



## San Diego Regional Water Quality Control Board

April 13, 2018

Sent By Email Only

In reply refer to / attn: 775605:KYaeger

Mr. Michael DeCotiis, Manager Pinnacle Parkside Development US, L.P. 430 15th Street San Diego, CA 92101 <u>dlaslle@pinnacleinternational.ca</u>

Subject: Staff Enforcement Letter (SEL) Related to Violations of General Waste Discharge Requirements for Groundwater Extraction Discharges to Surface Waters Within the San Diego Region, Order R9-2015-0013, NPDES No. CAG919003 (General Order)

15th & Island – Phase 2, Pinnacle Parkside Development US, L.P., 430 15th Street (Project)

Mr. DeCotiis:

Attached is a summary of the California Regional Water Quality Control Board, San Diego Region's (San Diego Water Board's) findings regarding the following reports submitted by Pinnacle Parkside Development US, L.P. (Discharger) pursuant to Order No. R9-2015-0013:

- Monthly self-monitoring reports July 2016 through October 2017
- Quarterly self-monitoring reports July 2016 through September 2017
- Semi-annual self-monitoring reports July 2016 through June 2017

Please take steps to ensure that the violation(s) noted in the attached violation summary table does not occur in the future. Pursuant to the California Water Code (CWC), the violations noted are 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.

Pursuant to CWC section 13385(h), certain violations, such as late reporting and deficient monitoring, are subject to mandatory minimum penalties (MMPs) of \$3,000 for each violation. MMPs for late or missing monitoring reports will be assessed for each 30-day period following the deadline for submission until the monitoring report is received by the San Diego Water Board. If no monitoring was conducted, the Discharger must submit a written statement signed under penalty of perjury in accordance with Title 40 of the Code of Federal Regulations (40 CFR) section 122.41(k) and 40 CFR section 122.22(a)(1) stating the following:

- 1) That no monitoring was conducted during the relevant monitoring period;
- 2) The reason(s) the required monitoring was not conducted; and
- 3) The reason(s) the required discharge monitoring report was not submitted to the San Diego Water Board by the requisite deadline if the written statement is submitted after the deadline for submitting the monitoring report.

The San Diego Water Board will issue MMP enforcement actions under separate cover.

In the subject line of any response, please include the following: 775605:KYaeger. For questions or concerns regarding this letter, please contact me by phone at 619-521-5899 or by email at <u>Keith.Yaeger@waterboards.ca.gov</u>.

Respectfully,

Keith Yoeger

Keith Yaeger Environmental Scientist Source Control Regulation Unit

cc by email: Ben Neill, San Diego Water Board, <u>ben.neill@waterboards.ca.gov</u> Michael Slaby, Pure Effect Inc., mslaby@pureeffect.com

Tech Staff Info & Use					
Order No.	R9-2015-0013				
NPDES No.	CAG919003				
CW Place ID (GW Extraction, Pinnacle Ba	775605				
CW Party/Organization ID (Pinnacle Bays L.P.)	531113				
CW Party/Person ID (Michael De Cotiis)	551293				
CW Party/Person ID (Dennis LaSalle)	556525				
CW Party/Organization ID (Pure Effect Inc	35063				
CW Party/Person ID (Michael E. Slaby)	548613				
CW Regulatory Measure (Enrollee)	406247				
CW Regulatory Measure (General Order)		400619			
CW Regulatory Measure (SEL)	420860				
WDID	9 000002395				
Violation IDs					
1. 1041842	5. 1041846				
2. 1041843	6. 1041847				
3. 1041844	7. 1041848				
4. 1041845	8. 1041849				

Summary of Violations 15th & Island – Phase 2, Pinnacle Parkside Development US, L.P., 430 15th Street (Project)

	Violation ID(s)	Date(s)	Section of Order Violated	Violation Type	Description of Violation	Additional Notes
1	1041842	1/30/17	Table 6 of the Notice of Applicability	Deficient Reporting	Failed to submit a self-monitoring report for the fourth quarter of 2016. This report was due January 30, 2017.	Please submit this report.
2	1041843	1/30/17	Table 6 of the Notice of Applicability	Deficient Reporting	Failed to submit a self-monitoring report for the second semiannual period of 2016. This report was due January 30, 2017.	Please submit this report.
3	1041844	4/30/17	Attachment E, section V.B.3, Table E-9 of the General Order	Late Reporting	The self-monitoring report for the first quarter of 2017 was submitted on May 30, 2017. This report was due on April 30, 2017.	
4	1041845	7/30/17	Attachment E, section V.B.3, Table E-9 of the General Order	Late Reporting	The self-monitoring report for the second quarter of 2017 was submitted on August 7, 2017. This report was due on July 30, 2017.	
5	1041846	6/30/17	Attachment E section III.A.1.a of the General Order	Effluent	The chronic toxicity test for the second quarter of 2017 resulted in a fail and greater than 50% effect for purple sea urchin ( <i>Strongylocentrotus purpuratus</i> ) development endpoint.	
6	1041847	7/30/17	Table 6 of the Notice of Applicability	Deficient Reporting	Failed to submit a self-monitoring report for the first semiannual period of 2017. This report was due July 30, 2017.	Please submit this report.
7	1041848	10/30/17	Table 6 of the Notice of Applicability	Deficient Reporting	Failed to submit a self-monitoring report for the third quarter of 2016. This report was due October 30, 2017.	Please submit this report.
8	1041849	11/30/17	Attachment E, section V.B.3, Table E-9 of the General Order	Late Reporting	The self-monitoring report for the month of October 2017 was submitted on December 1, 2017. This report was due on November 30, 2017.	