



## San Diego Regional Water Quality Control Board

February 1, 2017

Mr. Richard Beath Chief Plant Operator Valley Center Municipal Water District PO Box 67 Valley Center, California, 92082 In reply refer to / attn: 237543:BBushnell

Subject: Review of Monitoring Reports for Order No. 95-32, Lower Moosa Canyon Water Reclamation Facility

Mr. Beath:

The California Regional Water Quality Control Board, San Diego Region (San Diego Water Board) has reviewed the January-March 2015, April-June 2015, July-September 2015, October-December 2015, January-March 2016, April-June 2016, July-September 2016 quarterly and the January-June 2015, July-December 2015, January-June 2016 semiannual monitoring reports. The Valley Center Municipal Water District (Discharger) submitted all of the referenced monitoring reports as required by the Monitoring and Reporting Program No. 95-32.

Violations of the Discharge Specifications (Section B. 1) in Order No. 95-32 were identified in the monitoring reports and are listed below:

1. The 12 month average discharge specification for fluoride, established at 1.0 milligrams per liter (mg/L), was exceeded on the following dates:

Dates	Value in mg/L
March 31, 2015	1.22
June 24, 2015	1.21
September 23, 2015	1.16

2. The 12 month average discharge specification for Manganese, established at 0.05 mg/L, was exceeded on March 30, 2016 with a value of 0.065 mg/L.

The San Diego Water Board has the following comments on the reports referenced above:

- 1. The 12 month average discharge specifications concentration limits are inconsistent. In both the 2015 and 2016 second quarter monitoring reports appear to contain the same clerical error. Please make sure that concentration limits listed in the reports are consistent with the applicable discharge specification. Discharge specifications are based upon the water quality objectives for the Moosa Hydrologic Sub-Area specified in Finding 16 of Order No. 95-32 and the Basin Plan as instructed by footnote 4 of section B.1.<sup>1</sup>
- 2. Please confirm that the groundwater monitoring well naming convention are the same as those specified in Monitoring and Reporting Program No. 95-32.

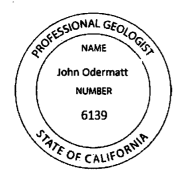
In the subject line of any written response to this letter, please include reference **237543:BBushnell**. Please contact Mr. Brandon Bushnell at 619-521-8044, or at <u>brandon.bushnell@waterboards.ca.gov</u>, if you have any questions or comments.

Sincerely,

John R. Odermatt, P.G, Senior Engineering Geologist

Land Discharge Unit

Lolt



JRO: ac: bb

Tech Staff Info & Use	
Place ID Reg. Measure ID SEL Reg. Measure ID Violation ID	142567

http://www.waterboards.ca.gov/sandiego/water\_issues/programs/basin\_plan/docs/update080416/Chpt\_3\_2016.pdf