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## PROJECT MEMORANDUM

### TEHACHAPI RENEWABLE TRANSMISSION PROJECT

**To:** John Boccio, CPUC Project Manager  
**From:** Vida Strong, Aspen Project Manager  
**Date:** September 6, 2017  
**Subject:** TRTP Post-Construction Monthly Report #6, June and July 2017

Construction of SCE's Tehachapi Renewable Transmission Project (TRTP) has been completed and the last segment of the transmission line was energized on December 15, 2016. Restoration and Storm Water Pollution and Prevention Plan (SWPPP) compliance activities are ongoing on Segments 6/11 and 7/8. Temporary and permanent impacts to Segments 4, 5, and 10 are being mitigated off-site due to limited success restoring native vegetation communities in arid environments.

Restoration activities, SWPPP Inspections, and BMP maintenance will continue until each site has met final success criteria.

### Summary of Restoration Activities

Restoration activities conducted during June 2017 included the following:

#### ***Antelope-Pardee and Antelope Transmission Project, Segments 1, 2, and 3***

1. On November 23, 2016, SCE submitted an Addendum to the Habitat Restoration and Revegetation Plan for the Antelope Transmission Project for Segment 3B. The Addendum documents the offsite mitigation ratios proposed for both temporarily disturbed areas. Aspen has reviewed the Addendum and comments were sent to SCE on February 9, 2017.
2. On May 16, 2017, a meeting was held by CPUC/Aspen with SCE to discuss final permanent impact acreages by habitat type and required off site mitigation land acquisition, and the status of acquisition.

#### ***TRTP, Segments 6 and 11***

3. No hydroseeding or container planting took place in June or July.
4. Removal of BMPs at sites that have met SWPPP requirements, BMP maintenance, and weed abatement (hand pulling and herbicide use) continued on Segments 6 and 11 (see Figure 1).
5. Watering and irrigation system maintenance was performed according to the HMMP schedule and adjusted based upon weather events as needed.
6. Container plant installation on the Angeles National Forest (ANF) is limited to those allowed by the U.S. Forest Service (USFS) due to the risk of *Phytophthora sp.* introduction (see below). SCE submitted a letter to ANF on July 28, 2017 addressing the issue.

**Background:** In March of 2016, the ANF brought to SCE's attention their concern regarding an outbreak of exotic pathogens of the *Phytophthora* genus, transmitted through the future restoration plantings. Plant diseases associated with this pathogen genus include the well documented and detrimental "Sudden Oak Death". In June, the ANF notified SCE that testing for the *Phytophthora* pathogens would be required. The Orange County Agriculture Department (Orange County AG) collected samples on September 15. Additional testing was conducted on December 13. Results of the additional testing indicated the presence of *Phytophthora sp.* in 4 of 10 species of plants tested. The USFS Supervisor issued a letter to SCE on March 9 stating that outplanting of container plants

from one of SCE's contract nurseries would not be allowed because they present an unacceptable risk on environmental degradation to National Forest System lands due to the high likelihood of *Phytophthora* pathogen introductions. Container plants from two other nurseries will be allowed to be outplanted based on negative test results for the pathogen. For areas where container plants from the nursery of concern have already been outplanted, SCE will work with the USFS to implement a testing and monitoring protocol to detect and remediate any occurrence of the *Phytophthora* pathogens.

### **TRTP, Segments 7 and 8**

1. No sites were hydroseeded during the months of June or July.
2. Weed abatement (hand pulling and herbicide use) continued at sites on Segment 8 (see Figure 2).
3. Container planting occurred on Segment 8 Overhead during the month of June.
4. On March 10, 2017, SCE sent an email request to Aspen to substitute excess container plants that cannot be used on the Angeles National Forest (ANF) for shortages of required plant species on Segment 8. Many of the requested substitute species were never tested for the *Phytophthora* pathogen; however, were grown at the same nursery where the problem was detected. One substitute plant species was tested and tested positive for a species of the pathogen. The CPUC issued a letter to SCE on April 7, 2017, outlining the concern of planting container plants grown for the Project possibly infecting surrounding restoration areas with *Phytophthora* pathogens. The CPUC directed SCE to prepare a notification disclosing the risk of container plant infection to the property owners of the restoration sites where container plants have been installed (or will be installed) along with a *Phytophthora* Monitoring and Mitigation Plan for approval by the CPUC and the property-owning entities. A response from SCE to CPUC regarding the matter is pending.
5. On February 9, 2017, SCE resubmitted a request to exclude disturbance areas (or portions of) in Segments 7 and 8 Overhead from restoration requirements. The request would exclude 10 sites on Segment 7 and 37 sites on Segment 8 Overhead. In many cases, the sites overlapped other rights-of-way and were subject to routine mowing or spraying. A request for additional information was submitted to SCE on March 21, 2017. SCE is currently conducting Annual Performance Monitoring of restoration sites and has indicated that some of the proposed sites may be recovered. SCE has proposed collecting more data to determine if some of the sites can be withdrawn from the exclusion request.

### **SCE Monitoring of Restoration Sites (TRTP, Segments 6/11, and 7/8)**

Monitoring was conducted at 28 sites in June and 34 site in July, including ANF lands, during the Plant Establishment Period (PEP). SCE reported the following results and observations of the sites surveyed as of the end of July:

1. Across segments on private lands, 15% of the hydroseed sites are in attainment of the native species cover PEP success standard (at or above 10% native species cover) prescribed in the Habitat Mitigation and Monitoring Plan (HMMP). Low cover results at the majority of these sites are likely the result of high nonnative cover that adversely effected establishment of native species following winter/spring rains. Weed abatement has been conducted at these sites in recent months as reflected by the <5% nonnative annual cover results. It is expected with continued weed abatement efforts that native species will germinate and become established, and that native cover will increase following the return of seasonal precipitation. For the ANF portions of Segments 6 and 11, 0% of sites monitored

that were hydroseeded are in attainment of the native species cover success standard prescribed in the HRRP at this time.

2. Across segments on private lands, 92% of the hydroseed sites are in attainment of the non-native annual species cover PEP success standard (less than 20% non-native annual species cover) prescribed in the HMMP. In addition, 77% of the hydroseed sites are in attainment of the non-native perennial species cover PEP success standard (less than 5% non-native perennial species cover). Sites continue to demonstrate a positive trend. All three sites (S8R005, R006 and R007) where monitoring results exceed the success standard for nonnative perennial cover are located within the least Bell's vireo Seasonal Restriction Area and two of the sites (S8R006 and S8R007) fall within the buffer of active bird nest sites. Because of these factors the Restoration Contractor has been unable to conduct weed abatement at these sites. These sites will be schedule for treatment in September after the end of the restriction period. For the ANF portions of Segments 6 and 11, 0% of sites monitored that were hydroseeded are in attainment of the non-native annual species cover success standard prescribed in the HRRP. In addition, 100% of sites that were hydroseeded are supporting less than 5% non-native perennial species cover. Weed abatement is ongoing and will be prescribed accordingly for sites not meeting the success standards.
3. Across segments on private lands, 100% of the sites with container plants have an average container plant Health & Vigor rating of Fair, Good or Excellent. On ANF lands, 100% of the sites with container plants have an average container plant Health & Vigor rating of Fair, Good or Excellent.
4. Across segments on private lands, 87% of the sites with container plants have a Survivorship average of 91-100%. Mortality of container plants on Segment 8, specifically at restoration site S8R007, is likely due to transplant shock and insect damage. On ANF lands, 100% of the container plants have an average Survivorship above 91%.
5. Across segments on private lands, 88% of the sites with mitigation trees have an average tree Health & Vigor rating of Fair, Good or Excellent.
6. Across segments on private lands, 75% of the sites with mitigation trees have an average tree Survivorship of 91-100%. The two sites that fell below the success standard had only a few mitigation trees planted and low survivorship represents death of only a few individuals. Mortality is likely due to transplant shock and insect damage. On ANF lands, 100% of the sites with mitigation trees have an average tree Survivorship of 91-100%.

**Summary of SWPPP Compliance**

***TRTP, Segments 6/11 and Segments 7/8***

1. On August 10, 2017, SCE provided the SWPPP summary detailed in Table 1 below.

**Table 1 – TRTP 2017 SWPPP Close Out Progress**

Segment	Total Size of Const. Area (acres)	Area Remaining under Permit Coverage (acres) (Prior to April 1, 2017)	Area Remaining under Permit Coverage (acres) (Current)
<b><i>Work Package 2</i></b>			
6A (within ANF)	133	90.2	9.6

Segment	Total Size of Const. Area (acres)	Area Remaining under Permit Coverage (acres) (Prior to April 1, 2017)	Area Remaining under Permit Coverage (acres) (Current)
Vincent South	38	38	0 (NOT was Approved)
6B (within ANF)	112	62.4	52.3
6C (within ANF)	116	40.6	0 (NOT was Submitted)
11C (within ANF)	355	223.5	83.1
<b>Work Package 3</b>			
7	165	3	0 (NOT was Submitted)
8 Phase 1 (Chino Hills Underground)	175	10.0	1.75
8 Phase IV	211	15.6	0 (NOT was Submitted)
<b>Total</b>	<b>1,305</b>	<b>483.3</b>	<b>146.8</b> (Reduction of 336.5 acres)

- Rainfall totals for the months of June and July were as follows: Segment 6 – 0.20”, Segment 11C – 0.20”, Segment 7 – 0.00”, Segment 8 – 0.01”.
- BMP maintenance and repairs were conducted by crews when needed.

## PROJECT PHOTOGRAPHS



Figure 1: Weed abatement on Segment 6 Loop Road F. Photo courtesy of SCE.



Figure 2: Weed abatement on Segment 8 at Restoration Site 003. Photo courtesy of SCE.