Dear Ms. Smith,

I am the Managing Director of the School Project for Utility Rate Reduction a joint powers authority of California public K-12 school districts, county offices of education, and community colleges.

Public Resources Code section 26240(a) reads as follows: "In order to later quantify the costs and benefits of funded projects, an entity that receives funds from the Job Creation Fund shall authorize its local electric and gas utilities to provide 12 months of past and ongoing usage and billing records at the school facility site level to the Energy Commission." Emphasis added.

The reference to "local electric and gas utilities" covers the local distribution company (the operator of pipes, wires, and meters) and does NOT cover third party commodity providers, such as Community Choice Aggregators, Energy Service Providers, or Core Transport Agents (who merely wheel commodity over utility pipes), correct?

We submitted earlier rounds of comments and questions on October 9 and 22.

Regards,

Michael Rochman, Managing Director
School Project for Utility Rate Reduction (SPURR)
925-743-1292 [office]
925-609-1140 [direct]
RochmanM@spurr.org
www.spurr.org

SPURR is the Utilities Joint Powers Authority of California Public Schools