Please refer to response to comment O10-23, which discusses the Groundwater Mitigation and Monitoring Program that will be implemented during construction and operation of the Proposed Project, per Mitigation Measure M-BI-PP-15. Please also refer to Appendix 3.1.5-6 (Table 3-20) which lists drawdown estimates by distance and duration of pumping. The commenter’s well (as depicted on the image attached to the comment letter) is located approximately 0.5-mile (2,640 feet) from Well 6b and based on the information provided in Table 3-20, projected drawdown would be less than significant based on County of San Diego well interference thresholds (see Section 1.3 of Appendix 3.1.5-6). For the Tierra del Sol Solar Farm, all wells to be monitored are listed in the GMMP, which are available for review on the County’s administrative record for the Proposed Project. The administrative record for the Proposed Project can be found online at http://www.sdcounty.ca.gov/pds/ceqa/SOITEC_SOLAR_DEVELOPMENT_ADMINISTRATIVE_RECORDS.html. For the Rugged Solar Farm, all wells within ½ mile of the Project site are eligible to be included in the monitoring program.
The County has added the commenter to the list of well owners that are eligible to have their wells fitted with a pressure transducer to record water levels. The County or its consultant will contact the commenter when the well monitoring network is being set-up.

**I79-2**

This is an attachment of a response email to Jesse Felten related to the groundwater monitoring network for the project. See response to comment I79-1 above.
This is an attachment of an email forwarded to the project engineer related to the location of the well for the property at 2669 Ribbonwood Road, Boulevard, CA (APN 611-090-20) that is not indicated on page #4 of the report. See response to comment I79-1 above.
This is an attachment of well locations identified in the groundwater study and the location of the well for the property at 2669 Ribbonwood Road, Boulevard, CA (APN 611-090-20). See response to comment 179-1 above.