Thank you for your comment. It has been forwarded to the Docket for consideration.

To all this concerns: In reading the proposed guidelines with specific respect to procurement protocol I see that “Sole Sourcing” is not allowed and understand why. I however did see any language that would prohibit an LEA from utilizing Government Code 4217.10 – 4217.13. This statute mirrors the impetus of Prop 39 and all of its desired results. This would provide a much needed flexibility for the LEA’s and assure that only qualified Energy Conservation Contractors and organizations were involved in their project’s implementation.

Any and all arguments for this suggestion will be greatly appreciated.

Rick W Konkel