

ED17-SDGE 07/31/2015 Partial Response 2
A.14-04-011 SXPQ 230kV Transmission Line CPCN Project
Energy Division Data Request 17 Dated July 21, 2015
ED17-SDGE Questions 5.4 and 7
Partial 1 Submitted 7/29/2015: Qs 1- 4, 5.1, 5.3, 5.4 and 6

Q#	Summary of SDG&E Response Submittals	Confidential	PENDING Status
1-7	07/29/15 – Submittal 1: Q1 – Q4, Q5.1, Q5.3, Q5.4, Q6 07/31/15 – Submittal 2: Q5.2, Q5.4, Q7	None. None.	Pending: Q5.2 & 7 Pending: Q5.2

Q#	Source Ref	Description/Data needed	SDGE Response
5.2	Data Request #16, Q4	<p>2. Provide written confirm from Kilroy Realty that the Torrey Santa Fe site may be considered as a staging yard. SDG&E did not provide confirmation in its data request response that Kilroy Realty is granting permission to consider use of the Torrey Santa Fe staging yard for project construction. Written confirmation must be provided to the CPUC no later than July 29th if this site is to be included in the Draft EIR analysis. Lacking this permission, it is premature to describe the site acreage that would be needed to support project construction. If permission is granted, provide accurate information and GIS data depicting the proposed staging area boundaries. SDG&E's data response identifies use of up to 5 acres; however, this is inconsistent with the Project Description revisions and detailed maps provided which quantify and depict 17.42 acres for staging at this site.</p>	<p><i>PENDING</i> – SDG&E anticipates an update from Kilroy by HERE.</p>

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	07/31/15 – Submittal 2: Q5.2, Q5.4, Q7	None.	Pending: Q5.2

Q#	Source Ref	Description/Data needed	SDGE Response
5.4	Data Request #16, Q4	4. Document and justify changes to baseline habitat mapping. SDG&E's GIS response to DR#16 included changes to the baseline habitat mapping at a few project locations with no explanation (refer to Attachment B). Any changes to the existing habitats presented in the PEA biological technical report need to be provided in a supplemental technical report that provides an explanation for the revision and includes representative photographs of the habitat area(s) in question. Furthermore, make sure all habitat type names are consistent with the Holland nomenclature previously used. Lacking clear identification of habitat data revisions, the current baseline information that the CPUC has will form the basis for the CPUC's evaluation of habitat impacts.	Refer to attachment ED17 – Q5.4(a)_Updated Vegetation Memo. Corresponding GIS data will be provided on August 3, 2015.
7	Data Request #16, Q5	Provide a wetland delineation for the Carmel Valley Road Staging Yard including the extent of the wet meadow/seep. In particular, construction staging is depicted right up to the mapped limit of this habitat; therefore, the extent of the wet meadow/seep needs to be more accurately defined if this resource is to be avoided by construction staging as proposed in SDG&E's data response.	Refer to Attachment ED17 – Q7(a)_JD Memo. Corresponding GIS data will be provided on August 3, 2015.

Commented [A1]: Pending Final internal technical review.