

DOCKETED

Docket Number:	15-OIR-05
Project Title:	Building Energy Use Disclosure and Public Benchmarking Program Mandated under Assembly Bill 802
TN #:	210980
Document Title:	marika Comments: Delays make no sense, why even bother
Description:	N/A
Filer:	System
Organization:	marika
Submitter Role:	Public
Submission Date:	4/7/2016 6:02:21 PM
Docketed Date:	4/8/2016

Comment Received From: marika

Submitted On: 4/7/2016

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Delays make no sense, why even bother

By extending the implementation of California's energy disclosure law, for whatever reasons the CEC can currently come up with it, reduces building's owner knowledge base.

With the goal to build ZNE for commercial by 2030, the State hopes to have 50% of the current existing building stock to be ZNE, as well, by 2030. This appears to be a good, but lofty goal, since most building owners have no idea how their building stands in regards to energy efficiency, which brings us back to the questionable decision to eliminate AB 1103.

Why eliminate a law which provided this knowledge to the building owner? Repealing AB 110, a law that provides insight needed to drive towards ZNE seems to be counterintuitive. We find this step by the CEC a detriment to the goal of ZNE.

The tentative program timeline shows commercial reporting to begin a full two years from now at April 1, 2018.

What on earth can be so difficult to implement this law, when technically it was already in place?!

In the real world, this type of performance and delay would mean you would be fired. Someone needs to loose their job, or maybe several people at the CEC do.

The whole process makes my stomach turn.