

To Our Public Servants at DOER,

- 1) The regulations must explicitly state that combustion-based technologies shall not be considered Clean Peak Resources – clean must be clean!
- 2) The draft regulations are incomplete because they refer to numerous Guidelines that DOER has not published, including a Guideline on Clean Peak Resource Eligibility.
- 3) DOER must post the draft Guidelines and extend the public comment period by at least 60 days for the public to review and comment on them.

As per articles 4, and 5 of Our Massachusetts Constitution, the people of this Commonwealth have the EXCLUSIVE RIGHT of governing ourselves. All our public servants are accountable to us at all times. What this means is that you are in a state of misfeasance, and malfeasance, when you attempt to dictate policy to us, instead of aligning yourselves to OUR Guidance and Direction to you. You are trustees of our trust known as the Constitution of the commonwealth of Massachusetts, hired by us, solely to fulfill OUR guidance and direction regarding the disposition of OUR Trust.

You are demonstrating currently an attempt to supplant and usurp our constitutional exclusive right to be a self governing sovereign people, guaranteed to us by our Constitution.

We also hereby require you, as further guidance and direction that you SHALL extend the comment period to a time 60 days past the time when you have posted the draft guidelines. Any failure to do so will be considered as malfeasance in relation to our Constitution, by our hired public servants and trustees of our trust.

Sincerely,
Lisa Hoag,
Inhabitant of Massachusetts

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