

4.8 Hydrology and Water Quality

This section describes the environmental and regulatory setting and discusses impacts associated with the construction and operation of the Mesa 500-kilovolt (kV) Substation Project (proposed project) proposed by Southern California Edison Company (SCE, or the applicant) with respect to hydrology and water quality.

Comments received during the scoping period expressed concerns that the proposed project could result in groundwater overdraft or impacts to surface water quality, including the potential drying of the Potrero Grande Arroyo, which drains into the Rio Hondo River. A record of a waterway called *Potrero Grande Arroyo* could not be found; it is presumed that the commenter was referring to the Rio Hondo, which traverses an area that was once the Rancho Potrero Grande. The potential for impacts related to groundwater withdrawal is discussed below under Impact HY-2. The potential for impacts related to changes in surface water flow is discussed below under Impact HY-4.

4.8.1 Environmental Setting

4.8.1.1 Regional Setting

The proposed project would be located in the South Coast Hydrological Region (DWR 2003), which is under the jurisdiction of the Los Angeles Regional Water Quality Control Board (LARWQCB). Average precipitation in the proposed project area ranges from 0.02 inches in August to 3.91 inches in February (WRCC 2015). Precipitation in the region generally occurs as rainfall during a few major storms (California Regional Water Quality Control Board, Los Angeles Region 1994). Surface waters in the proposed project area region generally flow south from the San Gabriel Mountains across the coastal plains into the Rio Hondo Wash, then into the Los Angeles River, and finally into the Pacific Ocean.

4.8.1.2 Groundwater

The proposed project would be located within the Central Subbasin of the Coastal Plain of the Los Angeles Groundwater Basin and the San Gabriel Valley Groundwater Basin, which are part of the Los Angeles Subregion and South Coast Hydrologic Region (DWR 2003) as shown in Figure 4.8-1. Water for the proposed project would be obtained from the San Gabriel Valley Groundwater Basin via the City of Monterey Park. The City of Monterey Park Department of Public Works Water Utility Division, which provides approximately 95 percent of the city's water supply, receives its water supply from the San Gabriel Valley groundwater basin.

Groundwater Basins

Central Subbasin of the Coastal Plain of the Los Angeles Groundwater Basin

In the Central groundwater subbasin, the primary water yielding materials are the sands and gravels of the Holocene alluvium and the Pleistocene Lakewood and San Pedro Formations. These aquifers range in maximum thickness from 60 to 350 feet (DWR 2004a). Groundwater recharge in the Central groundwater subbasin occurs primarily in the forebay areas through surface and subsurface flow, percolation of precipitation, stream flow, and application of recycled and imported water on spreading grounds. The Rio Hondo and San Gabriel River Spreading Grounds are located approximately 2 miles southwest of the Whittier Narrows Dam in the Montebello forebay and provide the vast majority of surface recharge to the Central Basin aquifers (WRD 2014).

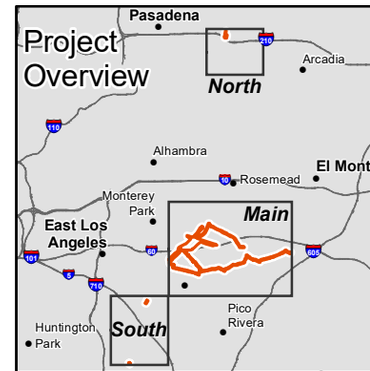
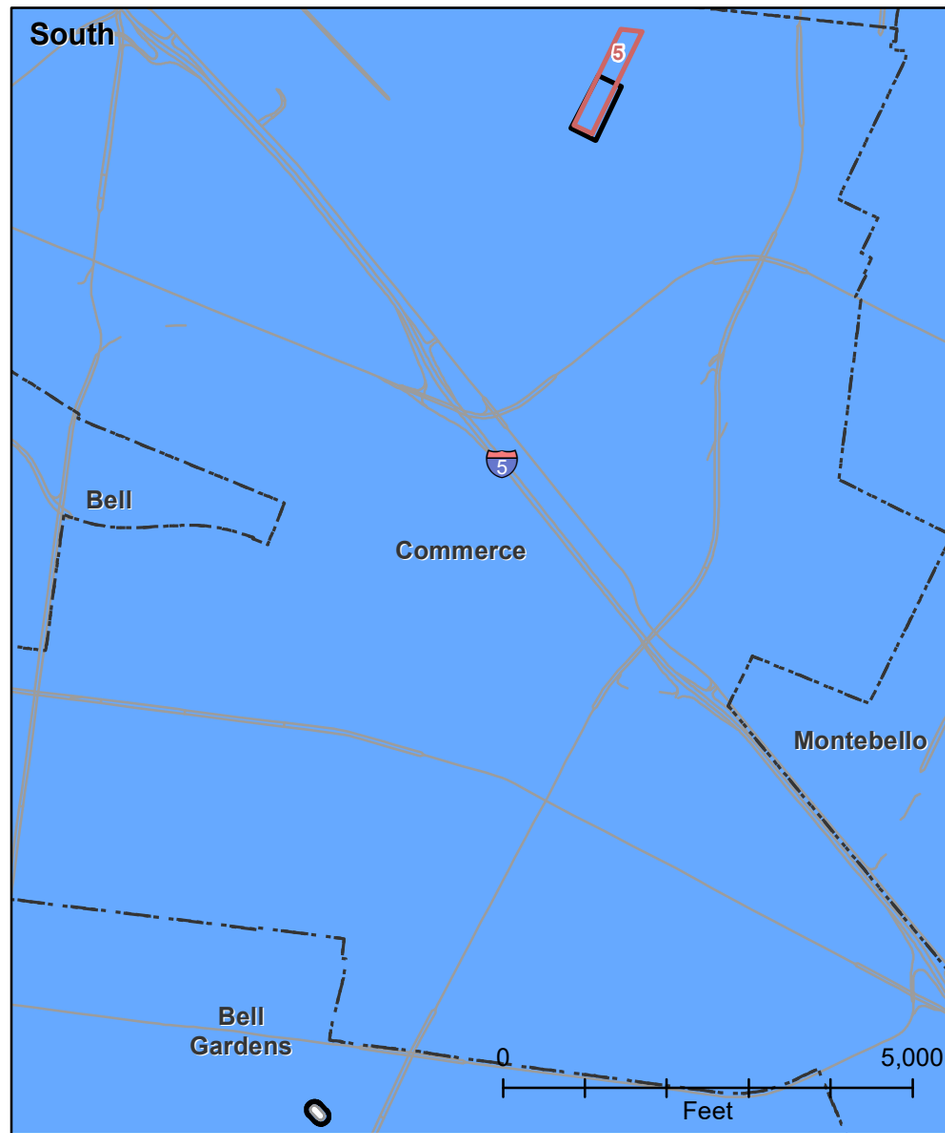
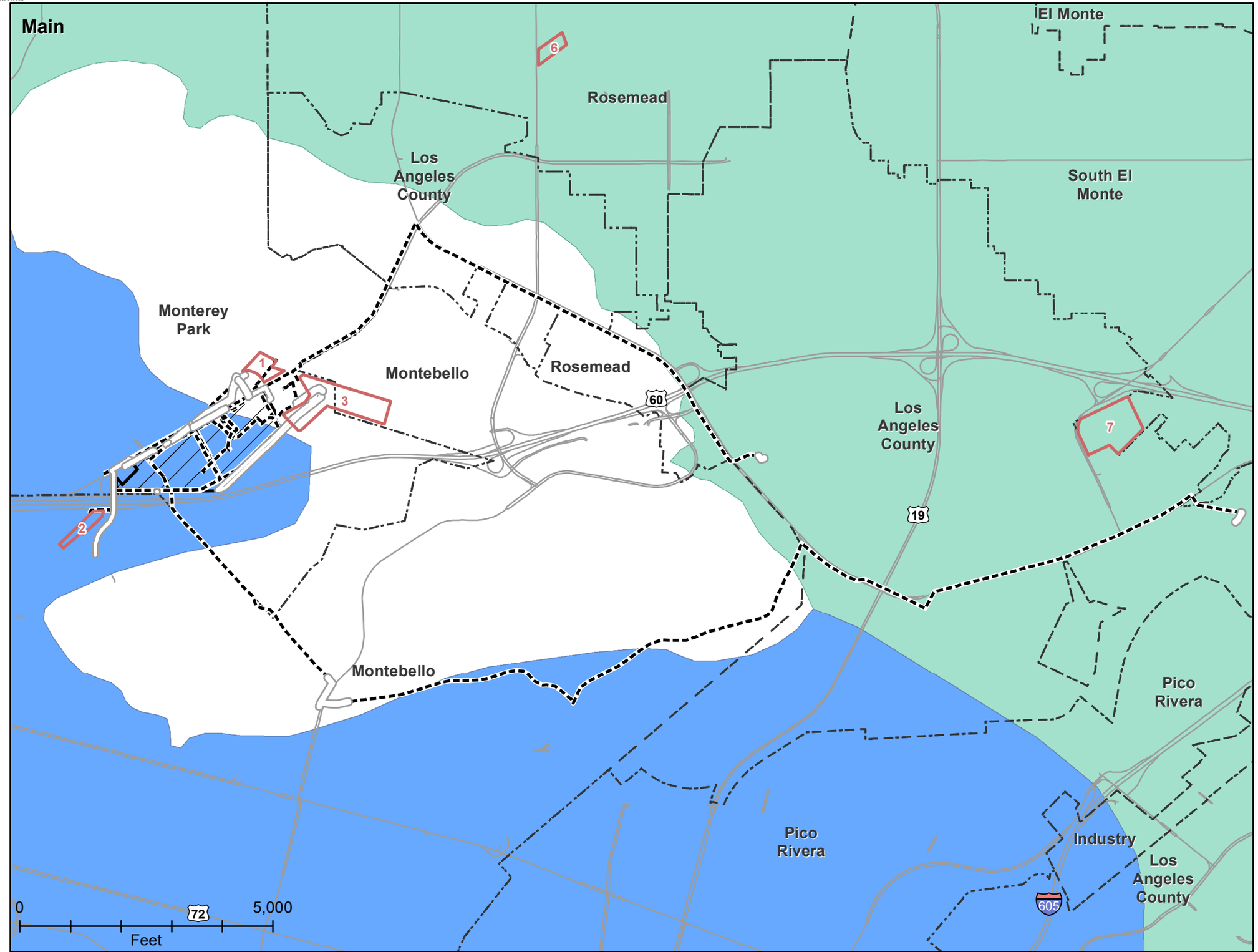
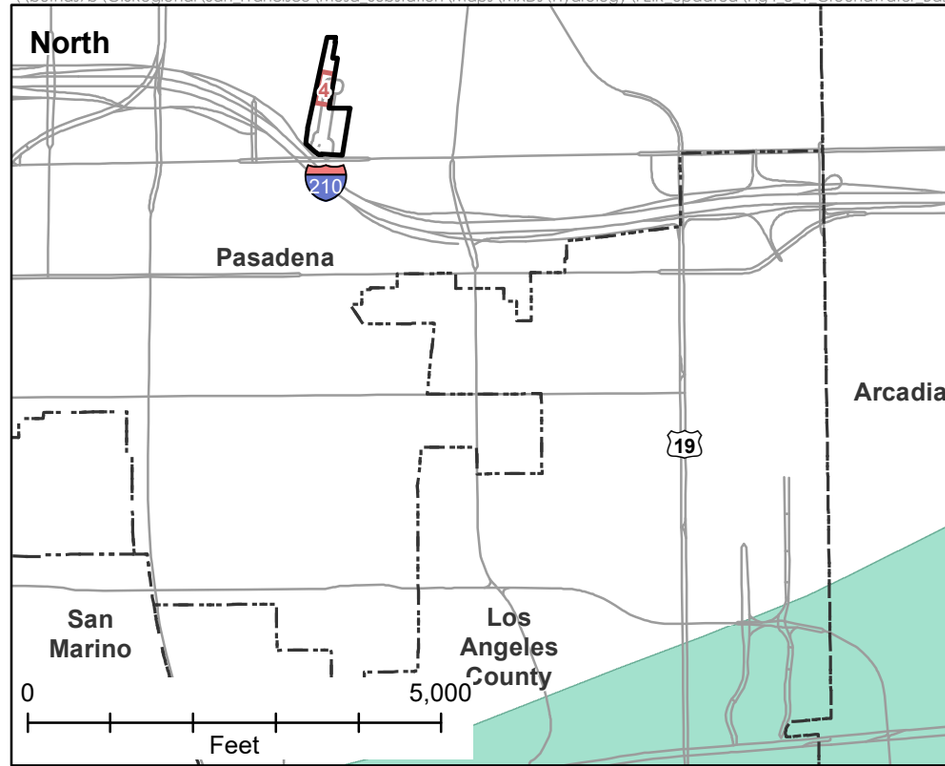
1
2 Total storage capacity of the Central groundwater subbasin is estimated at 13,800,000 acre-feet. An
3 average groundwater budget developed by the United States Geological Survey (USGS) indicates an
4 average annual net water balance of 7,680 acre-feet per year (AFY) (WRD 2004). Groundwater
5 highs were observed in 1935. Following this high, wells began to continually drop over 110 feet
6 until their lows were reached in 1961 due to over-pumping and insufficient natural recharge.
7 Groundwater levels recovered substantially during the early 1960s as a result of replenishment
8 operations and reduced pumping. Since 1995, there have been 100-foot swings in water levels each
9 year from winter to summer. These swings are due to pumping pattern changes by some of the
10 Central Basin producers who operate with more groundwater in the summer months and less
11 groundwater in the winter months (WRD 2014).
12

13 ***San Gabriel Valley Groundwater Basin***

14 In the San Gabriel Valley groundwater basin, groundwater is found within the sediments underlying
15 most of the San Gabriel Valley and portions of the Santa Ana Valley. The primary water yielding
16 materials are the unconsolidated to consolidated Pleistocene and Holocene alluvium and the lower
17 Pleistocene San Pedro Formation. The Holocene alluvium is up to 100 feet thick and forms alluvial
18 fans on the foothills of the San Gabriel Mountains and stream deposits across the valley. The most
19 productive water yielding materials in the basin are the Upper Pleistocene alluvium deposits. The
20 upper Pleistocene alluvium consists of 40- to 4,100-foot thick angular to sub-rounded boulder-
21 bearing gravels to sand and silts (DWR 2004b). The lower San Pedro Formation consists of
22 interbedded marine sand, gravel, and silt and has a thickness of about 2,000 feet (DWR 2004b).
23

24 Groundwater recharge in the San Gabriel Valley groundwater basin is primarily from direct
25 percolation of precipitation and stream flow. In addition, groundwater enters the basin through
26 subsurface flow from the Raymond groundwater basin, Chino groundwater subbasin, and fracture
27 systems along the San Gabriel Mountains (DWR 2004b). The Main San Gabriel Basin is in overdraft
28 conditions and has experienced historic lowering of the groundwater table. The preliminary
29 Operating Safe Yield recommendation for the Main San Gabriel Basin for fiscal year 2015–2016 is
30 150,000 AFY, and for subsequent years through 2020 is approximately 130,000 AFY. About
31 195,000 acre-feet were pumped in 2014–15. Producers pumping from the groundwater basin can
32 pump more than their annual right, but they are required to fund water for recharging the basin; in
33 2014–2015, the required recharge amount of water would have been 45,000 acre-feet.

34 Groundwater levels at one well have also decreased from 294 feet in 1983 to 175 feet in 2015. This
35 is in the context of a requirement to recharge the basin to maintain the water level at this well at
36 over 200 feet (Main San Gabriel Basin Watermaster 2015).
37



Ground Water Basins

- Central Basin
- Main San Gabriel Basin

- Telecommunications route
- Manholes, vaults, and underground construction
- Staging yard
- Proposed Mesa substation area

- Study Area (North and South)
- City boundary

Figure 4.8-1
Groundwater Basins
 Mesa Substation
 Los Angeles County, CA



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1 **Groundwater Quality**

2 Groundwater contamination in the San Gabriel Valley has been an item of ongoing concern. There
3 are several groundwater treatment systems installed as part of Superfund cleanups. In the project
4 area level, groundwater contaminant levels have measured up to 100 times maximum contaminant
5 levels as specified under the Safe Drinking Water Act. Contaminants include trichloroethylene,
6 perchloroethylene, and rocket fuel (EPA 2014). In association with the adjacent Operating
7 Industries, Inc., Superfund site, groundwater underlying a portion of the proposed Mesa Substation
8 site is known to be historically contaminated with leachate that is considered by the United States
9 Environmental Protection Agency (EPA) to be Resource Conservation and Recovery Act-regulated
10 hazardous waste. Hazardous substances found in the groundwater include both organic and
11 inorganic chemical compounds. The specific compounds in the leachate and groundwater that are
12 of greatest concern due to their toxicity are vinyl chloride, trichloroethylene, and benzene (EPA
13 1998). The contaminated groundwater elevation under the proposed component ranges from 266
14 to 283 feet above mean sea level and is located at depths from 40 to 80 feet below ground surface
15 (Geosyntec Consultants 2013).

16
17 **4.8.1.3 Surface Water**

18
19 **Water Bodies**

20 Major surface waters in the vicinity of the Main, North, and South Project Areas are shown in Figure
21 4.8-2 and include:

- 22
- Alhambra Wash
 - Mission Creek
 - San Gabriel River
 - Los Angeles River
 - Rio Hondo
 - Legg Lake
 - Eaton Wash

23
24 There are also several minor surface water features in, and in close proximity to, the proposed
25 project area, including ephemeral drainages, and intermittent drainages, which are also shown on
26 Figure 4.8-2. Stormwater at the proposed Mesa Substation flows toward the southeast area of the
27 site where it is collected in storm drains that flow into the Rio Hondo Channel. The Rio Hondo
28 empties into the Los Angeles River approximately 9 miles south and southwest of the proposed
29 Mesa Substation.

30
31 As a result of dense development in the vicinity of all project components, most of the surface water
32 bodies have been modified to improve drainage, prevent flooding, and provide more space for
33 development. Some watercourses such as the Rio Hondo, Los Angeles River, and Alhambra Wash
34 have been channelized and lined with concrete while others like the San Gabriel River have been
35 channelized without concrete lining.

36
37 **Jurisdictional Waters**

38 SCE has performed wetland delineations on the Mesa Substation site per United States Army Corps
39 of Engineers' (USACE's) *Wetlands Delineation Manual* and the *Interim Regional Supplement to the*
40 *Corps of Engineers Wetland Delineation Manual: Arid West Region*. Figure 4.8-23 shows the result of
41 delineations. SCE submitted a request for an Approved Jurisdictional Determination on April 23,
42 2015 for waters on the Mesa Substation site. SCE has not yet received approval from USACE (SCE
43 2015). Because USACE has not yet issued an Approved Jurisdictional Determination, all features are

1 considered to be potentially jurisdictional and subject to regulation by the USACE, Regional Water
2 Quality Control Board, and California Department of Fish and Wildlife for the purposes of this
3 Environmental Impact Report.

4 5 **Surface Water Quality**

6 Under section 303(d) of the Clean Water Act, states identify water bodies as impaired for certain
7 pollutants. The only listed water body in the vicinity of the project area is Legg Lake, which is
8 located 0.2 mile ~~southwest~~^{northeast} of Staging Area 7 and about 0.1-0.2 mile north of
9 Telecommunications Route 3. The proposed Mesa Substation site area is located approximately 2.5
10 miles northeast of the lake. Legg Lake is listed as impaired due to ammonia, copper, lead, odors,
11 trash, and pH. The only completed total maximum daily load for Legg Lake is for zero trash.

12 13 **Hazards**

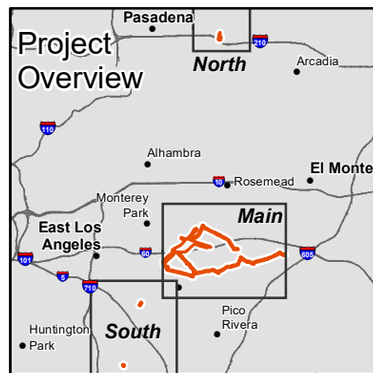
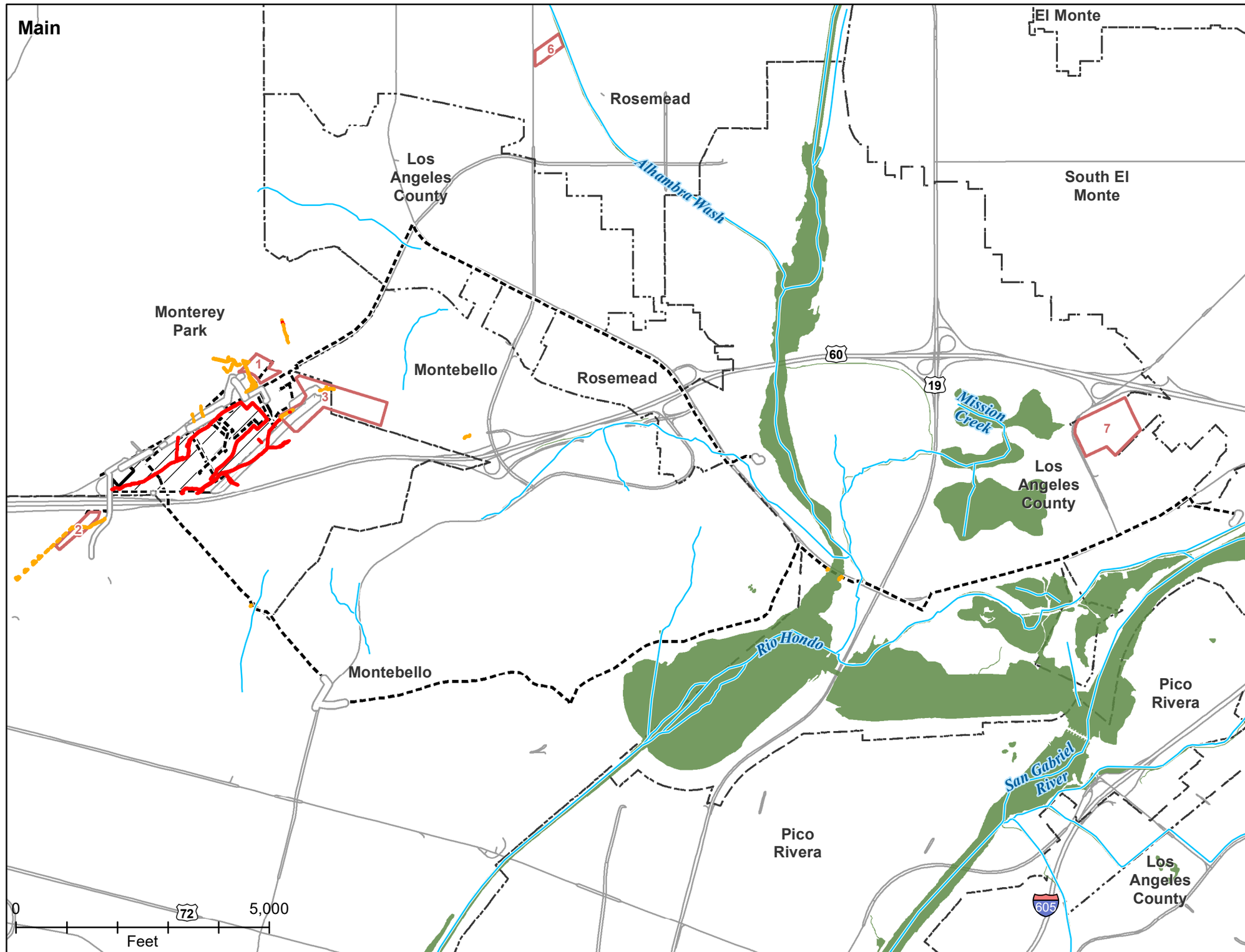
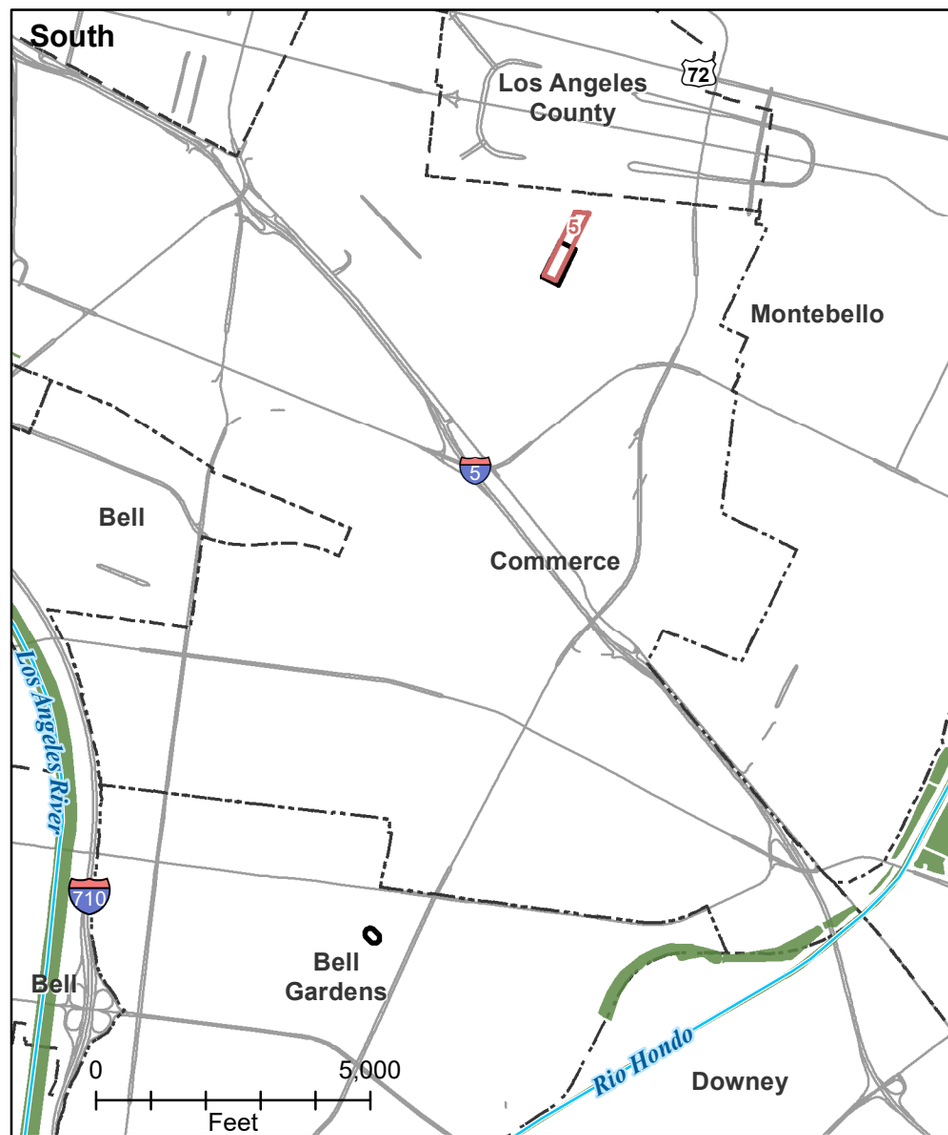
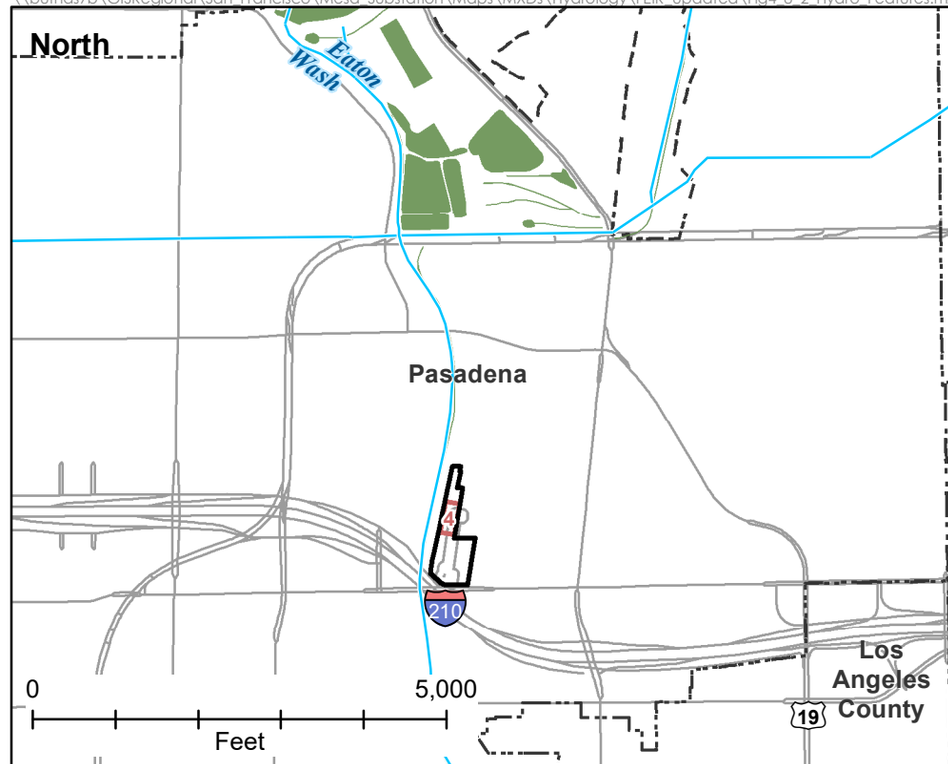
14 ***Flood Zones***

15 None of the substation area is mapped in areas designated as a flood zone. About 0.4 mile of
16 Telecommunications Route 3 adjacent to San Gabriel Boulevard (within Whittier Narrows) is
17 located in an area mapped as a 100-year flood zone. About 0.1 mile of Telecommunications Route 1
18 adjacent to San Gabriel Boulevard in Montebello and about 0.9 mile of telecommunications Route 3
19 on the north side of East Lincoln Avenue in Montebello are located in an area mapped as
20 undetermined but possible flood hazards. Pardee Substation is also in an area mapped as having an
21 undetermined but possible flood hazards. The south side of East Lincoln Avenue is the area behind
22 Whittier Narrows Dam, which is mapped as a floodway. All other portions of the proposed project
23 are located in areas designated as having minimal flood hazard. Refer to Figure 4.8-3 for Federal
24 Emergency Management Agency (FEMA) flood hazard mapping.

25 26 ***Dam Inundation Areas***

27 To help prevent flooding from watercourses that have been disconnected from their floodplains,
28 flood control dams like the Whittier Narrows Dam and Eaton Wash Dam have been constructed.
29 The flood control dams provide storage basins for excess stormwater flow that allow for gradual
30 discharge at a rate that does not cause flooding of nearby development. As flood control structures,
31 none of these dams maintains a pool except temporarily after higher than normal flow events.

32
33 Portions of the City of Monterey Park lie within the inundation area for the Garvey Reservoir;
34 however, the Mesa Substation site is not within this area (City of Monterey Park 2001). ~~The Mesa~~
35 ~~Substation site is in an inundation area for the Garvey Reservoir if the south dam fails.~~ If the
36 reservoir's south dam were to fail, flood depths would be 6 to 7 feet. From there, water would
37 come up against State Route 60~~±~~ and then eventually flow through freeway undercrossings (City of
38 Monterey Park 2001). Staging Yard 5 and structure replacement in the City of Commerce are also in
39 the Garvey Reservoir inundation zone, but farther from the reservoir itself. Floodwaters would
40 reach the City within 15 minutes (City of Commerce 2008). Staging Yard 6 is in the inundation area
41 of the Garvey Reservoir should the north dam fail (City of Rosemead 2010; City of Monterey Park
42 2001). The average water depth would be about 5 feet (City of Monterey Park 2001). The Garvey
43 Reservoir was repaired in 1999 to fix seepage and to increase the integrity of the reservoir (City of
44 Monterey Park 2001).



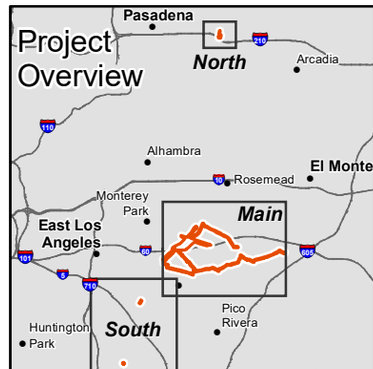
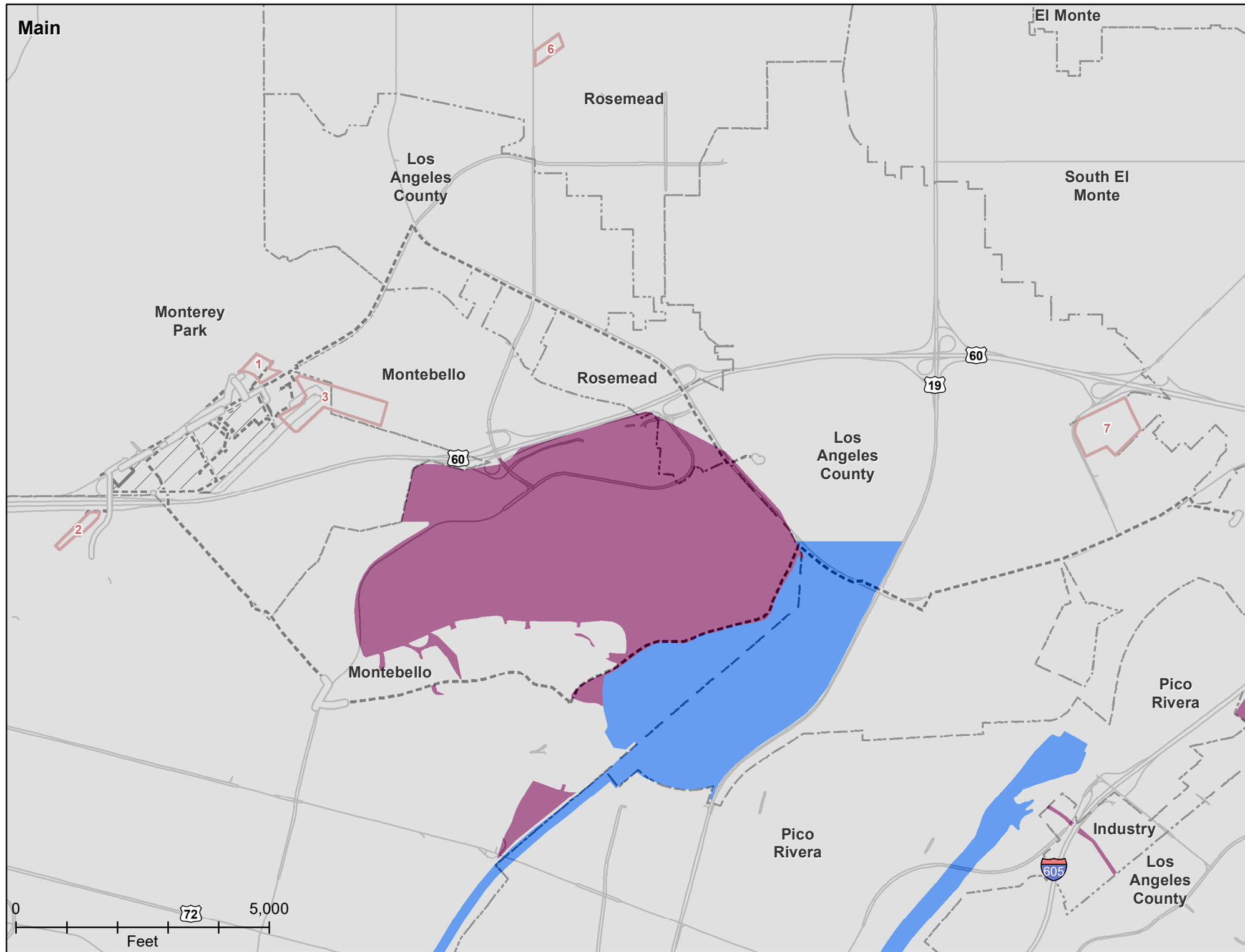
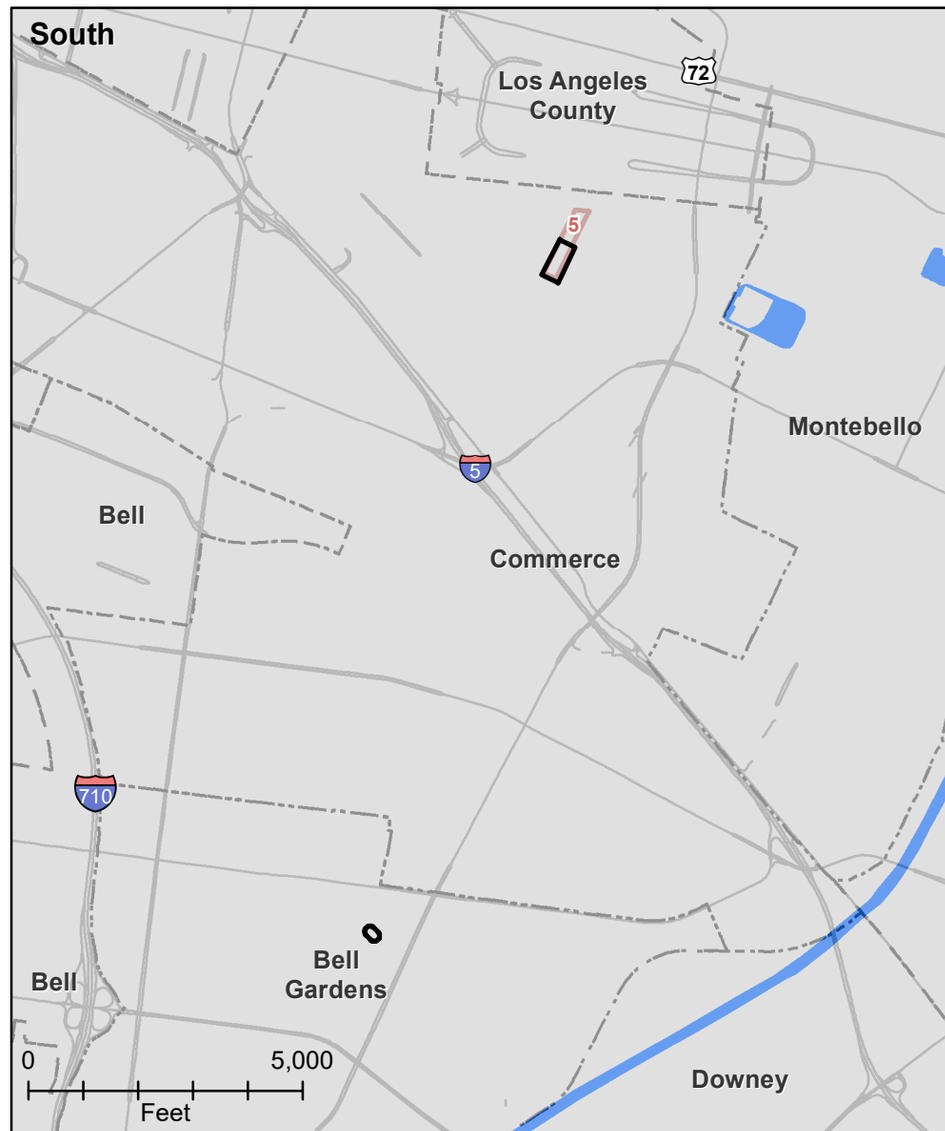
- National Hydrography Dataset flowline
- National Wetland Inventory wetland
- Anticipated impacts to waters**
- Permanent
- Temporary
- Telecommunications route
- Manholes, vaults, and underground construction
- Staging yard
- Proposed Mesa substation area
- Study Area (North and South)
- City boundary

Figure 4.8-2
Hydrology
Mesa Substation
Los Angeles County, CA

Sources: SCE 2016, USFWS 2014, USGS 2014
Basemap: ESRI Media Kit, 2010



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FEMA Floodplains

- 1% Annual Chance of Flood
- Areas of Possible but Undetermined Flood Hazards
- Area of Minimal Flood Hazard

Other Features:

- Telecommunications route
- City boundary
- Manholes, vaults, and underground construction
- Staging yard
- Proposed Mesa substation area
- Study Area (North and South)

**Figure 4.8-3
FEMA Flood Hazard
Mesa Substation
Los Angeles County, CA**

Sources: FEMA 2014, SCE 2016
Basemap: ESRI Media Kit, 2010

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1 Staging Yard 7 would also be located in the inundation area for the Santa Fe Dam (City of Rosemead
2 2010), which is about 7 miles northeast of Staging Yard 7. Inundation waters could be up to 7 feet
3 deep (City of South El Monte 2000).

4
5 The Goodrich Substation (in the North Area) is located in the inundation area for the Eaton Canyon
6 Dam, which is located about 1.2 miles north of Goodrich Substation (City of Pasadena 2002).

7
8 The portion of the South Area in the City of Bell Gardens is located within the inundation zone of
9 Sepulveda Dam, which is about 27 miles northwest of Bell Gardens. Breach of the dam would result
10 in about 2 feet of water covering the City of Bell Gardens about 12 hours after dam failure (City of
11 Bell Gardens 1995).

12
13 The Whittier Narrows Dam is a flood control structure designed to impound storm flows from the
14 San Gabriel River and the Rio Hondo for the dual purposes of aquifer recharge and controlled
15 release from the dam at a rate that prevents down-stream flooding. The west end of the Whittier
16 Narrows dam is located adjacent to Telecommunications Route 3.

17 18 ***Tsunami***

19 A tsunami is an ocean wave caused by seismic activity. Large tsunamis can result in significant
20 damage and devastation when they come onshore. The proposed project is located inland from the
21 Pacific Ocean, so it is not at risk by inundation by a tsunami (CDC 2009a, 2009b).

22 23 ***Seiche***

24 A seiche is a standing wave in an enclosed body of water, such as a lake or reservoir. Seismicity is a
25 cause of seiches, but they can also be caused by landslides. Seiches can be large enough to cause
26 damage on land near the body of water. Legg Lake is about 0.1 mile north of Telecommunications
27 Route 3. There is potential for a seiche on Legg Lake as a result of an earthquake. The wave would
28 be small, however, due to the small size of the lake and because the lake ranges from 3 to 10 feet
29 deep (LARWQCB 2007).

30 31 **4.8.2 Regulatory Setting**

32 33 **4.8.2.1 Federal**

34 35 **The Clean Water Act of 1972**

36 The Clean Water Act (CWA) regulates water quality in the United States. Several sections are
37 pertinent to the proposed project, including the following:

38 39 ***Section 303(d) (Impaired Waters)***

40 Section 303(d) of the CWA (CWA, 33 USC 1250 et seq., at 1313(d)) requires states to identify
41 “impaired” water bodies as those that do not meet water quality standards. States are required to
42 compile this information in a list and submit the list to the EPA for review and approval. This list is
43 known as the Section 303(d) list of impaired waters. As part of this listing process, states are
44 required to prioritize waters and watersheds for future development of total maximum daily load
45 (TMDL) requirements. The State Water Resources Control Board (SWRCB) and Regional Water
46 Quality Control Boards have ongoing efforts to monitor and assess water quality, to prepare the
47 Section 303(d) list, and to develop TMDL requirements.

1 **Section 401 (Water Quality Certification)**

2 Section 401 of the CWA requires that activities resulting in discharge of materials into Waters of the
3 U.S. obtain a certification that the activity complies with applicable water standards.
4

5 **Section 402 (National Pollution Discharge Elimination System)**

6 As authorized by Section 402 of the CWA, the SWRCB administers the statewide National Pollution
7 Discharge Elimination System (NPDES) General Permit for Discharges of Storm Water Associated
8 with Construction Activity (Construction General Permit) (NPDES Permit, 2009-0009-DWQ as
9 amended by ~~and~~ 2010-0014-DWQ and 2012-0006-DWQ) ~~that~~ which covers a variety of construction
10 activities that could result in wastewater discharges. Under this system, the state grants coverage
11 under the Construction General Permit for projects that disturb ~~more than~~ one acre or more of land.
12 The SWRCB Construction General Permit process involves the notification of the construction
13 activity by providing a Notice of Intent to the SWRCB, the development of a Storm~~w~~ Water Pollution
14 Prevention Plan (SWPPP), and the implementation of water quality monitoring activities if needed.
15

- 16 • Identify all pollutant sources that may affect the quality of discharges of storm water
17 associated with construction activity from the construction site;
- 18 • Identify non-storm water discharges;
- 19 • Identify, construct, implement, and maintain best management practices (BMPs) to reduce
20 or eliminate pollutants in storm water discharges and authorized non-storm water
21 discharges from the construction site during construction;
- 22 • Develop a maintenance schedule for BMPs installed during construction that are designed
23 to reduce or eliminate pollutants after construction is completed; and
- 24 • Identify a sampling and analysis strategy ~~and sampling schedule~~ for discharges from
25 construction activity in compliance with the requirements of the Construction General
26 Permit that discharge directly to a water body listed for impairment due to sedimentation,
27 in accordance with CWA Section 303(d); and
- 28 • ~~Identify a sampling and analysis strategy and sampling schedule for discharges that have~~
29 ~~been discovered through visual monitoring to be potentially contaminated by pollutants not~~
30 ~~visually detectable in the runoff.~~

31
32 The SWPPP would apply to all components of the proposed project that would result in ground
33 disturbance.
34

35 **Section 404 (Waters of the United States)**

36 Under Section 404 of the CWA, the United States Army Corps of Engineers (USACE) and EPA
37 regulate the discharge of dredged or filled material in “waters of the United States.” Waters of the
38 United States typically includes wetlands and permanent and intermittent drainages, creeks, and
39 streams and all aquatic or riverine habitats between the “ordinary high water mark” of those
40 hydrological features. Any dredge or fill in these waters typically requires a permit from the USACE
41 pursuant to Section 404.
42

1 **Safe Drinking Water Act**

2 The Safe Drinking Water Act (42 U.S. Code §300(f) et seq. (1974)) was passed in 1974 (and
3 amended in 1986 and 1996) to protect public health by regulating the nation’s public drinking
4 water supply. This law requires many actions to protect drinking water and its sources, which
5 include rivers, lakes, reservoirs, springs, and groundwater wells. It authorizes the EPA to set
6 national health-based standards for drinking water to protect against both naturally occurring and
7 human-caused contaminants that may be found in drinking water. It also mandates the
8 development of a Groundwater/Wellhead Protection Program by each state in order to protect
9 groundwater resources that serve as a public drinking water source.

10
11 **National Flood Insurance Program**

12 The National Flood Insurance Program (NFIP) is administered by FEMA, an agency within the
13 Department of Homeland Security. The NFIP is a federal program enabling property owners in
14 participating communities to purchase insurance protection against losses from flooding.
15 Participation in the NFIP is based on an agreement between local communities and the federal
16 government, which states that if a community adopts and enforces a floodplain management
17 ordinance to reduce future flood risks to new construction in Special Flood Hazard Areas, the
18 federal government will make flood insurance available within the community as a financial
19 protection against flood losses.

20
21 In support of the NFIP, FEMA identifies flood hazard areas throughout the United States and its
22 territories by producing Flood Hazard Boundary Maps, Flood Insurance Rate Maps, and Flood
23 Boundary and Floodway Maps. Several areas of flood hazards are commonly identified on these
24 maps. One of these areas is a Special Flood Hazard Area; this term designates any area with a
25 1 percent chance of being inundated by a flood in any given year.

26
27 **Rivers and Harbors Appropriation Act of 1899**

28 Section 14 of the Rivers and Harbors Act of 1899 as codified in Title 33, Section 408 of the U.S. Code
29 (commonly referred to as “Section 408”) authorizes the Secretary of the Army, on the
30 recommendation of the Chief of Engineers of the USACE, to grant permission for the alteration or
31 occupation or use of a USACE civil works project if the Secretary determines that the activity will
32 not be injurious to the public interest and will not impair the usefulness of the project (USACE n.d.).
33 When a project is anticipated to encroach upon or otherwise alter an existing USACE project,
34 review and approval of such encroachment or alteration is required from the USACE. Portions of
35 Telecommunications Route 3 would be located in the Whittier Narrows Natural Area and Whittier
36 Narrows Recreation Area, which are part of a USACE civil works project.

37
38 **4.8.2.2 State**

39
40 **Porter-Cologne Water Quality Control Act (Porter-Cologne Act)**

41 Article 4 of the Porter-Cologne Water Quality Control Act (California Water Code 13260 et seq.)
42 states that discharge of waste in an area that could affect Waters of the State requires filing a report
43 of discharge with the Regional Water Quality Control Board. Waters of the State include surface
44 water and groundwater in the state. Dischargers must obtain Waste Discharge Requirements
45 (WDRs). If waters are also Waters of the U.S., then the WDR is covered by the section 401 Water
46 Quality Certification, previously discussed. The Porter-Cologne Act (California Water Code, Division
47 7) regulates surface and groundwater quality in the State and requires the SWRCB and the nine
48 RWQCBs to adopt water quality criteria to protect waters of the State. The SWRCB and local

RWQCB have the responsibility of issuing permits for certain point source discharges, regulating construction and stormwater runoff, and developing regional basin plans.

Basin plans are prepared by a RWQCB to regulate all pollutants or nuisance discharges that may affect surface or groundwater within their jurisdiction. These plans designate beneficial uses for surface and groundwater, set narrative and numerical objectives that must be attained or maintained to protect designated beneficial uses, and describe implementation programs to protect all waters in the region. The Los Angeles RWQCB's Water Quality Control Plan represents the basin plan for the coastal watersheds of Ventura and Los Angeles Counties.

4.8.2.3 Regional and Local

Los Angeles County General Plan

The Resource and Conservation Element of the Los Angeles County General Plan (Los Angeles County 2015) includes the following goals and policies that are relevant to the proposed project:

- **Goal C/NR 5:** *Protected and usable local surface water resources.*
 - **Policy C/NR 5.6:** *Minimize point and non-point source water pollution.*
- **Goal C/NR 6:** *Protected and usable local groundwater resources.*
 - **Policy C/NR 6.3:** *Actively engage in stakeholder efforts to disperse rainwater and stormwater infiltration BMPs at regional, neighborhood, infrastructure, and parcel-level scales.*

Los Angeles County Code

A grading permit is required for the proposed project for excavation or fill that would exceed 50 cubic yards of soil, per Title 26, Appendix J, section J103 of the Los Angeles County Code. To be exempt from the requirement, the excavation or fill must be 50 cubic yards or less and be less than 2 feet in depth or must not create a slope below a certain degree. A grading plan must be submitted with the permit application.

Municipal Separate Storm Water Sewer System Permit

The Los Angeles RWQCB's MS4 Permit, Water Quality Order No. R4-2012-0175, as amended by State Water Board Order WQ 2015-0075 (NPDES No. CAS004001) on November 8, 2012 regulates discharges within the Coastal Watersheds of Los Angeles County and 84 cities within the Los Angeles Flood Control District. Cities, including Monterey Park, Montebello, and Pasadena, are required by the permit to implement its own storm water program that prevents pollutant laden discharges from entering downstream storm water conveyance systems and draining into local receiving and coastal waters. These Cities are required to meet certain criteria thresholds, to develop and implement post-construction Low Impact Development (LID) Best Management Practices (BMPs) to address pollutant discharges.

City of Monterey Park General Plan

The Resources Element of the City of Monterey Park General Plan (City of Monterey Park 2001) includes the following goal and policy that are relevant to the proposed project:

- **Goal 4.0:** *Conserve and protect groundwater supply and water resources.*

- 1 - **Policy 4.2:** *Promote the use of drought-tolerant trees and native plant material in*
2 *landscapes, especially in City-owned landscapes.*

3
4 **City of Monterey Park Municipal Code**

5 Chapter 16.21 requires obtaining a grading permit for most types of grading. Grading for utility
6 trenches is excluded. It requires, among other things, submittal of a site plan and a soils report. The
7 permit also requires protection of waterways from erosion and flooding.

8
9 **City of Montebello General Plan**

10 The Conservation Element of the City of Montebello General Plan includes the following objective
11 that is relevant to the proposed project:

- 12
13 • **Objective 1:** *Maintain underground water supplies free of all pollution which would prevent*
14 *the use of such water for domestic purposes without treatment.*

15
16 **City of Montebello Municipal Code**

17 Section 15.48.060 of the Montebello Municipal Code requires obtaining a permit prior to
18 conducting any grading. The code outlines allowable slope angles and fill compaction as well as
19 requirements for surface water drainage.

20
21 **City of Bell Gardens Municipal Code**

22 Section 12.12.010 of the Bell Gardens Municipal Code requires a permit for placing utilities in a
23 public street. All debris from the work must be removed in a reasonable amount of time after
24 completion of the work.

25
26 **Other General Plans and Municipal Codes**

27 The General Plans and municipal codes for the following jurisdictions were also reviewed, but none
28 of the goals and policies related to hydrology and water quality contained in these documents were
29 found to be applicable to the proposed project:

- 30
31 • City of Rosemead General Plan (City of Rosemead 2010) and municipal code
32 • City of South El Monte General Plan (City of South El Monte 2000) and municipal code
33 • City of Commerce General Plan (City of Commerce 2008) and municipal code
34 • City of Bell Gardens General Plan (City of Bell Gardens 1995)
35 • City of Pasadena General Plan (City of Pasadena 2002) and municipal code
36 • City of Industry General Plan (City of Industry 2014) and municipal code
37

1 **4.8.3 Impact Analysis**
2

3 **4.8.3.1 Methodology and Significance Criteria**
4

5 The potential environmental impacts to hydrology and water quality from the project were
6 evaluated using significance criteria based on the checklist items in Appendix G of the California
7 Environmental Quality Act (CEQA) Guidelines. An impact is considered significant if the project
8 would:
9

- 10 a) Violate any water quality standards or WDRs;
11 b) Substantially deplete groundwater supplies or interfere substantially with groundwater
12 recharge such that there would be a net deficit in aquifer volume or a lowering of the local
13 groundwater table level;
14 c) Substantially alter the existing drainage pattern of the site or area, including through the
15 alteration of the course of a stream or river, in a manner that would result in substantial
16 erosion or siltation on or off site;
17 d) Substantially alter the existing drainage pattern of the site or area, including through the
18 alteration of the course of a stream or river, or a substantial increase in the rate or amount
19 of surface runoff in a manner which would result in flooding on or off site;
20 e) Create or contribute to runoff water, which would exceed the capacity of existing or planned
21 stormwater drainage systems or provide substantial additional sources of polluted runoff;
22 f) Otherwise substantially degrade water quality;
23 g) Place housing within a 100-year floodplain, as mapped on a Federal Flood Hazard Boundary
24 or Flood Insurance Rate Map or other flood hazard delineation map.
25 h) Place within a 100-year flood hazard area structures which would impede or redirect flood
26 flows;
27 i) Expose people or structures to a significant risk of loss, injury or death involving flooding,
28 including flooding as a result of the failure of a levee or dam; or
29 j) Expose people or structures to a significant risk of loss, injury or death involving inundation
30 by seiche, tsunami, or mudflow.
31

32 Criterion (g) does not apply to the proposed project. Housing is not included as part of the
33 proposed project. Therefore, the project would have no impacts associated with the placement of
34 housing within a 100-year floodplain, and this item is not applied as a criterion in the analysis of
35 environmental impacts presented herein.
36

37 **4.8.3.2 Applicant Proposed Measures**
38

39 There are no Applicant Proposed Measures for hydrology and water quality associated with the
40 proposed project.

1
2 **4.8.3.3 Environmental Impacts**

3
4 **Impact HY-1: Violate water quality standards or waste discharge requirements.**

5 *LESS THAN SIGNIFICANT WITH MITIGATION*

6
7 **Construction**

8 ***Main Project Area***

9 Construction and demolition activities occurring in the Main Project Area would include activities
10 that could result in the release of hazardous materials or sediment to drainages on site that may
11 drain into water bodies (see Figure 4.8-2) because they require use of equipment that could release
12 hazardous substances. Many of these activities would also require ground disturbance that can
13 mobilize sediment. These activities have the potential to adversely affect water quality. Such
14 activities include:

- 15 • Grading
- 16 • Vegetation clearing
- 17 • Groundwater well decommissioning
- 18 • Transmission and subtransmission construction, including trenching
- 19 • New substation construction
- 20 • Existing substation demolition
- 21 • Telecommunications line installation, including trenching
- 22 • Horizontal directional drilling

23
24
25 Acreages of soil disturbance are provided in Table 2-7. Total disturbance for the substation site,
26 transmission lines, subtransmission lines, distribution lines, telecommunications lines, and access
27 roads would be 152.8 acres. The substation site itself would require extensive cut and fill. Work in
28 the Main Project Area has the potential to increase sedimentation, given that there are numerous
29 drainages in the area (see Figure 4.8-2). This could adversely impact water quality and could result
30 in a violation of water quality standards. In addition to sedimentation, ground-disturbing activities
31 could initiate the release of existing contaminants into waters or into drainage systems.
32 Construction vehicles would also use hazardous materials, such as fuels and lubricants. The
33 substation equipment itself would contain hazardous materials, like transformer oil. Spills of
34 hazardous materials used during construction could also result in a discharge that could adversely
35 impact water quality. Any of these impacts would be significant. Mitigation measure (MM) HY-1
36 would require preparation of a SWPPP, which would contain BMPs (discussed in detail below) to
37 reduce the potential for contamination of water during construction activities. MM HZ-2 would
38 require training of construction workers for proper response to a hazardous materials spill as well
39 as for their responsibilities with regard to the SWPPP and BMPs. MM HZ-3 requires preparation
40 and implementation of a Spill Prevention, Control, and Countermeasure Plan. MM HZ-4 would
41 require preparation and implementation of a Contaminated Soil Contingency Plan to outline steps
42 to take in the event that contaminated soils are encountered, including cleanup procedures. Impacts
43 would be less than significant with implementation of mitigation.

44
45 Groundwater well decommissioning would involve work within the well casing. Since groundwater
46 wells are a conduit to groundwater, there is a potential for contamination of groundwater during

1 well decommissioning. The applicant would decommission existing groundwater monitoring wells
2 following the general requirements established in the California Department of Water Resources
3 (CDWR) Bulletin 74-90, California Well Standards, which has requirements related to preventing
4 pollution and groundwater contamination. Requirements include sealing the upper 20 feet of the
5 well, undertaking actions to prevent vertical movement of water between aquifers if such
6 movement would cause a deterioration of water quality, using water of drinking water quality to
7 prepare sealing mixtures, and using low-permeability materials to seal wells (DWR 1991). Impacts
8 would be less than significant.
9

10 The proposed project would require construction near, and filling of, waters that are potentially
11 Waters of the State (refer to Figure 4.8-2). Dewatering may also be required if the applicant
12 encounters shallow groundwater during excavation. Discharge of water, fill, or other materials
13 without filing a report of waste discharge and obtaining WDRs from the Regional Water Quality
14 Control Board would result in a significant impact. SCE would be required to obtain WDRs and to
15 adhere to all conditions in the WDRs. MM HY-2 would require implementing measures in the WDRs,
16 which could include compensatory mitigation as well as avoidance measures. It would also require
17 that any discharged water be removed from the site or discharged away from Waters of the State
18 unless such activities are covered by a WDR. Impacts related to violation of WDRs would be less
19 than significant with implementation of this mitigation.
20

21 **North Area**

22 Goodrich Substation is adjacent to the Eaton Wash. Trenching activities for the telecommunications
23 conduit and installation activities for the temporary 220-kV structure would result in ground
24 disturbance and the potential for a minor hazardous material (e.g., fuel, lubricant) spill. However,
25 all work at Goodrich Substation would take place on the east side of the substation, furthest from
26 the wash. The Goodrich Substation and a parking lot are graded flat and located between the work
27 area and the wash. Thus, there is no potential for sediment and hazardous materials to enter Eaton
28 wash. There would be no impact.
29

30 **South Area**

31 In Bell Gardens, an existing overhead street light source line would be converted to an underground
32 line. This would require about 300 feet of trenching, which would take place in the paved portion of
33 Loveland Street, adjacent to the curb and gutter. In Commerce, a 220-kV structure would be
34 replaced in a partially paved area off Corvette Street. There is a potential that sediment and
35 hazardous materials (if released) from construction activities at these locations could enter the
36 storm drain system and adversely affect water quality. This would be a significant impact. MM HY-1
37 would be implemented to prevent polluted runoff from the project site from entering the storm
38 drain system. Impacts would be less than significant with mitigation.
39

40 **Staging Yards**

41 Of the seven staging yards, all yards are entirely unpaved except for Staging Yard 5, which is
42 partially paved. Preparation of staging yards could include minor grading, blading, brushing, soil
43 compaction and application of gravel or crushed rock. These activities could mobilize sediment and,
44 if done near a drainage, wash, or other water body, could result in increased sedimentation if the
45 sediment is allowed to drain into the water body. Likewise, equipment that uses hazardous
46 materials (such as fuels and lubricants) as well as the hazardous materials themselves would be
47 stored at staging areas. A hazardous materials spill in a staging area near a drainage, wash, or other
48 water body could adversely affect water quality if the material is allowed to drain into the water
49 body. Staging Yards 1, 2, and 3 contain waterways. Staging Yards 4, 5, 6, and 7 are adjacent to

1 waterways or to a roadway, where polluted runoff could enter the storm drain system. Adverse
2 impacts to water quality at staging yards would be significant. MM HY-1 would be required to
3 reduce impacts. Impacts would be less than significant with mitigation.

5 ***Minor Modifications to Existing Substations***

6 Most work at existing substations would be within existing structures at those substations. There
7 would be no impact to water quality at these substations. Work at Vincent, Pardee, and Walnut
8 Substations involves rerouting fiber optic lines within the substation perimeter, which will require
9 minor trenching activities. All work would take place inside the substation perimeters. The
10 substation areas are flat and graded. Any spills of hazardous materials would be small and localized,
11 such that they would not breach the substation perimeter and impact water quality. Likewise,
12 ground disturbance would not result in sedimentation due to the limited areas of ground
13 disturbance and location within the substation perimeter fence. Impacts would be less than
14 significant.

15
16 Work at Lighthipe and Laguna Bell Substations involves replacement of 220-kV switchrack
17 equipment and upgrading of line protection. Any spills of hazardous materials would be small and
18 localized, such that they would not breach the substation perimeter and impact water quality.
19 There is no ground disturbance at either of these substations that could result in sedimentation.
20 Impacts would be less than significant.

22 **Operation and Maintenance**

23 Operations and maintenance would not result in any new ground disturbance that would increase
24 the potential for sedimentation. Dewatering would not be required for operations and maintenance.

25
26 The potential for hazardous material release impacts to the public or the environment would be
27 similar to current operations and maintenance activities. However, the proposed project would
28 result in an increase in the total volume of mineral oil used and stored on the site. Several
29 transformers with a total oil-containing capacity of 379,000 gallons of insulating mineral oil would
30 be present at the Mesa Substation during operations. In the event of equipment failure or
31 deterioration or in an upset condition such as an earthquake, mineral oil could leak. Leaked mineral
32 oil could percolate into the soil or leak into adjacent waterbodies, adversely affecting water quality
33 and violating water quality standards. This is an increase of approximately 212,963 gallons from
34 current operation of the existing Mesa Substation. The applicant would update its operational Spill
35 Prevention Control and Countermeasures Plan in accordance with the Aboveground Petroleum
36 Storage Act and CWA for the existing Mesa Substation. The Spill Prevention Control and
37 Countermeasure Plan would be updated to describe how hazardous materials released from
38 electrical equipment would be diverted and directed toward containment structures and how
39 containerized hazardous materials would be stored in a temporary containment area with
40 sufficient containment capacity. Operations personnel would be trained and equipped to respond in
41 the event of a spill, in accordance with applicable regulations. Therefore, impacts under this
42 criterion would be less than significant during operations.

1 **Impact HY-2: Substantial depletion of groundwater supplies or substantial interference with**
2 **groundwater recharge such that there would be a net deficit in aquifer volume or a lowering of the**
3 **local groundwater table level.**

4 *LESS THAN SIGNIFICANT*

5
6 **Construction**

7 ***Groundwater Use***

8 The Monterey Park Department of Public Works Water Utility Division ~~may~~would supply water for
9 construction of the proposed project. Monterey Park obtains water through contract with the Main
10 San Gabriel Basin—a source that is entirely drawn from groundwater. The applicant intends to
11 utilize recycled water from Central Basin Municipal Water District, thereby reducing, or
12 eliminating, the need for groundwater; however, as of July 2016, the applicant has not secured
13 water from the district. An estimated 404,279 acre-feet of water would be used throughout the 55-
14 month duration of construction (SCE 2016). This analysis conservatively assumes that up to half of
15 the estimated construction water, or up to 140 acre-feet per year (AFY), may be used in the first
16 two years and last year of construction when the majority of grading activities would occur.

17
18 The Main San Gabriel Basin is in overdraft conditions and has experienced historic lowering of the
19 groundwater table. The preliminary Operating Safe Yield recommendation for the Main San Gabriel
20 Basin for fiscal year 2015–2016 is 150,000 AFY and for subsequent years through 2020 is
21 approximately 130,000 AFY. About 195,000 acre-feet were pumped in 2014–2015. Producers
22 pumping from the groundwater basin can pump more than their annual right, but they are required
23 to fund water for recharging the basin; in 2014–2015, the required recharge amount would have
24 been 45,000 acre-feet. Groundwater levels at one well have also decreased from 294 feet in 1983 to
25 175 feet in 2015. There is a requirement to recharge the basin to maintain the water level at this
26 well at over 200 feet (Main San Gabriel Basin Watermaster 2015).

27
28 Even though the basin is in overdraft and groundwater levels are below the 200-foot goal, the
29 proposed project's water use would not be a substantial use of groundwater that would result in a
30 net deficit in aquifer volume or a lowering of the local groundwater table level. One hundred-forty
31 AFY equates to about 0.3 percent of the 2014–2015 overdraft. Spread across the basin, this would
32 not cause a noticeable decrease in groundwater volume or groundwater level. This pumping level
33 would occur for a maximum of three years~~also last only one year, with consecutive construction~~
34 ~~years using less and less water.~~ The use would therefore not be permanent. Impacts would be less
35 than significant.

36
37 ***Groundwater Recharge***

38 The largest groundwater recharge sources to the Main San Gabriel Basin are rainfall infiltration and
39 runoff from mountains (Main San Gabriel Basin Watermaster 2015). The proposed project is not
40 adjacent to any mountains, so it would not affect recharge from runoff. The proposed project would
41 result in a minor increase in the amount of impermeable surfaces at the site. Only the permanent
42 access driveways would be paved; two equipment buildings would also add impermeable surfaces.
43 The buildings and permanent access driveways would cover about 1.1 acres of an 86.2-acre site,
44 leaving a majority of the site unpaved and permeable. Further, runoff would be allowed to travel
45 through the site into a detention basin. The footings of transmission structures and the
46 aboveground components (e.g., manholes) associated with underground infrastructure would be
47 small in size (less than 0.1 acre each) and dispersed along the length of the proposed project.
48 Permeable areas would remain nearby. These small impermeable areas would not impact
49 groundwater recharge in any significant way. Impacts would be less than significant.

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Operation and Maintenance

Groundwater Use

During operations, SCE has indicated that there would be no increase in water use from existing operations and maintenance activities at the proposed project site. SCE currently uses an annual average of 3 AFY. The applicant has indicated that it would continue to use water for the restroom facilities, irrigation, and equipment maintenance. Because there is no anticipated increase in water use, there would be no impact to groundwater depletion.

Groundwater Recharge

While the substation would result in a minor increase in the amount of impermeable surfaces at the site during construction, no additional impervious surfaces would be created during operation and maintenance of the proposed project. Therefore, there would be no impact to recharge as a result of operation of the proposed project.

Impact HY-3: Substantial alteration of the existing drainage pattern of the site or area that results in substantial erosion or siltation on or off site.
LESS THAN SIGNIFICANT WITH MITIGATION

Construction

Main Project Area

Mesa Substation

The Mesa Substation would require about 85.1 acres of grading, including substantial cut and fill and filling of waterways. Drainage on the site would change substantially as a result of the proposed project. The change in drainage could result in substantial erosion or siltation on or off site. This would be a significant impact. Construction activities would change drainages and elevations of the site, which could substantially increase quantity of runoff water, which could also cause erosion off site. The applicant intends to prepare and implement a drainage plan in compliance with the jurisdictional agency requirements to minimize potential surface water and erosion impacts during the proposed site preparation and construction. Runoff from the substation site would be directed toward a detention basin, which would be constructed during Phase 1 (see Section 2.3.2.2, "Construction Phases"). Increases in runoff water could cause significant erosion during Phase 1, prior to construction of the detention basin. Increases in runoff water could cause significant erosion after construction of the detention basin if the detention basin is not sufficiently large enough to hold runoff water. Impacts would be significant. MM HY-3 would be implemented to ensure the drainage plan would adequately address increased runoff water. MM HY-4 would require designing the basin to be of adequate capacity. MM HY-1 would require preparation of a SWPPP, which would contain BMPs to reduce the potential for sedimentation during construction activities. These impacts would be less than significant with implementation of mitigation.

After construction, there would be about 72.2 acres of permanent new disturbance at the Mesa Substation. This would increase stormwater runoff and the potential for erosion and sedimentation because it would involve altered drainages and grade on the site. It would also increase the area of disturbed land, reducing infiltration at the site. The applicant would construct a ~~detention~~retention basin in the southwest corner of the proposed Mesa Substation site and would implement site and source control BMPs into the design to help mitigate surface runoff. Drainage systems would be constructed along the perimeter of the substation to direct interior runoff to the ~~detention~~retention

1 basin. Impacts would be significant if the detention basin could not accommodate the amount of
2 runoff generated, resulting in an overflow and flooding of downstream drainages. MM HY-4 would
3 require designing the basin to be of adequate capacity. These impacts would be less than significant
4 with mitigation.

6 **Transmission, Subtransmission, and Distribution Lines**

7 Work areas and permanently disturbed areas around transmission, subtransmission, and
8 distribution lines would be small and interspersed along the transmission, subtransmission, and
9 distribution line alignments. Proposed work areas would be distributed such that construction of
10 transmission, subtransmission, and distribution lines would not cause substantial alteration of
11 drainages that could result in substantial erosion or siltation on or off site. Impacts would be less
12 than significant.

14 **Telecommunications Routes**

15 Most telecommunications work would involve installation of new lines on existing poles. No
16 changes in drainage would happen in these areas, which represent the majority of
17 telecommunications work areas. A total of 1.2 miles of telecommunications routes would be placed
18 underground via trenching. The excavated area would be narrow and would not substantially alter
19 drainage in the area in a way that would result in substantial erosion or siltation on or off site.
20 Impacts would be less than significant.

22 ***North and South Project Areas***

23 Ground disturbance in the North Project Area and South Project Area would be minor. The ground
24 disturbance in the North Area for the temporary 220-kV structure and the telecommunications
25 work and in the South Area for the street light source undergrounding and 220-kV structure
26 replacement would take place in areas that are already flat and are, in some cases, paved. There
27 would be no alteration to existing drainages. There would be no impact.

29 ***Staging Yards***

30 All seven staging yards are entirely unpaved, except Staging Yard 5, which is partially paved, some
31 contain gravel overlay. Preparation of the staging yards could include minor grading, blading,
32 brushing, soil compaction and application of gravel or crushed rock. Staging Yards 4 and 5 have no
33 drainages. There would be no impacts to drainages in these locations. Staging Yards 1, 2, and 3
34 contain waterways, but these waterways would not be filled. Staging Yards 1, 2, 3, 6, and 7 are not
35 paved and could be uneven, meaning that staging yard preparation could substantially alter
36 drainages across these parcels, resulting in erosion. MM HY-1 would be required to reduce impacts
37 from staging yard sedimentation. Impacts would be less than significant with mitigation.

39 ***Modifications to Existing Substations***

40 All modifications to existing substations would take place inside the perimeter of the substations.
41 There would be no alteration to drainages. There would be no impact.

43 ***Operation and Maintenance***

44 Operation and maintenance would not result in any new ground disturbance that would change
45 drainages. There would be no impact.

1 **Impact HY-4: Substantial alteration of the existing drainage pattern or rate or amount of surface**
2 **runoff in a manner which would result in flooding.**
3 *LESS THAN SIGNIFICANT WITH MITIGATION*

4
5 **Construction**

6 ***Main Project Area***

7 **Mesa Substation**

8 About 85.1 acres of land would be disturbed at the substation site during construction of the
9 substation; about 18.5 acres would be disturbed for access road construction (see Table 2-7).
10 Though much of the substation site is already disturbed, construction activities would substantially
11 change drainages and elevations of the site, which could substantially increase quantity of runoff
12 water and result in flooding. The applicant intends to prepare and implement a drainage plan in
13 compliance with the jurisdictional agency requirements to minimize potential surface water and
14 erosion impacts during the proposed site preparation and construction. Runoff from the substation
15 site would be directed toward a detention basin, which would be constructed during Phase 1~~2~~ (see
16 Section 2.3.2.2, "Construction Phases"). Increases in runoff water could be significant during Phase
17 1, prior to construction of the detention basin. Increases in runoff water could be significant after
18 construction of the detention basin if the detention basin is not sufficiently large enough to hold
19 runoff water. This could result in flooding, which would be a significant impact. MM HY-3 would be
20 implemented to ensure the drainage plan would adequately address increased runoff water. MM
21 HY-4 would require designing the basin to be of adequate capacity. These impacts during
22 construction would be less than significant with MM HY-3 and MM HY-4.

23
24 After construction, there would be about 72.2 acres of permanent new disturbance at the Mesa
25 Substation. This would increase stormwater runoff and could result in flooding because it would
26 involve alterations in drainages and grade on the site. It would also increase the area of disturbed
27 land, reducing infiltration at the site and further increasing the potential for flooding. The applicant
28 would construct a detention~~retention~~ basin in the southwest corner of the proposed Mesa
29 Substation site and would implement site and source control BMPs into the design to help mitigate
30 surface runoff. Drainage systems would be constructed along the perimeter of the substation to
31 direct interior runoff to the detention~~retention~~ basin. Impacts would be significant if the detention
32 basin could not accommodate the amount of runoff generated, resulting in an overflow and flooding
33 of downstream drainages. MM HY-4 would require designing the basin to be of adequate capacity.
34 These impacts would be less than significant with mitigation.

35
36 **Transmission, Subtransmission, and Distribution Lines**

37 Work areas and permanently disturbed areas around transmission, subtransmission, and
38 distribution lines would be small and interspersed along the entire transmission, subtransmission,
39 and distribution line alignments. The work areas are distributed such that construction of
40 transmission, subtransmission, and distribution lines would not cause substantial alteration of
41 drainages or increased runoff that results in flooding. Impacts to runoff quantity would be minimal
42 due to the small interstitial nature of disturbance and existing disturbance. Impacts would be less
43 than significant.

44
45 **Telecommunications Routes**

46 Most telecommunications work would involve installation of new lines on existing poles. No
47 changes in drainage would happen in these areas, which represent the majority of
48 telecommunications work areas. A total of 1.2 miles of telecommunications routes would be placed

1 underground via trenching. The excavated area would be narrow and would not substantially alter
2 drainage in the area in a way that would increase runoff or result in flooding. Impacts would be less
3 than significant.

4 5 **North and South Project Areas**

6 Ground disturbance in the North Project Area and South Project Area would be minor. The ground
7 disturbance in the North Area for the temporary 220-kV structure and the telecommunications
8 work and in the South Area for the street light source undergrounding and 220-kV structure
9 replacement would take place in areas that are already flat and are, in some cases, paved. There
10 would be no alteration to existing drainages. There would be no impact.

11 12 **Staging Yards**

13 All seven staging yards are entirely unpaved except for Staging Yard 5, which is partially paved.
14 Preparation of staging yards could include minor grading, blading, brushing, soil compaction and
15 application of gravel or crushed rock. Staging Yards 4 and 5 have no drainages. There would be no
16 impacts to drainages in these locations. Staging Yards 1, 2, and 3 contain waterways, but these
17 waterways would not be filled or otherwise altered. Staging Yards 1, 2, 3, 6, and 7 are not paved and
18 could be uneven, meaning that staging yard preparation could alter drainages across these parcels.
19 However, these parcels are substantially flat and no large drainages would be filled or otherwise
20 altered. Water would still be allowed to infiltrate. Impacts related to increased runoff and flooding
21 would be less than significant.

22 23 **Modifications to Existing Substations**

24 All modifications to existing substations would take place inside the perimeter of the substations.
25 There would be no alteration to drainages. There would be no impact.

26 27 **Operation and Maintenance**

28 Operations and maintenance would not result in any new ground disturbance that would change
29 drainages. There would be no impact.

30
31 **Impact HY-5: Create or contribute to runoff water exceeding the capacity of existing or planned**
32 **stormwater drainage systems, or provide substantial additional sources of polluted runoff.**
33 *LESS THAN SIGNIFICANT WITH MITIGATION*

34 35 **Construction**

36 This section describes impacts to runoff quantity. The potential for sedimentation and pollution of
37 runoff water is addressed under Impact HY-1, which would be less than significant with mitigation
38 during construction.

39
40 Water would be used for dust control and may also be used to maintain soil cohesiveness during
41 excavations. Water trucks would be used to apply water to a degree where it would infiltrate the
42 soil. Water would not be applied in a manner that would create runoff. Impacts would be less than
43 significant.

1 **Main Project Area**

2 **Mesa Substation**

3 About 85.1 acres of land would be disturbed at the substation site during construction of the
4 substation; about 18.5 acres would be disturbed for access road construction (see Table 2-7).
5 Though much of the substation is already disturbed, construction activities would change drainages
6 and elevations of the site, which could substantially increase quantity of runoff water. The applicant
7 intends to prepare and implement a drainage plan in compliance with the jurisdictional agency
8 requirements to minimize potential surface water and erosion impacts during the proposed site
9 preparation and construction. Runoff from the substation site would be directed toward a detention
10 basin, which would be constructed during Phase 1 (see Section 2.3.2.2, "Construction Phases").
11 Increases in runoff water could be significant during Phase 1, prior to construction of the detention
12 basin. Increases in runoff water could be significant after construction of the detention basin if the
13 detention basin is not sufficiently large enough to hold runoff water. MM HY-3 would be
14 implemented to ensure the drainage plan would adequately address increased runoff water. MM
15 HY-4 would require designing the basin to be of adequate capacity. These impacts during
16 construction would be less than significant with MM HY-3 and MM HY-4.

17
18 After construction, there would be about 72.2 acres of permanent new disturbance at the Mesa
19 Substation. This would increase storm water runoff because it would involve alterations in
20 drainages and grade on the site. It would also increase the area of disturbed land, reducing
21 infiltration at the site. The applicant would construct a ~~detention~~retention basin in the southwest
22 corner of the proposed Mesa Substation site and would implement site and source control BMPs
23 into the design to help mitigate surface runoff. Drainage systems would be constructed along the
24 perimeter of the substation to direct interior runoff to the ~~detention~~retention basin. Impacts would
25 be significant if the detention basin could not accommodate the amount of runoff generated. MM
26 HY-4 would require designing the basin to be of adequate capacity. These impacts would be less
27 than significant with mitigation.

28
29 ***Transmission, Subtransmission, and Distribution***

30 About 47.5 acres of land would be disturbed during construction activities for the transmission,
31 subtransmission, and distribution lines (see Table 2-7). This acreage would be distributed across
32 132 sites, and much of this area is already disturbed due to existing transmission, subtransmission,
33 and distribution infrastructure. Runoff from the transmission, subtransmission, and distribution
34 work areas would follow existing natural drainages in these areas. Impacts to runoff quantity would
35 be minimal due to the small, distributed nature of proposed and existing disturbance. Impacts
36 would be less than significant, and no mitigation would be required.

37
38 ***Telecommunications Routes***

39 Telecommunications route work would mainly involve stringing fiber optic lines on existing poles,
40 which would have no impact on runoff water quantity. Some undergrounding would occur,
41 resulting in 0.8 acres of disturbance distributed along 1.2 miles. Pull and tension sites would also
42 require vegetation removal and grading, resulting in 0.9 acres of disturbance distributed across
43 19 sites. These small acreages of disturbed and potentially compacted soil distributed across a large
44 area would not appreciably increase runoff quantity. Impacts would be less than significant.

45
46 ***North and South Project Areas***

47 The streetlight source conversion in Bell Gardens would take place in an existing paved roadway.
48 The structure in Commerce and the work areas at the Goodrich Substation are already located in

1 areas of disturbance, including pavement and graded unpaved areas. Thus, though there would be
2 ground disturbance for these activities, the activities would not increase storm water runoff.
3 Impacts would be less than significant.

4 5 **Staging Yards**

6 As part of staging yard preparation, soil may be compacted. Compacted soil would increase runoff.
7 Given that the staging yards are all generally flat and that compacted soil would still allow some
8 infiltration, increased runoff would be minimal. Impacts related to increased runoff would be less
9 than significant.

10 11 **Modifications to Existing Substations**

12 Modifications to Existing Substations would take place within the perimeter of the existing
13 substations in areas that are already disturbed, including paved and unpaved areas. Work at
14 Vincent, Pardee, and Walnut Substations involve rerouting fiber optic lines within the substation
15 perimeter. All work would take place inside the substation perimeters. The substation areas are flat
16 and graded, such that the work would not change runoff quantities. Impacts would be less than
17 significant.

18 19 **Operation and Maintenance**

20 Operation and maintenance would not result in any new ground disturbance that would increase
21 runoff or create new sources of polluted runoff.

22 23 **Impact HY-6: Other substantial degradation of water quality.**

24 *LESS THAN SIGNIFICANT*

25
26 Herbicides may be used during operations and maintenance for vegetation management around
27 structures installed as part of the proposed project. Normal application would not be in sufficient
28 quantities to result in runoff that would substantially degrade water quality. In addition, the
29 applicant may use chemical dust suppressants for dust control during construction. Chemical dust
30 suppressants would be used in accordance with the manufacturer's specifications. The applicant
31 would choose a chemical dust suppressant that is not prohibited for use as a dust suppressant by
32 any regulatory agency, including the LARWQCB and the EPA. Impacts would be less than significant,
33 and no mitigation would be required.

34 35 **Impact HY-7: Project structures would impede or redirect flood flows within a 100-year** 36 **flood hazard**

37 *NO IMPACT*

38
39 A 0.4-mile portion of Telecommunications Route 1 adjacent to San Gabriel Boulevard in Montebello
40 would be located in a 100-year flood zone. The telecommunications cables would be strung on
41 existing poles; no new structures would be placed in a 100-year flood zone. No other project
42 components would be located in a 100-year flood zone. There would be no impact.

43 44 **Impact HY-8: Expose people or structures to a significant risk of loss, injury, or death involving** 45 **flooding, including flooding as a result of the failure of a levee or dam.**

46 *LESS THAN SIGNIFICANT WITH MITIGATION*

1 **Construction**

2 **Main Project Area**

3 A 0.4-mile portion of Telecommunications Route 1 adjacent to San Gabriel Boulevard in Montebello
4 would be located in a 100-year flood zone. Workers would be in this area for less than a week
5 because work would involve stringing telecommunications lines on existing poles. The proposed
6 project would not exacerbate the existing flood conditions. Further, there is high ground to either
7 side of the work area. Impacts would be less than significant, and no mitigation would be required.

8
9 ~~The Mesa Substation site, transmission lines, subtransmission lines, nearby telecommunications~~
10 ~~lines, and Staging Yards 1, 2 and 3 would be located within the inundation area of the Garvey~~
11 ~~Reservoir should the south dam fail. A failure of the Garvey Reservoir south dam is unlikely during~~
12 ~~construction. Although the proposed project would not exacerbate the existing flood conditions, a~~
13 ~~dam failure when workers are present, however, could result in significant impacts due to the close~~
14 ~~proximity of the dam. MM HY-5 would be implemented to require training on an evacuation route~~
15 ~~in the event of a dam failure. Impacts would be less than significant after mitigation.~~

16
17 **North Area**

18 During construction, a temporary structure would be installed and then removed at the Goodrich
19 Substation, which is located in the inundation area for the Eaton Canyon Dam. Telecommunications
20 lines would also be installed underground at the substation. Staging Area 4 would also be located
21 adjacent to Goodrich Substation. Work in this area would be minimal and short term. A failure of
22 the Eaton Canyon Dam is unlikely during construction given the short period of time construction
23 would occur. Although the proposed project would not exacerbate the existing flood conditions, a
24 dam failure when workers are present, however, could result in significant impacts due to the close
25 proximity of the dam. MM HY-5 would be implemented to require training on an evacuation route
26 in the event of a dam failure. Impacts would be less than significant after mitigation.

27
28 **South Area**

29 During construction, workers would be located in Bell Gardens in the inundation zone of the
30 Sepulveda Dam. However, if the Sepulveda Dam fails, it would take about 12 hours for about 2 feet
31 of water to cover the work area. Given the low speed of the water, the shallow depth of the water,
32 the low potential for dam failure, and the fact that the proposed project would not exacerbate the
33 existing flood conditions, impacts would be less than significant. No mitigation would be needed.

34
35 During construction, workers would be temporarily located in Commerce in the inundation zone of
36 the Garvey Reservoir south dam. However, if the Garvey Reservoir south dam fails, it would take
37 about 15 ~~minutes~~ hours for flood waters to cover the work area. The flood waters would have
38 traveled through State Route 60 underpasses, which should slow the water. There is a large area for
39 floodwaters to disperse south of State Route 60, which would decrease the depth of the flood. Given
40 the low speed of the water, the shallow depth of the water, the low potential for dam failure, and
41 the fact that the proposed project would not exacerbate the existing flood conditions, impacts
42 would be less than significant. No mitigation would be needed.

43
44 **Staging Yards**

45 Staging Yard 6 is in the inundation area of the Garvey Reservoir north dam. Inundation waters
46 would be about 5 feet deep. A failure of the Garvey Reservoir south dam is unlikely during
47 construction. Although the proposed project would not exacerbate the existing flood conditions, a
48 dam failure when workers are present, however, could result in significant impacts due to the close

1 proximity of the dam and the depth of the water. MM HY-5 would be implemented to require
2 training on an evacuation route in the event of a dam failure. Impacts would be less than significant
3 after mitigation.

4
5 Staging Yard 7 is in the inundation area of the Santa Fe Dam. Inundation waters could be up to 7
6 feet deep. Although the proposed project would not exacerbate the existing flood conditions, a dam
7 failure when workers are present could result in significant impacts due to the depth of the waters.
8 MM HY-5 would be implemented to require training on an evacuation route in the event of a dam
9 failure. Impacts would be less than significant after mitigation.

10 11 **Operation and Maintenance**

12 ***Main Project Area***

13 A 0.4-mile portion of Telecommunications Route 1 adjacent to San Gabriel Boulevard in Montebello
14 would be located in a 100-year flood zone. The new telecommunications cable would be located on
15 existing poles. The proposed project therefore would not result in new structures located in a 100-
16 year flood zone. There would be no impact.

17
18 ~~The Mesa Substation and nearby telecommunications, transmission, subtransmission, and~~
19 ~~distribution infrastructure would be located in the inundation area of the Garvey Reservoir. The~~
20 ~~total number of telecommunications, transmission, subtransmission, and distribution structures in~~
21 ~~the inundation zone would be reduced as a result of the proposed project. Thus, there would be no~~
22 ~~adverse impact related to structures in a dam inundation area with regards to transmission,~~
23 ~~subtransmission, and distribution structures. A dam failure is a very low probability event, given~~
24 ~~that repairs were conducted in 1999, and the proposed project would not exacerbate the existing~~
25 ~~conditions. However, impacts to the substation in the event of a dam failure could be catastrophic,~~
26 ~~including potentially widespread outages and severe damage to substation equipment. This would~~
27 ~~be a significant impact. MM HY-6 would be implemented to reduce dam inundation impacts.~~
28 ~~Impacts would be less than significant with mitigation.~~

29 30 ***North Area and South Area***

31 The underground telecommunications line at the Goodrich Substation would be located in the
32 inundation zone of Eaton Canyon Dam. The underground telecommunications line in Bell Gardens
33 would be located in the inundation zone of Sepulveda Dam. They would not be subject to loss due to
34 dam failure given that the telecommunications line would be underground.

35
36 The 220-kV structure installed in the South Area in Commerce would be in the inundation zone of
37 Garvey Reservoir's south dam. The structure would replace one structure, resulting in no change in
38 current conditions. There would be no impact.

39 40 **Impact HY-9: Risk of loss, injury or death involving inundation by seiche, tsunami, or mudflow.**

41 ***NO IMPACT***

42
43 The proposed project is located inland from the Pacific Ocean, which means it is not at risk for
44 inundation from a tsunami (CDC 2009a, 2009b). Therefore, the proposed project would not expose
45 people or structures to a significant risk of loss, injury, or death by tsunami, nor would it exacerbate
46 the effects of a tsunami. In addition, the proposed project area is generally flat with well-drained
47 soils; therefore, there is a low potential that the proposed project would expose people or
48 structures to a significant risk of loss, injury, or death by landslides or mudflows.

1 Legg Lake is the nearest bounded water body to the proposed project and is approximately 0.1 mile
2 north of Telecommunications Route 3 on Durfee Avenue. Given that Legg Lake measures only about
3 800 feet by 2,000 feet and is only up to 10 feet deep, it is anticipated that any seiche that could form
4 after seismic activity would be small. Further, any wave that goes on shore from the lake would
5 dissipate or disappear over the 0.1-mile distance between the lake shore and Telecommunications
6 Route 3. There would be no risk to workers during construction or to components of
7 Telecommunications Route 3 during operations.
8

9 **4.8.4 Mitigation Measures**

10
11 **MM HY-1: Stormwater Pollution Prevention Plan.** The applicant will obtain coverage for the
12 project under the Construction General Permit (Order No. 2009-0009-DWQ, as amended by 2010-
13 0014-DWQ and 2012-0006-DWQ). The applicant will prepare a SWPPP to reduce the potential for
14 water pollution and sedimentation from construction. BMPs to be included in the SWPPP that must
15 be submitted to the SWRCB shall include, but are not limited to, the following:
16

- 17 • The applicant shall not stockpile brush, loose soils, excavation spoils, or other similar debris
18 material within sensitive habitats.
- 19 • If visible dust is present during construction activities, standard dust suppression
20 techniques (e.g., water spraying) will be used in all ground disturbance areas.
- 21 • During construction activities, measures would be in place to ensure that contaminants are
22 not discharged from construction sites. The SWPPP would define areas where hazardous
23 materials and trash would be stored; where vehicles would be parked, fueled and serviced;
24 and where construction materials would be stored.
- 25 • Runoff, sedimentation, and erosion would be minimized through the use of BMPs such as
26 water bars, silt fences, staked straw bales, wattles, and mulching and seeding of all
27 disturbed areas. These measures will be designed to minimize ponding, eliminate flood
28 hazards, and avoid erosion and siltation into any creeks, streams, rivers, or bodies of water,
29 and to preserve roadways and adjacent properties. BMPs would be included for areas
30 where helicopters would be landed, fueled, and serviced or used for construction activities.
- 31 • Equipment storage, fueling, and staging areas would be located in upland sites away from
32 riparian areas or other sensitive habitats. These designated areas would be located in such a
33 manner as to prevent any runoff from entering sensitive habitat. Where vehicle
34 maintenance (excluding fueling) cannot be avoided in areas outside those previously
35 specified, these maintenance activities shall be performed at least 150 feet from all aquatic
36 resources or as specified by agency permits, on an impermeable bladder or tarp specified
37 for such maintenance activities. Project-related spills of hazardous materials would be
38 cleaned up immediately and contaminated soils removed to approved disposal areas.
- 39 • Implement measures such as sandbags, silt screens, cleanup of spills of hazardous materials,
40 and cleanup of sediment to prevent polluted (with sediment or hazardous materials) runoff
41 from work areas in paved streets from entering the storm drain system
- 42 • Implement measures such as silt screens, cleanup of spills of hazardous materials, cleanup
43 of sediment, secondary containment for hazardous materials, and avoidance of activities
44 that disturb sediment or have a high potential for hazardous materials spills immediately
45 before or during rain to prevent polluted (with sediment or hazardous materials) runoff
46 from staging areas from draining into water ways such as washes, drainages, and ditches
47 and from entering municipal storm drain systems.

1
2 Verification of Construction General Permit obtained from the State Water Resources Control Board
3 coverage approval and the approved SWPPP(s) will be provided to the California Public Utilities
4 Commission (CPUC) at least 30 days prior to start of construction. Updated SWPPPs will be kept
5 onsite during construction and provided to the CPUC on request during construction.
6

7 **MM HY-2: Compliance with WDRs.** Work in waters of the state shall be conducted in conformance
8 with WDRs obtained for the proposed project. Mitigation measures shall be implemented in
9 accordance with WDRs, and they may include avoidance, reduction, or compensatory measures.
10

11 Groundwater extracted as a result of dewatering during construction shall not be discharged to
12 Waters of the State unless such activities are covered by a WDR. Extracted groundwater shall be
13 disposed of in one of the following manners in the absence of a WDR:
14

- 15 • Discharge to an upland area where it will not enter Waters of the State but would instead
16 evaporate or infiltrate.
- 17 • Use for dust control.
- 18 • Use for irrigation water.
- 19 • Use for other construction needs.
- 20 • Dispose of at a licensed facility if water is suspected of being contaminated or degraded.

21
22 **MM HY-3: Construction Drainage Plan.** SCE shall prepare and implement a Drainage Plan, or
23 incorporate the requirements of this mitigation measure into the SWPPP, which ~~that~~ ensures runoff
24 during construction activities at the Mesa Substation site will not exceed drainage capacity of the
25 storm water system and other drainage facilities. Measures that can be employed can include:
26

- 27 • Constructing the detention basin earlier in construction.
- 28 • Constructing temporary detention basins on site.
- 29 • Creating infiltration areas to limit runoff that enters the storm water system.

30
31 If the SWPPP is not used to satisfy the conditions of this mitigation measure, SCE shall submit the
32 plan to Monterey Park and CPUC for review and approval prior to beginning construction activities
33 at the substation site.
34

35 **MM HY-4: Detention Basin Design.** SCE shall design the detention basin on the proposed Mesa
36 Substation site in accordance with the Los Angeles County Department of Public Works Hydrology
37 Manual and in compliance with the City of Monterey Park's requirements (LACDPW 2006). The
38 Hydrology Manual contains techniques to calculate runoff flow rates and volumes based on Los
39 Angeles County's historic precipitation and runoff. As applicable, the detention basin shall be
40 designed in accordance with the Los Angeles County Department of Public Works Low Impact
41 Development Standards Manual (LACDPW 2014).
42

43 **MM HY-5: Dam Failure Evacuation Training.** As part of the Worker Environmental Awareness
44 Program, SCE shall train construction workers on evacuation routes in the event of dam failure.
45 Workers to be trained shall include those located in the dam inundation areas of the Garvey
46 Reservoir south dam, Eaton Canyon Dam, Garvey Reservoir north dam, and Santa Fe Dam.
47

1 ~~**MM HY-6: Dam Inundation Substation Protection.**~~ SCE shall incorporate dam inundation
2 ~~measures into its substation at the design phase to reduce the potential for widespread outages and~~
3 ~~equipment damages in the event of failure of the south dam at Garvey Reservoir. Measures could~~
4 ~~include:~~

- 5
- 6 ● ~~Concrete perimeter wall and flood gates at entry ways;~~
 - 7 ● ~~Elevation of key substation equipment above inundation levels; or~~
 - 8 ● ~~Sealing of equipment buildings.~~
- 9

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