

1 **Valley-Ivyglen 115-kV Subtransmission Line and**
 2 **Alberhill System Projects**
 3 **Final Environmental Impact Report Errata**

4
 5 **Introduction**

6 The California Public Utilities Commission (CPUC) published the Final Environmental Impact Report
 7 (Final EIR) for the Valley-Ivyglen 115-kV Subtransmission Line and Alberhill System Projects in April
 8 2017 and an Errata in February 2018. During the preparation of the Proposed Decision and the Alternate
 9 Proposed Decision, the CPUC decided to correct several typos related to the numbering of applicant-
 10 proposed Project Commitments and minor changes to the Mitigation Monitoring and Reporting Plan.
 11 Note that the edits below do not result in significant new information as described in Section 15088.5(a)
 12 of the California Environmental Quality Act (CEQA) Guidelines and do not require recirculation of the
 13 document.

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 15 **Changes to Chapter 2.0, Description of the Proposed Projects**
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17 The following rows have been appended to the end of Table 2-12 Project Commitments:

<u>Project Commitment L</u>	<u>San Diego Ambrosia.</u> During construction, ground-disturbing activities including parking and staging of equipment and vehicles off-road within 50 feet of known populations of San Diego Ambrosia, the following will be implemented: Work should occur in the late summer/early fall (August to October) to avoid: 1) the San Diego ambrosia blooming season and 2) wet soil conditions during the rainy season when work could result in damage to the growing plant/rhizomes. If work, such as pole brushing, is required at other times, a biological monitor will be present to locate the San Diego ambrosia for avoidance. As a general rule, no work is allowed within 72 hours following a rain event but dry site conditions will be verified by crews prior to initiation of work. If equipment and vehicles need to be situated over the plant population, metal grates or plywood sheets (depending on the size of equipment) will be placed over the plants temporarily. A biological monitor will be present during ground disturbing activities to ensure avoidance and minimization of impacts to San Diego Ambrosia.
<u>Project Commitment M</u>	<u>ARL Land.</u> Temporary impacts to MSHCP ARLs will be restored to greatest extent practicable using species present prior to disturbance. Should any permanent impacts to ARL result during construction, the Applicant will dedicate biologically equivalent or superior land to the MSHCP. The Applicant will prepare an ARL equivalency analysis to be included as part of the MSHCP PSE submittal. This equivalency analysis will compare the potential effects on the ARL to the benefits of proposed replacement land, including compensation for potentially lost conservation functions and values. The analysis will consider specific project design features, siting and design, and MSHCP BMPs, as well as address effects on covered species and habitats, core areas, linkages, constrained linkages, MSHCP Conservation Area configuration and management, and ecotones. The replacement land ratio is anticipated to be not less than 2:1 within MSHCP Core 1 but will ultimately be determined through MSHCP consistency findings made by RCA, CDFW and USFWS concurrence as part of the MSHCP PSE process.
<u>Project Commitment N</u>	<u>Wildlife Movement.</u> In the event that retaining walls or some other structural method of slope stabilization would be needed, walls will be sited, designed, and oriented to minimize impacts to movement of native resident wildlife species and established wildlife corridors, in coordination with the RCA, USFWS, and CDFW.

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1 **Changes to Section 4.4, Biological Resources**
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3 The following changes have been made to the lettering of the Project Commitments on page 4.4-19:
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5 Project Commitment I: San Diego Ambrosia is now lettered Project Commitment L.

6 Project Commitment J: ARL Land is now lettered Project Commitment M.

7 Project Commitment L: Wildlife Movement is now lettered Project Commitment N.
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9 **Changes to Chapter 9.0, Mitigation Monitoring Compliance and Reporting Program**
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11 The following statement on page 9-6 under Section 9.5, Dispute Resolution, has been modified as
12 follows:
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14 The following procedure will be observed for dispute resolution:
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- 16 • **Step 1.** Disputes and complaints (~~including those of the public~~) should be directed first to the
17 CPUC Project Manager for resolution. The CPUC Project Manager will attempt to resolve
18 the dispute.
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20 In addition, Project Commitment I: San Diego Ambrosia is now lettered Project Commitment L, Project
21 Commitment J: ARL Land is now lettered Project Commitment M, and Project Commitment L: Wildlife
22 Movement is now lettered Project Commitment N.
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24 Further, for better readability, Table 9-1 has been split into two tables. Table 9-1 includes the Valley-
25 Ivyglen Subtransmission Line Project Commitments and Mitigation Measures, and Table 9-2 includes the
26 Alberhill Systems Project Project Commitments Mitigation Measures. Other minor edits have been made
27 throughout Chapter 9.0 to reflect this change (e.g., references to Table 9-1 have been replaced with
28 references to Tables 9-1 and 9-2).