<table>
<thead>
<tr>
<th><strong>DOCKETED</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Docket Number:</strong></td>
</tr>
<tr>
<td><strong>Project Title:</strong></td>
</tr>
<tr>
<td><strong>TN #:</strong></td>
</tr>
<tr>
<td><strong>Document Title:</strong></td>
</tr>
<tr>
<td><strong>Description:</strong></td>
</tr>
<tr>
<td><strong>Filer:</strong></td>
</tr>
<tr>
<td><strong>Organization:</strong></td>
</tr>
<tr>
<td><strong>Submitter Role:</strong></td>
</tr>
<tr>
<td><strong>Submission Date:</strong></td>
</tr>
<tr>
<td><strong>Docketed Date:</strong></td>
</tr>
</tbody>
</table>
Perhaps the Public Adviser has overlooked 20 CCR Â§ 2554

Additional submitted attachment is included below.
Perhaps the Public Adviser has overlooked 20 CCR § 2554?

By placing “PAO Response to Uhler 5-22-19” https://efiling.energy.ca.gov/GetDocument.aspx?tn=228371 into the record for the proceeding 19-RPS-01 for reviewing evidence and argumentation, including legal reasoning set forth by opposing parties to come to a decision which determines rights and obligations between the parties involved, the Public Adviser may of overlooked 20 CCR § 2554.

20 CCR § 2554. The Adviser's Duty to Refrain from Advocating Substantive Positions.

In performing duties to the commission, including those duties discharged by advising the public, the adviser shall not represent any members of the public, nor shall he advocate any substantive position on issues before the commission.

Please see that https://efiling.energy.ca.gov/GetDocument.aspx?tn=228371 is removed from the record.

Perhaps the Energy Commission's Chief Counsel should inform the Public Adviser of 20 CCR § 2554. The Adviser's Duty to Refrain from Advocating Substantive Positions?

Energy Commission's Chief Counsel should feel free to advocate the same substantive position and take responsibility for such a statement, if it is to be placed into the record for 19-RPS-01.

take care,

Steve Uhler
sau@wwmpd.com