



EDMUND G. BROWN JR. GOVERNOR

MATTHEW RODRIQUEZ SECRETARY FOR ENVIRONMENTAL PROTECTION

San Diego Regional Water Quality Control Board

August 11, 2016

Mr. Michael DeCotiis Manager Pinnacle Parkside Development US, L.P. 430 15th Street San Diego, CA 92101 dlaslle@pinnacleinternation.ca Sent Via Email Only

In reply refer to / attn: 775605:DQuatch

Subject: Staff Enforcement Letter for 15th & Island – Phase 2, Pinnacle Parkside Development US, L.P., 430 15th Street (Project), General Water Discharge Requirements for Groundwater Extraction Discharges to Surface Waters within the San Diego Region, Order No. R9-2015-0013, NPDES Permit No. CAG919003 (General Order)

Mr. DeCotiis:

As required by Attachment E, Table E-9 of the General Order, the aforementioned Project is required to submit monthly self-monitoring reports (SMRs). As of the date of this letter, Pinnacle Parkside Development US, L.P still has not submitted the June 2016 SMR that was due on July 30, 3016.

Please note that all reports shall be signed by a person described in Attachment D, section V.B.2 of the General Order. Any person signing a document shall also make the following certification statement:

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system or those persons directly responsible for gathering the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

Pursuant to the California Water Code (CWC), the violation noted is subject to additional enforcement action(s) by the San Diego Water Board including a time schedule order, cease and desist order, cleanup and abatement order, imposition of administrative civil liability, referral to the district attorney for criminal prosecution, or referral to the attorney general. Administrative civil liability amounts that may be imposed by the San Diego Water Board under authority of CWC section 13385 include up to \$10,000 per day or up to \$10 per gallon for each gallon of waste discharged.

HENRY ABARBANEL, PH.D, CHAIR | DAVID GIBSON, EXECUTIVE OFFICER

In the subject line of any response, please include the reference "775605:DQuatch". For questions or concerns regarding this letter, please contact me at 619-521-5899 or <u>Dat.Quach@waterboards.ca.gov</u>.

Respectfully,

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Dat Quach, P.E. Water Resource Control Engineer Source Control Regulatory Unit

cc by email:

Michael E. Slaby, Pure Effect, Inc., <u>mslaby@pureeffect.com</u> Vicente Rodriguez, San Diego Water Board, <u>Vicente.Rodriguez@waterboards.ca.gov</u> Chiara Clemente, San Diego Water Board, <u>Chiara.Clemente@waterboards.ca.gov</u>

Tech Staff In	fo & Use
Order No.	R9-2015-0013
Party IDs	531113 (Pinnacle Parkside Development US,
	L.P) 551293 (Michael De Cotiis)
WDID	9 000002395
NPDES No.	CAG919003
Reg. Measure IDs	400619 (General Order), 406247 (Enrollee),
	408065 (SEL)
PIN	775605
Violation ID	
1	1011034

HENRY ABARBANEL, PH.D, CHAIR | DAVID GIBSON, EXECUTIVE OFFICER

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