

Draft Responses to Comment Letter L

San Diego County Archaeological Society

James W. Royle, Jr.

February 24, 2013

	Comment	Response to Comment
L -1	I have reviewed cultural resources aspects of the subject DSEIR on behalf of this committee of the San Diego Archaeological Society. Based on the information contained in the DSEIR, we have the following comments:	This comment is introductory in nature and does not raise a significant environmental issue for which a response is required.
L -2	(1) Mitigation Measure Cul-1.8 calls for modifying RPO “to apply to demolition or alteration of identified significant historic structures.” Part of such revision should be protection of historic structures from demolition by neglect, the situation where a property owner allows deterioration of an historic structure to the point that preservation is difficult or impossible.	The County disagrees with this comment. The Resource Protection Ordinance (RPO) does not give the County authority to inspect and/or monitor the stewardship of historic structures on private lands. The RPO only applies to certain permit applications brought forward to the County for consideration (County of San Diego Code of Regulatory Ordinances Section 86.603(a)). Therefore, the measures recommended by this comment are outside the scope of the RPO and are not feasible.
L -3	(2) In Cul-2.2, the correct name is “South Coastal Information Center”. Thank you for including SDCAS in the environmental review process for this DSEIR.	The County appreciates this comment. Section 2.5.4.2 of the draft SEIR has been revised to include this correction.

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