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Dear Public Adviser,

In closing 19-BUSMTG-02 perhaps you have overlooked these docketed items in 19-BUSMTG-02 that still require action to be taken by the legislative body of the Energy Commission.

https://efiling.energy.ca.gov/GetDocument.aspx?tn=231163

https://efiling.energy.ca.gov/GetDocument.aspx?tn=227892

Your closing of 19-BUSMTG-02 affects the public that wishes to petition their government and appears to be done without formal rules of general application.

This is the only writing that I can find that describes the use of 19-BUSMTG-02. https://youtu.be/ksvevcDeFaE?t=11609

I find no Title 20 regulations describing the creation of this docket https://efiling.energy.ca.gov/Lists/DocketLog.aspx?docketnumber=19-RPS-01 for a petition for rulemaking. I also do not find any rules governing the rights of the petitioner to defend their petition in a hearing.

Perhaps the legislative body of the Energy Commission should reconsider this petition and adopt formal rules so the public can petition their government through the Energy Commission, a state body and ensure action will be taken in a timely manner. https://efiling.energy.ca.gov/GetDocument.aspx?tn=228746

I have not been informed as to if a docket was created for this petition https://efiling.energy.ca.gov/GetDocument.aspx?tn=231163 yet the docket it was filed in is now closed.

Please see that the legislative body of the Energy Commission is aware of the need for Title 20 regulations to be produced and adopted for all petitions the public may make to the Energy Commission.

take care,

Steve Uhler sau@wwmpd.com