This complaint is issued to Mission Sierra Land, L.P. (hereafter Discharger) pursuant to California Water Code (CWC) section 13385, which authorizes the imposition of Administrative Civil Liability, CWC section 13323, which authorizes the Executive Officer to issue this complaint, and CWC section 7, which authorizes the delegation of the Executive Officer’s authority to a deputy, in this case the Assistant Executive Officer. This complaint is based on findings that the Discharger violated provisions of the federal Clean Water Act (CWA), the CWC, and the National Pollutant Discharge Elimination System (NPDES) General Permit for Storm Water Discharges Associated with Construction Activity No. CAS000002, Order No. 99-08-DWQ (General Permit).

The Assistant Executive Officer of the California Regional Water Quality Control Board, Central Valley Region (Regional Water Board) finds the following:

1. The Discharger is the owner and developer of Ridgestone Villas, a 2.37-acre construction project in Redding, Shasta County (APN 117-190-006). The site is being developed into duplexes and fourplexes.

2. Runoff from the site discharges to Wentz Creek, a tributary to Churn Creek and the Sacramento River, a water of the US.

3. On 19 August 1999, the State Water Resources Control Board adopted NPDES General Permit No. CAS000002, Order No. 99-08-DWQ (general Permit), implementing the Waste Discharge Requirements (WDRs) for storm water discharges associated with construction activity.

4. The General Permit requires that dischargers of storm water to surface waters associated with construction activity including clearing, grading, and excavation activities file a Notice of Intent (NOI) to obtain coverage under the General Permit, and to implement Best Available Technology Economically Achievable and Best Conventional Control Technology to reduce storm water pollution to the maximum extent practicable. The Discharger submitted an NOI for coverage under the General Permit on 18 January 2007 and received confirmation in WDID No. 5R45C345364 on 12 April 2007.

5. On 10 October 2007, Regional Water Board staff inspected the site and found a failure to provide an effective combination of erosion and sediment control, and a failure to
install, implement, and maintain storm water construction BMPs. Specifically, there was no concrete washout on-site at the time of the inspection, and staff observed that concrete trucks had washed out directly onto the ground. There was significant amount of concrete waste on the ground. The violations of the General Permit observed by staff included:

a. Failure to implement an effective combination of erosion and sediment control Best Management Practices (Section A: Storm Water Pollution Prevention Plan (SWPPP), No. 6-Erosion Control and No. 8 – Sediment Control).

b. Failure to maintain, inspect and repair Best Management Practices (BMPs) (Section A: SWPPP, No. 11-Maintenance, Inspection and Repair).

c. Failure to train contractors and/or employees regarding inspections and maintenance of BMPs (Section A: SWPPP, No. 12-Training).

d. Failure to maintain control measures identified in the SWPPP (Section A: SWPPP, No 1-Objectives).

e. Discharging storm water causing or threatening to cause pollution, contamination, or nuisance (Discharge Prohibition A.3).

f. Failure to implement the SWPPP developed for the construction activity, such that storm water discharges and authorized non-storm water discharges shall not cause or contribute to an exceedance of any applicable water quality standards contained in a Statewide Water Quality Control Plan and/or the applicable Regional Water Quality Control Board's Basin Plan (Receiving Water Limitation B.2).

g. Lack of implementation of controls to reduce pollutants in storm water discharges from their construction sites to the Best Available Technology/Best Conventional Pollutant Control Technology) performance standard (Special Provision C.2).

These violations may be grouped into three distinct categories: 1) failure to install and maintain erosion and sediment control BMPs (violations a, b, d, f, and g); 2) failure to train contractors and/or employees regarding inspections and maintenance of BMPs (violation c); and 3) discharging storm water causing or threatening to cause pollution, contamination, or nuisance (violation e).

6. On 8 November 2007 Regional Water Board staff issued a Notice of Violation to the Discharger for failing to provide an effective combination of erosion and sediment controls, for discharging construction waste (oily concrete waste water, etc.) to storm drains, and for the continuing threat of a discharge of sediment to waters of the state.
7. CWC section 13323 states, in part:

“Any executive officer of a regional board may issue a complaint to any person on whom administrative civil liability may be imposed pursuant to this article. The complaint shall allege the act or failure to act that constitutes a violation of law, the provision authorizing civil liability to be imposed pursuant to this article, and the proposed civil liability.”

8. **Maximum Civil Liability.** Per CWC section 13385(c), the Regional Water Board may assess fines of up to ten thousand dollars per violation per day. As described in Finding No. 5, supra, three distinct sets of violations were noted on the single inspection. No runoff calculation was performed that would lead to a per-gallon assessment under CWC section 13385(c)(2). Therefore, the maximum administrative civil liability that may be assessed is thirty thousand dollars ($30,000) ($10,000 per violation per day, 1 day, 3 distinct violations).

9. **Minimum Civil Liability.** CWC section 13385(e) provides that, at a minimum, civil liability shall be assessed at a level that recovers the economic benefit or savings, if any, derived from the acts that constitute the violations. The Discharger should have redirected laborers to create an adequate concrete washout and repair the storm water BMPs, and should have invested more time training contractors and/or employees. The Regional Water Board does not have an accurate calculation as to the economic benefit that inhered to the Discharger, but estimates that the proposed fine exceeds the economic benefit or savings from the violations.

10. **Water Code Section 13385(e) Factors:**

<table>
<thead>
<tr>
<th>Factor</th>
<th>Consideration</th>
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<tbody>
<tr>
<td>Nature, Circumstances, Extent, and Gravity of the Violations</td>
<td>Complying with the SWPPP, educating subcontractors, and maintaining BMPs could have prevented the discharge of waste.</td>
</tr>
<tr>
<td>Degree of Culpability</td>
<td>The Discharger is responsible for compliance with the General Permit and its own SWPPP.</td>
</tr>
<tr>
<td>Voluntary Cleanup Efforts</td>
<td>The Discharger took immediate action to cleanup the spill and to improve storm water BMPs after notification by staff.</td>
</tr>
<tr>
<td>Susceptibility to Cleanup or Abatement</td>
<td>The contaminated soil was readily cleaned up and the wastewater containment was improved.</td>
</tr>
<tr>
<td>Degree of Toxicity of the Discharge</td>
<td>Concrete wastewater has a high pH and is highly toxic to aquatic species.</td>
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<tr>
<td>Prior History of Violations</td>
<td>Discharger does not have a history of violations.</td>
</tr>
<tr>
<td>Economic Benefit or Savings Resulting from the Violation</td>
<td>Minimal. Not redirecting a few laborers to repair storm water BMPs resulted in minimal savings.</td>
</tr>
<tr>
<td>Ability to Pay</td>
<td>The Discharger has not submitted evidence of inability to pay the penalty or ability to continue in business.</td>
</tr>
<tr>
<td>Other Matters that Justice May Require</td>
<td>Staff costs for responding to violation are $2400</td>
</tr>
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MISSION SIERRA LAND, L.P., ARE HEREBY GIVEN NOTICE THAT:

1. The Assistant Executive Officer of the Regional Water Board proposes that the Discharger be assessed an Administrative Civil Liability in the amount of **ten thousand dollars ($10,000)**.

2. A hearing on this matter will be held at the Regional Water Board meeting scheduled on **23 / 24 October 2008**, unless the Discharger does either of the following by **28 August 2008**:

   a) Waives the hearing by completing the attached form (checking off the box next to item #4) and returning it to the Regional Water Board, along with payment for the proposed civil liability of **ten thousand dollars ($10,000)**; or

   b) Agrees to enter into settlement discussions with the Regional Water Board and requests that any hearing on the matter be delayed by signing the enclosed waiver (checking off the box next to item #5) and returning it to the Regional Water Board.

3. If a hearing on this matter is held, the Regional Water Board will consider whether to affirm, reject, or modify the proposed Administrative Civil Liability, or whether to refer the matter to the Attorney General for recovery of judicial civil liability.

Signed By

JAMES C. PEDRI
Assistant Executive Officer

28 July 2008
Date
WAIVER OF 90-DAY HEARING REQUIREMENT FOR ADMINISTRATIVE CIVIL LIABILITY COMPLAINT

By signing this waiver, I affirm and acknowledge the following:

1. I am duly authorized to represent Mission Sierra Land, L.P. (hereinafter “Discharger”) in connection with Administrative Civil Liability Complaint No. R5-2008-0522 (hereinafter the “Complaint”);

2. I am informed that California Water Code section 13323, subdivision (b), states that, “a hearing before the regional board shall be conducted within 90 days after the party has been served” with the Complaint;

3. I hereby waive any right the Discharger may have to a hearing before the California Regional Water Quality Control Board, Central Valley Region (Regional Water Board) within ninety (90) days of service of the Complaint; and

4. (Check here if the Discharger will waive the hearing requirement and will pay the fine)
   a. I certify that the Discharger will remit payment for the civil liability imposed in the amount of ten thousand dollars ($10,000) by check, which contains a reference to “ACL Complaint No. R5-2008-0552” and is made payable to the “State Water Pollution Cleanup and Abatement Account.” The Regional Water Board must receive payment by 28 August 2008, or this matter will be placed on the Regional Water Board’s agenda for consideration as initially proposed in the Complaint.
   b. I understand the payment of the above amount constitutes a settlement of the Complaint, and that any settlement will not become final until after the 30-day public notice and comment period mandated by Federal regulations (40 CFR 123.27) expires. Should the Regional Water Board receive new information or comments during this comment period, the Regional Water Board’s Assistant Executive Officer may withdraw the complaint, return payment, and issue a new complaint. New information or comments include those submitted by personnel of the Regional Water Board who are not associated with the enforcement team’s issuance of the Complaint.
   c. I understand that payment of the above amount is not a substitute for compliance with applicable laws and that continuing violations of the type alleged in the Complaint may subject the Discharger to further enforcement, including additional civil liability.

-or-

5. (Check here if the Discharger will waive the 90-day hearing requirement, but will not pay at the current time) I certify that the Discharger will promptly engage the Regional Water Board staff in discussions to resolve the outstanding violation(s). By checking this box, the Discharger is not waiving its right to a hearing on this matter. I understand that this waiver is a request to delay the hearing so the Discharger and Regional Water Board staff can discuss settlement. It does not constitute the Regional
Water Board’s agreement to delay the hearing. A hearing on the matter may be held before the Regional Water Board if these discussions do not resolve the liability proposed in the Complaint. The Discharger agrees that this hearing may be held after the 90-day period referenced in California Water Code section 13323 has elapsed.

6. If a hearing on this matter is held, the Regional Water Board will consider whether to issue, reject, or modify the proposed Administrative Civil Liability Order, or whether to refer the matter to the Attorney General for recovery of judicial civil liability.

__________________________
(Print Name and Title)

__________________________
(Signature)

__________________________
(Date)