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Increase Adoption of Emerging Clean Energy Technologies through Procurement in the subject line

1. Enable new technologies to be designed and tested to the specifications of large-scale customers.
 - a. In full disclosure we are the representatives of a new technology that is under-utilized in the industrial and commercial industry. There are many problems with the deployment of these new technologies that are encountered after testing that are not being addressed by the CEC and CPUC that are actually creating additional barriers to deployment.
2. Support target customers in making informed clean energy decisions.
 - a. A more comprehensive approach should be adopted as this solicitation only appears to be directed at the procurement of more power and excludes the strategy of utilizing the best methods of employing the most efficient technologies and thereby reducing the overall energy consumption. By targeting or “pushing” customers to purchase more clean energy all you are really doing is pushing the target customer to spend more on fixed cost and drive up their cost of operations. This is always reflected in the increased price of end use products to consumers and it creates a burden on the end consumer.
3. Assist California clean energy ventures in successfully navigating and securing energy technology procurement opportunities.
 - a. What this solicitation appears to be doing is creating a marketing campaign designed to assist an already overly supported clean energy market with Public Purpose funds, of which are charged from the California rate-payer, to make it more profitable without the clean energy providers having to spend their own resources for their own marketing.
4. Streamline the procurement practices and processes of large-scale customers.
 - a. This appears to be a method to provide funds to groups to further study something that no longer needs study but will benefit only those agencies that have already benefited from these activities and in exchange put an even heavier burden on the rate payer in additional costs of product purchasing after already bearing the burden from having to pay additional burden from Public Purpose charges. Better use for these funds should be found by reducing the cost of energy procured or total reductions in the overall energy consumption by large-scale customers thereby reducing the cost of operations and resulting in benefits to the end consumer.