Genesis Solar Energy Project  
Eastern Riverside County, California  

Amendment  
(09-AFC-8)  

Submitted to the:  

California Energy Commission  

Prepared By:  

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Lakewood, CO 80228  

for  

Genesis Solar, LLC  

April 2012
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Attachment B  Biological Survey Report
### ABBREVIATIONS AND ACRONYMS

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<th>Abbreviation</th>
<th>Description</th>
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<tr>
<td>AFC</td>
<td>Application for Certification</td>
</tr>
<tr>
<td>ATC</td>
<td>Authority to Construct</td>
</tr>
<tr>
<td>BETL</td>
<td>Blythe Energy Transmission Line</td>
</tr>
<tr>
<td>BLM</td>
<td>Bureau of Land Management</td>
</tr>
<tr>
<td>CAISO</td>
<td>California Independent System Operator Corporation</td>
</tr>
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<td>CCR</td>
<td>California Code of Regulations</td>
</tr>
<tr>
<td>CDFG</td>
<td>California Department of Fish and Game</td>
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<tr>
<td>CEC</td>
<td>California Energy Commission</td>
</tr>
<tr>
<td>cm</td>
<td>centimeter</td>
</tr>
<tr>
<td>CRHR</td>
<td>California Register of Historical Resources</td>
</tr>
<tr>
<td>CRS</td>
<td>Colorado River Substation</td>
</tr>
<tr>
<td>FDOC</td>
<td>Final Determination of Compliance</td>
</tr>
<tr>
<td>FSEIR</td>
<td>Final Supplemental Environmental Impact Report</td>
</tr>
<tr>
<td>ft.</td>
<td>feet</td>
</tr>
<tr>
<td>FWS</td>
<td>U.S. Fish and Wildlife</td>
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<td>Genesis Solar</td>
<td>Genesis Solar, LLC</td>
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<tr>
<td>gen-tie</td>
<td>generation tie</td>
</tr>
<tr>
<td>GSEP</td>
<td>Genesis Solar Energy Project</td>
</tr>
<tr>
<td>I-10</td>
<td>Interstate-10</td>
</tr>
<tr>
<td>kW</td>
<td>kilovolt</td>
</tr>
<tr>
<td>LGIA</td>
<td>Large Generation Interconnection Agreement</td>
</tr>
<tr>
<td>LORS</td>
<td>laws, ordinances, regulations and standards</td>
</tr>
<tr>
<td>MDAQMD</td>
<td>Mojave Desert Air Quality Management District</td>
</tr>
<tr>
<td>MW</td>
<td>megawatt</td>
</tr>
<tr>
<td>NRHP</td>
<td>National Register of Historic Places</td>
</tr>
<tr>
<td>NTP</td>
<td>Notice to Proceed</td>
</tr>
<tr>
<td>OLM</td>
<td>Ozone Limiting Method</td>
</tr>
<tr>
<td>Project</td>
<td>Genesis Solar Energy Project</td>
</tr>
<tr>
<td>ROW</td>
<td>right-of-way</td>
</tr>
<tr>
<td>RTU</td>
<td>remote terminal unit</td>
</tr>
<tr>
<td>SCE</td>
<td>Southern California Edison</td>
</tr>
<tr>
<td>SLR</td>
<td>single lithic reduction</td>
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<tr>
<td>SoCal Gas</td>
<td>Southern California Gas Company</td>
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<tr>
<td>SSC</td>
<td>Species of Special Concern</td>
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1.0 INTRODUCTION

In August of 2009, Genesis Solar, LLC (Genesis Solar) a wholly owned subsidiary of NextEra Energy Resources, LLC, submitted an Application for Certification (AFC) to the California Energy Commission (CEC) for the Genesis Solar Energy Project (GSEP or Project). The CEC certified the Project in its Final Decision dated September 29, 2010, Docket Number 09-AFC-8 (Final Decision or License).

The GSEP is licensed as a nominally rated 250-megawatt (MW) solar thermal power generating facility located in Riverside County, California, between the community of Desert Center and the City of Blythe. The GSEP is located on land managed by the Bureau of Land Management (BLM). The Project Disturbance Area, which includes both permanent and temporary disturbance, will be approximately 1,819.5 acres, and includes approximately 1,727 acres for the Plant Site and approximately 70 acres for the Linear Facilities. The Plant Site includes the solar arrays, power blocks, power generating equipment, support facilities, and evaporation ponds. The Linear Facilities include a transmission line and an access road, natural gas pipeline, and a main access road connecting the GSEP Plant Site to the Wiley’s Well Interchange off of I-10 (Figure 1).

In addition to the CEC’s Final Decision, the Project received its Right-of-Way (ROW) Grant from BLM in November 2010 and Notice to Proceed (NTP) to construct Phase I from both the CEC and BLM in January 2011. Genesis Solar received its Final NTP from the CEC and BLM for construction of the remainder of the GSEP in September 2011. In addition to the construction of the solar facility itself, the activities that will occur given this final NTP include construction of a gas pipeline, the Generation Tie (gen-tie) line from the GSEP Plant Site to the Colorado River Substation (CRS) and access/spur roads along the gen-tie line.

However, since the time of the CEC’s Final Decision, several changes have occurred that will require modifications to the project. Unforeseen factors contributed to the need for project modifications. These factors include:

1. Relocation of the CRS
2. Relocation of SoCal Gas Tie-In
3. Implementation of the Large Generator Interconnect Agreement
4. Changes related to the air quality permits

In accordance with Title 20 California Code of Regulations (CCR) Section 1769, Genesis Solar, LLC hereby files this Petition for Amendment of the GSEP Final Decision (Petition) to request:

- modifications (and an alternative to) the existing gen-tie line
- modifications to the natural gas line
- the addition of a ring bus near the CRS
- modifications to the air quality permits issued by Mojave Desert Air Quality Management District (MDAQMD)
FIGURE 1
ORIGINAL GSEP LAYOUT

Genesis Solar, LLC
GENESIS SOLAR ENERGY PROJECT
RIVERSIDE COUNTY, CALIFORNIA

Notes:
(a) UTM Zone 11, NAD 1983 Projection.
(b) Source data: ESRI, TTEC, USDA, Riverside County, A. Karl & Assoc.

File: P:\projects_2005\fpl\maps\Genesis_Bio\Fig1_Original_GSEP_Layout.mxd
This Petition discusses the proposed modifications and demonstrates consistency with the applicable laws, ordinances, regulations and standards (LORS). Additionally, the Petition demonstrates that the proposed modifications are based upon new information that does not change or undermine the assumptions, rationale, findings, or other basis of the Final Decision.

Section 2.0 of this Petition includes a discussion of the unforeseen circumstances that have resulted in the need for the modifications, the proposed options to the existing gen-tie route, and why these changes were not identified prior to issuance of the Final Decision. Section 3.0 provides an overview of the modifications and the proposed options that resulted from the unforeseen changes. Section 4.0 provides the analysis demonstrating that the proposed modifications will comply with all applicable LORS and will not result in significant environmental impacts. This section also confirms that changes to Conditions of Certification are not necessary to accommodate the proposed modifications, except for two of the Conditions related to Air Quality. Section 5.0 contains the required analysis of potential effects on surrounding property owners and the general public.

### 2.0 UNFORESEEN CIRCUMSTANCES RESULTING IN NECESSARY CHANGES

The proposed modifications are the result of changed circumstances outside of the control of the Project since the time of the CEC’s Final Decision and the BLM’s ROW Grant. Unforeseen factors contributed to the need for project modifications of the existing linear route and the addition of a few pieces of equipment related to the project interconnection to the CRS. These factors include:

1. Relocation of the CRS
2. Relocation of SoCal Gas Tie-In
3. Implementation of the Large Generator Interconnect Agreement
4. Changes related to the air quality permits

#### 2.1 Relocation of the Colorado River Substation

Following the issuance of the CEC’s Final Decision and the BLM’s ROW Grant, Southern California Edison (SCE) changed the location of the CRS. On April 29, 2011 the California Public Utilities Commission staff released the Final Supplemental Environmental Impact Report (FSEIR) in which it recommended that the originally proposed location of the CRS should not be approved. Instead the FSEIR identified two alternatives that are environmentally superior to the original CRS location. In June, 2011 a decision was made to choose the southern alternative. A Record of Decision for the Devers-Palo Verde No. 2 Transmission Line Project confirmed that they will be connecting into the new southern location of the CRS. The new location of the CRS is assumed to be permanent at this time and is being proposed and finalized for other projects in the area.

This unforeseen change has impacted the project in a couple of ways. First, SCE has pushed the commercial operation date for the CRS to August 2013 which is approximately eight months later than originally requested by the GSEP. Second, with the CRS in a position to the south of the gen-tie structures, the gen-tie route approaching the substation will need to be modified. A description of the gen-tie modifications needed is included in Section 3.1.
2.2 Relocation of the SoCal Gas Tie-In
Recent discussions with Southern California Gas Company (SoCal Gas) have resulted in a change to the point of interconnect where the GSEP will need to tie into the SoCal Gas natural gas pipeline. Because the GSEP will not be a major industrial user of natural gas, SoCal Gas is requiring GSEP to tie into a Reducer Valve Station for their low pressure line located to the south of Interstate-10 (I-10) and east of Wiley’s Well Road instead of a metering station located within the current GSEP ROW (north of I-10 and west of Wiley’s Well Road). SoCal Gas will construct, own and operate the pipeline from the reducer station to the metering station within the GSEP ROW north of I-10. This amendment identifies two possible routes to connect the Reducer Valve Station to the GSEP gas meter. The details of the gas line route options are described in Section 3.2.

2.3 Implementation of the Large Generation Interconnection Agreement
The Large Generation Interconnection Agreement (LGIA) was executed in August 2011, after the CEC Final Decision was made. The interconnection agreement is between NextEra, SCE, and California Independent System Operator Corporation (CAISO). A copy of the LGIA has been sent under confidential cover to the CEC.

The interconnection agreement specifies the metering and protection equipment that will need to be installed outside of the boundaries of the CRS. This agreement necessitated the need for a ring bus, which will be located just to the north of the CRS. Section 3.3 further describes the details of the ring bus.

2.4 Changes Related to Issuance of the MDAQMD ATC Permits
The Air Quality Conditions of Certification contained in the GSEP Final Decision were based on the Final Determination of Compliance (FDOC) issued by the MDAQMD on July 20, 2010. On November 4, 2011, the MDAQMD issued a set of nine Authority to Construct (ATC) permits for the Project. All of the permit conditions in the ATC permits were the same as the conditions contained in the FDOC. However, the new ATC permits contained more detailed equipment descriptions than had been in the FDOC. Furthermore, the new MDAQMD ATC permits did not include permits for cooling towers. On February 13, 2012, AECOM filed an Application for Modification of these ATC permits on behalf of Genesis Solar to provide updated equipment description and emissions information based on the equipment actually purchased for the Project.

These changes were unforeseen until the project final engineering and equipment procurement was in process. Section 3.4 explains the modifications that will be necessary as a result of these permit changes.

3.0 SUMMARY OF MODIFICATIONS
As described in Section 2.0, several factors contributed to the need to change the alignment of the gen-tie which will connect the GSEP plant site to the CRS. Two options for the changes to the alignment of the gen-tie are being proposed in this amendment. Details of the gen-tie routes are presented in three views starting from the area just west of the Wiley’s Well rest stop and going to the south east to the CRS. Views 1, 2 and 3 are shown in Figures 2, 3, and 4.
**FIGURE 2 OPTIONS A & B VIEW 1**

Coordinate System: NAD83 California State Plane VI (ft)
Sources: ESRI, Holt Group, Tetra Tech

**GENESIS SOLAR ENERGY PROJECT**
RIVERSIDE COUNTY, CA

- **Legend**
  - Proposed 230 kV GSEP Transmission Line
  - Proposed 30' Wide Gas Easement Inside GSEP Right-of-Way
  - Proposed 50' Wide Gas Easement Outside GSEP Right-of-Way
  - Existing Underground Gas Pipeline
  - Permitted Genesis Solar Energy Project Right-of-Way
  - Genesis Solar Energy Project Right-of-Way - Option A
  - Option A Right-of-Way Outside of Permitted Right-of-Way
  - Genesis Solar Energy Project Right-of-Way - Option B
  - Option B Right-of-Way Outside of Permitted Right-of-Way
  - Private Parcel
  - USA Parcel
  - Township/Range Boundary
  - Section Boundary

**Legend**
- **Legend**
  - Proposed 230 kV GSEP Transmission Line
  - Proposed 30' Wide Gas Easement Inside GSEP Right-of-Way
  - Proposed 50' Wide Gas Easement Outside GSEP Right-of-Way
  - Existing Underground Gas Pipeline
  - Permitted Genesis Solar Energy Project Right-of-Way
  - Genesis Solar Energy Project Right-of-Way - Option A
  - Option A Right-of-Way Outside of Permitted Right-of-Way
  - Genesis Solar Energy Project Right-of-Way - Option B
  - Option B Right-of-Way Outside of Permitted Right-of-Way
  - Private Parcel
  - USA Parcel
  - Township/Range Boundary
  - Section Boundary

**GENESIS SOLAR ENERGY PROJECT**
RIVERSIDE COUNTY, CA

**FIGURE 2 OPTIONS A & B VIEW 1**

Legend:
- Proposed 230 kV GSEP Transmission Line
- Proposed 30' Wide Gas Easement Inside GSEP Right-of-Way
- Proposed 50' Wide Gas Easement Outside GSEP Right-of-Way
- Existing Underground Gas Pipeline
- Permitted Genesis Solar Energy Project Right-of-Way
- Genesis Solar Energy Project Right-of-Way - Option A
- Option A Right-of-Way Outside of Permitted Right-of-Way
- Genesis Solar Energy Project Right-of-Way - Option B
- Option B Right-of-Way Outside of Permitted Right-of-Way
- Private Parcel
- USA Parcel
- Township/Range Boundary
- Section Boundary

Coordinating System: NAD83 California State Plane VI (ft)
Sources: ESRI, Holt Group, Tetra Tech
FIGURE 3
OPTIONS A & B
VIEW 2

Coordinate System: NAD83 California State Plane VI (ft)
Sources: ESRI, Holt Group, Tetra Tech

Legend

Legend

- Existing 230kV Blythe Transmission Line
- Proposed 230 kV GSEP Transmission Line
- Existing BTL Structure to Remain
- Existing BTL Structure to be Replaced

Permitted Genesis Solar Energy Project Right-of-Way

Genesis Solar Energy Project Right-of-Way - Option A

Option A Right-of-Way Outside of Permitted Right-of-Way

Genesis Solar Energy Project Right-of-Way - Option B

Option B Right-of-Way Outside of Permitted Right-of-Way

Private Parcel

USA Parcel

Township/Range Boundary

Section Boundary
The original gen-tie route, the Option A route, and the Option B route are all very similar in terms of environmental impacts and acreage disturbance. Table 1 below shows a comparison of three routes. Option B has slightly higher impact numbers due to the need for additional poles (approximately 5 more than the original route) and a slightly longer route for the gas line. The gas line disturbance is calculated as a temporary disturbance since the gas line will be buried and the surface will be revegetated.

Both Options, as well as the originally permitted route, will be accessed by an unpaved gen-tie access road 12 foot in width. This road also serves as a pathway for the secondary transmission telecommunication line running from the ring bus to the Plant Site.

3.1 Modifications due to the Relocation of the CRS

Under the current project license, the gen-tie path from the GSEP plant site to the point of interconnect assumed that the CRS was located in a position to the north of the GSEP gen-tie. As such, during planning, the portion of the GSEP gen-tie that is co-located on the Blythe Energy Transmission Line (BETL) structures was configured to have the circuits hung on the north side, allowing easy access to separate from the BETL and with the addition of new poles, enter the substation. Since that time, the CRS planned location has been moved to the south of the BETL.

With the move to the south, the GSEP gen-tie will now need to cross over the 230 kV BETL at the point due north of the substation. To do so, the GSEP circuit will come off the BETL structures at Pole 88. A new pole will need to be placed approximately 50 feet (ft.) north of BETL Pole 87. A large turning structure of concrete, wood or steel will then be placed to the north of BETL between poles 87 and 86 (approximately 100 ft. from Pole 86). This double circuit pole will be approximately 130 ft. high and will allow for a perpendicular crossing over the existing BETL. A crossing agreement has been established between Genesis Solar and LS Power, the current owners of the BETL.

SCE has constructed a new distribution power line from north of I-10 south to the CRS to serve distribution power needs at CRS. Genesis Solar will need to run a short tap to that distribution line from the west to serve the ring bus. Up to six wooden distribution poles would be installed to accommodate this tap line and are accounted for in Table 1. The ring bus is discussed further under Section 3.3.

3.2 Modifications due to the SoCal Gas Reducer Valve Tie in Location

SoCal Gas is the natural gas service provider in the project area. The company recently determined that the GSEP must receive its requisite gas supply via a tap at a reducer valve station located to the southeast of the Wiley’s Well Road I-10 exit interchange. As a result of that change in location, the project team evaluated two options for routing the natural gas pipeline from the reducer valve location to the project site. The first option (Option A) would be constructed by heading west from the reducer valve station to the existing ROW that was permitted in the Final Decision. The second option (Option B) would be constructed by heading east from the reducer valve station to parallel a newly proposed transmission route (see Figure 2, View 1.) As gas pipeline options were evaluated, the possibility of an alternative gen-tie route was also evaluated due in part to the gas pipeline, but also due to the engineering of
### Table 1. Acres of Temporary and Permanent Disturbance for Linear Facilities

<table>
<thead>
<tr>
<th>Temporary Disturbance</th>
<th>Originally Permitted Linear Disturbance</th>
<th>Option A Disturbance</th>
<th>Option B Disturbance</th>
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<tr>
<td></td>
<td>Dimensions (feet)</td>
<td>Quantity</td>
<td>Acres</td>
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<td><strong>Transmission line</strong></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Construction Laydown/Assembly Areas</td>
<td>100 x 100</td>
<td>1</td>
<td>0.46</td>
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<tr>
<td>Conductor Pulling Area</td>
<td>50 x 140</td>
<td>25</td>
<td>4.02</td>
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<tr>
<td>Crossing Structures</td>
<td>100 x 100</td>
<td>4</td>
<td>1.84</td>
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<tr>
<td>Pole Pad Construction Area</td>
<td>50 x 50</td>
<td>60</td>
<td>2.91</td>
</tr>
<tr>
<td>Pole Pad Construction Area (at CRS)</td>
<td>50 x 50</td>
<td>6</td>
<td>0.057</td>
</tr>
<tr>
<td>Distribution Line (GSEP Plant Site to Wiley’s Well Rest Stop)</td>
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<td></td>
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<tr>
<td>Distribution Line Poles (Ring Bus to Switchyard)</td>
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<tr>
<td><strong>Gas Line</strong></td>
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<td></td>
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<td>Construction ROW</td>
<td>50 x 6 miles</td>
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<td>36.36</td>
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<td><strong>Roads</strong></td>
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<td>Site Access Road</td>
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<td>15.76</td>
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<tr>
<td><strong>Permanent Disturbance</strong></td>
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<tr>
<td><strong>Transmission line</strong></td>
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<tr>
<td>Transmission Pole Pads</td>
<td>6 x 6</td>
<td>60</td>
<td>0.05</td>
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<td>Transmission Pole Pads (at CRS)</td>
<td>6 x 6</td>
<td>6</td>
<td>0.008</td>
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<td>Spur Roads to Poles</td>
<td>70 x 14</td>
<td>60</td>
<td>1.90</td>
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<tr>
<td>Ring Bus/switchyard</td>
<td>NA</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Roads</strong></td>
<td></td>
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<td>Site Access Road</td>
<td>30 x 6.5 miles (9)</td>
<td>1</td>
<td>23.64</td>
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<td>Gen-tie Access Road</td>
<td>12 x 1.9 miles (11)</td>
<td>1</td>
<td>2.76</td>
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<td><strong>Total Permanent Disturbance</strong></td>
<td></td>
<td></td>
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<tr>
<td>Total Temporary Disturbance</td>
<td>61.92 (8)</td>
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<tr>
<td><strong>Total All Linear Disturbance</strong></td>
<td>87.51</td>
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</table>

**Notes:**

(1) Included in the Pole Pad construction area
(2) Accounted for within the Site Access Road Temporary Disturbance calculation
(3) Gas line disturbance measured from new SoCal Gas Meter to the gas reducer valve station on the east side of Wiley’s Well Road
(4) Original measurement included both Site Access and Gen-tie Access roads
(5) Measured from SE corner of the GSEP plant site to the entrance of the access road just to the west of the Wiley’s Well Rest Stop
(6) 61.91 is total temporary disturbance listed in the FEIS, although the numbers add up to 61.92
(7) Included in the Transmission Pole Pad area
(8) Average Spur Road will be no more than 40 foot in length and 12 feet in width
(9) Measured from new So Cal Gas Meter to the CRS, and deducting the east/west length of the Blythe Transmission Line which is already disturbed and accounted for
crossing existing transmission lines and tying into the BETL and CRS. Each of these options is discussed below.

**Option A.** SoCal Gas will need to construct the pipeline from the reducer valve station located approximately 570 ft. southeast of the I-10 Wiley’s Well interchange. The pipeline will have a diameter of 6 inches and will be buried 3 ft. below the soil surface. This pipeline will travel 350 ft. on private land owned by a subsidiary of Genesis Solar’s parent company, to the west, crossing under Wiley’s Well Road before entering the existing GSEP ROW. The pipeline will travel to the northern side of the GSEP tie-line and parallel existing pipelines in the area. The pipeline will follow the ROW turning north, proceed under I-10 and remain on the east side of the gen-tie ROW until reaching the GSEP gas metering station 1,700 ft. north of I-10 in the current project linear footprint. SoCal Gas will own the gas-line and ROW from the reducer valve to the metering station. The gas-line will be owned by Genesis Solar from the metering station into the GSEP Plant Site. This gas line from the metering station into the Plant Site was previously approved in the CEC Final Decision.

This option is the permitted gen-tie route currently in the CEC Final decision and BLM ROW; however, changes are needed to the ROW to allow the gen-tie to cross the SCE Eagle Mountain 160 kV line and tie into the BETL. Figure 2, View 1 shows the modifications to the ROW necessary to cross the Eagle-Mountain line. SCE requires that non-SCE transmission lines cross their system lines at a 90 degree angle (i.e. perpendicular). The presently-approved ROW does not provide sufficient room to facilitate that crossing. The approved gen-tie route in this area reflects a due-east path from the GSEP Plant Site until the gen-tie crosses over Eagle Mountain line at a 20 degree angle. The GSEP line then continues east within the approved ROW for approximately 540 ft. before turning due south within the approved ROW. The proposed gen-tie route also reflects a due-east path from the GSEP Plant Site to a point approximately 300 ft. west of Eagle Mountain Line. To cross the Eagle Mountain line at a perpendicular angle, the GSEP line will then need to turn east-northeast, paralleling the Blythe-Eagle Mountain line for approximately 675 ft., before turning south-southeast (perpendicular) for approximately 720 ft. to a point within the approved ROW. Two new turning structures will be required to cross the Eagle Mountain line at a perpendicular angle. The GSEP line will then continue south within the approved ROW.

Figure 3, View 2 shows the location of the GSEP gen-tie entering the ROW of the BETL. One turning structure will be needed immediately north of the Desert Southwest ROW to span the future line and connect into BETL. A new pole will need to be added west of BETL pole number 116 to facilitate the connection of the GSEP line to BETL. Because BETL Poles 116 and 115 are currently single circuit, both poles will need to be exchanged for double circuit poles. BETL Poles 114 through 88 are already double circuit and the GSEP tie-line will continue along these structures without any additional pole replacements. The GSEP tie-line will exit BETL at Pole 88 as described above in Section 3.1.

**Option B.** As in Option A, SoCal Gas will also construct the pipeline from the reducer valve station located approximately 570 ft. southeast of the I-10 Wiley’s Well interchange. However, for this option, SoCal Gas will construct the pipeline on private land heading east from the reducer valve station. The pipeline will travel for approximately 700 ft. on private land before entering BLM property. The pipeline will travel 950 ft. on BLM land before turning north to
coincide with the newly proposed route for the GSEP gen-tie line. The pipeline will be routed north, under I-10, approximately 1,000 ft. east of the Wiley’s Well rest area in the proposed gen-tie corridor. The pipeline will continue north crossing under the Eagle Mountain transmission line before turning west. It will then parallel both the Eagle Mountain line and the proposed new GSEP gen-tie line until reaching the metering station within the original GSEP ROW. As in Option A, the pipeline will have a diameter of 6 inches and will be buried 3 ft. below the soil surface.

From the Plant Site, as the GSEP gen-tie line approaches the Eagle Mountain line, the tie line will parallel the Eagle Mountain 161 kV line and continue north and east of the Wiley’s Well rest area. A self-supporting steel turning structure (130 ft. high) will be needed to turn the GSEP gen-tie due south and cross over the Eagle Mountain line between Eagle Mountain pole numbers 124699 and 124700. The gen-tie will then travel due south for 7,900 ft. before crossing the future Desert Southwest line at a perpendicular angle. A new turning structure (130 ft. high) approximately 30 ft. northeast of BETL pole number 114 will be needed to facilitate connecting the gen-tie line to BETL Pole 113 which is double circuited and ready to accept the GSEP circuit. As in Option A, for Option B, the gen-tie line will also exit BETL at Pole 88 as described above in Section 3.1.

3.3 Changes Due to Implementation of the Large Generator Interconnect Agreement

As described in Section 2.3, the implementation of the LGIA created the need for the development of a ring bus to be located outside of the CRS physical area. The purpose of the ring bus is two-fold: it will contain metering and protection equipment required under the LGIA and it will provide backfeed power to facilitate plant commissioning activities that are necessary due to the delay in the CRS schedule.

The electrical metering equipment required to measure the output of GSEP will include instrument transformers, megawatt hours-meters, data acquisition equipment, transducers, remote terminal units (RTU), communications equipment, phone lines, and fiber optics. As per the Genesis Power Purchase Agreement, delivered energy from the project shall be measured at the California Independent System Operator revenue meter at the CRS. Since permitting was completed, SCE has completed design work of the CRS which does not allow room for metering or allow for customer-owned facilities inside of the SCE substation. Genesis Solar has signed a Large Generator Interconnect Agreement which allows for metering just outside of the SCE substation in a ring bus/switchyard which is the closest practical point to meet the Power Purchase Agreement requirements.

After crossing the BETL, the GSEP double-circuited 230 kilovolt (kV) line will run approximately 1600 ft. to the GSEP ring bus (see Figure 5, View 4 and Figure 6, One Line Diagram). This stretch includes two new double-circuited 230 kV poles and a ring bus/switchyard structure north of the CRS. Inside the ring bus, will be a new, three-breaker 230 kV switchyard (i.e. no voltage transformation) located 100 ft. north of the northern the CRS perimeter wall (pursuant to SCE offset requirements) and aligned (east-to-west) so as to facilitate a connection to CRS 230 kV Bay 7 while minimizing any impediments to future transmission line connections to other CRS 230 kV Bays.
Desert Center-Blythe Project (TOT 223)

500 MW CAPACITY (For SCD analysis)

**LINE DATA**
Section 1.1: 230 kV Line, 2.15 miles, 1272 ACSR
Z₁ (p.u.) = 0.0034+j.00295
Z₀ (p.u.) = 0.0061+j.00611

Section 1.2: 230 kV Line, 7.56 miles, 2B-1272 ACSR
Z₁ (p.u.) = 0.0062+j.00730
Z₀ (p.u.) = 0.0075+j.0172

Section 1.3: 230 kV Line, 4.92 miles, 2B-1272 ACSR
Z₁ (p.u.) = 0.0041+j.00457
Z₀ (p.u.) = 0.00431+j.01273

Section 1.4: 230 kV Line, 0.28 miles, 2B-1272 ACSR
Z₁ (p.u.) = 0.0002+j.00027
Z₀ (p.u.) = 0.00028+j.00080

*provided by customer

**GENERATOR DATA**

**Genesis STG’s**

Type of Generator: Synchronous
Total Rated Output: 165 MW
Auxiliary Load: 15 MW
Net Generation: 150 MW
Number of units: 2
MVA Rating: 165 MVA
Voltage Rating: 13.8 kV
PF: 0.85
X”1: 0.142
X”2: 0.149
X”0: Infinite

**McCoy**

Type of Generator: Photovoltaic
Total Rated Output: 250 MW
Number of units: 428
Voltage Rating: 0.288 kV
PF: Unity
Individual generator Output: 0.584kVA
Max Fault Contribution: 1.5X

**MAIN TRANSFORMER DATA**

Rated Voltage: 230/13.8 kV
Rated MVA: 96/128/160 MVA
Impedance: H-X: 8.5% @ 96 MVA
H Winding: Wye Grounded
X Winding: Delta

**STEP UP TRANSFORMER (EQ)**

Rated Voltage: 34.5/0.288 kV
Rated MVA: 250 MVA
Impedance: H-X: 5.75% @ 250 MVA
H Winding: Wye Grounded
X Winding: Delta

---

**Figure 6**
One Line Diagram/Ring Bus
The ring bus/switchyard will also serve to accommodate the various breakers, switches, line protection scheme, RTUs and telecommunication paths for the Special Protection Scheme required under the LGIA. The ring bus will support the full interconnection requirements necessitated by the LGIA and will allow GSEP to operate continually, without interruption, as other phases of the interconnection facilities and network upgrades are completed.

In addition to the metering and protection requirements, the ring bus/switchyard will facilitate the delivery of the requisite temporary 230 kV backfeed power to GSEP from the existing BETL. The source of the backfeed power will be a tap off of the BETL. This tap runs from BETL structure 86 and short poles (three poles up to 80 ft. high). The tap will then run south via the newly proposed GSEP structures to the ring bus/switchyard.

The ring bus connection to the GSEP requires the installation of approximately 1,100 ft. of 230 kV transmission line from the ring bus to the existing GSEP/BETL Joint Use (i.e. Double Circuit) Structures. The ring bus/switchyard will measure 260 ft. long and 180 ft. wide and occupy 46,800 square ft. The total permanent disturbance for the ring bus/switchyard will be approximately 1.58 acres.

3.4 Changes Related to the ATC Permits Issued by MDAQMD

As stated in Section 2.4, the MDAQMD issued a set of nine ATC permits for the Project in November 2011, after the CEC Final Decision. The new ATC permits contained more detailed equipment descriptions than had been in the FDOC. Furthermore, the new MDAQMD ATC permits did not include permits for cooling towers. An Application for Modification of these ATC permits was submitted to MDAQMD to provide updated equipment description and emissions information based on the equipment actually purchased for the Project.

There were also slight changes to the emissions from some of the engines based on actual manufacturer specifications for the engines selected for the project. In some cases, it was necessary for Genesis Solar to provide additional clarifications regarding the selected equipment and to seek modification to the ATC permits. The changes to the equipment descriptions and emissions are shown in Attachment A.

Additionally, the project originally proposed two very large wet, mechanical draft cooling towers, one for each of the two power units. These towers cooled the circulating water used to condense the steam from the steam turbines. These towers have been replaced with Air Cooled Condensers that do not require water. However, it was determined during the final design of the facilities that two very small package type cooling systems will be needed to remove heat from the Closed Cooling Water Systems.

3.4.1 Changes Related to a Temporary Need for Power During Commissioning

The source of the backfeed power coming from the BETL requires an agreement between Genesis Solar as the applicant, LS Power as the transmission line owner and SCE as the service provider. Because this arrangement is dependent on the cooperation of two third party entities, and therefore out of Genesis Solar’s immediate control, Genesis Solar is including an
alternate means to obtain power for plant commissioning through the use of portable
generators.

The use of portable, temporary generators will provide an alternate source for supplying the
necessary power for commissioning activities if the CRS is not yet available. These activities
will begin in the first quarter of 2013 and will initially require about 0.5 MW of power. The load
requirements will slowly ramp up through the following months peaking at the beginning of July
up to approximately 9.5 MWs if no back-feed power is available. The GSEP has access to
portable diesel and natural gas fired generators ranging in size from 250 kilowatts (kW) up to
1.5 MW each. These generators meet the California Air Resources Board requirements for
Portable Equipment Registration Program. A mix of engine fuel types and sizes is expected
based on the varied load requirements throughout the commissioning period, the availability of
engines and fuels, and emissions considerations.

These generators will be used to supply electrical loads for startup and commissioning activities.
Power needs during this period will include the water treatment plant, HTF freeze protection
pumps, and overflow return pumps. Commissioning activities may include dewatering, HTF
pump commissioning, and steam blows. Commissioning activities will occur Monday through
Saturday on a 10 to 12 hour work schedule. However, as is common during plant
commissioning activities, a need for overnight work may be necessary so fractional loads may
be required for longer periods and may include Sundays. Power at a lower load will also be
needed at night to maintain freeze protection and other limited activities. The generators will be
located in the power block area closest to the loads requiring power. The use of portable
generators will be discontinued when a back-feed source and associated downstream
switchgear becomes available. Air modeling to evaluate the impacts of using the generators is
on-going. The data are being delivered to the CEC under separate cover.

4.0 ENVIRONMENTAL ANALYSIS

This section discusses the environmental impacts associated with both Option A and Option B
as compared to the originally permitted linear corridor. None of the Conditions of Certification
will change, except for two of the air quality conditions related to the significant change in size
(as well as water use and emissions) of the cooling towers. All of the poles will be designed to
blend into the background environment to minimize environmental impact.

The area in general is already disturbed by the presence of transmission lines. Figure 7,
Proposed Transmission Lines coming into the CRS, shows the proposed and existing lines.
Numerous biological and cultural surveys have been conducted over the last five years
throughout the general area. Table 2 lists the recent transmission lines, substation and solar
projects in the area that have conducted recent environmental surveys.
COLORADO RIVER - RED BLUFF NO.2 500KV T.L.

Legend

- Existing 230kV Blythe Transmission Line
- Blythe Transmission Line Right-of-Way
- Proposed 230 kV GSEP Transmission Line
- Existing 500kV SCE DPV-1 Transmission Line
- Future Desert Southwest 300-foot Wide Right-of-Way
- Future 500kV Colorado River - Red Bluff Transmission Line
- Genesis Solar Energy Project Right-of-Way
- Additional Right-of-Way to be Requested
- Switchyard

- Existing BTL Structure
- Private Parcel
- USA Parcel

Project Area

PROJECT AREA

GENESIS SOLAR ENERGY PROJECT
RIVERSIDE COUNTY, CA

FIGURE 7

PROPOSED FUTURE TRANSMISSION LINES

Coordinate System: NAD83 California State Plane V (ft)
Sources: ESRI, Holt Group, Tetra Tech
Table 2. Recent Projects in the Area

<table>
<thead>
<tr>
<th>Transmission Line Projects</th>
<th>Date of Approval of Permits</th>
</tr>
</thead>
<tbody>
<tr>
<td>Devers Palo Verde (DPV) 2</td>
<td>November 2009</td>
</tr>
<tr>
<td>Blythe Energy Transmission Line (BETL)</td>
<td>2001</td>
</tr>
<tr>
<td>Desert Southwest Transmission Line (DSWTL)</td>
<td>Pending</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Substation and Solar Projects</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Colorado River Substation (CRS)</td>
<td>July 2011</td>
</tr>
<tr>
<td>Genesis Solar Energy Project (GSEP)</td>
<td>November 2010</td>
</tr>
<tr>
<td>Blythe Solar Energy Project (BSEP)</td>
<td>September 2010</td>
</tr>
<tr>
<td>McCoy Solar Energy Project (MSEP)</td>
<td>Pending</td>
</tr>
</tbody>
</table>

4.1 Air Quality

The proposed changes to the gen-tie would not result in air quality impacts that are different than those associated with the original gen-tie location.

To the extent that the Commission chooses to adopt the changes to the equipment descriptions as issued in the nine new ATC permits and as further modified by Genesis Solar in its application for modification, the changes are listed in Attachment A. In addition, the changes to Condition of Certification AQ-20 that would apply to the two cooling towers are also shown in this attachment. This change represents a significant reduction in the size, and hence the water use and air quality impacts from the wet cooling towers as originally proposed.

There is a potential that generators would be needed if the back-feed power cannot be supplied by the LS Power (formerly BETL) transmission line. In that event, up to ten generators of various sizes between 250 and 1,500 kW may be needed.

A separate air quality analysis is being developed for this scenario and will be delivered under separate cover.

Analysis Methodology

In order to assess the potential impacts from the use of portable generators during commissioning of one of the Units, Genesis Solar reviewed the activities expected to be needed and developed a load profile during this phase. As noted previously, it is expected that initially the load requirements will be small (< 500 kW) but then will ramp-up by mid-summer. Power needs will peak during a roughly two month period when steam blows and other equipment testing will occur. It is expected that diesel generators will be used primarily, with natural gas generators mixed in during peak load periods if necessary.

Once the load profile was developed, a plausible mix of engine sizes were matched up with the day and nighttime load requirements. A peak emissions scenario was identified for the period when the most power will be needed, i.e., during steam blows. Emissions were calculated by AECOM based on manufacturer’s data and based on compliance with current emissions standards for diesel and other engines.

The peak emissions scenario was then modeled by AECOM using the following methodology:
The most recent version of the EPA guideline model AERMOD (version 12060) was used to evaluate compliance with the applicable California and National Ambient Air Quality Standards. The model default settings were used with the exception of the NO$_2$ modeling, for which the Tier 3 Ozone Limiting Method (OLM) refinement was used.

The meteorological data used were the same data set developed for prior amendments, and included surface data from Blythe Airport, in Blythe, CA and upper-air data from Tucson, AZ. The 5 year period modeled was 2002 through 2006.

The receptor grid used in prior modeling assessments was updated to reflect the updated site plan. The only significant change to the project fence line occurs at the extreme east end of the project site. The receptor grid included fence line receptors every 50 meters, supplemented by a fence line receptor grid with receptors every 100 meters from the fence line out to 500 meters and additional receptors placed every 250 meters out to 5 kilometers from the project fence line. As expected, the maximum modeled concentrations occurred at or near the fence line for all pollutants.

The background data used in prior assessments were updated to the most recent 3 years available, from 2008 to 2010. The data were obtained from Palm Springs for NO$_2$ and CO, Victorville for SO$_2$ and PM2.5, and Lucerne Valley Middle School for PM10. For NO$_2$ the backgrounds were generated based on the form of the standard, i.e. highest concentration from the previous 3 years for the CAAQS, and the 3-year average of the 98th percentile daily maxima for the NAAQS. The hourly ozone data used for the Tier 3 OLM refinement for NO$_2$ modeling was obtained from Indio.

The worst case scenario would be that the peak generator use for the commissioning of the first Unit will coincide with construction activities at the second Unit. Therefore, AECOM modeled a scenario with a mix of eight diesel and natural gas generators at Unit 1 and with concurrent construction activities at Unit 2. The construction emissions were modeled with the same parameters and emissions as presented in the AFC, except that the fugitive emissions for PM10/PM2.5 were updated to reflect later revisions to the construction modeling, and the construction sources were moved to the western end of Unit 2 in order to maximize the potential crossover of construction impacts and commissioning impacts.

Additionally, during project commissioning, the auxiliary boiler for Unit 1 will already be online. Therefore, the auxiliary boiler was also included in the modeling with the conservative assumption that the boiler was online 24 hours a day throughout the period of peak commissioning emissions. The auxiliary boiler was modeled using the stack parameters and emissions presented in the AFC for the project.

The results showed all criteria pollutants were well below the National and California Ambient Air Quality Standard (NAAQS/CAAQS). NO$_2$ is also below the applicable 1-hour standards. Therefore, it is expected that emissions from project commission will not have an adverse effect on the local air quality.

4.2 Biological Resources

Biological surveys have been conducted in the area many times over the last few years by Genesis Solar, by other developers and by utility companies. Figure 8 shows the areas that
have been surveyed for biological resources. The GSEP has assumed presence for several species and mitigation has been provided in the original CEC application. The slight changes in the gen-tie will not result in new biological species being impacted. There are slight variations in the acreages being impacted between the original gen-tie and Options A and B (see Table 1.)
FIGURE 8
OPTIONS A & B
BIO SURVEY COVERAGE

Coordinate System: NAD83 California State Plane VI (ft)
Sources: ESRI, Holt Group, Tetra Tech

GENESIS SOLAR ENERGY PROJECT
RIVERSIDE COUNTY, CA

GENESIS SOLAR ENERGY PROJECT Right-of-Way - Option A
GENESIS SOLAR ENERGY PROJECT Right-of-Way - Option B
Colorado River Substation
Bio Survey Coverage

Legend

Existing Blythe Energy Transmission Line
(Previously Surveyed for Other Projects)

Miles

0 0.25 0.5 1

N
Full biological surveys for the unsurveyed areas along Options A and B were conducted on March 15 and 16, 2012. Two biologists conducted surveys according to U.S. Fish and Wildlife (FWS) desert tortoise protocols (FWS 2009), including buffer surveys at 100-500 feet from the ROW boundary. FWS, California Department of Fish and Game (CDFG), and BLM agreed that conducting surveys starting March 15 was acceptable. Biologists surveyed for all special-status wildlife and plant species concurrently. The full biological report is included as Attachment B to this document.

No federally or state-listed wildlife species were observed during 2012 surveys; however, biologists observed three desert tortoise (Gopherus agassizzi) permineralized shell fragments (estimated between 3,000 – 5,000 years old), seven Mojave fringe toed lizard individuals (Uma scoparia, California Species of Special Concern [SSC]), one inactive burrowing owl burrow (Athene cunicularia, SSC), and two inactive desert kit fox (Vulpus macrotis, CDFG protected furbearer) natal dens. All species observed and the locations where they were observed were consistent with previous observations, as noted in the Biological Resources Technical Report for the Genesis Solar Energy Project (Tetra Tech Inc. and Karl 2009) and Fall 2009 and Spring 2010 Biological Resources Technical Report (Tetra Tech Inc. and Karl 2010).

No federally or state-listed plant species were observed during 2012 surveys; however, germination of annual plants was poor to non-existent due to lack of precipitation.

**Option A**

Option A is a slight variation of the gen-tie line (shown on Figure 2, View 1), where the line will have to cross the existing Eagle Mountain Line at a perpendicular angle. There are no sensitive biological species in this area and it has been surveyed.

Option A will require some additional ROW to the south of the east/west portion of the SoCal Gas easement in order to assure an adequate distance between the proposed gen-tie and the gas line. No biological impacts are expected from this slight modification and request for additional ROW.

Option A will require some additional ROW to the north of the LS (formerly BETL) transmission line just before and after the 90 degree turn to the south towards the CRS (see Figure 4, View 3). This area has been extensively surveyed for biological purposes. No impacts are expected from this request for additional ROW.

**Option B**

For Option B, the portion of the gen-tie line running in a north-south direction will traverse over BLM land that was not included in the original ROW. This corridor was recently surveyed. The biological conditions are generally the same as the conditions on the Option A corridor.

Option B will require some addition ROW to the north of the LS Power (formerly BETL) transmission line just before and after the 90 degree turn to the south towards the CRS (see Figure 4, View 3). This is the same configuration as Option A. Again, this area has been extensively surveyed for biological purposes.
The area south of the BETL is characterized as stabilized and partially stabilized sand dune habitat. The dunes provide habitat for Mojave fringe toed lizards. The ring bus/switchyard is located within the dune area; however it is on the very fringe of the dunes and is marginal dune habitat. Figure 9 shows the boundary area of the sand dune habitat in relation to the ring bus and the CRS.

The ring bus area is 1.58 acres in size and will be fenced with chain link fencing. In general, sand will be able to continue to blow through the ring bus area. The small footprint, combined being on the edge of the sand corridor, makes it a negligible impact to the sand corridor.

4.3 Cultural Resources

The proposed change to the gen-tie line would not have an adverse significant impact on cultural resources. The area has been extensively surveyed in the past by Genesis Solar, other developers and utility companies. Figure 10 shows the areas surveyed for cultural resources.

For Option B, the portion of the gen-tie line running in a north-south direction will traverse over BLM land was not included in the original ROW. This corridor was surveyed in March 2012. The full report has been submitted to the archeologist at BLM. The cultural resource conditions are the same throughout the area.

Survey Methodology

Between March 3 and March 6, 2012, Project archaeologists conducted a Class III survey of the gen-tie alignment survey area, plus a 50-foot buffer as required by CEC. Following the guidelines in Section 8110 of the BLM Manual, the Class III survey was an intensive pedestrian survey designed to identify all cultural properties locatable from surface and exposed profile indications within the study area defined by the Project disturbance areas and the CEC-required 50-ft. buffer. The survey was conducted by qualified survey teams, led by a qualified crew chief. Native American monitors were present. A maximum survey interval of 15 meters was employed, although crew members frequently walked between transect lines to record isolated artifacts and sites.

When sites were encountered, field notes were generated and digital photographs were taken. All sites and isolates were recorded using sub-meter GPS units. Data collected in the field was used to create Department of Parks and Recreation 523 A Primary forms. The full Class III Report has been submitted under confidential cover to the CEC.

Results

The survey of this area identified four archaeological sites and nine isolated artifacts. Table 3 lists the sites identified during the survey.
FIGURE 9
SAND TRANSPORT AREA

Coordinate System: NAD83 California State Plane VI (ft)
Sources: ESRI, Holt Group, Tetra Tech

PROJECT AREA
GENESIS SOLAR ENERGY PROJECT
RIVERSIDE COUNTY, CA

Legend
- Existing 230kV Blythe Transmission Line
- Blythe Transmission Line Right-of-Way
- Proposed 230 kV GSEP Transmission Line
- Future Desert Southwest 300-foot Wide Right-of-Way
- Existing 500kV SCE DPV-1 Transmission Line
- Genesis Solar Energy Project Right-of-Way
- Additional Right-of-Way to be Requested
- Switchyard
- Existing BTL Structure to Remain
- Private Parcel
- USA Parcel

Previously Proposed 230 kV
GSEP Transmission Line
Permitted 500kV CRS
Proposed 230kV CRS Expansion Area
Sand Transport Corridor
(Aspen Environmental, 06-2010)
FIGURE 10
OPTIONS A & B
CULTURAL SURVEY COVERAGE

Coordinate System: NAD83 California State Plane VI (ft)
Sources: ESRI, Holt Group, Tetra Tech

GENESIS SOLAR ENERGY PROJECT
RIVERSIDE COUNTY, CA

Legend
- Genesis Solar Energy Project Right-of-Way - Option A
- Genesis Solar Energy Project Right-of-Way - Option B
- Colorado River Substation
- Cultural Survey Coverage
  (Survey Areas Conceptual at This Scale)

Existing Blythe Energy Transmission Line
(Previously Surveyed for Other Projects)
Table 3. Cultural Sites Identified During the Option B Survey

<table>
<thead>
<tr>
<th>Temporary Site Designation</th>
<th>Description</th>
<th>Project Facility</th>
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<tbody>
<tr>
<td>GEN-JW-P-001</td>
<td>Ceramic Scatter</td>
<td>Option B Transmission Line Corridor</td>
</tr>
<tr>
<td>GEN-JW-M-002</td>
<td>Emplacement feature, debris scatter, and four widely dispersed flakes</td>
<td>Option B Transmission Line Corridor</td>
</tr>
<tr>
<td>GEN-JW-P-003</td>
<td>Single lithic reduction locus</td>
<td>Option B Transmission Line Corridor</td>
</tr>
<tr>
<td>GEN-JW-M-004</td>
<td>Emplacement feature and ceramic scatter</td>
<td>Option B Transmission Line Corridor</td>
</tr>
</tbody>
</table>

**GEN-JW-P-001**

GEN-JW-P-001 is a ceramic scatter measuring approximately 5 meters north-south by 3 meters east-west and consisting of approximately 25 sherds. The scatter appears to be the remnants of a small vessel. The ceramic has a coarse-grained quartz temper with a reddish paste; only body sherds were identified. An additional body sherd was identified approximately 1.5 meters northeast of the scatter. It is a plain greyware sherd with a fine-grained temper.

All artifacts appear to be located on the surface. However, the site area contains sandy alluvial deposits and additional sherds may be buried or just below the surface.

GEN-JW-P-001 is recommended not eligible for the National Register of Historic Places (NRHP) under Criteria A-C and not eligible for the California Register of Historical Resources (CRHR) under Criteria 1-3. The site is unevaluated under NRHP Criterion D and unevaluated under CRHR Criterion 4. The ceramic scatter is not representative of the broad patterns of history and is recommended not eligible for the NRHP under Criterion A and the CRHR under Criterion 1. The site contains no evidence that the ceramic scatter is associated with the lives of persons important to the past and is recommended not eligible for the NRHP under Criterion B and the CRHR under Criterion 2. The ceramics identified at the site are commonly found throughout the Colorado Desert and do not represent a distinct style, type, design, or method of construction and is recommended not eligible under NRHP Criterion C and CRHR Criterion 3. Lastly, the site is unevaluated under NRHP Criterion D and CRHR Criterion 4. The site may have the potential to yield information important to prehistory. Furthermore, since the site is located near where the Coco-Maricopa Trail is known to have existed, there is a possibility that the ceramic scatter could be associated with a larger resource. As such, it is currently unevaluated under NRHP Criterion D and CRHR Criterion 4.

**GEN-JW-M-002**

GEN-JW-M-002 is a multi-component site consisting primarily of historic debris dispersed over a 60 meter by 60 meter area. The site is located among sandy alluvial deposits south of the McCoy Mountains. The majority of the artifacts at the site are located in a concentration measuring 10 feet by 10 feet, including 12 ration and food cans and five clear glass fragments. The site also includes one isolated multi-directionally flaked crypto-crystalline core (A1) north of the can scatter. The core is heavily sand blasted and has light patination. A single emplacement (Feature 1) is located near the western edge of the site. The emplacement is circular and measures approximately 12 feet by 18 feet with an opening to the south. A rotary
open can lid was identified near Feature 1. South of the emplacement, there appears to be an additional emplacement with similar dimensions. However, the boundary of this possible emplacement is not well defined because it has been bisected by a large wash and has been overgrown with creosote.

GEN-JW-M-002 is recommended not eligible for inclusion to the NRHP under all Criteria (A-D) and the CRHR under all Criteria (1-4). Temporally diagnostic artifacts were not observed at the site that would demonstrate how it contributes to the broad patterns of history. As such the site is recommended not eligible for inclusion to the NRHP under Criterion A and the CRHR under Criterion 1. There is no evidence that the site is associated with the lives of persons important to the past and is recommended not eligible for inclusion to the NRHP under Criterion B and recommended not eligible for inclusion to the CRHR under Criterion 3. The site has little potential to yield information important to the past. The artifacts observed at the site are well-represented in the archaeological record (see Keller 2010, Vargas 2010). Also, emplacement features are common in the area and generally do not yield information important to the past without associated artifacts. Recent research into such emplacement features in the area has suggested that they do not contain a subsurface component and generally have important information only if associated diagnostic artifacts are encountered (see Tennyson and Apple 2010, Tennyson 2011). Artifactual material present appears to represent secondary, redeposited materials not directly associated with the emplacements. The prehistoric component of the site consists of a single, non-diagnostic core. The site is recommended not eligible for inclusion to the NRHP under Criterion D and not eligible for inclusion to the CRHR under Criterion 4.

**GEN-JW-P-003**

GEN-JW-P-003 consists of five flakes and two cores dispersed over a 25 meter north-south by 20 meter east-west area. The site is located among sandy alluvial deposits originating from the McCoy Mountains to the north of the survey area. All artifacts are crypto-crystalline silicate and appear to be a widely dispersed single lithic reduction (SLR) locus. The cores are located and the eastern and western boundaries of the site and the flakes are dispersed between them, slightly to the north. Each core is heavily sand blasted with light patination and at least three flake removals. Of the five flakes, two are smaller tertiary flakes (ranging between 4 centimeters [cm] and 7 cm in size) and three are primary flakes (ranging between 6 cm and 11 cm in size).

Based on the survey of GEN-JW-P-003, the site is recommended not eligible for the NRHP under all Criteria (A-D) and recommended not eligible for inclusion to the CRHR under all Criteria (1-4). SLRs are common features in the immediate area as well as the rest of the Colorado Desert and rarely contain a subsurface component (Tennyson and Apple 2010, Tennyson 2011). Because of their common occurrence, SLRs are unlikely to contribute to the broad patterns of history and the site is recommended not eligible for the NRHP under Criterion and recommended not eligible for the CRHR under Criterion 1. The site is not associated with the lives of individuals important to the past and is recommended not eligible for inclusion to the NRHP under Criterion B and recommended not eligible for the CRHR under Criterion 2. As stated above, SLRs are common in this part of the Colorado Desert and this particular site does not contain any artifacts that are of a distinct style, type, or design. GEN-JW-P-003 is
recommended not eligible for inclusion to the NRHP under Criterion C and recommended not eligible for inclusion to the CRHR under Criterion 3. Because SLRs are common and rarely have a subsurface component, the site has limited data potential in general and all data relevant to the past has been recorded during the survey. The site is recommended not eligible for inclusion to the NRHP under Criterion D and is recommended not eligible for the CRHR under Criterion 4.

**GEN-JW-M-004**

GEN-JW-M-004 is a multi-component site that includes one large circular military emplacement and a prehistoric ceramic scatter measuring 20 meters north-south by 20 meters east-west. The emplacement was located near a large wash and measures 20 feet by 25 feet with an exit towards the south. Raised berms approximately two feet high were present on the north, east, and west sides of the feature. Five ration cans most likely in secondary depositional locations were identified adjacent to the feature.

The ceramic scatter is located twenty meters north of the emplacement. The scatter appears to be the remains of a large vessel with a fine-grained temper and brown paste. Two large body fragments and one base fragment were identified. The base fragment measures 50 cm by 30 cm. No rim fragments were observed within the scatter.

GEN-JW-M-004 is recommended not eligible for inclusion to the NRHP under Criteria A-C. The emplacement feature is recommended not eligible for inclusion to the NRHP under Criterion D and the prehistoric portion of the site is unevaluated for inclusion to the NRHP under Criterion D. The site is also recommended not eligible for inclusion to the CRHR under Criteria A-C. The historic portion of the site is recommended not eligible for inclusion to the CRHR under Criterion 4 and the prehistoric portion of the site is unevaluated for inclusion to the CRHR under Criterion 4.

GEN-JW-M-004 does not contribute to the broad patterns of history and is recommended not eligible for inclusion to the NRHP under Criterion A and recommended not eligible for inclusion to the CRHR under Criterion 1. There is no evidence that the site is associated with the lives of persons important to the past and is recommended not eligible for inclusion to the NRHP under Criterion B and recommended not eligible for inclusion to the CRHR under Criterion 2. The artifacts recorded at the site do not represent a unique style, type, design, or method of construction/manufacture. As such, the site is recommended not eligible for inclusion to the NRHP under Criterion C and recommended not eligible for inclusion to the CRHR under Criterion 3.

The historic portion of GEN-JW-004 is recommended not eligible for inclusion to the NRHP under Criterion D because emplacement features are common to the area and rarely have any data important to history beyond any associated artifacts (Tennyson and Apple 2010, Tennyson 2011). The prehistoric portion of the site is unevaluated for inclusion to the NRHP under Criterion D and unevaluated for inclusion to the CRHR under Criterion 4 because the ceramic scatter may have the potential to yield information important to prehistory. Furthermore, since the site is located near where the Coco-Maricopa Trail is known to have existed, there is a possibility that the ceramic scatter could be associated with a larger resource. Until questions
about the prehistoric component of the site can be answered, a recommendation of eligibility cannot be made.

**Isolated Finds**

Nine isolated finds were identified in the GSEP survey area. Isolated finds are not considered eligible for the NRHP or CRHR unless they are exceptional (Farmer and Farrell 2011a, Farmer and Farrell 2011b). Table 4 lists the isolated finds identified during the current survey. None of the isolates are recommended eligible for inclusion to the NRHP or CRHR under any criteria.

<table>
<thead>
<tr>
<th>Isolate Number</th>
<th>Description</th>
<th>Project Facility</th>
</tr>
</thead>
<tbody>
<tr>
<td>GEN-JW-ISO-1001</td>
<td>2 food cans</td>
<td>Option B Transmission Line Corridor</td>
</tr>
<tr>
<td>GEN-JW-ISO-1002</td>
<td>2 evaporated milk cans</td>
<td>Option B Transmission Line Corridor</td>
</tr>
<tr>
<td>GEN-JW-ISO-1003</td>
<td>1 ration can</td>
<td>Option B Transmission Line Corridor</td>
</tr>
<tr>
<td>GEN-JW-ISO-1004</td>
<td>1 food can</td>
<td>Option B Transmission Line Corridor</td>
</tr>
<tr>
<td>GEN-JW-ISO-1005</td>
<td>1 greyware pot sherd</td>
<td>Option B Transmission Line Corridor</td>
</tr>
<tr>
<td>GEN-JW-ISO-1006</td>
<td>Tested cobble</td>
<td>Option B Transmission Line Corridor</td>
</tr>
<tr>
<td>GEN-JW-ISO-1007</td>
<td>Secondary flake (CCS)</td>
<td>Option B Transmission Line Corridor</td>
</tr>
<tr>
<td>GEN-JW-ISO-1008</td>
<td>Primary flake (CCS)</td>
<td>Option B Transmission Line Corridor</td>
</tr>
<tr>
<td>GEN-JW-ISO-1009</td>
<td>Milled lumber</td>
<td>Option B Transmission Line Corridor</td>
</tr>
</tbody>
</table>

**Recommendations**

Based on the results of the survey, no additional work is recommended for sites GEN-JW-M-002, GEN-JW-P-003, and the historic portion of GEN-JW-M-004. GEN-JW-P-001 and the prehistoric portion of GEN-JW-M-004 have been recommended eligible for inclusion to the NRHP and the CRHR.

Avoidance is the preferred method of treatment for all cultural resources. However, if avoidance is not feasible, then a project-specific testing program should be developed for those sites within the gen-tie corridor and recommended eligible for inclusion to the NRHP and CRHR that cannot be avoided.

**4.4 Geology and Paleontology**

The proposed changes to the gen-tie line would not have an adverse significant impact on the geology or paleontological resources since the disturbance would be in the same geologic unit as the original gen-tie.

**4.5 Hazardous Materials**

The proposed changes to the gen-tie would not have an adverse significant impact in the area of hazardous materials, or an increase in the amount to be used over the original gen-tie location.
4.6 Land Use
The proposed changes to the gen-tie would not change the land use in the area or traverse though an area with a different land use classification. The land in the area is currently undeveloped desert.

4.7 Public Health
The proposed changes to the gen-tie would not change any conditions related to public health.

4.8 Socioeconomics
The proposed changes to the gen-tie would not affect socioeconomics and would not increase or decrease the construction workforce.

4.9 Traffic and Transportation
The proposed changes to the gen-tie would not change any conditions related to traffic or transportation.

4.10 Visual Resources
The proposed changes to the gen-tie would not create significant visual differences. A key observation point for the project is from I-10. The change to the CRS location (for both Options A and B) removes the substation further from the casual viewer’s observation, thereby creating less visual impact.

For Option B, the gen-tie line would cross I-10 to the east of Wiley’s Well Road Interchange as opposed to the original crossing located west of Wiley’s Well Road Interchange. Similarly, with Option B, the gen-tie will be located on the east side of Wiley’s Well Road all the way south to the location of the LS Power (formerly BETL) line as opposed to the original line on the west side of Wiley’s Well Road. This visual change is insignificant. There are no residences on either side of the road.

4.11 Waste Management
The proposed changes to the gen-tie would not change any conditions related to waste management.

4.12 Soil and Water Resources
The proposed changes to the gen-tie would not change any conditions related to soil or water resources.

4.13 Worker Safety and Fire Protection
The proposed changes to the gen-tie would not change any conditions related to worker safety or fire protection.
4.14 Transmission System Engineering
The proposed changes to the gen-tie would not change any conditions related to transmission system engineering.

4.15 Transmission Line Safety and Nuisance
The proposed changes to the gen-tie would not change any conditions related to transmission line safety and nuisance.

5.0 POTENTIAL EFFECTS ON PROPERTY OWNERS AND GENERAL PUBLIC
The CEC Siting Regulations Section 1769 (a)(1)(1) requires the project owners to address any potential effects the proposed amendment may have on nearby property owners, the public, and parties to the proceeding. There are no residential housing units in the area or nearby.

Since the issuance of the CEC Final Decision, no new property owners have moved within 1,000 ft. of the proposed southern location of the CRS or within 1,000 ft. of the Option A or Option B gen-tie route. The location of the gen-tie route for either Option A or Option B is on BLM administered land, similar to the original gen-tie route. The new location of the gas line tie-in is on private land; however the private land is owned by the Applicant and the use of this land for the gas line is an approved use.

Therefore, the proposed modifications for either Option A or B will not result in new or different effects to existing property owners.

6.0 REFERENCES


ATTACHMENT A

MODIFICATION TO EQUIPMENT DESCRIPTIONS AND CONDITIONS
ATTACHMENT A

MODIFICATION TO EQUIPMENT DESCRIPTIONS AND CONDITIONS

Since the changes are still in process with the MDAQMD, the text below shows the equipment as contained in the ATC permits issued by MDAQMD, but with the changes requested by Genesis Solar in an application filed on February 13, 2012 and additional information provided on March 22, 2012. The MDAQMD has indicated that they do not see any problems with adopting the changes as proposed, but they are still reviewing these modifications as of the date of this filing. Emissions changes associated with the selection of specific equipment for the generators and fire water pump engines is compared in Table A-1.

DESCRIPTION (ATC C011062 and C011063):

HTF ULLAGE SYSTEM AND CARBON ABSORPTION RECLAMATION SYSTEM WITH CARBON FILTER ADSORPTION – SYSTEM (UNIT 1 and UNIT 2) consisting of:

Two carbon adsorption canisters in **series** parallel with **85-98%** control efficiency in each stage with an overall control efficiency of **98%**. Canister capacity/dimensions to be provided once determined.

<table>
<thead>
<tr>
<th>Capacity Equipment Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vertical expansion tanks</td>
</tr>
<tr>
<td>Nitrogen condensing tank</td>
</tr>
<tr>
<td>HTF Ullage circulation pumps</td>
</tr>
<tr>
<td>HTF Ullage discharge pump</td>
</tr>
<tr>
<td>HTF Ullage tank (vapor) vessel 1</td>
</tr>
<tr>
<td>HTF Ullage vessel 2</td>
</tr>
<tr>
<td>Ullage tank cooler 1</td>
</tr>
<tr>
<td>Ullage cooler 2</td>
</tr>
<tr>
<td>HTF Ullage drain tank vessel</td>
</tr>
<tr>
<td>HTF reclamation flash tank vessel</td>
</tr>
<tr>
<td>HTF Waste storage tank</td>
</tr>
<tr>
<td>HTF piping headers</td>
</tr>
</tbody>
</table>
Associated piping and components
Carbon adsorption beds HTF system vent carbon filter

In addition to these clarifications to the equipment description, we note that one of the clauses (f.) to Condition of Certification AQ-10 appears to have been inadvertently omitted from the Final Decision. This additional item should be inserted (after e.) and read as follows:

f. Total emissions of benzene to the atmosphere shall not exceed 0.6 lbs/day and 220 lbs/year calculated based on the most recent monitoring results.

DESCRIPTION (ATC E011066 and E011067):

DIESEL IC ENGINE, FIRE PUMP #1 (and #2) consisting of:

Year of Manufacture tbd 2011: UESPA Family Name tbd BJDXL09.0114: CARB Executive Order tbd: Tier 3 As described or equivalent with prior District approval. One John Deere, Diesel fired internal combustion engine, Model No. JUSH-UFAD98 JW6H-UFADFO and Serial No. tbd, producing 345 327 bhp with 6 cylinders at 1800 1760 rpm while consuming a maximum of 4525 gal/hr. This equipment powers a fire pump.

(Note, Genesis previously planned to have two fire pumps, but it has been decided that instead of two diesel fire water pumps, the facility will have one 100% duty electric motor driven fire water pump and one 100% diesel fire water pump as a backup. The diesel pump will be located in the common area and can feed both/either unit as currently designed. Therefore, we have requested that the 2nd pump permit (E011067) be cancelled.)

DESCRIPTION (ATC E011064 and E011065):

DIESEL IC ENGINE, EMERGENCY GENERATOR consisting of:

Year of Manufacture tbd 2010 USEPA Family Name tbd ACPXL32.0ESW CARB Executive Order tbd: Tier 32 As described or equivalent with prior District approval. One Caterpillar, Diesel fired internal combustion engine, Model No. C32 and Serial No. tbd, producing 4344 1474 bhp with 12 cylinders at 1800 rpm while consuming a maximum of 72 gal/hr. This equipment powers a Generator.

DESCRIPTION (ATC B011060 and B011061):

AUXILIARY BOILER #1 (and #2) consisting of:

Rentech Victory Boiler, Model D-type Watertube 3-pass wetback firetube type, Model No. F3-750-S150, Serial Number TBD, low-NOx burner Powerflame Model TDB Nova Plus NVC13-G-30, Serial Number TBD rated at a maximum heat input of 30 MMBtu/hr HHV, and flue gas recirculation (FGR or EGR) operating at 1555% excess air, fueled exclusively on utility grade natural gas or equivalent with prior District approval. Equipment shall use no more than
31,579 cu-ft./hr of fuel. Boiler will be equipped with a stack that is TBD 47.5 feet high and TBD 28.5 inches in diameter.

DESCRIPTION (ATC N011068):

The Genesis Solar Energy Project was initially proposed with one 2,000 gallon gasoline tank and one 3,000 gallon diesel tank. However, Genesis Solar revised this design to be one 2,000 gallon gasoline tank and one 1,000 gallon diesel tank (in a split tank design).

GASOLINE DISPENSING FACILITY (NON-RETAIL) consisting of:

A) Tanks – Number of Tanks 1 tank with two compartments

<table>
<thead>
<tr>
<th>Tank No.</th>
<th>1</th>
<th>2</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Material Stored</td>
<td>87U</td>
<td>Diesel</td>
</tr>
<tr>
<td>2. Volume Gallons</td>
<td>2,000</td>
<td>3,000 1,000</td>
</tr>
<tr>
<td>3. Above/UnderGrnd</td>
<td>A</td>
<td>A</td>
</tr>
</tbody>
</table>

Since the volume of the gasoline tank or the fuel dispensing has not been changed, no changes in the VOC emissions for this unit are proposed.

DESCRIPTION (ATC B011448 and B011449):

The GSEP was initially proposed to be wet cooled with 7-cell mechanical draft cooling towers, one at each generating unit. However, Genesis Solar revised this design in response to CEC concerns, and is instead installing Air Cooled Condensers (ACCs), also known as dry cooling. In addition to the ACCs, the project will also have two small two cell cooling towers and a raw water cooler. The raw water cooler is exempt from permit. The two evaporative cooling towers will each use 3,450 gpm, with a drift rate of 0.0005% for auxiliary cooling. The maximum total dissolved solids (TDS) of 5,000 ppmv is not being modified.

In order to reflect the significant reduction in the change to the amount of water recirculation, Condition of Certification AQ-20 should be revised as follows:

AQ-20 The drift rate shall not exceed 0.0005 percent with a maximum circulation rate of 94,623-3,450 gallons per minute. The maximum hourly PM10 emission rate shall not exceed 2.36 0.043 pounds per hour, as calculated per the written District-approved protocol.

Verification: The manufacturer guarantee data for the drift eliminator, showing compliance with this condition, shall be provided to the CPM and the District 30 days prior to cooling tower operation. As part of the Annual Compliance Report the project owner shall include information on operating emission rates to demonstrate compliance with this condition.

In addition, Condition of Certification AQ-23 should be deleted since these small towers have been assumed to operate up to 8,760 hours per year.
### Table A-1: Comparison of Revised* Annual Emissions

<table>
<thead>
<tr>
<th></th>
<th>Current Annual Emissions (tpy)</th>
<th>Proposed Annual Emissions (tpy)</th>
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<tr>
<td></td>
<td>NOx</td>
<td>CO</td>
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<tr>
<td>Fire Water Pumps (2)</td>
<td>0.09</td>
<td>0.02</td>
</tr>
<tr>
<td>Emergency Generators (2)**</td>
<td>0.40</td>
<td>0.07</td>
</tr>
<tr>
<td>Cooling Towers and Cooler (3)***</td>
<td>--</td>
<td>--</td>
</tr>
<tr>
<td><strong>Total Emissions</strong></td>
<td>0.49</td>
<td>0.08</td>
</tr>
</tbody>
</table>

**Notes:**

* Does not include HTF ullage and reclamation systems, auxiliary boilers, gasoline dispensing facility, or maintenance vehicle emissions which remain unchanged.

** “Current” emissions adjusted to reflect Tier 2 engines.

*** Cooling units not currently listed on ATCs, and “current” emissions are based on the initial GSEP application. For proposed cooling towers, operations of 8,760 hours per year were conservatively assumed.
ATTACHMENT B

BIOLOGICAL SURVEY REPORT
On March 15 and 16, 2012, biologists Dr. Alice Karl and Ms. Emily Mix conducted comprehensive biological resource surveys of an alternate generation-tie line (gen-tie) and gas pipeline (collectively referred to as the linear facilities) route for the Genesis Solar Energy Project (Project). The purpose of the surveys was to identify the presence or potential for presence of special-status species and vegetation communities along the alternative route. This technical memo describes the methods and results from the 2012 surveys and supplements the Genesis Solar Energy Project Biological Resources Technical Report (Tetra Tech and Karl 2009) and Fall 2009 and Spring 2010 Genesis Solar Energy Project Biological Resources Technical Report (Tetra Tech and Karl 2010).

**Methods**

Dr. Karl and Ms. Mix conducted surveys using identical methods used for the Project in 2009 and 2010 (Tetra Tech and Karl 2009 and 2010). In summary, this included surveying for Agassizi’s desert tortoise (*Gopherus agassizii*) in accordance with US Fish and Wildlife Service (FWS) protocols (1992) and burrowing owls in accordance with California Burrowing Owl Consortium Guidelines (CBOC 1993). Although FWS released revised desert tortoise survey guidance in 2010, to be consistent with protocols used on previous Project surveys, biologists followed the 1992 guidance. The current FWS timing requirement for spring surveys is April 1 to May 31; however, the FWS Carlsbad field office, with agreement from the Bureau of Land Management (BLM) and California Department of Fish and Game (CDFG), authorized tortoise surveys to commence on March 15, 2012 based on recent, local weather conditions and data identifying that tortoises were active in the Project vicinity (T. Keeler Baird, pers. comm. March 13, 2012). Based on the warm weather the previous month, March would also be appropriate for surveying for plant species.

Surveys of the alternate route were conducted in areas not previously surveyed for biological resources (Figures 1A and 1B) or permitted. Biologists surveyed a 50 foot-wide-corridor (gas pipeline route only), 100 foot-wide corridor (gen-tie only), or 130-foot-wide corridor (gen-tie plus pipeline) along the proposed linear right-of-way (ROW) at
100% coverage (30-foot wide transects) plus a single, 30-foot-wide buffer transect at 100, 200, 300, 400, 500\(^1\), 1,200, and 2,400 feet from the survey corridor boundary. The survey corridor was slightly wider than the proposed ROW. Using a handheld global positioning system (GPS) unit, biologists recorded and mapped all tortoise sign (e.g., scat, burrows, tortoises, tracks, carcasses), all sightings of known tortoise predators (e.g., common raven, coyote), and other site features that could assist in the analysis of tortoise population impacts.

Concurrently with desert tortoise surveys, biologists conducted surveys for all special-status species (individuals and sign) that potentially occur within the Project, including plants, Mojave fringe-toed lizard (*Uma scoparia*), burrowing owl (*Athene cunicularia*), desert kit fox (*Vulpes macrotis*) and several other species (see Table 1 in Tetra Tech and Karl 2009). Habitat was sought for species that are only seasonally active (e.g., Couch’s spadefoot [*Scaphiopus couchii*]). Plant species regulated by the California Desert Native Plants Act - which include trees, cacti, ocotillo (*Fouquieria splendens*), yucca, and fan palms (*Washingtonia filifera*) – were counted where they occurred in the survey corridor. All special-status species observations and their sign were recorded and mapped using a handheld GPS unit.

**Results**

The vegetation communities and land cover present within the surveyed area were consistent with those observed on the existing Project ROW (Figure 2A and 2B, see Tetra Tech and Karl 2009, 2010). The entire surveyed route was Creosote Bush (*Larrea tridentata*) Scrub Alliance, with creosote bush the predominant shrub. Intermittent low sand dunes and sand sheets, a BLM sensitive vegetation community, is present on most of the surveyed route south of Interstate 10. Big galleta grass (*Pleuraphis rigida*) is intermittently common to absent in the loose-sandy areas. Creosote bush – big galleta grass associations are generally considered rare by the CDFG (CDFG Natural Diversity Data Base 2010). However, the Project route would represent a poor-quality occurrence of this community because (1) galleta grass is only intermittent and not a dominant shrub, and (2) Sahara mustard (*Brassica tournefortii*), an invasive exotic annual, is abundant throughout most of the dunes and sand sheets.

No special-status plants were observed; however, germination of annuals was negligible along the route due to limited Winter 2011-2012 precipitation. Although germination was negligible, the proximity of the new route plus the similarity of the vegetation communities and habitats with those surveyed in 2009 and 2010 indicate that no new special-status plant species would be likely to be found on the new route alternatives, with the potential exception of Abram’s spurge (*Chamaesyce abramsiana*). Species found on the earlier surveys in these habitat types, and likely to grow on the new alternative in years with adequate germination, would include Harwood’s phlox (*Eriastrum harwoodii*), Harwood’s milkvetch (*Astragalus insularis harwoodii*), and ribbed cryptantha (*Cryptantha costata*); Abram’s spurge may be present in some of the swales near Interstate 10.

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\(^{1}\) The 1992 FWS protocols place a Zone of Influence (ZOI) transect at 600 feet; however, in Spring 2009 the desert tortoise ZOI transect was moved to 500 feet with permission from the CEC, BLM, FWS, and CDFG to meet the California Burrowing Owl Consortium (CBOC) (1993) and CDFG (1995) burrowing owl survey requirement for a buffer transect at 500 feet. Spring 2012 survey methods were kept consistent with Spring 2009 methods.
CDNPA species in the survey route included a single silver cholla (*Opuntia echinocarpa*). It was approximately 500 feet outside of the ROW, south of I-10.

No state- or federally listed wildlife species were observed during 2012 surveys. Biologists found three permineralized desert tortoise (state- and federally listed Threatened) shell fragments off the Project route. Due to the complete lack of sign indicating use by desert tortoises of the Project route or the adjacent habitat, presence of tortoises on the new route is not supported.

Biologists also detected two California Species of Special Concern: Mojave fringe-toed lizard (11 individuals) and burrowing owl (inactive burrow) (Table 1, Figures 2A and 2B). Two inactive desert kit fox (CDFG protected furbearer) natal dens were also observed. Of the special-status species observed, six Mojave fringe-toed lizards were within the proposed linear ROW and all others were detected outside of the ROW on buffer surveys.

One pair of nesting common ravens (*Corvus corax*) was observed adjacent to the survey route in a communications tower. Native birds, including ravens, and their nests are protected by the federal Migratory Bird Treaty Act and CDFG Code Sections 3503 (all native birds) and 3503.5 (raptors).

**Conclusion**

The results of the 2012 surveys of the alternate linear facilities route are consistent with results of previous Project surveys (see Tetra Tech and Karl 2009, 2010). No new vegetation communities or special-status species were detected along the alternate linear facilities route for which Project impacts have not previously been identified and analyzed in the California Energy Commission (CEC) and BLM permitting process.

**Recommendations**

Mitigation measures as required by the Project’s CEC Final Decision and BLM ROW Grant should be applied to the alternate linear facilities route, as applicable. This includes, but is not limited to, protection measures during construction and operations maintenance for desert tortoise, nesting birds, and other special-status species, minimization of habitat loss or degradation, and compensation for both sand dune habitat (3:1) and desert habitat (1:1).
Literature Cited


Table 1. Spring 2012 Special-status Species Observations

<table>
<thead>
<tr>
<th>Number on Figure 2A and 2B</th>
<th>UTM (NAD 83)</th>
<th>Species</th>
<th>Common Name</th>
<th>Sign Type</th>
<th>Number of Sign</th>
<th>Age/Activity Status</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
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<td>Northing</td>
<td>Species</td>
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<td>Sign Type</td>
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<td>Comments</td>
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<td>3719231</td>
<td><em>Athene cunicularia</em></td>
<td>burrow</td>
<td>1</td>
<td>inactive</td>
<td>One entrance at kit fox natal den with whitewash and pellets which appeared old.</td>
</tr>
<tr>
<td>2</td>
<td>694641</td>
<td>3720436</td>
<td><em>Corvus corax</em></td>
<td>nest</td>
<td>1</td>
<td>active</td>
<td>Two birds observed carrying nesting material to a nest in a communications tower south of I-10 along Wiley’s Well Road</td>
</tr>
<tr>
<td>3</td>
<td>695082</td>
<td>3719349</td>
<td><em>Gopherus agassizii</em></td>
<td>shell fragment</td>
<td>1</td>
<td>&gt;&gt;4</td>
<td>3 cm</td>
</tr>
<tr>
<td>4</td>
<td>695274</td>
<td>3719354</td>
<td><em>Gopherus agassizii</em></td>
<td>shell fragment</td>
<td>1</td>
<td>&gt;&gt;4</td>
<td>5 cm</td>
</tr>
<tr>
<td>5</td>
<td>695286</td>
<td>3720976</td>
<td><em>Gopherus agassizii</em></td>
<td>shell fragment</td>
<td>1</td>
<td>&gt;&gt;4</td>
<td>3 cm</td>
</tr>
<tr>
<td>6</td>
<td>695216</td>
<td>3720158</td>
<td><em>Uma scoparia</em></td>
<td>Individuals</td>
<td>3</td>
<td>-</td>
<td>Over 300 m area</td>
</tr>
<tr>
<td>7</td>
<td>695585</td>
<td>3719908</td>
<td><em>Uma scoparia</em></td>
<td>Individuals</td>
<td>2</td>
<td>adult and subadult</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>695969</td>
<td>3719359</td>
<td><em>Uma scoparia</em></td>
<td>Individual</td>
<td>1</td>
<td>adult</td>
<td>Active</td>
</tr>
<tr>
<td>9</td>
<td>695974</td>
<td>3718778</td>
<td><em>Uma scoparia</em></td>
<td>Individual</td>
<td>1</td>
<td>adult</td>
<td>Active</td>
</tr>
<tr>
<td>10</td>
<td>702275</td>
<td>3718763</td>
<td><em>Uma scoparia</em></td>
<td>Individual</td>
<td>1</td>
<td>adult</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>702388</td>
<td>3718619</td>
<td><em>Uma scoparia</em></td>
<td>Individual</td>
<td>3</td>
<td>adult and subadult</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>695273</td>
<td>3719231</td>
<td><em>Vulpes macrotis</em></td>
<td>natal den</td>
<td>1</td>
<td>inactive</td>
<td>Many entrances, most collapsed. One entrance has many scat &gt; 1 yr old.</td>
</tr>
<tr>
<td>13</td>
<td>695391</td>
<td>3719155</td>
<td><em>Vulpes macrotis</em></td>
<td>natal den</td>
<td>1</td>
<td>inactive</td>
<td>Old, collapsed, completely caved in</td>
</tr>
</tbody>
</table>
FIGURE 1A
DESERT TORTOISE SURVEY COVERAGE
Coordinate System: NAD83 California State Plane VI (ft)
Sources: ESRI, Holt Group, Tetra Tech
GENESIS SOLAR ENERGY PROJECT
RIVERSIDE COUNTY, CA

Legend
- Proposed 230 kV GSEP Transmission Line
- Genesis Solar Energy Project Right-of-Way
- Genesis Solar Energy Project Right-of-Way - Option A
- Genesis Solar Energy Project Right-of-Way - Option B
- Existing Underground Gas Pipeline
- Proposed 30' Wide Gas Easement Inside GSEP Right-of-Way
- Proposed 50' Wide Gas Easement Outside GSEP Right-of-Way
- Previous 100% Survey Coverage and ZOI Transects
- 2012 100% Survey Coverage
- 2012 Buffer Transects

GENESIS SOLAR ENERGY PROJECT
RIVERSIDE COUNTY, CA
FIGURE 1A
DESERT TORTOISE SURVEY COVERAGE

N
0
500
1,000
2,000
Feet
Coordinate System: NAD83 California State Plane VI (ft)
Sources: ESRI, Holt Group, Tetra Tech
FIGURE 2A
SPECIAL-STATUS SPECIES OBSERVATIONS AND LAND COVER

Coordinate System: NAD83 California State Plane VI (ft)
Sources: ESRI, Holt Group, Tetra Tech

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Legend
- Proposed 230 kV GSEP Transmission Line
- Genesis Solar Energy Project Right-of-Way
- Genesis Solar Energy Project Right-of-Way - Option A
- Genesis Solar Energy Project Right-of-Way - Option B
- Proposed 30' Wide Gas Easement Inside GSEP Right-of-Way
- Proposed 50' Wide Gas Easement Outside GSEP Right-of-Way

Natural Community Type
- Creosote Bush Scrub Alliance
- Playa and Sand Drifts over Playa
- Stabilized and Partly-Stabilized Desert Dunes with Creosote Bush Scrub Alliance

Special-Status Wildlife Species
- Permineralized Agassiz's Desert Tortoise Shell Fragment
- Inactive Burrowing Owl Burrow
- Active Common Raven Nest
- Inactive Desert Kit Fox Natal Den
- Mojave Fringe-toed Lizard

GENESIS SOLAR ENERGY PROJECT
RIVERSIDE COUNTY, CA

0 1,000 2,000 Feet

Coordinate System: NAD83 California State Plane VI (ft)
Sources: ESRI, Holt Group, Tetra Tech