

When the District receives documentation where two or more parties are unable to clearly demonstrate on the face of the documentation clarity of interests in the water rights and/or access thereto, the District shall notify such parties of such conflicting documentation, as follows:

1. The District shall provide copies of conflicting documentation to each party.
2. The parties shall be allowed six (6) months to engage in discussions on issues that are in conflict including but not limited to ownership and/or access to the water rights.
3. If resolution between the parties is achieved, then the District shall act upon resolution and include such resolution within their records.

The parties shall be given six (6) months for them to reach resolution. Should no resolution be reached within six (6) months and no efforts through the judicial process be undertaken by the parties, the Board shall consider removal of any property from a permit or program through an amendment to such permit or program until a final resolution is reached.