.3.1:** Plan for fire response times of five minutes in urban areas, eight minutes in suburban areas, and 12 minutes in rural areas.

**City of Los Angeles General Plan, Granada Hills–Knollwood Community Plan (1996)**

The Granada Hills–Knollwood Community Plan, part of the City of Los Angeles General Plan, includes the following guidance for development of public service facilities:

- The development of other public facilities such as Fire Stations, Police Stations, Libraries, and Schools should be phased and scheduled to provide a balance between land use and public services at all times. New power lines and other utilities and services should be placed underground wherever feasible, and a program for the undergrounding of existing power lines and other utilities and services should be developed.
4.13.3 Methodology and Significance Criteria

Baseline conditions for the following impacts analysis were established in Sections 4.13.1 and 4.13.2, above. Baseline conditions are evaluated below based on their potential to be impacted by construction, operation, or maintenance activities associated with the proposed project components.

Potential impacts on public services and utilities were evaluated according to the following significance criteria. The criteria were defined based on the checklist items presented in Appendix G of the California Environmental Quality Act Guidelines. The proposed project would be considered to have a significant environmental impact if it would:

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

b) Require or result in the construction of new water or wastewater treatment facilities or expansion of existing facilities, the construction of which could cause significant environmental effects;

c) Require or result in the construction of new storm water drainage facilities or expansion of existing facilities, the construction of which could cause significant environmental effects;

d) Have insufficient water supplies available to serve the project from existing entitlements and resources, or require new or expanded entitlements;

e) Be served by a landfill without sufficient permitted capacity to accommodate the project’s solid waste disposal needs; or

f) Not comply with federal, state, and local statutes and regulations related to solid waste.

Appendix G of the CEQA Guidelines also includes the following checklist items:

- Exceed wastewater treatment requirements of the applicable Regional Water Quality Control Board; and

- Result in a determination by the wastewater treatment provider which serves or may serve the project that it does not have adequate capacity to serve the project’s projected demand in addition to the provider’s existing commitments;

Construction of the proposed project components would not result in the generation of sanitary wastewater. Portable toilets would be used during construction. During operation, the number of employees at the storage field site would not be expected to change (increase or decrease), nor would the number of employees maintaining the SCE project components. New bathroom facilities constructed at the storage field site as part of the proposed project would be offset by the demolition of existing bathroom facilities.
Oil and water are byproducts of natural gas production. Water and crude oil are removed from the withdrawal gas stream in various field separators and slug catchers, and water then flows to a water injection plant, where it flows through a wash tank and residual oil is removed. After flowing to the wash tank, the water flows into a surge tank to the injection pumps, where it is pumped into one of the six flood wells or two disposal wells at the storage field according to procedures approved by the EPA.

The proposed project would not discharge concentrated wastewater or large volumes of wastewater to a wastewater treatment facility, exceeding treatment requirements set forth by the LARWQCB. Therefore, these items are not applied as criteria in the analysis of environmental impacts presented in the following section.

4.13.4 Environmental Impacts and Mitigation Measures

4.13.4.1 Applicant Proposed Measures

The applicant has committed to the following applicant proposed measures (APMs) as part of the design of the proposed project. See Section 2.5, “Plans and Applicant Proposed Measures,” Table 2.8 for a full description of each APM.

Public Services and Utilities
- APM PS-1: Site Cleanup.

Hazard and Hazardous Materials
- APM HZ-7: Wood Pole Recycling and Disposal.
- APM HZ-8: Construction Fire Control and Emergency Response.

In addition, the following plans would be developed as part of the proposed project and implemented during construction and operations:

- Construction Safety and Emergency Response Plan
- Storm Water Pollution Prevention Plan
- Storage Field Security Plan
- Worker Environmental Awareness Training Program

4.13.4.2 Impacts Analysis

Impact PS-1: Result in substantial adverse physical impacts associated with new or physically altered governmental facilities.

LESS THAN SIGNIFICANT

The need for public services is largely affected by an area’s population. There is a direct correlation between population size and demand for public services such as fire and police protection, schools, and libraries. Most, if not all, construction workers employed for the proposed project would originate from
the regional labor pool or surrounding communities. Although the office facility proposed for the storage
field site would be larger than the existing facility, the number of workers present at the storage field
during operation would not increase from current levels. Operation and maintenance of the proposed
project would not result in a significant increase in population in the proposed project area.

**Fire and Police**

*LESS THAN SIGNIFICANT.* Fire, emergency services, and law enforcement would be required to service
the proposed project component areas during construction and operation. With the implementation of
existing plans at the storage field and the APMs listed above, construction and operation of the proposed
Central Compressor Station, Natural Substation, 12-kV Plant Power Line, 66-kV subtransmission line
reconductoring, substation modifications, and telecommunication line routes would not affect service
ratios, response times, or other objectives for public services in the area. The applicant would implement
APMs to prevent or minimize impacts that could occur as a result of an emergency during construction or
operation. Under APM HZ-8, fire prevention measures would be incorporated into construction,
ingeniering design, and operational procedures of the Central Compressor Station and the SCE project
components. Under APM HZ-2, the applicant would conduct inspection of the Power Plant Line in order
to reduce wildfire hazards, such as accumulated vegetation and improperly maintained equipment. In
addition, under APM HZ-8, the applicant would develop fire management measures as part of a
Construction Safety and Emergency Response Plan in consultation with its contractors for use during
construction and operation of the storage field components. This plan would be developed using the
procedures currently in place for the Aliso Canyon facility and would include notification procedures and
emergency fire precautions, such as those in the existing Emergency Services Standard for Emergency
Planning and the existing Fire/Emergency Action Plan, described below.

The Emergency Services Standard for Emergency Planning exists for current operations at the storage
field site. This planning document requires compliance with local, state, and federal emergency plans,
and coordination with emergency management agencies in the event of an emergency (SoCalGas n.d.a).
The Emergency Services Standard would be modified, or a new one prepared, for the proposed project
components at the storage field site. In the case of an emergency involving facilities owned or operated
by the applicant in the City of Los Angeles, the applicant would establish communication with the City
of Los Angeles Emergency Operations Center, via the LAFD Operations Control Division Dispatch. In
the case of such an emergency in the County of Los Angeles, the applicant would coordinate with the
County of Los Angeles Emergency Operations Center, via the Los Angeles County Sheriff
Communications Section, Emergency Operations Bureau. In addition, the applicant would follow the
Transmission Command Post Procedures to provide assistance to field operations through planning and
coordinating any repairs needed to transmission infrastructure in order to restore service and protect
public safety (SoCalGas 2009b).

The Fire/Emergency Action Plan addresses current operations at the storage field site and applies to
emergencies that occur at the site. This planning document establishes protocol for evacuation, including
escape procedures, activation of the fire warning system, and other critical plant operations, such as
shutting off the gas supply to affected buildings and equipment and powering down gas pumps
(SoCalGas n.d.b).

Gas and fire sensors would monitor all equipment at the proposed Central Compressor Station and would
automatically shut down the facility if unusual conditions are detected. In addition, the proposed Central
Compressor Station would be fenced and paved for fire control, access control, and maintenance
purposes. The implementation of these safety measures would reduce the risk of an accident requiring
emergency response to a level that would not cause a significant adverse effect on the provision of public
services in the proposed project area. In addition, under APM HZ-8, the applicant and SCE would
develop fire control measures that would supplement the existing Fire/Emergency Action Plan and detail fire prevention measures and response practices during construction and operation of the proposed storage field and SCE project components and, in the case of fire, provide for immediate suppression and notification; and, under MM HZ-2, these fire control measures would be reviewed by the local fire departments for adequacy (see Section 4.8, “Hazards and Hazardous Materials”).

As discussed in Section 4.13.1.1, the storage field site is located in an area that is susceptible to brush fires. In addition, much of the proposed project components are located in areas with high risk of wildland fires. According the California Department of Forestry and Fire Protection, these areas are characterized as Very High Fire Hazard Severity Zones (see Section 4.8, “Hazards and Hazardous Materials,” Figure 4.8-1) due to flammable native vegetation and high winds. The existing substations are not located in areas classified as having high risk of wildland fires. Southern California Edison (SCE) participates in the Red Flag Fire Prevention Program, which monitors fire hazard conditions, including air temperature, wind speed, humidity, and live and dead fuel moisture content, to further reduce wildland fire risk. The implementation of APM HZ-2, and APM HZ-8, as well as MM HAZ-2 would reduce the risk of wildfires to less than significant. For further discussion of wildland fire risks, see Section 4.8, “Hazards and Hazardous Materials.”

The applicant has committed to preparing and implementing a Storage Field Security Plan prior to construction. The proposed project includes construction of a new guardhouse and access gate that would be constructed within the storage field property boundary, in addition to the existing guardhouse, which would remain in place for use as an additional entry-monitoring station. The proposed project also includes additional measures to ensure security. The proposed Natural Substation would be enclosed by a 15-foot-tall chain-link fence made of galvanized steel. At the Natural Substation site, lighting would be installed on the sides of the switchracks, around the transformer banks, and in areas where operations and maintenance activities may take place during evening hours for emergency or scheduled work.

Current local fire and police protection support services, including four fire stations from three separate fire response jurisdictions, as well as five police stations from four separate police jurisdictions, are adequate to serve the areas of the project components. These support services are available to respond to a fire, medical, or security emergency should an incident occur onsite. Construction and operation of the proposed project would not result in a change to the provision of fire or police protection in the proposed project area. Construction and operation of the proposed project would not significantly increase the demand for fire or police protection services in the proposed project area under this criterion.

Schools

LESS THAN SIGNIFICANT: The San Fernando Substation is located adjacent to Bishop Alemany High School in the Community of Mission Hills. As part of the proposed project, the applicant would replace two structures that are located on the grounds of the high school. Any impact incurred would be limited to construction and would therefore be temporary. The proposed project would not physically alter the school facility; cause a substantial increase in population during or after construction; or increase the demand for school services from Bishop Alemany High School or other regional schools. There would be no impacts on schools during project operation. Therefore, any potential impacts under this criterion would be less than significant.

For further discussion of potential impacts on schools, see Section 4.8, “Hazards and Hazardous Materials” and Section 4.11, “Noise.”
Parks

LESS THAN SIGNIFICANT. Construction activities would include replacing a lattice steel tower (LST) that is currently located in Brand Park, just south of San Fernando Substation, with a tubular steel pole (TSP). The location of the existing LST and the proposed TSP for Segments D and E are located within 350 feet of the San Fernando substation and are within an existing SCE right-of-way. The replacement of the LST would result in temporary impacts on Brand Park during construction. A segment of the park may be closed, and the presence of construction equipment, as well as the construction activities themselves, could cause adverse physical impacts on the park. However, impacts would be limited to a confined space within the park and would be temporary. After construction, the area of the park around the TSP would be restored to allow for continued recreational use of the park. Because an LST currently exists where the TSP replacement is proposed, maintenance activities would resemble those performed currently as part of baseline conditions, and no long-term impact would result. Therefore, any potential impacts under this criterion would be less than significant.

Telecommunications Route #2 would begin in unincorporated Ventura County at the existing Chatsworth Substation and connect to the proposed Natural Substation on the storage field site. The path of the proposed fiber optic cable (see Section 2.2, “Components of the Proposed Project,” Figure 2-7) may traverse a number of parks, including Sage Ranch Park, Rocky Peak Park, Santa Susan Pass State Historic Park, Michael D. Antonovich Regional Park at Joughin Ranch, O’Melveny Park, and Browns Creek Park. It has not been determined if existing structures would be used for overhead fiber optic cable installations or if structures would need to be replaced. Any structures that could be replaced would be replaced with structures of a comparable size and type within the short construction period related to the replacement of each structure (less than one week). Impacts on parks would be limited to the short-term construction period, and would be associated with the installation of the fiber optic cable and possible replacement of existing structures along the route. These impacts would be considered less than significant.

Other Public Services

NO IMPACT. The proposed project would not directly increase the local population during or after construction and, therefore, would not affect the provision of other government services or public facilities such as libraries and hospitals. As discussed above, fire and police services in the proposed project area are sufficient to provide emergency response services to the proposed project in the event of an emergency. In addition, the Construction Safety and Emergency Response Plan would include precautionary measures to ensure personnel safety during construction and operation of the proposed project. In the event of an emergency, hospitals in the proposed project area would have sufficient capacity to treat injuries. Therefore, there would be no impact under this criterion.

Impact PS-2: Require or result in the construction of new water facilities or expansion of existing facilities.

LESS THAN SIGNIFICANT

The storage field currently uses between 20,000 and 25,000 gallons of water per month for operations. Pumps transfer water to water tanks with a capacity of approximately 200,000 gallons that are located on the storage field site. The storage field’s water system is capable of and permitted to provide up to 400 gallons per minute. Additional water required during construction of the storage field facilities and other components of the proposed project would also be provided by the LADWP. A groundwater well would not be constructed, and reclaimed water would not be used for construction or operation of the proposed project components.
Portable restroom facilities would be used during construction at the storage field. For grading and compaction of the Central Compressor Station site, water use would be up to 16,000 gallons per day or 352,000 gallons per month (22 workdays per month). For other construction activities at the storage field, water would be used primarily for dust suppression or equipment and roadway wash down (up to 5,000 gallons per day or 110,000 gallons per month). For construction activities associated with the 66-kV subtransmission line, Natural Substation, and telecommunication line routes, water use would be up to one million gallons per month (if these components are constructed concurrently). Total water use during construction of the proposed project components is estimated at 11.7 million gallons. Water use estimates for construction of the facilities proposed by the applicant and SCE are provided in Table 2-8 of Chapter 2, “Project Description.”

Although construction of the proposed storage field components would temporarily increase the storage field’s monthly water requirements, it is anticipated that the LADWP would be able to provide the additional water. Water provided by LADWP is also anticipated to meet the construction needs of the SCE project components. Excess water from the storage field is disposed of in its onsite flood wells or disposal wells in accordance with procedures approved by the EPA. Therefore, no new or expanded water or wastewater treatment facilities would be required for the proposed project, and any potential impacts under this criterion would be less than significant.

**Impact PS-3:** Require or result in the construction of new storm water drainage facilities or expansion of existing facilities.

*LESS THAN SIGNIFICANT*

Drainage structures would be installed on construction access roads to facilitate construction traffic as well as to prevent road damage and erosion due to uncontrolled water flow. Drainage structures may include wet crossings, water bars, overside drains, pipe culverts, and energy dissipaters. Reengineering of the access road between 66-kV towers 27 and 28 (see Figure 2-12 in Chapter 2, “Project Description”) would require the fill and insertion of a culvert in the bottom of an unnamed seasonal wash. Other specific need for and location of drainage systems or similar improvements would be identified during final engineering.

Most of the existing access roads to the proposed Central Compressor Station site are paved. As part of the facility’s existing storm water best management practices, V-ditches and drain boxes along the roads inside the storage field would be cleared of debris, and vegetation would be cleared and managed periodically to maintain access. In accordance with Section 401 of the Federal Clean Water Act, the applicant and SCE would prepare Storm Water Pollution Prevention Plans (SWPPPs) that would outline measures to prevent contamination of storm water from construction operations. The SWPPPs would be included in the Worker Environmental Awareness Training Program, and materials associated with the SWPPPs would be stored at all construction staging areas.

The proposed project would result in an increase in impervious surface area, as described in Chapter 2, “Project Description,” and Section 4.9, “Hydrology and Water Quality.” The Central Compressor Station site would be paved (approximately 1.4 acres). The proposed office building location site and parking area would also be paved (approximately 1.3 acres). The road to the Natural Substation is currently a dirt road and would be paved as well (0.65 acres). Runoff from these sites would be collected and directed through the existing water processing facility at the storage field site. Excess water from the storage field is disposed of onsite flood wells or disposal wells in accordance with procedures approved by the EPA.

Design of the proposed project components would include features and measures to manage any additional storm water that may be generated by the project components. Therefore, any potential
impacts from construction and operation of the proposed project would be less than significant under this
criterion.

**Impact PS-4:** Insufficient water supplies available to serve the proposed project from
existing entitlements and resources, or require new or expanded entitlements.

*LESS THAN SIGNIFICANT*

Water used during construction for dust control and other uses would be provided by the LADWP. Water
use at the storage field during construction would be limited to dust suppression, hydrostatic testing of
pipelines (25,000 gallons), cleanup and equipment cleaning, and human consumption. Construction
activities related to subtransmission line reconductoring and structure replacement, fiber optic line
installations, and substation construction and modification would be limited to dust suppression, cleanup
and equipment cleaning, and human consumption. An estimated 11,700,000 gallons of water would be
required for construction of all components of the proposed project during the 22-month construction
period. This represents an average of approximately 507,000 gallons of water per month.

Operations at the storage field currently use between 20,000 and 25,000 gallons of water per month.
Water is provided through a 4-inch metered line by the LADWP. No groundwater or reclaimed water is
used at the storage field. Pumps transfer water to water tanks with a capacity of approximately 200,000
gallons that are located on the storage field site. The storage field’s system provides a maximum flow
rate of 400 gallons per minute. There would be no change in the number of employees at the storage field
site after construction and no change in water use from operation of the proposed project. Operation of
the reconducted subtransmission lines, fiber optic cables, and new and modified substations would not
result in an increase in water use.

Construction and operation of the proposed project would not require construction of a new groundwater
well or expansion of an existing well. Any potential impacts under this criterion would be temporary and
limited to construction and, therefore, would be less than significant.

**Impact PS-5:** Served by a landfill without sufficient permitted capacity to accommodate
the proposed project’s solid waste disposal needs.

*LESS THAN SIGNIFICANT*

Construction of the proposed project components would generate waste including scrap metal, rags,
concrete forms, packaging materials, wooden pallets, excess concrete, excess soil, wooden poles, LST
materials, and other similar construction-related waste, as described in Chapter 2, “Project Description.”
Up to 40 cubic yards of non-hazardous waste would be generated per month during the construction of
the Central Compressor Station. Waste would also be generated from the demolition of the existing
office facility and turbine-driven compressors (TDCs). The applicant would implement APMs, described
below, to ensure that all hazardous and non-hazardous waste would be re-used, recycled, or disposed of
appropriately.

Under APM PS-2, non-hazardous waste from decommissioning and demolition will be re-used at the
construction site or recycled at an appropriately licensed facility. The TDC train consists of turbines,
power turbines, gear reducers, compressors, and gas coolers, which will be sold for salvage. Remaining
materials, which include piping, air intakes, exhaust stacks, and supports, will be sold for scrap or
recycled. Most of the material to be disposed of would consist of concrete foundations and would be
taken to an appropriate landfill. The applicant anticipates that 810 cubic yards of material resulting from
demolition of the TDCs will not be recyclable and will need to be disposed of.
The existing office facility consists of two pre-fabricated units measuring 4,500 square feet. After decommissioning, this facility cannot be reused. The existing office facility will be recycled or disposed of in appropriate recycling and disposal facilities, as required under APM PS-2 and according to all applicable laws and regulations. If possible, the existing facility would be removed and would not be demolished onsite, as described in Section 2.2, “Project Components.” However, if the facility is too unstable for removal, demolition would occur onsite, and it is anticipated that demolition would generate approximately 150 cubic yards of construction debris.

The estimated volume of non-hazardous waste from construction of the Natural Substation is approximately 20 cubic yards. For the 66-kV subtransmission line reconductoring, the non-hazardous waste generated would consist of recyclable material (e.g., metals, including cable line and tower structures). The estimated non-hazardous waste from the 66-kV subtransmission line reconductoring work to remove existing steel structures, wire/cable, and conductors is approximately 635 tons (467 tons of concrete; 157 tons of steel; 11 tons of wire).

For 66-kV subtransmission line reconductoring, approximately 20 tons of wood/wood poles, some of which would be treated with chemicals, would be generated and recycled, returned to the manufacturer, or disposed of in a Class I hazardous waste landfill, the lined portion of an RWQCB-certified municipal landfill, and/or in accordance with all applicable laws and regulations, and as detailed under APM HZ-5. In addition, the installation of fiber optic cable may require the replacement of treated wooden poles. If all of the poles along Telecommunications Routes #2 and #3 were replaced, it is estimated that up to 590 tons of wood poles, some of which would be treated with chemicals, would be disposed of or recycled. This estimate is conservative, and it is anticipated that the removal of fewer wood poles would be required.

The closest landfills to the proposed project area are the Sunshine Canyon Landfill, Chiquita Canyon Sanitary Landfill, and Simi Valley Landfill and Recycling Center. The Sunshine Canyon Landfill serves the City of Los Angeles and Los Angeles County under a Joint City/County Solid Waste Facility permit. The Sunshine Canyon Landfill is permitted to receive 12,100 tons of municipal waste per day, including construction/demolition and industrial waste, and receives on average less than 7,000 tons per day. The facility has a maximum permitted capacity of 136.4 million cubic yards, and as of January 2011 the remaining capacity at the Sunshine Canyon Landfill was 102.5 million cubic yards (Cipley 2011). Based on these data, the Sunshine Canyon Landfill would be active during construction of the proposed project and would have sufficient space to receive waste generated during construction.

The Chiquita Canyon Sanitary Landfill is permitted to receive approximately 6,000 tons per day and has a maximum permitted capacity of 63.9 million cubic yards. As of January 2011, the Chiquita Canyon Sanitary Landfill has an estimated remaining capacity of 6 million tons. Based on these data, it is estimated that the Chiquita Canyon Sanitary Landfill will remain open and active until mid-2015 (Dean 2011). Although the facility is nearing capacity, it would be active during construction of the proposed project.

The Simi Valley Landfill and Recycling Center is the closest landfill to the Chatsworth Substation. This facility is permitted to receive 3,000 tons per day and currently has a remaining capacity of 18.9 million cubic yards (Tignac 2011).

If wood poles are identified for replacement, SCE may also use the Sanitation District Puente Hills landfill for disposal of utility wood pole waste. The Puente Hills Landfill is permitted to receive approximately 13,200 tons per day and has a maximum permitted capacity of 74 million cubic yards. As
of January 2011, the Puente Hills Landfill had an estimated remaining capacity of 29.6 million cubic yards (Sanitation Districts 2011), and is scheduled to close in October, 2013.

Given the available capacity, these landfills would be able to accommodate all waste, under existing permits, resulting from construction activities associated with the proposed project components. In addition, APM PS-2, APM HZ-5, and APM HZ-7 would help ensure proper disposal and recycling of waste from construction of the proposed project. Therefore, any potential impacts under this criterion would be less than significant.

Impact PS-6: Noncompliance with federal, state, or local statues and regulations related to solid waste.

LESS THAN SIGNIFICANT

Construction of the proposed project components would result in the generation of various non-hazardous waste materials, including wood, soil, vegetation, sanitation waste (portable toilets), concrete, steel structures, and conductor wire. These materials would either be re-used at the construction site (e.g., clean soil used for backfill) or disposed of at an appropriately licensed offsite facility. There are no known contaminated soils located at any of the proposed project component construction locations. However, under APM PS-2, any soils generated during excavation and grading that are suspected to be contaminated with hazardous materials would be disposed of offsite at an appropriately licensed facility. Construction activities would also generate utility pole and other treated wood waste that would be reused, returned to the manufacturer, or disposed of in a Class I hazardous waste landfill, the lined portion of an RWQCB-certified municipal landfill, and/or in accordance with all applicable laws and regulations, as described under APM HZ-5. In addition, APM PS-1 and APM PS-2 would help ensure proper disposal and recycling of waste from construction of the proposed project. With the implementation of APM PS-2, all hazardous and non-hazardous waste generated during operation of the proposed project would also be disposed of in accordance with all federal and state regulations and with site-specific permits. Therefore, any potential impacts under this criterion would be less than significant.

References


4.14 Recreation

This section describes the environmental and regulatory settings and discusses potential impacts associated with construction and operation of the proposed project components with respect to recreation resources.

4.14.1 Environmental Setting

Construction of the proposed project components would occur in incorporated and unincorporated areas of the County of Los Angeles and County of Ventura. The storage field is surrounded by the Santa Susana Mountains, which are part of the Santa Monica Mountains Conservancy. This mountainous area includes many open space and recreation areas in close proximity to the storage field. The northeastern side of the storage field overlaps a small portion of the 480-acre Michael D. Antonovich Open Space Preserve. The Open Space Preserve is part of the larger 4,000-acre Santa Clarita Woodlands Park, which also includes Ed Davis Park (located in Towsley Canyon) and East and Rice Canyon. These parks are located 0.8 miles north of the storage field. The western side of the storage field is in close proximity to the 2,326-acre Michael D. Antonovich Regional Park at Joughin Ranch. On its eastern side, the storage field borders the 672-acre O’Melveny Park, which is operated by the City of Los Angeles. The City of Los Angeles also operates several community parks on the southern edge of the storage field; this includes Porter Ridge Park, Aliso Canyon Park in Porter Ranch, Wilbur Tampa Park (including Eddleston Park), Limekiln Canyon Park, Browns Creek Park, and Moonshine Canyon Park (including Holleigh Bernson Memorial Park) (City of Los Angeles Department of Recreation and Parks 2011).

The Chatsworth Substation, located in Ventura County, is approximately 0.9 miles from the 625-acre Sage Ranch Park. The Newhall Substation, located in the City of Santa Clarita, is 0.3 miles from the Vista Valencia Golf Course and 0.5 miles from Old Orchard Park (City of Santa Clarita 2011). The San Fernando Substation is 205 feet from Brand Park and 0.5 miles from Andres Pico Adobe Park, both of which are operated by the City of Los Angeles. The 66-kilovolt (kV) Segments A, B, and C would be located in close proximity to the Ed Davis Park, East and Rice Canyon, and Pico Canyon County Park. The 66-kV Segments D and E would be located near Brand Park and Andres Pico Adobe Park.

The telecommunications routes would be located within 1 mile of approximately 30 recreation areas and would traverse several parks (Table 4.14-1). Telecommunications Route #1 would be located near Vista Valencia Golf Course, Old Orchard Park, Ed Davis Park, East and Rice Canyon, and Pico Canyon County Park. Telecommunications Route #2 would traverse the following parks: Sage Ranch Park, Corriganville Regional Park, Santa Susana Pass State Historic Park, Michael D. Antonovich Regional Park at Joughin Ranch, and Brown’s Creek Park. Additionally, Santa Susan Park, Chatsworth Natural Preserve, Chatsworth Park South, Chatsworth Park North, Garden of the Gods, Stony Point Park, Indian Springs Open Space, and Chatsworth Oaks Park are located near the proposed fiber optic route. Telecommunications Route #3 would be located near Brand Park, Carey Ranch Park, Layne Park, Las Palmas Park, an unnamed park on Park Avenue and First Street in the City of San Fernando, Glen Oaks Park, Pioneer Park, Sylmar Recreation Center, El Cariso Golf Course, and El Cariso Regional Park.
### Table 4.14-1 Recreation Facilities in the Proposed Project Area

<table>
<thead>
<tr>
<th>Recreation Facility</th>
<th>Component of the Proposed Project</th>
<th>Jurisdiction</th>
<th>Distance from Component of the Proposed Project</th>
</tr>
</thead>
<tbody>
<tr>
<td>Santa Clarita Woodlands Park</td>
<td>Aliso Canyon Storage Field</td>
<td>County of Los Angeles – part of Santa Monica Mountains Conservancy</td>
<td>0.80 miles</td>
</tr>
<tr>
<td>MDA Open Space Preserve</td>
<td>Aliso Canyon Storage Field</td>
<td>County of Los Angeles – part of Santa Monica Mountains Conservancy</td>
<td>Overlaps with the project site</td>
</tr>
<tr>
<td>MDA Regional Park at Joughin Ranch</td>
<td>Aliso Canyon Storage Field, Chatsworth to Natural Telecommunications Route #2</td>
<td>County of Los Angeles – part of Santa Monica Mountains Conservancy</td>
<td>0.50 miles from the storage field</td>
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<tr>
<td>O'Melveny Park</td>
<td>Aliso Canyon Storage Field</td>
<td>City of Los Angeles – Community of Granada Hills</td>
<td>0.28 miles</td>
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<tr>
<td>Porter Ridge Park</td>
<td>Aliso Canyon Storage Field</td>
<td>City of Los Angeles – Community of Northridge</td>
<td>Shares a border with the project site</td>
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<tr>
<td>Aliso Canyon Park</td>
<td>Aliso Canyon Storage Field</td>
<td>City of Los Angeles – Community of Northridge</td>
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<td>Wilbur Tampa Park</td>
<td>Aliso Canyon Storage Field</td>
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<td>0.30 miles</td>
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<td>Limekiln Canyon Park</td>
<td>Aliso Canyon Storage Field</td>
<td>City of Los Angeles – Community of Northridge</td>
<td>0.04 miles</td>
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<td>Moonshine Canyon Park</td>
<td>Aliso Canyon Storage Field</td>
<td>City of Los Angeles – Community of Northridge</td>
<td>0.09 miles</td>
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<tr>
<td>Brown's Creek Park</td>
<td>Aliso Canyon Storage Field, Telecommunications Route #2</td>
<td>City of Los Angeles – Community of Chatsworth</td>
<td>0.66 miles from the storage field</td>
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<tr>
<td>Sage Ranch Park</td>
<td>Chatsworth Substation, Telecommunications Route #2</td>
<td>County of Ventura</td>
<td>0.93 miles from Chatsworth Substation, overlaps Telecommunications Route #2</td>
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<td>Vista Valencia Golf Course</td>
<td>Newhall Substation, 66-kV Subtransmission Line Reconductoring Route Segments A, B and C, Telecommunications Route #1</td>
<td>City of Santa Clarita</td>
<td>0.29 miles</td>
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<tr>
<td>Old Orchard Park</td>
<td>Newhall Substation, 66-kV Subtransmission Line Reconductoring Route Segments A, B and C, Telecommunications Route #1</td>
<td>City of Santa Clarita</td>
<td>0.50 miles</td>
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<tr>
<td>Brand Park</td>
<td>San Fernando Substation, 66-kV Subtransmission Line Reconductoring Route Segments D and E, Telecommunications Route #3</td>
<td>City of Los Angeles – Community of Mission Hills</td>
<td>0.04 miles from San Fernando Substation</td>
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<tr>
<td>Carey Ranch Park</td>
<td>San Fernando Substation, Telecommunications Route #3</td>
<td>County of Los Angeles</td>
<td>0.59 miles</td>
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<td>Layne Park</td>
<td>San Fernando Substation, Telecommunications Route #3</td>
<td>City of San Fernando</td>
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<table>
<thead>
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<th>Component of the Proposed Project</th>
<th>Jurisdiction</th>
<th>Distance from Component of the Proposed Project</th>
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<tr>
<td>Andres Pico Adobe Park</td>
<td>66-kV Subtransmission Line Reconductoring Route Segments D and E</td>
<td>City of Los Angeles – Community of Mission Hills</td>
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<td>Ed Davis Park</td>
<td>66-kV Subtransmission Line Reconductoring Route Segments A, B and C, Telecommunications Route #1</td>
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<td>66-kV Subtransmission Line Reconductoring Route Segments A, B and C, Telecommunications Route #1</td>
<td>Unincorporated Los Angeles County</td>
<td>0.4 miles</td>
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<td>Pico Canyon County Park</td>
<td>66-kV Subtransmission Line Reconductoring Route Segments A, B and C, Telecommunications Route #2, #3</td>
<td>Unincorporated Los Angeles County</td>
<td>1.26 miles</td>
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<td>Las Palmas Park</td>
<td>Telecommunications Route #3</td>
<td>City of San Fernando</td>
<td>0.10 miles</td>
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<td>Recreation Park on Park Avenue and First Street (City of San Fernando)</td>
<td>Telecommunications Route #3</td>
<td>City of San Fernando</td>
<td>0.70 miles</td>
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<td>Glen Oaks Park</td>
<td>Telecommunications Route #3</td>
<td>City of San Fernando</td>
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<td>Pioneer Park</td>
<td>Telecommunications Route #3</td>
<td>City of San Fernando</td>
<td>0.52 miles</td>
</tr>
<tr>
<td>Sylmar Recreation Center</td>
<td>Telecommunications Route #3</td>
<td>Los Angeles City – Community of Sylmar</td>
<td>0.54 miles</td>
</tr>
<tr>
<td>El Cariso Golf Course</td>
<td>Telecommunications Route #3</td>
<td>Los Angeles County – Community of Sylmar</td>
<td>0.50 miles</td>
</tr>
<tr>
<td>El Cariso Regional Park</td>
<td>Telecommunications Route #3</td>
<td>Los Angeles County – Community of Sylmar</td>
<td>0.66 miles</td>
</tr>
<tr>
<td>Santa Susana Park</td>
<td>Telecommunications Route #2</td>
<td>City of Simi Valley – Rancho Simi Valley Recreation &amp; Parks District (1)</td>
<td>0.71 miles</td>
</tr>
<tr>
<td>Chatsworth Natural Preserve</td>
<td>Telecommunications Route #2</td>
<td>Los Angeles County – Community of Chatsworth</td>
<td>0.95 miles</td>
</tr>
<tr>
<td>Corriganville Regional Park</td>
<td>Telecommunications Route #2</td>
<td>City of Simi Valley</td>
<td>0.31 miles</td>
</tr>
<tr>
<td>Santa Susana Pass State Historic Park</td>
<td>Telecommunications Route #2</td>
<td>Los Angeles County</td>
<td>Overlaps with route</td>
</tr>
<tr>
<td>Chatsworth Park South</td>
<td>Telecommunications Route #2</td>
<td>Los Angeles City – Community of Chatsworth</td>
<td>0.60 miles</td>
</tr>
<tr>
<td>Chatsworth Park North</td>
<td>Telecommunications Route #2</td>
<td>Los Angeles City – Community of Chatsworth</td>
<td>0.48 miles</td>
</tr>
<tr>
<td>Garden of the Gods</td>
<td>Telecommunications Route #2</td>
<td>City of Los Angeles – Community of Chatsworth, part of Santa Monica Mountains Conservancy</td>
<td>0.13 miles</td>
</tr>
<tr>
<td>Stony Point Park</td>
<td>Telecommunications Route #2</td>
<td>Los Angeles City – Community of Chatsworth</td>
<td>0.09 miles</td>
</tr>
<tr>
<td>Rocky Peak Park</td>
<td>Telecommunications Route #2</td>
<td>Ventura and Los Angeles Counties</td>
<td>0.07 miles</td>
</tr>
</tbody>
</table>
Table 4.14-1  Recreation Facilities in the Proposed Project Area

<table>
<thead>
<tr>
<th>Recreation Facility</th>
<th>Component of the Proposed Project</th>
<th>Jurisdiction</th>
<th>Distance from Component of the Proposed Project</th>
</tr>
</thead>
<tbody>
<tr>
<td>Indian Springs Open Space</td>
<td>Telecommunications Route #2</td>
<td>Los Angeles City – Community of Chatsworth</td>
<td>0.16 miles</td>
</tr>
<tr>
<td>Chatsworth Oaks Park</td>
<td>Telecommunications Route #2</td>
<td>Los Angeles City – Community of Chatsworth</td>
<td>1.18 miles</td>
</tr>
</tbody>
</table>

Sources: Google Earth 2011; City of Los Angeles Department of Recreation & Parks 2011; Santa Monica Mountains Conservancy 2011; County of Ventura 2011; County of Los Angeles Department of Parks & Recreation 2011; City of Santa Clarita 2011; and Rancho Simi Recreation and Park District 2011

Key:
KV = Kilovolt
MDA = Michael D. Antonovich

Note:
1 Simi Valley Recreation & Parks District is run independently of the City of Simi Valley.

4.14.2 Regulatory Setting

4.14.2.1 Federal

There are no federal plans that apply to the analysis of impacts on recreation in the proposed project component areas.

4.14.2.2 State

There are no state plans that apply to the analysis of impacts on recreation in the proposed project area.

4.14.2.3 Regional and Local

Recreation facilities within 1 mile of the proposed project components are subject to the County of Ventura General Plan (2010), County of Los Angeles General Plan (1980), City of Los Angeles General Plan (2010), City of Santa Clarita General Plan (1991), City of Simi Valley General Plan (1988), and City of San Fernando General Plan (2008). The plans do not contain policies that would affect the analysis of impacts on recreation in the proposed project area.

4.14.3 Methodology and Significance Criteria

Potential impacts on recreation were evaluated according to the following significance criterion. The criterion was defined based on the checklist items presented in Appendix G of the California Environmental Quality Act Guidelines. The proposed project would cause a significant impact on recreation if it would:

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

Appendix G of the CEQA Guidelines also includes the following checklist item – the proposed project would cause a significant impact on recreation if it would:

- Include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment.
The proposed project, however, would not involve the construction or expansion of recreational facilities, and would not pose a substantial demand on existing recreational facilities. Therefore, this item is not applied as a criterion in the analysis of environmental impacts presented in the following section.

4.14.4 Environmental Impacts and Mitigation Measures

Applicant Proposed Measures

There are no applicant proposed measures associated with recreational resources.

Impact RE-1: Result in substantial physical deterioration of parks and recreational facilities.

LESS THAN SIGNIFICANT

The proposed project would use a local construction workforce and only use outside contractors if local contractors are not available. In the event that outside contractors were used for construction of the proposed project, some workers would relocate to the proposed project area for the temporary duration of construction. Construction of the Aliso Canyon storage field components, 12-kV Plant Power Line, and guardhouse is expected to last 22 months and would require a maximum of 150 workers per day. Construction of the Natural Substation would take 12 months and require an average of 40 workers per day. Subtransmission line reconductoring would take 18 months and require an average of 10 workers per day with a maximum of 37 workers at any one time at the staging areas. Fiber optic cable installation would take three months and require a maximum of five workers per day. Although project construction workers could increase the use of local recreation facilities, this use would be temporary.

During operation, no additional staff would be required at the storage field. Maintenance activities along the subtransmission line and telecommunications routes would not require staff beyond the existing SCE staff that already conducts periodic inspections and assessments of these systems. There would be no long-term increase in the use of existing neighborhood and regional parks or other recreational facilities. A less than significant impact would result under this criterion.

References


County of Los Angeles Department of Parks & Recreation. 2011. Parks and Gardens.  

County of Ventura, 2011. Inland Parks.  

______. 2010. Ventura County General Plan.  


Rancho Simi Recreation and Park District. 2011. All Parks, Trails and Facilities A-Z.  

Santa Monica Mountains Conservancy. 2011. Los Angeles Mountains.  
4.15 Transportation and Traffic

This section describes the environmental and regulatory settings and discusses impacts associated with construction and operation of the proposed project with respect to transportation and traffic.

4.15.1 Environmental Setting

Private vehicular travel on area roadways is the primary mode of transportation throughout the areas of the proposed project components. The transportation system in the areas of unincorporated Los Angeles and Ventura Counties and the Cities of Los Angeles Santa Clarita, San Fernando, and Simi Valley in which the proposed project is situated, also includes bus transit, commuter and regional rail, bicycle facilities, pedestrian facilities, and multi-use trails. The following sections describe these facilities in greater detail.

4.15.1.1 Regional Highway Network

The primary highways in the proposed project area include the Golden State Freeway (Interstate-5 [I-5]), the Ronald Reagan Freeway (State Route 118 [SR-118]), and the Foothill Freeway (SR-210). Each of these highways and their relationship to the proposed project component areas is discussed further below.

The Golden State Freeway

The Golden State Freeway is a component of the Eisenhower Interstate Highway system that runs north to south from the Canadian border to the City of San Diego. Within the proposed project component areas, I-5 runs through parts of the City of Santa Clarita, unincorporated Los Angeles County, and the City of Los Angeles. Segment C of the 66-kilovolt (kV) subtransmission line Telecommunications Route #1 would cross I-5 just north of the junction of I-5 and SR-14 in unincorporated Los Angeles County. Telecommunications Route #3 would cross I-5 further south, within the City of Los Angeles, just west of the City of San Fernando.

The Ronald Reagan Freeway

The Ronald Reagan Freeway is a state highway that runs west from the Santa Paula Freeway (SR-126) near the town of Saticoy, to SR-210 east of the City of San Fernando (Streets and Highways Code §418[a]). Telecommunications Route #2 crosses beneath SR-118 within the City of Los Angeles, just west of the Ventura County line.

The Foothill Freeway

The Foothill Freeway (I-210/SR-210) is a contiguous interstate/state highway that begins at the junction with I-5 in the City of Los Angeles, just north of the City of San Fernando, and travels southeast to the I-605 junction near the City of Duarte, where I-210 terminates. SR-210 continues east to near the City of Highland, where the highway turns south before terminating at the I-10 junction near the City of Redlands (Streets and Highways Code §510). Telecommunications Route #3 crosses I-210/SR-210 immediately east of the City of San Fernando.
4.15.1.2 Local Roadway Network

The following sections describe the existing major roads within the roadway network in the proposed project area.

**The Old Road**

The Old Road is a north-south roadway that runs parallel to I-5. Beginning just north of Oak Valley Road, in the community of Castaic, The Old Road becomes San Fernando Road at its intersection with Sierra Highway, just south of the I-5/SR-14 junction, in unincorporated Los Angeles County. The Old Road is a four-lane, divided roadway with a posted speed limit of 55 miles per hour (mph). Both the Los Angeles County Highway Plan and the Circulation Element of the City of Santa Clarita’s General Plan designate The Old Road as a major highway (County of Los Angeles 1980; City of Santa Clarita 2011).

**Wiley Canyon Road**

Wiley Canyon Road is a north-south, divided roadway, located east of I-5, which runs parallel to the freeway. Beginning north of Lyons Avenue in the community of Valencia in the City of Santa Clarita, Wiley Canyon Road is a four-lane, divided roadway with parallel northbound and southbound bicycle lanes. This portion of Wiley Canyon Road meets the definition of a secondary highway in the Circulation Element of the city’s General Plan (City of Santa Clarita 2011). South of Lyons Avenue to Calgrove Boulevard, Wiley Canyon Road becomes a two-lane, divided roadway with intermittent on-street parking. This portion of Wiley Canyon Road meets the definition of limited secondary highway in the Circulation Element of the city’s General Plan (City of Santa Clarita 2011).

**Lyons Avenue**

Lyons Avenue is an east-west, divided roadway that extends from Railroad Avenue to I-5. At Railroad Avenue, Lyons Avenue begins as a four-lane, divided roadway with intermittent parking and a posted speed limit of 40 mph. The roadway then expands to six lanes with no on-street parking as it approaches the I-5 corridor. This portion of Lyons Avenue meets the definition of major highway in the Circulation Element of the city’s General Plan (City of Santa Clarita 2011). Lyons Avenue intersects with Wiley Canyon Road just east of I-5. Upon crossing I-5, Lyons Avenue becomes Pico Canyon Road, which intersects with The Old Road, just west of the freeway.

**Calgrove Boulevard**

Calgrove Boulevard is an east-west, undivided roadway that extends from Spring Street to The Old Road, just west of I-5. The roadway consists of two lanes with a posted speed limit of 45 mph. Bicycle lanes are provided on either side of Calgrove Boulevard to where the road intersects with Wiley Canyon Road. Calgrove Boulevard is separated from Spring Street by a gate. Under the definitions included in the Circulation Element of the City of Santa Clarita’s General Plan, Calgrove Boulevard would be defined as a limited secondary highway (City of Santa Clarita 2011).

**Sesnon Boulevard**

Sesnon Boulevard is an east-west, undivided roadway within the City of Los Angeles. The eastern portion of Sesnon Boulevard begins at Balboa Boulevard, within the community planning area of Granada Hills, and travels west as a two-lane, undivided roadway to the intersection with Meadowlark Avenue. From the Meadowlark Avenue intersection, Sesnon Boulevard becomes a four-lane, divided roadway to the intersection of Cascade Canyon Drive. The roadway then continues westward as a two-lane, undivided roadway before terminating at Aliso Canyon. The western portion of Sesnon Boulevard,
within the community planning area of Chatsworth–Porter Ranch, begins immediately west of Aliso Canyon. From Aliso Canyon, Sesnon Boulevard continues westward as a four-lane, divided roadway with bicycle lanes to Via Palladino, where it becomes a two-lane, undivided roadway terminating at the intersection with Mason Avenue. The posted speed limit on the western portion of Sesnon Boulevard is 50 mph. The circulation sections of the Chatsworth–Porter Ranch and Granada Hills–Knollwood Community Plans both identify Sesnon Boulevard as a Major Highway Class II (City of Los Angeles 2009, 2007).

**Porter Ranch Drive**

Porter Ranch Drive is a four-lane, divided roadway that runs north-south from Sesnon Boulevard to just past SR-118. The roadway includes separated bicycle lanes to the intersection with Corbin Avenue. The circulation section of the Chatsworth–Porter Ranch Community Plan identifies Porter Ranch Drive as a Major Highway Class II (City of Los Angeles 2009).

**Corbin Avenue**

Corbin Avenue runs east-west from Mason Avenue to just past Porter Ranch Drive, where it turns and runs south for approximately 8 miles before terminating in the community of Canoga Park. Within the study area, north of SR-118, Corbin Avenue is a two-lane, divided roadway between Mason Avenue and Porter Ranch Drive. East of Porter Ranch Drive, Corbin Avenue is a four-lane, divided roadway with separate bicycle lanes. The circulation section of the Chatsworth–Porter Ranch Community Plan identifies Porter Ranch Drive as a Major Highway Class II (City of Los Angeles 2009).

**Rinaldi Street**

Rinaldi Street is a four-lane, divided roadway that runs east from the City of San Fernando through the communities of Granada Hills and Porter Ranch before terminating near the Amtrak/Metrolink–Ventura County Line alignment in the community of Chatsworth. The circulation section of the Chatsworth–Porter Ranch Community Plan identifies Porter Ranch Drive as a Major Highway Class II (City of Los Angeles 2009).

**Tampa Avenue**

Tampa Avenue runs from just north of Sesnon Boulevard, south to the community of Tarzana. The roadway is divided with four-lanes and separate bicycle lanes. The circulation section of the Chatsworth–Porter Ranch Community Plan identifies Porter Ranch Drive as a Major Highway Class II (City of Los Angeles 2009).

**Bicycle Network, Mass Transit, and Rail**

The City of Los Angeles maintains a bicycle way network of 334 miles, including 49 miles of bicycle paths, 167 miles of bicycle lanes, and 119 miles of bicycle routes (City of Los Angeles 2010). All of the major roadways in the study area, located within the City of Los Angeles and described above, include separate bicycle lanes. The City of Santa Clarita bicycle way network consists of approximately 33 miles of bicycle paths, 13 miles of bicycle lanes, and more than 2 miles of bicycle routes (City of Santa Clarita 2008).

Transit service in Los Angeles County is provided by the Los Angeles County Metropolitan Transportation Authority (Metro). Metro operates bus, light rail, subway, and commuter rail service throughout Los Angeles County and the City of Los Angeles, including the proposed project area. In the proposed project area, bus service operates on portions of Tampa Avenue, Rinaldi Street, and Corbin Avenue.
Avenue. Telecommunications Route #3 would cross the right-of-way for the Sylmar/San Fernando Metrolink line that provides passenger service in the San Fernando Valley in Los Angeles. Telecommunications Route #2 would cross the right-of-way for the Simi Valley Metrolink line that provides commuter rail service to Ventura County, as well as an Amtrak line that serves the Pacific Surfliner route between San Luis Obispo and San Diego, and the Coast Starlight route that provides service from Los Angeles to Seattle, Washington.

In addition to Metro bus service, the City of Santa Clarita Transit operates bus service within the City of Santa Clarita, with connecting service to the northern areas of the City of Los Angeles. Within the study area, Santa Clarita Transit operates bus routes on Lyons Avenue, Wiley Canyon Road, and Calgrove Boulevard.

### 4.15.1.3 Existing Traffic Conditions

The operational efficiency of traffic is typically measured by level of service (LOS), a traffic performance metric established by the Transportation Research Board’s Highway Capacity Manual. LOS is used to measure the average operating conditions on roadways and at intersections during a one hour period. The metric is based on volume-to-capacity (V/C) ratio, which compares roadway capacity to level of traffic during peak hours. Once determined, a V/C ratio is assigned a corresponding LOS value to describe roadway or intersection operations. Roadways and intersections that are at or near capacity experience greater congestion and corresponding vehicle delay. The highest ranked roadways are designated “LOS A,” representing free-flowing traffic, and the lowest ranked roadways are designated “LOS F,” representing extreme congestion. “LOS D” is generally identified as the minimum level of delay that motorists will find acceptable in suburban areas, and “LOS C” is the minimum level of delay determined to be acceptable in rural areas (AASHTO 2004). Table 4.15-1 describes the City of Los Angeles’ LOS definitions for signalized intersections. These LOS definitions are consistent with those included in the City of Santa Clarita’s 1997 General Plan Circulation Element—which was in effect at the time the initial, 2009 traffic analysis for the proposed project was completed—and with the current LOS standards included in the Circulation Element of the Santa Clarita 2011 General Plan.

<table>
<thead>
<tr>
<th>Level of Service</th>
<th>Volume-to-Capacity (V/C) Ratio</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>0.000 – 0.600</td>
<td>EXCELLENT. No vehicle waits longer than one red light and no approach phase is fully used.</td>
</tr>
<tr>
<td>B</td>
<td>0.601 – 0.700</td>
<td>VERY GOOD. An occasional approach phase is fully utilized; many drivers begin to feel somewhat restricted within groups of vehicles.</td>
</tr>
<tr>
<td>C</td>
<td>0.701 – 0.800</td>
<td>GOOD. Occasionally drivers have to wait through more than one red light; backups may develop behind turning vehicles.</td>
</tr>
<tr>
<td>D</td>
<td>0.801 – 0.900</td>
<td>FAIR. Delays may be substantial during portions of the rush hours; but enough lower volume periods occur to permit clearing of developing lines, preventing excessive backups.</td>
</tr>
<tr>
<td>E</td>
<td>0.901 – 1.000</td>
<td>POOR. Represents the most vehicles intersection approaches can accommodate; may be long lines of waiting vehicles through several signal cycles.</td>
</tr>
<tr>
<td>F</td>
<td>&gt; 1.000</td>
<td>FAILURE. Backups from nearby locations or on cross streets may restrict or prevent movement of vehicles out of the intersection approaches. Tremendous delays with continuously increasing queue lengths.</td>
</tr>
</tbody>
</table>

Table 4.15-2 describes the LOS definitions for unsignalized intersections. These LOS definitions are consistent with those included in the City of Santa Clarita’s 1997 General Plan Circulation Element—which was in effect at the time the initial, 2009 traffic analysis was completed for the proposed project—and with the current LOS standards included in the Circulation Element of the Santa Clarita 2011 General Plan.

<table>
<thead>
<tr>
<th>Level of Service</th>
<th>Average Vehicle Delay (seconds)</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>0.0 – 5.0</td>
</tr>
<tr>
<td>B</td>
<td>5.1 – 10.0</td>
</tr>
<tr>
<td>C</td>
<td>10.1 – 20.0</td>
</tr>
<tr>
<td>D</td>
<td>20.1 – 30.0</td>
</tr>
<tr>
<td>E</td>
<td>30.1 – 45.0</td>
</tr>
<tr>
<td>F</td>
<td>&gt; 45.0</td>
</tr>
</tbody>
</table>


Proposed Project Area Intersections

The applicant initially identified five intersections—four in the City of Santa Clarita, and one in the City of Los Angeles—to be analyzed for impacts associated with construction of the proposed project (see the initial traffic study completed for the proposed project by Urban Crossroads in 2009, Appendix J). These intersections included the following:

1. I-5 Southbound Ramps at Calgrove Boulevard;
2. I-5 Northbound Ramps at Calgrove Boulevard;
3. Wiley Canyon Road at Lyons Avenue;
4. Wiley Canyon Road at Calgrove Boulevard; and
5. Tampa Avenue at Sesnon Boulevard.

The 2009 traffic analysis was supplemented by two later traffic studies, undertaken to address construction-related traffic impacts associated with components (Telecommunications Route #2 and #3) added to the proposed project. The first supplemental analysis was prepared by the applicant in October 2011 and identified nine additional intersections to be analyzed for impacts associated with construction of the proposed project. (see the supplemental traffic analysis prepared by AECOM in 2011, Appendix J). In addition, a new analysis was conducted for the intersection of Tampa Avenue and Sesnon Boulevard. A third traffic analysis was prepared by LLG Engineers (LLG) in October 2011, based on the results of the 2009 analysis and the second supplemental analysis (see the supplemental traffic impact study prepared by LLG in 2011, in Appendix J). In addition to the updated analysis for the Tampa Avenue and Sesnon Boulevard intersection, the additional intersections to be analyzed for impacts associated with construction of the proposed project include:

1. Porter Ranch Drive/Sesnon Boulevard;
2. Porter Ranch Drive/Corbin Avenue;
3. Porter Ranch Drive/Rinaldi Street;
4. Porter Ranch Drive/SR-118 Freeway Westbound On/Off Ramps;
5. Porter Ranch Drive/SR-118 Freeway Eastbound On/Off Ramps;
6. Corbin Avenue/Rinaldi Street;
7. Tampa Avenue/Rinaldi Street;
8. Tampa Avenue/SR-118 Freeway Westbound On/Off Ramps; and

Construction activity that would result in traffic impacts would be limited to areas of unincorporated Los Angeles County and the Cities of Los Angeles and Santa Clarita, and therefore, intersections in Ventura County and the City of Simi Valley are not included in this section.

Figure 4.15-1 shows the location of all study intersections. Analysis of traffic impacts associated with the proposed project is primarily focused on construction workers commuting to and from the proposed project component sites and employee shuttle traffic. The intersections listed above were thus identified as those most likely to accommodate worker commutes to parking areas for the proposed project component areas and employee shuttle buses to the work sites. Accordingly, these are the intersections most likely to be affected by construction of the proposed project.

Manual vehicular turning movement counts were conducted at each intersection during the weekday morning (7 to 9 a.m.) and afternoon (4 to 6 p.m.) commuter hours to determine peak hour traffic volumes. Traffic counts at the four intersections analyzed for the first traffic analysis were conducted in April and May 2009. Traffic counts conducted for the nine intersections included in the supplemental analysis were conducted in September and October 2011. The weekday a.m. and p.m. peak hour manual counts of vehicle turning movements can be found in Appendix J.

The vehicular turning movement counts were used to determine the LOS for existing conditions at each of the study intersections. The 2009 traffic analysis used the Intersection Capacity Utilization (ICU) methodology to analyze the operation of signalized intersections. To calculate ICU, the volume of traffic using the intersection is compared to the intersection capacity. ICU is generally expressed as a percent, representing the portion of the hour required to provide sufficient capacity to accommodate all traffic at the intersection if all approaches to the intersection operate at capacity. The resultant ICU corresponds to an LOS rating that describes traffic conditions at the intersection.

Similarly, the 2011 supplemental traffic analysis evaluated signalized intersections using the Critical Movement Analysis methodology, while the unsignalized intersections were evaluated using the methodology included in Chapter 17 of the Highway Capacity Manual 2000. The Critical Movement Analysis methodology is used to determine the V/C ratio. As shown in Table 4.15-1, a range of V/C ratios correspond to an LOS rating, which identifies whether an intersection is operating over, at, near, or below capacity.
Reference: Figure 1-1, Vicinity Map, Linscott, Law & Greenspan, Engineers, 10/27/2011; Exhibit 1-A, Location Map, Urban Crossroads, 6/23/2009; and Rand McNally & Company (Map 2 base map)

Study Intersections

Figure 4.15-1

Intersection analysis location
The Highway Capacity Manual methodology for unsignalized intersections quantifies intersection operations in terms of average vehicular delay in seconds. This methodology estimates the average control delay for each of the subject movements and determines the LOS for each constrained vehicle movement. As shown in Table 4.15-2, the overall average delay is measured in seconds per vehicle, ranges of which correspond with an LOS assigned to the whole intersection. Table 4.15-3 shows LOS ratings under existing conditions for all of the study intersections. Figures 4.15-2 and 4.15-3 show traffic volumes and turning movements under existing conditions at the City of Santa Clarita study intersections for the a.m. and p.m. peak hours, respectively. Similarly, Figures 4.15-4 and 4.15-5 show traffic volumes and turning movements under existing conditions at the City of Los Angeles study intersections for the a.m. and p.m. peak hours, respectively.

### Table 4.15-3  Existing Level of Service in the Proposed Project Area

<table>
<thead>
<tr>
<th>No.</th>
<th>Intersection</th>
<th>Peak Hour</th>
<th>V/C or Delay (seconds)</th>
<th>LOS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>I-5 Southbound Ramps at Calgrove Boulevard (1)</td>
<td>a.m.</td>
<td>56.0</td>
<td>F</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>– (2)</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>I-5 Northbound Ramps at Calgrove Boulevard (1)</td>
<td>a.m.</td>
<td>21.8</td>
<td>C</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>– (2)</td>
<td>F</td>
</tr>
<tr>
<td>3.</td>
<td>Wiley Canyon Road at Lyons Avenue</td>
<td>a.m.</td>
<td>0.727 (3)</td>
<td>C</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.720 (3)</td>
<td>C</td>
</tr>
<tr>
<td>4.</td>
<td>Wiley Canyon Road at Calgrove Boulevard (1)</td>
<td>a.m.</td>
<td>14.4</td>
<td>B</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>– (2)</td>
<td>F</td>
</tr>
<tr>
<td>5.</td>
<td>Tampa Avenue/Sesnon Boulevard (1)</td>
<td>a.m.</td>
<td>10.33</td>
<td>B</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>9.00</td>
<td>A</td>
</tr>
<tr>
<td></td>
<td></td>
<td>a.m.</td>
<td>0.335</td>
<td>–</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.233</td>
<td>–</td>
</tr>
<tr>
<td>6.</td>
<td>Porter Ranch Drive/Sesnon Boulevard (1)</td>
<td>a.m.</td>
<td>9.18</td>
<td>A</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>8.64</td>
<td>A</td>
</tr>
<tr>
<td></td>
<td></td>
<td>a.m.</td>
<td>0.331</td>
<td>–</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.254</td>
<td>–</td>
</tr>
<tr>
<td>7.</td>
<td>Porter Ranch Drive/Corbin Avenue</td>
<td>a.m.</td>
<td>0.082</td>
<td>A</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.095</td>
<td>A</td>
</tr>
<tr>
<td>8.</td>
<td>Porter Ranch Drive/Rinaldi Street</td>
<td>a.m.</td>
<td>0.605</td>
<td>B</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.558</td>
<td>A</td>
</tr>
<tr>
<td>9.</td>
<td>Porter Ranch Drive/SR-118 Freeway Westbound On/Off-ramps</td>
<td>a.m.</td>
<td>0.626</td>
<td>B</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.506</td>
<td>A</td>
</tr>
<tr>
<td>10.</td>
<td>Porter Ranch Drive/SR-118 Freeway Eastbound On/Off-ramps</td>
<td>a.m.</td>
<td>0.424</td>
<td>A</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.494</td>
<td>A</td>
</tr>
<tr>
<td>11.</td>
<td>Corbin Avenue/Rinaldi Street</td>
<td>a.m.</td>
<td>0.471</td>
<td>A</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.504</td>
<td>A</td>
</tr>
<tr>
<td>12.</td>
<td>Tampa Avenue/Rinaldi Street</td>
<td>a.m.</td>
<td>0.510</td>
<td>A</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.596</td>
<td>A</td>
</tr>
<tr>
<td>13.</td>
<td>Tampa Avenue/SR-118 Freeway Westbound On/Off Ramps</td>
<td>a.m.</td>
<td>0.723</td>
<td>C</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.530</td>
<td>A</td>
</tr>
</tbody>
</table>
Table 4.15-3 Existing Level of Service in the Proposed Project Area

<table>
<thead>
<tr>
<th>No.</th>
<th>Intersection</th>
<th>Peak Hour</th>
<th>V/C or Delay (seconds)</th>
<th>LOS</th>
</tr>
</thead>
<tbody>
<tr>
<td>14.</td>
<td>Tampa Avenue/SR-118 Freeway Eastbound On/Off Ramps</td>
<td>a.m.</td>
<td>0.625</td>
<td>B</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.614</td>
<td>B</td>
</tr>
</tbody>
</table>

Source: Urban Crossroads, Inc. 2009; LLG Engineers, Inc. 2011

Key:
- ICU = Intersection Capacity Utilization
- LOS = level of service
- SR = State Route
- V/C = volume-to-capacity

Notes:
1. Unsignalized Intersection.
2. Delay High, Intersection Unstable, LOS "F."

4.15.2 Regulatory Setting

4.15.2.1 Federal

Federal regulations, plans, and standards addressing transportation and traffic were reviewed; none were determined to be relevant to the analysis of impacts for this resource area.

4.15.2.2 State

California Department of Transportation

The California Department of Transportation (Caltrans) is responsible for the oversight of state highways. Caltrans requires that all work done within a state highway right-of-way obtain an encroachment permit. Encroachment permits must also be obtained for transmission lines that span or cross any state roadways. In addition, Caltrans has the discretionary authority to issue special permits for the movement of vehicles/loads exceeding statutory limitations on the size, weight, and loading of vehicles contained in Division 15 of the California Vehicle Code. Completion of a Transportation Permit application is required for requests for such special permits.

4.15.2.3 Regional and Local

The proposed project components span six jurisdictions: unincorporated areas of Los Angeles and Ventura Counties; and the Cities of Santa Clarita, San Fernando, Simi Valley, and Los Angeles. Because proposed project construction activity that would result in traffic impacts would be limited to areas of unincorporated Los Angeles County and the Cities of Los Angeles and Santa Clarita, regulations issued by Ventura County and the Cities of San Fernando and Simi Valley are not further discussed.
Reference: Exhibit 3-D, Existing AM Peak Hour Intersection Volumes, Urban Crossroads, 6/23/2009

Figure 4.15-2

Existing Traffic Volumes – Weekday – AM Peak Hour – Santa Clarita
Figure 4.15-3

Existing Traffic Volumes – Weekday – PM Peak Hour – Santa Clarita
Figure 4.15-4

Existing Traffic Volumes – Weekday AM Peak Hour – Los Angeles
Reference: Figure 5-2, Existing Traffic Volumes – Weekday PM Peak Hour, Linscott, Law & Greenspan Engineers, 10/27/2011

Figure 4.15-5

Existing Traffic Volumes – Weekday PM Peak Hour – Los Angeles
Los Angeles County Metropolitan Transportation Authority

Metro is the designated Congestion Management Agency (CMA) for Los Angeles County and all cities and other jurisdictions within the County. California law requires that a Congestion Management Program (CMP) be developed, adopted, and updated biennially for every county in the state with an urbanized area. The CMP includes every incorporated city and the county government within the county. Metro enacted the first CMP in 1992 and adopted the most recent program in 2010. The goal of the program is to comply with CMP statutory requirements, including monitoring LOS on the CMP Highway and Roadway network, measuring frequency and routing of public transit, implementing the Transportation Demand Management and Land Use Analysis Program Ordinances, and helping local jurisdictions meet their responsibilities under the CMP (Metro 2010).

All new projects within Los Angeles County are required to comply with the CMP. Appendix D of the CMP includes Transportation Impact Assessment guidelines to assess impacts on traffic and transportation that would arise from projects that would add 50 or more peak hour vehicle trips to area roadways or 150 more per peak hour vehicle trips to mainline freeway monitoring locations (Metro 2010).

City of Los Angeles Department of Transportation

Projects in the City of Los Angeles may be subject to the requirements of the City of Los Angeles Department of Transportation (LADOT) traffic study policies and procedures. Under LADOT policies, technical memoranda may be required for submittal to LADOT if a project would result in the addition of 25 to 42 a.m. or p.m. peak hour trips, and the adjacent intersection(s) are presently estimated to be operating at LOS E or F. A Traffic Study meeting specific LADOT requirements would be required if a project is likely to add 500 or more daily trips, or likely to add 43 or more a.m. or p.m. peak hour trips (LADOT 2011). Both technical memoranda and traffic studies require review and approval from LADOT.

City of Santa Clarita General Plan, Circulation Element

The County of Los Angeles General Plan, Circulation Element (2011), outlines the following policies that are relevant to the proposed project:

Policy C 2.2.4: Strive to maintain an LOS D or better on most roadway segments and intersections to the extent practical; in some locations, an LOS E may be acceptable, or LOS F may be necessary, for limited durations during peak traffic periods.

Policy C 3.1.1: In evaluating new development projects, require trip reduction measures as feasible to relieve congestion and reduce air pollution from vehicle emissions.

Policy C 3.1.5: Promote the use of van pools, car pools, and shuttles to encourage trip reduction.

4.15.3 Methodology and Significance Criteria

Significance criteria for assessing the impacts on transportation and traffic were defined based on the checklist items presented in Appendix G of the CEQA Guidelines. The proposed project would cause a significant impact on transportation and traffic if it would:

a) Conflict with an applicable plan, ordinance, or policy establishing measures of effectiveness for the performance of the circulation system, taking into account all modes of transportation
including mass transit and non-motorized travel and relevant components of the circulation system including, but not limited, to intersections, streets, highways and freeways, pedestrian and bicycle paths, and mass transit;

b) Conflict with an applicable congestion management program including, but not limited to, LOS standards and travel demand measures, or other standards established by the county congestion management agency for designated roads or highways;

c) Substantially increase hazards due to a design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment);

d) Result in inadequate emergency access; or

e) Conflict with adopted policies, plans, or programs regarding public transit, bicycle, or pedestrian facilities, or otherwise decrease the performance or safety of such facilities.

Appendix G of the California Environmental Quality Act Guidelines also includes the following checklist item:

- Result in a change in air traffic patterns, including either an increase in traffic levels or a change in location that results in substantial safety risks.

The proposed project would not affect air traffic patterns, nor would it lead to an increase in air traffic levels or a change in air traffic location that would result in substantial safety risks. Therefore, this item is not discussed further in the analysis of environmental impacts. The following sections discuss the methodology used to forecast future traffic conditions, thresholds of significance, forecasted scenarios, and the potential for associated impacts.

Traffic Forecast Methodology

The addition of construction-related traffic associated with the proposed project would increase the volume of traffic on area roadways. To assess impacts associated with this additional traffic, forecasts of future traffic volumes on area roadways were prepared. Both the 2009 traffic analysis and LLG’s 2011 supplemental traffic analysis included forecasts that added estimated traffic generated by approved and/or currently pending development projects (“cumulative projects”) to future year traffic volumes based on ambient growth rates applied to the existing traffic volume discussed in Section 4.15.3.1. In addition, LLG’s 2011 supplemental traffic analysis also evaluated traffic forecasts included in planning documents (e.g., general plans) for the proposed project area (Appendix J). Table 4.15-4 identifies the cumulative projects that were included in the analysis.

To calculate the ambient traffic volume, ambient growth rate factors were applied to existing traffic volumes discussed in Section 4.15.3.1. The 2009 traffic analysis applied an ambient growth rate of 3 percent per year based on input from the City of Santa Clarita. The supplemental analysis prepared by LLG applied a 1 percent ambient growth rate based on traffic volume growth rates for the West San Fernando Valley area included in the Los Angeles County 2010 Congestion Management Program.
### Table 4.15-4 Cumulative Projects

<table>
<thead>
<tr>
<th>Project</th>
<th>Land Use Data</th>
<th>Location</th>
<th>Daily Trip Ends⁽¹⁾</th>
<th>AM Peak Hour Volumes⁽¹⁾</th>
<th>PM Peak Hour Volumes⁽¹⁾</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Land Use</td>
<td>Area/Density</td>
<td></td>
<td>In</td>
<td>Out</td>
</tr>
<tr>
<td>ENV-2008-570-MND</td>
<td>Single-family Residential</td>
<td>197 d.u.</td>
<td>City of Los Angeles</td>
<td>1,885</td>
<td>37</td>
</tr>
<tr>
<td>ENV-2007-5388-MND</td>
<td>Residential Planned Development</td>
<td>5 acres</td>
<td>City of Los Angeles</td>
<td>227</td>
<td>7</td>
</tr>
<tr>
<td>Hidden Creek Estates ENV-2005-6657-EIR</td>
<td>Single-family Residential Park Equestrian Boarding Facility</td>
<td>188 d.u. 16 acres</td>
<td>City of Los Angeles</td>
<td>1,799</td>
<td>25</td>
</tr>
<tr>
<td>Tentative Tract No. 60913</td>
<td>Condominium Residential</td>
<td>165 d.u.</td>
<td>City of Los Angeles</td>
<td>959</td>
<td>12</td>
</tr>
<tr>
<td>Tentative Tract No. 53426</td>
<td>Single-family Residential</td>
<td>45 d.u.</td>
<td>City of Los Angeles</td>
<td>431</td>
<td>9</td>
</tr>
<tr>
<td>Panorama Place ENV-2006-2133-EIR</td>
<td>Condominium Residential/Retail</td>
<td>504 d.u. 86,000 GLSF</td>
<td>City of Los Angeles</td>
<td>2,928</td>
<td>38</td>
</tr>
<tr>
<td>New Paradise Church of God and Christ ENV-2003-6669-EIR</td>
<td>Church</td>
<td>11,000 GSF</td>
<td>City of Los Angeles</td>
<td>100</td>
<td>4</td>
</tr>
<tr>
<td><strong>City of Los Angeles Total</strong></td>
<td></td>
<td></td>
<td></td>
<td>12,027</td>
<td>194</td>
</tr>
<tr>
<td>Tract 53653</td>
<td>Single-family Residential</td>
<td>186 d.u.</td>
<td>City of Santa Clarita</td>
<td>1,780</td>
<td>8</td>
</tr>
<tr>
<td>Tract 50242</td>
<td>Single-family Residential</td>
<td>8 d.u.</td>
<td>City of Santa Clarita</td>
<td>8</td>
<td>8</td>
</tr>
<tr>
<td><strong>City of Santa Clarita Total</strong></td>
<td></td>
<td></td>
<td></td>
<td>1,927</td>
<td>8</td>
</tr>
</tbody>
</table>

Source: LLG Engineers, Inc. 2011 (City of Los Angeles); Urban Crossroads, Inc. 2009 (City of Santa Clarita); Institute of Transportation Engineers, "Trip Generation," 8th Edition, 2008

Key:
d.u. = dwelling unit
GLSF = gross leasable square feet
GSF = gross square feet
-- = not available

Note:
1 Trips are one-way traffic movements, entering or leaving.
Once the cumulative projects have been identified and ambient traffic volume estimated, the traffic forecast is completed following a multi-step process. The first step is trip generation, which estimates total arriving and departing traffic for a typical weekday, as well as traffic volumes for the weekday a.m. and p.m. peak hours. Traffic volumes for the cumulative projects were calculated using rates provided in the Institute of Transportation Engineers’ 2008 *Trip Generation* manual. Once traffic volume has been calculated, it is distributed within the study area through a process called trip distribution. Trip distribution identifies the origins and destinations of inbound and outbound project traffic volumes based on demographics and existing and/or anticipated travel patterns in the study area. Finally, traffic is allocated or assigned to study area intersections based on factors such as minimization of travel time.

The initial traffic forecast developed using this methodology reflects future year conditions without the proposed project. The 2009 traffic analysis describes this scenario as “Existing Plus Ambient Growth Plus Cumulative Traffic Conditions,” and LLG’s 2011 supplemental traffic analysis describes this scenario as “Future Cumulative Baseline Conditions.” Traffic associated with construction of the proposed project was calculated in both the 2009 traffic analysis and LLG’s 2011 supplemental analysis and added to these baseline scenarios to estimate traffic volume during peak project construction activities. To generate this scenario, both the 2009 traffic analysis and LLG’s 2011 supplemental analysis applied a passenger car equivalency (PCE) factor to the construction-related vehicles anticipated to be in operation during a typical workday. A PCE factor represents the equivalency value applied to a large, slow-moving vehicle to equate it to a passenger car. In addition, LLG’s 2011 supplemental analysis also calculated the number of construction worker vehicles that would be expected to commute to and from the offsite employee parking areas for the proposed project. A more detailed explanation of the methodologies used to prepare the traffic forecasts are included in Appendix J.

**Levels of Service**

For the purpose of identifying potential impacts, LOS was determined for the study intersections under each of the forecast scenarios using the ICU, Critical Movement Analysis, and Highway Capacity Manual methodologies discussed in Section 4.15.3.1. The City of Los Angeles Automated Traffic Surveillance and Control (ATSAC) and Adaptive Traffic Control System (ATCS) provide computer control of traffic signals that allows for both automatic and manual adjustments to traffic signal timing based on prevalent traffic conditions. LADOT estimates that the ATSAC system reduces the critical V/C ratios by 7 percent (0.07), and the ATCS system further reduces the critical V/C ratios by 3 percent (0.03) for a total reduction of 10 percent (0.10). As discussed in Appendix J, ATSAC and ATCS system upgrades for the eight signalized study intersections in the City of Los Angeles have been implemented, and the LOS calculations at those locations reflect a 0.10 adjustment for all analysis scenarios.

**Thresholds of Significance**

The potential for impacts on traffic within the City of Los Angeles were determined using the thresholds of significance included in LADOT’s *Traffic Study Policies and Procedures* (LADOT 2011). Under LADOT’s significance thresholds, an impact would be considered significant if construction-related traffic associated with the proposed project would lead to an increase in the V/C ratio that equals or exceeds the thresholds presented in Table 4.15-5.
Table 4.15-5  City of Los Angeles Intersection Impact Threshold Criteria

<table>
<thead>
<tr>
<th>Final V/C</th>
<th>Level of Service</th>
<th>Project Related Increase in V/C</th>
</tr>
</thead>
<tbody>
<tr>
<td>&gt; 0.700 – 0.800</td>
<td>C</td>
<td>Equal to or greater than 0.040</td>
</tr>
<tr>
<td>&gt; 0.800 – 0.900</td>
<td>D</td>
<td>Equal to or greater than 0.020</td>
</tr>
<tr>
<td>&gt; 0.900</td>
<td>E or F</td>
<td>Equal to or greater than 0.010</td>
</tr>
</tbody>
</table>

Key: V/C = volume-to-capacity

Potential impacts to traffic within the City of Santa Clarita were identified based on a comparison of with and without construction-related traffic associated with the proposed project. An impact would be considered significant if the traffic volume resulting from the addition of construction-related traffic associated with the proposed project would result in an increase in delay or ICU that would lead to an unacceptable LOS as defined in the Circulation Element of the City of Santa Clarita General Plan at the study intersections (Urban Crossroads, Inc. 2009).

Traffic Impact Analysis Scenarios

The following sections discuss the traffic impact analysis scenarios that were prepared to assess impacts at the study area intersections due to construction-related traffic associated with the proposed project. The first set of scenarios assesses impacts on study area intersections in the City of Santa Clarita, and the second set assesses impacts on the study area intersections in the City of Los Angeles per LADOT traffic study guidelines. In addition, as required by the Sunnyvale West Neighborhood Assn decision (the “Sunnyvale decision”)¹, traffic under existing conditions and existing conditions with the proposed project was also evaluated. Table 4.15-8 presents a comparison of these two scenarios.

Future Cumulative Baseline and Future Cumulative Baseline with Proposed Project – City of Santa Clarita

The future cumulative baseline conditions were forecasted based on the addition of traffic generated by the completion and occupancy of cumulative projects, as well as the ambient growth in existing traffic using the methodology described above. Table 4.15-6 shows the LOS at the study area intersections for both scenarios (referred to as “Existing Plus Ambient Growth Plus Cumulative Traffic Conditions,” and “Existing Plus Ambient Growth Plus Cumulative Plus Project Conditions,” in the 2009 traffic analysis. Figures 4.15-6 and 4.15-7 show traffic volumes and turning movements for the City of Santa Clarita study area intersections under future cumulative baseline and future cumulative baseline with project conditions for both a.m. and p.m. peak hours, respectively. While construction-related traffic associated with the proposed project would result in an incremental increase in ICU at study area intersection #3 (Wiley Canyon Road at Lyons Avenue), this increase would not be substantial enough to result in a significant impact on traffic. The worksheets used to complete this analysis are included in Appendix J.

### Table 4.15-6 Pre-construction and Construction Conditions

<table>
<thead>
<tr>
<th>No.</th>
<th>Intersection</th>
<th>Peak Hour</th>
<th>Existing Plus Ambient Growth Plus Cumulative Traffic Conditions</th>
<th>Existing Plus Ambient Growth Plus Cumulative Traffic Conditions</th>
<th>Significant Impact?</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>ICU or Delay (seconds)</td>
<td>LOS</td>
<td>ICU or Delay (seconds)</td>
</tr>
<tr>
<td>1.</td>
<td>I-5 Southbound Ramps at Calgrove Boulevard (1)</td>
<td>a.m.</td>
<td>72.4</td>
<td>F</td>
<td>72.4</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>–(2)</td>
<td>F</td>
<td>–(2)</td>
</tr>
<tr>
<td>2.</td>
<td>I-5 Northbound Ramps at Calgrove Boulevard (1)</td>
<td>a.m.</td>
<td>24.7</td>
<td>C</td>
<td>24.7</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>–(2)</td>
<td>F</td>
<td>–(2)</td>
</tr>
<tr>
<td>3.</td>
<td>Wiley Canyon Road at Lyons Avenue</td>
<td>a.m.</td>
<td>0.761</td>
<td>C</td>
<td>0.800</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.748</td>
<td>C</td>
<td>0.773</td>
</tr>
<tr>
<td>4.</td>
<td>Wiley Canyon Road at Calgrove Boulevard (1)</td>
<td>a.m.</td>
<td>14.7</td>
<td>B</td>
<td>14.7</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>–(2)</td>
<td>F</td>
<td>–(2)</td>
</tr>
</tbody>
</table>

Source: Urban Crossroads, Inc. 2009

Key:
- ICU = Intersection Capacity Utilization
- LOS = level of service

Notes:
1. Unsignalized Intersection.
2. Delay High, Intersection Unstable, LOS “F.”

#### Future Cumulative Baseline and Future Cumulative Baseline with Proposed Project – City of Los Angeles

Using the methodology described above, the future cumulative baseline conditions were forecasted based on the addition of traffic generated by the completion and occupancy of cumulative projects, as well as the ambient growth in existing traffic. Table 4.15-7 shows the LOS at study area intersections for both scenarios. Figures 4.15-8 and 4.15-9 show traffic volumes and turning movements for the future cumulative baseline conditions for the weekday a.m. and p.m. peak hours, respectively. Similarly, Figures 4.15-10 and 4.15-11 show traffic volumes and turning movements for future baseline cumulative with project conditions for the weekday a.m. and p.m. peak hours, respectively. As shown, while the V/C ratios at all of the study intersections are incrementally increased with the addition of construction-related traffic generated by the proposed project, all study intersections are expected to continue operating at LOS C or better during the weekday a.m. and p.m. peak hours with the addition of growth in ambient traffic, cumulative project traffic, and project construction traffic. The incremental increase in V/C ratios at the study area intersections due to construction-related traffic associated with the proposed project would not be substantial enough to result in a significant impact on traffic.
LEGEND:
19/65 - AM/PM PEAK HOUR VOLUMES
36,126 = AVERAGE DAILY TRAFFIC


Future Cumulative Baseline Traffic Volumes – Weekday AM and PM Peak Hour – Santa Clarita
LEGEND:
19/65 = AM/PM PEAK HOUR VOLUMES
36,126 = AVERAGE DAILY TRAFFIC

Figure 4.15-7
Future Cumulative Baseline Traffic Volumes with Project – Weekday AM and PM Peak Hours – Santa Clarita
Table 4.15-7  Future Cumulative Baseline without and with the Proposed Project

<table>
<thead>
<tr>
<th>No.</th>
<th>Intersection</th>
<th>Peak Hour</th>
<th>Cumulative Baseline Conditions</th>
<th>Cumulative Baseline with Proposed Project</th>
<th>Change in V/C</th>
<th>Significant Impact?</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>V/C or Delay (seconds)</td>
<td>V/C or Delay (seconds)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Tampa Avenue/Sesnon Boulevard (&lt;sup&gt;1&lt;/sup&gt;)</td>
<td>a.m.</td>
<td>10.51 B</td>
<td>11.24 B</td>
<td>0.042</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>9.08 A</td>
<td>9.51 A</td>
<td>0.036</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td></td>
<td>a.m.</td>
<td>0.346 –</td>
<td>0.388 –</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.240 –</td>
<td>0.267 –</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>6.</td>
<td>Porter Ranch Drive/Sesnon Boulevard (&lt;sup&gt;1&lt;/sup&gt;)</td>
<td>a.m.</td>
<td>9.27 A</td>
<td>9.70 A</td>
<td>0.048</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>8.71 A</td>
<td>9.02 A</td>
<td>0.048</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td></td>
<td>a.m.</td>
<td>0.341 –</td>
<td>0.389 –</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.262 –</td>
<td>0.310 –</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>7.</td>
<td>Porter Ranch Drive/Corbin Avenue</td>
<td>a.m.</td>
<td>0.088 A</td>
<td>0.098 A</td>
<td>0.010</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.101 A</td>
<td>0.111 A</td>
<td>0.010</td>
<td>No</td>
</tr>
<tr>
<td>8.</td>
<td>Porter Ranch Drive/Rinaldi Street</td>
<td>a.m.</td>
<td>0.627 B</td>
<td>0.665 B</td>
<td>0.038</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.578 A</td>
<td>0.670 B</td>
<td>0.092</td>
<td>No</td>
</tr>
<tr>
<td>9.</td>
<td>Porter Ranch Drive/SR-118 Freeway Westbound On/Off-ramps</td>
<td>a.m.</td>
<td>0.648 B</td>
<td>0.655 B</td>
<td>0.007</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.524 A</td>
<td>0.557 A</td>
<td>0.033</td>
<td>No</td>
</tr>
<tr>
<td>10.</td>
<td>Porter Ranch Drive/SR-118 Freeway Eastbound On/Off-ramps</td>
<td>a.m.</td>
<td>0.440 A</td>
<td>0.446 A</td>
<td>0.006</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.512 A</td>
<td>0.553 A</td>
<td>0.041</td>
<td>No</td>
</tr>
<tr>
<td>11.</td>
<td>Corbin Avenue/Rinaldi Street</td>
<td>a.m.</td>
<td>0.488 A</td>
<td>0.524 A</td>
<td>0.036</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.522 A</td>
<td>0.687 B</td>
<td>0.165</td>
<td>No</td>
</tr>
<tr>
<td>12.</td>
<td>Tampa Avenue/Rinaldi Street</td>
<td>a.m.</td>
<td>0.529 A</td>
<td>0.580 A</td>
<td>0.051</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.618 B</td>
<td>0.691 B</td>
<td>0.073</td>
<td>No</td>
</tr>
<tr>
<td>13.</td>
<td>Tampa Avenue/SR-118 Freeway Westbound On/Off Ramps</td>
<td>a.m.</td>
<td>0.748 C</td>
<td>0.753 C</td>
<td>0.005</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.549 A</td>
<td>0.567 A</td>
<td>0.018</td>
<td>No</td>
</tr>
<tr>
<td>14.</td>
<td>Tampa Avenue/SR-118 Freeway Eastbound On/Off Ramps</td>
<td>a.m.</td>
<td>0.647 B</td>
<td>0.658 B</td>
<td>0.011</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.635 B</td>
<td>0.692 B</td>
<td>0.057</td>
<td>No</td>
</tr>
</tbody>
</table>

Source: LLG Engineers, Inc. 2011.

Key:
LOS = level of service
SR = State Route
V/C = volume-to-capacity

Note:
<sup>1</sup> Unsignalized Intersection.

Existing Conditions and Existing Conditions with the Proposed Project – City of Santa Clarita

Estimates of ICU and LOS were calculated for existing conditions plus the proposed project (see Appendix J). As shown in Table 4.15-8, LOS at all study area intersections would only be incrementally affected by the addition of traffic associated with construction of the proposed project. This incremental increase would not be substantial enough to create significant impacts at any of the study intersections. Because there are no significant impacts, no traffic mitigation measures are required or recommended for the study intersections under the “Existing with Project Construction” conditions.
Reference: Figure 9-3, Future Cumulative Baseline Traffic Volumes – Weekday AM Peak Hour, Linscott, Law & Greenspan Engineers, 10/27/2011

Figure 4.15-8

Future Cumulative Baseline Traffic Volumes – Weekday AM Peak Hour – Los Angeles
Figure 4.15-9

Future Cumulative Baseline Traffic Volumes – Weekday PM Peak Hour – Los Angeles
Figure 4.15-10

Future Cumulative with Project Traffic Volumes – Weekday AM Peak Hour – Los Angeles
Figure 4.15-11

Future Cumulative with Project Traffic Volumes – Weekday PM Peak Hour – Los Angeles
Table 4.15-8  Existing Conditions without and with the Proposed Project – City of Santa Clarita

<table>
<thead>
<tr>
<th>No.</th>
<th>Intersection</th>
<th>Peak Hour</th>
<th>Existing Conditions</th>
<th>Existing Conditions with Project</th>
<th>Significant Impact?</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>ICU or Delay (seconds)</td>
<td>LOS</td>
<td>ICU or Delay (seconds)</td>
</tr>
<tr>
<td>1.</td>
<td>I-5 Southbound Ramps at Calgrove Boulevard (1)</td>
<td>a.m.</td>
<td>56.0</td>
<td>F</td>
<td>56.0</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td></td>
<td>F</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>I-5 Northbound Ramps at Calgrove Boulevard (1)</td>
<td>a.m.</td>
<td>21.8</td>
<td>C</td>
<td>21.8</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td></td>
<td>F</td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Wiley Canyon Road at Lyons Avenue</td>
<td>a.m.</td>
<td>0.727</td>
<td>C</td>
<td>0.746</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.720</td>
<td>C</td>
<td>0.745</td>
</tr>
<tr>
<td>4.</td>
<td>Wiley Canyon Road at Calgrove Boulevard (1)</td>
<td>a.m.</td>
<td>14.4</td>
<td>B</td>
<td>14.4</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td></td>
<td>F</td>
<td></td>
</tr>
</tbody>
</table>

Source: E & E, 2011; Urban Crossroads, Inc. 2009

Key:
ICU = Intersection Capacity Utilization
LOS = level of service
Notes:
1 Unsignalized Intersection.
2 Delay High, Intersection Unstable, LOS "F."

Existing Conditions and Existing Conditions with the Proposed Project – City of Los Angeles

As shown in Table 4.15-9, under existing conditions, all study intersections are presently operating at LOS C or better during the weekday a.m. and p.m. peak hours. Application of the city’s threshold criteria to the “Existing with Project Construction” scenario indicates that proposed project construction, while contributing incrementally to traffic volume, does not do so substantially enough to create significant impacts at any of the study intersections. Because there are no significant impacts, no traffic mitigation measures are required or recommended for the study intersections under the “Existing with Project Construction” conditions.

Table 4.15-9  Existing Conditions without and with the Proposed Project – City of Los Angeles

<table>
<thead>
<tr>
<th>No.</th>
<th>Intersection</th>
<th>Peak Hour</th>
<th>Existing Conditions</th>
<th>Existing Conditions with Project</th>
<th>Significant Impact?</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>V/C or Delay (seconds)</td>
<td>LOS</td>
<td>V/C or Delay (seconds)</td>
</tr>
<tr>
<td>5.</td>
<td>Tampa Avenue/Sesnon Boulevard (1)</td>
<td>a.m.</td>
<td>10.33</td>
<td>B</td>
<td>11.02</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>9.00</td>
<td>A</td>
<td>9.42</td>
</tr>
<tr>
<td></td>
<td></td>
<td>a.m.</td>
<td>0.335</td>
<td>–</td>
<td>0.378</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.233</td>
<td>–</td>
<td>0.269</td>
</tr>
<tr>
<td>6.</td>
<td>Porter Ranch Drive/Sesnon Boulevard (1)</td>
<td>a.m.</td>
<td>9.18</td>
<td>A</td>
<td>9.59</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>8.64</td>
<td>A</td>
<td>8.95</td>
</tr>
<tr>
<td></td>
<td></td>
<td>a.m.</td>
<td>0.331</td>
<td>–</td>
<td>0.379</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.254</td>
<td>–</td>
<td>0.303</td>
</tr>
</tbody>
</table>
### Table 4.15-9  Existing Conditions without and with the Proposed Project – City of Los Angeles

<table>
<thead>
<tr>
<th>No.</th>
<th>Intersection</th>
<th>Peak Hour</th>
<th>Existing Conditions</th>
<th>Existing Conditions with Project</th>
<th>Change in V/C</th>
<th>Significant Impact?</th>
</tr>
</thead>
<tbody>
<tr>
<td>7.</td>
<td>Porter Ranch Drive/Corbin Avenue</td>
<td>a.m.</td>
<td>0.082 A</td>
<td>0.092 A</td>
<td>0.010</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.095 A</td>
<td>0.105 A</td>
<td>0.010</td>
<td>No</td>
</tr>
<tr>
<td>8.</td>
<td>Porter Ranch Drive/Rinaldi Street</td>
<td>a.m.</td>
<td>0.605 B</td>
<td>0.644 B</td>
<td>0.039</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.506 A</td>
<td>0.649 B</td>
<td>0.091</td>
<td>No</td>
</tr>
<tr>
<td>9.</td>
<td>Porter Ranch Drive/SR-118 Freeway Westbound On/Off-ramps</td>
<td>a.m.</td>
<td>0.626 B</td>
<td>0.633 B</td>
<td>0.007</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.506 A</td>
<td>0.539 A</td>
<td>0.033</td>
<td>No</td>
</tr>
<tr>
<td>10.</td>
<td>Porter Ranch Drive/SR-118 Freeway Eastbound On/Off-ramps</td>
<td>a.m.</td>
<td>0.424 A</td>
<td>0.430 A</td>
<td>0.006</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.494 A</td>
<td>0.535 A</td>
<td>0.041</td>
<td>No</td>
</tr>
<tr>
<td>11.</td>
<td>Corbin Avenue/Rinaldi Street</td>
<td>a.m.</td>
<td>0.471 A</td>
<td>0.507 A</td>
<td>0.036</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.504 A</td>
<td>0.669 B</td>
<td>0.165</td>
<td>No</td>
</tr>
<tr>
<td>12.</td>
<td>Tampa Avenue/Rinaldi Street</td>
<td>a.m.</td>
<td>0.510 A</td>
<td>0.561 A</td>
<td>0.051</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.596 A</td>
<td>0.669 B</td>
<td>0.073</td>
<td>No</td>
</tr>
<tr>
<td>13.</td>
<td>Tampa Avenue/SR-118 Freeway Westbound On/Off Ramps</td>
<td>a.m.</td>
<td>0.723 C</td>
<td>0.728 C</td>
<td>0.005</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.530 A</td>
<td>0.548 A</td>
<td>0.018</td>
<td>No</td>
</tr>
<tr>
<td>14.</td>
<td>Tampa Avenue/SR-118 Freeway Eastbound On/Off Ramps</td>
<td>a.m.</td>
<td>0.625 B</td>
<td>0.636 B</td>
<td>0.011</td>
<td>No</td>
</tr>
<tr>
<td></td>
<td></td>
<td>p.m.</td>
<td>0.614 B</td>
<td>0.670 B</td>
<td>0.056</td>
<td>No</td>
</tr>
</tbody>
</table>

Source: LLG Engineers, Inc. 2011

Key:
- LOS = level of service
- SR = State Route
- V/C = volume-to-capacity

Note:
- 1 Unsignalized Intersection.

### 4.15.4 Environmental Impacts and Mitigation Measures

#### 4.15.4.1 Applicant Proposed Measures

The applicant has committed to the following applicant proposed measures (APMs) as part of the design of the proposed project. See Section 2.5, “Plans and Applicant Proposed Measures,” Table 2-8, for a full description of each APM.

- APM TT-1: Traffic Control Plan.
- APM TT-2: Repair of Damaged Roads.
- APM TT-3: Commuter Plan.
4.15.4.2 Impact Analysis

Operational impacts would be very minor as the proposed project would require minimal maintenance and would not require more than a few vehicles for operation and maintenance activities. It is estimated that Southern California Edison personnel would visit the proposed Natural Substation three to four times per month and inspect the 66-kV subtransmission line and 12-kV Power Plant Line at least once per year either by flying or driving the line routes. Emergency repairs to the 66-kV subtransmission lines, 12-kV Power Plant Line, and proposed Natural Substation may occasionally be required. Once a year, the applicant would perform routine maintenance of telecommunications components located at the substations. Therefore, impacts from operation of the proposed project are not considered in the following analysis.

In addition, because construction activity that would result in traffic impacts would be limited to areas of unincorporated Los Angeles County and the Cities of Los Angeles and Santa Clarita, intersections within Ventura County and the City of Simi Valley are not included in the following analysis.

Impact TT-1: Conflict with an applicable plan, ordinance, or policy establishing measures of effectiveness for the performance of the circulation system, taking into account all modes of transportation including mass transit and non-motorized travel and relevant components of the circulation system including, but not limited to, intersections, streets, highways and freeways, pedestrian and bicycle paths, and mass transit.

LESS THAN SIGNIFICANT

Impacts on traffic within the City of Los Angeles were determined using the thresholds of significance included in the Circulation Element of the City of Santa Clarita General Plan and LADOT’s Traffic Study Policies and Procedures. The results of the traffic impact analysis indicate that under all traffic analysis scenarios, study area intersections would continue to operate at an acceptable LOS, and therefore, no significant impacts on study area intersections would occur.

The City of Santa Clarita’s General Plan includes several policies focused on encouraging use and development of multiple modes of transportation, including public transit and bicycles. Similarly, the City of Los Angeles General Plan Transportation Element and Bicycle Plan also include policies encouraging transportation multimodality, including public transit and bicycles. However, LOS standards have not been adopted for these modes of transportation, thus a qualitative assessment of impacts on these facilities is not possible. In general, the proposed project would not conflict with policies governing these facilities. While construction of certain proposed project components would affect bicycle infrastructure and public transit (see discussion under Impact TT-5), any impact on these facilities would be short term and temporary and would not conflict with any applicable plan, ordinance, or policy.

In addition, a Traffic Control Plan (APM TT-1) and Commuter Plan (APM TT-3) would be developed and implemented to ensure that conflicts with applicable plans, ordinances, or policies establishing measures of effectiveness for the performance of the circulation system are avoided. Therefore, long-term conflicts with the overall circulation system within the proposed project area would not occur, and impacts would be less than significant under this criterion.
Impact TT-2: Conflict with an applicable congestion management program including, but not limited to, LOS standards and travel demand measures, or other standards established by the county congestion management agency for designated roads or highways.

LESS THAN SIGNIFICANT

The 2010 CMP for Los Angeles County was implemented to address the impact of local growth on the regional transportation system. The CMP addresses congestion for the County and all cities within the County. As required under the CMP, project applicants may be required to prepare a Traffic Impact Assessment (TIA) to assess impacts on designated monitoring locations of the CMP highway system.

Under the CMP criteria, a significant transportation impact would occur:

- If the proposed project would increase traffic demand on a CMP facility by 2 percent of capacity (V/C > 0.02), causing or worsening LOS F (V/C > 1.00); or
- If the facility is already at LOS F, a significant impact would occur if the proposed project would increase traffic demand on a CMP facility by 2 percent of capacity (V/C ≥ 0.02) (Metro 2010).

The impact criteria apply to both intersection and freeway monitoring locations. Two CMP intersection monitoring facilities were identified near the proposed project area:

- No. 64: Topanga Canyon Boulevard/Devonshire Street; and
- No. 66: Topanga Canyon Boulevard/SR-118 Freeway Westbound Ramps.

In addition, two CMP freeway monitoring locations were also identified near the proposed project area:

- Seg. No. 1051: SR-118 Freeway at Los Angeles/Ventura County Line; and
- Seg. No. 1052: SR-118 Freeway east of Woodley Avenue.

Under the CMP TIA guidelines, impacts on CMP intersection monitoring facilities must be assessed using the significance thresholds described above if a proposed project will add 50 or more trips during either the a.m. or p.m. weekday peak hours. Similarly, the CMP TIA guidelines require that impacts on freeway monitoring locations must be assessed using the significance thresholds described above if the proposed project will add 150 or more trips (in either direction) during either the a.m. or p.m. weekday peak hours. The proposed project would not add 50 or more trips during the a.m. or p.m. peak hours at any of the CMP monitoring intersections, nor would it add 150 or more trips (in either direction) during either the a.m. or p.m. weekday peak hours to the CMP freeway monitoring locations. Additionally, a Traffic Control Plan (APM TT-1) and Commuter Plan (APM TT-3) would be implemented to ensure that conflicts with congestion management programs and standards are avoided. Therefore, because the proposed project does not meet the requirements for preparation of a TIA under the CMP TIA guidelines and traffic control and commuter plans would be implemented, impacts under this criterion would be less than significant.

Impact TT-3: Substantially increase hazards due to a design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment).

LESS THAN SIGNIFICANT

The proposed project includes the expansion, repair, or construction of new service roads. The entry road into the Aliso Canyon Natural Gas Storage Field (storage field) from Sesnon Boulevard (Tampa...
Avenue/Limekiln Canyon Road) would be widened by 12 feet for approximately 500 feet leading up to a proposed guardhouse site. Other roadway modifications would include increasing the width, grading, and paving an existing 1,500-foot dirt road to the proposed Natural Substation site, installation of a crossing and/or culvert in a service road between 66-kV subtransmission line structures 27 and 28, and widening of existing access roads to existing 66-kV subtransmission line structures 50, 51, and 52 (project alignment sheets depicting structure numbers are provided in Appendix D). In addition, new 18-foot-wide access roads would be required along the 66-kV subtransmission line reconductoring route where new structures would be installed and no existing structures are currently present. Most of the roads constructed to accommodate construction of the proposed project would be left in place for maintenance access. Roads would be designed to avoid hazardous features for the safety of operation and maintenance crews.

Excluding the entry road to the storage field, none of the roads that would be expanded, repaired, or constructed as a part of the proposed project would be accessible to the public or comprise a part of the public roadway system. Access would be restricted through installation of gates at fenced property lines to restrict public and recreational vehicular access to proposed project roads. While the entry road to the storage field opens onto a public roadway, the entry road is private and not open to public use. In addition, widening the entry road would help alleviate truck congestion at the intersection of Tampa Avenue and Sesnon Boulevard by allowing delivery trucks to line up for entry using one lane and allowing other vehicles to enter the storage field without delay by using the second lane. Accordingly, any potential hazards to passing traffic would be reduced due to a reduction in queuing and congestion at the storage field entry. None of the proposed project roadway components would result in changes to existing public roadway design, including intersections, alignment, lane configuration, or medians.

Construction of the proposed project would potentially require the use of oversize and/or overweight vehicles on area roadways. Installation of the replacement tubular steel poles (TSPs) along the 66-kV subtransmission line reconductoring route would require the hauling and stacking of bundles of steel at tower locations, involving the use of several tractor-trailers for the delivery of construction materials. However, the applicant would implement APM TT-1, Traffic Control Plan, during project construction to minimize short-term, construction-related impacts on local traffic and reduce potential traffic safety hazards through measures such as the installation of temporary warning signs at strategic locations near access points for the project components. Therefore, the proposed project would not substantially increase hazards due to a design feature or incompatible use and impacts would be less than significant under this criterion.

Impact TT-4: Result in inadequate emergency access.

LESS THAN SIGNIFICANT

The proposed project would require the replacement of six existing lattice steel towers (LSTs) with new installation of TSPs along the Wiley Canyon Road corridor within the City of Santa Clarita. Five of the LSTs to be replaced are located on the east side of Wiley Canyon Road, between Lyons Avenue and Calgrove Boulevard, and the remaining LST is located on the east side of Old Wiley Canyon Road, just south of Wabuska Street. It is estimated that the tower replacement activities would take up to one week per tower. The crane that would be used for both the removal of the LSTs and installation of the new TSPs would likely require a full lane of the roadway in which to operate. This would result in temporary travel lane reductions near four tower locations, and full road closures on Wiley Canyon Road near two tower locations where the roadway is reduced to only two lanes of traffic. Similarly, reconductoring of the 66-kV subtransmission line and installation of Telecommunications Route #1 would likely require the temporary closure of a section of I-5, between Calgrove Boulevard and SR-14.
Typically, roadway closures may result in inadequate access for emergency vehicles. However, the applicant would implement APM TT-1, Traffic Control Plan, and APM TT-3, Commuter Plan, during project construction to minimize short-term construction-related impacts on local traffic, including emergency access. Under the traffic control plans, construction activities would be coordinated with the affected local agencies in order to prevent closure of any emergency access route. Flaggers may briefly hold traffic back while conductor is pulled across a roadway, but emergency vehicles would be provided access even in the event of temporary road closures. Emergency access would not be directly impacted by construction of the proposed project because all streets would remain open to emergency vehicles at all times during construction activities.

In places where proposed project components would require lane closures, construction activities would be coordinated with local jurisdictions in order to avoid closure of any emergency access route. Flaggers may briefly hold traffic back for construction equipment, but emergency vehicles would be provided access even in the event of temporary road closures. In addition, each of the TSP locations would be designed for 24-hour vehicular access during operation of the proposed project for emergency and maintenance activities. As a result, temporary road and lane closures associated with construction activities would not significantly lengthen the response time required for emergency vehicles passing through the construction zone because all streets would remain open to emergency vehicles at all times.

In order to minimize any impacts/inconveniences to the general public, the temporary closure of the I-5 freeway would be scheduled on days/times when traffic on the freeway is at its lowest (i.e., during late night/early morning hours and/or weekend). In addition, sufficient public notice in advance of the freeway closure, as well as signage for potential detour routes, would be provided. Traffic control plans would also be submitted to all affected jurisdictions for review and approval prior to conducting the tower replacement activities. Further, coordination and approvals from the affected agencies, including Caltrans, would be required prior to closure of I-5.

Measures included under APM TT-1 and APM TT-3 would ensure that construction activities would not interfere with emergency response by ambulance, fire, paramedic, and police vehicles within the proposed project area. Travel routes for emergency vehicles would remain unobstructed and adequate. Therefore, project construction activities would not result in inadequate emergency access and impacts would be less than significant under this criterion.

**Impact TT-5:** Conflict with adopted policies, plans or programs regarding public transit, bicycle, or pedestrian facilities, or otherwise decrease the performance or safety of such facilities.

*LESS THAN SIGNIFICANT*

Extensive bicycle infrastructure is present throughout the proposed project component areas. Roadways within the proposed project areas with bicycle lanes include Tampa Avenue, Corbin Avenue, Porter Ranch Drive, and Sesnon Boulevard in the City of Los Angeles; and Calgrove Boulevard and Wiley Canyon Road in the City of Santa Clarita.

The proposed project area is also serviced by extensive public transit facilities. Santa Clarita Transit bus Route 634 serves Wiley Canyon Road and Routes 4, 5, 6, and 14 serve Lyons Avenue. In addition, several Metro bus and rail lines serve the proposed project area, including the Antelope Valley and Ventura County Metrolink commuter rail lines.

Replacement of LSTs with TSPs along Wiley Canyon Road would necessitate temporary lane reductions and closures that would directly affect bicycle lanes on Wiley Canyon Road and Santa
Clarita Transit Route 634. In addition, a portion of Telecommunications Route #3 would cross the Metrolink Antelope Valley commuter rail line, potentially requiring a temporary closure of the rail line at this location until the fiber optic line has been strung and secured across the rail alignment. However, as part of the proposed project, the applicant would implement APM TT-1, Traffic Control Plan, during project construction to minimize short-term construction-related impacts on these facilities. Under APM TT-1, all construction work would be coordinated with affected local agencies in order to prevent negative effects to these facilities. The Traffic Control Plan would include provisions for temporary alternate routes to route local bicycle and bus traffic around construction zones. In addition, work conducted on Telecommunications Route #3 that crosses the Metrolink alignment would be scheduled to avoid the regular operating schedule of the rail line.

The applicant would also implement APM TT-2, Roadway Repair, to ensure that any damage done to area roadways, including bicycle lanes, resulting from construction work would be repaired following completion of project construction. Therefore, impacts on public transit, bicycle, or pedestrian facilities would be less than significant under this criterion.

References


Los Angeles County Department of Regional Planning. 2008. Draft General Plan – Traffic


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5.0 Comparison of Alternatives

The purpose of an alternatives analysis pursuant to the California Environmental Quality Act (CEQA) is to identify options that would feasibly attain most of the basic project objectives while reducing significant effects of the proposed project. CEQA does not require the inclusion of an alternatives analysis when the results of the environmental analysis show that with mitigation, the proposed project would not result in significant adverse environmental impacts. Nonetheless, the California Public Utilities Commission (CPUC) reviewed information about alternatives during the preparation of this Environmental Impact Report (EIR).

Pursuant to Section IX.A.1.e of CPUC General Order 131-D, Southern California Gas Company (the applicant) provided an analysis of the proposed project and alternatives as part of its application and Proponent’s Environmental Assessment. After the application was filed, additional alternatives to the proposed project were identified during scoping and by the CPUC Energy Division as a result of the agency’s independent review. Written comments from the California Department of Fish and Game, for example, requested that the CEQA document include a range of alternatives that would minimize impacts on sensitive biological resources (Appendix B, “Scoping Summary Report”). The alternatives considered included alternative compressor technologies, central compressor station and substation sites, electrical designs, and electrical and telecommunications line routings (Appendix C, “Alternatives Screening Report”). The alternatives screening process identified and evaluated 11 potential alternatives to the proposed project, including the No Project Alternative.

This chapter provides a comparison of the environmental advantages and disadvantages of the proposed project and each alternative retained for consideration in this EIR (Chapter 3, “Description of Alternatives”). The comparison is based on the assessment of environmental impacts of the proposed project presented in Chapter 4, “Environmental Analysis,” with the impacts of the following three alternatives:

• Design Alternative (Alternate Compressor Drive Type, a Non-wires Alternative);
• Routing Alternative A (Telecommunications: Sylmar Substation to San Fernando Substation); and
• No Project Alternative.

An Environmentally Superior Alternative is identified in Section 5.3.

5.1 Comparison Methodology

Specific direction regarding the methodology of alternatives comparison is not provided by the CEQA statute or guidelines. Projects must be evaluated in terms of the resource areas associated with the type of project and environmental setting. Resource areas that are generally given more weight in the comparison of alternatives are those with long-term impacts. Impacts associated with construction (i.e., temporary or short-term impacts) or those that can be easily mitigated to less than significant levels are given less weight. In this chapter, the following methodology is used to compare the proposed project and alternatives:

• **Step 1: Identification of Alternatives and Potential Environmental Effects.** A screening process was used to identify a number of alternatives to the proposed project. An Alternatives Screening Report (Appendix C) was prepared during this process that documents the criteria used
to evaluate and select alternatives for further analysis, including their feasibility, the extent to
which they would meet most of the basic objectives of the proposed project, and their potential to
avoid or substantially lessen the significant effects of the proposed project. It also describes the
alternatives to the proposed project that were retained for consideration in this EIR, and those that
were initially evaluated but then eliminated from further consideration, and discusses the reasons
for their elimination. The alternatives retained for consideration are described in more detail in
Chapter 3 of this EIR.

• **Step 2: Evaluation of Environmental Impacts.** The potential environmental effects listed in the
Alternatives Screening Report (Appendix C) were identified based on the CPUC’s initial review
of the Proponent’s Environmental Assessment and the applicant’s subsequent responses to CPUC
requests for further information about the proposed project. The environmental impacts of
construction and operation of the proposed project are evaluated by resource area in Chapter 4 of
this EIR. The evaluation presented in Chapter 4 is more detailed than the initial evaluation of
potential environmental effects completed during the screening process.

• **Step 3: Comparison of the Proposed Project and Alternatives.** In this chapter, the
environmental impacts of the proposed project are compared to those of each alternative. An
Environmentally Superior Alternative is then identified. The Environmentally Superior
Alternative is then compared to the No Project Alternative.

5.1.1 Environmental Impacts of the Proposed Project

All of the impacts identified in Chapter 4, “Environmental Analysis,” would be less than significant or,
with mitigation, reduced to less than significant levels. Because the proposed project would not result in
any significant and unavoidable adverse impacts, an analysis of alternatives that are capable of avoiding
or reducing significant impacts is not required by CEQA. Although not required, a qualitative analysis of
the advantages and disadvantages of each alternative retained for analysis in this EIR in comparison to the
proposed project is presented in the following sections, and an Environmentally Superior Alternative is
identified. The comparison of alternatives is provided to better inform decision makers at the CPUC about
the steps taken during the EIR development process and the rigor under which the proposed project was
evaluated.

5.2 Analysis of Alternatives

A qualitative analysis of the advantages and disadvantages of each alternative in comparison to the
proposed project is presented in this section. Determinations are provided that indicate whether the
proposed project or an alternative would be environmentally superior for each resource area. Where the
analysis determines that impacts would be similar to the proposed project, the proposed project is selected
as environmentally superior for that resource area. For most resource areas, the Design Alternative is
shown to be environmentally superior, because of the smaller overall footprint of ground disturbance
associated with this alternative. Table 5-1 provides a summary of the analysis and determinations.
### Table 5.1 Comparison of Alternatives to the Proposed Project (Adverse Environmental Impacts by Resource Area)

<table>
<thead>
<tr>
<th>Resource Area</th>
<th>Proposed Project (Impact Determination)</th>
<th>Impact Type</th>
<th>Design Alternative (Alternate Compressor Drive Type)</th>
<th>Routing Alternative A (Telecom: Sylmar Substation to San Fernando Substation)</th>
<th>No Project Alternative</th>
<th>Environmentally Superior Alternative *</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aesthetics</td>
<td>Less than significant</td>
<td>Temporary</td>
<td>Less</td>
<td>Similar</td>
<td>Less</td>
<td>Design Alternative</td>
</tr>
<tr>
<td>Agriculture and Forestry Resources</td>
<td>Less than significant</td>
<td>Temporary</td>
<td>Less</td>
<td>Similar</td>
<td>Less</td>
<td>Design Alternative</td>
</tr>
<tr>
<td>Air Quality</td>
<td>Less than significant with mitigation</td>
<td>Long term</td>
<td>Greater (1)</td>
<td>Similar</td>
<td>Greater (1)</td>
<td>Proposed Project</td>
</tr>
<tr>
<td>Biological Resources</td>
<td>Less than significant with mitigation</td>
<td>Temporary, long term</td>
<td>Less</td>
<td>Similar</td>
<td>Less</td>
<td>Design Alternative</td>
</tr>
<tr>
<td>Cultural and Paleontological Resources</td>
<td>Less than significant with mitigation</td>
<td>Temporary</td>
<td>Less</td>
<td>Similar</td>
<td>Less</td>
<td>Design Alternative</td>
</tr>
<tr>
<td>Geology, Soils, and Mineral Resources</td>
<td>Less than significant</td>
<td>Temporary, long term</td>
<td>Less</td>
<td>Similar</td>
<td>Less</td>
<td>Design Alternative</td>
</tr>
<tr>
<td>Greenhouse Gas Emissions</td>
<td>Less than significant</td>
<td>Long term</td>
<td>Greater (2)</td>
<td>Similar</td>
<td>Greater (2)</td>
<td>Proposed Project</td>
</tr>
<tr>
<td>Hazards and Hazardous Materials</td>
<td>Less than significant with mitigation</td>
<td>Temporary</td>
<td>Less</td>
<td>Similar</td>
<td>Less</td>
<td>Design Alternative</td>
</tr>
<tr>
<td>Hydrology and Water Quality</td>
<td>Less than significant</td>
<td>Temporary, long term</td>
<td>Less</td>
<td>Similar</td>
<td>Less</td>
<td>Design Alternative</td>
</tr>
<tr>
<td>Land Use and Planning</td>
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<td>Less</td>
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<td>Less</td>
<td>Design Alternative</td>
</tr>
<tr>
<td>Noise</td>
<td>Less than significant with mitigation</td>
<td>Temporary</td>
<td>Less</td>
<td>Less (3)</td>
<td>Less</td>
<td>Design Alternative</td>
</tr>
<tr>
<td>Population and Housing</td>
<td>Less than significant</td>
<td>Long term</td>
<td>Less</td>
<td>Similar</td>
<td>Less</td>
<td>Design Alternative</td>
</tr>
<tr>
<td>Public Services and Utilities</td>
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<td>Less</td>
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<tr>
<td>Recreation</td>
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<td>Design Alternative</td>
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<tr>
<td>Transportation and Traffic</td>
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<td>Less</td>
<td>Similar</td>
<td>Greater (4)</td>
<td>Design Alternative</td>
</tr>
<tr>
<td>Cumulative</td>
<td>Less than significant with mitigation</td>
<td>Temporary, long term</td>
<td>Greater (5)</td>
<td>Similar</td>
<td>Greater (5)</td>
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</tr>
<tr>
<td>Growth Inducing</td>
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<td>Long term</td>
<td>Less</td>
<td>Similar</td>
<td>Less</td>
<td>Design Alternative</td>
</tr>
</tbody>
</table>

Notes:
* If the Environmentally Superior Alternative is the No Project Alternative, CEQA requires the identification of an Environmentally Superior Alternative among the other alternatives (CEQA Guidelines Section 15126.6). In addition, where impacts would be similar to the proposed project, the proposed project is selected as environmentally superior rather than the alternative.

(1) Refer to the air quality analyses presented in Sections 5.2.1.1 and 5.2.3.1.
(2) Refer to the greenhouse gas emission analyses presented in Sections 5.2.1.1 and 5.2.3.1.
(3) Refer to the noise analysis presented in Section 5.2.2.1.
(4) Refer to the transportation and traffic analyses presented in Section 5.2.3.1.
(5) Refer to the cumulative impacts analyses, which focus on air quality and greenhouse gases, presented in Sections 5.2.1.1 and 5.2.3.1.
5.2.1 Design Alternative (Alternate Compressor Drive Type, a Non-wires Alternative)

This section compares the environmental impacts of the proposed project with those of a design alternative under which new gas turbine–driven compressors with greater capacity than the existing gas turbine–driven compressors would be installed instead of the proposed electric-driven, variable-speed compressors. Determinations are provided that indicate whether the proposed project or alternative would be environmentally superior for each resource area. A description of the Design Alternative is provided in Chapter 3, “Description of Alternatives.” As discussed in Chapter 3, this alternative is potentially feasible and would meet the basic objectives of the proposed project.

5.2.1.1 Environmental Impacts and Mitigation

Air Quality

Construction

Air pollutant emissions would be generated during the various activities associated with construction of the Design Alternative. Air pollutants would be emitted by diesel- and gasoline-fueled construction equipment and on-road vehicles (e.g., delivery trucks and worker vehicles). Onsite construction activities and vehicle travel would also generate fugitive dust.

The additional 8 to 10 workers and equipment required for this alternative would increase emissions associated with construction of the Central Compressor Station; however, overall, fewer construction workers and less equipment would be required because none of the proposed and modified electrical and telecommunications facilities would be constructed. Therefore, daily construction emissions would be considerably less for the Design Alternative than the proposed project.

Operations

Modern gas turbine–driven compressors can be equipped with technology that provides lower emissions of air pollutants, such as oxides of nitrogen (NOx) and carbon monoxide, than the existing gas turbine–driven compressors, which were installed at the storage field in the 1970s. It is anticipated that add-on control technology would be needed to meet the Best Available Control Technology/Lowest Achievable Emission Rate emissions requirements within the South Coast Air Quality Management District. The most feasible emissions control technology for NOx emissions would likely be a Selective Catalytic Reduction (SCR) system. SCR systems can reduce NOx emissions by more than 90 percent. An oxidation catalyst system may be required to control emissions of other pollutants, such as carbon monoxide and reactive organic gases.

The use of SCR would generate ammonia emissions. Ammonia, which would be stored at the Aliso Canyon Natural Gas Storage Field (storage field) in aqueous or crystallized form, would be fed into the SCR unit to react with the NOx to form inert nitrogen. A small amount of ammonia goes unreacted in the SCR and is released out of the turbine stack, which is often referred to as ammonia slip. Regulatory requirements and permit conditions typically limit the amount of ammonia slip to low levels that would have an very minor air quality impact. The emissions control system would require maintenance that would not be necessary for the proposed electric-driven compressors; it is anticipated that this additional maintenance would generate only a small amount of air pollutant emissions that would have an very minor impact on air quality.
It is likely that daily emissions of air pollutants, including NO\textsubscript{x} and carbon monoxide, under the Design Alternative would decrease compared to the existing natural gas compressor units. Although there may be an increase in emissions of some air pollutants due to the increased size and capacity of the new turbines, it is expected that these daily emission increases would be below South Coast Air Quality Management District significance thresholds. Regardless, during operations, emissions of NO\textsubscript{x}, carbon monoxide, and other pollutants under the Design Alternative would be higher than those from the proposed project.

**Determination**

Implementation of the air quality mitigation measures identified in this EIR for the proposed project would ensure that impacts from construction and operation of the Design Alternative would also be less significant for this resource area. Air pollutant emissions during construction would be less than those from the proposed project because none of the proposed electrical and telecommunications facilities would be constructed. During operations, emissions of NO\textsubscript{x}, carbon monoxide, and other pollutants would be higher than those from the proposed electric-driven compressors. Therefore, although the Design Alternative would reduce emissions during construction, the proposed project would be environmentally superior for this resource area because it would have lower long-term air pollutant emissions.

**Greenhouse Gases**

Construction and operation activities associated with the Design Alternative would generate greenhouse gas (GHG) emissions, primarily carbon dioxide. During construction, GHGs would be emitted by diesel- and gasoline-fueled construction equipment and on-road vehicles. The Design Alternative, however, would not require the construction activities associated with the proposed new and modified electrical and telecommunications facilities. Overall, daily construction GHG emissions would be less for the Design Alternative than for the proposed project because none of the proposed new and modified electrical and telecommunications facilities would be constructed.

During operations, GHGs would be emitted by the gas turbine–driven compressors. During operations, the majority of GHGs emissions would be offset by GHG reductions associated with the removal of the three existing gas turbine–driven compressors. It is anticipated that there would be a net increase in GHG emissions (amortized GHG construction emission plus GHG emissions from new gas turbine–driven compressors, minus GHG emissions from the existing gas turbine–driven compressors). The net increase in GHG emissions, however, would be anticipated to be less than the South Coast Air Quality Management District’s GHG significance threshold of 10,000 metric tons of carbon dioxide or equivalent GHG emissions per year. GHG emissions are anticipated to be less for the proposed electric-driven compressors during operations.

Without mitigation, it is anticipated that GHG emissions from both the Design Alternative and the proposed project would be less than significant during construction and operations. Although GHG emissions under the Design Alternative would be less than significant, during operations they would be greater than for the proposed project. Therefore, because the proposed project would have lower long-term GHG emissions, it would be environmentally superior for this resource area.

**Biological Resources**

**Coastal California Gnatcatcher**

Under the Design Alternative, impacts on coastal California gnatcatcher critical habitat during construction and operation of the proposed project would be reduced because 66-kilovolt (kV) subtransmission line reconductoring, Natural Substation construction, and telecommunications line installations would not be required. Up to 75 acres of critical habitat would be disturbed by construction of the new and modified electrical and telecommunications facilities for the proposed project.
Approximately 8 of the 75 acres would be permanently disturbed. Indirect impacts on coastal California gnatcatcher from increased noise and human presence would also be reduced under this alternative (Section 4.4, “Biological Resources”). Although the Aliso Canyon Plant Station (Plant Station) site is located within critical gnatcatcher habitat, this area is already highly disturbed and would not be significantly impacted by construction or operation of the Central Compressor Station or other activities that would occur at the Plant Station site during construction or operation of the proposed project or Design Alternative. All of the mitigation measures associated with coastal California gnatcatcher that are applicable to the proposed project would also be applicable to the Design Alternative.

**Special Status and Nesting Birds and Other Special Status Animal Species**

Direct and indirect impacts from construction and operation of the proposed project on special status birds, including golden eagle, least Bell’s vireo, loggerhead shrike, northern harrier, olive-sided flycatcher, southwestern willow flycatcher, western burrowing owl, white-tailed kite, yellow-breasted chat, yellow warbler, and a number of other bird species that may be nesting in the areas of the proposed project components or are protected under the Migratory Bird Treaty Act would be avoided or reduced under the Design Alternative. Direct and indirect impacts on special status species, including Coast Range newt, western spadefoot, coast horned lizard, silvery legless lizard, two striped garter snake, western pond turtle, and bats from construction and operation of the proposed project would also be avoided or reduced. Mitigation measures for these species that are applicable to the proposed project, other than those specific to the proposed project components that would be completed by Southern California Edison (SCE), would also apply to this alternative.

In addition, indirect effects on wildlife and occupied habitat can result from increased construction and operational noise levels. Three gas turbine–driven compressors (rated at 15,000 to 26,000 horsepower) would generate approximately 77 dBA at 50 feet when operating at full capacity (Washington International Group 2007). Electric-driven compressors with specifications comparable to those required for the proposed project (rated at 22,000 horsepower each) would be quieter because they would not generate the air intake and exhaust noises associated with combustion engines. Although noise data for electric-driven compressors of this size are limited because most natural gas compression facilities use gas-driven compressors (CH2M Hill 2008), it is anticipated that the three proposed electric-driven compressors would generate less noise than three gas turbine–driven compressors at 50 feet.

Given that wildlife currently accessing areas on or near the Plant Station site are most likely habituated to the existing gas turbine–driven compressors (15,000 horsepower), which have been in service since the 1970s, it is not anticipated that operational noise from the Design Alternative would increase impacts on biological resources. Installation of the proposed electric-driven compressors, however, would decrease stationary noise levels at the Plant Station site and may reduce associated impacts for some wildlife species.

**Special Status Plant Species, Riparian Habitat, Significant Ecological Areas, Oak Trees, and Non-native and Invasive Plants**

During construction, direct and indirect impacts on special status plants, including Plummer’s mariposa lily, slender mariposa lily, and riparian habitat would be avoided or reduced under the Design Alternative. A segment of the 66-kV subtransmission line to be modified, west of the Sunshine Canyon Landfill, passes through an area of the Santa Susana Mountains that is designated as a Significant Ecological Area (SEA) by Los Angeles County; a portion of Telecommunications Route #2 would also pass through an

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1 To account for the fact that human hearing does not process all frequencies equally, an A-weighted decibel (dBA) scale was developed. The dBA noise scale is used for measurements and standards involving human perception of noise.
area designated as an SEA (Section 4.4, “Biological Resources”). These areas would be avoided by the
Design Alternative. Mitigation measures for special status plant species, riparian habitat, and non-native
and invasive plants during construction of the proposed project would also apply to this alternative.
Impacts on oak trees would also be avoided by the Design Alternative, and mitigation associated with the
proposed project would not apply.

**Determination**

Implementation of the mitigation measures identified in this EIR for the proposed project, other than
those specific to SCE, would ensure that impacts on biological resources from construction and operation
of the Design Alternative would be less than significant.

The Design Alternative would be environmentally superior in comparison to the proposed project with
regard to biological resources because direct and indirect impacts during construction and operation of the
proposed project on special status and nesting birds, special status animal species, special status plant
species, riparian habitat, SEAs, and oak trees would be avoided or reduced. Additionally, although noise
levels would be reduced at the Plant Station site with operation of the proposed electric-driven
compressors instead of the existing or new gas turbine–driven compressors, the Design Alternative would
be environmentally superior with regard to impacts on coastal California gnatcatcher because it would
avoid the disturbance of up to 75 acres of critical habitat, 8 of which would be permanently disturbed by
the proposed project.

**Cultural and Paleontological Resources**

Under the Design Alternative, impacts during construction of the proposed project on cultural and
paleontological resources would be avoided or reduced because subtransmission line reconductoring,
Natural Substation construction, and telecommunications line installations would not be required. Each of
the proposed new and modified electrical and telecommunications facilities has the potential to disturb
cultural or paleontological resources. Areas that would be disturbed on the storage field for construction
and operation of the Design Alternative, however, have been previously disturbed and are not anticipated
to contain cultural or paleontological resources (Section 4.5, “Cultural and Paleontological Resources”).

Implementation of the mitigation measures identified in this EIR for the proposed project would ensure
that impacts on cultural and paleontological resources from construction and operation of the Design
Alternative would be less than significant. The Design Alternative would be environmentally superior in
comparison to the proposed project because impacts during construction of the proposed project on
unknown cultural and paleontological resources would be avoided or reduced.

**Hazards and Hazardous Materials**

Fire hazards during construction activities would be reduced under the Design Alternative because the
proposed electrical and telecommunications facilities would not be required. The storage field and
proposed subtransmission line reconductoring and telecommunications line routes are located within a
Very High Fire Hazard Severity Zone (Section 4.8, “Hazards and Hazardous Materials”). Implementation
of the mitigation measures identified in this EIR for the proposed project, other than those specific to
SCE, would ensure that impacts from increased risk of fire hazards during construction would be less than
significant. The Design Alternative would be environmentally superior in comparison to the proposed
project because impacts during construction of the proposed project from fire hazards would be avoided
or reduced.
Noise

Noise impacts on sensitive receptors associated with construction of the proposed electrical and telecommunications facilities would be avoided under the Design Alternative because the proposed electrical and telecommunications facilities would not be required. The proposed 66-kV Subtransmission Line Segments A and B and Telecommunications Routes #1 and #3 would generate noise levels that could exceed applicable daytime allowable noise standards in the City of Santa Clarita, City of Los Angeles, City of San Fernando, and Los Angeles County (Section 4.11, “Noise”). Sensitive receptors near 66-kV Subtransmission Line Segments A and B and Telecommunications Routes #1 and #3 would be avoided under the Design Alternative.

Impacts would be less than significant for the proposed project with mitigation, and impacts would be less than significant without mitigation for the Design Alternative. Therefore, the Design Alternative would be environmentally superior in comparison to the proposed project because noise impacts on sensitive receptors during construction of the proposed project would be avoided.

Other Resource Areas

Neither the proposed project nor the Design Alternative are anticipated to have a significant impact on the following resource areas: Aesthetics; Agriculture and Forestry Resources; Hydrology and Water Quality; Land Use and Planning; Geology, Soils, and Mineral Resources; Population and Housing; Public Services and Utilities; Recreation; and Transportation and Traffic. It follows that no mitigation measures have been included in this EIR to avoid or reduce impacts on these resource areas. The comparative environmental merits of the Design Alternative and the proposed project with respect to these resource areas are discussed in this section.

During construction, impacts associated with sensitive visual receptors located near 66-kV Subtransmission Line Segments A and B construction sites, and on the visual character of communities through which the segments would traverse, would be avoided under this alternative (Section 4.1, “Aesthetics”). Temporary construction impacts on land zoned for agriculture would be temporarily disturbed by construction of 66-kV Segments A and B and Telecommunications Routes #1 and #2, would also be avoided (Section 4.2, “Agriculture and Forestry Resources”). In addition, groundwater that could be encountered during drilling required for the installation of tubular steel poles would be avoided by the Design Alternative, and during construction and operations, the reconductoring of 2,000 feet of subtransmission line along 66-kV Segments A and B that are located within a 100-year floodplain would be avoided (Section 4.9, “Hydrology and Water Quality”).

Impacts on public services and utilities would be reduced under the Design Alternative because, during construction, less waste would be produced and less water would be used (Section 4.13, “Public Services and Utilities”). The risk of emergency requiring fire, police, or medical services would also be reduced. Under the Design Alternative, fewer workers would be required, and the chance the workers relocated to the proposed project area for work would be reduced (Section 4.14, “Recreation”). Therefore, the risk of impacts on recreational facilities during construction would also be reduced. Additionally, portions of the proposed project would pass through two areas designated as SEAs by Los Angeles County. These areas would be avoided by the Design Alternative. During construction and operations, impacts associated with an Alquist–Priolo Earthquake Fault Zone traversed by Telecommunications Route #3 would also be avoided under the Design Alternative (Section 4.6, “Geology, Soils, and Mineral Resources”).

The guardhouse and road widening components of the proposed project would still be constructed under the Design Alternative, which would reduce truck congestion at the intersection of Tampa Avenue and Sesnon Boulevard (Chapter 2, “Project Description”). Traffic associated with the proposed electrical and telecommunications facilities, however, would not occur.
5.0 COMPARISON OF ALTERNATIVES

Determination

The Design Alternative would be environmentally superior in comparison to the proposed project with regard to Aesthetics; Agriculture and Forestry Resources; Hydrology and Water Quality; Land Use and Planning; Geology, Soils, and Mineral Resources; Public Services and Utilities; Recreation; and Transportation and Traffic because impacts on these resource areas from construction and operation of the proposed electrical and telecommunications facilities would be avoided or reduced.

Cumulative Impacts

The Design Alternative would avoid or reduce all cumulative impacts associated with the proposed project except for those associated with air quality and GHG emissions. A number of residential projects and several industrial and commercial projects, all of which would result in air pollutant and GHG emissions from construction equipment and fugitive dust, are discussed in Chapter 6, “Cumulative Impacts and Other CEQA Considerations.” A new 75-mile-long 230-kV transmission line (the Barren Ridge Renewable Transmission Project), which would extend from northeast of the City of Santa Clarita (Figure 2-1) southwest to Rinaldi Substation, which is located approximately 1 mile northwest of San Fernando Substation, would also result in air pollutant and GHG emissions from construction equipment and fugitive dust.

Although long-term cumulative impacts on coastal California gnatcatcher and other biological resources would be avoided under the Design Alternative, and a number of short-term construction impacts would be avoided or reduced, air quality and GHG impacts are both long-term and widespread. Furthermore, while offsets can be purchased for air quality impacts, and offsets may be negotiated for GHG impacts, mitigation through the purchase of offsets is indirect. Indirect mitigation is generally less effective than direct mitigation, and direct mitigation for air pollutant and GHG emissions can be difficult to implement. Therefore, the proposed project would be environmentally superior with regard to cumulative impacts.

Growth-inducing Impacts

The gas turbine–driven compressors that would be installed under the Design Alternative would not be more or less growth inducing than the proposed electric-driven compressors. Both the alternative and the proposed project would increase injection capacity at the storage field by approximately 150 million cubic feet per day as required by the terms of the Settlement Agreement (Appendix A).

Although neither the Design Alternative nor the proposed project is expected to substantially induce growth, the proposed Natural Substation is expandable from 56 to 112 megavolt amperes if needed to accommodate future growth. For this reason, the Design Alternative would be environmentally superior with regard to growth-inducing impacts, because regardless of which type of compressor is installed, the storage field’s injection capacity would be increased by approximately the same amount, and hence, an accommodation for increased electrical demand that could be associated with future economic or population growth would be avoided because the Natural Substation would not be constructed.

5.2.2 Routing Alternative A (Telecommunications: Sylmar Substation to San Fernando Substation)

This section compares the environmental impacts of the proposed project with those of Routing Alternative A. Determinations are provided that indicate whether the proposed project or alternative would be environmentally superior for each resource area. A description of Routing Alternative A is provided in Chapter 3, “Description of Alternatives.” As discussed in Chapter 3, this alternative is potentially feasible and would meet the basic objectives of the proposed project.
5.2.2.1 Environmental Impacts and Mitigation

Noise

Routing Alternative A would extend approximately 4.8 miles from San Fernando Substation north to Sylmar Substation (Figure 3-1). Approximately 4 miles would be located within the City of Los Angeles, and approximately 0.8 miles within the City of San Fernando. The proposed route (Telecommunications Route #3) would extend east from San Fernando Substation approximately 5.1 miles to a fiber optic connection point within the right-of-way of an existing SCE 220-kV subtransmission line corridor. Approximately 4 miles would be located within the City of Los Angeles, and approximately 1.1 miles within the City of San Fernando.

In the City of San Fernando, noise from construction of the proposed project would be exempt from the city’s noise standards. In the City of Los Angeles, any daytime noise levels of 75 dBA or higher within 500 feet of a residential zone would exceed the city’s noise standards. Given that the average maximum noise level from construction activities would be 83 dBA $L_{eq}$, a noise source would be in exceedance of the city’s standard for a receptor within 225 feet of the source (Section 4.11, “Noise”).

During construction, approximately 550 sensitive receptors located within the City of Los Angeles would be impacted by noise levels in excess of the city’s noise standard along the proposed telecommunications route. Less than 100 sensitive receptors located within the City of Los Angeles would be impacted by construction noise levels in excess of the city’s noise standard along the alternative route. Additionally, within the City of Los Angeles, trenching would occur near sensitive receptors along the proposed route but would not occur near sensitive receptors along the alternative route. All of the mitigation measures included in this EIR to reduce noise impacts on sensitive receptors to less than significant levels for the proposed route would also be applicable to Routing Alternative A. The alternative would be environmentally superior for this resource area because fewer sensitive receptors would be impacted by construction noise in excess of City of Los Angeles noise standards.

Other Resource Areas

Impacts associated with the alternative route would be similar to the proposed project for all of the following resources areas: aesthetics; agriculture and forestry resources; air quality; biological resources; cultural and paleontological resources; geology, soils, and mineral resources; GHG emissions; hazards and hazardous materials; hydrology and water quality; land use and planning; population and housing; public services and utilities; recreation; transportation and traffic; and for cumulative and growth-inducing impacts. It follows that all of the mitigation measures included in this EIR to reduce significant impacts on these resources areas to less than significant levels would also be applicable to Routing Alternative A. Neither Routing Alternative A nor the proposed project would be environmentally superior with regard to these resource areas.

5.2.3 No Project Alternative

This section compares the environmental impacts of the proposed project with those of the No Project Alternative. The No Project Alternative involves the circumstances under which the proposed project does not proceed. Pursuant to CEQA Guidelines Section 15126.6(e), the following qualitative analysis takes into consideration events and actions that would be reasonably expected to occur in the foreseeable future if the proposed project were not approved. In addition, it is assumed that environmental conditions

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2 The Sound Equivalent Level, or $L_{eq}$, is used to characterize the average sound energy that occurs during a relatively short period of time, such as an hour.
in the proposed project area in October 2010, when the Notice of Preparation of an EIR for the proposed project was circulated for public review, would not be changed because the proposed project would not be constructed. The No Project Alternative would not meet the basic objectives of the proposed project (Chapter 3, “Description of Alternatives”).

5.2.3.1 Environmental Impacts and Mitigation

Air Quality and Greenhouse Gases
Under the No Project Alternative, the applicant would continue to operate and maintain the storage field’s three existing gas turbine–driven compressors in their existing state and as currently permitted. Operational emissions of NOx, carbon monoxide, GHGs, and other pollutants would be the same as those reported in Section 4.3, “Air Quality,” and Section 4.7, “Greenhouse Gases.” Although air pollutant and GHG emissions from construction of the proposed project would be avoided, long-term impacts on air quality and from GHG emissions due to continued operation of the existing gas turbine–driven compressors would be substantially greater under the No Project Alternative. Therefore, the proposed project would be environmentally superior with regard to air quality and greenhouse gases.

Transportation and Traffic
Under the No Project Alternative, the new guardhouse would not be constructed, and the storage field’s entry road would not be widened. The new guardhouse and road widening are proposed to alleviate truck congestion at the intersection of Tampa Avenue and Sesnon Boulevard within the City of Los Angeles (Section 2.2.4, “Guardhouse and Entry Road Widening”). According to the traffic study (Appendix J), however, the existing Level of Service (LOS) at the intersection of Tampa Avenue and Sesnon Boulevard is “B” during the day and “A” during the night. LOS “A” represents free-flowing traffic at low volumes and LOS “B” represents stable-flowing traffic at low volumes.

The City of Los Angeles has established LOS “C” as an acceptable level of operation for residential and industrial areas (Section 4.15, “Transportation and Traffic”). All other impacts from construction of the proposed project on transportation and traffic would be avoided under the No Project Alternative because none of the components of the proposed project would be constructed. Therefore, it is not anticipated that the No Project Alternative would result in a significant impact with regard to transportation and traffic.

Although construction of the new guardhouse and widening of the entry road to the storage field as part of the proposed project would not reduce an LOS to less than significant levels, it would allow trucks to queue along the widened portion of the entry road rather than along Sesnon Boulevard. For this reason, trucks that could otherwise block traffic would be out of the way, and therefore, the proposed project would be environmentally superior for this resource area.

Other Resource Areas
None of the components of the proposed project would be constructed under the No Project Alternative. It follows that none of the mitigation measures included in this EIR to reduce significant impacts to less than significant levels would apply to the No Project Alternative. Significant impacts from construction and operation of the proposed project would be avoided for coastal California gnatcatcher; other special status plants and animal species; riparian habitat; Significant Ecological Areas; and oak trees. Significant impacts from construction of the proposed project on cultural and paleontological resources; from increased fire risk (hazards); and from noise would also be avoided. Therefore, the No Project Alternative would be environmentally superior in comparison to the proposed project with regard to biological resources; cultural and paleontological resources; noise; and fire risk.
The proposed project is not anticipated to have a significant impact on the following resource areas:
aesthetics; agriculture and forestry resources; geology, soils, and mineral resources; hydrology and water
quality; land use and planning; population and housing; public services and utilities; and recreation. It
follows that no mitigation measures have been included in this EIR to avoid or reduce impacts on these
resource areas. Nonetheless, impacts would still be avoided or reduced for each of these resource areas
under the No Project Alternative because none of the components of the proposed project would be
constructed. Therefore, the No Project Alternative would be environmentally superior in comparison to
the proposed project with regard to aesthetics; agriculture and forestry resources; geology, soils, and
mineral resources; hydrology and water quality; land use and planning; population and housing; public
services and utilities; and recreation.

Cumulative Impacts

Under the No Project Alternative, the applicant would continue to operate and maintain the storage field’s
three existing gas turbine–driven compressors in their existing state as currently permitted. Air pollutant
and GHG emissions from construction of the proposed project would be avoided, but long-term impacts
on air quality and from GHG emissions due to continued operation of the existing gas turbine–driven
compressors would be substantially greater under the No Project Alternative.

Although long-term cumulative impacts on coastal California gnatcatcher and other biological resources
would be avoided under the No Project Alternative, a number of short-term construction impacts on
biological resources would be avoided or reduced under this alternative.

Growth-inducing Impacts

Although the proposed project is not expected to substantially induce growth (Chapter 6, “Cumulative
and Growth-inducing Impacts”), the Natural Substation is expandable from 56 to 112 megavolt amperes
if needed to accommodate future growth. For this reason, the No Project Alternative would be
environmentally superior with regard to growth-inducing impacts because the Natural Substation would
not be constructed.

5.3 Environmentally Superior Alternative

The qualitative analysis presented in this chapter focuses on resource areas for which an alternative would
either reduce or increase an impact in comparison to the proposed project. Resources areas for which
impacts would be similar to the proposed project are briefly listed and then dismissed from further
analysis. For selection of the Environmentally Superior Alternative, the following discussion focuses on
impacts that would be significant without mitigation. For the proposed project, the following five
resource areas would have significant impacts that require mitigation to reduce impacts to less than
significant levels: air quality; biological resources; cultural and paleontological resources; hazards and
hazardous materials; and noise (Table 5-1).

The proposed project would be environmentally superior with regard to air quality in comparison to each
of the alternatives evaluated in this EIR. For biological resources; cultural and paleontological resources;
hazards and hazardous materials; and noise, the No Project Alternative would be environmentally
superior. However, when the Environmentally Superior Alternative is the No Project Alternative, CEQA
requires the identification of an Environmentally Superior Alternative among the other alternatives
(CEQA Guidelines Section 15126.6). Therefore, the Design Alternative would be environmentally
superior with regard to these four resource areas because the analysis presented in this chapter has shown
that impacts would be avoided or reduced in comparison to the proposed project (Section 5.2.1.1).
With regard to temporary construction noise, Routing Alternative A would be environmentally superior to the proposed project because fewer sensitive receptors would be impacted. During operations, noise impacts would be similar to the proposed project. During construction and operations for all other resource areas, impacts would be similar to those of the propose project. Routing Alternative A would not, however, be environmentally superior to the Design Alternative with regard to temporary construction noise impacts (Section 5.2.1.1).

Impacts on cultural and paleontological resources; hazards and hazardous materials; and noise would be short term in that they would only occur during construction of the proposed project. Impacts on biological resources under the proposed project, and impacts on air quality under the Design Alternative would be long term in that they would be permanent (e.g., new electrical structures located on coastal California gnatcatcher critical habitat) or would occur throughout operations (e.g., air pollutant emissions). Under the proposed project, 8 acres of coastal California gnatcatcher critical habitat would be permanently disturbed, while under the Design Alternative, no coastal California gnatcatcher critical habitat would be disturbed.

During operations, local emissions of NOx, carbon monoxide, and other air pollutants under the Design Alternative would be substantially higher than those from the proposed project. Within the scope of the qualitative analysis presented in this chapter, the proposed project would be environmentally superior with regard to air quality within the South Coast Air Basin.

Although long-term impacts on coastal California gnatcatcher and other biological resources would be avoided under the Design Alternative, and a number of short-term construction impacts would be avoided or reduced, the alternative’s air quality and GHG emissions impacts would be both long-term and widespread, impacting resources in addition to those located in proximity to the components of the Design Alternative. Air quality and GHG impacts would also be cumulatively more considerable than under the proposed project (Section 5.2.1.1). Furthermore, while offsets can be purchased for some air quality impacts, and offsets may be negotiated for GHG impacts, mitigation through the purchase of offsets is indirect. Direct mitigation for air pollutant and GHG emissions can be difficult to implement and, in some cases, cannot sufficiently reduce impacts. Therefore, because the proposed project, during operations, would avoid or reduce long-term impacts from air pollutant emissions and result in a net reduction of GHG emissions in comparison to the Design Alternative, and construction noise from Routing Alternative A would impact fewer sensitive noise receptors, the proposed project with Routing Alternative A would be the Environmentally Superior Alternative.

References


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6.0 Cumulative Impacts and Other CEQA Considerations

This section addresses cumulative impacts and other considerations in accordance with the California Environmental Quality Act (CEQA), including growth-inducing impacts, significant and unavoidable adverse impacts, and significant and irreversible environmental changes, that may occur as a result of the proposed project. Cumulative impacts of the proposed project are analyzed in this section in conjunction with other developments that affect or could affect the proposed project component areas. According to CEQA, a cumulative impact refers to two or more individual effects that are considerable when taken together or that compound or increase other environmental impacts (CEQA Guidelines Section 15355). CEQA requires the cumulative impacts discussion to reflect the likelihood that the impacts would occur and their severity if they did occur, and allows the discussion to contain less detail than must be provided for individual impacts. A cumulative scenario has been developed that identifies and evaluates past, present, and reasonably foreseeable future projects within the cumulative study area (within 5 miles of a component of the proposed project) that would be constructed or commence operation during the timeframe of activity associated with the proposed project.

In addition to cumulative impacts, this section analyzes growth-inducing impacts that may result from the proposed project. Growth-inducing impacts directly or indirectly foster additional development beyond what is already assumed to occur in local and regional land use plans or in projections made by regional planning authorities, irrespective of the proposed project. Significant and unavoidable adverse impacts and significant, irreversible environmental changes, including the consumption of nonrenewable natural resources (e.g., natural gas), are also discussed in this section.

6.1 Cumulative Impacts

6.1.1 Methodology

A list of development projects within the cumulative study area (within 5 miles of a component of the proposed project) was identified and is presented in Table 6-1. The list includes both approved and pending projects that are anticipated to be either under construction or operational by the time of the completion of the proposed project. Because the area within which a cumulative effect can occur varies by resource area, for the purpose of this analysis, the geographic scope also varies according to the resource being evaluated. For example, traffic and noise impacts tend to be localized while air quality and biological resources impacts are typically widespread. Information pertaining to past, present, and reasonably foreseeable future projects was obtained from the Planning Department and Division websites of the County of Los Angeles Department of Regional Planning, the City of Los Angeles, the City of Santa Clarita, Ventura County, and the City of Simi Valley. Information on cumulative projects was also obtained from the California Public Utilities Commission, California Department of Transportation, the California Office of Planning and Research (CEQANet Database); the U.S. Environmental Protection Agency, and Southern California Edison. Figure 6-1 depicts the location of each project. Each location is labeled with a number that correspond to those presented in Table 6-1.

This table does not include all projects that would contribute to cumulative impacts along with the proposed project; rather, it includes a number of concurrent projects in the area to demonstrate the scope and nature of development in Riverside County.
### Table 6-1  Reasonably Foreseeable Future Projects within Five Miles of the Proposed Project

<table>
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<tr>
<th>Project Number</th>
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</tr>
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<tbody>
<tr>
<td>A1</td>
<td>Stevenson Ranch, CA; Tract Number 52796</td>
<td>Residential development project of 102 units on 230 acres.</td>
<td>West of I-5 off of Pico Canyon Road</td>
<td>Not yet approved. Time extension until May 19, 2011.</td>
</tr>
<tr>
<td>A2</td>
<td>Lyons Canyon Ranch Residential Development; Tract Number 53653</td>
<td>Residential development project of 235 acres. Includes re-zoning of 9.3 acres from Heavy Agriculture to Commercial-Development Program. Includes senior citizen housing, hillside development, development within an SEA, and oak tree permit to remove 162 oak trees and encroach into the protected zone of 52 oak trees.</td>
<td>Unincorporated area near Santa Clarita. West of I-5 and Old Road between Calgrove Boulevard and Sagecrest.</td>
<td>Final EIR certified August 2008; conditions of approval drafted August 2009. Not yet constructed.</td>
</tr>
<tr>
<td>A3</td>
<td>Skyline Ranch Residential Development; Tract Number 60922</td>
<td>Residential development on a 2,173-acre site; project would be developed on 622 acres. Project includes 1,260 residential lots, an 11-acre elementary school site, park areas, and open space.</td>
<td>Unincorporated area near Santa Clarita. West of Sierra Highway, south of Vasquez Canyon Road, and north of the City of Santa Clarita, within the Sand Canyon Zoned District.</td>
<td>Project approved December 15, 2010.</td>
</tr>
<tr>
<td>A4</td>
<td>Landmark Village Residential Development; Tract Number 53108</td>
<td>Residential development including 1,444 residential dwelling units (308 single-family units, 1,136 multifamily units), 1 million square feet of mixed-use/commercial uses, elementary school, fire station, community park, and trails and recreational facilities.</td>
<td>Unincorporated area near Santa Clarita. Cross streets: Chiquita Canyon Road, Commerce Center Drive, and Highway 126.</td>
<td>Revised Final EIR issued September 2011 (LA County Planning 2011).</td>
</tr>
<tr>
<td>A5</td>
<td>Mission Village Development; Tract Number 61105</td>
<td>Residential/mixed-use development on approximately 1,855 acres. Includes 4,055 residential units, 1.5 million square feet of mixed-use commercial uses, elementary school, community park and recreation areas, library, fire station, bus transfer station, a 16-kV SCE substation, underground utility corridor, open space and trails, and extension of an existing roadway.</td>
<td>Within the Newhall Ranch Specific Plan Area. South of SR-126, west of I-5 and Six Flags Magic Mountain Theme Park.</td>
<td>Final EIR published May 2011 and project approved for development October 2011. Not yet under construction.</td>
</tr>
</tbody>
</table>
## Table 6-1  Reasonably Foreseeable Future Projects within Five Miles of the Proposed Project

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<tbody>
<tr>
<td>A6</td>
<td>Entrada Project; Tract Number 53295</td>
<td>Residential/mixed-use development on approximately 515 acres. Includes 1,640 residential units, 726,000 square feet of commercial development, elementary school, public facilities, a park, two private recreation centers, and open space areas.</td>
<td>East of the boundary of the Newhall Ranch Specific Plan Area and Mission Village development. West of I-5 and the Old Road, south of Six Flags Magic Mountain Theme Park.</td>
<td>Notice of Preparation of an EIR circulated July 2010. Environmental assessment in process, not yet approved.</td>
</tr>
<tr>
<td>A7</td>
<td>Sunshine Canyon Landfill Expansion and SCE Subtransmission Line Relocation Projects</td>
<td>The landfill operates as a Joint City/County Landfill as of January 2009 after approval of the Sunshine Canyon Landfill Expansion project. The landfill expansion requires that SCE’s existing 66-kV subtransmission line be relocated from within the landfill to a location along the landfill’s outer perimeter within the County of Los Angeles.</td>
<td>The 1,036-acre landfill is located approximately 2 miles east of the Aliso Canyon Natural Gas Storage Field.</td>
<td>Expansion of landfill approved in 2009 (Cipley 2011). CPUC application for relocation of 66-kV subtransmission line in process.</td>
</tr>
<tr>
<td>A8</td>
<td>SCE’s Antelope–Pardee 500-kV Transmission Line Project (CPUC Application No. A.04-12-007)</td>
<td>Construction of a new 25.6-mile 500-kV transmission line. Existing 12-kV, 66-kV, and 500-kV facilities (e.g., towers, conductors, and associated hardware) to be relocated or removed.</td>
<td>Would extend from SCE’s Antelope Substation (City of Lancaster) to the Pardee Substation (City of Santa Clarita), and traverse the Angeles National Forest.</td>
<td>Construction began early 2008 and is expected to complete summer 2009.</td>
</tr>
<tr>
<td>A9</td>
<td>Gavin Distribution Line Extension Project</td>
<td>SCE’s 16-kV Gavin Distribution Line currently provides electrical power to the Aliso Canyon Natural Gas Storage Field. The project would extend the 16-kV line east to west within the northern half of the storage field. The alignment of the existing line would not be impacted.</td>
<td>The existing line crosses from the northeast corner of the storage field southwest toward the Aliso Canyon Plant Station site.</td>
<td>SCE would complete the Gavin Distribution Line Extension Project prior to starting construction of the proposed Natural Substation.</td>
</tr>
<tr>
<td>A10</td>
<td>Sunshine Gas Producers Renewable Energy Project</td>
<td>Sunshine Gas Producers, LLC proposes to develop and operate a gas turbine electrical generation facility at Sunshine Canyon Landfill.</td>
<td>The proposed project would be located within the boundaries of a northern area of the landfill within unincorporated Los Angeles County.</td>
<td>Draft Subsequent EIR issued May 2011 by the South Coast Air Quality Management District.</td>
</tr>
<tr>
<td>NA</td>
<td>Santa Clarita Valley Area Plan Update</td>
<td>Update of Santa Clarita Valley Area Plan by the City of Santa Clarita and the County of Los Angeles (joint planning effort) to address future growth in the Santa Clarita Valley.</td>
<td>Santa Clarita Valley area, which is bounded on the west by the Ventura County line, north by the Los Padres and Angeles National Forest areas, east by the Angeles National Forest, and south by a ridgeline that separates the Santa Clarita and San Fernando Valleys.</td>
<td>Preliminary draft issued October 2008 (LA County Planning 2011).</td>
</tr>
</tbody>
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### Table 6-1  Reasonably Foreseeable Future Projects within Five Miles of the Proposed Project

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<tbody>
<tr>
<td>NA</td>
<td>General Plan Update Program</td>
<td>Update of Los Angeles County 2035 General Plan to address anticipated population growth, housing, and jobs within unincorporated areas.</td>
<td>County of Los Angeles.</td>
<td>Draft EIR expected Summer 2012 (LA County Planning 2011).</td>
</tr>
<tr>
<td>NA</td>
<td>Zoning Ordinance Update Program</td>
<td>Comprehensive update of the Planning and Zoning Ordinance (Title 22 of the County Code) to respond to present and future growth and for consistency with the General Plan.</td>
<td>County of Los Angeles.</td>
<td>Regional Planning Commission Hearing held on in March 2011 (LA County Planning 2011).</td>
</tr>
<tr>
<td><strong>City of Santa Clarita</strong></td>
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</tr>
<tr>
<td>B1</td>
<td>South Santa Clarita Sphere of Influence Amendment, Annexation, and Pre-zone (Master Case No. 11-116)</td>
<td>Pre-zoning of approximately 595 acres currently located in the unincorporated portion of Los Angeles County as Residential Estate (0 to 0.5 du/ac) and Residential Moderate (0 to 11 du/ac) consistent with the City of Santa Clarita General Plan.</td>
<td>County of Los Angeles on the southern edge of the City of Santa Clarita north of SR-14 and I-5 interchange. Southern project boundary follows the natural ridgeline of the San Gabriel and Santa Susana Mountains (natural division between the City of Santa Clarita and the City of Los Angeles).</td>
<td>Approved October 25, 2011 (City of Santa Clarita Resolution 11-80). No construction is currently associated with this project. Once sphere of influence, annexation, and pre-zoning are approved, proposed residential developments would be submitted for consideration at a future date.</td>
</tr>
<tr>
<td>B2</td>
<td>Vista Canyon Ancillary Annexation Area (Master Case No. 07-127)</td>
<td>Annexation and mixed-use (2,257-acre) development: 1,324 dwelling units (70 single-family detached, 1,254 multi-family attached), 700,000 square feet of commercial office, 164,000 square feet of retail, a hotel, and related infrastructure (e.g., roadways; water reclamation plant; parks and trails). Includes a segment of the Santa Clara River.</td>
<td>Unincorporated Los Angeles County, adjacent to City of Santa Clarita, in Santa Clarita Valley Planning Area, south of SR-14.</td>
<td>Approved February 15, 2011 (City of Santa Clarita Resolution P11-03). Project would be completed in multiple (4) phases, with initial phase occupied in 2012 and last phase completed in 2015.</td>
</tr>
<tr>
<td>B3</td>
<td>Elsmere Canyon Annexation (Master Case No. 10-150)</td>
<td>Annexation of Elsmere Canyon (806.52 acres) into the City of Santa Clarita with the intent of preserving the land as open space. No construction is associated with this project.</td>
<td>Southeast of SR-14, south of Whitney Canyon, west of the Angeles National Forest, and north of the Los Angeles City sphere of influence in the Elsmere Canyon area in the southern portion of the Santa Clarita Valley.</td>
<td>Negative Declaration issued February 2011; city ordinance for annexation proposed but not yet adopted (City of Santa Clarita Planning Division 2011). No construction is associated with this project.</td>
</tr>
</tbody>
</table>
Table 6-1  Reasonably Foreseeable Future Projects within Five Miles of the Proposed Project

| Project Number | Project Name/Date Location | Description of Project | Project Location | Environmental Review and Construction Schedule |
|----------------|-----------------------------|-------------------------|------------------|------------------------------------------------|--|
| B4             | Gate King Industrial Park   | Industrial/commercial project on 584 acres, including 4.5 million square feet (170.1 acres) industrial/commercial development, including film studios; 64.3 acres of rights-of-way (SCE, MTA, roads); and 349.6 acres comprising slopes, trails, large oak groves, and open space. | West of the Antelope Valley Freeway (SR-14), bounded by the Sierra Highway to the east and San Fernando Road to the north. Undeveloped mountainous terrain is located to the south. | Final EIR issued June 2003 and Draft Additional Analysis Report to the Final EIR completed in March 2006. Construction has not yet commenced; litigation in process (Barragan 2011). |
| B5             | Henry Mayo Newhall Memorial Hospital Expansion (Valencia Community) | Expansion of existing HMNMH medical campus on 29.6 acres includes the construction of a three-story, 60,000-square-foot medical office building; three-level plus basement; 278-space parking structure; five-level plus basement; 579-space parking structure. | North of intersection of McBean Parkway and Orchard Village Road, east of I-5, at the existing HMNMH medical campus located at 23845 McBean Parkway. | Project approved November 2010. Construction of Phase 1 in process (Barragan 2011). Build out of Phases 2 and 3 expected to occur during the 25-year master plan timeframe (City of Santa Clarita 2006). |
| B6             | Golden Valley Road Bridge  | 1,100-foot-long bridge over the Santa Clara River to connect Newhall Ranch Road and Soledad Canyon Road. | East of the recently extended Newhall Ranch Road and north of Soledad Canyon. | Caltrans prepared an EA in March 2008. Currently under construction. Operational as of March 2010 (City Briefs 2011). |
| B7             | Keystone Residential Development | The development would take place on a 246-acre site and include 648 residential units, an 8.7-acre park, and a 1.6-acre park, a trail system, and a 30,476-square-foot community/fitness YMCA center. | Northern Santa Clarita. Bordering on the east at the westerly extension of Ermine Street and northwest by existing residential neighborhoods. The Santa Clara River would be located to the south. | Final EIR issued March 2006. Construction has not yet commenced due to market conditions (Barragan 2011). |
| B8             | Riverpark (Panhandle) Residential Development | Residential development on a 695.4-acre site including 1,183 residential units, 40,000 square feet for commercial uses, a trail system, and a 29-acre park along the Santa Clara River. | Central Santa Clarita and at the eastern terminus of Newhall Ranch Road, east of Bouquet Canyon Road between the Castaic Lake Water Agency property and Soledad Canyon Road. | Final EIR certified May 2005; project approved June 2005. Construction in process but slowed due to market conditions (Barragan 2011). |
| B9             | Soledad Village Residential Development | Residential development on a 30-acre site; includes 437 residential units, an 8,000-square-foot retail building, and a 1,200-square-foot recreation building. | Central Santa Clarita along the north side of Soledad Canyon Road adjacent to the Santa Clara River, between Bouquet Canyon Road and Golden Valley Road. | Draft EIR issued November 2005. Construction has not yet commenced due to market conditions (Barragan 2011). |
### Table 6-1: Reasonably Foreseeable Future Projects within Five Miles of the Proposed Project

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<tr>
<td>C1</td>
<td>City Affordable Housing Residential Development</td>
<td>Twenty residential units would be constructed as part of an affordable housing project on a 15,000-square-foot site owned by the City of San Fernando.</td>
<td>1422 San Fernando Road.</td>
<td>Approved for construction in 2011. Construction anticipated to start early 2012 and end by January 2013 (Ramirez 2011).</td>
</tr>
<tr>
<td>C2</td>
<td>Other Affordable Housing Residential Developments</td>
<td>Approximately 95 residential units would be constructed as part of affordable housing projects.</td>
<td>112 Alexander Street, 208 Jessie Street, and 131 Park Avenue.</td>
<td>Approved for construction in 2011. Construction anticipated to start early 2012 and end by January 2013 (Ramirez 2011).</td>
</tr>
<tr>
<td>C3</td>
<td>Commercial Developments</td>
<td>A 15,000 to 20,000-square-foot commercial facility and a 100,000-square-foot shopping center would be constructed.</td>
<td>603 San Fernando Road and 753 San Fernando Road.</td>
<td>Approved for construction in 2011. Construction anticipated to start early 2012 and end by February 2013 (Ramirez 2011).</td>
</tr>
<tr>
<td><strong>City of Los Angeles</strong></td>
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</tr>
<tr>
<td>D3</td>
<td>Hidden Creeks Estates Project (Case No. ENV-2005-6657-EIR)</td>
<td>Residential development on a 259-acre site of 188 single-family residences, associated roadways and infrastructure, a 15.5-acre public park, and a new 15.8-acre equestrian boarding facility.</td>
<td>12100 Browns Canyon Road (to be annexed into the city). Immediately west of Porter Ranch community in northwestern Los Angeles County at the foothills of the Santa Susana Mountains.</td>
<td>Final EIR issued September 2011.</td>
</tr>
<tr>
<td>D4</td>
<td>Andora Avenue TTM Project (Case No. ENV-1986-0062-EIR)</td>
<td>Re-zoning of agricultural property residential use; subdivision of property into 48 lots for 45 single-family and three open space lots.</td>
<td>9503 Andora Avenue (Chatsworth–Porter Ranch Community Plan Area)</td>
<td>Subsequent Draft EIR issued February 2010 (City of Los Angeles 2011b). No construction is associated with this project, but the zone change indicates that the area will be built out in the future with residential uses.</td>
</tr>
</tbody>
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<tr>
<td>D5</td>
<td>Panorama Place Project (Case No. ENV-2006-2133-EIR)</td>
<td>Mixed-use project on 8.7-acre site including 504 residential condominium units with associated amenities and approximately 452,400 square feet of retail shopping uses.</td>
<td>14665–14697 West Roscoe Boulevard, within the Panorama City community.</td>
<td>Draft EIR issued September 2008. Final EIR in process (City of Los Angeles 2011b).</td>
</tr>
<tr>
<td>D6</td>
<td>New Paradise Church of God and Christ (Case No. ENV-2003-6669-EIR)</td>
<td>New church on a 54,506-square-foot parcel. Church would be 11,000 square feet, with 425 congregants and 85 parking spaces.</td>
<td>13187 North Fellows Avenue (Sylmar).</td>
<td>DEIR issued August 2007; Final EIR on hold (City of Los Angeles 2011b).</td>
</tr>
<tr>
<td>D9</td>
<td>Residential Development (Northridge)</td>
<td>Residential development (47 dwelling units), including zone change and subdivision tract map.</td>
<td>18432 West Halsted Street (Northridge).</td>
<td>Application submitted 8/17/2011.</td>
</tr>
<tr>
<td>D11</td>
<td>Elderly Care Facility</td>
<td>Construction of two four-story elderly care facilities comprising a 98-unit and a 58-unit building (156 total units) for senior independent living and assisted care housing.</td>
<td>13340 West Hubbard Street (Sylmar).</td>
<td>Application submitted 9/22/2011.</td>
</tr>
<tr>
<td>NA</td>
<td>Solar Interim Control Ordinance (Case No. CPC-2011-958-ICO)</td>
<td>Interim Control Ordinance temporarily prohibiting the issuance of permits for the installation of ground-mounted solar systems within very high fire hazard severity zones.</td>
<td>Citywide.</td>
<td>Disapproval recommended at June 2011 City Planning Commission Special Meeting (City of Los Angeles 2011b).</td>
</tr>
<tr>
<td>NA</td>
<td>Solar Zoning Ordinance (Case No. CPC 2011-1853-CA)</td>
<td>Would modify sections of the Los Angeles Municipal Code to provide exceptions for structures that solely support solar energy systems such as reductions in parking stall length and width, modified height exceptions, and other technical corrections.</td>
<td>Citywide.</td>
<td>Adopted October 2011 (City of Los Angeles 2011b).</td>
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<td>NA</td>
<td>The City of Los Angeles Department of Water and Power’s Barren Ridge Renewable Transmission Project</td>
<td>Construction of a 230-kV transmission line from the new Barren Ridge Switching Station to Haskell Canyon on double circuit structures; addition of a 230-kV circuit on existing double circuit structures from Haskell Canyon to the Castaic Power Plant; upgrading of the existing Owens Gorge–Rinaldi 230-kV Transmission Line with larger capacity conductors between the Barren Ridge Switching Station and Rinaldi Substation; and construction of a new electrical switching station in Haskell Canyon near the southern boundary of the Angeles National Forest. Study area is approximately 1,280 square miles.</td>
<td>Within northwestern Los Angeles County and southern Kern County. Spans a distance of approximately 75 miles from the Mojave Desert south to the San Fernando Valley. Northern boundary is the southern slopes of the Tehachapi Mountains, eastern boundary parallels SR-14, southern boundary generally parallels the Santa Clara River, and western boundary parallels I-5.</td>
<td>Draft EIS/EIR issued August 2011. Construction is expected to begin late 2012 and end early 2015 (BLM 2011).</td>
</tr>
<tr>
<td>NA</td>
<td>Granada Hills–Knollwood New Community Plan</td>
<td>New (updated) community plan to allocate land for the range of uses that the community will need through 2030, including land for housing, jobs, and recreation.</td>
<td>Granada Hills–Knollwood Community Planning Area: approximately 9,651 acres about 21 miles north of downtown Los Angeles, bounded by the unincorporated County of Los Angeles on the northwest, Sylmar Community Plan Area (City of Los Angeles) on the northeast, Northridge Community Plan Area (City of Los Angeles) on the southwest, and Mission Hills–Panorama City–North Hills Community Plan Area on the southeast.</td>
<td>Notice of Preparation of an EIR issued February 13, 2008. Draft EIR not yet available.</td>
</tr>
<tr>
<td>NA</td>
<td>Sylmar New Community Plan</td>
<td>New (updated) community plan to allocate land for the range of uses that the community will need through 2030, including land for housing, jobs, and recreation.</td>
<td>The Sylmar Community Plan Area contains approximately 7,990 acres and is bounded by the city boundary on the north and east, the City of San Fernando on the south and southwest, and I-405 and 1-5 Freeways on the west.</td>
<td>Workshops held in 2008. Notice of Preparation for an EIR not yet available.</td>
</tr>
</tbody>
</table>
### Table 6-1  
Reasonably Foreseeable Future Projects within Five Miles of the Proposed Project

<table>
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<th>Project Number</th>
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</thead>
<tbody>
<tr>
<td>E1</td>
<td>Archangeol Michael Coptic Orthodox Church</td>
<td>Construct a 500-seat sanctuary, multi-purpose room, day care center, guest house, and convert existing church to senior center.</td>
<td>1122 Appleton Road.</td>
<td>Currently in Plan Check.</td>
</tr>
<tr>
<td>E2</td>
<td>Centre Court</td>
<td>Conversion of a soccer field in an existing retail center to a one-story, 10,600-square-foot retail building. Includes proposal to change the General Plan designation from Commercial Recreation to General Commercial and to amend Royal Madera Specific Plan.</td>
<td>1208-1390 Madera Road.</td>
<td>Application determined complete; review of project underway.</td>
</tr>
<tr>
<td>E3</td>
<td>Church of God; CUP-S-0687</td>
<td>Enlarge an existing church by approximately 10,000 square feet.</td>
<td>4450 Barnard Street.</td>
<td>Approved, not yet under construction.</td>
</tr>
<tr>
<td>E4</td>
<td>City Hall Expansion</td>
<td>Two additions totaling 9,425 square feet to the existing City Hall building.</td>
<td>2929 Tapo Canyon Road.</td>
<td>Currently in Plan Check.</td>
</tr>
<tr>
<td>E5</td>
<td>Guardian Street Office Building</td>
<td>Construct a 54,311-square-foot three-story office building and parking lot.</td>
<td>4180 Guardian Street.</td>
<td>Approved, not yet under construction.</td>
</tr>
<tr>
<td>E6</td>
<td>Hummingbird Nest Ranch</td>
<td>Proposal for a commercial resort with a conference center, hotel and spa. Includes proposal for a General Plan Amendment to change land use from Estate/Open Space to Resort Commercial (New Category) and a Specific Plan to create a Commercial Resort.</td>
<td>2940 Kuehner Drive.</td>
<td>Application determined incomplete; applicant will submit additional information.</td>
</tr>
<tr>
<td>E7</td>
<td>Manios SVTC Retail Development</td>
<td>Construct a 14,700-square-foot commercial retail center.</td>
<td>1717 Simi Town Center Way.</td>
<td>Approved and under construction.</td>
</tr>
<tr>
<td>E8</td>
<td>Seventh Day Adventist Church</td>
<td>Church, school, and retirement facility.</td>
<td>North of First Street and west of Falcon Street.</td>
<td>Application determined incomplete; applicant will submit additional information.</td>
</tr>
<tr>
<td>E9</td>
<td>Simi Valley Hospital ER Expansion</td>
<td>Construct a 17,100-square-foot addition to the hospital.</td>
<td>2975 Sycamore Drive, Simi Valley Hospital.</td>
<td>Approved, not yet under construction.</td>
</tr>
<tr>
<td>E-10</td>
<td>Sinaloa Park</td>
<td>Community park facility with miniature golf and associated uses.</td>
<td>980 Madera Road.</td>
<td>Currently in Plan Check.</td>
</tr>
<tr>
<td>E-11</td>
<td>Ventura County Fire Station #43</td>
<td>Construct a 12,000-square-foot fire station.</td>
<td>5850 East Los Angeles Avenue.</td>
<td>Approved and under construction.</td>
</tr>
<tr>
<td>E-12</td>
<td>Ventura County Fire Station #47</td>
<td>Construct a 7,173-square-foot fire station.</td>
<td>Erringer Road south of Falcon Street.</td>
<td>Approved and under construction.</td>
</tr>
</tbody>
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<tr>
<td>E-13</td>
<td>MOD#01 to Viking Home Sales</td>
<td>Sales display of manufactured homes.</td>
<td>2982 East Los Angeles Avenue.</td>
<td>Approved and under construction.</td>
</tr>
<tr>
<td>E-14</td>
<td>William Morris Chevrolet</td>
<td>Construct a recreational vehicle storage and sales lot.</td>
<td>1001 Cochran Street.</td>
<td>Application determined incomplete; applicant will submit additional information.</td>
</tr>
<tr>
<td>E-15</td>
<td>APA Industries warehouse project</td>
<td>Covered loading platform and 16,612-square-foot warehouse building addition to an existing industrial building and related improvements. Includes property line adjustment.</td>
<td>2130 Ward Avenue.</td>
<td>Approved and under construction.</td>
</tr>
<tr>
<td>E-16</td>
<td>Simi Valley Auto &amp; Recreation Vehicle Storage</td>
<td>Construct a Recreational Vehicle storage facility with 84 spaces.</td>
<td>Southwest corner of Alviso Street and Callahan Avenue.</td>
<td>Approved, not yet under construction.</td>
</tr>
<tr>
<td>E-17</td>
<td>Arroyo Simi Greenway</td>
<td>Construct a recreational trail and associated improvements along the Arroyo Simi Greenway. Includes re-zoning request to change the Specific Plan Overlay zoning designation to the properties within the Arroyo Simi Greenway project area, and Specific Plan.</td>
<td>Along the Arroyo Simi, from the west end of the city to the east end.</td>
<td>Application determined complete; review of project underway.</td>
</tr>
<tr>
<td>E-18</td>
<td>Cerberus (formerly Casden) project</td>
<td>Construct 266 townhomes and condominiums. Includes subdivision of 16.28 acres into 266 lots for residential development.</td>
<td>Southeast corner of Los Angeles Avenue and Madera Road.</td>
<td>Approved, not yet under construction.</td>
</tr>
<tr>
<td>E-19</td>
<td>Cochran Apartments</td>
<td>Construct a 36-unit apartment complex with nine affordable housing units. Includes amendment of Kadota Fig Specific Plan to remove the requirement for senior housing.</td>
<td>4862 Cochran Street.</td>
<td>Application determined incomplete; applicant will submit additional information.</td>
</tr>
<tr>
<td>E-20</td>
<td>Kuehner Townhomes</td>
<td>Construct 66 condominiums with seven affordable housing units. Includes subdivision of 10.19 acres into 66 lots for residential development.</td>
<td>Northwest corner of Kuehner Drive and 118 Freeway.</td>
<td>Approved, not yet under construction.</td>
</tr>
<tr>
<td>E-21</td>
<td>Los Arboles residential development</td>
<td>Construct 43 single-family residences.</td>
<td>Southeast corner of Royal Avenue and Corto Street.</td>
<td>Approved and under construction.</td>
</tr>
<tr>
<td>E-22</td>
<td>Madison Gardens Assisted Living Center</td>
<td>Assisted living center.</td>
<td>3008 North School Street.</td>
<td>Approved, not yet under construction.</td>
</tr>
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<tr>
<td>E-23</td>
<td>North Canyon Ranch residential development</td>
<td>Construct 122 single-family residences. Includes subdivision of approximately 125 lots for residential development; pre-zoning of site to Residential Medium (RM) and Open Space (OS); and amendment of General Plan land use designation to Open Space and Medium Residential.</td>
<td>North side of Falcon Street, 200 feet west of Erringer Road.</td>
<td>Application determined incomplete; applicant will submit additional information.</td>
</tr>
<tr>
<td>E-24</td>
<td>River Run residential development</td>
<td>Construct 40 townhomes. Includes subdivision of 2.31 acres into 40 units for residential development.</td>
<td>1748 Heywood Street.</td>
<td>Application determined complete; review of project underway.</td>
</tr>
<tr>
<td>E-25</td>
<td>Runkle Canyon residential development</td>
<td>Mixed housing development, consisting of 298 single-family residences, 25 custom single-family homes, 138 senior dwelling units, a senior recreational center, and related improvements. Includes a subdivision for residential development.</td>
<td>Southerly terminus of Sequoia Avenue.</td>
<td>Application determined incomplete; applicant will submit additional information.</td>
</tr>
<tr>
<td>E-26</td>
<td>Simi-37 residential development</td>
<td>Construct 37 multi-family townhomes. Includes subdivision.</td>
<td>Southeast corner of Los Angeles Avenue and Simi Village Drive.</td>
<td>Approved, not yet under construction.</td>
</tr>
<tr>
<td>E-27</td>
<td>Spanish Villas at the Park</td>
<td>Construct 38 condominiums with four affordable units.</td>
<td>4871 East Los Angeles Avenue.</td>
<td>Currently in Plan Check.</td>
</tr>
<tr>
<td>E-28</td>
<td>Tapo Street Market Place residential development</td>
<td>Construct up to 72 townhomes, 36 senior apartments, and a commercial building.</td>
<td>2225 and 2245 Tapo Street.</td>
<td>Approved and under construction.</td>
</tr>
</tbody>
</table>

**Ventura County**

<p>| F1 | Bell Canyon Community Service District and Bell Canyon Association Public Service/Utility Facility; Case No. LU09-0013 | Approximately 5,000-square-foot public service/utility facility. | 27 East. Baymare Road, Bell Canyon Community. | Mitigated Negative Declaration issued July 2011. Public hearing to occur prior to project approval (Linder 2011). |
| F2 | Boeing Santa Susana Field Laboratory | Site of a former Boeing Field Laboratory where past operations resulted in chemical and radiological contamination. Soil, surface water, and groundwater investigation and cleanup have been ongoing at the site for decades. | A 2,850-acre site in the Simi Hills area of eastern Ventura County south of Sage Ranch Park, which is located at 1 Black Canyon Rd, Simi Valley, CA. | Public Comments sought for Draft Site-Wide Groundwater Remedial Investigation Report July 2011 (DTSC 2011). |</p>
<table>
<thead>
<tr>
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</thead>
<tbody>
<tr>
<td>F3</td>
<td>SCE Presidential Substation and Subtransmission Lines; CPUC Application A.08-12-023</td>
<td>Construction of a new substation with two 28 MVA 66/16-kV transformers on an approximately 4-acre site and 3.5-miles of 66-kV subtransmission lines.</td>
<td>Madera Road north of Wood Ranch Reservoir in unincorporated Ventura County and the City of Thousand Oaks.</td>
<td>Draft EIR issued September 2011. Construction anticipated to start Spring 2012 and last up to 20 months (CPUC 2011).</td>
</tr>
</tbody>
</table>

Key:
CEQA = California Environmental Quality Act
CPUC = California Public Utilities Commission
du/ac = dwelling unit per acre
EA = Environmental Assessment
EIR = Environmental Impact Report
EIS = Environmental Impact Statement
HMNMH = Henry Mayo Newhall Memorial Hospital
I-5 = Interstate 5
kV = kilovolt
MTA = Metropolitan Transit Authority
MVA = megavolt ampere
NA = Not available
SCE = Southern California Edison
SEA = Significant Ecological Area
SR = State Route
Note: Where subtransmission lines and telecommunications routes are parallel, they are shown offset for graphical purposes only. The lines would be co-located overhead on the same structures.

Figure 6-1
Cumulative Projects

Cumulative Project
Milepost (MP)
66-kV Subtransmission Line
Reconductoring Route (Proposed)

Telecommunications Route #1
Telecommunications Route #2
Telecommunications Route #3
Existing 66-kV Subtransmission Line

ALISO CANYON
NATURAL GAS
STORAGE FIELD

CHATSWORTH

SAN FERNANDO

NEWHALL SUBSTATION

NEWHALL

MACNEIL SUBSTATION

SAN FERNANDO SUBSTATION

NEWHALL SUBSTATION

SUNSHINE CANYON
LANDFILL

MACNEIL SUBSTATION

0
2
4
6
8
10
12
14
Miles

City of
Los Angeles

City of
Simi Valley

City of
Santa Clarita

City of San Fernando

ALISO CANYON
NATURAL GAS
STORAGE FIELD

See Figure 2.2 for project feature details.
6.1.2 Cumulative Scenario

Los Angeles County, the City of Los Angeles, the City of San Fernando, the City of Santa Clarita, the City of Simi Valley, and Ventura County have experienced a dynamic shift over the past 50 years toward greater urbanization. Open spaces, natural areas, and farmlands have been developed with residential neighborhoods, commercial spaces, public facilities, and public works infrastructure such as sanitary sewers and electrical transmission lines, as well as a landfills, highways, and roads. Other formerly industrial and commercial areas within existing cities and urban districts remain to be developed, or redeveloped with new uses. Open spaces, natural areas, and ridgelines are often protected from urban encroachment, and development projects proposed for such areas are subject to rigorous regulatory and environmental review, such as that undertaken by Los Angeles County’s Significant Ecological Areas Technical Advisory Committee.

Residential Projects

A number of residential development projects have been proposed within 5 miles of the proposed project component areas in the City of Santa Clarita, City of Los Angeles, and City of Simi Valley. These projects are in various stages of development; some have been partially constructed, and some may be constructed simultaneously with the proposed project, depending upon when permits are approved. All residential developments would have the same type of impacts, such as temporary and permanent increases in traffic, air emissions, and changes in the visual landscape.

Places of Worship

In addition to existing and proposed residential developments, numerous places of worship are distributed throughout the area of the proposed project components. In general, places of worship would not contribute to cumulative impacts during construction of the proposed project components because the majority of worship services are held on weekends when no construction of proposed project components would take place. Other church services or events may occur during the weekdays, but would most likely occur in the evenings and would not contribute substantially to cumulative effects.

Commercial and Retail Developments

The proposed project components are located both within and adjacent to densely populated urban and suburban areas in the City of Los Angeles and the City of Santa Clarita, and numerous commercial and retail developments are also distributed throughout the proposed project vicinity. Commercial developments—including a Walmart Supercenter, big box retail outlets, and a Whole Foods Supermarket—are located north of Highway 118 along Rinaldi Street near the intersections of Porter Ranch Drive and Tampa Avenue. In the City of Santa Clarita, multiple commercial uses are distributed along Lyons Avenue, which intersects the 66-kilovolt (kV) subtransmission line reconductoring route.

16-kV Gavin Distribution Line Extension Project

SCE’s 16-kV Gavin Distribution Line currently provides electrical power to the Aliso Canyon Natural Gas Storage Field (storage field). SCE plans to extend the existing distribution line as part of the proposed 16-kV Gavin Distribution Line Extension Project, which is independent of the proposed Aliso Canyon Turbine Replacement Project. The existing Gavin Distribution Line crosses from the northeast corner of the storage field southwest toward the Aliso Canyon Plant Station site. The line originates at SCE’s Newhall Substation, but follows a separate alignment from the existing 66-kV subtransmission line that crosses east to west across the southern half of the storage field (Figure 6-1).
For the Gavin Distribution Line Extension Project, new support structures and electric conductor would be installed from east to west within the northern half of the storage field. The project would not impact the alignment of the existing 16-kV Gavin Distribution Line. SCE expects that the Gavin Distribution Line Extension Project would be completed prior to starting construction of the proposed Natural Substation. Construction of the Gavin Distribution Line Extension Project would be dependent on obtaining additional right-of-way (ROW) within the storage field property.

According to California Public Utilities Commission (CPUC) General Order 131-D, the construction and operation of electric distribution line facilities under 50-kV (e.g., SCE’s Gavin Distribution Line Extension Project) does not require the issuance of a Certificate of Public Convenience and Necessity or Permit to Construct from the CPUC nor discretionary permits or approvals by local governments. However, to ensure safety and compliance with local building standards, the utility must first communicate with and obtain the input of local authorities regarding land use matters and obtain any non-discretionary ministerial permits required by local jurisdictions for construction of the extended line.

**Sunshine Canyon Landfill**

An expansion of the Sunshine Canyon Landfill, which is located approximately 1 mile east of the storage field (Figure 6-1), was approved in 2009 (Cipley 2011). The landfill expansion requires the relocation of approximately 4,200 feet of SCE’s Chatsworth–MacNeil–Newhall–San Fernando 66-kV Subtransmission Line, referred to as Segment C in this EIR (Figure 2-6). The 66-kV subtransmission line traverses the landfill from northeast to southwest adjacent to the boundary between the City of Los Angeles and the County of Los Angeles. The Sunshine Canyon Landfill Expansion Project EIR stated that expansion of the landfill would require relocation of the subtransmission line, but did not specify the route for the relocated line. The subtransmission line would be relocated from the current alignment within the landfill to a location that runs along the outer perimeter of the disturbed area of the landfill within unincorporated Los Angeles County.

The proposed subtransmission line relocation would be evaluated pursuant to CEQA separately from the Aliso Canyon Turbine Replacement Project EIR, under a separate application that SCE would file with the CPUC. SCE has stated that if the relocation project does not occur or if it occurs after construction of the Aliso Canyon Turbine Replacement Project, reconductoring and structure replacement for Segment C as part of the proposed project would follow the existing alignment across the landfill (SoCalGas 2011).

In addition, Sunshine Gas Producers, LLC proposes to develop and operate a gas turbine electrical generation facility at Sunshine Canyon Landfill. Landfill gas would be combusted as fuel to generate electricity rather than being flared (combusted without harnessing the energy content of the gas). The proposed Sunshine Gas Producers Renewable Energy Project would be located within the boundaries of a northern area of the landfill within unincorporated Los Angeles County. A Draft Subsequent EIR for the project was issued in May 2011 by the South Coast Air Quality Management District.

### 6.1.3 Resource Areas

#### 6.1.3.1 Aesthetics

**Scope and Geographic Extent**

The scope for considering cumulative impacts to aesthetics includes any project that would create impacts similar to those associated with the proposed project, that is, any project that would affect existing visual character or quality in the vicinity of the proposed project components. The geographic extent for considering cumulative impacts to aesthetics includes all projects within 2 miles of the...
proposed project components, which is a conservative estimate of the likely maximum distance from
which project components would be visible.

Existing Cumulative Conditions
The landscapes in the project component areas are largely located in canyons, hills, and mountain ranges
that provide an open space greenbelt, and generally have high aesthetic quality. The area of the proposed
storage field project components is generally industrial, surrounded by open space and ridgelines.
No designated scenic vistas are located within the vicinity of the proposed project components; however,
the General Plans for Los Angeles County and the Cities of Los Angeles and Santa Clarita indicate that a
number of vistas that may be characterized as scenic occur in the vicinity of the proposed project
components due to the presence of large open space areas and ridgelines, both of which are noted for
their scenic and aesthetic values. Sesnon Boulevard and Interstate-5 have scenic value, as identified in
local planning documents (City of Los Angeles, City of Santa Clarita, and Los Angeles County General
Plans) and are similar in character to state scenic highways. Visual receptors in the vicinity of the
proposed project components are considered to have low to high levels of both exposure and sensitivity.

Cumulative Impact Analysis
Reasonably foreseeable future projects within the cumulative scenario that are within the geographic
extent for cumulative impacts related to aesthetics include residential, commercial, industrial, and
infrastructure projects, including the Sunshine Canyon Landfill Expansion and Relocation of SCE 66-kV
Subtransmission Line, the Hidden Creeks Estates residential development project, residential
development within the Porter Ranch specific plan area, and the Gate King Industrial Park. The Gate
King Industrial Park would result in a significant, unavoidable impact on aesthetics related to
development on ridgelines, and would be within the vicinity of the 66-kV subtransmission line project
component area.

The proposed project components that would be located in the storage field are more than 0.5 miles away
from the nearest sensitive viewer and are otherwise buffered or obscured by topography and vegetation.
The 66-kV subtransmission line reconductoring and telecommunications cable installation project
components would be installed within ROWs with existing uses that would not differ substantially from
the proposed uses. Construction impacts would be temporary.
In general, the proposed project components would result in a minor incremental effect on sensitive
receivers in the area. Portions of the proposed project components, including the 66-kV subtransmission
line reconductoring component and the telecommunications components, would be installed on
ridgelines, which have been identified by local jurisdictions as sensitive aesthetic resources to be
protected. The existing quality of ridgelines in the cumulative scenario has been affected by proposed
and approved development, such as the Gate King Industrial Park. The contribution of the proposed
project to aesthetic impacts related to development on ridgelines, however, would be minor, and would
take place within an existing ROW with the same use. Local jurisdictions such as Los Angeles County
and the City of Santa Clarita implement policies addressing the protection of ridgeline views, providing a
means by which proposed development on ridgelines would be addressed and for impacts to be mitigated
as necessary. Therefore, the proposed project would not result in a considerable contribution to
cumulative impacts on aesthetic resources in the area of the proposed project components.
6.1.3.2 Agriculture and Forestry Resources

Scope and Geographic Extent

The scope for considering cumulative impacts to agriculture includes any project that would impact state-designated, important farmland (Prime Farmland, Unique Farmland, and/or Farmland of Statewide Importance). The geographic extent for cumulative impacts to agriculture is Los Angeles and Ventura Counties, because cumulative impacts on important farmland are recorded at the county level. Given that the proposed project components would not traverse land zoned as forest land or timberland, impacts related to these resources are not discussed here.

Existing Cumulative Conditions

In Los Angeles and Ventura Counties, urban and suburban uses can encroach on farmland, resulting in a loss of important farmland when land with agricultural uses or designation is converted to residential, commercial, and other development. Urban encroachment on farmland can also result in indirect impacts, including restrictions on typical farm activities, such as heavy equipment operation, and reductions in the productivity of crops related to air quality impacts. Growth in Los Angeles and Ventura Counties is expected to continue, resulting in more potential for such impacts to occur.

Much of the developed land in Los Angeles County is used for non-agricultural uses; approximately 42,000 acres of land in Los Angeles County (about 2 percent of the total area of Los Angeles County) is designated as important farmland by the state (CDC 2009a; California Association of Counties 2010). More land is used in Ventura County for agriculture or is designated as important farmland than in Los Angeles County, proportionate to total acreage: approximately 122,500 acres, or 10 percent of the total area of Ventura County, is designated as important farmland (CDC 2009b; California Association of Counties 2010).

Cumulative Impact Analysis

Although some ongoing development in Los Angeles and Ventura Counties would result in impacts on farmland and land designated for agricultural uses, this type of development tends to occur adjacent to or near areas developed with urban, suburban, and other non-agricultural uses, or as urban infill. Moreover, Los Angeles and Ventura Counties implement policies to address potential impacts on agricultural uses in their General Plans, including policies to protect farmland and review development in rural areas that could impact agricultural uses. Therefore, any impact from the cumulative projects on agricultural resources within the area of cumulative effect would be less than significant.

The proposed project would temporarily disturb up to 174.66 acres of land zoned for Agriculture and up to 50.18 acres of land zoned for Open Space in both Los Angeles and Ventura Counties; however, the proposed project components would not disturb land under active agricultural use. Therefore, the proposed project would not result in a considerable contribution to cumulative impacts on state-designated important farmland in Los Angeles or Ventura Counties.

6.1.3.3 Air Quality

Scope and Geographic Extent

Projects included in the cumulative analysis for air quality impacts include are limited to existing and reasonably foreseeable projects within 2 miles of the proposed project components.
Existing Cumulative Conditions

The proposed project and projects within the cumulative scenario are generally situated in the Los Angeles County portion of the South Coast Air Basin. This portion of the basin is in nonattainment for ozone, PM$_{10}$, and PM$_{2.5}$. Accordingly, the contribution of additional emissions of ozone precursors (i.e., NO$_x$, CO, and Reactive Organic Gases [ROGs]), PM$_{10}$, and PM$_{2.5}$ could result in a significant impact to air quality. Cumulative projects identified in Table 6.1, including the South Santa Clarita Sphere of Influence Amendment, Annexation and Prezone, Gate King Industrial Park, Hidden Creeks Estates, and Hummingbird Nest Ranch projects would all contribute to cumulative emissions. Appropriate mitigation would reduce many of the air quality impacts that would result from these projects; however, for some projects, unavoidable adverse impacts would result – the Hidden Creek Estates project, for example, would result in significant and unavoidable impacts related to particulates and NO$_x$.

Cumulative Impact Analysis

Construction

Construction of the proposed project would result in peak daily NO$_x$ emissions in excess of the South Coast Air Quality Management District (SCAQMD) emissions thresholds of 100 pounds per day. In addition, ROG emissions are projected to temporarily exceed the SCAQMD significance threshold of 75 pounds per day during a portion of the project construction period. Both NO$_x$ and ROG emissions levels will be mitigated to below the level of significance. Emissions of NO$_x$ resulting from project construction will be reduced through the implementation of Applicant Proposed Measures (APMs) as described in Section 4.2, “Air Quality,” as well as other construction best practices. Emissions of NO$_x$ will be mitigated further through the purchase of Regional Clean Air Incentive Market (RECLAIM) Trading Credits (RTCs) for every pound of NO$_x$ emitted in excess of the SCAQMD daily significance threshold. Similarly, use of Tier-3 engines in the proposed project construction equipment will reduce construction-related ROG emissions levels below the SCAQMD threshold.

Operation

Upon commencing operation of the proposed project, the proposed Central Compressor Station would replace the existing natural gas driven jet turbines with electric compressors trains. As a result, operation of the proposed project would represent a large net decrease in air emissions from existing conditions, and an overall benefit to air quality. Furthermore, no increase in the number of employees on the storage field site or for maintenance of the other project elements (including the Natural Substation, transmission lines, and telecommunications lines) is planned and no increase in vehicular emissions is anticipated. Proposed project operations would provide a benefit to air quality from a reduction in emissions from the decommissioning of the jet turbines at the existing compressor site. Therefore, the project’s potential to contribute to cumulative impacts related to air emissions would be less than considerable.

6.1.3.4 Biological Resources

Scope and Geographic Extent

The scope for considering cumulative impacts on biological resources includes cumulative projects that could have an adverse effect on special status species, as discussed in Section 4.4, “Biological Resources,” including Plummer’s mariposa lily and slender mariposa lily, coast range newt, western spadefoot, coast horned lizard, silvery legless lizard, two striped garter snake, western pond turtle, coastal California gnatcatcher, golden eagle, least Bell’s vireo, loggerhead shrike, northern harrier, olive-sided flycatcher, southwestern willow flycatcher, western burrowing owl, white-tailed kite, yellow-
breasted chat, yellow warbler, pallid bat, San Diego black-tailed jackrabbit, and San Diego desert
woodrat). The scope also includes cumulative projects that could have an adverse effect on U.S. Fish and
Wildlife (USFWS)-designated critical habitat, and sensitive habitat including critical habitat for coastal
California gnatcatcher, Venturan coastal sage scrub, Coast Live Oak, California Walnut Woodland and
wetlands or riparian habitat. Projects with these impacts are included because these are the potential
biological impacts associated with the proposed project. The geographic extent for considering
cumulative impacts to biological resources is a 5-mile radius from the proposed project components. This
was selected as a reasonable representative range for populations of the sensitive species, such as nesting
birds, identified in the individual impact analysis for the proposed project.

Existing Cumulative Conditions

Surrounding the project components are industrial uses, such as the storage field area, residential and
suburban development, and large expanses of open space and wildlife habitat, including protected habitat
areas. The areas surrounding the project components also include several designated wildlife areas,
including USFWS-designated habitat for coastal California gnatcatcher and two Significant Ecological
Areas (SEAs) as designated by Los Angeles County. Residential development in the area, while
primarily confined to existing urbanized areas such as the City of Santa Clarita and the City of Los
Angeles, can result in disturbance impacts on sensitive species, aquatic habitats, wetlands, and riparian
areas.

Most of the projects within the geographic extent would not take place in the undeveloped portions of
Los Angeles County. In addition, agency approvals for cumulative projects in the area including the Gate
King Industrial Project, the South Santa Clarita Sphere of Influence Amendment, annexation and
Prezone, and the Hidden Creeks Estates project, have included measures addressing impacts to sensitive
species and habitats.

Two large residential development projects, the Landmark Village and Mission Village residential
developments, are proposed for areas of Los Angeles County that are in or adjacent to critical habitat for
coastal California gnatcatcher. The final USFWS Biological Opinion addressing the Landmark Village
project concluded that the project with mitigation would not adversely modify critical habitat of any
listed species in the project area (Los Angeles County 2006). The Mission Village project also includes
mitigation to address sensitive species, including coastal California gnatcatcher, and habitat (Los Angeles
County 2011). Nonetheless, these two projects have the potential to affect large areas of critical habitat
for coastal California gnatcatcher; substantial mitigation is required for these projects in total, and
continued agency (CPUC, CDFG and USFWS) review of the implementation of mitigation is required to
ensure that mitigation is implemented effectively.

Cumulative Impact Analysis

As discussed in Section 4.4, “Biological Resources,” impacts to biological resources from the proposed
project would be mitigated through measures such as avoidance, specific construction techniques, and
restoration as required. With the implementation of APMs and mitigation measures, project-level impacts
on biological resources would be less than significant.

The scale and nature of development in the cumulative scenario, especially in undeveloped portions of
Los Angeles County, indicate that these projects would contribute to a significant regional cumulative
impact on habitat for special status species. After the implementation of APMs and mitigation measures,
including continued consultation with the California Department of Fish and Game and the USFWS,
however, the project’s potential to contribute to cumulative impacts on biological resources would be
less than considerable.
6.0 CUMULATIVE IMPACTS AND OTHER CEQA CONSIDERATIONS

6.1.3.5 Cultural Resources

Scope and Geographic Extent
The scope for considering cumulative impacts on cultural resources includes projects that would potentially disturb unidentified subsurface human remains or historic, archaeological, or paleontological resources through excavation, as these were the type of potential impacts identified for the proposed project. No identified cultural resources would be impacted by the proposed project. As a result, the analysis of cumulative impacts on cultural resources is limited to construction impacts on previously unidentified cultural resources that could occur as a result of the proposed project, and where the same unidentified resources could also be affected by construction of other projects (i.e., within the footprint of the proposed project and within approximately 100 feet of this footprint).

Existing Cumulative Conditions
The areas surrounding the proposed project components represent a range of uses, from industrial (storage field) to suburban and electrical transmission, and correspondingly varied levels of ground disturbance. Ground-disturbing activities, such as those that would take place as part of the proposed project, could disturb unknown cultural resources.

During the project planning phase, SCE identified historic towers along the alignment of the proposed 66 kV-subtransmission line modification. The structures, known as “Kern River One” towers, were manufactured in 1908 using windmill parts of historic significance. An assessment of the line and these structures resource showed that they lacked the characteristics, including integrity, required for a significant historical resource (SCE 2011). SCE prepared California Department of Parks and Recreation forms to document this analysis.

Cumulative Impact Analysis
As discussed in Section 4.5, “Cultural Resources,” the proposed project could disturb unknown subsurface human remains or historic, archaeological, or paleontological resources through excavation and ground disturbance that could take place in the area of the 66-kV subtransmission line reconductoring component and the telecommunications routes. Several other projects in the cumulative scenario—the Sunshine Canyon Landfill Expansion and Relocation of SCE 66-kV Subtransmission Line, the Lyons Canyon Ranch residential development, and the 16-kV Gavin Distribution Line Extension Project in unincorporated Los Angeles County; affordable housing development in the City of San Fernando; and the Hidden Creeks Estates residential development in the City of Los Angeles—could take place in the same location or within 100 feet of the proposed project components, and there is some potential that the proposed project and another project could affect the same unknown resource or result in cumulatively significant impacts on unknown resources. However, it is reasonable to assume that, similar to the proposed project, potential impacts on unknown cultural resources associated with other projects in the immediate vicinity, as well as with other development projects in the area, would be appropriately mitigated by construction monitoring and other standard mitigation measures (including recordation, avoidance, and relocation), as appropriate, because these other cumulative projects would also be subject to CEQA review. Therefore, the total impact of development projects on unknown cultural resources within the area of cumulative would be less than significant, and the proposed project would not result in a considerable contribution to cumulative impacts on cultural resources.
6.1.3.6 Geology, Soils, and Mineral Resources

Scope and Geographic Extent

The scope for considering cumulative impacts on geology, soils, and mineral resources includes projects that have the potential to expose people or structures to potential substantial adverse effects, including the risk of loss, injury, or death involving rupture of a known earthquake fault, strong seismic ground shaking, or seismic-related ground failure, including liquefaction; projects that would result in substantial soil erosion or the loss of topsoil; projects that would be located on a geologic unit or soil that is unstable, or that would become unstable as a result of the proposed project, and potentially result in an onsite or offsite landslide, lateral spreading, subsidence, liquefaction, or collapse; or projects that would be located on expansive soil, creating substantial risks to life or property. The geographic extent for considering cumulative impacts to geology, soils, and minerals is a 1-mile radius from the footprint of the proposed project components, because areas more than 1 mile away would not be affected by ground-disturbing activities associated with the proposed project.

Existing Cumulative Conditions

Both the project component areas and cumulative projects are located in or near faults that are active, potentially active, conditionally active, and potentially inactive, including the Sylmar Fault and the Santa Susana Fault. Soils in the area include alluvium, which is potentially susceptible to liquefaction. Some area soils include those that have a very high potential for erosion.

Several projects, including the Hidden Creeks Estates project and numerous other residential developments, are located within the area of analysis for potential cumulative impacts to geology and soils.

Cumulative Impact Analysis

As discussed in Section 4.6, “Geology, Soils, and Mineral Resources,” the proposed project component areas are located in a seismically active region and active faults in the region are capable of causing damage to proposed project structures. In addition, there is the potential for soil instability-related impacts such as soil erosion, landslides, and collapse/settlement. The proposed project would result in the replacement of older structures that are more susceptible to seismic events, such as the obsolete compressor station. Furthermore, implementation of APMs, and the application of appropriate and required engineering design, including compliance with current building codes and regulations as required by local jurisdictions, would reduce any potential impacts related to geology and soils to a less than significant level.

Similar to the proposed project, any new development in the region would also be required to be constructed in a seismically sound manner, in compliance with the California Building Code and applicable local regulations. Therefore, the cumulative projects would include appropriate geotechnical engineering and design measures that would reduce any potential impacts related to geology and soils to a less than significant level.

Therefore, any cumulative impact related to geology and soils would be less than significant, and the proposed project would not result in a considerable contribution to cumulative impacts related to geology and soils.
6.1.3.7 Greenhouse Gas Emissions

Scope and Geographic Extent

The scope for considering cumulative impacts related to emissions of greenhouse gases (GHGs) includes projects that have the potential to generate GHG emissions during construction or operation. Because impacts related to GHG emissions are inherently global in nature (though they tend to be regulated on a regional or state level), the geographic extent for considering cumulative impacts related to GHGs is likewise global.

Existing Cumulative Conditions

Regional and global development patterns continue to rely on methods and practices that contribute large volumes of GHGs to the atmosphere, and impacts related to GHGs have widespread and potentially very harmful consequences. The increase in GHGs in the atmosphere caused in large part by human activity is now considered one of the key causes of global climate change. Current scientific research indicates that potential effects of climate change include variations in temperature and precipitation, sea-level rise, impacts on biodiversity and habitat, impacts on agriculture and forestry, and human health and social impacts (CNRA 2009). As described in the state’s Climate Change Scoping Plan of 2008 (CARB 2008), GHG sources in the state collectively result in emissions that are higher than the targets established by Assembly Bill 32, which indicates that GHG emissions in the state continue to contribute to a total significant, state-wide cumulative impact.

All projects included in the cumulative scenario would generate GHGs during construction (equipment emissions) and operations (increased traffic trips to new development).

Cumulative Impact Analysis

The amended CEQA Guidelines (adopted in 2010) include revised provisions for assessing the cumulative impacts of projects with GHG emissions. According to these amendments, the lead agency “may determine that a project’s incremental contribution to a cumulative effect is not cumulatively considerable if the project will comply with the requirements in a previously approved plan or mitigation program (including, but not limited to, … plans or regulations for the reduction of GHG emissions) which provides specific requirements that will avoid or substantially lessen the cumulative problem” (Section 15064[h][3]). According to this section, if an adopted plan or program adequately addresses cumulative GHG emissions and would apply to proposed development, the determination may be made that the development would not result in a cumulatively considerable impact, as long as the plan or mitigation program being relied upon imposes requirements that adequately address cumulative GHG emissions. In addition, in order to appropriately determine and mitigate GHG impacts, the plan or mitigation program must provide specific requirements that will avoid or substantially lessen the cumulative impact, must be specified in law or adopted through a public review process, and must be enforceable.

The proposed project would generate direct emissions of GHGs from equipment/vehicle usage during construction and operation and from potential sulfur hexafluoride (SF₆) leakage from electrical equipment. In addition, GHG emissions would be generated indirectly at offsite electrical power plants used to supply power to the electrical grid, which in turn supplies electricity for the new electrical compressors proposed for the project. However, these emission increases would be offset by decreases in GHG emissions due to the removal of the existing gas turbine–driven compressors from use. The net GHG emission change associated with the proposed project would be less than the Southern California Air Quality Management District (SCAQMD) interim GHG significance threshold of 10,000 metric tons.
of carbon dioxide equivalency (CO₂e) per year for industrial facilities. It is estimated that the proposed project would result in a decrease of 70,441 metric tons of CO₂e per year during operations, as discussed in Section 4.7, “Greenhouse Gas Emissions.”

The total impact of development projects related to GHGs within the area of cumulative effect would be significant. However, the proposed project would include APMs, air quality and local agency permit conditions, and mitigation measures that would address and reduce the generation of GHGs during construction, and project construction emissions would be below SCAQMD’s interim GHG significance threshold of 10,000 metric tons of CO₂e per year. In addition, project operation would result in net reduction of GHG emissions at the storage field, and therefore a beneficial impact. Although the overall cumulative context for GHG emissions in the state indicates a significant total cumulative impact, the proposed project would not result in a considerable contribution to cumulative impacts related to GHGs.

6.1.3.8 Hazards and Hazardous Materials

Scope and Geographic Extent

The scope for considering cumulative impacts related to hazards and hazardous materials includes projects that would have the potential to cause an accidental release to the public or environment during transport, use, or disposal of hazardous materials, and any project that would potentially expose sensitive receptors to an accidental release of hazardous materials. The geographic extent for considering project-related cumulative impacts related to hazards and hazardous materials would be limited to the project component areas and land directly adjacent to these areas for liquid hazards, because impacts resulting from incidents associated with hazardous materials during construction, operation, and maintenance of the proposed project would remain on or near the sites, due to the types and quantities of liquid materials involved. For natural gas release hazards, the geographic extent would be projects within 2,000 feet of the proposed Central Compressor Station site.

Existing Cumulative Conditions

Much of the cumulative area for hazards and hazardous materials is located in areas that have been identified by CAL FIRE as high, very high, and extreme in terms of fire hazard severity (CAL FIRE 2009). A search of relevant hazardous materials databases for potential sites in the vicinity of the proposed project indicated that there are numerous hazardous materials or waste sites within 0.5 miles of the proposed project components. No identified sites would be disturbed by project construction activities. The Sunshine Canyon landfill projects, Gavin Distribution Line Extension Project, and Boeing Santa Susana Field Laboratory cleanup site are located within the scope and geographic extent for cumulative impacts related to liquid hazards associated with the project. No projects within the scope and geographic extent for cumulative impacts would contribute to a hazard associated with natural gas.

Cumulative Impact Analysis

As discussed in Section 4.8, “Hazards and Hazardous Materials,” with the applicant’s and SCE’s implementation of APMs, plans, and measures addressing safety and hazards materials, and compliance with existing local, state, and federal regulations, the proposed project would have less than significant impacts in relation to hazards and hazardous materials. Hazards related to fire would be addressed in existing plans currently implemented by the applicant and SCE, and would be further addressed in project-specific plans addressing such hazards, which would be reviewed by local fire department jurisdictions for adequacy and efficacy. Consistent with applicable federal and state laws, SCE would maintain an area of cleared brush around energized electrical equipment, minimizing the potential for fire. Other projects that would be built in the project area and region, such as large residential projects,
places of worship, commercial and retail developments, and the 16-kV Gavin Distribution Line
Extension Project, would likewise be subject to design and operational measures and state and local
regulations that would address fire hazards. Although the cumulative area has been mapped as one of
high to extreme fire risk, impacts related to fire would be addressed by the proposed project and other
projects on a project-specific basis, and the overall cumulative impact would not be significant.

The Sunshine Canyon landfill projects and the Boeing Santa Susana Field Laboratory cleanup site
(described in Table 6.1) have the potential to result in similar impacts related to possible hazardous spills
and contact with previously undiscovered soil contamination. These projects are subject to discretionary
review by local planning agencies as well as the local Certified Uniform Program Agency, and state
agencies including the Department of Toxic Substances Control. These agencies would oversee and
require measures similar to those that would reduce impacts associated with the proposed project,
ensuring that impacts would be less than significant for those projects.

Projects within the cumulative scenario would not contribute to a significant cumulative impact related to
hazards and hazardous materials, and the project’s potential to contribute to cumulative impacts related
to hazards and hazardous materials would be less than considerable.

6.1.3.9 Hydrology and Water Quality

Scope and Geographic Extent

The scope for considering cumulative impacts on hydrology is any project that would have the same or
similar impacts as the proposed project, which includes effects related to water quality, drainage patterns,
or flooding. Therefore, the geographic extent for considering project-related cumulative impacts on
hydrology and water quality is the area containing water resources that would be directly affected by
construction activities, and is therefore limited to an area up to 0.5 miles from the proposed project
components.

Existing Cumulative Conditions

Washes and creeks in regional watersheds tend to be intermittent to ephemeral, with surface flow
typically present only during or after storm events. Significant surface water bodies in the region include
the Santa Clara River, Castaic Lake, and Bouquet Reservoir. Many of the tributaries in the region,
especially within the Los Angeles River basin, have been channelized for flood control. Significant
surface flow does not typically occur until major storm events, during which the soil underlying non-
channelized washes becomes saturated. Water quality in the region varies from good in areas that are less
developed or undeveloped to impaired in urbanized areas. Water quality issues include erosion and
runoff from increasing development within the floodplains, and pollution related to urban runoff and
discharge, illegal dumping, and wastewater effluent. Federal Emergency Management Agency-designated
Flood Hazard Zones are present throughout the proposed project region.

Several projects, including the Hidden Creeks Estates project and numerous other residential
developments, are located within the geographic extent for potential cumulative impacts on hydrology
and water quality.

Cumulative Impact Analysis

As discussed in Section 4.9, “Hydrology and Water Quality,” impacts on hydrology and water resources
would be less than significant after application of APMs and mitigation measures, and with compliance
with National Pollutant Discharge Elimination System and other permitting requirements, including the
preparation of Storm Water Pollution Prevention Plans and implementation of best management practices. Activities related to cumulative projects would likewise be less than significant, because the project developers would be required to implement similar measures; therefore, the project’s potential contribution to cumulative hydrology impacts would be less than significant.

**6.1.3.10 Land Use and Planning**

**Scope and Geographic Extent**

The scope and geographic extent for considering cumulative land use impacts includes any project within local jurisdictions that would conflict with the General Plan or other land use regulations of any of these jurisdictions.

**Existing Cumulative Conditions**

The proposed project regional area includes unincorporated Los Angeles County (Santa Clarita Valley Planning Area), the City of Santa Clarita (community of Newhall), the City of Los Angeles (communities of Chatsworth, Porter Ranch, Granada Hills, Mission Hills, and Sylmar), the City of San Fernando, portions of unincorporated Ventura County, and the City of Simi Valley. The proposed project components are generally located in the Santa Susana Mountains, Santa Clarita Valley, and San Fernando Valley regions of northern Los Angeles County and southeastern Ventura County. These areas vary in character from wild and undeveloped to heavily urbanized, and uses include rural, agricultural, residential, commercial, landfill, open space, parkland, rail lines, and major roads and highways.

**Cumulative Impact Analysis**

As discussed in Section 4.10, “Land Use and Planning,” the proposed project components would be consistent with local general plan and zoning designations. No reasonably foreseeable future projects were identified that would conflict with local general plans and regulations; however, it is reasonable to assume that some future projects in the region could present such conflicts, such as proposed development that conflicts with General Plan policies intended to prevent conversion of land from agricultural to other uses. Such impacts would not necessarily be determined to be significant, depending on the circumstances of the development. In addition, because these other cumulative projects would also be subject to discretionary and CEQA review, it is reasonable to assume that other projects’ conflicts with applicable land use plans and policies would be addressed via the local agency planning and approval process, such that cumulative impacts related to conflicts with land use plans and policies would be less than significant. The proposed project would therefore not result in a cumulatively considerable impact in relation to consistency with land use plans and policies in the area.

**6.1.3.11 Noise**

**Scope and Geographic Extent**

The scope for considering cumulative noise impacts includes any project that would result in an increase in ambient and daytime noise levels. The geographic extent for considering cumulative noise impacts is any project within 1 mile of the nearest sensitive noise receptor to the project component areas, because any project operating within the noise standards established by the applicable local jurisdictions at this distance would not contribute to increases in ambient noise levels at these receptors.
Existing Cumulative Conditions

Existing land uses within the proposed project component areas include industrial (storage field), residential, commercial, solid waste disposal (landfill), open space preserve areas and parkland, agricultural, public transportation, and major roads and highways; noise generated in the area originates from these uses. The ambient noise survey conducted by the applicant at several locations of the proposed project components, including one location at the Newhall Substation site, five locations along the existing 66-kV subtransmission route east of I-5, and one location south of the proposed Central Compressor Station site indicated ambient noise levels between 48 and 67 dBA Leq, as discussed in Section 4.11, “Noise.”

Multiple projects are located within the cumulative impact study area, including the Lyons Canyon Ranch Residential Development; Sunshine Canyon Landfill projects; Gavin Distribution Line project; affordable housing development in the City of San Fernando; a wireless telecommunications facility; the Hidden Creek Estates project; an elderly care facility proposed for the City of Los Angeles; and the Boeing Santa Susana Field Laboratory cleanup site.

Cumulative Impact Analysis

As discussed in Section 4.11, “Noise,” the proposed project could result in short-term increases in noise levels during construction. Implementation of APMs and appropriate mitigation would ensure that these impacts would be less than significant.

Other projects within the cumulative study area would also contribute to increases in noise levels during their construction periods, which may overlap; such increases would take place in compliance with policies and regulations of applicable local jurisdictions for noise from such sources. Because the contribution of the proposed project to ambient noise levels at the nearest sensitive receptor would be less than significant, and because all such noise impacts from other projects within the cumulative analysis area would be required to comply with policies and regulations of applicable local jurisdictions, the proposed project would not result in a cumulatively considerable impact in relation to noise.

6.1.3.12 Population and Housing

As discussed in Section 4.12, “Population and Housing,” although some construction workers may travel to the region during the construction period, the proposed project would not induce population growth in the area, either directly or indirectly. It would also not displace substantial numbers of existing housing or people, necessitating the construction of replacement housing elsewhere, and it would not disrupt the balance between employment opportunities and available housing in the area. Given that the proposed project’s impact on this resource area would be minor at most, the proposed project would not result in a considerable contribution to cumulative impacts related to population and housing.

6.1.3.13 Public Services and Utilities

As discussed in Section 4.13, “Public Services and Utilities,” the proposed project is not expected to result in additional use of public services in local jurisdictions that would result in substantial adverse physical impacts associated with provision of new or physically altered governmental facilities. The expansion would not result in the need for new or physically altered governmental facilities in order to maintain acceptable service ratios, response times, or other performance objectives for any of the public services. Given that the proposed project’s impact on this resource area would be minor at most, the proposed project would not result in a considerable contribution to cumulative impacts related to public services and utilities.
6.1.3.14 Recreation

As discussed in Section 4.14, “Recreation,” the proposed project is not expected to increase the use of existing neighborhood and regional parks or other recreational facilities such that substantial physical deterioration of such facilities would occur or be accelerated; nor does the proposed project include recreational facilities or require the construction or expansion of recreational facilities which might have an adverse physical effect on the environment. Given that the proposed project’s impact on this resource area would be minor at most, the proposed project would not result in a considerable contribution to cumulative impacts related to recreation resources.

6.1.1.15 Transportation and Traffic

As discussed in Section 4.15, “Transportation and Traffic,” traffic generated by other development projects in the region (“cumulative projects”) was included in preparation of traffic forecasts. As shown in Table 4.15-4, a total of 14 projects were identified that were likely to contribute traffic to area roadways. The traffic analysis with the cumulative projects is presented in Section 4.15.3.3.

As discussed in Section 4.15.3.3, implementation of the proposed project in combination with the cumulative projects identified would not result in an unacceptable level of service in exceedance of established thresholds of significance at any of the intersections evaluated as part of the analysis. Consequently, the project’s potential to contribute to cumulative impacts related to transportation and traffic would be less than considerable.

6.2 Growth-inducing Impacts

A project could induce growth if it results in additional development, such as an increase in population, employment and/or housing above and beyond what is already assumed will occur in local and regional land use plans or in projections made by regional planning authorities, irrespective of the proposed project. Under CEQA (Section 15126.2[d]), a project would be growth inducing if it:

- Directly or indirectly fosters economic or population growth or the construction of additional housing;
- Taxes community facilities to the extent that the construction of new facilities would be necessary;
- Removes obstacles to population growth; or
- Encourages or facilitates other activities that cause significant environmental effects.

Typical growth-inducing factors might include the extension of urban services or transportation infrastructure to a previously unserved or under-served area or the removal of major barriers to development. This section evaluates the proposed project’s potential to create such growth inducements. It should also be noted that growth inducement can be positive or negative depending on the resulting effects and the development objectives of the planning authorities in the proposed project area. Negative impacts associated with growth inducement would occur only where growth associated with the proposed project would result in significant/adverse environmental impacts.

The proposed project would retrofit existing infrastructure to increase the storage field’s natural gas injection capacity. Increasing injection capacity would allow the applicant to purchase and store a greater
amount of natural gas during periods of low demand when natural gas is less expensive. This, in turn, would lower the cost of natural gas services provided by the storage field. Withdrawal capacity would not be affected by the proposed project. The applicant would hire a local construction workforce, and outside contractors would only be required if local contractors were not available. Because the proposed project component areas are adjacent to the Los Angeles metropolitan area—one of the most densely populated regions in the country—and considering the relatively high rates of unemployment in the area, workers are not expected to relocate to the area in numbers that would result in a significant impact (Section 4.12, “Population and Housing”). In the event that a small number of workers did relocate to the area, the number would be very minor compared to the area’s total population, and numerous temporary lodging facilities, such as hotels and motels, would be available. New housing facilities would not be required.

During operations, no additional staff would be required for operation of the storage field or for operation or periodic maintenance of the proposed electrical and telecommunications systems. Both the applicant’s and SCE’s staff levels would remain the same as required for current operations and maintenance activities. In addition, operation and maintenance of the proposed project would not create long-term demands for emergency response services, schools, drinking water, parks, libraries, hospitals, or solid waste and wastewater facilities that could not be met by existing services and facilities (Section 4.13, “Public Services and Utilities”).

Space would be available at the proposed Natural Substation for the installation of up to two additional 28-megavolt-ampere (MVA) transformers (for a total of 112 MVA) if needed to accommodate a future increase in the demand for electrical power if such an increase should occur. At this time, SCE does not anticipate that future demand for electrical power would dictate the need for expansion of the proposed substation. Any expansion of the proposed Natural Substation would be conducted in response to future growth rather than as an inducement to it. Therefore, because the proposed project would not result in increases in employment, housing, or demands for community facilities and services nor result in the removal of existing constraints to growth or the creation of factors that encourage or otherwise facilitate development that would not otherwise have occurred, its implementation would not have growth inducing impacts.

### 6.3 Significant and Unavoidable Adverse Impacts

No significant and unavoidable environmental adverse impacts have been identified that would result from construction or operation of the proposed project. All of the impacts identified in Chapter 4, “Environmental Analysis,” would be either less than significant or, with mitigation, reduced to less than significant levels.

### 6.4 Significant and Irreversible Environmental Changes

CEQA Guidelines (Section 15126.2[c]) require that an EIR identify significant irreversible environmental changes that would be caused by the proposed project. These changes may include, for example, uses of nonrenewable resources as well as accidents that could change the environment in the long term. Significant irreversible changes to and irretrievable commitments of resources could occur from construction and operation of the proposed project as a result of energy and materials consumption, damage from fire, land disturbance (and associated habitat loss for sensitive biological resources), and damage to or the loss of cultural or paleontological resources.
Construction of the proposed project would require a permanent commitment of natural resources from the direct consumption of fossil fuels, construction materials, and energy required for the production of materials as well as the manufacture of new components that largely cannot be recycled at the end of the proposed project’s useful lifetime (Chapter 2, “Project Description”). Additionally, the risk of fire and impacts on cultural and paleontological resources would increase (Sections 4.8, “Hazards and Hazardous Materials,” and 4.5, “Cultural Resources”).

During operations, the proposed compressors would increase the storage field’s natural-gas injection capacity from approximately 300 million cubic feet per day to approximately 450 million cubic feet per day, but the storage field’s withdrawal capacity would not change. Increasing injection capacity would allow the applicant to purchase and store a greater amount of natural gas during periods of low demand when natural gas is less expensive. This, in turn, would lower the cost of natural gas services provided by the storage field. Although increasing injection capacity would not have a direct effect on the withdrawal of natural gas, the proposed compressors would use electricity instead of combusting natural gas. Therefore, a local reduction of natural gas consumption would result from operation of the proposed project. Given that natural gas is one of the nonrenewable resources combusted to produce electricity, however, a net reduction in natural gas combustion is not anticipated from operation of the proposed project. Approximately 8 acres of coastal California gnatcatcher critical habitat would be permanently disturbed by the proposed new and modified electrical and telecommunications facilities (Section 4.4, “Biological Resources”).

References


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______. 2011b. Los Angeles Planning Department’s Summary Case Tracking System.  

City of Santa Clarita. 2011. Community Development Department.  


DTSC (Department of Toxic Substances Control, California). 2011. Santa Susana Field Laboratory.  


7.0 Mitigation Monitoring Plan

The purpose of this Mitigation Monitoring Plan (MMP) is to ensure effective implementation of the applicant proposed measures (APMs) and mitigation measures required by the California Public Utilities Commission (CPUC) that Southern California Gas Company (the applicant) and Southern California Edison (SCE) have agreed to implement as part of the Aliso Canyon Turbine Replacement Project (the proposed project). The MMP, which is outlined in Table 7-1, includes:

- Each impact evaluated in the Environmental Impact Report (EIR);
- APMs and mitigation measures that the applicant and SCE are required to implement as part of the proposed project;
- Monitoring requirements; and
- Timing for implementation of the APMs and mitigation measures.

A CPUC-designated environmental monitor (or monitors) will monitor construction of the proposed project to ensure full implementation of each APM and mitigation measure. In all instances where non-compliance occurs, the CPUC’s designated environmental monitor will issue a warning to the construction supervisor and the applicant’s or SCE’s project manager. Continued non-compliance will be reported to the CPUC’s designated project manager. Any decisions to halt work due to non-compliance will be made by the CPUC. The CPUC-designated environmental monitor will keep a record of any incidents of non-compliance with mitigation measures, APMs, or other conditions of project approval. Copies of these documents will be supplied to the applicant and the CPUC.

This MMP is a draft program, and would be finalized if the CPUC approves the revised project, including the Phase 3 Expansion. At that time final mitigation measures would be incorporated into the program and the roles and responsibilities for their implementation refined.

7.1 Minor Project Refinements

This section describes the CPUC’s process for staff approval of minor project refinements (refinements) that may be necessary due to changes resulting after the applicant’s final engineering of project elements. Approval of minor project refinements would only be granted by the CPUC if the refinements achieve or exceed the level of environmental protection approved in the project California Environmental Quality Act (CEQA) document, are consistent with CEQA requirements, and comply with the intent of the mitigation measures in the CEQA document. Requests for project modifications that do not fall within the authority delegated to staff must be sought by a Petition for Modification.

7.1.1 Minor Project Refinements Request Process

Requests for CPUC staff approval of a refinement must be made in writing and should include the following:

- A detailed description of the proposed refinement or refinements, including an explanation of why the refinements are necessary;
- Identification of the mitigation measures, APMs, project parameter, or other project stipulation for which the refinements are being requested, and a reference to the approved documents;
Photos, maps, and other supporting documentation illustrating the difference between the existing conditions in the project area, the approved project, and the proposed refinements;

- The potential impacts of the proposed refinements, including a discussion of each environmental issue area that could be affected by the refinements with accompanying verification that there would be no increase in significant impacts on resources affected by the project and no new significant impacts, after application of previously adopted mitigation;

- Whether the refinements conflict with any APMs or mitigation measures;

- Whether the refinements conflict with any applicable guideline, ordinance, code, rule, regulation, order, decision, statute, or policy;

- Water/wetland/stormwater-related resource information if the refinements would result in any additional land disturbance, road distance, or width changes to jurisdictional delineation of waters, or changes to water protection best management practices; and

- The date of expected construction at the refinements site area.

The CPUC project manager may request additional information or a site visit in order to process the request.

### 7.1.2 Requirements for Staff Approval of Minor Refinements

To be approved by staff, refinements must meet all of the following fixed standards. Refinements must not:

- Be outside the geographic boundary of the study area utilized in the CEQA document;

- Create a new significant impact or a substantial increase in the severity of a previously identified significant impact, based on the thresholds used in the environmental document;

- Trigger additional permit requirements;¹

- Conflict with any APMs or mitigation measures or any applicable guideline, ordinance, code, rule, regulation, order, decision, statute, or policy; or

- Require new conditions for approval, without which the refinements would result in a new significant impact or a substantial increase in the severity of a previously identified significant impact.

Examples of refinements that may be approved by staff after final engineering include, but are not limited to:

- Adding a temporary extra work area (no more than 60 days of use) or substituting a work area, including lay-down and staging, for another work area that is as suitable as or more suitable than the originally proposed work area. The temporary extra work area or substitute work area must be located in a disturbed area with no sensitive resources or sensitive land uses adjacent to the

---

¹ For example: grading, disposal, water discharge, dredging, a Clean Water Act Section 404 permit or a California Fish and Game Code Section 1602 Lake or Streambed Alteration Agreement.
proposed area, must not create any permanent impacts, and must be restored to either its initial condition\(^2\) or an improved condition.\(^3\)

- Adjusting the alignment of a project within the study area that was utilized in the original environmental analysis to avoid unanticipated impacts related to cultural artifacts, buried utility infrastructure, hazardous and toxic substances, and other land use impacts including effects on homeowners, so long as the adjustment does not create a new significant impact or a substantial increase in the severity of a previously identified significant impact.

- Adjusting the alignment of a project within the study area that was utilized in the original environmental analysis to avoid or adapt to conditions on the ground that vary from the conditions that existed at the time of the original environmental analysis, so long as the adjustment does not create a new significant impact or a substantial increase in the severity of a previously identified significant impact.

### 7.2 Dispute Resolution

The following procedure will be observed for dispute resolution:

- **Step 1.** Disputes and complaints (including those of the public) should be directed first to the CPUC-designated Project Manager for resolution. The Project Manager will attempt to resolve the dispute.

- **Step 2.** Should this informal process fail, the CPUC Project Manager may initiate enforcement or compliance action to address deviations from the proposed project or adopted MMP.

- **Step 3.** If a dispute or complaint regarding the implementation or evaluation of the MMP cannot be resolved informally or through enforcement or compliance action by the CPUC, any affected participant in the dispute or complaint may file a written “notice of dispute” with the CPUC Executive Director. This notice should be filed in order to resolve the dispute in a timely manner, with copies concurrently served on other affected participants. Within 10 days or receipt, the Executive Director or designee(s) shall meet or confer with the filer and other affected participants for the purposes of resolving the dispute. The Executive Director shall issue an Executive Resolution describing his/her decision, and serve it on the filer and other affected participants.

- **Step 4.** If one or more of the affected parties is not satisfied with the decision as described in the resolution, such party(ies) may appeal it to the CPUC via a procedure to be specified by the commission.

Parties may also seek review by the CPUC through existing procedures specified in the CPUC Rules of Practice and Procedure for formal and expedited dispute resolution, although a good faith effort should first be made to use the foregoing procedure.

\(^2\) The initial condition of the area is the condition prior to its use as a work area.

\(^3\) For example, trash has been cleaned up that was originally on the site or the site is replanted with native vegetation.
7.3 Mitigation, Monitoring, Reporting, and Compliance Program

A Final Mitigation, Monitoring, Reporting and Compliance Program will be prepared for the Final EIR that incorporates any changes to the proposed project or mitigation measures that are made as a result of public review of the Draft EIR and further consideration of the proposed project by the CPUC.
Table 7-1 Draft Mitigation Monitoring Plan

<table>
<thead>
<tr>
<th>Impact</th>
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<tbody>
<tr>
<td><strong>4.1 Aesthetics</strong></td>
<td></td>
<td>Confirm that construction lighting is oriented to minimized effects on nearby sensitive receptors (APM AE-1).</td>
<td>During construction</td>
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<tr>
<td>Impact AE-4: Create a new source of substantial light or glare which would adversely affect day or nighttime views in the area</td>
<td>APM AE-1: Night Lighting. The applicant and SCE will ensure that construction activities occurring at night will use lighting to protect the safety of the construction workers but orient the lights to minimize their effect on any nearby sensitive receptors. The lighting will be directed downward and shielded to eliminate offsite light spill at times when the lighting might be in use.</td>
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<td><strong>4.2 Agriculture</strong></td>
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<td>No applicable APMs or mitigation measures.</td>
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<td><strong>4.3 Air Quality</strong></td>
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</table>
| Impact AQ-3: Result in a cumulatively considerable net increase of any criteria pollutant for which the project region is nonattainment. | APM AQ-1: Maintain Engines in Good Working Condition. The applicant and SCE will ensure that equipment engines will be maintained in good condition and in proper tune as per the manufacturers’ specifications.  
APM AQ-2: Minimization of Equipment Use. The applicant and SCE will ensure that staff and daily construction activities will be efficiently scheduled to minimize the use of unnecessary/duplicate equipment when possible.  
APM AQ-3 Minimization of Disturbed Areas. The applicant and SCE will ensure that the amount of area disturbed by clearing, grading, earth moving, or excavation operations is minimized to reduce the amount of fugitive dust that is generated during construction in a manner that meets or exceeds the requirements of the South Coast Air Quality Management District’s Rule 43 (Fugitive Dust Regulations).  
APM AQ-4: Watering Prior to Grading and Excavation. The applicant and SCE will ensure | - Confirm that Regional Clean Air Incentive Market Trading Credits are purchased as specified in MM AQ-2.  
- See additional requirements for APMs AQ-1 through AQ-7 and MMs AQ-1 and AQ-2. | Prior to and during construction |

April 2012
Table 7-1  Draft Mitigation Monitoring Plan

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<td>that pre-grading/excavation activities will include watering the area to be graded or excavated before commencement of grading or excavation operations. Application of water (preferably reclaimed, if available) will penetrate sufficiently to minimize fugitive dust during grading activities. <strong>APM AQ-5: Vehicle Speed Limits.</strong> The applicant will post signs in the storage field along designated travel routes and limiting traffic to 15 miles per hour or less. <strong>APM AQ-6: Fugitive Dust from High Winds.</strong> During periods of high winds (i.e., wind speed sufficient to cause fugitive dust to impact adjacent properties), the applicant and SCE will ensure that all clearing, grading, earth moving, and excavation operations will be curtailed to the degree necessary to prevent fugitive dust created by onsite activities and operations from being a nuisance or hazard, either offsite or onsite. <strong>APM AQ-7: Cleaning of Paved Roads.</strong> The applicant and SCE will ensure that paved road surfaces will use vacuum sweeping and/or water flushing to remove buildup of loose material to control dust emissions from travel on paved access roads (including adjacent public streets impacted by construction activities) and paved parking areas. <strong>MM AQ-1: Oxides of Nitrogen (NOx) Credits.</strong> The emissions of NOx due to construction of the proposed project will be mitigated through the purchase of Regional Clean Air Incentive Market Trading Credits (RTCs) for every pound of NOx emissions in excess of the SCAQMD daily significance threshold of 100 pounds per day.</td>
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<td>The total amount of NOx RTCs to be purchased will be calculated when the construction schedule and operating conditions are finalized. The applicant will purchase and submit the required RTCs to the SCAQMD prior to the start of project construction. The applicant will also track actual daily emissions during construction according to a monitoring plan that includes records of equipment and vehicle usage. <strong>MM AQ-2: Tier 3 Off-Road Emissions Standards.</strong> All off-road diesel-powered construction equipment greater than 50 horsepower used during reconductoring of the 66-kV subtransmission line will meet Tier 3 off-road emissions standards.</td>
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4.4 Biological Resources

**Impact BR-1: Substantial adverse direct or indirect effect on special status species.**

- **Coastal California Gnatcatcher Habitat (Including Critical Habitat)**
  - APM AQ-3: Minimization of Disturbed Areas. See above.
  - APM AQ-4: Watering Prior to Grading and Excavation. See above.
  - APM BR-2: Designated Work Zones and Sensitive Resource Avoidance. Prior to ground-disturbing activities, the applicant and SCE will ensure that work zones are clearly staked and flagged. Construction work areas will be identified to ensure that construction activities, equipment, and associated activities are confined to designated work zones and areas supporting sensitive resources (special-status plants and wildlife, and high-value habitats, such as wetlands) are avoided.
  - APM BR-3: Post-Construction Restoration for

- Ensure that the applicant and SCE conduct preconstruction surveys for wildlife and plant species as specified in APM BR-1.
- Ensure that the applicant and SCE conduct protocol-level pre-construction surveys for coastal California gnatcatcher as specified in APM BR-4 and least Bell’s vireo and southwestern willow flycatcher as specified in MM BR-8.
- Ensure that SCE conducts surveys of vegetation and estimates the total area of intact Venturan Coastal Sage Scrub (MM BR-2) and prepares a

Prior to, during, and after construction
### Table 7-1  Draft Mitigation Monitoring Plan

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| Reconductoring.                  | SCE will ensure that all areas that are temporarily disturbed during 66-kV subtransmission line reconductoring will be restored as close to preconstruction conditions as possible or to the conditions agreed upon between the landowner and SCE following completion of construction of the proposed project. | Habitat Restoration Plan for Venturan Coastal Sage Scrub (MM BR-3).  
- Ensure that the applicant and SCE complete formal delineations per USACE protocols as specified in MM BR-5.  
- Ensure that the applicant and SCE design all transmission structures as specified in MM BR-6 and implement avian protection plans as specified in MM BR-7.  
- Ensure that the applicant and SCE conduct pre-construction nesting surveys for golden eagle as specified MM BR-9.  
- Ensure that the applicant and SCE conduct pre-construction surveys for Plummer’s mariposa lily and slender mariposa lily as specified MM BR-10.  
- See above/below for APMs AQ-3, AQ-4, GE-3, and HZ-6.  
- See additional requirements for APMs BR-1 through BR-8 and MMs BR-1 through BR-11. |        |
| **APM BR-4: Preconstruction Gnatcatcher Surveys.** | The applicant and SCE will ensure that protocol-level pre-construction surveys will be conducted for coastal California gnatcatcher, in project component areas where suitable habitat exists and for all project activities proposed within U.S. Fish and Wildlife Service designated critical habitat in accordance with the U.S. Fish and Wildlife Service Coastal California Gnatcatcher (Polioptila californica californica) Presence/Absence Survey Guidelines, February 28, 1997. In the event that coastal California gnatcatcher are observed in pre-construction surveys, a buffer of 500 feet from any active nest will be flagged and maintained by a biological monitor. Areas of 2 or more contiguous acres of suitable coastal California gnatcatcher habitat will be identified at the time of pre-construction surveys, and work within or near these areas will be performed outside of the breeding and nesting season (coastal California gnatcatcher breeding/nesting season is approximately February 15 through August 30). |        |        |
| **APM BR-5: Exclusionary Fencing.** | The applicant and SCE will ensure that exclusionary fencing will be installed around work and laydown/staging areas, where necessary, to prevent inadvertent encroachment into the native |        |        |
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<td>habitat adjacent to areas of impact. Brightly colored, protective</td>
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<td>construction fencing and/or silt fencing will be erected surrounding</td>
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<td>the work area where it abuts native habitat prior to the start of</td>
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<td>construction and/or demolition.</td>
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<td><strong>APM BR-6: Biological Monitoring.</strong> The applicant and SCE will</td>
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<td>ensure that biological monitoring will be conducted during</td>
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<td>construction in all areas within 100 feet of native vegetation</td>
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<td>that has the potential, or is known, to provide habitat for</td>
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<td>special status species.</td>
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<td><strong>APM GE-3: Erosion and Sediment Control.</strong> See above.</td>
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<td><strong>APM HZ-6: Worker Environmental Awareness Training.</strong> See below.</td>
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<td><strong>MM BR-1: Trimming of Vegetation.</strong> In order to minimize the</td>
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<td>removal of vegetation in areas of habitat for the coastal California</td>
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<td>gnatcatcher, for the 66-kV subtransmission line,</td>
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<td>Telecommunications Route #2, and proposed Natural Substation</td>
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<td>project areas, SCE will ensure that trimming of all native</td>
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<td>vegetation, riparian vegetation, and vegetation that provides</td>
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<td>potential habitat for coastal California gnatcatcher will be</td>
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<td>performed by a certified arborist or a person with a minimum of</td>
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<td>6 years’ regional expertise in trimming trees/shrubs in this</td>
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<td>area and who has worked under a certified arborist.</td>
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<td><strong>MM BR-2: Minimize Removal of Venturan Coastal Sage Scrub.</strong> For</td>
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<td>the 66-kV subtransmission line, Telecommunications Route #2,</td>
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<td>and proposed Natural Substation project areas, SCE will</td>
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<td>minimize the removal of Venturan Coastal Sage Scrub</td>
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<td>associations,</td>
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<td>particularly within designated critical habitat for the coastal California gnatcatcher. Prior to construction and for each of these project areas, SCE will:</td>
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<td>1. Ensure that a survey of vegetation and estimate of the total area of intact Venturan Coastal Sage Scrub is completed by a qualified botanist familiar with this vegetation association.</td>
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<td>2. Avoid removal of more than 10 percent of intact Venturan Coastal Sage Scrub within a single project area. “Project Areas” are defined as:</td>
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<td>a. Storage field project components (including the proposed Natural Substation): areas of ground disturbance during construction;</td>
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<td>b. Access and other roads that would be constructed/modified: 300 linear feet, with a 100-foot buffer on either side of the road; and</td>
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<td>c. 66-kV line and Telecommunications Route #2: for each pole, a 100-foot radius around the base, plus 100 feet along each extent of the linear ROW beyond the 100-foot radius area.</td>
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<td>3. Ensure that areas of intact, contiguous Venturan Coastal Sage Scrub shall not be reduced below a 2-acre threshold.</td>
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<td>In the event that the applicant wishes to remove more than 10 percent of intact Venturan Coastal Sage Scrub within a single project area, or where intact, contiguous areas of Venturan Coastal</td>
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<tr>
<td>Sage Scrub may be reduced below a 2-acre threshold, the applicant will compensate for this loss through the restoration and/or creation of Venturan Coastal Sage Scrub habitat per the applicant’s Habitat Restoration Plan for Venturan Coastal Sage Scrub, at a minimum ratio of 2:1 (for example, 2 acres of Venturan Coastal Sage Scrub created or restored for every 1 acre impacted).</td>
<td><strong>MM BR-3: Habitat Restoration Plan for Venturan Coastal Sage Scrub.</strong> Prior to construction of the proposed project, and with the coordination and review of USFWS and CDFG, SCE will prepare a habitat restoration plan for Venturan Coastal Sage Scrub associations for the 66-kV subtransmission line, Telecommunications Route #2, and proposed Natural Substation project areas. The restoration plan will be prepared by a qualified botanist familiar with this vegetation association. Per the requirements of MM BR-2, Venturan Coastal Sage Scrub habitat occurring in these work areas will be identified and quantified; surveys (including vegetation maps) and quantification of Venturan Coastal Sage Scrub habitat will be included in the restoration plan. Restoration will occur at a minimum ratio of 0.5:1 (0.5 acres of Venturan Coastal Sage Scrub created or restored for every 1 acre impacted during project construction), and may be completed by:</td>
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<tr>
<td>1. Establishing Venturan Coastal Sage Scrub habitat within the project areas (onsite);</td>
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<td><strong>3. Purchase of credits and/or mitigation lands at a ratio above 0.5:1 from an entity reviewed and approved by the USFWS and/or CDFG.</strong> Details of the restoration plan will be finalized pending consultation between SCE, USFWS, and CDFG. For Options 1. and 2. (establishing Venturan Coastal Sage Scrub onsite or offsite), the plan will include the following elements: planting/seeding palettes; monitoring and contingency program; monitoring schedule, including duration and performance criteria (a minimum of 80 percent successful plant establishment after a minimum of three years); and any specific measures that will be required to ensure success of the restoration effort. <strong>MM BR-4: Restriction of Vehicular Traffic.</strong> The applicant and SCE will ensure that, in all project construction areas, vehicular traffic (including movement of all equipment) is restricted to established access roads indicated by flagging and signage. All access roads that are not otherwise assigned official speed limits will be restricted to a speed limit of a maximum of 20 miles per hour. <strong>Special Status Amphibians and Reptiles</strong> <strong>APM AQ-3: Minimization of Disturbed Areas.</strong> See above. <strong>APMs BR-2, BR-5, and BR-6.</strong> See above. <strong>APM GE-3: Erosion and Sediment Control.</strong> See above. <strong>APM HZ-6: Worker Environmental Awareness</strong></td>
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<td>Training. See below.</td>
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**MM BR-5: Impacts on Hydrologic Features.**
Prior to project construction, for all proposed project components in the vicinity of hydrologic features, the applicant and SCE will:

1. Complete formal delineations per USACE protocols to confirm and determine the extent of jurisdictional wetlands present in the proposed project areas;

2. Consult with the USACE and CDFG to determine whether CWA Section 404 permits and California Department of Fish and Game Code Section 1600 Streambed Alteration Agreements are necessary for the proposed project, apply for these permits as needed, and determine the area of fill that would require compensation;

3. Commit to compensatory mitigation for any wetland fill per any required permits and in consultation with USACE and CDFG (wetland fill requiring mitigation will be compensated for at a minimum ratio of 0.5:1, or 0.5 acres of wetland creation or restoration for every 1 acre of wetland fill caused by the proposed project); and

4. Ensure that biological monitors establish and maintain a minimum exclusionary buffer of 50 feet from the delineated extent of all jurisdictional wetland features during project construction.

Construction of any proposed project component that requires altering, removing, or filling the bed or bank of seasonal drainages, or other...
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<td>Jurisdictional or potentially jurisdictional water features, and/or cannot maintain the 50-foot exclusionary buffer, will be performed only when water is not present in the feature. <strong>Special Status Birds</strong> APM AQ-3: Minimization of Disturbed Areas. See above. <strong>APM BR-1: Preconstruction Surveys.</strong> Prior to construction and activities that may include vegetation clearing, staging and stockpiling, or other activities with the potential to directly or indirectly affect wildlife, the applicant and SCE will ensure that preconstruction surveys are conducted by qualified biologists for sensitive biological resources, including special-status wildlife and special-status plant species, in the project component areas, including access roads and staging areas. In the event that special-status wildlife and special-status plants are identified within a proposed project component area or vicinity (survey buffer), buffers will be established by temporary flagging or fencing (this distance may be greater depending on the species and construction activity, as determined by the biologist) between the identified resource and construction activities. Flagging and fencing will be performed or supervised by a qualified biologist to ensure that these activities are conducted without harm to sensitive species, or habitat flagging and fencing will be performed or supervised by a qualified biologist to ensure that these activities are conducted without harm to sensitive species or habitat. The information gathered from these surveys will be used to determine project planning and minimize impacts</td>
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For nesting birds, a field survey will be conducted by a qualified biologist to determine if active nests of bird species protected by the Migratory Bird Treaty Act and/or the California Fish and Game Code are present in the construction zone or within a minimum of 100 feet (500 feet for raptors) of the construction zone. In the event of the identification of nesting birds within a proposed project component area or vicinity, a minimum 50-foot exclusionary buffer will be established by temporary flagging or fencing (this distance may be greater depending on the bird species and construction activity, as determined by the biologist) between the nest site and construction activities. Clearing and construction within the fenced area will be postponed or halted (except for vehicle traffic on existing roads), at the discretion of the biological monitor, until the nest is vacated and juveniles have fledged. The biologist shall serve as a construction monitor during those periods when construction activities occur near active nest areas to ensure that no inadvertent impacts on these nests will occur.

Biological monitoring will be conducted during construction work in areas in close proximity to native habitat to assure project compliance with all APMs and Mitigation Measures.

APMs BR-2 through BR-6. See above.

APM BR-7: Wildlife Relocation and Protection.
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<td>During construction activities, wildlife resources that are not considered to have special status and are determined to be in harm’s way may be relocated by the applicant and SCE and/or their construction contractors to native habitat near the work area but outside the construction impact zone in order to avoid injury or mortality. For the trench to be excavated in the area of the Central Compressor Station during construction for the purposes of pipeline installation, the applicant will ensure that backfilling of the trench would occur within 72 hours of pipeline installation to preclude potential impacts to wildlife that may fall into the trench. At the conclusion of each day’s trenching activity, the end of the trench would be left ramped at an approximate 2-to-1 slope to allow any wildlife falling into the trench to escape.</td>
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<td><strong>APM BR-8: Oak Tree Impact Avoidance.</strong> In accordance with City of Santa Clarita/Los Angeles County ordinance and policy guidelines, the applicant and SCE will ensure that loss or impacts to all native oak trees via trimming or ground disturbance within the dripline (i.e., the outermost extent of the canopy) will be avoided using specific measures and/or agency guidance. If impacts cannot be avoided, the applicant or SCE will submit an Oak Tree Permit Application (including an Oak Tree Report) to Los Angeles County and obtain an Oak Tree Permit prior to construction.</td>
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<td>APM GE-3: Erosion and Sediment Control. See above.</td>
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<td>APM HZ-6: Worker Environmental Awareness</td>
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<td>Training</td>
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<td>APM HZ-7: Wood Pole Recycling and Disposal.</td>
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<td>MM BR-1 through MM BR-5. See above.</td>
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<tr>
<td>MM BR-6: Avian Safe Building Standards.</td>
<td>The applicant and SCE will design all transmission structures installed as part of the proposed project to be consistent with the Suggested Practices for Raptor Protection on Power Lines: The State of the Art in 2006 (APLIC 2006).</td>
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<tr>
<td>MM BR-7: Avian Protection Plans. Prior to</td>
<td>construction, the applicant and SCE will develop and implement avian protection plans according to Avian Protection Plan (APP) Guidelines (APLIC &amp; USFWS 2005). The avian protection plans will include provisions to reduce impacts on avian species during construction and operation of the proposed project, including measures to reduce impacts on nesting birds, and will provide for the adaptive management of project-related issues. The Avian Protection Plans will be reviewed and approved by the CDFG and USFWS prior to construction.</td>
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<td>MM BR-8: Pre-Construction Surveys for Least Bell's Vireo and Southwestern Willow Flycatcher. Prior to construction, the applicant and SCE will complete protocol-level surveys for least Bell's vireo and southwestern willow flycatcher in areas of suitable or potentially suitable habitat in the proposed project component areas. Surveys will be completed by a permitted biologist(s) according to the survey protocol for least Bell's vireo (USFWS 2001) and southwestern willow flycatcher (Sogge et al.)</td>
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<td>2010). Whenever least Bell’s vireo or southwestern willow flycatcher territory or nest sites are confirmed, the applicant and/or SCE will notify the USFWS and CDFG immediately upon return from the field. In the event that any least Bell’s vireos or southwestern willow flycatchers or their nests are observed, biologists will establish and maintain a minimum 500-foot exclusionary buffer by installing temporary flagging or fencing between the nest site and construction activities. Federal endangered species recovery permits are not required for least Bell’s vireo surveys, but are required in all USFWS regions where the southwestern willow flycatcher breeds (application forms can be downloaded at <a href="http://www.fws.gov/forms/3-200-55.pdf">http://www.fws.gov/forms/3-200-55.pdf</a>). State survey permits also may be required from the CDFG for both species. MM BR-9: Nesting Golden Eagle. Nesting surveys for golden eagles will be completed per the most recent USFWS survey guidelines by the applicant and SCE prior to project construction and will include areas within 660 feet of proposed project components located within suitable golden eagle nesting habitat. If surveys identify nesting golden eagles within 660 feet of the proposed project component areas, the applicant and SCE will ensure that all construction activities within 660 feet of the nest occur outside of the nesting season (January through June, subject to adjustment based on field observations). The nest will be monitored from outside the 660-foot buffer by a qualified raptor ecologist with demonstrated experience monitoring eagles and knowledge of normal eagle nesting behavior. In the event that the raptor ecologist observes</td>
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<td>abnormal behavior or notes any sign of potential disturbance to the nesting birds, the ecologist will ensure that work will be stopped within 1,320 feet of the nest. Work can continue within the buffered area(s) after the raptor ecologist determines that the chicks have fledged and the nest is not active for the season. In the event that golden eagle nests are identified on structures to be removed or modified, the structures will be left in place pending consultation with the USFWS and CDFG.</td>
<td>Monitoring Requirements</td>
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<td><strong>Special Status Mammals</strong></td>
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<td>APM AQ-3: Minimization of Disturbed Areas.</td>
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<td>APM BR-5: Exclusionary Fencing.</td>
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<td>APM BR-6: Biological Monitoring.</td>
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<td>APM BR-8: Oak Tree Impact Avoidance.</td>
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<td>APM GE-3: Erosion and Sediment Control.</td>
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<td>APM HZ-6: Worker Environmental Awareness Training.</td>
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<td><strong>Special Status Plants</strong></td>
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<td>APM AQ-4: Watering Prior to Grading and Excavation. See above.</td>
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<td>APM HZ-6: Worker Environmental Awareness Training. See below.</td>
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<td>MM BR-4: Restriction of Vehicular Traffic. See above.</td>
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<td>MM BR-10 Restoration of Plummer's Mariposa Lily and Slender Mariposa Lily</td>
<td>Establishing Plummer’s mariposa lily and slender mariposa lily plants within the</td>
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<td>The applicant and SCE will complete pre-construction surveys during the appropriate blooming period to identify Plummer’s mariposa lily and slender mariposa lily populations in the proposed project component areas at the storage field and in the area of the 66-kV subtransmission line. Plummer’s mariposa lily and slender mariposa lily plants will be identified by a qualified biologist and flagged or surrounded with fencing in such a way that disturbance of the populations will be avoided. In the event that populations or individuals of either species cannot be avoided, restoration will occur. The applicant will develop and implement a restoration plan for both plants which will be reviewed and approved by CDFG prior to project construction. Restoration will occur after construction and to an extent such that “no net loss” (i.e., replacement of destroyed plants at a 1:1 ratio) is ensured for all plants of either species in the proposed project component areas. Restoration may be completed by: 1. Establishing Plummer’s mariposa lily and slender mariposa lily plants within the</td>
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<td>proposed project areas (onsite);</td>
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<td>2. Establishing Plummer’s mariposa lily and slender mariposa lily plants outside the project areas (offsite); or</td>
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<td>3. Purchase of credits and/or mitigation lands at a ratio above 1:1 from an entity reviewed and approved by the USFWS and/or CDFG.</td>
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<td>Details of the restoration plan will be pending consultation between SCE, USFWS, and CDFG. For Options 1. and 2. (establishing Plummer’s mariposa lily and slender mariposa lily plants onsite or off-site), the plan will include the following elements: planting/seeding palettes; monitoring and contingency program; monitoring schedule, including duration and performance criteria (a minimum of 80 percent successful plant establishment after a minimum of three years); and any specific measures that will be required to ensure success of the restoration effort.</td>
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<td>MM BR-11: Non-Native and Invasive Plant Species. The applicant and SCE will avoid and reduce the spread of non-native and invasive plant species in the proposed project component areas through the following actions:</td>
<td>1. All equipment brought in from offsite that could transport soils, seeds, or other plant propagules (i.e., seeds, spores, tubers, or stems that can reproduce the plant) will be washed at a containment area to prevent introduction of unwanted plant material to the proposed project component areas;</td>
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<td>2. All construction vehicles or equipment</td>
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<td>operating within the proposed project component areas in areas known to have noxious or invasive weeds will similarly be cleaned of any soils or plant materials before transport or re-deployment elsewhere within the proposed project component areas to prevent transferring weeds;</td>
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<td>3. All soils, gravel, imported fill, or other construction materials brought from offsite that could inadvertently contain unwanted plant propagules will come from confirmed weed-free sources;</td>
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<td>4. All seeds to be used in revegetation and reclamation activities will come from onsite, or from certified weed-free sources; and</td>
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<td>5. All temporary disturbance areas, including access roads, transmission line corridors, and towers would be monitored on a quarterly basis for one year after project construction is completed for invasive species establishment, and weed control measures will be initiated immediately upon evidence of invasive species introduction.</td>
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<tr>
<td>Impact BR-2: Substantial adverse effect on riparian habitat or other sensitive natural community.</td>
<td>Riparian Habitat</td>
<td>Ensure that the applicant and SCE survey for riparian zones within the storage field, the 66-kV subtransmission line routes, and Telecommunications Route #2 as specified in MM BR-12. Ensure that SCE surveyed Telecommunications Route #2 for individual oak trees as specified in MM BR-13.</td>
<td>Prior to, during, and after construction</td>
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<td>APM AQ-3: Minimization of Disturbed Areas. See above.</td>
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<td>APM BR-2: Designated Work Zones and Sensitive Resource Avoidance. See above.</td>
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<td>APM BR-3: Post-construction Restoration for Reconductoring. See above.</td>
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<td>APM BR-5: Exclusionary Fencing. See above. APM GE-3: Erosion and Sediment Control. See</td>
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<td>below.</td>
<td>• See above/below for APMs BR-1 through BR-8; APMs AQ-3, GE-3, and HZ-6; and MMs BR-1 through BR-10.</td>
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<td>APM HZ-6: Worker Environmental Awareness Training. See below.</td>
<td>• See additional requirements for MM BR-12 and MM BR-13.</td>
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<td>MM BR-1: Trimming of Vegetation. See above.</td>
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<td>MM BR-5: Impacts on Hydrologic Features. See above.</td>
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<td>MM BR-12: Minimize Impact on Riparian Habitat. The applicant and SCE will complete the following:</td>
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<td>1. A qualified ecologist will survey and determine the spatial extent of riparian zones in the areas of the storage field, the 66-kV subtransmission line, and Telecommunications Route #2;</td>
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<td>2. Where riparian vegetation would be impacted by project construction activities, the applicant and SCE will consult with CDFG to determine if a Lake and Streambed Alteration Agreement pursuant to California Fish and Game Code 1600 would be necessary; and</td>
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<td>3. In those areas where riparian vegetation is required to be removed, the applicant and SCE will work with a qualified arborist to determine the minimum amount of vegetation required to be removed in order to accommodate project construction, and the correct trimming procedures to employ.</td>
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<td>Sensitive Natural Communities</td>
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<td>APMs BR-1 through BR-8. See above.</td>
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<td>APM AQ-3: Minimization of Disturbed Areas.</td>
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<td><strong>MMs BR-1 through BR-10 and MM BR-12.</strong> See above.</td>
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<td><strong>MM BR-13: Oak Trees in the Vicinity of Telecommunications Route #2.</strong> Prior to construction, SCE will survey the area of Telecommunications Route #2 for individual oak trees that meet the criteria for protection under the Los Angeles County ordinance. All oak trees whose trunks measure 25 inches or more in circumference (8 inches in diameter) will not be removed, nor will ground compaction occur within a 10-foot radius from the drip line of any oak tree that meets this criterion. Impacts on all oak trees within the area of disturbance for Telecommunications Route #2 beyond minor trimming will be avoided and minimized (i.e., no more than 25 percent of any individual oak tree canopy will be trimmed during one growing season). In the event that impacts on oak trees meeting the above criterion cannot be avoided or minimized, the applicant will provide oak tree seedling replacement at a 2:1 ratio, pending consultation with Los Angeles County.</td>
<td>See above/below.</td>
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<td><strong>Impact BR-3: Substantial adverse effect on federally protected wetlands.</strong></td>
<td><strong>APM AQ-3: Minimization of Disturbed Areas.</strong> See above.</td>
<td>See above/below.</td>
<td>See above/below.</td>
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<td><strong>APM BR-2: Designated Work Zones and Sensitive Resource Avoidance.</strong> See above.</td>
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<td><strong>APM GE-3: Erosion and Sediment Control.</strong> See below.</td>
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<td><strong>MM BR-5: Impacts on Hydrologic Features.</strong> See above.</td>
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<td><strong>Impact BR-4: Substantial interference with the movement of any native resident or migratory fish or wildlife species or with established native resident or migratory wildlife corridors, or impedance of the use of native wildlife nursery sites.</strong></td>
<td>APM BR-2: Designated Work Zones and Sensitive Resource Avoidance. See above.</td>
<td>See above.</td>
<td>See above.</td>
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<tr>
<td><strong>Impact BR-5: Conflict with local policy and ordinance protecting oak trees.</strong></td>
<td>APM AQ-3: Minimization of Disturbed Areas. See above. APM AQ-4: Watering Prior to Grading and Excavation. See above. APM BR-8: Oak Tree Impact Avoidance. See above.</td>
<td>See above.</td>
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#### 4.5 Cultural Resources

| Impact CR-1: Substantial adverse change in the significance of an historical resource. | APM CR-1: Conductor Pull and Tension Sites. SCE will ensure that, where feasible, conductor pull and tension sites are located on existing level areas and existing roads to minimize the need for grading and cleanup. APM CR-2: Unidentified Cultural Resources. The applicant and SCE will ensure that, if previously unidentified cultural resources are unearthed during construction activities, construction will be halted in that area and directed away from the discovery until a qualified archaeologist assesses the significance of the resource. If determined to be required by the archaeologist, the archaeologist will evaluate the significance of the discovered resources based on eligibility for the California Register of Historical Resources (CRHR) or local registers. Should any cultural resources be identified during construction activities in all project areas (including but not limited to culturally sensitive areas), the applicant and SCE will ensure that | • Ensure that cultural surveys are completed after final siting for SCE project components and that qualified cultural resources consultants and archaeologists are retained by the applicant and SCE (APM CR-4, MM CR-1, and MM CR-2). • Confirm that Cultural Resources Plans were prepared by the applicant and SCE per MM CR-1 requirements. • See additional requirements for APMs CR-1, CR-2, and CR-4 and MM CR-4. • See requirements for APM HZ-6, below. • Ensure that final inspection is completed after project | Prior to, during, and after construction |
A qualified archaeologist will monitor cultural resources mitigation and ground-disturbing activities in the area of the find. The size of the area of the find will be determined by the archeologist. The archaeologist will recommend appropriate measures to record, preserve, or recover the resources. Preliminary recommendations of CRHR eligibility made by the archaeologist will be reviewed by the CPUC.

APM CR-4: Cultural Surveys After Final Project Siting. Once final siting for SCE project components is completed, SCE or its contractor will complete additional pedestrian surveys for cultural resources, for all areas of proposed disturbance that are not currently located in a built environment within the 66-kV subtransmission line reconductoring route, access roads, and staging areas; and Telecommunications Route #2, access roads, and staging areas. The information gathered from these surveys will be used to determine project planning and design in order to avoid sensitive resources and identify measures that would minimize impacts on sensitive resources from project-related activities. In addition, the results of these surveys will be used to determine the extent to which environmental specialist construction monitors will be required. The survey will result in a report detailing the research design, methods and results of the survey. This report will be submitted to the CPUC.

AM HZ-6: Worker Environmental Awareness Training. See below.

MM CR-1: Cultural Resources Plan. The applicant and SCE will retain the services of
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<td>qualified cultural resources consultants who meet or exceed the U.S. Secretary of the Interior qualification standards for archaeologists published in 36 Code of Federal Regulations 61 and have experience working in the jurisdictions traversed by the project, sufficient that they can identify the full range of cultural resources that may be found in the region. The consultants will also have knowledge of the cultural history of the project area and will be approved by the California Public Utilities Commission (CPUC). Prior to issuance of construction permits, the applicant and SCE will submit Cultural Resources Plans for the respective project components, prepared by the approved consultant(s) for review and approval by the CPUC. The intent of the Cultural Resources Plans will be to address cultural resources eligible for the CRHR that cannot be preserved by avoidance and to identify areas where monitoring of earth-disturbing activities is required. The monitoring plan shall include, at a minimum:</td>
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<td>• A list of personnel to which the plan applies;</td>
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<td>• Requirements, as necessary, and plans for continued Native American involvement and outreach, including participation of Native American monitors during ground-disturbing activities as determined appropriate;</td>
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<td>• Brief identification and description of the general range of the resources that may be encountered;</td>
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<td>• Identification of the elements of a site that would lead to it meeting the definition of a cultural resource requiring protection and</td>
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<td>mitigation;</td>
<td>• Identification and description of resource mitigation that would be undertaken if required;</td>
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<td>• Description of monitoring procedures that will take place for each project component area as required;</td>
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<td>• Description of how often monitoring will occur (e.g., full-time, part time, spot checking);</td>
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<td>• Description of the circumstances that would result in the halting of work;</td>
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<td>• Description of the procedures for halting work and notification procedures for construction crews;</td>
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<td>• Testing and evaluation procedures for resources encountered;</td>
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<td>• Description of procedures for curating any collected materials;</td>
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<td>• Reporting procedures; and</td>
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<td>• Contact information for those to be notified or reported to.</td>
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**MM CR-2: Additional Cultural Resources Surveys.** Prior to issuance of construction permits, the applicant and SCE will ensure that qualified archaeological consultants, as specified in the Cultural Resources Plans, will conduct intensive-level cultural resources surveys (transects no greater than 15 meters) for all areas to be disturbed that have not already been surveyed for cultural resources and, prior to the
MM CR-3: Construction Monitoring. Prior to issuance of grading permit(s), the applicant and SCE will retain qualified archaeologists as specified in the Cultural Resources Plans to monitor cultural resources mitigation and ground-disturbing activities in culturally sensitive areas. Culturally sensitive areas would include those areas along the 66-kV subtransmission line reconductoring routes and Telecommunications Route #3 and within the storage field that have not previously been disturbed. Cultural resources monitoring for areas along Telecommunications Route #3 that are located more than 600 feet east of San Fernando Substation will not be required because these areas are located within residential neighborhoods and are disturbed areas. The qualified archaeologists will attend preconstruction meetings to provide comments and/or suggestions concerning monitoring plans and discuss excavation plans with excavation contractors.

MM CR-4: Stop Work for Unanticipated Cultural Resources Discoveries. In the event that previously unidentified cultural resources are uncovered during implementation of the project, the applicant and SCE will ensure that ground-disturbing work would be halted or diverted away.

### Table 7-1 Draft Mitigation Monitoring Plan

<table>
<thead>
<tr>
<th>Impact</th>
<th>Applicant Proposed Measures (APMs) and Mitigation Measures (MMs)</th>
<th>Monitoring Requirements</th>
<th>Timing</th>
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<td>project, had previously been undisturbed. Reports that specify the research design, methods, and survey results will be submitted to the CPUC for review. Cultural resources surveys for areas along Telecommunications Route #3 that are located more than 600 feet east of San Fernando Substation will not be required, because these areas are located within residential neighborhoods and are disturbed areas.</td>
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<td>Impact CR-2: Substantial adverse change in the significance of an</td>
<td>from the discovery to another location. The CPUC-approved archeological monitor will inspect the discovery and determine whether</td>
<td>See Impact CR-1, above</td>
<td>See Impact CR-1, above</td>
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<tr>
<td>archaeological resource.</td>
<td>further investigation is required. If the discovery is significant but can be avoided and no further impacts would occur, the resource would be documented appropriately and no further effort would be required. If the resource is significant but cannot be avoided and may be subject to further impact, the CPUC-approved archeological monitor would evaluate the significance of the resource based on eligibility for the California Register of Historical Resources (CRHR) or local registers and implement appropriate measures in accordance with the Cultural Resources Plans.</td>
<td></td>
<td>See Impact CR-1, above</td>
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<td>Impact CR-3: Directly or indirectly destroy a unique paleontological</td>
<td>MM CR-6: Paleontological Monitoring and Treatment Plan. Prior to construction permit issuance, the applicant and SCE will retain</td>
<td>Prior to, during, and</td>
<td>Prior to, during, and after construction</td>
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<td>resource or site or unique geologic</td>
<td>CPUC-approved paleontologists to prepare</td>
<td>after construction</td>
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<td>● Ensure that CPUC-approved paleontologists are retained by the applicant and SCE (MM</td>
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<td>feature.</td>
<td>Paleontological Monitoring and Treatment Plans, and submit to the CPUC for review and approval. The CPUC-approved paleontologists will have knowledge of the local paleontology and be familiar with paleontological procedures and techniques. The Paleontological Monitoring and Treatment Plans will follow Society of Vertebrate Paleontology guidelines and meet all regulatory requirements. The Paleontological Monitoring and Treatment Plans will address the 66-kV subtransmission line reconductoring routes, Telecommunications route #2, and Telecommunications Route #3, Natural Substation, guardhouse, and entry road widening sites. The Paleontological Monitoring and Treatment Plans will identify construction impact areas of moderate to high sensitivity for encountering potential paleontological resources and the shallowest depths at which those resources may be encountered. The Paleontological Monitoring and Treatment Plans will detail the criteria to be used to determine whether an encountered resource is significant and if it should be avoided or recovered for its data potential. The Paleontological Monitoring and Treatment Plans will also detail methods of recovery, preparation and analysis of specimens, final curation of specimens at a federally accredited repository, data analysis, and reporting. The Paleontological Monitoring and Treatment Plans will outline coordination strategies to ensure that CPUC-approved paleontological monitors will conduct full-time monitoring of all grading activities in sediments determined to be sensitive to potential paleontological resources.</td>
<td>- Confirm that Paleontological Monitoring and Treatment Plans were prepared by the applicant and SCE per MM CR-6 requirements. - Confirm that applicant and SCE construction personnel are trained per MM CR-7 requirements. - See additional requirements for MM CR-6 through MM CR-10.</td>
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### Table 7-1 Draft Mitigation Monitoring Plan

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<td>have a moderate to high sensitivity. For sediments of low or</td>
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<td>undetermined sensitivity, the Paleontological Monitoring</td>
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<td>and Treatment Plans will specify what level of monitoring is</td>
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<td>necessary. Sediments with no sensitivity will not require</td>
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<td>paleontological monitoring. The Paleontological Monitoring</td>
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<td>and Treatment Plans will define specific conditions in which</td>
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<td>monitoring of earthwork activities could be reduced and/or</td>
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<td>depth criteria established to trigger monitoring. These</td>
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<td>factors will be defined by the CPUC-approved paleontologists.</td>
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<td><strong>MM CR-7: Construction Personnel Training.</strong> Prior to</td>
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<td>the initiation of construction or ground-disturbing</td>
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<td>activities in areas with high paleontological sensitivity,</td>
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<td>the applicant and SCE shall ensure that all construction</td>
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<td>personnel conducting rough grading shall be trained</td>
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<td>regarding the recognition of possible subsurface</td>
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<td>paleontological resources and protection of all</td>
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<td>paleontological resources during construction grading. The</td>
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<td>applicant and SCE will complete training for all applicable</td>
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<td>personnel. Training will inform all applicable personnel of</td>
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<td>the procedures to be followed upon the discovery of</td>
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<td>paleontological resources. All personnel will be</td>
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<td>instructed that unauthorized collection or disturbance</td>
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<td>of protected fossils on- or off-site by the applicant or</td>
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<td>SCE or their representatives or employees is illegal and</td>
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<td>that violators shall be subject to prosecution under</td>
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<td>appropriate federal and state laws. Unauthorized resource</td>
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<td>collection or disturbance may constitute grounds for the</td>
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<td>issuance of a stop work order.</td>
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<td><strong>MM CR-8: Paleontology Construction Monitoring.</strong> Based on</td>
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<td>the Paleontological</td>
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<td></td>
<td>Monitoring and Treatment Plans, the applicant and SCE will conduct paleontological monitoring using CPUC-approved paleontological monitors. This will include monitoring during rough grading and trenching in areas determined to have high paleontological sensitivity and that have the potential to be shallow enough to be adversely affected by such earthwork as determined by the CPUC-approved paleontological monitors. <strong>MM CR-9: Stop Work for Unanticipated Paleontological Discoveries.</strong> In the event that previously unidentified paleontological resources are uncovered during implementation of the project, the applicant and SCE will ensure that ground-disturbing work would be halted or diverted away from the discovery to another location. A CPUC-approved paleontological monitor would inspect the discovery and determine whether further investigation is required. If the discovery is significant but can be avoided and no further impacts would occur, the resource would be documented in the appropriate paleontological resource records and no further effort would be required. If the resource is significant but cannot be avoided and may be subject to further impact, the CPUC-approved paleontological monitor would evaluate the significance of the resource and implement appropriate measures in accordance with the Paleontological Monitoring and Treatment Plans. <strong>MM CR-10: Paleontological Data Recovery.</strong> Prior to final inspection after construction of project components has been completed, if avoidance of significant paleontological resources is not feasible during grading, treatment (including recovery, specimen preparation, data</td>
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<tr>
<td><strong>Impact CR-4: Disturb any human remains, including those interred outside of formal cemeteries.</strong></td>
<td>Analysis, curation, and reporting will be carried out by the applicant and SCE in accordance with the approved Paleontological Monitoring and Treatment Plans.</td>
<td>• Ensure that cultural surveys are completed after final siting for SCE project components and that qualified cultural resources consultants and archaeologists are retained by the applicant and SCE (APM CR-4, MM CR-1, and MM CR-2).&lt;br&gt;• Confirm that Cultural Resources Plans were prepared by the applicant and SCE per MM CR-1 requirements.&lt;br&gt;• See additional requirements for APMs CR-3 and CR-4, MM CR-1 through CR-6, and MM CR-10.&lt;br&gt;• Ensure that final inspection is completed after project components are constructed (MM CR-5).</td>
<td>Prior to, during, and after construction</td>
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</table>

**APM CR-3: Human Remains.** The applicant and SCE will ensure that, if human remains are encountered during construction or any other phase of development, work will be halted in the area and directed away from the discovery. The County Coroner will be notified within 24 hours of the discovery. No further disturbance will occur until the County Coroner makes the necessary findings of origin and disposition pursuant to Public Resources Code 5097.98–99, Health and Safety Code 7050.5. If the coroner determines that the burial is not historic, but prehistoric, the Native American Heritage Commission (NAHC) will be contacted to determine the most likely descendent (MLD) for this area. The MLD may become involved with the disposition of the burial following scientific analysis. If the remains are determined to be Native American, the Native American Heritage Commission will be notified within 24 hours as required by Public Resources Code 5097. The CPUC will mediate any disputes regarding treatment of remains.

**APM CR-4: Cultural Surveys After Final Project Siting.** See above.

**MM CR-1: Cultural Resources Plan.** See above.

**MM CR-2: Additional Cultural Resources Surveys.** See above.

**MM CR-3: Construction Monitoring.** See above.
<table>
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<tr>
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<td>MM CR-4: Stop Work for Unanticipated Cultural Resources Discoveries. See above.</td>
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<td>MM CR-5: Cultural Resources Reporting. See above.</td>
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<td>MM CR-10: Paleontological Data Recovery. Prior. See above.</td>
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### 4.6 Geology, Soils, and Mineral Resources

**Impact GE-1: Expose people or structures to risk of loss, injury, or death involving rupture of a known earthquake fault.**

APM GE-1: Geotechnical Studies. The applicant will ensure that, for the construction of the Central Compressor Station, construction procedures will be conducted as discussed in the recommendations section of the Preliminary Geotechnical Investigation Report prepared by Globus (2006) to avoid impacts related to unstable geologic conditions. In addition, pre-engineering geotechnical studies will be completed by the applicant and SCE for the proposed Natural Substation and select TSP locations prior to construction. The pre-engineering geotechnical studies will evaluate the depth to the water table; document evidence of faulting; and determine liquefaction potential, physical properties of subsurface soil, soil resistivity, slope stability, and the presence of hazardous materials. The applicant and SCE will further ensure that, for the construction of the Natural Substation and select TSP locations, construction procedures will be conducted as discussed in the recommendations section of the geotechnical studies report.

- Ensure that pre-engineering geotechnical studies are be completed by the applicant and SCE (APM GE-1).
- See additional requirements for APM GE-1.

Prior to and during construction

**Impact GE-2: Expose people or structures to the risk of loss, injury, or death involving strong seismic ground shaking.**

APM GE-1: Geotechnical Studies. See above.

APM GE-2: Seismic-resistant Design Measures. The applicant and SCE will ensure that the proposed project components are

- Ensure that pre-engineering geotechnical studies are be completed by the applicant and SCE (APM GE-1).

Prior to and during construction
### Table 7-1  Draft Mitigation Monitoring Plan

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<tr>
<td>Designed in accordance with CPUC General Orders and to meet applicable seismic safety standards of the California Building Code and Uniform Building Code standards for Seismic Risk Zone IV. Specific design measures may include, but are not limited to, special foundation design and additional bracing and support of upright facilities. Project facilities and foundations will be designed to withstand changes in soil density. The proposed Natural Substation will be designed consistent with the Institute of Electrical and Electronics Engineers 693 standard, Recommended Practices for Seismic Design of Substations.</td>
<td>• See additional requirements for APM GE-1 and GE-2.</td>
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<td><strong>Impact GE-3: Expose people or structures to the risk of loss, injury, or death involving seismic-related ground failure, including liquefaction.</strong></td>
<td>See Impact GE-2, above.</td>
<td>See Impact GE-2, above.</td>
<td>See Impact GE-2, above.</td>
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<td><strong>Impact GE-4: Expose people or structures to the risk of loss, injury, or death involving landslides.</strong></td>
<td>See Impact GE-2, above.</td>
<td>See Impact GE-2, above.</td>
<td>See Impact GE-2, above.</td>
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<tr>
<td><strong>Impact GE-5: Result in substantial soil erosion or the loss of topsoil.</strong></td>
<td>APM AQ-3: Minimization of Disturbed Areas. See above. APM GE-3: Erosion and Sediment Control. The applicant and SCE will ensure that erosion and sediment control measures will be implemented in each of the project component areas during construction activities to reduce the amount of soil displaced and transported to other areas by storm water, wind, or other natural forces. To minimize site disturbance, the applicant and SCE or their respective construction contractors will:</td>
<td>• Ensure that the applicant and SCE complete formal delineations per USACE protocols and consult with CDFG and USACE as specified in MM BR-5. • See requirements for APMs AQ-3, GE-3, and MM BR-5.</td>
<td>Prior to and during construction</td>
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<td>• Remove only the vegetation that is absolutely necessary to remove (e.g., trim or mow)</td>
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<td>instead of grub where feasible);</td>
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<td>• Avoid off-road vehicle use outside work zones; and</td>
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<td>• Instruct all construction personnel on storm water pollution prevention concepts to ensure they are conscious of how their actions affect the potential for erosion and sedimentation.</td>
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<td>MM BR-5: Impacts on Hydrologic Features. See above.</td>
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<td>Impact GE-6: Located on a geologic unit or soil that is or would become unstable and result in on- or off-site landslide, lateral spreading, subsidence, liquefaction, or collapse.</td>
<td>APM GE-1: Geotechnical Studies. See above.</td>
<td>See above.</td>
<td>See above.</td>
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<tr>
<td>Impact GE-7: Located on expansive soil.</td>
<td>APM GE-2: Seismic-resistant Design Measures. See above.</td>
<td>See above.</td>
<td>See above.</td>
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<td><strong>4.7 Greenhouse Gases</strong></td>
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| *Impact GHG-1: Generate greenhouse gas emissions, either directly or indirectly, that may have a significant impact on the environment.* | APM AQ-1: Maintain Engines in Good Working Condition. See above.  
APM AQ-2: Minimization of Equipment Use. See above.  
APM GHG-1: Engine Maintenance. The applicant and SCE will ensure that construction and operations vehicle equipment engines are maintained in good condition and in proper tune according to manufacturer specifications.  
APM GHG-2: Scheduling. The applicant and SCE will ensure that staff and daily construction activities for each of the project components are efficiently scheduled to minimize the use of unnecessary/duplicate equipment when possible. | See requirements for APMs AQ-1, AQ-2, GHG-1, and GHG-2. | During construction |
| **4.8 Hazards and Hazardous Materials** | | | |
| *Impact HZ-1: Significant hazard from routine transport, use, or disposal of hazardous materials.* | APM HZ-3: Hazardous Materials Spill and Release Prevention. The applicant and SCE will ensure that construction procedures are implemented to minimize the potential for hazardous material spills and releases in each of the project component areas.  
APM HZ-5: Hazardous Materials Use and Storage and Hazardous Waste. The applicant and SCE will ensure the following during construction of the proposed project components:  
- All hazardous materials (including fuels, lubricants, and cleaning solvents) will be stored, handled, and used in accordance with applicable regulations.  
- For all hazardous materials in use at construction sites, Material Safety Data | - Ensure that the applicant and SCE implement a Worker Environmental Awareness Training program as specified in APM HZ-6.  
- See additional requirements for APMs HZ-3, HZ-5, HZ-6, and HZ-7. | Prior to and during construction |
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<td>Sheets will be available for routine or emergency use.</td>
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<td>In addition, the applicant will ensure the following for the storage field project components during construction:</td>
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<td>• All hazardous materials planned for use or storage at the storage field site during construction of the proposed Central Compressor Station will be preapproved by the applicant’s designated safety staff. Approval of hazardous materials will be determined only after full review of the Material Safety Data Sheet for the proposed material.</td>
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<td>• Hazardous materials storage locations at the storage field will be determined based on the storm water pollution prevention plan and storage field policy. Existing materials are stored within the storage field’s hazardous material and hazardous waste storage area.</td>
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<td>The applicant and SCE will also ensure the following during operation of the proposed project components:</td>
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<td>• All hazardous and nonhazardous wastes generated during operation of the proposed project (e.g., waste oil and gas condensates from the compressor station) will be classified and managed in accordance with federal and state regulations and site-specific permits.</td>
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<td>All hazardous materials (including fuels, lubricants, and cleaning solvents) will be stored, handled, and used in accordance with applicable</td>
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<td>regulations.</td>
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<td>APM HZ-6: Worker Environmental Awareness Training. Prior to construction, the applicant and SCE will develop and implement Worker Environmental Awareness Training Programs based on the final engineering design, the results of preconstruction surveys, and a list of mitigation measures developed by the CPUC to mitigate significant environmental effects of the proposed project. Prior to start of work, presentations will be prepared by the applicant and SCE and shown to all workers who will be present on the proposed project component sites during construction. A record of all trained personnel (including logs of training sessions signed by all workers who attended each session) will be kept with the construction foreman. The CPUC will conduct regular (monthly and random) audits to ensure that workers on the project component sites have received the appropriate training. Audits will include worker tests and/or interviews to confirm adequate instruction in construction procedures and mitigation measures. All construction personnel will receive the following:</td>
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<td>1. Instruction for compliance with project component site-specific biological or cultural resource protective measures and mitigation measures that are developed after preconstruction surveys;</td>
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<td>2. A list of phone numbers for key personnel associated with the proposed project including the archeological and biological monitors, environmental compliance</td>
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<td>coordinator, and regional spill response coordinator;</td>
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<td>3. Instruction on the South Coast Air Quality Management District Fugitive Dust and Ozone Precursor Control Measures and Portable Engine Operating Parameters;</td>
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<td>4. Direction that site vehicles must be properly muffled;</td>
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<td>5. Instruction on what typical cultural resources look like, and instruction that if cultural resources are discovered during construction, to suspend work in the vicinity of the find and contact the site supervisor and archeologist or environmental compliance coordinator;</td>
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<td>6. Instruction on how to work near any Environmentally Sensitive Areas delineated by archeologists or biologists;</td>
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<td>7. Instruction on individual responsibilities under the Clean Water Act, the applicant’s and SCE’s storm water pollution prevention plans, site-specific best management practices, hazardous materials and waste management requirements, and the location of Material Safety Data Sheets as needed for each proposed project component;</td>
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<td>8. Instructions to notify the site supervisor and regional spill response coordinator in the event of hazardous materials spills or leaks from equipment or upon the discovery of soil or groundwater contamination;</td>
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<td>9. A copy of the truck routes to be used for</td>
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<td>material delivery; and 10. Instruction that noncompliance with any laws, rules, regulations, or mitigation measures could result in being barred from participating in any remaining construction activities associated with the proposed project components.</td>
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<td>APM HZ-7: Wood Pole Recycling and Disposal. SCE will ensure that utility pole and other utility wood waste is reused by SCE, returned to the manufacturer, disposed of in a Class I hazardous waste landfill, or disposed of in the lined portion of a municipal landfill certified by the associated Regional Water Quality Control Board.</td>
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APM HZ-4: Contaminated Soil Disposal. The applicant and SCE will ensure that any soil from excavation and grading activities that is suspected of being contaminated with oil or other hazardous materials is characterized and disposed offsite at an appropriately licensed waste facility.  
APM HZ-6: Worker Environmental Awareness Training. See above.  
MM HZ-1: Soil Sampling and Contaminated Soils Contingency Plan. The applicant will prepare a Soil Sampling and Contaminated Soils Contingency Plan that would outline procedures for testing soils in locations where contaminated soils are suspected to be present including the office building and Central Compressor Station site locations. The Soil Sampling and Contaminated Soils Contingency Plan will also outline the steps that would be implemented if contaminated soils are encountered during pre-construction soil sampling and testing or if they are encountered at any point during construction. Provisions outlined in this plan would include phone numbers of city, county, state, and federal agencies and primary, secondary, and final cleanup procedures. In addition, the plan would address health and safety procedures to minimize environmental impacts in the event that hazardous soils or other materials are encountered during construction of the project, | • Ensure that the applicant prepares a Soil Sampling and Contaminated Soils Contingency Plan as specified in MM HZ-1.  
• Ensure that the applicant and SCE implement a Worker Environmental Awareness Training program as specified in APM HZ-6.  
• See additional requirements for APMs HZ-3, HZ-4, HZ-5, and HZ-6 and MM HZ-1. | Prior to and during construction |
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<tr>
<td>Impact HZ-3: Emit hazardous emissions or involve handling hazardous materials, substances, or waste within one-quarter miles of an existing or proposed school.</td>
<td>including measures such as worker training, containerization and storage, and monitoring. The plan would also establish security measures to prevent unauthorized entry to cleanup sites and to reduce hazards outside the investigation/cleanup area and would identify appropriate, licensed disposal facilities, and haulers. APM HZ-3: Hazardous Materials Spill and Release Prevention. See above. APM HZ-5: Hazardous Materials Use and Storage and Hazardous Waste. See above. APM HZ-6: Worker Environmental Awareness Training. See above.</td>
<td>See above.</td>
<td>See above.</td>
</tr>
<tr>
<td>Impact HZ-4: Be located on a site that is included on a list of hazardous materials sites.</td>
<td>MM HZ-1: Soil Sampling and Contaminated Soils Contingency Plan. See above.</td>
<td>See above.</td>
<td>See above.</td>
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<tr>
<td>Impact HZ-5: Safety hazards for people residing or working in the project component areas that are within the area of an airport land use plan or within two miles of an airport.</td>
<td>APM HZ-1: Federal Aviation Administration Consultation. SCE will consult with the Federal Aviation Administration as part of the design phase for the SCE-proposed project components to ensure that elevated structures such as TSPs will not pose a hazard for air traffic.</td>
<td>See requirements for APM HZ-1.</td>
<td>Prior to construction</td>
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<tr>
<td>Impact HZ-6: Impair implementation of or physically interfere with an adopted emergency response plan or emergency evacuation plan.</td>
<td>APM HZ-8: Construction Fire Control and Emergency Response Measures. To address the risk of fire during construction of the proposed project components, the applicant and SCE will develop fire control and emergency response measures as part of the Construction Safety and Emergency Response Plans developed in consultation with their contractors for use during construction of the proposed project components. The Construction Fire Control and Emergency Response Measures will describe fire prevention • Ensure that the applicant and SCE develop Construction Safety and Emergency Response Plans as specified in APM HZ-8. • See additional requirements for APM HZ-8.</td>
<td>Ensure that the applicant and SCE develop Construction Safety and Emergency Response Plans as specified in APM HZ-8. See additional requirements for APM HZ-8.</td>
<td>Prior to construction</td>
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Table 7-1  Draft Mitigation Monitoring Plan

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<td></td>
<td>and response practices that the applicant and SCE will implement during construction of the proposed project components to minimize the risk of fire, and in the case of fire, provide for immediate suppression and notification. SCE’s Construction Fire Control and Emergency Response Measures will also be generally consistent with SCE’s Specification E-2005-104, Transmission Line Project Fire Plan (February 21, 2006).</td>
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<td></td>
<td>The Construction Fire Control and Emergency Response Measures shall specify that the applicant and SCE, or the respective construction contractors, shall furnish all supervision, labor, tools, equipment, and material necessary to prevent starting any fire, control the spread of fires if started, and provide assistance for extinguishing fires started as a result of project construction activities.</td>
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<td>Labor shall include the assignment of Fire Risk Managers who will be present at each proposed project component area during construction activities, whose sole responsibility will be to monitor the contractor’s fire-prevention activities, and who will have full authority to stop construction in order to prevent fire hazards.</td>
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<td>1. The Fire Risk Managers shall:</td>
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<td>● Be responsible for preventing, detecting, controlling, and extinguishing fires set accidentally as a result of construction activity;</td>
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<td>● Review the Fire Control and Emergency Response Measures with the fire patrolperson and construction</td>
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<td>employees prior to starting work at each project area;</td>
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<td>• Ensure that all construction personnel are trained in fire safety measures relevant to their responsibilities. At a minimum, construction personnel shall be trained and equipped to extinguish small fires;</td>
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<td></td>
<td>• Be equipped with radio or cell phone communication capability; and</td>
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<td>• Maintain an updated a key personnel and emergency services contact (telephone and email) list, kept onsite and made available as needed to construction personnel.</td>
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<td>2. Equipment shall include:</td>
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<td>a. Spark arresters that are in good working order and meet applicable regulatory standards for all diesel and gasoline internal combustion engines, stationary and mobile;</td>
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<td></td>
<td>b. One shovel and one pressurized chemical fire extinguisher for each gasoline-powered tool, including but not restricted to compressors, hydraulic accumulators, gardening tools (such as chain saws and weed trimmers), soil augers, rock drills, etc.;</td>
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<td>c. Fire suppression equipment to be kept on all vehicles used for project construction; and</td>
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<td></td>
<td>d. An onboard self-extinguishing fire</td>
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<td>suppression system capable of extinguishing any equipment-caused fire to be kept on heavy construction operating equipment.</td>
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<td>3.</td>
<td>Measures to be undertaken by the applicant, SCE or the respective construction contractors, and monitored and enforced by the Fire Risk Manager, at each of the project areas during construction activities, shall include:</td>
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<td>a. The installation of fire extinguishers at the proposed Central Compressor Station site;</td>
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<td>b. The prohibition of smoking at each construction job site as follows: no smoking in wildland areas; no smoking during operation of light or heavy equipment; limit smoking to paved areas or areas cleared of all vegetation; no smoking within 30 feet of any area in which combustible materials (including fuels, gases, and solvents) are stored; no smoking in any project construction areas during any Red Flag Warnings that apply to the area;</td>
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<td>c. The posting of no smoking signs and fire rules on the project bulletin board at all contractor field offices and areas visible to employees during fire season;</td>
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<td>d. The maintenance of all construction areas in an orderly, safe, and clean manner. All oily rags and used oil filters shall be removed from project construction areas. After construction</td>
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<td>activities are completed in each project area, the area shall be cleaned of all trash and surplus materials. All extraneous flammable materials shall be cleared from equipment staging areas and parking areas;</td>
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<td>e. Confinement of welding activities to cleared areas having a minimum radius of 10 feet measured from place of welding, and observed by the Fire Risk Manager;</td>
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<td>f. Prevention of the idling of vehicles with hot exhaust manifolds on dirt roads with dead combustible vegetation under the vehicle;</td>
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<td></td>
<td>g. The provision of portable communication devices (i.e., radio or mobile telephones) as needed to construction personnel and communication protocols for onsite workers to coordinate with local agencies and emergency personnel in the event of fire or other emergencies during construction or operation of the proposed project; and</td>
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<td></td>
<td>h. Any additional measures as needed during construction to address fire prevention and detection, to lower the risk of wildland fires.</td>
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<td>4. Measures will also include the following requirements that would involve coordination between the applicant and SCE, and the Fire Departments and CAL FIRE.</td>
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<tr>
<td>a.</td>
<td>The applicant and SCE or the respective construction contractors shall furnish any and all forces and equipment to extinguish any uncontrolled fire near the project component areas as directed by Fire Department or CAL FIRE representatives;</td>
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<td>b.</td>
<td>The applicant and SCE or the respective construction contractors shall abide by all restrictions to construction activity that may be enforced by the Fire Departments and/or CAL FIRE during Red Flag Warning days; and</td>
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<td>c.</td>
<td>In the event that the applicant and SCE or the respective construction contractors sets fire to incinerate cleared vegetation, the Fire Risk Manager shall notify the Fire Departments and/or CAL FIRE in advance of the burning. Special care shall be taken to prevent damage to adjacent structures, trees, and vegetation.</td>
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<td>5.</td>
<td>Measures will also include additional, special provisions for days when the National Weather Service issues a Red Flag Warning. Standard protocols implemented during these periods will include:</td>
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<td>a.</td>
<td>Measures to address storage and parking areas;</td>
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<td>b.</td>
<td>Measures to address the use of</td>
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<td>HZ-7: Expose people or structures to a significant risk involving wildland fires.</td>
<td>gasoline-powered tools; c. Procedures for road closures as necessary; d. Procedures for use of a fire guard as necessary; and e. Additional fire suppression tools and fire suppression equipment, and training requirements.</td>
<td>• Confirm that the applicant and SCE coordinated with the Los Angeles County and Ventura County Fire Departments as specified in MM HZ-2. • Ensure that the applicant and SCE develop Construction Safety and Emergency Response Plans as specified in APM HZ-8. • See additional requirements for APMs HZ-2 and HZ-8 and MM HZ-2.</td>
<td>Prior to, during, and after construction and during operations</td>
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Impact HZ-7: Expose people or structures to a significant risk involving wildland fires.

APM HZ-2: Plant Power Line Inspection and Maintenance. After construction, the applicant will inspect and maintain the Plant Power Line on at least a monthly basis for the purpose of reducing wildfire hazards.

APM HZ-8: Construction Safety and Emergency Response Plan. See above.

MM HZ-2: Fire Department Review and Coordination. Prior to construction of the proposed project components, the applicant and SCE will coordinate with CAL FIRE, the City of Los Angeles Fire Department, and the Los Angeles County and Ventura County Fire Departments (Fire Departments) according to the location of the proposed project components, to the satisfaction of the lead agency. The applicant and SCE will submit the following materials (“fire management information”) for review by the Fire Departments: proposed project components and design, specific construction methods and equipment, and a description of plans and measures including but not limited to the applicant’s Fire/Emergency Action Plan, SCE’s Fire Management Plan, the applicant’s and SCE’s...
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<tr>
<td>Construction Safety and Emergency Response Plans, and measures that would be undertaken by the applicant and SCE to further address risks involving wildland fires during construction and operation of the proposed project components (including Fire Control and Emergency Response Measures). The Fire Departments will review the applicant and SCE’s fire management information prior to construction of the proposed project components. The applicant and SCE will also submit the fire management information along with a record of contacts and coordination with the Fire Departments to the CPUC, for review and approval prior to construction of the proposed project components. The applicant will also submit any revisions of the facility Fire/Emergency Action Plan related to operation of the Central Compressor Station, for the same level of review and approval, prior to the start of project operations at the storage field.</td>
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<tr>
<td><strong>4.9 Hydrology and Water Quality</strong></td>
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| **Impact HY-1: Violate water quality standards or waste discharge requirements.** | APM AQ-3: Minimization of Disturbed Areas. See above.  
APM AQ-4: Watering Prior to Grading and Excavation. See above.  
APM AQ-6: Fugitive Dust from High Winds. See above.  
APM BR-3: Post-construction Restoration for Reconductoring. See above.  
APM GE-1: Geotechnical Studies. See above.  
APM GE-2: Seismic-resistant Design Measures. See above.  
APM GE-3: Erosion and Sediment Control. See above.  
APM HZ-4: Contaminated Soil Disposal. See above.  
APM PS-1: Site Cleanup. See below.  
APM PS-2: Non-hazardous Waste Management. See below. | See above/below. | See above/below. |
| **Impact HY-3: Substantial alteration of the existing drainage pattern of the site or area.** | APM AQ-3: Minimization of Disturbed Areas. See above.  
APM BR-3: Post-construction Restoration for Reconductoring. See above.  
APM GE-3: Erosion and Sediment Control. | See above. | See above. |
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<td>MM BR-5: Impacts on Hydrologic Features.</td>
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<td><strong>Impact HY-8: Risk of loss, injury or death involving inundation by seiche, tsunami, or mudflow.</strong></td>
<td>APM GE-1: Geotechnical Studies. See above.</td>
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<td>APM GE-2: Seismic-resistant Design Measures. See above.</td>
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### 4.10 Land Use and Planning

No applicable APMs or mitigation measures.

### 4.11 Noise

**Impact NS-1: Noise levels in excess of standards established in the local general plan or noise ordinance.**

APM NS-1: Construction Hours. The applicant and SCE will ensure that construction of the proposed project components will comply with all applicable City of Los Angeles, City of Santa Clarita, County of Los Angeles, and County of Ventura noise regulations. Construction activities will generally be scheduled during daylight hours (7:00 a.m. to 5:00 p.m.) Monday through Friday and some Saturdays.

APM NS-2: Construction Noise Control Plan. SCE will prepare and implement a noise control plan to address all SCE structure installation/replacement and substation modifications associated with the SCE-proposed project components. Construction measures required by the Noise Control Plan will include, but not be limited to, the following:

- Stockpiling and vehicle staging areas will be located as far away from occupied residences as possible;
- All stationary construction equipment will be operated as far away from residential uses

- Ensure that construction activities are scheduled during daylight hours Monday through Saturday or that variances from noise ordinances are obtained as necessary (APM NS-1).
- Ensure that the applicant and SCE notify sensitive receptors about construction as specified in APM NS-3.
- Ensure that SCE implements a Noise Control Plan (APM NS-2) and all noise control and reduction measures as specified in MM NS-1.
- See additional requirements for APM NS-1 through NS-4 and MM NS-1.

Prior to, during, and after construction
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<td>as possible;</td>
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<td>• To the extent feasible, haul routes for removing excavated materials or delivery of materials from each respective project component site will be designed to avoid residential areas and areas occupied by residential receptors (e.g., hospitals, schools, convalescent homes, etc.); and</td>
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<td>• Idling construction equipment will be turned off when not in use for periods longer than 15 minutes.</td>
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<td><strong>APM NS-3: Notification Procedures.</strong> At least two weeks prior to construction, the applicant and SCE will notify all sensitive receptors within 300 feet of construction activities of the potential to experience significant noise levels during construction.</td>
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<td><strong>APM NS-4: Operational Noise Control.</strong> MM NS-2: Operational Noise Control. After construction of the Central Compressor Station is completed, the applicant will take measures as necessary to ensure that the operational noise levels from the Central Compressor Station do not exceed 45 dBA at the closest receptor in the City of Los Angeles. Measures that may be implemented to achieve this level during the operational phase for turbines, compressors, and cooling equipment proposed to be installed at the Central Compressor Station could include:</td>
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<td>• Turbines will be placed within an acoustical enclosure;</td>
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<td>• Compressor noise will be mitigated by</td>
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<td>placing an acoustical blanket over the compressor itself or enclosing the compressor within an appropriately rated acoustical building;</td>
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<td>• Noise emitted from gas process coolers will be mitigated by installing acoustic barriers without gaps around the equipment casing and with a continuous minimum surface density of 10 kilograms per square meter in order to minimize the transmission of sound.</td>
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<td><strong>MM NS-1: Noise Reduction and Control Practices.</strong> SCE will employ the following noise reduction and control practices during subtransmission line reconductoring and fiber optic installation activities that could produce noise levels above 80 dBA Leq near sensitive receptors (within 100 feet):</td>
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<td>• Construction equipment, stationary or mobile, will be equipped with properly operating and maintained mufflers on engine exhausts and compressor components.</td>
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<td>• Construction equipment specifically designed for low noise emissions (i.e., equipment that is powered by electric or natural gas engines instead of diesel or gasoline reciprocating engines) will be used as much as feasible. Electric engines have been reported to have lower noise levels than internal combustion engines.</td>
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<td></td>
<td>• Temporary enclosures or acoustic barriers (i.e., solid sound absorber composite materials) will be used around stationary pieces of equipment. Noise barriers or enclosures will be selected with a sound</td>
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</tbody>
</table>
### Table 7-1 Draft Mitigation Monitoring Plan

<table>
<thead>
<tr>
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</table>
| Impact NS-3: Permanent increase in ambient noise levels in the project vicinity. | - Transmission class of 30 or greater, in accordance with American Society of Testing and Materials Test Method E90. Acoustical curtain enclosures can provide a sound transmission loss of 10 to 13 dBA, whereas portable solid barriers can achieve up to 33 dBA in noise reduction. Acoustic barriers will be used for all construction activities within 100 feet of closest receptors.  
- Construction traffic will be routed away from residences and other sensitive receptors, as feasible.  
- Noise from back-up alarms (alarms that signal vehicle travel in reverse) in construction vehicles and equipment will be reduced by providing a layout of construction sites that minimizes the need for back-up alarms and using flagmen to minimize time needed to back up vehicles. As feasible, and in compliance with the applicant's safety practices and public and worker safety provisions required in the Occupational Safety and Health Standards for the Construction Industry (29 CFR Part 1926), the applicant may also use self-adjusting, manually adjustable, or broadband back-up alarms to reduce construction noise. | See above. | See above. |
| Impact NS-4: Substantial temporary or periodic increase in ambient noise levels in the project vicinity. | APM NS-4: Operational Noise Control. See above.  
MM NS-1: Noise Reduction and Control Practices. See above. | See above. | See above. |

**APRIL 2012**

7-56
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<tr>
<td><strong>4.12 Population and Housing</strong></td>
<td>No applicable APMs or mitigation measures.</td>
<td></td>
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</tr>
<tr>
<td><strong>4.13 Public Services and Utilities</strong></td>
<td><strong>Impact PS-1:</strong> Result in substantial adverse physical impacts associated with new or physically altered governmental facilities.</td>
<td><strong>APM HZ-2:</strong> Plant Power Line Inspection and Maintenance. See above.</td>
<td>See above.</td>
</tr>
<tr>
<td></td>
<td><strong>APM HZ-8:</strong> Construction Safety and Emergency Response Plan. See above.</td>
<td><strong>MM HZ-2:</strong> Fire Department Review and Coordination. See above.</td>
<td>See above.</td>
</tr>
<tr>
<td></td>
<td><strong>Impact PS-5:</strong> Served by a landfill without sufficient permitted capacity to accommodate the proposed project’s solid waste disposal needs.</td>
<td><strong>APM HZ-5:</strong> Hazardous Materials Use and Storage and Hazardous Waste. See above.</td>
<td>See requirements for APMs HZ-5, HZ-7, and PS-2.</td>
</tr>
<tr>
<td></td>
<td><strong>APM HZ-7:</strong> Wood Pole Recycling and Disposal. See above.</td>
<td></td>
<td>During construction</td>
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<tr>
<td></td>
<td><strong>APM PS-2:</strong> Nonhazardous Waste Management. The applicant and SCE will ensure that nonhazardous waste materials, including wood, soil, vegetation, and sanitation waste (portable toilets) that would be generated during construction of the project components will either be re-used at the project component construction sites (e.g., clean soil used for backfill) or disposed of at an appropriately licensed offsite facility.</td>
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<tr>
<td></td>
<td><strong>Impact PS-6:</strong> Noncompliance with federal, state, or local statues and regulations related to solid waste.</td>
<td><strong>APM HZ-5:</strong> Hazardous Materials Use and Storage and Hazardous Waste. See above.</td>
<td>See requirements for APMs HZ-5, PS-1, and PS-2.</td>
</tr>
<tr>
<td></td>
<td><strong>APM PS-1:</strong> Site Cleanup. The applicant and SCE will direct construction contractors to perform initial site cleanup immediately following construction activities at each of the proposed project components. Initial site cleanup at each project component area will include the following:</td>
<td></td>
<td>During construction</td>
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<td>• Removal of all construction debris;</td>
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<tr>
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<td>• Proper disposal or recycling of all construction materials and debris at appropriately licensed landfills and other offsite facilities; and</td>
<td></td>
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<tr>
<td></td>
<td>• Inspection of project component sites to ensure that cleanup activities are successfully completed.</td>
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<tr>
<td></td>
<td>APM PS-2: Non-hazardous Waste Management. See above.</td>
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</table>

4.14 Recreation
No applicable APMs or mitigation measures.
<table>
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| 4.15 Transportation and Traffic                                       | **APM TT-1: Traffic Control Plan.** The applicant and SCE will prepare Traffic Control Plans in accordance with the latest version of the California Joint Utility Traffic Control Manual. These Traffic Control Plans will be implemented by the applicant and SCE as needed. The Traffic Control Plans will be developed to minimize short-term construction-related impacts on local traffic and potential traffic safety hazards, and will include measures such as the installation of temporary warning signs at strategic locations near access locations for the project components. The signs will be removed after construction-related activities are completed. The Traffic Control Plans may include the following measures: | - Ensure that the applicant and SCE develop and implement a Traffic Control Plan (APM TT-1) and Commuter Plan (APM TT-3).  
- See additional requirements for APMs TT-1 and TT-3. | Prior to and during construction                                                                                                                     |
| **Impact TT-1: Conflict with an applicable plan, ordinance, or policy establishing measures of effectiveness for the performance of the circulation system, taking into account all modes of transportation including mass transit and non-motorized travel and relevant components of the circulation system including, but not limited to, intersections, streets, highways and freeways, pedestrian and bicycle paths, and mass transit.** |                                                                                                                                                                                                                                                                                                                                                      |                                                                                                                                                                                                                                                                                                                                                      |                                                                       |
| **APM TT-3: Commuter Plan.** The applicant                           |                                                                                                                                                                                                                                                                                                                                                      |                                                                                                                                                                                                                                                                                                                                                      |                                                                       |
| **Ensure that the applicant and SCE develop and implement a Traffic Control Plan (APM TT-1) and Commuter Plan (APM TT-3).** |                                                                                                                                                                                                                                                                                                                                                      |                                                                                                                                                                                                                                                                                                                                                      |                                                                       |
| **See additional requirements for APMs TT-1 and TT-3.**              |                                                                                                                                                                                                                                                                                                                                                      |                                                                                                                                                                                                                                                                                                                                                      |                                                                       |

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<td><strong>Impact TT-2: Conflict with an applicable congestion management program including, but not limited to, LOS standards and travel demand measures, or other standards established by the county congestion management agency for designated roads or highways.</strong></td>
<td>would implement a Commuter Plan that includes a designated offsite parking area that has adequate parking capacity for 150 workers (the peak construction-activity maximum not including SCE workers) and a shuttle that would transport worker crews (approximately 10 workers per trip) from the parking area to worksites.</td>
<td>See above.</td>
<td>See above.</td>
</tr>
<tr>
<td><strong>Impact TT-3: Substantially increase hazards due to a design feature (e.g., sharp curves or dangerous intersections) or incompatible uses (e.g., farm equipment).</strong></td>
<td>APM TT-1: Traffic Control Plan. See above. APM TT-3: Commuter Plan. See above.</td>
<td>See above.</td>
<td>See above.</td>
</tr>
<tr>
<td><strong>Impact TT-4: Result in inadequate emergency access.</strong></td>
<td>APM TT-1: Traffic Control Plan. See above. APM TT-3: Commuter Plan. See above.</td>
<td>See above.</td>
<td>See above.</td>
</tr>
<tr>
<td><strong>Impact TT-5: Conflict with adopted policies, plans or programs regarding public transit, bicycle, or pedestrian facilities, or otherwise decrease the performance or safety of such facilities.</strong></td>
<td>APM TT-1: Traffic Control Plan. See above. APM TT-2: Repair of Damaged Roads. The applicant and SCE will ensure that damage to existing roads that is the direct result of activities related to construction of the proposed project components will be repaired once construction is complete in accordance with local jurisdiction requirements and/or existing franchise agreements held by the applicant and SCE.</td>
<td>See requirements for APMs TT-1 and TT-2.</td>
<td>Prior to, during, and after construction</td>
</tr>
</tbody>
</table>
8.0 List of Preparers, Agencies, and Persons Contacted

A consultant team headed by Ecology and Environment, Inc., prepared this document under the direction of the California Public Utilities Commission. The preparers and technical reviewers of this document are presented below.

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- Amy Cook, Technical Editor
- Rachel Wilkinson, Planner
- Karen Ladd, Environmental Planner and Senior Review
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- Tina Willis, Environmental Planner and Senior Review
- Julie Watson, Environmental Planner and Senior Review
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