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Perhaps the public adviser overlooks 20 CCR $\hat{A}\S$ 2554

Additional submitted attachment is included below.

Perhaps the public adviser overlooks 20 CCR § 2554

Dear Energy Commission Commissioners,

The public adviser serves as adviser to the public and to the commission to ensure that full and adequate participation by members of the public is secured in the commission's proceedings. The adviser serves the public and the commission by (1) advising the public how to participate fully in the commission's proceedings, thereby providing the commission with the most comprehensive record feasible in those proceedings; (2) advising the commission on the measures it should employ to assure open consideration and public participation in its proceedings; and (3) taking other measures to comply with sections 25222 and 25519(g) of the Public Resources Code.

In recommending to the commission measures to assure full public participation in the commission's proceedings, the adviser shall render his or her independent advice on commission procedures that in the adviser's view will provide the optimum of public participation to benefit the commission in its work. As part of such advice, the adviser may advocate points of procedure that in the adviser's view will improve public participation in the commission's proceedings.

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.

Perhaps the public adviser advocating a substantive position before the commission by not docketing my petition?

How does it benefit the public and the commission by not filing my petition in a proceeding docket where the legislative body of the commission considers such comments?

Perhaps within the commission's regulations, there are no rules that allow the public adviser to open a docket or limit the docketing of written public comment?

Please cite the commission's regulations that allow the public adviser to delay the filing of my petition to the docket for written public comment at its meetings.

Take care,

Steve Uhler sau@wwmpd.com