

## Energy - Docket Optical System

---

**From:** Smith, Marcia@Energy  
**Sent:** Wednesday, October 23, 2013 5:16 PM  
**To:** Celeste  
**Cc:** Energy - Docket Optical System  
**Subject:** RE: Proposition 39 Comment

**Categories:** Ready to Docket

California Energy Commission

**DOCKETED**  
**13-CCEJA-01**

TN 72164

OCT. 24 2013

Hello Celeste.

Thank you for your question. The Energy Commission has been working with Department of Education to try to consider all possible scenarios for school facility locations. This one was not included. I believe your situation will be eligible. You appear to be a cross between "LEAs Located in Privately-owned Leased Facilities" and "Publicly-owned Leased Facilities with a Separate Meter". I am forwarding your question/comment to the Docket to ensure it is considered as we finalize the guidelines.

Marcia Smith  
California Energy Commission  
Manager, Proposition 39 Program  
(916) 651-3754  
[Marcia.Smith@energy.ca.gov](mailto:Marcia.Smith@energy.ca.gov)

-----Original Message-----

**From:** Celeste [<mailto:celestebeck@pacific.net>]  
**Sent:** Wednesday, October 23, 2013 2:05 PM  
**To:** Energy - Prop39  
**Subject:** Proposition 39 Comment

We are a charter school that leases from Redwood Empire Fair, which is a state-owned property. In the draft guidelines, wording is used for LEAs that lease government owned property that assumes an LEA leases from another LEA. Our utilities are metered separately for our buildings on the fairgrounds, and the Fair sends us a monthly statement showing our usage and payment amount. We send this to the Fair, which pays the utility bills for the whole fairgrounds. Will this suffice for the eligibility portion that says we must pay our own bills?

Thank you,  
Celeste Beck  
Principal  
Tree of Life Charter School  
PO Box 966  
Ukiah, CA 95482  
707-462-0913