

Via e-mail to: sgmps@water.ca.gov

Subject: Draft GSP Emergency Regulations Public Comment

DATE GROUNDWATER
SUSTAINABILITY PLAN
REGULATION COMMENT
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Prescriptive Water Rights have never been addressed in the SGMA mandate. The metropolitan buyers of water from farmers with water rights has yet to be addressed. If "Water's of the State" truly belong to it's people, then how does a State Environmental Agency claim it has no conflict of interest when the majority of its prosecutors, administrators, and staff live within the water rich side of the State. I am of the opinion that this State Agency should hand over the duties of SGMPS it's roll out, and implantation to a Federal Agency.

The people of this State ! Including it's stakeholders, water users, and beneficiaries would be "better served" under the hand of the Federal Government. The conflicting failed management of the water resources including it's lack of infrastructure, storage, delivery, and general asset imbalance all rest's with the failed management of the State Water Board, it's designers, it's leaders, and it's administrative body.

How can the public accept a failed agency to administer yet another failed regulation. This water board is driving the sustainability out of the sustainable groundwater program by leveling unjust and unfair protocols on individuals and various factions within it's jurisdictions. To seek and administer a "one size fits all" and "force fed" mandate onto some and not others within a state wide "so called emergency" reactionary (partisan) "just do it or will fine you and put you out of business" mentality is not only vagrant and a wanton disregard to duty, but an out right abuse of power.

Wake up California ! They will come for you next

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Blessings and Abundance

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