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April 23, 2018

Ms. Billie Blanchard California Public Utilities Commission 505 Van Ness Avenue San Francisco, CA 94102

RE: Ravenswood-Cooley Landing 115 kV Reconductoring Project (A. 17-12-010) Response to California Public Utilities Commission Data Request No. 3

Dear Ms. Blanchard:

This letter is in response to Data Request No.3 dated April 9, 2018 in which you identify additional items that require information from PG&E to continue your review of PG&E's application (A.12-01-012) for a Permit to Construct the Ravenswood-Cooley Landing 115 kilovolt (kV) Reconductoring Project (project). The original text for each Data Request item identified by the CPUC is included below followed by PG&E's response.

Data Request No. 3 includes the following issue areas:

- Cultural Resources
- Project Description

CR-6: A PG&E Cultural Resources mitigation measure from the PEA was proposed to protect the historical resources known as the Ravenswood Valve House and the Bay Division Pipelines:

• **APM CUL-1: Exclusion Fencing:** Temporary exclusion fencing will be installed along the southern edge of Staging Area 3 between the work area and the Hetch Hetchy Aqueduct (i.e., BDPL Nos. 1 and 2 Historic District contributors, the Ravenswood Valve House and BDL Pipelines No. 1 and 2) to ensure that project construction does not impact the eligible resource.

Additionally, PG&E proposed a mitigation measure in the PEA under **Air Quality** to reduce impacts from fugitive dust and dirt:

• APM AIR-1: Minimize Fugitive Dust During Construction. All exposed surfaces (e.g parking areas, staging areas, soil piles, graded areas and unpaved access roads in active construction zones) shall be watered two times per day during dry conditions; or apply

non-toxic soil stabilizers such as soil binders, crushed rock or gravel (and other measures not included here).

San Francisco Public Utilities Commission (SFPUC) owns the property on which the Project's Staging Area 3 is proposed for location. The above-listed historical resources also reside on this property.

Data Requests:

- a) Has PG&E discussed with SFPUC the Applicant Proposed Measures (APM's) proposed as mitigation in the PEA? If so, please disclose any and all conversations or written correspondence between PG&E and SFPUC in regard to these APMs listed in the PEA.
 - **PG&E Response:** PG&E has not explicitly discussed APMs with SFPUC.
- b) What specific PG&E-SFPUC negotiations or discussions have occurred in regard to this particular SFPUC property for temporary use as Staging Area 3 for the Ravenswood Project? Please tell us about any temporary use permits already (or planned to be) secured, and any standard measures or Best Management Practices associated with this use.
 - **PG&E Response:** Prior to submitting the PTC application, PG&E contacted SFPUC to inform them of our interest in potentially using the property as a staging area/helicopter landing zone and obtained a watershed access permit to conduct biological and cultural resource surveys of the site. Following submission of the PTC application in December 2017, PG&E further discussed its desire to potentially use the SFPUC property as a staging area, and provided the project scope, biological technical report, and cultural resources study to the SFPUC.
 - PG&E intends to obtain a revocable permit from the SFPUC to use the property as a staging area and helicopter landing zone. PG&E intends to implement all applicable APMs when using the SFPUC property, including APM CR-6 and APM AIR-1. PG&E will also comply with any conditions SFPUC imposes in the revocable permit issued to PG&E, so long as they are not in conflict with any conditions imposed by the CPUC.
- c) Please provide a contact at the SFPUC with whom PG&E has been working regarding this project and securing Staging Area 3.
 - **PG&E Response:** Our contact at the SFPUC regarding this project is Joe Naras, Watershed Manager.

We trust the information provided herein is fully responsive to your requests. However, should you have any further questions, please do not hesitate to contact me at (925) 808-1473.

Sincerely,

Jamie Dean

Senior Land Planner

cc:

Mike Monasmith, California Energy Commission Mathew Swain, PG&E Law Department Scott Oppelt, Stantec