

PUBLIC UTILITIES COMMISSION

505 VAN NESS AVENUE
SAN FRANCISCO, CA 94102-3298



January 16, 2026

Dustin Joseph, AICP
LS Power Grid California, LLC
16150 Main Circle Drive, Suite 310
Chesterfield, MO 63017

Mr. David Thomas, Senior Land Planner
Pacific Gas & Electric Company
300 Lakeside Drive
Oakland, CA 94612

Re: Data Request #15 for LS Power Grid California, LLC's Collinsville 500/230 Kilovolt Substation Project (A.24-07-018)

Dear Mr. Joseph and Mr. Thomas:

The California Public Utilities Commission (CPUC) Energy Division submits the attached Data Request #15 associated with LS Power Grid California, LLC's (LSPGC) Certificate of Public Convenience and Necessity (CPCN) Application (A.24-07-018) for the Collinsville 500/230 Kilovolt (kV) Substation Project. Attachment A contains questions and requested information applicable to LSPGC and Pacific Gas & Electric Company (PG&E). The CPUC is requesting that LSPGC and PG&E submit responses to this data request by January 23, 2026.

Please direct questions related to this request to me at Connie.Chen@cpuc.ca.gov.

Sincerely,

connie chen

Connie Chen
Project Manager, Energy Division

Attachment A: Data Request #15

cc: Aaron Lui, Panorama Environmental, Inc.

Attachment A: Data Request



Project: LS Power Grid's Collinsville 500/230 kV Substation Project

Title: Data Request #15

From: California Public Utilities Commission
Panorama Environmental, Inc.

To: LS Power Grid California, LLC (LSPGC)
Pacific Gas & Electric Company (PG&E)

Date: January 16, 2026

DATA REQUESTS

DATA REQUESTS

Section/Page Reference	CPUC Comment	Request ID	CPUC Request	LSPGC/PG&E Response
n/a	DR-1: Wind Turbine Hazard Throw Zones LSPGC's DEIR comment #96 states: "...LSPGC revised the 230kV Overhead transmission line alignment in response to CPUC Data Request #3. With this revision, only the right-of-way was within the hazard throw zone, but the actual transmission line is outside of the zone..." The CPUC project team does not have a record of these revisions to the Proposed Project.	1	Please provide GIS data layers identifying LSPGC's proposed revisions to the Proposed Project features that avoid wind turbine hazard throw zones evaluated in the DEIR as stated. Please ensure GIS data is provided for all associated revisions, including the relocation of transmission structures, transmission alignments, construction workspaces and access roads, and rights-of-way.	LSPGC
n/a	DR-2: Montezuma Island Mitigation Bank Boundary During a meeting with LSPGC and PG&E on January 14, 2026, LSPGC identified a potential GIS mapping error for the GIS parcel data ¹ as well as the boundary of the Montezuma Island Mitigation Bank ² which aligns with the GIS parcel data. According to LSPGC, the GIS parcel data is inaccurate and shows the PG&E property (APN 0090180210) extending north of Stratton Lane, whereas the correct property survey data shows the PG&E property stopping south of Stratton Lane. Additional data is needed to support LSPGC's claim and to determine if and where the Proposed Project and alternate features intersect PG&E property and the Montezuma Island Mitigation Bank Boundary.	1	Please explain the claimed inaccuracies of the GIS parcel data and the Montezuma Island Mitigation Bank boundary and provide substantial evidence to support such claims.	LSPGC and PG&E Note: LSPGC may address this request on behalf of PG&E and provide the requested data; however, PG&E's review and confirmation of the information's accuracy is requested.
		2	Please explain if any Proposed Project features, workspaces, access roads, or rights of way would be located on any PG&E property or within the Montezuma Island Mitigation Bank boundary or identify any such features that would.	LSPGC and PG&E Note: LSPGC may address this request on behalf of PG&E and provide the requested data; however, PG&E's review and confirmation of the information's accuracy is requested.
		3	Please provide alternate property survey data described by LSPGC, including GIS data layers, showing the accurate boundary of the PG&E property. Please ensure the sources of the property survey information and supporting documentation are included.	LSPGC and PG&E Note: LSPGC may address this request on behalf of PG&E and provide the requested data; however, PG&E's review and confirmation of the information's accuracy is requested.
n/a	DR-3: Montezuma Island Mitigation Bank Schedule Additional information is needed from PG&E regarding the anticipated schedule of the proposed Montezuma Island Mitigation Bank project.	1	Please provide PG&E's anticipated schedule of the proposed Montezuma Island Mitigation Bank project, including applicable CEQA/NEPA review, required agency authorizations, and construction of the associated landscape modifications.	PG&E

¹ Available GIS parcel data was obtained from Solano County, which can be viewed here: <https://solanocountygis.com/portal/apps/webappviewer/index.html?id=b2a40316824143fc9f361d5d81c51a7a>. Parcel ownership information was provided by LSPGC. PG&E properties in Solano County associated with the mitigation bank include APNs 0090180210, 0090120310, and 0090130380.

² The boundary of the Montezuma Island Mitigation Bank following the available GIS parcel data is available on the USACE's website here: <https://www.spn.usace.army.mil/Missions/Regulatory/Public-Notices/Article/3504560/spn-2019-00173-proposed-montezuma-island-mitigation-bank-sacramento-and-solano/>