

**12/15/10 BD MEETING – ITEM #13  
STAFF CHANGE #1(CIRCULATED 12/14/10)**

This Change Sheet covers two edits to the proposed Waste Discharge Requirements for Southern California Edison's Tehachapi Renewable Transmission Project Segments 4, 5, and 10. State Water Board staff propose the following two edits: (1) on page 2 of the draft Order an edit to sentence 2, under the heading "5. Regulatory Authority and Reason for Action"; and (2) on page 4 of Attachment E of the draft Order an edit to the first sentence under the heading "D. Post-Construction Monitoring"..

**CHANGE TO THE DRAFT ORDER**

**5. Regulatory Authority and Reason for Action**

The U.S. Army Corps of Engineers (Corps) determined on June 17, 2004, that Amargosa Creek in Los Angeles County was not subject to federal jurisdiction for purposes of Section 404 of the federal Clean Water Act (CWA) due to its nature as a non-navigable, isolated nature. However, the drainages ~~and wetlands~~ affected by the Project are waters of the State, as defined by section 13050 of the California Water Code, and are therefore subject to State requirements. The Project involves the proposed discharge of structural materials and/or earthen wastes (fill) to all or portions of approximately fifty-nine natural watercourses in the Project area.

**CHANGE TO ATTACHMENT E OF THE DRAFT ORDER**

**D. Post-Construction Monitoring**

On ~~an~~ semi-annual basis, the Discharger must inspect and document inspections of post-construction treatment controls at the Project site. Maintenance must be provided to address any controls that are not in compliance with requirements. As indicated in condition II.G below, monitoring is in effect until revoked or modified in writing by the Executive Director.