

Hello;

We know the State has to do something to respond to the severe drought. We, however, are against the revisions to the MWELD and we support the positions of the ASIC and ASLA on this matter. We understand that some proposed provisions are unattainable. Please reconsider and revise to make this a workable document.

Also, how are projects that are already permitted, but not built, affected by any new regulations? Thank you for your input.

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Principal

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