

**REPORT TO THE
CALIFORNIA PUBLIC UTILITIES COMMISSION
REGARDING EX PARTE COMMUNICATIONS
AND RELATED PRACTICES**

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CPUC PROCEEDINGS AND EX PARTE PRACTICES

- **Basic process**
 - Hearings before ALJ
 - Proposed decision recommended to the five-member Commission for adoption
- **“Ex parte communication”**
 - Any communication by one party, without notice to, or argument by, anyone having an adverse interest.

CPUC RULES BY TYPE OF PROCEEDING

Proceeding Type

Rule

Adjudicatory

Ex parte communications
are prohibited

Quasi-legislative

No restrictions

Ratesetting

It's complicated

RULES FOR RATESETTING CASES

Public Utilities Code § 1701.3(c): Ex parte communications are prohibited in ratesetting cases.

RULES FOR RATESETTING CASES


Public Utilities Code § 1701.3(c): Ex parte communications are prohibited in ratesetting cases. However, oral ex parte communications may be permitted at any time by any commissioner if all interested parties are invited and given not less than three days' notice. Written ex parte communications may be permitted by any party provided that copies of the communication are transmitted to all parties on the same day. If an ex parte communication meeting is granted to any party, all other parties shall also be granted individual ex parte meetings of a substantially equal period of time and shall be sent a notice of that authorization at the time that the request is granted. In no event shall that notice be less than three days. The commission may establish a period during which no oral or written ex parte communications shall be permitted and may meet in closed session during that period, which shall not in any circumstance exceed 14 days. If the commission holds the decision, it may permit ex parte communications during the first half of the interval between the hold date and the date that the decision is calendared for final decision. The commission may meet in closed session for the second half of that interval.

EX PARTE COMMUNICATIONS ARE PERVASIVE

- **21,389** total reported ex parte contacts (since March 1992)
- Average of **14.3** contacts per proceeding
- One proceeding had **1,285** reported ex parte communications

UTILITIES ARE THE MOST FREQUENT EX PARTE COMMUNICTORS

(MAR 1992 - OCT 2014)



Filer	No. of Ex Parte Contacts	No. of Proceedings	Avg. Contacts / Proceeding
Pacific Bell Telephone Company	1,281	105	12.20
GTE California, Inc.	263	30	8.77
CA Cable Television Association	223	31	7.19
Verizon California Inc.	188	27	6.96
AT&T Communications of California	351	51	6.88
Southern California Gas Company	955	139	6.87
California-American Water Co.	192	29	6.62
MCI Telecommunications Corp.	178	27	6.59
Southern California Edison Company	1,863	283	6.58
Pacific Gas & Electric Company	2,272	378	6.01
Independent Energy Producers Association	236	47	5.02
San Diego Gas & Electric Company	833	180	4.63
Natural Resources Defense Council	187	41	4.56
CPUC/ORR	2,325	529	4.40
Sempra Energy	206	54	3.81
Greenlining Institute, The	136	37	3.68
TURN	699	203	3.44
CA Water Service Company	98	30	3.27
Alliance For Retail Energy Markets	111	34	3.26
CA Large Energy Consumers Association	106	38	2.79

CPUC BUSINESS MEETINGS

- Meets **1.7 times/month** in public business meetings
- Public portion of meeting lasts average of **2.5 hours**

OTHER AGENCIES WE CONSIDERED

California

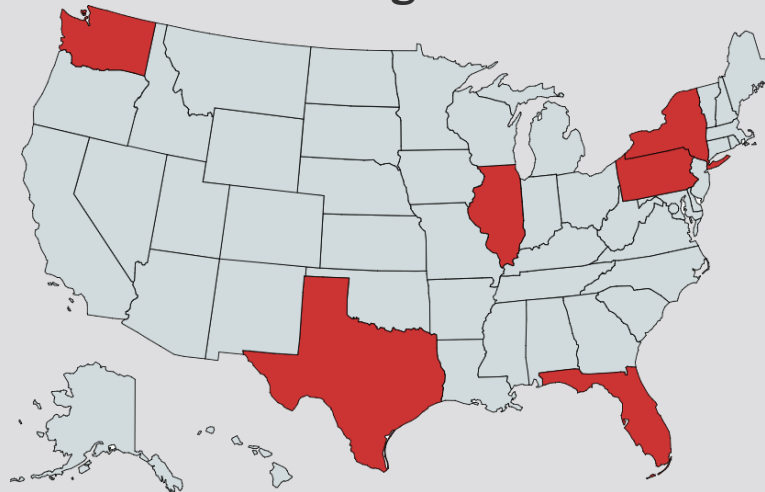
- Administrative Procedure Act
- California Coastal Commission
- California Energy Commission

Federal Agencies

- Federal Administrative Procedure Act
- Federal Communications Commission
- Federal Energy Regulatory Commission

Other State Utility Commissions

- Florida
- Illinois
- New York
- Pennsylvania
- Texas
- Washington



MAIN DISTINCTIONS

Formal Hearings

Ex parte communications banned

VS.

Informal Proceedings

Ex parte communications either
permitted or
permitted w/ disclosure requirements

CPUC AS OUTLIER

- Decision-makers' statements are not disclosed
- Ex parte communications are not included in the record
- Disclosures of ex parte communications are made by parties, not decision-makers
- No penalties for decision-makers
- Advisors' ex parte communications are not limited in the same manner as Commissioners

FINDINGS

FINDING:

Ex parte communications . . .

. . . are a **frequent, pervasive part of CPUC practice** that **sometimes determine the outcome** of proceedings.

FINDING:

Ex parte communications . . .

. . . are **unfair to parties.**

FINDING:

Ex parte communications . . .

. . . **undermine and deprecate**
the record-based decision-
making process.

FINDING:

Ex parte communications . . .

. . . transform a legal quest for evidence-based truth into a **negotiation with utilities.**

“WHAT DO YOU REALLY NEED?”

“YOU KNOW ME.”

FINDING:

Ex parte communications . . .

. . . render governmental
decision-making **invisible to
the public.**

FINDING:

Ex parte communications . . .

. . . make commission
meetings **merely ceremonial.**

FINDING:

Ex parte communications . . .

. . . corrode government
ethics.

“DON’T SAY A WORD.”

THERE ARE ALTERNATIVES

