

Having attended the hearing on Monday, October 28, 2019 at Greenfield Community College, I believe the lack of final guidelines is an issue that must be dealt with. In addition, the idea that biomass cannot be considered clean energy and, therefore, should not be incentivized is most important for the new regulations.

These are my demands:

- 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.

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